

TO: Members of the Legislative Commission on Pensions and Retirement

FROM: Lawrence A. Martin, Executive Director

RE: S.F. 439 (Betzold); H.F. 2094 (Smith); Cross-Reference Corrections, Obsolete Date Removals, and Language Style and Usage Updates

DATE: March 28, 2005

General Summary of S.F. 439 (Betzold); H.F. 2094 (Smith)

S.F. 439 (Betzold); H.F. 2094 (Smith) amends various provisions in Minnesota Statutes, Chapters 69, 352, 352B, 352D, 353, 354, 354A, 356A, and 422A, the statutory provisions governing fire and police state aid, local police and fire relief association funding, the General State Employees Retirement Plan of the Minnesota State Retirement System (MSRS-General), the State Patrol Retirement Plan, the Unclassified State Employees Retirement Program of the Minnesota State Retirement System (MSRS-Unclassified), the General Employee Retirement Plan of the Public Employees Retirement Association (PERA-General), the Teachers Retirement Association (TRA), the first class city teacher retirement fund associations, general public pension fiduciary responsibility obligations, and the Minneapolis Employees Retirement Fund (MERF), by correcting various incorrect or obsolete cross-references, by eliminating various obsolete dates, and by clarifying the language style and usage of various provisions.

Section-by-Section Summary of S.F. 439 (Betzold); H.F. 2094 (Smith)

A section-by-section summary of S.F. 439 (Betzold); H.F. 2094 (Smith) is attached.

Discussion

S.F. 439 (Betzold); H.F. 2094 (Smith) modifies various public retirement provisions to correct various incorrect or obsolete cross-references, to eliminate various obsolete date references, and to update the language style and usage of various provisions.

While the draft proposed clarification and correction legislation raises few substantive public policy issues directly, the draft proposed legislation does touch on a number of potential issues that the Commission may wish to consider and address, as follows:

1. Necessity or Accuracy of Proposed Corrections and Clarifications. The policy issue is whether or not the proposed cross-reference corrections, date reference eliminations, and language usage and style updates are necessary and accurate. The proposed legislation was introduced early in the 2005 Legislative Session to provide the affected retirement plan administrators an opportunity to review it. Two plan administrators have forwarded additional potential corrections, which are contained in Amendment LCPR05-169. Those plan administrators and other interested parties should be given an opportunity to provide any relevant comments on the proposed legislation and any additions or corrections. If provisions are identified as unnecessary or inaccurate in their impact, the identified provisions should be considered for amendment out of the proposed legislation.
2. Failure of Retirement Plans to Address Obvious Administrative Issues. The policy issue is the failure of the various retirement plans to address in a timely fashion obvious administrative issues. Many of the cross-references identified for correction and the dates identified for elimination have been incorrect or obsolete for a considerable period of time. The various retirement plans affected by this draft proposed legislation work with the identified statutes regularly and, logically, should be the first to identify problems. For whatever reason, the administrative legislation forwarded by the various major retirement plans over the past decade or more have not proposed many of the necessary corrections and eliminations. Instead, much administrative legislation forwarded to the Commission by the major retirement plans over the past decade or two decades have included numerous benefit limitation or requirement relaxations, making them low level benefit increase bills rather than housekeeping/administrative bills. The Commission may wish to clearly express to the major retirement plan administrators its concern about the plans' past failures to correct or revise these types of retirement provisions and its expectation that future administrative legislation proposed by the major retirement plans regularly address incorrect cross-references and obsolete date provisions.
3. Potential Substantive Addition: Appropriateness of a Potential Inclusion of Additional Law Enforcement Officers in Police State Aid. (Section 1.) The policy issue is the question of whether the various sets of peace officers currently included in police state aid should include three sets of

additional law enforcement officers, the fugitive apprehension officers employed by the State Department of Corrections, the alcohol control officers employed by the State Department of Public Safety, and the police officers employed by the Metropolitan Transit operation of the Metropolitan Council. Police state aid is allocated on the basis of the number of full-time (employed for at least 30 hours per week) police officers employed by most public employers, subject to a maximum aid amount set at the employer's prior year employer contribution. A precedent exists for the potential extensions, since University of Minnesota police officers, Metropolitan Airport police officers, Indian tribal police officers, Department of Natural Resources game wardens, and Department of Public Safety gambling enforcement officers are all currently included in police state aid. The establishment dates of the three affected law enforcement operations vary, with the fugitive apprehension officers the most recent to be included, but the question of police state aid inclusion with these sets of peace officers has not arisen for Commission consideration. Inclusion of additional peace officers in police state aid would reduce the potential aid for other employers in proportion to the relationship of the number of new inclusion group bears to the total number of currently included peace officers. However, most employers historically receive less police state aid than their full potential aid amount because of the employer pension cost police state aid maximum. Inclusion would produce a budgetary saving for the affected public employers. Amendment LCPR05-170 would include the three sets of unincluded peace officers in the police state aid allocation in the future.

4. Potential Substantive Change: Appropriateness of the Continuation of Optional MSRS-General Membership for Governor/ Lieutenant Governor Appointees. (Section 12.) The policy issue is the appropriateness of continuing the authorization of optional membership in the General State Employees Retirement Plan of the Minnesota State Retirement System (MSRS-General) for individuals who are appointed by the Governor or by the Lieutenant Governor. The optional membership provision, which presumably relates to commissioners and other high administration officials, probably was developed to address the situation of expected short government careers by Commissioners and other department heads and the problem of relatively long public pension plan vesting periods then in force (ten years prior to 1987, then five years until 1989, and now three years). Since the MSRS-Unclassified State Employees Retirement Program was created in 1971 (Laws 1971, Chapter 604) to provide alternative defined contribution plan coverage for potentially highly employment-mobile State employees, such as commissioners, which was the same problem that is potentially addressed by Minnesota Statutes, Section 352.021, Subdivision 3, this provision may no longer be necessary. MSRS could provide testimony about the extent of recent utilization of the provision. Amendment LCPR05-171 would repeal the MSRS-General optional membership provision.
5. Potential Substantive Change: Appropriateness of Continued State Patrol Retirement Plan Coverage for Pre-1978 and Pre-1988 Bureau of Criminal Apprehension Personnel. (Section 22.) The policy issue is the appropriateness of continuing public safety employee retirement plan coverage some personnel employed by the Bureau of Criminal Apprehension (BCA) who no longer are licensed peace officers. In 1978 and in 1987-1988, the BCA apparently civilianized a number of employment positions that previously were considered law enforcement positions and grandparented those individuals in membership in the State Patrol Retirement Plan. Public safety employee pension plans exist to provide retirement benefits that reflect the employment hazards of public safety employees and the enhanced need for the retention of physical capabilities inherent in that employment. If the affected BCA employees are not subjected to those hazards and employment needs, but retain public safety coverage 16 or 26 years after that employment change. That practice is inconsistent with Commission and legislative policy and its continuation may not be appropriate. Amendment LCPR05-172 would eliminate the BCA grandparenting language, either because it is now obsolete or because it is inconsistent with good pension policy.
6. Potential Substantive Change: Appropriateness of Transferring Past Defined Benefit Plan Contributions to the MSRS-Unclassified Program. (Section 32.) The policy issue is the appropriateness of permitting a transfer of past Minnesota public employee defined benefit retirement plan member contributions and matching employer contributions, plus interest, to the Unclassified State Employees Retirement Program of the Minnesota State Retirement System (MSRS-Unclassified) within one year of gaining coverage by that retirement program. The transfer language applies to almost any defined benefit plan contributions, even if the person already had sufficient service in total or in each plan to vest for a benefit. The MSRS-Unclassified Program is covered by the Combined Service Annuity provision, Minnesota Statutes, Section 356.30, so MSRS-Unclassified Program members already have full portability rights and do not need a contribution transfer provision to gain portability by transferring defined benefit plan coverage to a defined contribution plan. The provision was initially enacted in 1985 (First Special Session Laws 1985, Chapter 7, Section 9) and

the Commission staff office does not have any contemporaneous materials to explain the intent of the provision and whether the purpose of the provision was essentially limited in time or was expected to be ongoing. The transfer provision could allow individuals to take enhanced refund amounts, thereby causing the affected defined benefit plan to incur an actuarial loss, and may induce individuals to make transfers in hopes of gaining a future investment advantage that might not actually occur, ultimately leaving those individuals with reduced benefits. Amendment LCPR05-173 would repeal this provision, either because the need for the provision is now obsolete or because it is inconsistent with good pension policy.

7. Potential Substantive Change: Appropriateness of Continuing Optional PERA-General Plan Membership for City Managers. (Section 38.) The policy issue is the appropriateness of permitting city managers in Minnesota to elect between retirement coverage by the General Employee Retirement Plan of the Public Employees Retirement Association (PERA-General) and an outside deferred compensation program. Minnesota has generally required public pension plan membership for all public employees and this personal optional membership provision departs from that policy. PERA should be requested to testify about the plan's experience in administering the optional membership provision, especially any recent trend in coverage selections by city managers. The provision was intended in 1981 to provide portability for those city managers who function in a national market and who move between jobs and between states frequently. The portability of defined contribution plan coverage, if still important and desirable, could be provided through the PERA Defined Contribution Retirement Plan rather than by a third-party pension plan. Amendment LCPR05-174 would repeal the optional city manager PERA-General membership provision. Amendment LCPR05-175 would replace the outside vendor deferred compensation program coverage with PERA Defined Contribution Plan coverage.

8. Potential Substantive Change: Appropriateness of the Retention of the Various TRA Savings Clauses. (No specific section). The policy issue is the continuing appropriateness of retaining the various savings clauses in Teachers Retirement Association (TRA) law. The most significant savings clause is the pre-1969 teacher TRA Improved Money Purchase Program savings clause, Minnesota Statutes, Section 354.55, Subdivision 17, but others exist. The savings clauses and related provisions in Minnesota Statutes, Section 354.55, are:

- Subdivision 2. Pre-1957 election continues in effect.
- Subdivision 3. Pre-1957 deferred member retains pre-1957 law rights, or 1969 law rights with 10 years of service.
- Subdivision 6. Pre-1965 annuitant special post-retirement increase.
- Subdivision 12. Pre-1973 retiree money purchase annuity rights retained.
- Subdivision 13. Pre-1968 deferred retirees retain 1969 law rights.
- Subdivision 14. Pre-1973 retiree special post-retirement increase.
- Subdivision 15. Pre-1973 retiree special post-retirement increase.
- Subdivision 16. 1972-1973 school year terminating teachers obtain July 1, 1973, benefit rights.
- Subdivision 17. Improved Money Purchase Program savings clause.
- Subdivision 18. 1972-1973 school year terminating teachers savings clause.

Had the Legislature eliminated the TRA Improved Money Purchase Program savings clause in the late 1970s, when it first appeared to be clearly obsolete and when it already had accomplished its intended goal of avoiding the imposition in 1971 or 1972 of a benefit reduction in changing TRA totally to a defined benefit retirement plan, the significant subsequent benefit disparities, the additional TRA liabilities, and the controversy surrounding the clause's unintended recent results could have been avoided. Testimony perhaps should be requested from TRA about the continuing applicability of these ten subdivisions of Minnesota Statutes, Section 354.55. If the provisions lack viability, the provisions perhaps should be repealed to avoid unintended results occurring decades after passage of the savings clause provision. Amendment LCPR05-176 would repeal these provisions as obsolete enactments.

Section-By-Section Summary of S.F. 439 (Betzold); H.F. 2094 (Smith)

Sec.	Page, Lines	Statutory Provision	Retirement Plan	Summary
1	Page 1, Lines 30-37; Page 2, Lines 1-23	Section 69.011, Subdivision 2b	Police State Aid	Eliminates dated provisions from the provision relating to the certification of peace officers employed by the Department of Public Safety or the Department of Natural Resources.
2	Page 2, Lines 24-36; Page 3, Lines 1-35	Section 69.021, Subdivision 5	Police State Aid	Eliminates dated general fund transfer amounts from the general police state aid calculation provision.
3	Page 3, Line 36; Page 4, Lines 1-26	Section 69.021, Subdivision 11	Police State Aid	Eliminates an obsolete date reference from the provision requiring the transfer of the excess police state aid holding account amount to the additional amortization aid program.
4	Page 4, Lines 2-36; Page 5, Lines 1-9	Section 69.33	Fire State Aid	Eliminates references to first class city fire relief associations from insurance company fire state aid reporting form to recognize the consolidations of two first class city fire relief associations.
5	Page 5, Lines 10-36; Page 6, Lines 1-36; Page 7, Lines 1-36; Page 8, Lines 1-9	Section 69.773, Subdivision 4	Monthly Benefit Volunteer Fire Relief Association Financing Guidelines Act	Eliminates obsolete amortization target dates from the monthly benefit volunteer firefighter relief association financial requirement determination and revises the language and style of the provision.
6	Page 8, Lines 10-18	Section 352.01, Subdivision 4	MSRS-General and MSRS-Correctional	Replaces obsolete special law reference with the correct statutory reference in the definition of “accumulated contributions.”
7	Page 8, Lines 19-33	Section 352.01, Subdivision 5	MSRS-General and MSRS-Correctional	Adds to the “retirement fund” definition specific references to the MSRS-General fund and to the MSRS-Correctional fund.
8	Page 8, Lines 34-36; Page 9, Lines 1-14	Section 352.01, Subdivision 21	MSRS-General, MSRS-Correctional, Legislators, Constitutional Officers, and Judges	Eliminates an obsolete date reference from the definition of the phrase “accrued annuities.”
9	Page 9, Lines 15-23	Section 352.01, Subdivision 23	MSRS-General and MSRS-Correctional	Clarifies the language usage and style of the definition of “coverage.”
10	Page 9, Lines 24-36	Section 352.021, Subdivision 1	MSRS-General	Clarifies the retirement plan name in the plan establishment provision.
11	Page 10, Lines 1-10	Section 352.021, Subdivision 2	MSRS-General	Eliminates an obsolete date and clarifies the language usage and style in the mandatory coverage provision.
12	Page 10, Lines 11-24	Section 352.021, Subdivision 3	MSRS-General	Clarifies the plan cross-references and the language style and usage of the option membership exemption provision.
13	Page 10, Lines 25-34	Section 352.021, Subdivision 4	MSRS-General	Clarifies plan references in the reen trance into State service after taking a refund.
14	Page 10, Lines 35-36; Page 11, Lines 1-12	Section 352.04, Subdivision 1	MSRS-General	Eliminates an obsolete effective date and clarifies general state employees retirement fund references in the fund creation provision.
15	Page 11, Lines 13-32	Section 352.04, Subdivision 12	MSRS-General	Clarifies references to the general state employees retirement fund in the fund disbursement restriction provision.
16	Page 11, Lines 33-36; Page 12, Lines 1-13	Section 352.041, Subdivision 1	MSRS-General	Eliminates an obsolete reference to covered salary maximums and clarifies retirement plan references in the political subdivision leave of absence service provision.
17	Page 12, Lines 14-24	Section 352.041, Subdivision 2	MSRS-General	Clarifies retirement plan references and clarifies language usage and style in the political subdivision leave of absence services member contribution provision.
18	Page 12, Lines 25-36	Section 352.041, Subdivision 3	MSRS-General	Clarifies retirement plan references and clarifies language usage and style in the political subdivision leave of absence services employer contribution provision.

Sec.	Page, Lines	Statutory Provision	Retirement Plan	Summary
19	Page 13, Lines 1-17	Section 352.041, Subdivision 5	MSRS-General	Clarifies the language usage and style in the political subdivision leave of absence service local tax levy provision.
20	Page 13, Lines 18-35	Section 352.22, Subdivision 10	MSRS-General	Eliminates an obsolete reference to a former labor service employee provision in a refund eligibility provision.
21	Page 13, Line 36; Page 14, Lines 1-4	Section 352B.01, Subdivision 1	State Patrol	Clarifies the language style and usage of a definitions scope provision.
22	Page 14, Lines 5-36; Page 15, Lines 1-3	Section 352B.01, Subdivision 2	State Patrol	Eliminates an obsolete date from the membership specification provision.
23	Page 15, Lines 4-28	Section 352B.01, Subdivision 3	State Patrol	Clarifies cross-references to Section 352B.01, Subdivision 2, and clarifies the crediting of regular monthly service in the allowable service definition.
24	Page 15, Lines 29-36; Page 16, Lines 1-5	Section 352B.02, Subdivision 1E	State Patrol	Clarifies a reference to regular production actuary in the audit and actuarial valuation requirement provision.
25	Page 16, Lines 6-13	Section 352D.01	MSRS-Unclassified	Clarifies the language style and usage in the program establishment provision.
26	Page 16, Lines 14-18	Section 352D.015, Subdivision 3	MSRS-Unclassified	Clarifies the reference in the “supplemental investment fund” definition.
27	Page 16, Lines 19-23	Section 352D.015, Subdivision 4	MSRS-Unclassified	Clarifies a reference to the MSRS-General fund in the “general fund” definition.
28	Page 16, Lines 24-36; Page 17, Lines 1-3	Section 352D.03	MSRS-Unclassified	Clarifies the interest rate for transfers to the program and eliminates an obsolete reference to MSRS-General funding in an asset transfer provision.
29	Page 17, Lines 4-20	Section 352D.05, Subdivision 4	MSRS-Unclassified	Adds a cross-reference to the Chapter 356 installment refund repayment provision to the refund repayment provision.
30	Page 17, Lines 21-35	Section 352D.085, Subdivision 1	MSRS-Unclassified	Adds cross-references to the Chapter 356 portability provisions to a limited plan portability provision.
31	Page 17, Line 36; Page 18, Lines 1-12	Section 352D.09, Subdivision 5	MSRS-Unclassified	Clarifies the language usage and style of the unclaimed benefits provision.
32	Page 18, Lines 13-36; Page 19, Lines 1-29	Section 352D.12	MSRS-Unclassified	Eliminates obsolete Legislators Retirement Plan
33	Page 19, Lines 30-36; Page 20, Lines 1-8	Section 353.01, Subdivision 32	PERA-General	Corrects a reference to the federal Secretary of Health and Human Services in the definition of “coordinated member.”
34	Page 20, Lines 9-15	Section 353.01, Subdivision 33	PERA-General	Corrects a reference to the federal Secretary of Health and Human Services in the definition of “basic member.”
35	Page 20, Lines 16-26	Section 353.025	PERA-General	Eliminates an obsolete date reference relating to PERA-General Plan membership for the Range Association of Municipalities and Schools.
36	Page 20, Lines 27-36; Page 21, Lines 1-5	Section 353.026	PERA-General	Clarifies the retirement plan reference in the coverage provision for post-June 30, 1978, hirees of the city of Minneapolis or of the Minneapolis Public School System.
37	Page 21, Lines 6-20	Section 353.027	PERA-General	Clarifies the retirement plan reference in the coverage provision for Ramsey municipal court employees.
38	Page 21, Lines 21-36; Page 22, Lines 1-36; Page 23, Lines 1-22	Section 353.028	PERA-General	Divides into paragraphs the definition subdivision of the optional city manager membership provision and clarifies language usage and style and plan references in the remaining subdivision of the optional city manager membership provision.
39	Page 23, Lines 23-33	Section 353.14	PERA-General	Clarifies the language and style of a no impairment of pension provision based on other service.
40	Page 23, Lines 34-36; Page 24, Lines 1-29	Section 353.27, Subdivision 11	PERA-General	Divides the salary reporting provision into subdivisions and eliminates an obsolete date reference.

Sec.	Page, Lines	Statutory Provision	Retirement Plan	Summary
41	Page 24, Lines 30-36; Page 25, Lines 1-33	Section 353.271	PERA-General, PERA-P&F, and PERA-Correctional	Clarifies the plan references and updates the consulting actuary reference in the Minnesota Post Retirement Investment Fund (MPRIF) participation section.
42	Page 25, Lines 34-36; Page 26, Lines 1-3	Section 353.31, Subdivision 1c	PERA-General	Clarifies a statutory reference in the coordinated member general survivor provision.
43	Page 26, Lines 4-21	Section 353.32, Subdivision 9	PERA-General	Re-designates an itemized list by number rather than by letter in a death benefit payment to a minor provision.
44	Page 26, Lines 22-36; Page 27, Lines 1-10	Section 353.33, Subdivision 12	PERA-General	Re-designates an itemized list by number rather than by letter in a basic disability benefit survivor benefit provision.
45	Page 27, Lines 11-36; Page 28, Lines 1-22	Section 354.091	TRA	Removes an obsolete date reference and revises language usage and style in a service credit provision.
46	Page 28, Lines 23-36; Page 29, Line 1	Section 354.33, Subdivision 5	TRA	Re-designates an itemized list by number rather than by letter in special basic member annuity calculation provision.
47	Page 29, Lines 2-13	Section 354.39	TRA	Eliminates an obsolete effective date, corrects a reference to the federal Secretary of Health and Human Services, and clarifies the language style and usage of a provision relating to newly created State Universities.
48	Page 29, 14-20	Section 354.41, Subdivision 2	TRA	Eliminates an obsolete effective date and clarifies the language style and usage of a mandatory membership provision.
49	Page 29, Lines 21-36; Page 30, Lines 1-2	Section 354.42, New Subdivision 1a	TRA	Recreates a teacher retirement fund, which was established in 1931, but was inexplicably repealed in 1974. The fund provision parallels the fund provisions for MSRS-General and PERA-General.
50	Page 30, Lines 3-36; Page 31, Lines 1-25	Section 354.44, Subdivision 2	TRA	Clarifies the language, style and usage of the money purchase annuity computation provision and re-designates the paragraphs and clauses in accord with current alphabetic and numeric designation conventions.
51	Page 31, Lines 26-36; Page 32, Lines 1-2	Section 354A.021, Subdivision 5	First Class City Teacher Retirement Fund Associations	Eliminates an obsolete date and clarifies the language style and usage in the tax sheltered annuity authorization provision.
52	Page 32, Lines 3-9	Section 354A.31, Subdivision 5	First Class City Teacher Retirement Fund Associations	Adds a cross-reference to the separate DTRFA retirement annuity computation provision in the normal retirement annuity provision.
53	Page 32, Lines 10-36; Page 33, Lines 1-36; Page 34, Lines 1-36; Page 35, Lines 1-36; Page 36, Lines 1-26	Section 356A.06, Subdivision 7	Fiduciary Responsibility	Corrects an erroneous cross-reference.
54	Page 36, Lines 27-36; Page 37, Lines 1-8	Section 422A.01, Subdivision 11	MERF	Adds applicable phase-out date and clarifies the language style and usage in the membership definition.
55	Page 37, Lines 9-35	Section 422A.06, Subdivision 7	MERF	Eliminates an obsolete date and clarifies the language style and usage in the disability benefit fund governing provision.
56	Page 37, Line 36; Page 38, Lines 1-21	Section 422A.10, Subdivision 1	MERF	Eliminates obsolete effective dates in the member contribution provision.
57	Page 38, Lines 22-36	Section 422A.10, Subdivision 2	MERF	Eliminates obsolete cross-references from the mandatory member contribution provision.
58	Page 39, Lines 1-36; Page 40, Lines 1-2	Section 422A.22, Subdivision 1	MERF	Divides into paragraphs a membership retention provision and clarifies the language usage and style of the subdivision.
59	Page 40, Lines 3-8	Section 422A.22, Subdivision 3	MERF	Clarifies the language usage and style of a limitation on membership eligibility provision.

Sec.	Page, Lines	Statutory Provision	Retirement Plan	Summary
60	Page 40, Lines 9-30	Section 422A.22, Subdivision 4	MERF	Adds an appropriate cross-reference and clarifies the language style and usage in the death-while-active refund provision.
61	Page 40, Lines 31-36; Page 41, Lines 1-6	Section 422A.22, Subdivision 6	MERF	Corrects a reference to the retirement plan and specifies the interest rate on a refund repayment consistent with all other retirement plans in the refund repayment provision.
62	Page 41, Lines 7-33	Section 422A.231	MERF	Corrects a reference to the actuary retained by the joint retirement plans in an actuarial cost allocation provision.
63	Page 41, Lines 34-36; Page 42, Lines 1-3	Uncoded	MERF	Directs the Revisor of Statutes to replace the reference to “sections 422A.01 to 422A.25” with the reference to “this chapter” in MERF law.
64	Page 42, Lines 4-12	Uncoded	Repealer	Repeals as obsolete an MSRS-General provision defining an adjustable fixed benefit annuity, an MSRS-Unclassified administrative charge recovery provision, a PERA-General former municipal court judge deferred retirement annuity provision, a PERA-General pre-1973 survivor benefit provision, a set of three PERA-General pre-1982 service credit purchase provisions, a PERA-General additional salary purchase refund provision, a PERA-P&F/University of Minnesota Police Retirement Plan administrative provision, a special PERA-General special survivor benefit provision, a special pre-1965 PERA-General retirement annuity provision, a TRA pre-1957 State University teacher additional retirement annuity provision, a MERF pre-1967 Hennepin County membership provision, a MERF former employee reemployment provision, and a special MERF refund repayment provision.
65	Page 42, Lines 13-14	Uncoded	Effective Date	All sections are effective on July 1, 2005.