1.1	moves to amend H.F. No. 1978; S.F. No. 430, as follows:
1.2	Delete everything after the enacting clause and insert:
1.3	"ARTICLE 1
1.4	VARIOUS CLARIFICATIONS AND CORRECTIONS
1.5	Section 1. Minnesota Statutes 2006, section 3A.05, is amended to read:
1.6	3A.05 APPLICATION FOR SURVIVOR BENEFIT.
1.7	(a) Applications for survivor benefits under section 3A.04 must be filed with the
1.8	director by the surviving spouse and dependent child or children entitled to benefits under
1.9	section 3A.04, or by the guardian of the estate, if there is one, of the dependent child or
1.10	children.
1.11	(b) Survivor benefits accrue as of the first day of the month following the death of
1.12	the member of the legislature or former legislator and payments commence as of the first
1.13	of the month next following the filing of the application, and are retroactive to the date the
1.14	benefit accrues or the first of the month occurring 12 months before the month in which
1.15	the application is filed with the director, whichever is earlier later.
1.16	EFFECTIVE DATE. This section is effective retroactively to July 1, 2006.
1.17	Sec. 2. Minnesota Statutes 2006, section 13.632, subdivision 1, is amended to read:
1.18	Subdivision 1. Beneficiary and survivor data. The following data on beneficiaries
1.19	and survivors of the Minneapolis Teachers Retirement Fund Association, the St. Paul
1.20	Teachers Retirement Fund Association, and the Duluth Teachers Retirement Fund
1.21	Association members are private data on individuals: home address, date of birth, direct
1.22	deposit number, and tax withholding data.
1.23	EFFECTIVE DATE. This section is effective the day after final enactment.
1.24	Sec. 3. Minnesota Statutes 2006, section 126C.41, subdivision 4, is amended to read:

- 1.25 Subd. 4. Minneapolis health insurance subsidy. Each year Special School District
- 1.26 No. 1, Minneapolis, may make an additional levy not to exceed the amount raised by a net

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tax rate of .10 percent times the adjusted net tax capacity for taxes payable in 1991 and
thereafter of the property in the district for the preceding year. The proceeds may be used
only to subsidize health insurance costs for eligible teachers as provided in this section.

"Eligible teacher" means a retired teacher who is a retired member of the Teachers 2.4Retirement Association, who was a basic member of the former Minneapolis Teachers 2.5 Retirement Fund Association, who retired before May 1, 1974, or who had 20 or more 2.6 years of basic member service in the former Minneapolis Teachers Retirement Fund 2.7 Association and retired before June 30, 1983, and who is not eligible to receive the 2.8hospital insurance benefits of the federal Medicare program of the Social Security Act 2.9 without payment of a monthly premium. The district must notify eligible teachers that a 2.10 subsidy is available. To obtain a subsidy, an eligible teacher must submit to the school 2.11 district a copy of receipts for health insurance premiums paid. The district must disburse 2.12 the health insurance premium subsidy to each eligible teacher according to a schedule 2.13 determined by the district, but at least annually. An eligible teacher may receive a subsidy 2.14 up to an amount equal to the lesser of 90 percent of the cost of the eligible teacher's 2.15 health insurance or up to 90 percent of the cost of the number two qualified plan of health 2.16 coverage for individual policies made available by the Minnesota comprehensive health 2.17 association under chapter 62E. 2.18

If funds remaining from the previous year's health insurance subsidy levy, minus
the previous year's required subsidy amount, are sufficient to pay the estimated current
year subsidy, the levy must be discontinued until the remaining funds are estimated by the
school board to be insufficient to pay the subsidy.

2.23 This subdivision does not extend benefits to teachers who retire after June 30,
2.24 1983, and does not create a contractual right or claim for altering the benefits in this
2.25 subdivision. This subdivision does not restrict the district's right to modify or terminate
2.26 coverage under this subdivision.

2.27

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

Sec. 4. Minnesota Statutes 2006, section 353.01, subdivision 2b, is amended to read:
Subd. 2b. Excluded employees. The following public employees are not eligible
to participate as members of the association with retirement coverage by the public
employees retirement plan, the local government correctional employees retirement plan
under chapter 353E, or the public employees police and fire retirement plan:

(1) public officers, other than county sheriffs, who are elected to a governing body,
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

3.1 in that elective position. Elected governing body officials who were active members of

3.2 the association's coordinated or basic retirement plans as of June 30, 2002, continue

3.3 participation throughout incumbency in office until termination of public service occurs as

3.4 defined in subdivision 11a;

3.5

(2) election officers or election judges;

3.6 (3) patient and inmate personnel who perform services for a governmental
3.7 subdivision;

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

3.12 (5) employees who are employed by reason of work emergency caused by fire,
3.13 flood, storm, or similar disaster;

(6) employees who by virtue of their employment in one governmental subdivision 3.14 are required by law to be a member of and to contribute to any of the plans or funds 3.15 administered by the Minnesota State Retirement System, the Teachers Retirement 3.16 Association, the Duluth Teachers Retirement Fund Association, the Minneapolis Teachers 3.17 Retirement Fund Association, the St. Paul Teachers Retirement Fund Association, the 3.18 Minneapolis Employees Retirement Fund, or any police or firefighters relief association 3.19 governed by section 69.77 that has not consolidated with the Public Employees Retirement 3.20 Association, or any local police or firefighters consolidation account who have not elected 3.21 the type of benefit coverage provided by the public employees police and fire fund under 3.22 sections 353A.01 to 353A.10, or any persons covered by section 353.665, subdivision 4, 3.23 5, or 6, who have not elected public employees police and fire plan benefit coverage. This 3.24 clause must not be construed to prevent a person from being a member of and contributing 3.25 to the Public Employees Retirement Association and also belonging to and contributing to 3.26 another public pension plan or fund for other service occurring during the same period 3.27 of time. A person who meets the definition of "public employee" in subdivision 2 by 3.28 virtue of other service occurring during the same period of time becomes a member of the 3.29 association unless contributions are made to another public retirement fund on the salary 3.30 based on the other service or to the Teachers Retirement Association by a teacher as 3.31 defined in section 354.05, subdivision 2; 3.32

3.33 (7) persons who are members of a religious order and are excluded from coverage
3.34 under the federal Old Age, Survivors, Disability, and Health Insurance Program for the
3.35 performance of service as specified in United States Code, title 42, section 410(a)(8)(A),

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- 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;
- 4.3 (8) employees of a governmental subdivision who have not reached the age of
 4.4 23 and are enrolled on a full-time basis to attend or are attending classes on a full-time
 4.5 basis at an accredited school, college, or university in an undergraduate, graduate, or
 4.6 professional-technical program, or a public or charter high school;
- 4.7 (9) resident physicians, medical interns, and pharmacist residents and pharmacist
 4.8 interns who are serving in a degree or residency program in public hospitals;
- 4.9 (10) students who are serving in an internship or residency program sponsored4.10 by an accredited educational institution;
- 4.11 (11) persons who hold a part-time adult supplementary technical college license who
 4.12 render part-time teaching service in a technical college;
- 4.13 (12) except for employees of Hennepin County or Hennepin Healthcare System,
 4.14 Inc., foreign citizens working for a governmental subdivision with a work permit of less
 4.15 than three years, or an H-1b visa valid for less than three years of employment. Upon
 4.16 notice to the association that the work permit or visa extends beyond the three-year period,
 4.17 the foreign citizens must be reported for membership from the date of the extension;
- 4.18 (13) public hospital employees who elected not to participate as members of the
 4.19 association before 1972 and who did not elect to participate from July 1, 1988, to October
 4.20 1, 1988;
- (14) 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 public employees
 retirement fund or the public employees police and fire fund, whichever applies, on the
 basis of compensation received from public employment service other than service as
 volunteer ambulance service personnel;
- (15) except as provided in section 353.87, volunteer firefighters, as defined in
 subdivision 36, engaging in activities undertaken as part of volunteer firefighter duties;
 provided that 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 public employees retirement fund or the public
 employees police and fire fund, whichever applies, on the basis of compensation received
 from public employment activities other than those as a volunteer firefighter;
- 4.35 (16) pipefitters and associated trades personnel employed by Independent School
 4.36 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;

(17) electrical workers, plumbers, carpenters, and associated trades personnel
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 Carpenters Local 87 pension plan who were either first employed after May 1,
2000, or, if first employed before May 2, 2000, elected to be excluded under Laws 2000,
chapter 461, article 7, section 5;

(18) bricklayers, allied craftworkers, cement masons, glaziers, glassworkers, 5.11 painters, allied tradesworkers, and plasterers employed by the city of St. Paul or 5.12 Independent School District No. 625, St. Paul, with coverage under a collective 5.13 bargaining agreement by the Bricklayers and Allied Craftworkers Local 1 pension plan, 5.14 the Cement Masons Local 633 pension plan, the Glaziers and Glassworkers Local L-1324 5.15 pension plan, the Painters and Allied Trades Local 61 pension plan, or the Twin Cities 5.16 Plasterers Local 265 pension plan who were either first employed after May 1, 2001, or if 5.17 first employed before May 2, 2001, elected to be excluded under Laws 2001, First Special 5.18 Session chapter 10, article 10, section 6; 5.19

(19) plumbers 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 10, section 6;

(20) 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;

(21) 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;

5.34 (22) independent contractors and the employees of independent contractors; and
5.35 (23) reemployed annuitants of the association during the course of that
5.36 reemployment.

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6.1	EFFECTIVE DATE. This section is effective the day after final enactment.		
6.2	Sec. 5. Minnesota Statutes 2006, section 354.44, subdivision 6, is amended to read:		
6.3	Subd. 6. Computation of	formula program retiremen	t annuity. (a) The formula
6.4	retirement annuity must be comp	uted in accordance with the a	pplicable provisions of the
6.5	formulas stated in paragraph (b)	or (d) on the basis of each me	mber's average salary under
6.6	section 354.05, subdivision 13a,	for the period of the member's	s formula service credit.
6.7	(b) This paragraph, in conjunction with paragraph (c), applies to a person who first		
6.8	became a member of the association or a member of a pension fund listed in section		
6.9	356.30, subdivision 3, before Jul	y 1, 1989, unless paragraph (d), in conjunction with
6.10	paragraph (e), produces a higher	annuity amount, in which case	e paragraph (d) applies. The
6.11	average salary as defined in secti	on 354.05, subdivision 13a, n	nultiplied by the following
6.12	percentages per year of formula s	service credit shall determine	the amount of the annuity to
6.13	which the member qualifying the	erefor is entitled for service re	ndered before July 1, 2006:
6.14		Coordinated Member	Basic Member
6.15	Each year of service	the percent specified	the percent
6.16	during first ten	in section 356.315,	specified in
6.17		subdivision 1, per year	section 356.315,
6.18			subdivision 3, per
6.19			year
6.20	Each year of service	the percent specified	the percent
6.21	thereafter	in section 356.315,	specified in
6.22		subdivision 2, per year	section 356.315,
6.23			subdivision 4, per
6.24			year
6.25	For service rendered on or	after July 1, 2006, the average	e salary as defined in section
6.26	354.05, subdivision 13a, multipli	ed by the following percentag	es per year of service credit,
6.27	determines the amount the annui	ty to which the member quality	fying therefor is <u>entitled</u> :
6.28		Coordinated Member	Basic Member
6.29	Each year of service	the percent specified	the percent
6.30	during first ten	in section 356.315,	specified in
6.31		subdivision 1a, per year	section 356.315,
6.32			subdivision 3, per
6.33			year
6.34	Each year of service after	the percent specified	the percent
6.35	ten years of service	in section 356.315,	specified in
6.36		subdivision 2b, per year	section 356.315,
6.37			subdivision 4, per
6.38			year
6.39	(c)(i) This paragraph applie	es only to a person who first b	became a member of the
6.40	association or a member of a per	sion fund listed in section 35	6.30, subdivision 3, before

July 1, 1989, and whose annuity is higher when calculated under paragraph (b), in

7.1 conjunction with this paragraph than when calculated under paragraph (d), in conjunction7.2 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 7.12 first became a member of the association after June 30, 1989, and to any other member 7.13 who has become at least 55 years old and whose annuity amount when calculated under 7.14 this paragraph and in conjunction with paragraph (e), is higher than it is when calculated 7.15 under paragraph (b), in conjunction with paragraph (c). For a basic member, the average 7.16 salary, as defined in section 354.05, subdivision 13a, multiplied by the percent specified 7.17 by section 356.315, subdivision 4, for each year of service for a basic member shall 7.18 determine the amount of the retirement annuity to which the basic member is entitled. 7.19 The annuity of a basic member who was a member of the former Minneapolis Teachers 7.20 Retirement Fund Association as of June 30, 2006, must be determined according to the 7.21 annuity formula under the articles of incorporation of the former Minneapolis Teachers 7.22 Retirement Fund Association in effect as of that date. For a coordinated member, the 7.23 average salary, as defined in section 354.05, subdivision 13a, multiplied by the percent 7 24 specified in section 356.315, subdivision 2, for each year of service rendered before July 7.25 1, 2006, and by the percent specified in section 356.315, subdivision 2b, for each year of 7.26 service rendered on or after July 1, 2006, determines the amount of the retirement annuity 7.27 to which the coordinated member is entitled. 7.28

(e) This paragraph applies to a person who has become at least 55 years old and first 7.29 becomes a member of the association after June 30, 1989, and to any other member who 7 30 has become at least 55 years old and whose annuity is higher when calculated under 7.31 7.32 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 7.33 before the normal retirement age shall be paid the normal annuity provided in paragraph 7.34 (d) reduced so that the reduced annuity is the actuarial equivalent of the annuity that would 7.35 be payable to the employee if the employee deferred receipt of the annuity and the annuity 7.36

amount were augmented at an annual rate of three percent compounded annually from the
day the annuity begins to accrue until the normal retirement age if the employee became
an employee before July 1, 2006, and at 2.5 percent compounded annually if the employee
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.

8.10

EFFECTIVE DATE. This section is effective retroactively to July 1, 2006.

Sec. 6. Minnesota Statutes 2006, section 354A.12, subdivision 3b, is amended to read: 8.11 Subd. 3b. Special direct state matching aid to the Teachers Retirement 8.12 Association. (a) Special School District No. 1 must make an additional employer 8.13 contribution to the Teachers Retirement Fund Association. The city of Minneapolis must 8.14 make a contribution to the Teachers Retirement Association. This contribution must be 8.15 made by a levy of the board of estimate and taxation of the city of Minneapolis and the 8.16 levy, if made, is classified as that of a special taxing district for purposes of sections 8.17 275.065 and 276.04, and for all other property tax purposes. 8.18

(b) \$1,125,000 \$1,250,000 must be contributed by Special School District No. 8.19 1 and $\frac{1,125,000}{1,250,000}$ must be contributed by the city of Minneapolis to the 8 20 8.21 Teachers Retirement Association under paragraph (a), and the state shall pay to the Teachers Retirement Association \$2,500,000 each fiscal year. The superintendent of 8.22 Special School District No. 1, the mayor of the city of Minneapolis, and the executive 8.23 director of the Teachers Retirement Association shall jointly certify to the commissioner 8.24 of finance the total amount that has been contributed by Special School District No. 1 8.25 and by the city of Minneapolis to the Teachers Retirement Association. Any certification 8.26 to the commissioner of education must be made quarterly. If the total certifications for a 8.27 fiscal year exceed the maximum annual direct state matching aid amount in any quarter, 8.28 the amount of direct state matching aid payable to the Teachers Retirement Association 8.29 must be limited to the balance of the maximum annual direct state matching aid amount 8.30 available. The amount required under this paragraph, subject to the maximum direct state 8.31 matching aid amount, is appropriated annually to the commissioner of finance. 8.32

8.33 (c) The commissioner of finance may prescribe the form of the certifications
8.34 required under paragraph (b).

8.35

EFFECTIVE DATE. This section is effective retroactively to July 1, 2006.

Sec. 7. Minnesota Statutes 2006, section 354A.12, subdivision 3c, is amended to read: 9.1 Subd. 3c. Termination of supplemental contributions and direct matching 9.2 and state aid. (a) The supplemental contributions payable to the Minneapolis Teachers 9.3 9.4 Retirement Fund Association by Special School District No. 1 and the city of Minneapolis under section 423A.02, subdivision 3, which must continue to be paid to the Teachers 9.5 Retirement Association until 2037, or. The supplemental contributions payable to the St. 96 Paul Teachers Retirement Fund Association by Independent School District No. 625 under 9.7 section 423A.02, subdivision 3, or the direct state aids under subdivision 3a to the St. Paul 9.8 Teachers Retirement Fund Association terminate at the end of the fiscal year in which the 9.9 accrued liability funding ratio for that fund, as determined in the most recent actuarial 9.10 report for that fund by the actuary retained under section 356.214, equals or exceeds the 9.11 accrued liability funding ratio for the teachers retirement association, as determined in 9.12 the most recent actuarial report for the Teachers Retirement Association by the actuary 9.13 retained under section 356.214. 9.14

9.15 (b) If the state direct matching, state supplemental, or state aid is terminated for a
9.16 first class city teachers retirement fund association under paragraph (a), it may not again
9.17 be received by that fund.

9.18 (c) If the St. Paul Teachers Retirement Fund Association is funded at the funding
9.19 ratio applicable to the Teachers Retirement Association when the provisions of paragraph
9.20 (b) become effective, then any state aid previously distributed to that association must be
9.21 immediately transferred to the Teachers Retirement Association.

9.22

EFFECTIVE DATE. This section is effective retroactively to July 1, 2006.

9.23 Sec. 8. Minnesota Statutes 2006, section 354A.12, subdivision 3d, is amended to read:
9.24 Subd. 3d. Supplemental administrative expense assessment. (a) The active and
9.25 retired membership of the St. Paul Teachers Retirement Fund Association is responsible
9.26 for defraying supplemental administrative expenses other than investment expenses of the
9.27 respective teacher retirement fund association.

(b) Investment expenses of the teachers retirement fund association are those
expenses incurred by or on behalf of the retirement fund in connection with the investment
of the assets of the retirement fund other than investment security transaction costs. Other
administrative expenses are all expenses incurred by or on behalf of the retirement fund
for all other retirement fund functions other than the investment of retirement fund assets.
Investment and other administrative expenses must be accounted for using generally
accepted accounting principles and in a manner consistent with the comprehensive annual

10.1 financial report of the teachers retirement fund association for the immediately previous10.2 fiscal year under section 356.20.

10.3 (c) Supplemental administrative expenses other than investment expenses of the St.
10.4 Paul Teachers Retirement Fund Association are those expenses for the fiscal year that:

(1) exceed, for the St. Paul Teachers Retirement Fund Association, \$443,745 plus
an additional amount derived by applying 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 since July 1, 2001,
to the dollar amount; and

(2) exceed the amount computed by applying the most recent percentage of
pay administrative expense amount, other than investment expenses, for the teachers
retirement association governed by chapter 354 to the covered payroll of the respective
teachers retirement fund association for the fiscal year.

(d) The board of trustees of the St. Paul Teachers Retirement Fund Association 10.14 shall allocate the total dollar amount of supplemental administrative expenses other than 10.15 investment expenses determined under paragraph (c), clause (2), among the various active 10.16 and retired membership groups of the teachers retirement fund association and shall assess 10.17 the various membership groups their respective share of the supplemental administrative 10.18 expenses other than investment expenses, in amounts determined by the board of trustees. 10.19 The supplemental administrative expense assessments must be paid by the membership 10.20 group in a manner determined by the board of trustees of the respective teachers retirement 10.21 association. Supplemental administrative expenses payable by the active members of the 10.22 pension plan must be picked up by the employer in accordance with section 356.62. 10.23

(e) With respect to the St. Paul Teachers Retirement Fund Association, the
supplemental administrative expense assessment must be fully disclosed to the various
active and retired membership groups of the teachers retirement fund association. The
chief administrative officer of the St. Paul Teachers Retirement Fund Association shall
prepare a supplemental administrative expense assessment disclosure notice, which must
include the following:

(1) the total amount of administrative expenses of the St. Paul Teachers Retirement
Fund Association, the amount of the investment expenses of the St. Paul Teachers
Retirement Fund Association, and the net remaining amount of administrative expenses of
the St. Paul Teachers Retirement Fund Association;

(2) the amount of administrative expenses for the St. Paul Teachers Retirement Fund
 Association that would be equivalent to the teachers retirement association noninvestment
 administrative expense level described in paragraph (c);

calculated under paragraph (c);

11.1

11.2

(3) the total amount of supplemental administrative expenses required for assessment

11.3	(4) the portion of the total amount of the supplemental administrative expense
11.4	assessment allocated to each membership group and the rationale for that allocation;
11.5	(5) the manner of collecting the supplemental administrative expense assessment
11.6	from each membership group, the number of assessment payments required during the
11.7	year, and the amount of each payment or the procedure used to determine each payment;
11.8	and
11.9	(6) any other information that the chief administrative officer determines is necessary
11.10	to fairly portray the manner in which the supplemental administrative expense assessment
11.11	was determined and allocated.
11.12	(f) The disclosure notice must be provided annually in the annual report of the
11.13	association.
11.14	(g) The supplemental administrative expense assessments must be deposited in the
11.15	applicable teachers retirement fund upon receipt.
11.16	(h) Any omitted active membership group assessments that remain undeducted
11.17	and unpaid to the teachers retirement fund association for 90 days must be paid by the
11.18	respective school district. The school district may recover any omitted active membership
11.19	group assessment amounts that it has previously paid. The teachers retirement fund
11.20	association shall deduct any omitted retired membership group assessment amounts from
11.21	the benefits next payable after the discovery of the omitted amounts.
11.22	EFFECTIVE DATE. This section is effective retroactively to July 1, 2006.
11.23	Sec. 9. Minnesota Statutes 2006, section 354B.21, subdivision 3, is amended to read:
11.24	Subd. 3. Default coverage. (a) Prior to making an election under subdivision 2, or
11.25	if an eligible person fails to elect coverage by the plan under subdivision 2 or if the person
11.26	fails to make a timely election, the following retirement coverage applies:
11.27	(1) for employees of the board who are employed in faculty positions in the technical
11.28	colleges, in the state universities or in the community colleges, the retirement coverage
11.29	is by the plan established by this chapter;
11.30	(2) for employees of the board who are employed in faculty positions in the technical
11.31	colleges, the retirement coverage is by the plan established by this chapter unless on June
11.32	30, 1997, the employee was a member of the Teachers Retirement Association established
11.33	under chapter 354 and then the retirement coverage is by the Teachers Retirement
11.34	Association, or, unless the employee was a member of a first class city teacher retirement
11.35	fund established under chapter 354A on June 30, 1995, and then the retirement coverage

12.1	is by the Duluth Teachers Retirement Fund Association if the person was a member of
12.2	that plan on June 30, 1995, or the Minneapolis Teachers Retirement Fund Association
12.3	Teachers Retirement Association if the person was a member of that plan the former
12.4	Minneapolis Teachers Retirement Fund Association on June 30, 1995, or the St. Paul
12.5	Teachers Retirement Fund Association if the person was a member of that plan on June
12.6	30, 1995; and
12.7	(3) for employees of the board who are employed in eligible unclassified
12.8	administrative positions, the retirement coverage is by the plan established by this chapter.
12.9	(b) If an employee fails to correctly certify prior membership in the Teachers
12.10	Retirement Association to the Minnesota State colleges and Universities system, the
12.11	system shall not pay interest on employee contributions, employer contributions, and
12.12	additional employer contributions to the Teachers Retirement Association under section
12.13	354.52, subdivision 4.
12.14	EFFECTIVE DATE. This section is effective the day after final enactment.
12.15	Sec. 10. Minnesota Statutes 2006, section 355.01, subdivision 3h, is amended to read:
12.16	Subd. 3h. Minneapolis teacher. "Minneapolis teacher" means a person employed
12.17	by Special School District No. 1, Minneapolis, who holds a position covered by the
12.18	Minneapolis Teachers Retirement Fund Association established Teachers Retirement
12.19	Association under chapter 354A section 354.70.
12.20	EFFECTIVE DATE. This section is effective the day after final enactment.
12.21	Sec. 11. Minnesota Statutes 2006, section 356A.06, subdivision 6, is amended to read:
12.22	Subd. 6. Limited list of authorized investment securities. (a) Except to the
12.23	extent otherwise authorized by law, a covered pension plan may invest its assets only in
12.24	investment securities authorized by this subdivision if the plan does not:
12.25	(1) have assets with a book value in excess of \$1,000,000;
12.26	(2) use the services of an investment advisor registered with the Securities and
12.27	Exchange Commission in accordance with the Investment Advisers Act of 1940, or
12.28	registered as an investment advisor in accordance with sections 80A.58, and 80A.59
12.29	80A.60, for the investment of at least 60 percent of its assets, calculated on book value;
12.30	(3) use the services of the State Board of Investment for the investment of at least 60
12.31	percent of its assets, calculated on book value; or
12.32	(4) use a combination of the services of an investment advisor meeting the
12.33	requirements of clause (2) and the services of the State Board of Investment for the
12.34	investment of at least 75 percent of its assets, calculated on book value.

- (b) Investment securities authorized for a pension plan covered by this subdivision 13.1 are: 13.2 (1) certificates of deposit issued, to the extent of available insurance or 13.3 13.4 collateralization, by a financial institution that is a member of the Federal Deposit Insurance Corporation or the Federal Savings and Loan Insurance Corporation, is insured 13.5 by the National Credit Union Administration, or is authorized to do business in this state 136 and has deposited with the chief administrative officer of the plan a sufficient amount of 13.7 marketable securities as collateral in accordance with section 118A.03; 13.8
- (2) savings accounts, to the extent of available insurance, with a financial institution
 that is a member of the Federal Deposit Insurance Corporation or the Federal Savings
 and Loan Insurance Corporation;
- (3) governmental obligations, including bonds, notes, bills, or other fixed
 obligations, issued by the United States, an agency or instrumentality of the United States,
 an organization established and regulated by an act of Congress or by a state, state agency
 or instrumentality, municipality, or other governmental or political subdivision that:
- (i) for the obligation in question, issues an obligation that equals or exceeds the
 stated investment yield of debt securities not exempt from federal income taxation and of
 comparable quality;
- (ii) for an obligation that is a revenue bond, has been completely self-supportingfor the last five years; and
- (iii) for an obligation other than a revenue bond, has issued an obligation backed by
 the full faith and credit of the applicable taxing jurisdiction and has not been in default on
 the payment of principal or interest on the obligation in question or any other nonrevenue
 bond obligation during the preceding ten years;
- (4) corporate obligations, including bonds, notes, debentures, or other regularly 13.25 issued and readily marketable evidences of indebtedness issued by a corporation organized 13.26 under the laws of any state that during the preceding five years has had on average 13.27 annual net pretax earnings at least 50 percent greater than the annual interest charges 13.28 and principal payments on the total issued debt of the corporation during that period 13.29 13.30 and that, for the obligation in question, has issued an obligation rated in one of the top three quality categories by Moody's Investors Service, Incorporated, or Standard and 13.31 13.32 Poor's Corporation; and
- (5) shares in an open-end investment company registered under the federal
 Investment Company Act of 1940, if the portfolio investments of the company are limited
 to investments that meet the requirements of clauses (1) to (4).

13.36 **EFFECTIVE DATE.** This section is effective retroactively to August 1, 2006.

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Sec. 12. Minnesota Statutes 2006, section 423A.02, subdivision 3, is amended to read: 14.1 Subd. 3. Reallocation of amortization or supplementary amortization state 14.2 aid. (a) Seventy percent of the difference between \$5,720,000 and the current year 14.3 14.4 amortization aid or supplemental amortization aid distributed under subdivisions 1 and 1a that is not distributed for any reason to a municipality for use by a local police or salaried 14.5 fire relief association must be distributed by the commissioner of revenue according to this 14.6 paragraph. The commissioner shall distribute 70 percent of the amounts derived under this 14.7 paragraph to the Minneapolis Teachers Retirement Fund Association Teachers Retirement 14.8 Association and 30 percent to the St. Paul Teachers Retirement Fund Association to 14.9 fund the unfunded actuarial accrued liabilities of the respective funds. These payments 14.10 shall be made on or before June 30 each fiscal year. The amount required under this 14.11 paragraph is appropriated annually from the general fund to the commissioner of revenue. 14.12 14.13 If either the Minneapolis Teachers Retirement Fund Association or the St. Paul Teachers Retirement Fund Association becomes funded at the funding ratio applicable to the 14.14 teachers retirement association based on the actuarial reports prepared by the actuary for 14.15 the Legislative Commission on Pensions and Retirement, then the commissioner shall 14.16 distribute that fund's share under this paragraph to the other fund. The appropriation 14.17 under this paragraph terminates when both funds become fully funded, its eligibility for 14.18 this aid ceases. Amounts remaining in the undistributed balance account at the end of the 14.19 biennium if aid eligibility ceases cancel to the general fund. 14.20 (b) In order to receive amortization and supplementary amortization aid under 14.21

paragraph (a), Independent School District No. 625, St. Paul, must make contributions
to the St. Paul Teachers Retirement Fund Association in accordance with the following
schedule:

14.25	Fiscal Year	Amount
14.26	1996	\$0
14.27	1997	\$0
14.28	1998	\$200,000
14.29	1999	\$400,000
14.30	2000	\$600,000
14.31	2001 and thereafter	\$800,000

(c) In order to receive amortization and supplementary amortization aid under
paragraph (a), Special School District No. 1, Minneapolis, and the city of Minneapolis
must each make contributions to the Minneapolis Teachers Retirement Fund Association
<u>Teachers Retirement Association</u> in accordance with the following schedule:

15.1 15.2 15.3 15.4	Fiscal Year 1996	City amount \$0	School district amount \$0
15.5	1997	\$0	\$0
15.6	1998	\$250,000	\$250,000
15.7	1999	\$400,000	\$400,000
15.8	2000	\$550,000	\$550,000
15.9	2001	\$700,000	\$700,000
15.10	2002	\$850,000	\$850,000
15.11	2003 and thereafter	\$1,000,000	\$1,000,000

(d) Money contributed under paragraph (a) and either paragraph (b) or (c), as
applicable, must be credited to a separate account in the applicable teachers retirement
fund and may not be used in determining any benefit increases. The separate account
terminates for a fund when the aid payments to the fund under paragraph (a) cease.

(e) Thirty percent of the difference between \$5,720,000 and the current year
amortization aid or supplemental amortization aid under subdivisions 1 and 1a that is not
distributed for any reason to a municipality for use by a local police or salaried firefighter
relief association must be distributed under section 69.021, subdivision 7, paragraph (d),
as additional funding to support a minimum fire state aid amount for volunteer firefighter
relief associations. The amount required under this paragraph is appropriated annually
to the commissioner of revenue.

15.23

EFFECTIVE DATE. This section is effective retroactively to July 1, 2006.

Sec. 13. Minnesota Statutes 2006, section 423A.02, subdivision 5, is amended to read: 15.24 Subd. 5. Termination of state aid programs. The amortization state aid, 15 25 supplemental amortization state aid, and additional amortization state aid programs 15 26 terminate as of the December 31, next following the date of the actuarial valuation when 15.27 15.28 the assets of the Minneapolis Teachers Retirement Fund Association equal the actuarial accrued liability of that plan and when the assets of the St. Paul Teachers Retirement 15.29 Fund Association equal the actuarial accrued liability of that plan or December 31, 2009, 15.30 whichever is later. 15.31

15.32

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

15.33 Sec. 14. Laws 2006, chapter 271, article 2, section 12, subdivision 1, is amended to15.34 read:

Subdivision 1. Election of prior state coverage. (a) An employee in the
occupational position of laundry coordinator or delivery van driver at the Minnesota
Correctional Facility-Faribault who has future retirement coverage transferred to the

correctional state employees retirement plan under section 5 is entitled to elect to obtain 16.1 prior service credit for eligible correctional state service performed after June 30, 1997, 16.2 and before July 1, 2006, with the Department of Corrections and an employee who had 16.3 16.4 future retirement coverage transferred to the correctional state employees retirement plan under Laws 2004, chapter 267, article 1, section 1, is entitled to elect to obtain 16.5 prior service credit for eligible correctional state service performed at the Minnesota 16.6 Correctional Facility-Rush City before August 1, 2004. All prior service credit in either 16.7 instance must be purchased. 16.8

(b) Eligible correctional state service is either a prior period of continuous service 16.9 after June 30, 1997, at the Minnesota Correctional Facility-Faribault, or a prior period 16.10 of continuous service at the Minnesota Correctional Facility-Rush City before August 1, 16.11 2004, whichever applies, performed as an employee of the Department of Corrections that 16.12 would have been eligible for the correctional state employees retirement plan coverage 16.13 under section 1, if that prior service had been performed after August 1, 2004, or June 30, 16.14 2006, rather than before August 1, 2004, or July 1, 2006, whichever applies. Service is 16.15 continuous if there has been no period of discontinuation of eligible state service for a 16.16 period greater than 30 calendar days. 16.17

(c) The commissioner of corrections shall certify eligible correctional state service
to the commissioner of employee relations and to the executive director of the Minnesota
State Retirement System.

(d) A correctional employee covered under section 1 this subdivision is entitled to
purchase the past service if the department certifies that the employee met the eligibility
requirements for coverage. The employee must make additional employee contributions.
Payment for past service must be completed by June 30, 2007.

16.25

EFFECTIVE DATE. This section is effective retroactively to June 14, 2006.

16.26 Sec. 15. Laws 2006, chapter 271, article 2, section 13, subdivision 3, is amended to16.27 read:

Subd. 3. Employee equivalent contribution. To receive the transfer of service 16.28 credit specified in subdivision 1, the individual must pay to the executive director of the 16.29 Minnesota State Retirement System the difference between the employee contribution rate 16.30 for the general state employees retirement plan and the employee contribution rate for the 16.31 correctional state employees retirement plan in effect during the period eligible for transfer 16.32 applied to the eligible individual's salary at the time each additional contribution would 16.33 have been deducted from pay if coverage had been provided by the correctional state 16.34 employees retirement plan. These amounts shall be paid in a lump sum by September 1, 16.35

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17.1	2005 2007, or prior to termination of service, whichever is earlier, plus 8.5 percent annual
17.2	compound interest from the applicable payroll deduction date until paid.
17.3	EFFECTIVE DATE. This section is effective retroactively to July 1, 2006.
17.4	Sec. 16. Laws 2006, chapter 271, article 14, section 2, subdivision 3, is amended to
17.5	read:
17.6	Subd. 3. Payment. If an eligible person meets the requirements to purchase service
17.7	credit under this section, the public employees police and fire fund must be paid the
17.8	amount determined under Minnesota Statutes, section 356.551. Of this amount:
17.9	(1) the eligible person must pay an amount equal to the employee contribution rate
17.10	during the period of service to be purchased, applied to the actual salary in effect during
17.11	that period, plus interest at the rate of 8.5 percent per year compounded annually from
17.12	the date on which the contributions should have been made to the date on which payment
17.13	is made under this section; and
17.14	(2) the city of Faribault must pay the remainder of the amount determined under
17.15	Minnesota Statutes, section 356.551.
17.16	EFFECTIVE DATE. This section is effective retroactively to June 2, 2006.
17.17	ARTICLE 2
17.18	ADMINISTRATIVE PROVISIONS
17.19	Section 1. Minnesota Statutes 2006, section 3A.02, subdivision 1, is amended to read:
17.20	Subdivision 1. Qualifications. (a) A former legislator is entitled, upon written
17.21	application to the director, to receive a retirement allowance monthly, if the person:
17.22	(1) has either served at least six full years, without regard to the application of
17.23	section 3A.10, subdivision 2, or has served during all or part of four regular sessions as a
17.24	member of the legislature, which service need not be continuous;
17.25	(2) has attained the normal retirement age;
17.26	(3) has retired as a member of the legislature; and
17.27	(4) has made all contributions provided for in section 3A.03, has made payments
17.28	for past service under subdivision 2, or has made payments in lieu of contributions under
17.29	Minnesota Statutes 1992, section 3A.031, before July 1, 1994.
17.30	(b) Unless the former legislator has legislative service before January 1, 1979,
17.31	the retirement allowance is an amount equal to 2-1/2 percent per year of service of that
17.32	member's average monthly salary and adjusted for that person on an actuarial equivalent
	member's average monting satary and adjusted for that person on an actuarian equivalent
17.33	basis to reflect the change in the postretirement interest rate actuarial assumption under
17.33 17.34	

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retained under section 356.214. The purpose of this adjustment is to ensure that the total 18.1 amount of benefits that the actuary predicts an individual member will receive over the 18.2 member's lifetime under this paragraph will be the same as the total amount of benefits the 18.3 18.4 actuary predicts the individual member would receive over the member's lifetime under the law in effect before enactment of this paragraph. If the former legislator has legislative 18.5 service before January 1, 1979, the person's benefit must include the additional benefit 186 amount in effect on January 1, 1979, and adjusted as otherwise provided in this paragraph. 18.7 (c) The retirement allowance accrues beginning with the first day of the month of 18.8 receipt of the application, following the receipt by the director of a retirement application 18.9 on a form prescribed by the director, but not before the normal retirement age 60, and, 18.10 18.11 except as specified in subdivision 1b. The annuity is payable for the remainder of the former legislator's life, if the former legislator is not serving as a member of the legislature 18.12 or as a constitutional officer as defined in section 3A.01, subdivision 1c. The annuity does 18.13 not begin to accrue before the person's retirement as a legislator. No annuity payment may 18.14 be made retroactive for more than 180 days before the date that the annuity application 18.15 is filed with the director. 18.16

18.17 (d) Any member who has served during all or part of four regular sessions is18.18 considered to have served eight years as a member of the legislature.

(e) The retirement allowance ceases with the last payment that accrued to the retired
legislator during the retired legislator's lifetime, except that the surviving spouse, if any,
is entitled to receive the retirement allowance of the retired legislator for the calendar
month in which the retired legislator died.

18.23

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

- 18.24 Sec. 2. Minnesota Statutes 2006, section 352.01, subdivision 2a, is amended to read:
- 18.25 Subd. 2a. Included employees. (a) "State employee" includes:
- 18.26 (1) employees of the Minnesota Historical Society;
- 18.27 (2) employees of the State Horticultural Society;
- 18.28 (3) employees of the Disabled American Veterans, Department of Minnesota,
- 18.29 Veterans of Foreign Wars, Department of Minnesota, if employed before July 1, 1963;
- 18.30 (4) (3) employees of the Minnesota Crop Improvement Association;
- 18.31 (5) (4) employees of the adjutant general who are paid from federal funds and who 18.32 are not covered by any federal civilian employees retirement system;
- 18.33 (6) (5) employees of the Minnesota State Colleges and Universities employed under
 18.34 the university or college activities program;

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- (7) (6) currently contributing employees covered by the system who are temporarily
 employed by the legislature during a legislative session or any currently contributing
 employee employed for any special service as defined in subdivision 2b, clause (8);
 (8) employees of the Armory Building Commission;
- 19.5 (9) (7) employees of the legislature appointed without a limit on the duration of their 19.6 employment and persons employed or designated by the legislature or by a legislative 19.7 committee or commission or other competent authority to conduct a special inquiry, 19.8 investigation, examination, or installation;
- 19.9 (10) (8) trainees who are employed on a full-time established training program
 19.10 performing the duties of the classified position for which they will be eligible to receive
 19.11 immediate appointment at the completion of the training period;
- 19.12 (11) (9) employees of the Minnesota Safety Council;
- 19.13 (12) (10) any employees on authorized leave of absence from the Transit Operating
 19.14 Division of the former Metropolitan Transit Commission who are employed by the
 19.15 labor organization which is the exclusive bargaining agent representing employees of
 19.16 the Transit Operating Division;
- 19.17 (13) (11) employees of the Metropolitan Council, Metropolitan Parks and Open
 19.18 Space Commission, Metropolitan Sports Facilities Commission, Metropolitan Mosquito
 19.19 Control Commission, or Metropolitan Radio Board unless excluded or covered by another
 19.20 public pension fund or plan under section 473.415, subdivision 3;
- 19.21 (14) (12) judges of the Tax Court;
- 19.22 (15) (13) personnel employed on June 30, 1992, by the University of Minnesota
 19.23 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
- 19.26 employer or by its successor organization;
 - 19.27 (16) (14) seasonal help in the classified service employed by the Department of
 19.28 Revenue; and
 - 19.29 (17) (15) persons employed by the Department of Commerce as a peace officer in 19.30 the Insurance Fraud Prevention Division under section 45.0135 who have attained the 19.31 mandatory retirement age specified in section 43A.34, subdivision 4-; and
 - 19.32 (16) employees of the University of Minnesota unless excluded under subdivision
 19.33 2b, clause (3).
 - (b) Employees specified in paragraph (a), clause (15) (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 20.1 of the University of Minnesota heating plant facilities or any successor organizations to 20.2 that employer. 20.3

20.4

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

20.5

Sec. 3. Minnesota Statutes 2006, section 352.01, subdivision 2b, is amended to read: Subd. 2b. Excluded employees. "State employee" does not include: 20.6

(1) students employed by the University of Minnesota, or the state colleges and 20.7 universities, unless approved for coverage by the Board of Regents of the University of 20.8 20.9 Minnesota or the Board of Trustees of the Minnesota State Colleges and Universities, as the case may be whichever is applicable; 20.10

(2) employees who are eligible for membership in the state Teachers Retirement 20.11 Association, except employees of the Department of Education who have chosen or may 20.12 choose to be covered by the general state employees retirement plan of the Minnesota 20.13 20.14 State Retirement System instead of the Teachers Retirement Association;

(3) employees of the University of Minnesota who are excluded from coverage by 20.15 action of the Board of Regents; 20.16

(4) officers and enlisted personnel in the National Guard and the naval militia who 20.17 are assigned to permanent peacetime duty and who under federal law are or are required to 20.18 be members of a federal retirement system; 20.19

(5) election officers; 20.20

20.21 (6) persons who are engaged in public work for the state but who are employed by contractors when the performance of the contract is authorized by the legislature or 20.22 other competent authority; 20.23

(7) officers and employees of the senate, or of the house of representatives, or of a 20.24 legislative committee or commission who are temporarily employed; 20.25

(8) receivers, jurors, notaries public, and court employees who are not in the judicial 20.26 branch as defined in section 43A.02, subdivision 25, except referees and adjusters 20.27 employed by the Department of Labor and Industry; 20.28

(9) patient and inmate help in state charitable, penal, and correctional institutions 20.29 including the Minnesota Veterans Home; 20.30

(10) persons who are employed for professional services where the service is 20.31 incidental to their regular professional duties and whose compensation is paid on a per 20.32 diem basis; 20.33

(11) employees of the Sibley House Association; 20.34

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(12) the members of any state board or commission who serve the state intermittently 21.1 and are paid on a per diem basis; the secretary, secretary-treasurer, and treasurer of those 21.2 boards if their compensation is \$5,000 or less per year, or, if they are legally prohibited 21.3 21.4 from serving more than three years; and the board of managers of the State Agricultural Society and its treasurer unless the treasurer is also its full-time secretary; 21.5 (13) state troopers and persons who are described in section 352B.01, subdivision 2, 21.6 clauses (2) to (6); 21.7 (14) temporary employees of the Minnesota State Fair who are employed on or 21.8 after July 1 for a period not to extend beyond October 15 of that year; and persons who 21.9 are employed at any time by the state fair administration for special events held on the 21.10 21.11 fairgrounds; (15) emergency employees who are in the classified service; except that if an 21.12 emergency employee, within the same pay period, becomes a provisional or probationary 21.13 employee on other than a temporary basis, the employee shall be considered a "state 21.14 employee" retroactively to the beginning of the pay period; 21.15 (16) persons who are described in section 352B.01, subdivision 2, clauses (2) to (6); 21.16 (17) (16) temporary employees in the classified service, and temporary employees 21.17 in the unclassified service who are appointed for a definite period of not more than six 21.18 months and who are employed less than six months in any one-year period; 21.19 (18) (17) interns hired for six months or less and trainee employees, except those 21.20 listed in subdivision 2a, clause (10) (8); 21.21 (19) (18) persons whose compensation is paid on a fee basis or as an independent 21.22 21.23 contractor; (20) (19) state employees who are employed by the Board of Trustees of the 21 24 Minnesota State Colleges and Universities in unclassified positions enumerated in section 21.25 43A.08, subdivision 1, clause (9); 21.26 (21) (20) state employees who in any year have credit for 12 months service as 21.27 teachers in the public schools of the state and as teachers are members of the Teachers 21.28 Retirement Association or a retirement system in St. Paul, Minneapolis, or Duluth, except 21.29 21.30 for incidental employment as a state employee that is not covered by one of the teacher retirement associations or systems; 21.31 (22) (21) employees of the adjutant general who are employed on an unlimited 21.32 intermittent or temporary basis in the classified or unclassified service for the support of 21.33 Army and Air National Guard training facilities; 21.34 (23) (22) chaplains and nuns who are excluded from coverage under the federal 21.35 Old Age, Survivors, Disability, and Health Insurance Program for the performance of 21.36

22.3

service as specified in United States Code, title 42, section 410(a)(8)(A), as amended, if 22.1

no irrevocable election of coverage has been made under section 3121(r) of the Internal 22.2 Revenue Code of 1986, as amended through December 31, 1992;

(24) (23) examination monitors who are employed by departments, agencies, 22.4

commissions, and boards to conduct examinations required by law; 22.5

(25) (24) persons who are appointed to serve as members of fact-finding 22.6 commissions or adjustment panels, arbitrators, or labor referees under chapter 179; 22.7

(26) (25) temporary employees who are employed for limited periods under any state 22.8 or federal program for training or rehabilitation, including persons who are employed for 22.9 limited periods from areas of economic distress, but not including skilled and supervisory 22.10 personnel and persons having civil service status covered by the system; 22.11

(27) (26) full-time students who are employed by the Minnesota Historical Society 22.12 intermittently during part of the year and full-time during the summer months; 22.13

(28) (27) temporary employees who are appointed for not more than six months, 22.14 of the Metropolitan Council and of any of its statutory boards, if the board members are 22.15 appointed by the Metropolitan Council; 22.16

(29) (28) persons who are employed in positions designated by the Department of 22.17 Employee Relations as student workers; 22.18

(30) (29) members of trades who are employed by the successor to the Metropolitan 22.19 Waste Control Commission, who have trade union pension plan coverage under a 22.20 collective bargaining agreement, and who are first employed after June 1, 1977; 22.21

(31) persons who are employed in subsidized on-the-job training, work experience, 22.22 or public service employment as enrollees under the federal Comprehensive Employment 22.23 and Training Act after March 30, 1978, unless the person has as of the later of March 30, 22.24 22.25 1978, or the date of employment sufficient service credit in the retirement system to meet the minimum vesting requirements for a deferred annuity, or the employer agrees in 22.26 writing on forms prescribed by the director to make the required employer contributions, 22.27 including any employer additional contributions, on account of that person from revenue 22.28 sources other than funds provided under the federal Comprehensive Employment and 22.29 22.30 Training Act, or the person agrees in writing on forms prescribed by the director to make the required employer contribution in addition to the required employee contribution; 22.31 (32) (30) off-duty peace officers while employed by the Metropolitan Council; 22.32 (33) (31) persons who are employed as full-time police officers by the Metropolitan 22.33

(34) (32) persons who are employed as full-time firefighters by the Department 23.1 of Military Affairs and as firefighters are members of the public employees police and 23.2 fire fund; 23.3 23.4 (35) (33) foreign citizens with a work permit of less than three years, or an H-1b/JV visa valid for less than three years of employment, unless notice of extension is supplied 23.5 which allows them to work for three or more years as of the date the extension is granted, 23.6 in which case they are eligible for coverage from the date extended; and 23.7 (36) (34) persons who are employed by the Board of Trustees of the Minnesota State 23.8 Colleges and Universities and who elect to remain members of the Public Employees 23.9 Retirement Association or the Minneapolis Employees Retirement Fund, whichever 23.10 applies, under section 136C.75. 23.11 **EFFECTIVE DATE.** This section is effective the day after final enactment. 23.12 Sec. 4. Minnesota Statutes 2006, section 352.01, subdivision 11, is amended to read: 23.13 23.14 Subd. 11. Allowable service. (a) "Allowable service" means: (1) Service by an employee for which on or before July 1, 1957, the employee was 23.15 entitled to allowable service credit on the records of the system by reason of employee 23.16 contributions in the form of salary deductions, payments in lieu of salary deductions, or in 23.17 any other manner authorized by Minnesota Statutes 1953, chapter 352, as amended by 23.18 Laws 1955, chapter 239. 23.19 (2) (1) service by an employee for which on or before July 1, 1961, the employee 23.20 chose to obtain credit for service by making payments to the fund under Minnesota 23.21 Statutes 1961, section 352.24-; 23.22 (3) Except as provided in clauses (8) and (9), (2) service by an employee after July 1, 23.23 1957, for any calendar month in which the employee is paid salary from which deductions 23.24 are made, deposited, and credited in the fund, including deductions made, deposited, and 23.25 credited as provided in section 352.041-; 23.26 (4) Except as provided in clauses (8) and (9), (3) service by an employee after July 23.27 1, 1957, for any calendar month for which payments in lieu of salary deductions are 23.28 made, deposited, and credited in the fund, as provided in section 352.27 and Minnesota 23.29 Statutes 1957, section 352.021, subdivision 4.; 23.30 For purposes of clauses (3) and (4), except as provided in clauses (8) and (9), any 23.31 salary paid for a fractional part of any calendar month, including the month of separation 23.32 from state service, is deemed the compensation for the entire calendar month. 23.33 (5) (4) the period of absence from their duties by employees who are temporarily 23.34 disabled because of injuries incurred in the performance of duties and for which disability 23.35

the state is liable under the workers' compensation law until the date authorized by the
director for the commencement of payments of a total and permanent disability benefit
from the retirement fund-;

24.4 (6) (5) service covered by a refund repaid as provided in section 352.23 or 352D.05,
 24.5 subdivision 4, except service rendered as an employee of the adjutant general for which
 24.6 the person has credit with the federal civil service retirement system-;

(7) (6) service before July 1, 1978, by an employee of the Transit Operating Division 24.7of the Metropolitan Transit Commission or by an employee on an authorized leave of 24.8 absence from the Transit Operating Division of the Metropolitan Transit Commission who 24.9 is employed by the labor organization which is the exclusive bargaining agent representing 24.10 employees of the Transit Operating Division, which was credited by the Metropolitan 24.11 Transit Commission-Transit Operating Division employees retirement fund or any of its 24.12 predecessor plans or funds as past, intermediate, future, continuous, or allowable service 24.13 as defined in the Metropolitan Transit Commission-Transit Operating Division employees 24.14 retirement fund plan document in effect on December 31, 1977-; 24.15

(8) (7) service after July 1, 1983, by an employee who is employed on a part-time 24.16 basis for less than 50 percent of full time, for which the employee is paid salary from 24.17 which deductions are made, deposited, and credited in the fund, including deductions 24.18 made, deposited, and credited as provided in section 352.041 or for which payments in 24.19 lieu of salary deductions are made, deposited, and credited in the fund as provided in 24.20 section 352.27 shall be credited on a fractional basis either by pay period, monthly, or 24.21 annually based on the relationship that the percentage of salary earned bears to a full-time 24.22 salary, with any salary paid for the fractional service credited on the basis of the rate of 24.23 salary applicable for a full-time pay period, month, or a full-time year. For periods of 24.24 part-time service that is duplicated service credit, section 356.30, subdivision 1, clauses 24.25 (i) and (j), govern-; and 24.26

Allowable service determined and credited on a fractional basis shall be used in
calculating the amount of benefits payable, but service as determined on a fractional basis
must not be used in determining the length of service required for eligibility for benefits.

(9) (8) any period of authorized leave of absence without pay that does not
exceed one year and for which the employee obtained credit by payment to the fund
in lieu of salary deductions. To obtain credit, the employee shall pay an amount equal
to the employee and employer contribution rate in section 352.04, subdivisions 2 and 3,
multiplied by the employee's hourly rate of salary on the date of return from leave of
absence and by the days and months of the leave of absence without pay for which the
employee wants allowable service credit. The employing department, at its option, may

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25.1	pay the employer amount on behalf of its employees. Payments made under this clause
25.2	must include interest at an annual rate of 8.5 percent compounded annually from the date
25.3	of termination of the leave of absence to the date payment is made unless payment is
25.4	completed within one year of the return from leave of absence under section 352.017.
25.5	(10) (9) MS 2002 [Expired]
25.6	(11) (10) [Expired, 2002 c 392 art 2 s 4]
25.7	(b) For purposes of paragraph (a), clauses (2) and (3), any salary that is paid for
25.8	a fractional part of any calendar month, including the month of separation from state
25.9	service, is deemed to be the compensation for the entire calendar month.
25.10	(c) Allowable service determined and credited on a fractional basis must be used in
25.11	calculating the amount of benefits payable, but service as determined on a fractional basis
25.12	must not be used in determining the length of service required for eligibility for benefits.
25.13	EFFECTIVE DATE. This section is effective July 1, 2007, and applies to
25.14	authorized leaves of absence that commence on or after the effective date.
25.15	Sec. 5. [352.017] AUTHORIZED LEAVE OF ABSENCE SERVICE CREDIT
25.16	PURCHASE PROCEDURE.
25.17	Subdivision 1. Application. Except for leaves or breaks in service covered by
25.18	section 352.27 or 352.275, this section applies to all plans specified in this chapter for
25.19	any period of authorized leave of absence without pay that does not exceed one year
25.20	and for which the employee obtains credit for allowable service by making payment as
25.21	specified in this section to the applicable fund.
25.22	Subd. 2. Purchase procedure. (a) An employee covered by a plan specified in
25.23	this chapter may purchase credit for allowable service in that plan for a period specified
25.24	in subdivision 1 if the employee makes a payment as specified in paragraph (b) or (c),
25.25	whichever applies. The employing unit, at its option, may pay the employer portion of the
25.26	amount specified in paragraph (b) on behalf of its employees.
25.27	(b) If payment is received by the executive director within one year from the end
25.28	of the authorized leave, the payment amount is equal to the employee and employer
25.29	contribution rates specified in law for the applicable plan at the end of the leave period
25.30	multiplied by the employee's hourly rate of salary on the date of return from the leave of
25.31	absence and by the days and months of the leave of absence for which the employee wants
25.32	allowable service credit. Payments made under this paragraph must include compound
25.33	interest at a monthly rate of 0.71 percent from the last day of the leave period until the last
25.34	day of the month in which payment is received.

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(c) If payment is received by the executive director after one year, the payment 26.1

amount is the amount determined under section 356.551. 26.2

- EFFECTIVE DATE. This section is effective July 1, 2007, and applies to 26.3 authorized leaves of absence that commence on or after the effective date. 26.4
- Sec. 6. Minnesota Statutes 2006, section 352.12, subdivision 2a, is amended to read: 26.5 Subd. 2a. Surviving spouse coverage term certain. (a) In lieu of the 100 percent 26.6 optional annuity under subdivision 2, or refund under subdivision 1, the surviving spouse 26.7 of a deceased employee or former employee may elect to receive survivor coverage in 26.8 a term certain of five, ten, 15, or 20 years, but monthly payments must not exceed 75 26.9 percent of the average high-five monthly salary of the deceased employee or former 26.10 employee. The monthly term certain annuity must be actuarially equivalent to the 100 26 11 percent optional annuity under subdivision 2. 26.12

(b) If a survivor elects a term certain annuity and dies before the expiration of the 26.13 26.14 specified term certain period, the commuted value of the remaining annuity payments must be paid in a lump sum to the survivor's estate. 26.15

26.16

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

Sec. 7. Minnesota Statutes 2006, section 352.27, is amended to read: 26.17

352.27 CREDIT FOR BREAK IN SERVICE TO PROVIDE UNIFORMED 26.18 **SERVICE.**

26.19

(a) An employee who is absent from employment by reason of service in the 26.20 uniformed services, as defined in United States Code, title 38, section 4303(13), and who 26.21 returns to state service upon discharge from service in the uniformed service within the 26.22 time frames required in United States Code, title 38, section 4312(e), may obtain service 26.23 26.24 credit for the period of the uniformed service as further specified in this section, provided that the employee did not separate from uniformed service with a dishonorable or bad 26.25 26.26 conduct discharge or under other than honorable conditions.

(b) The employee may obtain credit by paying into the fund an equivalent employee 26.27 contribution based upon the contribution rate or rates in effect at the time that the 26.28 uniformed service was performed multiplied by the full and fractional years being 26.29 purchased and applied to the annual salary rate. The annual salary rate is the average 26.30 26.31 annual salary during the purchase period that the employee would have received if the employee had continued to be employed in covered employment rather than to provide 26.32 uniformed service, or, if the determination of that rate is not reasonably certain, the annual 26.33 salary rate is the employee's average salary rate during the 12-month period of covered 26.34 employment rendered immediately preceding the period of the uniformed service. 26.35

(c) The equivalent employer contribution and, if applicable, the equivalent
additional employer contribution provided in section 352.04 chapter 352 must be paid by
the department employing the employee from funds available to the department at the
time and in the manner provided in section 352.04 chapter 352, using the employer and
additional employer contribution rate or rates in effect at the time that the uniformed
service was performed, applied to the same annual salary rate or rates used to compute the
equivalent employee contribution.

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

(e) To receive service credit under this section, the contributions specified in this
section must be transmitted to the Minnesota State Retirement System during the period
which begins with the date on which the individual returns to state service and which has a
duration of three times the length of the uniformed service period, but not to exceed five
years. If the determined payment period is less than one year, the contributions required
under this section to receive service credit may be made within one year of the discharge
date.

(f) 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, title 38,
section 4312.

(g) The employing unit shall pay interest on all equivalent employee and employer
contribution amounts payable under this section. Interest must be computed at a rate of
8.5 percent compounded annually from the end of each fiscal year of the leave or the break
in service to the end of the month in which the payment is received.

27.27

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

27.28 Sec. 8. Minnesota Statutes 2006, section 352.951, is amended to read:

27.29

352.951 APPLICABILITY OF GENERAL LAW.

Except as otherwise provided, this chapter applies to covered correctional

employees, military affairs personnel covered under section 352.85, and Transportation

27.32 Department pilots covered under section 352.86, and state fire marshal employees under

27.33 <u>section 352.87</u>.

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

- 28.1 Sec. 9. Minnesota Statutes 2006, section 352.98, is amended by adding a subdivision
 28.2 to read:
- 28.3 <u>Subd. 8.</u> Exemption from process. Assets in a health care savings plan account 28.4 <u>described in this section must be used for the reimbursement of healthcare expenses and</u> 28.5 <u>are not assignable or subject to execution, levy, attachment, garnishment, or other legal</u> 28.6 process, except as provided in section 518.58, 518.581, or 518A.53.
- 28.7 **EFFECTIVE DATE.** This section is effective the day after final enactment.
- Sec. 10. Minnesota Statutes 2006, section 352D.02, subdivision 1, is amended to read: 28.8 28.9 Subdivision 1. Coverage. (a) Employees enumerated in paragraph (c), clauses (2), (3), (4), and (6) to (14), and (16) to (18), if they are in the unclassified service of the state 28.10 or Metropolitan Council and are eligible for coverage under the general state employees 28.11 retirement plan under chapter 352, are participants in the unclassified plan program under 28.12 this chapter unless the employee gives notice to the executive director of the Minnesota 28.13 28.14 State Retirement System within one year following the commencement of employment in the unclassified service that the employee desires coverage under the general state 28.15 employees retirement plan. For the purposes of this chapter, an employee who does not 28.16 file notice with the executive director is deemed to have exercised the option to participate 28.17 in the unclassified plan program. 28.18
- (b) Persons referenced in paragraph (c), clause (5), are participants in the unclassified program under this chapter unless the person was eligible to elect different coverage under section 3A.07 and elected retirement coverage by the applicable alternative retirement plan. Persons referenced in paragraph (c), clause (15), are participants in the unclassified program under this chapter for judicial employment in excess of the service credit limit in section 490.121, subdivision 22.
- 28.25

(c) Enumerated employees and referenced persons are:

28.26 (1) the governor, the lieutenant governor, the secretary of state, the state auditor,28.27 and the attorney general;

- 28.28 (2) an employee in the Office of the Governor, Lieutenant Governor, Secretary
 28.29 of State, State Auditor, Attorney General;
- 28.30

30 (3) an employee of the State Board of Investment;

(4) the head of a department, division, or agency created by statute in the unclassified
service, an acting department head subsequently appointed to the position, or an employee
enumerated in section 15A.0815 or 15A.083, subdivision 4;

28.34 (5) a member of the legislature;

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(6) a full-time unclassified employee of the legislature or a commission or agency of
the legislature who is appointed without a limit on the duration of the employment or a
temporary legislative employee having shares in the supplemental retirement fund as a
result of former employment covered by this chapter, whether or not eligible for coverage
under the Minnesota State Retirement System;

(7) a person who is employed in a position established under section 43A.08,
subdivision 1, clause (3), or in a position authorized under a statute creating or establishing
a department or agency of the state, which is at the deputy or assistant head of department
or agency or director level;

(8) the regional administrator, or executive director of the Metropolitan Council,
general counsel, division directors, operations managers, and other positions as designated
by the council, all of which may not exceed 27 positions at the council and the chair;

(9) the executive director, associate executive director, and not to exceed nine
positions of the Minnesota Office of Higher Education in the unclassified service, as
designated by the Minnesota Office of Higher Education before January 1, 1992, or
subsequently redesignated with the approval of the board of directors of the Minnesota
State Retirement System, unless the person has elected coverage by the individual
retirement account plan under chapter 354B;

(10) the clerk of the appellate courts appointed under article VI, section 2, of theConstitution of the state of Minnesota;

(11) the chief executive officers of correctional facilities operated by the Department
of Corrections and of hospitals and nursing homes operated by the Department of Human
Services;

29.24 (12) an employee whose principal employment is at the state ceremonial house;

29.25 (13) an employee of the Minnesota Educational Computing Corporation Agricultural
 29.26 Utilization Research Institute;

29.27 (14) an employee of the State Lottery who is covered by the managerial plan
29.28 established under section 43A.18, subdivision 3; and

29.29 (15) a judge who has exceeded the service credit limit in section 490.121,

29.30 subdivision $22 \div$

29.31 (16) an employee of Minnesota Technology Incorporated;

29.32 (17) a person employed by the Minnesota State Colleges and Universities as faculty

29.33 or in an eligible unclassified administrative position as defined in section 354B.20,

29.34 <u>subdivision 6, who was employed by the former state university or the former community</u>

29.35 <u>college system before May 1, 1995, and elected unclassified program coverage prior to</u>

29.36 <u>May 1, 1995; and</u>

- 30.1 (18) a person employed by the Minnesota State Colleges and Universities who
 30.2 was employed in state service before July 1, 1995, who subsequently is employed in an
 30.3 eligible unclassified administrative position as defined in section 354B.20, subdivision
 30.4 6, and who elects coverage by the unclassified program.
- 30.5

30.6

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

Sec. 11. Minnesota Statutes 2006, section 352D.02, subdivision 3, is amended to read:

- Subd. 3. Election irrevocable Transfer to general plan. An election to not 30.7 participate is irrevocable during any period of covered employment. (a) An employee 30.8 30.9 credited with employee shares in the unclassified program, after acquiring credit for ten years of allowable service but prior to and not later than one month following the 30.10 termination of covered employment, may, notwithstanding other provisions of this 30.11 subdivision, elect to terminate participation in the unclassified plan program and be 30.12 covered by the regular general plan by filing such a written election with the executive 30.13 30.14 director. The executive director shall thereupon then redeem the employee's total shares and shall credit to the employee's account in the regular general plan the amount of 30.15 contributions that would have been so credited had the employee been covered by the 30.16 regular general plan during the employee's entire covered employment. The balance 30.17 of money so redeemed and not credited to the employee's account shall be transferred 30.18 to the state contribution reserve of the state employees general plan retirement fund, 30.19 except that (1) the employee contribution paid to the unclassified plan program must be 30.20 30.21 compared to (2) the employee contributions that would have been paid to the general plan for the comparable period, if the individual had been covered by that plan. If clause (1) 30.22 is greater than clause (2), the difference must be refunded to the employee as provided 30.23 in section 352.22. If clause (2) is greater than clause (1), the difference must be paid by 30.24 the employee within six months of electing general plan coverage or before the effective 30.25 date of the annuity, whichever is sooner. 30.26
- 30.27 (b) An election under paragraph (a) to transfer coverage to the general plan is
 30.28 irrevocable during any period of covered employment.
- 30.29

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

Sec. 12. Minnesota Statutes 2006, section 352D.06, subdivision 3, is amended to read:
Subd. 3. Accrual date. An annuity under this section accrues the first day of the first
full month after an application is received or after the day following termination of state
service, whichever is later. Upon the former employee's request, the annuity may begin
to accrue up to six months before redemption of shares, but not prior to the termination
date from covered service, and must be based on the account value at redemption and

upon the age of the former employee at the date annuity accrual starts. The account must 31.1 be valued and redeemed on the later of the end of the month of termination of covered 31.2 employment, or the end of the month of receipt of the annuity application for the purpose 31.3 31.4 of computing the annuity.

31.5

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

Sec. 13. Minnesota Statutes 2006, section 353.01, subdivision 2a, is amended to read: 31.6 Subd. 2a. Included employees. (a) Public employees whose salary from 31.7 employment in one or more positions within one governmental subdivision exceeds \$425 31.8 in any month shall participate as members of the association. If the salary is less than 31.9 \$425 in a subsequent month, the employee retains membership eligibility. Eligible public 31.10 employees shall participate as members of the association with retirement coverage by 31.11 the public employees retirement plan or the public employees police and fire retirement 31.12 plan under this chapter, or the local government correctional employees retirement plan 31.13 31.14 under chapter 353E, whichever applies, as a condition of their employment on the first day of employment unless they: 31.15

31.16

(1) are specifically excluded under subdivision 2b;

(2) do not exercise their option to elect retirement coverage in the association as 31.17 provided in subdivision 2d, paragraph (a); or 31.18

(3) are employees of the governmental subdivisions listed in subdivision 2d, 31.19 paragraph (b), where the governmental subdivision has not elected to participate as a 31.20 31.21 governmental subdivision covered by the association.

(b) A public employee who was a member of the association on June 30, 2002, 31.22 based on employment that qualified for membership coverage by the public employees 31.23 retirement plan or the public employees police and fire plan under this chapter, or the 31.24 local government correctional employees retirement plan under chapter 353E as of June 31.25 30, 2002, retains that membership for the duration of the person's employment in that 31.26 position or incumbency in elected office. Except as provided in subdivision 28, the person 31.27 shall participate as a member until the employee or elected official terminates public 31.28 employment under subdivision 11a or terminates membership under subdivision 11b. 31.29 (c) Public employees under paragraph (a) include physicians under section 353D.01, 31.30 subdivision 2, who do not elect public employees defined contribution plan coverage 31.31 under section 353D.02, subdivision 2. 31.32

EFFECTIVE DATE. This section is effective the day after final enactment. 31.33

31.34

31

Sec. 14. Minnesota Statutes 2006, section 353.01, subdivision 2b, is amended to read:

32.1 Subd. 2b. Excluded employees. The following public employees are not eligible
32.2 to participate as members of the association with retirement coverage by the public
32.3 employees retirement plan, the local government correctional employees retirement plan
32.4 under chapter 353E, or the public employees police and fire retirement plan:

(1) public officers, other than county sheriffs, who are elected to a governing body,
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. Elected governing body officials who were active members
of the association's coordinated or basic retirement plans as of June 30, 2002, continue
participation throughout incumbency in office until termination of public service occurs as
defined in subdivision 11a;

32.12

(2) election officers or election judges;

32.13 (3) patient and inmate personnel who perform services for a governmental32.14 subdivision;

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

32.19 (5) employees who are employed by reason of work emergency caused by fire,
32.20 flood, storm, or similar disaster;

(6) employees who by virtue of their employment in one governmental subdivision 32.21 are required by law to be a member of and to contribute to any of the plans or funds 32.22 administered by the Minnesota State Retirement System, the Teachers Retirement 32.23 Association, the Duluth Teachers Retirement Fund Association, the Minneapolis Teachers 32.24 Retirement Fund Association, the St. Paul Teachers Retirement Fund Association, the 32.25 Minneapolis Employees Retirement Fund, or any police or firefighters relief association 32.26 governed by section 69.77 that has not consolidated with the Public Employees Retirement 32.27 Association, or any local police or firefighters consolidation account who have not elected 32.28 the type of benefit coverage provided by the public employees police and fire fund under 32.29 32.30 sections 353A.01 to 353A.10, or any persons covered by section 353.665, subdivision 4, 5, or 6, who have not elected public employees police and fire plan benefit coverage. This 32.31 clause must not be construed to prevent a person from being a member of and contributing 32.32 to the Public Employees Retirement Association and also belonging to and contributing to 32.33 another public pension plan or fund for other service occurring during the same period 32.34 of time. A person who meets the definition of "public employee" in subdivision 2 by 32.35 virtue of other service occurring during the same period of time becomes a member of the 32.36

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;

(7) 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;

(8) 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;

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

33.15 (10) students who are serving in an internship or residency program sponsored
33.16 by an accredited educational institution;

33.17 (11) persons who hold a part-time adult supplementary technical college license who
33.18 render part-time teaching service in a technical college;

(12) except for employees of Hennepin County or Hennepin Healthcare System,
Inc., foreign citizens working for a governmental subdivision with a work permit of less
than three years, or an H-1b visa valid for less than three years of employment. Upon
notice to the association that the work permit or visa extends beyond the three-year period,
the foreign citizens must be reported for membership from the date of the extension;

(13) 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;

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

33.34 (15) except as provided in section 353.87, volunteer firefighters, as defined in
33.35 subdivision 36, engaging in activities undertaken as part of volunteer firefighter duties;
33.36 provided that 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 public employees retirement fund or the public
employees police and fire fund, whichever applies, on the basis of compensation received
from public employment activities other than those as a volunteer firefighter;

(16) 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;

(17) electrical workers, plumbers, carpenters, and associated trades personnel
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 Carpenters Local 87 pension plan who were either first employed after May 1,
2000, or, if first employed before May 2, 2000, elected to be excluded under Laws 2000,
chapter 461, article 7, section 5;

(18) bricklayers, allied craftworkers, cement masons, glaziers, glassworkers, 34.17 painters, allied tradesworkers, and plasterers employed by the city of St. Paul or 34.18 Independent School District No. 625, St. Paul, with coverage under a collective 34.19 bargaining agreement by the Bricklayers and Allied Craftworkers Local 1 pension plan, 34.20 the Cement Masons Local 633 pension plan, the Glaziers and Glassworkers Local L-1324 34.21 pension plan, the Painters and Allied Trades Local 61 pension plan, or the Twin Cities 34.22 Plasterers Local 265 pension plan who were either first employed after May 1, 2001, or if 34.23 first employed before May 2, 2001, elected to be excluded under Laws 2001, First Special 34.24 34.25 Session chapter 10, article 10, section 6;

(19) plumbers 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 10, section 6;

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

34.33 (21) persons who are provided supported employment or work-study positions
34.34 by a governmental subdivision and who participate in an employment or industries
34.35 program maintained for the benefit of these persons where the governmental subdivision
34.36 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;

35.4 (22) independent contractors and the employees of independent contractors; and
35.5 (23) reemployed annuitants of the association during the course of that
35.6 reemployment.

35.7

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

Sec. 15. Minnesota Statutes 2006, section 353.01, subdivision 6, is amended to read: 35.8 35.9 Subd. 6. Governmental subdivision. (a) "Governmental subdivision" means a county, city, town, school district within this state, or a department or, unit or 35.10 instrumentality of state or local government, or any public body whose revenues are 35.11 derived established under state or local authority that has a governmental purpose, is 35.12 under public control, is responsible for the employment and payment of the salaries of 35.13 35.14 employees of the entity, and receives a major portion of its revenues from taxation, fees, assessments or from other public sources. 35.15

(b) Governmental subdivision also means the Public Employees Retirement 35.16 Association, the League of Minnesota Cities, the Association of Metropolitan 35.17 Municipalities, charter schools formed under section 124D.10, service cooperatives 35.18 exercising retirement plan participation under section 123A.21, subdivision 5, joint powers 35.19 35.20 boards organized under section 471.59, subdivision 11, paragraph (a), family service 35.21 collaboratives and children's mental health collaboratives organized under section 471.59, subdivision 11, paragraph (b) or (c), provided that the entities creating the collaboratives 35.22 are governmental units that otherwise qualify for retirement plan membership, public 35.23 hospitals owned or operated by, or an integral part of, a governmental subdivision or 35.24 governmental subdivisions, the Association of Minnesota Counties, the Metropolitan 35.25 Minnesota Intercounty Association, the Minnesota Municipal Utilities Association, the 35.26 Metropolitan Airports Commission, the University of Minnesota with respect to police 35.27 officers covered by the public employees police and fire retirement plan, the Minneapolis 35.28 Employees Retirement Fund for employment initially commenced after June 30, 1979, the 35.29 Range Association of Municipalities and Schools, soil and water conservation districts, 35.30 economic development authorities created or operating under sections 469.090 to 35.31 469.108, the Port Authority of the city of St. Paul, the Spring Lake Park Fire Department, 35.32 incorporated, the Lake Johanna Volunteer Fire Department, incorporated, the Red Wing 35.33 Environmental Learning Center, the Dakota County Agricultural Society, and Hennepin 35.34 Healthcare System, Inc. 35.35

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36.1	(c) Governmental subdivision does not mean any municipal housing and
36.2	redevelopment authority organized under the provisions of sections 469.001 to 469.047;
36.3	or any port authority organized under sections 469.048 to 469.089 other than the Port
36.4	Authority of the city of St. Paul; or any hospital district organized or reorganized prior
36.5	to July 1, 1975, under sections 447.31 to 447.37 or the successor of the district, nor
36.6	the Minneapolis Community Development Agency; or the board of a family service
36.7	collaborative or children's mental health collaborative organized under sections 124D.23,
36.8	245.491 to 245.495, or 471.59, if that board is not controlled by representatives of
36.9	governmental units.
36.10	(d) A nonprofit corporation governed by chapter 317A or organized under Internal
36.11	Revenue Code, section 501(c)(3), which is not covered by paragraph (a) or (b), is not a
36.12	governmental subdivision unless the entity has obtained a written advisory opinion from
36.13	the United States Department of Labor or a ruling from the Internal Revenue Service
36.14	declaring the entity to be an instrumentality of the state so as to provide that any future
36.15	contributions by the entity on behalf of its employees are contributions to a governmental
36.16	plan within the meaning of Internal Revenue Code, section 414(d).
36.17	(e) A public body created by state or local authority may request membership on
36.18	behalf of its employees by providing sufficient evidence that it meets the requirements in
36.19	paragraph (a).
36.20	(f) An entity determined to be a governmental subdivision is subject to the reporting
36.21	requirements of this chapter upon receipt of a written notice of eligibility from the
36.22	association.
36.23	EFFECTIVE DATE. This section is effective the day after final enactment.
36.23	Paragraphs (e) and (f) apply to initial plan coverage dates occurring on or after the
36.25	effective date.
36.26	Sec. 16. Minnesota Statutes 2006, section 353.01, subdivision 16, is amended to read:
36.27	Subd. 16. Allowable service; limits and computation. (a) "Allowable service"
36.28	means:
36.29	(1) service during years of actual membership in the course of which employee
36.30	contributions were made, periods covered by payments in lieu of salary deductions under
36.31	section 353.35;
36.32	(2) service in years during which the public employee was not a member but for
36.33	which the member later elected, while a member, to obtain credit by making payments to
36.34	the fund as permitted by any law then in effect;
JU.JT	are rand as permitted of any fait then in effect,

37.1

(3) a period of authorized leave of absence with pay from which deductions for employee contributions are made, deposited, and credited to the fund; 37.2

(4) a period of authorized personal, parental, or medical leave of absence without 37.3 37.4 pay, including a leave of absence covered under the federal Family Medical Leave Act, that does not exceed one year, and during or for which a member obtained service credit 37.5 for each month in the leave period by payments payment under section 353.0161 to the 37.6 fund made in place of salary deductions. The payments must be made in an amount 37.7 or amounts based on the member's average salary on which deductions were paid for 37.8 the last six months of public service, or for that portion of the last six months while the 37.9 member was in public service, to apply to the period in either case that immediately 37.10 precedes the commencement of the leave of absence. If the employee elects to pay the 37.11 employee contributions for the period of any authorized personal, parental, or medical 37.12 leave of absence without pay, or for any portion of the leave, the employee shall also, as 37.13 a condition to the exercise of the election, pay to the fund an amount equivalent to the 37.14 required employer and the additional employer contributions, if any, for the employee. 37.15 The payment must be made within one year from the expiration of the leave of absence 37.16 or within 20 days after termination of public service under subdivision 11a, whichever 37.17 is earlier. The employer, by appropriate action of its governing body which is made a 37.18 part of its official records and which is adopted before the date of the first payment of 37.19 the employee contribution, may certify to the association in writing its commitment to 37.20 pay the employer and additional employer contributions from the proceeds of a tax levy 37.21 made under section 353.28. Payments under this paragraph must include interest at an 37.22 annual rate of 8.5 percent compounded annually from the date of the termination of the 37.23 leave of absence to the date payment is made. An employee must return to public service 37.24 and render a minimum of three months of allowable service in order to be eligible to 37.25 pay employee and employer contributions make payment under section 353.0161 for a 37.26 subsequent authorized leave of absence without pay. Upon payment, the employee must 37.27 be granted allowable service credit for the purchased period; 37.28

(5) a periodic, repetitive leave that is offered to all employees of a governmental 37.29 37.30 subdivision. The leave program may not exceed 208 hours per annual normal work cycle as certified to the association by the employer. A participating member obtains 37.31 service credit by making employee contributions in an amount or amounts based on the 37.32 member's average salary that would have been paid if the leave had not been taken. The 37.33 employer shall pay the employer and additional employer contributions on behalf of the 37.34 participating member. The employee and the employer are responsible to pay interest on 37.35 their respective shares at the rate of 8.5 percent a year, compounded annually, from the 37.36

end of the normal cycle until full payment is made. An employer shall also make the 38.1 employer and additional employer contributions, plus 8.5 percent interest, compounded 38.2 annually, on behalf of an employee who makes employee contributions but terminates 38.3 38.4 public service. The employee contributions must be made within one year after the end of the annual normal working cycle or within 20 days after termination of public service, 38.5 whichever is sooner. The executive director shall prescribe the manner and forms to be 38.6 used by a governmental subdivision in administering a periodic, repetitive leave. Upon 38.7 payment, the member must be granted allowable service credit for the purchased period; 38.8

(6) 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; or

(7) a period during which a member is absent from employment by a governmental 38.15 subdivision by reason of service in the uniformed services, as defined in United States 38.16 Code, title 38, section 4303(13), if the member returns to public service upon discharge 38.17 from service in the uniformed service within the time frames required under United 38.18 States Code, title 38, section 4312(e), provided that the member did not separate from 38.19 uniformed service with a dishonorable or bad conduct discharge or under other than 38.20 honorable conditions. The service is credited if the member pays into the fund equivalent 38.21 employee contributions based upon the contribution rate or rates in effect at the time 38.22 that the uniformed service was performed multiplied by the full and fractional years 38.23 being purchased and applied to the annual salary rate. The annual salary rate is the 38.24 average annual salary during the purchase period that the member would have received 38.25 if the member had continued to be employed in covered employment rather than to 38.26 provide uniformed service, or, if the determination of that rate is not reasonably certain, 38.27 the annual salary rate is the member's average salary rate during the 12-month period of 38.28 covered employment rendered immediately preceding the period of the uniformed service. 38.29 38.30 Payment of the member equivalent contributions must be made during a period that begins with the date on which the individual returns to public employment and that is three times 38.31 the length of the military leave period, or within five years of the date of discharge from 38.32 the military service, whichever is less. If the determined payment period is less than 38.33 one year, the contributions required under this clause to receive service credit may be 38.34 made within one year of the discharge date. Payment may not be accepted following 20 38.35 days after termination of public service under subdivision 11a. If the member equivalent 38.36

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contributions provided for in this clause are not paid in full, the member's allowable 39.1 service credit must be prorated by multiplying the full and fractional number of years of 39.2 uniformed service eligible for purchase by the ratio obtained by dividing the total member 39.3 39.4 contributions received by the total member contributions otherwise required under this clause. The equivalent employer contribution, and, if applicable, the equivalent additional 39.5 employer contribution must be paid by the governmental subdivision employing the 396 member if the member makes the equivalent employee contributions. The employer 39.7 payments must be made from funds available to the employing unit, using the employer 39.8 and additional employer contribution rate or rates in effect at the time that the uniformed 39.9 service was performed, applied to the same annual salary rate or rates used to compute the 39.10 39.11 equivalent member contribution. The governmental subdivision involved may appropriate money for those payments. The amount of service credit obtainable under this section may 39.12 not exceed five years unless a longer purchase period is required under United States Code, 39.13 title 38, section 4312. The employing unit shall pay interest on all equivalent member and 39.14 employer contribution amounts payable under this clause. Interest must be computed at 39.15 a rate of 8.5 percent compounded annually from the end of each fiscal year of the leave 39.16 or the break in service to the end of the month in which the payment is received. Upon 39.17 payment, the employee must be granted allowable service credit for the purchased period. 39.18

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

39.24 (c) For a public employee who has prior service covered by a local police or firefighters relief association that has consolidated with the Public Employees Retirement 39.25 Association or to which section 353.665 applies, and who has elected the type of benefit 39.26 coverage provided by the public employees police and fire fund either under section 39.27 353A.08 following the consolidation or under section 353.665, subdivision 4, "applicable 39.28 service" is a period of service credited by the local police or firefighters relief association 39.29 39.30 as of the effective date of the consolidation based on law and on bylaw provisions governing the relief association on the date of the initiation of the consolidation procedure. 39.31 (d) No member may receive more than 12 months of allowable service credit in a 39.32 year either for vesting purposes or for benefit calculation purposes. 39.33

39.34 (e) MS 2002 [Expired]

39.35 EFFECTIVE DATE. This section is effective July 1, 2007, and applies to 39.36 authorized leaves of absence that commence on or after the effective date.

Sec. 17. Minnesota Statutes 2006, section 353.01, subdivision 28, is amended to read:
Subd. 28. Retirement. (a) "Retirement" means the commencement of <u>the</u> payment
of an annuity based on a date designated by the board of trustees. This date determines
the rights under this chapter which occur either before or after retirement. A right to
retirement is subject to termination of public service under subdivision 11a. A right to
retirement requires a complete and continuous separation for 30 days from employment as
a public employee and from the provision of paid services to that employer.

40.8 (b) An individual who separates from employment as a public employee and who,
40.9 within 30 days of separation, returns to provide service to a governmental subdivision
40.10 as an independent contractor or as an employee of an independent contractor, has not
40.11 satisfied the separation requirements under paragraph (a).

(c) A former member of the basic or police and fire fund who becomes a coordinated 40.12 member upon returning to eligible, nontemporary public service, terminates employment 40.13 before obtaining six months' allowable service under subdivision 16, paragraph (a), in 40.14 the coordinated fund, and is eligible to receive an annuity the first day of the month after 40.15 the most recent termination date shall not accrue a right to a retirement annuity under the 40.16 coordinated fund. An annuity otherwise payable to the former member must be based on 40.17 the laws in effect on the date of termination of the most recent service under the basic or 40.18 police and fire fund and shall be retroactive to the first day of the month following that 40.19 termination date or one year preceding the filing of an application for retirement annuity 40.20 as provided by section 353.29, subdivision 7, whichever is later. The annuity payment 40.21 must be suspended under the provisions of section 353.37, if earned compensation for the 40.22 reemployment equals or exceeds the amounts indicated under that section. The association 40.23 will refund the employee deductions made to the coordinated fund, with interest under 40.24 section 353.34, subdivision 2, return the accompanying employer contributions, and 40.25 remove the allowable service credits covering the deductions refunded. 40.26

(d) (c) Notwithstanding the 30-day separation requirement under paragraph (a), a 40.27 member of the <u>a</u> defined benefit plan under this chapter, who also participates in the public 40.28 employees defined contribution plan under chapter 353D for other public service, may be 40.29 40.30 paid, if eligible, a retirement annuity from the defined benefit plan while participating in the defined contribution plan. A retirement annuity is also payable from a defined benefit plan 40.31 under this chapter to an eligible member who terminates public service and who, within 40.32 30 days of separation, takes office as an elected official of a governmental subdivision. 40.33 (d) Elected officials included in association membership under subdivisions 2a and 40.34

40.35 <u>2d meet the 30-day separation requirement under this section by resigning from office</u>

41.1	before filing for a subsequent term in the same office and by remaining completely and
41.2	continuously separated from that office for 30 days prior to the date of the election.
41.3	EFFECTIVE DATE. This section is effective the day after final enactment.
41.4	Sec. 18. [353.0161] AUTHORIZED LEAVE OF ABSENCE SERVICE CREDIT
41.5	PURCHASE PROCEDURE.
41.6	Subdivision 1. Application. This section applies to employees covered by any
41.7	plan specified in this chapter or chapter 353E for any period of authorized leave of
41.8	absence specified in section 353.01, subdivision 16, paragraph (a), clause (4), for which
41.9	the employee obtains credit for allowable service by making payment as specified in
41.10	this section to the applicable fund.
41.11	Subd. 2. Purchase procedure. (a) An employee covered by a plan specified in
41.12	subdivision 1 may purchase credit for allowable service in that plan for a period specified
41.13	in subdivision 1 if the employee makes a payment as specified in paragraph (b) or (c),
41.14	whichever applies. The employing unit, at its option, may pay the employer portion of the
41.15	amount specified in paragraph (b) on behalf of its employees.
41.16	(b) If payment is received by the executive director within one year from the end
41.17	of the authorized leave, the payment amount is equal to the employee and employer
41.18	contribution rates specified in law for the applicable plan at the end of the leave period
41.19	multiplied by the employee's hourly rate of salary on the date of return from the leave of
41.20	absence and by the days and months of the leave of absence for which the employee wants
41.21	allowable service credit. Payments made under this paragraph must include compound
41.22	interest at a monthly rate of 0.71 percent from the last day of the leave period until the last
41.23	day of the month in which payment is received.
41.24	(c) If payment is received by the executive director after one year, the payment
41.25	amount is the amount determined under section 356.551.
41.26	EFFECTIVE DATE. This section is effective July 1, 2007, and applies to
41.27	authorized leaves of absence that commence on or after the effective date.
41.28	Sec. 19. Minnesota Statutes 2006, section 353.03, subdivision 3, is amended to read:
41.29	Subd. 3. Duties and powers of the board. (a) The board shall:
41.30	(1) elect a president and vice-president. The board shall;
41.31	(2) approve the staffing complement, as recommended by the executive director,
41.32	necessary to administer the fund. The cost of administering this chapter must be paid by
41.33	the fund.;

42.1 (b) The board shall (3) adopt bylaws for its own government and for the management
42.2 of the fund consistent with the laws of the state and may modify them at pleasure. It shall;
42.3 (4) adopt, alter, and enforce reasonable rules consistent with the laws of the state
42.4 and the terms of the applicable benefit plans for the administration and management of the
42.5 fund, for the payment and collection of payments from members, and for the payment
42.6 of withdrawals and benefits. It shall, and that are necessary in order to comply with the
42.7 applicable federal Internal Revenue Service and Department of Labor requirements;

42.8 (5) pass upon and allow or disallow all applications for membership in the fund
42.9 and shall allow or disallow claims for withdrawals, pensions, or benefits payable from
42.10 the fund. It shall;

42.11 (6) adopt an appropriate mortality table based on experience of the fund as
42.12 recommended by the association actuary and approved under section 356.215, subdivision
42.13 <u>18</u>, with interest set at the rate specified in section 356.215, subdivision 8. It shall;

42.14 (7) provide for the payment out of the fund of <u>the cost of administering this</u>
42.15 <u>chapter, of all necessary expenses for the administration of the fund and of all claims for</u>
42.16 withdrawals, pensions, or benefits allowed. The board shall; and

42.17 (8) approve or disapprove all recommendations and actions of the executive director
42.18 made subject to its approval or disapproval by subdivision 3a.

(c) (b) In passing upon all applications and claims, the board may summon, swear, 42.19 hear, and examine witnesses and, in the case of claims for disability benefits, may require 42.20 the claimant to submit to a medical examination by a physician of the board's choice, at the 42.21 expense of the fund, as a condition precedent to the passing on the claim, and, in the case 42.22 of all applications and claims, may conduct investigations necessary to determine their 42.23 validity and merit. The board shall establish procedures to assure that a benefit applicant 42.24 and recipient may have a review of a benefit eligibility or benefit amount determination 42.25 affecting the applicant or recipient. The review procedure may afford the benefit applicant 42.26 or benefit recipient an opportunity to present views at any review proceeding conducted, 42.27 but is not a contested case under chapter 14. 42.28

42.29 (d) (c) The board may continue to authorize the sale of life insurance to members
42.30 under the insurance program in effect on January 1, 1985, but must not change that
42.31 program without the approval of the commissioner of finance. The association shall
42.32 not receive any financial benefit from the life insurance program beyond the amount
42.33 necessary to reimburse the association for costs incurred in administering the program.
42.34 The association shall not engage directly or indirectly in any other activity involving the
42.35 sale or promotion of goods or services, or both, whether to members or nonmembers.

43.1 (e) (d) The board shall establish procedures governing reimbursement of expenses to
43.2 board members. These procedures shall must define the types of activities and expenses
43.3 that qualify for reimbursement, shall must provide that all out-of-state travel must be
43.4 authorized by the board, and shall must provide for the independent verification of claims
43.5 for expense reimbursement. The procedures must comply with the applicable rules
43.6 and policies of the Department of Finance, the Department of Administration, and the
43.7 Department of Employee Relations.

43.8 (f) (e) The board may purchase fiduciary liability insurance and official bonds for the
43.9 officers and members of the board of trustees and employees of the association and may
43.10 purchase property insurance or may establish a self-insurance risk reserve including, but
43.11 not limited to, data processing insurance and "extra-expense" coverage.

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

Sec. 20. Minnesota Statutes 2006, section 353.03, subdivision 3a, is amended to read: 43.13 43.14 Subd. 3a. Executive director. (a) Appointment. The board shall appoint, with the advice and consent of the senate, an executive director on the basis of education, 43.15 experience in the retirement field, and leadership ability. The executive director shall must 43.16 have had at least five years' experience in an executive level management position, which 43.17 has included responsibility for pensions, deferred compensation, or employee benefits. 43.18 The executive director serves at the pleasure of the board. The salary of the executive 43.19 director is as provided by section 15A.0815. 43.20

(b) Duties. The management of the association is vested in the executive director
who shall be the executive and administrative head of the association. The executive
director shall act as adviser to the board on all matters pertaining to the association and
shall also act as the secretary of the board. The executive director shall:

43.25 (1) attend all meetings of the board;

43.26 (2) prepare and recommend to the board appropriate rules to carry out the provisions43.27 of this chapter;

43.28 (3) establish and maintain an adequate system of records and accounts following
43.29 recognized accounting principles and controls;

(4) designate, with the approval of the board, up to two persons who shall may serve
in the unclassified service and whose salary is salaries are set in accordance with section
43.32 43A.18, subdivision 3, appoint a confidential secretary in the unclassified service, and
appoint employees to carry out this chapter, who are subject to chapters 43A and 179A
in the same manner as are executive branch employees;

44.1 (5) organize the work of the association as the director deems necessary to fulfill
44.2 the functions of the association, and define the duties of its employees and delegate to
44.3 them any powers or duties, subject to the control of, and under such conditions as, the
44.4 executive director may prescribe;

(6) with the approval of the board, contract for the services of an approved actuary, 44.5 professional management services, and any other consulting services as necessary 44 6 to fulfill the purposes of this chapter. All contracts are subject to chapter 16C. The 44.7 commissioner of administration shall not approve, and the association shall not enter 44.8 into, any contract to provide lobbying services or legislative advocacy of any kind. 44.9 Any approved actuary retained by the executive director shall function as the actuarial 44.10 44.11 advisor of the board and the executive director and may perform actuarial valuations and experience studies to supplement those performed by the actuary retained under section 44.12 356.214. Any supplemental actuarial valuations or experience studies shall be filed with 44.13 the executive director of the Legislative Commission on Pensions and Retirement. Copies 44.14 of professional management survey reports shall be transmitted to the secretary of the 44.15 senate, the chief clerk of the house of representatives, and the Legislative Reference 44.16 Library as provided by section 3.195, and to the executive director of the commission at 44.17 the same time as reports are furnished to the board. Only management firms experienced 44.18 in conducting management surveys of federal, state, or local public retirement systems 44.19 shall be qualified to contract with the director hereunder; 44.20

44.21 (7) with the approval of the board provide in-service training for the employees44.22 of the association;

(8) make refunds of accumulated contributions to former members and to the
designated beneficiary, surviving spouse, legal representative or next of kin of deceased
members or deceased former members, as provided in this chapter;

(9) determine the amount of the annuities and disability benefits of members covered
by the association and authorize payment of the annuities and benefits beginning as of
the dates on which the annuities and benefits begin to accrue, in accordance with the
provisions of this chapter;

44.30 (10) pay annuities, refunds, survivor benefits, salaries, and necessary operating
44.31 expenses of the association;

44.32 (11) prepare and submit to the board and the legislature an annual financial report
44.33 covering the operation of the association, as required by section 356.20;

44.34 (12) prepare and submit biennial and annual budgets to the board for its approval
44.35 and submit the approved budgets to the Department of Finance for approval by the
44.36 commissioner;

(13) reduce all or part of the accrued interest payable under section 353.27,
subdivisions 12, 12a, and 12b, or 353.28, subdivision 5, upon receipt of proof by the
association of an unreasonable processing delay or other extenuating circumstances of
the employing unit. The executive director shall prescribe and submit for approval by the
board the conditions under which such interest may be reduced; and

45.6 (14) with the approval of the board, perform such other duties as may be required for
45.7 the administration of the association and the other provisions of this chapter and for the
45.8 transaction of its business.

45.9

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

Sec. 21. Minnesota Statutes 2006, section 353.03, subdivision 4, is amended to read: 45.10 Subd. 4. Offices. The commissioner of administration shall make provision for 45.11 suitable office space in the state capitol or other state office buildings, or at such other 45.12 location as is determined by the commissioner for the use of the board of trustees and its 45.13 45.14 executive director. The commissioner shall give the board at least four months notice for any proposed removal from their present location. Any and all rental charges shall 45.15 be paid by the trustees from the public employees retirement fund public pension fund 45.16 facilities created under section 356B.10. 45.17

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

45.19 Sec. 22. Minnesota Statutes 2006, section 353.27, is amended by adding a subdivision
45.20 to read:

45.21 Subd. 14. Treatment of periods before initial coverage date. (a) If an entity
45.22 is determined to be a governmental subdivision due to receipt of a written notice of
45.23 eligibility from the association, that employer and its employees are subject to the
45.24 requirements of subdivision 12, effective retroactive to the date that the executive director
45.25 of the association determines that the entity first met the definition of a governmental
45.26 subdivision, if that date predates the notice of eligibility.

- 45.27 (b) If the retroactive time period under paragraph (a) exceeds three years, an
 45.28 employee is authorized to purchase service credit in the applicable Public Employees
 45.29 Retirement Association plan for the portion of the period in excess of three years, by
 45.30 making payment under section 356.551.
- 45.31 (c) This subdivision does not apply if the applicable employment under paragraph
- 45.32 (a) included coverage by any public or private defined benefit or defined contribution
- 45.33 retirement plan, other than a volunteer firefighters relief association. If this paragraph
- 45.34 <u>applies</u>, an individual is prohibited from purchasing service credit for any period or
- 45.35 periods specified in paragraph (a).

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46.1

EFFECTIVE DATE. This section is effective the day after final enactment and applies to initial plan coverage dates occurring on or after the effective date. 46.2

46.3

Sec. 23. Minnesota Statutes 2006, section 353.28, subdivision 6, is amended to read: Subd. 6. Collection of unpaid amounts. (a) If a governmental subdivision which 46.4 receives the direct proceeds of property taxation fails to pay an amount due under chapter 46.5 353, 353A, 353B, 353C, or 353D, the executive director shall certify the amount to the 46.6 governmental subdivision for payment. If the governmental subdivision fails to remit the 46.7 sum so due in a timely fashion, the executive director shall certify the amount to the 46.8 applicable county auditor for collection. The county auditor shall collect the amount 46.9 out of the revenue of the governmental subdivision, or shall add the amount to the levy 46.10 of the governmental subdivision and make payment directly to the association. This 46.11 46.12 tax must be levied, collected, and apportioned in the manner that other taxes are levied, collected, and apportioned. 46.13

46.14 (b) If a governmental subdivision which is not funded directly from the proceeds of property taxation fails to pay an amount due under this chapter, the executive 46.15 director shall certify the amount to the governmental subdivision for payment. If the 46.16 governmental subdivision fails to pay the amount for a period of 60 days after the date 46.17 of the certification, the executive director shall certify the amount to the commissioner 46.18 of finance, who shall deduct the amount from any subsequent state-aid payment or state 46.19 appropriation amount applicable to the governmental subdivision and make payment 46.20 directly to the association. If the amount of the state-aid payment or state appropriation is 46.21 not sufficient to pay the full sum due, the amounts paid to the association must be applied 46.22 first to the unpaid employee deductions withheld from the employees' wages and next to 46.23 the unpaid employer contributions. Any remaining amount received by the association 46.24 must be applied to the interest due on the employee and employer contribution amounts. 46.25 If a government subdivision under this paragraph owes amounts to more than one public 46.26 retirement plan, section 356.98 applies. 46.27 (c) If a governmental subdivision has been dissolved or closed, the requirements in 46.28

paragraph (b) of a certification to the governmental subdivision and the related 60-day 46.29 waiting period do not apply. The executive director is authorized to immediately certify 46.30

- the applicable amount to the commissioner of finance. 46.31
- 46.32

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

Sec. 24. Minnesota Statutes 2006, section 353.29, subdivision 3, is amended to read: 46.33 Subd. 3. Retirement annuity formula. (a) This paragraph, in conjunction with 46.34 section 353.30, subdivisions +, 1a, 1b, and 1c, applies to any member who first became a 46.35

public employee or a member of a pension fund listed in section 356.30, subdivision 3, 47.1 before July 1, 1989, unless paragraph (b), in conjunction with section 353.30, subdivision 47.2 5, produces a higher annuity amount, in which case paragraph (b) will apply. The average 47.3 47.4 salary as defined in section 353.01, subdivision 17a, multiplied by the percent specified in section 356.315, subdivision 3, for each year of allowable service for the first ten years 47.5 and thereafter by the percent specified in section 356.315, subdivision 4, per year of 47.6 allowable service and completed months less than a full year for the "basic member," a 47.7 basic member, and the percent specified in section 356.315, subdivision 1, for each year of 47.8 allowable service for the first ten years and thereafter by the percent specified in section 47.9 356.315, subdivision 2, per year of allowable service and completed months less than a 47.10 full year for the "coordinated member," a coordinated member shall determine the amount 47.11 of the "normal" normal retirement annuity. 47.12

(b) This paragraph applies to a member who has become at least 55 years old and 47.13 first became a public employee after June 30, 1989, and to any other member whose 47.14 annuity amount, when calculated under this paragraph and in conjunction with section 47.15 353.30, subdivision 5, is higher than it is when calculated under paragraph (a), in 47.16 conjunction with section 353.30, subdivisions 1, 1a, 1b, and 1c. The average salary, as 47.17 defined in section 353.01, subdivision 17a, multiplied by the percent specified in section 47.18 356.315, subdivision 4, for each year of allowable service and completed months less than 47.19 a full year for a basic member and the percent specified in section 356.315, subdivision 2, 47.20 per year of allowable service and completed months less than a full year for a coordinated 47.21 member, shall determine the amount of the normal retirement annuity. 47.22

47.23

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

Sec. 25. Minnesota Statutes 2006, section 353.30, subdivision 1a, is amended to read: 47.24 Subd. 1a. Pre-July 1, 1989 members: rule of 90. Any Upon termination of 47.25 public service under section 353.01, subdivision 11a, a person who first became a public 47.26 employee or a member of a pension fund listed in section 356.30, subdivision 3, before 47.27 July 1, 1989, and whose attained age plus credited allowable service totals 90 years is 47.28 entitled upon application to a retirement annuity in an amount equal to the normal annuity 47.29 provided in section 353.29, subdivisions 2 and subdivision 3, paragraph (a), without any 47.30 reduction in annuity by reason of such due to early retirement. 47.31

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

47.33 Sec. 26. Minnesota Statutes 2006, section 353.30, subdivision 1b, is amended to read:

47.34 Subd. 1b. **Pre-July 1, 1989 members: 30 years of service.** Any Upon termination

47.35 of public service under section 353.01, subdivision 11a, a person who first became a

48.1 public employee or a member of a pension fund listed in section 356.30, subdivision
48.2 3, before July 1, 1989, with 30 years or more of allowable service credit, who elects
48.3 early retirement under subdivision 1 to retire prior to normal retirement age, shall receive
48.4 an annuity in an amount equal to the normal annuity provided under section 353.29,
48.5 subdivisions 2 and subdivision 3, paragraph (a), reduced by one-quarter of one percent for
48.6 each month that the member is under age 62 at the time of retirement.

48.7

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

Sec. 27. Minnesota Statutes 2006, section 353.30, subdivision 1c, is amended to read: 48.8 48.9 Subd. 1c. Pre-July 1, 1989 members: early retirement. Any Upon termination of public service, a person who first became a public employee or a member of a pension 48.10 fund listed in section 356.30, subdivision 3, before July 1, 1989, and who has received 48 11 eredit for at least 30 years of allowable service or who has become at least 55 years old but 48.12 not normal retirement age, and has received credit for at least three years of allowable 48.13 48.14 service is entitled upon application to a retirement annuity in an amount equal to the normal annuity provided in section 353.29, subdivisions 2 and subdivision 3, paragraph 48.15 (a), reduced by one-quarter of one percent for each month that the member is under normal 48.16 retirement age at the time of retirement, except that for any member who has 30 or more 48.17 years of allowable service the reduction shall be applied only for each month that the 48.18 member is under age 62 at the time of retirement. 48.19

48.20

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

Sec. 28. Minnesota Statutes 2006, section 353.32, subdivision 1a, is amended to read: 48.21 Subd. 1a. Surviving spouse optional annuity. (a) If a member or former member 48.22 who has credit for not less than three years of allowable service and dies before the 48.23 48.24 annuity or disability benefit begins to accrue under section 353.29, subdivision 7, or 353.33, subdivision 2, notwithstanding any designation of beneficiary to the contrary, the 48.25 48.26 surviving spouse may elect to receive, instead of a refund with interest under subdivision 1, or surviving spouse benefits otherwise payable under section 353.31, an annuity equal 48.27 to the <u>a</u> 100 percent joint and survivor annuity that the member could have qualified for 48.28 had the member terminated service on the date of death computed consistent with section 48.29 353.30, subdivision 1a, 1c, or 5, whichever is applicable. 48.30

(b) If the <u>a</u> member was under age 55 first became a public employee or a member of
<u>a pension fund listed in section 356.30</u>, subdivision 3, before July 1, 1989, and has credit
for at least 30 years of allowable service on the date of death, the surviving spouse may
elect to receive a 100 percent joint and survivor annuity based on the age of the member
and surviving spouse on the date of death. The annuity is payable using computed using

section 353.30, subdivision 1b, except that the full early retirement reduction under section 49.1 353.30, subdivisions 1b and 1c, to that provision will be applied from age 62 back to age 55 49.2 and one-half of the early retirement reduction from age 55 back to the age payment begins. 49.3 49.4 (c) If the <u>a</u> member who was under age 55 and has credit for at least three years of allowable service on the date of death dies, but did not qualify for retirement on the date 49.5 of death, the surviving spouse may elect to receive the a 100 percent joint and survivor 49.6 annuity based on the age of the member and surviving spouse at the time of death. The 49.7 annuity is payable computed using section 353.30, subdivision 1c or 5, as applicable, 49.8 except that the full early retirement reduction under section 353.30, subdivision 1, 1b, 1c, 49.9 or 5, specified in the applicable subdivision will be applied to age 55 and one-half of the 49.10 early retirement reduction from age 55 back to the age payment begins. 49.11

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

(e) The surviving spouse eligible for surviving spouse benefits under paragraph (a)
may apply for the annuity at any time after the date on which the deceased employee would
have attained the required age for retirement based on the employee's allowable service.
The surviving spouse eligible for surviving spouse benefits under paragraph (b) or (c) may
apply for an annuity any time after the member's death. The annuity must be computed
under sections 353.29, subdivisions 2 and 3; and 353.30, subdivisions 1, 1a, 1b, 1c, and 5.

49.25 (f) Sections 353.34, subdivision 3, and 353.71, subdivision 2, apply to a deferred
49.26 annuity or surviving spouse benefit payable under this subdivision. No payment may
49.27 accrue beyond the end of the month in which entitlement to the annuity has terminated or
49.28 upon expiration of the term certain benefit payment under subdivision 1b.

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

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

(i) If the deceased member or former member first became a public employee or a 50.1 member of a public pension plan listed in section 356.30, subdivision 3, on or after July 50.2 1, 1989, a survivor annuity computed under paragraph (a) or (c) must be computed as 50.3 50.4 specified in section 353.30, subdivision 5, except for the revised early retirement reduction specified in paragraph (c), if paragraph (c) is the applicable provision. 50.5 (j) For any survivor annuity determined under this subdivision, the payment is to be 50.6 based on the total allowable service that the member had accrued as of the date of death 50.7 and the age of the member and surviving spouse on that date. 50.8

EFFECTIVE DATE. This section is effective for survivor benefits based on a date 50.9 of death occurring on or after July 1, 2007. This section, other than paragraph (j), is not 50.10 intended to increase, modify, impair, or diminish the benefit entitlements specified in 50.11 the subdivision within the Minnesota Statutes being amended. If the executive director 50.12 50.13 of the Public Employees Retirement Association determines that any provision of this section, other than paragraph (j), does increase, modify, impair, or diminish the benefit 50.14 entitlements as reflected in applicable law just before the effective date of this section, 50.15 the executive director shall certify that determination and a recommendation as to the 50.16 required legislative correction to the chairs of the Legislative Commission on Pensions 50.17 and Retirement, the house Governmental Operations, Reform, Technology and Elections 50.18 Committee, the senate State and Local Governmental Operations Committee, and to the 50.19 50.20 executive director of the Legislative Commission on Pensions and Retirement.

50.21 Sec. 29. Minnesota Statutes 2006, section 353.32, subdivision 1b, is amended to read: Subd. 1b. Survivor coverage term certain. (a) In lieu of the 100 percent optional 50.22 annuity under subdivision 1a, or a refund under subdivision 1, the surviving spouse of 50.23 a deceased member may elect to receive survivor coverage for a term certain period of 50.24 ten, 15, or 20 years, but monthly payments must not exceed 75 percent of the average 50.25 high-five monthly salary of the deceased member. The benefit terminates at the end of 50.26 the specified term certain period. Except as otherwise specified in this subdivision, the 50.27 monthly term certain annuity must be actuarially equivalent to the 100 percent optional 50.28 annuity under subdivision 1a. 50.29

- (b) If a surviving spouse elects a term certain annuity and dies before the expiration
 of the specified term certain period, the commuted value of the remaining annuity
 payments must be paid in a lump sum to the survivor's estate.
- 50.33

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

50.34

50

Sec. 30. Minnesota Statutes 2006, section 353.34, subdivision 3, is amended to read:

Subd. 3. Deferred annuity; eligibility; computation. A member with at least 51.1 three years of allowable service when termination of public service or termination of 51.2 membership occurs has the option of leaving the accumulated deductions in the fund and 51.3 51.4 being entitled to a deferred retirement annuity commencing at normal retirement age or to a deferred early retirement annuity under section 353.30, subdivision 1, 1a, 1b, 51.5 1c, or 5. The deferred annuity must be computed under section 353.29, subdivisions 2 51.6 and subdivision 3, on the basis of the law in effect on the date of termination of public 51.7 service or termination of membership, whichever is earlier, and must be augmented as 51.8 provided in section 353.71, subdivision 2. A former member qualified to apply for a 51.9 deferred retirement annuity may revoke this option at any time before the commencement 51.10 of deferred annuity payments by making application for a refund. The person is entitled to 51.11 a refund of accumulated member contributions within 30 days following date of receipt of 51.12 the application by the executive director. 51.13

51.14

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

51.15 Sec. 31. Minnesota Statutes 2006, section 354.05, subdivision 13, is amended to read:
51.16 Subd. 13. Allowable service. "Allowable service" means:

(1) Any service rendered by a teacher for which on or before July 1, 1957, the
teacher's account in the retirement fund was credited by reason of employee contributions
in the form of salary deductions, payments in lieu of salary deductions, or in any other
manner authorized by Minnesota Statutes 1953, sections 135.01 to 135.13, as amended by
Laws 1955, chapters 361, 549, 550, 611, or

(2) Any service rendered by a teacher for which on or before July 1, 1961, the
teacher elected to obtain credit for service by making payments to the fund pursuant to
Minnesota Statutes 1980, section 354.09 and section 354.51, or

(3) Any service rendered by a teacher after July 1, 1957, for any calendar month
when the member receives salary from which deductions are made, deposited and credited
in the fund, or

(4) Any service rendered by a person after July 1, 1957, for any calendar month
where payments in lieu of salary deductions are made, deposited and credited into the
fund as provided in Minnesota Statutes 1980, section 354.09, subdivision 4, and section
354.53, or

(5) Any service rendered by a teacher for which the teacher elected to obtain
credit for service by making payments to the fund pursuant to Minnesota Statutes 1980,
section 354.09, subdivisions 1 and 4, sections 354.50, 354.51, Minnesota Statutes 1957,

- section 135.41, subdivision 4, Minnesota Statutes 1971, section 354.09, subdivision 2, or
 Minnesota Statutes, 1973 Supplement, section 354.09, subdivision 3, or
- (6) Both service during years of actual membership in the course of which
 contributions were currently made and service in years during which the teacher was not a
 member but for which the teacher later elected to obtain credit by making payments to the
 fund as permitted by any law then in effect, or
- (7) Any service rendered where contributions were made and no allowable service
 credit was established because of the limitations contained in Minnesota Statutes 1957,
 section 135.09, subdivision 2, as determined by the ratio between the amounts of money
 credited to the teacher's account in a fiscal year and the maximum retirement contribution
 allowable for that year, or

52.12 (8) MS 2002 [Expired]

(9) A period of time during which a teacher who is a state employee was on strike 52.13 without pay, not to exceed a period of one year, if the teacher makes a payment in lieu of 52.14 salary deductions or makes a prior service credit purchase payment, whichever applies. If 52.15 the payment is made within 12 months, the payment by the teacher must be an amount 52.16 equal to the employee and employer contribution rates set forth in section 354.42, 52.17 subdivisions 2 and 3, applied to the teacher's rate of salary in effect on the conclusion of 52.18 the strike for the period of the strike without pay, plus compound interest at a monthly rate 52 19 of 0.71 percent from the last day of the strike until the date of payment. If the payment by 52.20 the employee is not made within 12 months, the payment must be in an amount equal to 52.21 the payment amount determined under section 356.551 354.72, or 52.22

(10) A period of service before July 1, 2006, that was properly credited as allowable 52.23 service by the Minneapolis Teachers Retirement Fund Association, and that was rendered 52.24 by a teacher as an employee of Special School District No. 1, Minneapolis, or by an 52.25 employee of the Minneapolis Teachers Retirement Fund Association who was a member 52.26 of the Minneapolis Teachers Retirement Fund Association by virtue of that employment, 52.27 who has not begun receiving an annuity or other retirement benefit from the former 52.28 Minneapolis Teachers Retirement Fund Association calculated in whole or in part on that 52.29 service before July 1, 2006, and who has not taken a refund of member contributions 52.30 related to that service unless the refund is repaid under section 354.50, subdivision 4. 52.31 Service as an employee of Special School District No. 1, Minneapolis, on or after July 1, 52.32 2006, is "allowable service" only as provided by this chapter. 52.33

52.34 **EFFECTIVE DATE.** This section is effective July 1, 2007, and applies to 52.35 authorized leaves of absence that commence on or after the effective date.

53.1 Sec. 32. Minnesota Statutes 2006, section 354.093, is amended to read:

53.2 **354.093 PARENTAL LEAVE.**

Upon granting a parental leave for the birth or adoption of a child, the employing 53.3 53.4 unit granting the leave must certify the leave to the association on a form specified by the executive director. A member of the association granted parental leave of absence by 53.5 the employing unit is entitled to service credit not to exceed one year for the period of 53.6 leave upon payment to the association by the end of the fiscal year following the fiscal 53.7 year in which the leave of absence terminated. This payment must equal the total required 53.8 employee and employer contributions, and amortization contributions, if any, for the 53.9 period of leave prescribed in section 354.42. The payment must be based on the member's 53.10 average full-time monthly salary rate on the date the leave of absence commenced, and 53.11 must be without interest under section 354.72. Notwithstanding the provisions of any 53.12 agreements to the contrary, the contributions specified in this section may not be made to 53.13 receive allowable service credit under this section if the member does not retain the right 53.14

EFFECTIVE DATE. This section is effective July 1, 2007, and applies to

53.15 to full reinstatement at the end of the leave.

53.16

^{53.17} authorized leaves of absence that commence on or after the effective date.

53.18 Sec. 33. Minnesota Statutes 2006, section 354.094, is amended to read:

53.19

354.094 EXTENDED LEAVES OF ABSENCE.

Subdivision 1. Service credit contributions. (a) Upon granting any extended leave 53.20 of absence under section 122A.46 or 136F.43, the employing unit granting the leave 53.21 must certify the leave to the association on a form specified by the executive director. 53.22 A member granted an extended leave of absence under section 122A.46 or 136F.43 53.23 may pay employee contributions and shall receive allowable and formula service credit 53.24 toward annuities and other benefits under this chapter, for each year of the leave, provided 53.25 that the member and the employing board make the required employer contribution in 53.26 any proportion they may agree upon, during the period of the leave payment is made as 53.27 specified in paragraph (b). The employer may enter into an agreement with the exclusive 53.28 bargaining representative of the teachers in the district under which, for an individual 53.29 teacher, all or a portion of the employee's contribution is paid by the employer. Any such 53.30 agreement must include a sunset of eligibility to qualify for the payment and must not 53.31 be a part of the collective bargaining agreement. The leave period must not exceed five 53.32 years. A member may not receive more than five years of allowable or formula service 53.33 credit under this section. The employee and employer contributions must be based upon 53.34

the rates of contribution prescribed by section 354.42 for the salary received during the
year immediately preceding the extended leave.

(b) Employee contribution payments without interest for the years for which a 54.3 54.4 member is receiving service credit while on extended leave must be made on or before June 30 of each fiscal year for which service credit is to be received, or in instances of 54.5 late reporting by the employer, within 30 days after the association gives notification to 54.6 the member of the amount due. If payment is to be made by a transfer of pretax assets 54.7 authorized under section 356.441, payment is authorized after June 30 of the fiscal year 54.8 providing that authorization for the asset transfer has been received by the applicable 54.9 third party administrator by June 30, and the payment must include interest at a rate of 54.10 54.11 .708 percent per month from June 30 through the end of the month in which payment is received. No payment is permitted after the following September 30. Payment is 54.12 authorized after June 30 as specified in section 354.72. 54.13

(c) Notwithstanding the provisions of any agreements to the contrary, employee and
employer contributions payments may not be made to receive allowable and formula
service credit if the member does not have full reinstatement rights as provided in section
122A.46 or 136F.43, both during and at the end of the extended leave.

(d) Any school district paying the employee's retirement contributions <u>or payments</u>
under this section shall forward to the <u>applicable Teachers</u> Retirement Association or
retirement fund a copy of the agreement executed by the school district and the employee.

Subd. 2. Membership; retention. Notwithstanding section 354.49, subdivision
4, clause (3), a member on extended leave whose employee and employer contributions
are paid into the fund pursuant to <u>under</u> subdivision 1 shall retain membership in the
association for as long as the contributions are paid if payment under subdivision 1,
paragraph (b), or section 354.72, is made, under the same terms and conditions as if
the member had continued to teach in the district or the Minnesota State Colleges and
Universities system.

Subd. 3. Effect of nonpayment. A member on extended leave of absence pursuant 54.28 to under section 122A.46 or 136F.43 who does not pay employee contributions or whose 54.29 employer contribution is not paid into the fund in any fails to make payments under 54.30 subdivision 1, paragraph (b), or section 354.72, for any given year of the leave shall be 54.31 54.32 deemed to cease to render teaching services beginning in that year for purposes of this chapter and may not pay employee or employer contributions into make payment to the 54.33 fund in for any subsequent year of the leave until full payment is made for all prior years 54.34 of the leave. Nonpayment of contributions into the fund Failure to make payment shall 54.35

does not affect the rights or obligations of the member or the member's employer under 55.1 section 122A.46 or 136F.43. 55.2

Subd. 4. Member who does not resume teaching. A member who pays employee 55.3 contributions into makes the payments specified in subdivision 1, paragraph (b), or 55.4 section 354.72, to the fund for the agreed maximum duration of an extended leave and 55.5 who does not resume teaching in the first school year after that maximum duration has 55.6 elapsed shall be is deemed to cease to render teaching services beginning in that year for 55.7 purposes of this chapter. 55.8

Subd. 5. Discharge; layoff. The provisions of this section shall do not apply to a 55.9 member who is discharged or placed on unrequested leave of absence or retrenchment 55.10 or layoff or whose contract is terminated while the member is on an extended leave of 55.11 absence pursuant to under section 122A.46 or 136F.43. 55.12

Subd. 6. Limits on other service credit. A member who pays employee 55.13 55.14 contributions makes the payments required under subdivision 1, paragraph (b), or section 354.72, and receives allowable and formula service credit in the association pursuant to 55.15 under this section may not pay employee contributions or receive allowable or formula 55.16 service credit for the same fiscal year in any other Minnesota public employee pension 55.17 plan, except a volunteer firefighters' relief association governed by sections 69.771 55.18 to 69.776. This subdivision shall must not be construed to prohibit a member who 55.19 pays employee contributions and receives allowable and formula service credit in the 55.20 55.21 association pursuant to under this section in any for a given year from being employed as a substitute teacher by any school district during that year. Notwithstanding the provisions 55.22 of sections 354.091 and 354.42, a teacher may not pay retirement contributions or receive 55.23 allowable or formula service credit in the association for teaching service rendered for any 55.24 part of any year for which the teacher pays retirement contributions or receives allowable 55.25 or formula service credit pursuant to under this section or section 354A.091 while on an 55.26 extended leave of absence pursuant to under section 122A.46. 55.27

55.28

EFFECTIVE DATE. This section is effective July 1, 2007, and applies to authorized leaves of absence that commence on or after the effective date. 55.29

Sec. 34. Minnesota Statutes 2006, section 354.095, is amended to read: 55.30

55.31

354.095 MEDICAL LEAVE; PAYMENT PROCEDURES.

Upon granting a medical leave, an employing unit must certify the leave to the 55.32 association on a form specified by the executive director. A member of the association 55.33 who is on an authorized medical leave of absence is entitled to receive allowable service 55.34 credit, not to exceed one year, for the period of leave, upon making the prescribed payment 55.35

to the fund under section 354.72. This payment must include the required employee and 56.1 employer contributions at the rates specified in section 354.42, subdivisions 2, 3, and 5, 56.2 as applied to the member's average full-time monthly salary rate on the date the leave of 56.3 56.4 absence commenced plus compound annual interest at the rate of 8.5 percent from the end of the fiscal year during which the leave terminates to the end of the month during which 56.5 payment is made. The member must pay the total amount required unless the employing 56.6 unit, at its option, pays the employer contributions. The total amount required must be 56.7 paid before the effective date of retirement or by the end of the fiscal year following the 56.8 fiscal year in which the leave of absence terminated, whichever is earlier. A member 56.9 may not receive more than one year of allowable service credit during any fiscal year by 56.10 making payment under this section. A member may not receive disability benefits under 56.11 section 354.48 and receive allowable service credit under this section for the same period 56.12 of time. Notwithstanding the provisions of any agreement to the contrary, employee 56.13 and employer contributions may not be made to receive allowable service credit under 56.14 this section if the member does not retain the right to full reinstatement both during and 56.15 at the end of the medical leave. 56.16

56.17

56.18

EFFECTIVE DATE. This section is effective July 1, 2007, and applies to authorized leaves of absence that commence on or after the effective date.

Sec. 35. Minnesota Statutes 2006, section 354.096, subdivision 2, is amended to read:
Subd. 2. Payment. (a) Notwithstanding any laws to the contrary, a member who
is granted a family leave under United States Code, title 42, section 12631, may receive
allowable service credit for the leave by making payment of the employee, employer, and
additional employer contributions at the rates under section 354.42, during the leave
period as applied to the member's average full-time monthly salary rate on the date the
leave commenced.

56.26 (b) The member may make <u>If payment</u>, without interest, to the association by the 56.27 end of the fiscal year following the fiscal year in which the leave terminated or before the 56.28 effective date of the member's retirement, whichever is earlier is made after the leave 56.29 terminates, section 354.72 applies.

56.30 **EFFECTIVE DATE.** This section is effective July 1, 2007, and applies to 36.31 authorized leaves of absence that commence on or after the effective date.

56.32 Sec. 36. [354.105] PAYMENTS USING PRETAX TRANSFERS.

56.33 If a current or past member is making a payment to the Teachers Retirement

- 56.34 Association to receive service credit under a provision of this chapter, chapter 356,
- 56.35 or applicable special law, and this payment is to be made by a transfer of pretax assets

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- 57.1 <u>authorized under section 356.441</u>, payment is authorized after the due date, but not to
- 57.2 exceed 90 days, provided that the authorization for the asset transfer has been received by
- 57.3 the applicable third party administrator by the due date, and the payment must include
- 57.4 interest at a rate of .708 percent per month from the due date through the end of the month
- 57.5 <u>in which the Teachers Retirement Association receives the payment.</u>
- 57.6 **EFFECTIVE DATE.** This section is effective July 1, 2007.
- 57.7 Sec. 37. Minnesota Statutes 2006, section 354.35, is amended to read:
 57.8 354.35 OPTIONAL ACCELERATED RETIREMENT ANNUITY BEFORE
 57.9 NORMAL RETIREMENT AGE.
- 57.10 Subdivision 1. Normal retirement age definition. For purposes of this section,
- 57.11 <u>"normal retirement age" means normal retirement age as defined in United States Code,</u>
- 57.12 <u>title 42, section 416(1), as amended.</u>
- Subd. 2. Election of accelerated annuity. (a) Any coordinated member who retires 57.13 before normal retirement age 65 may elect to receive an optional accelerated retirement 57.14 annuity from the association which provides for different annuity amounts over different 57.15 periods of retirement. The optional accelerated retirement annuity must take the form of 57.16 an annuity payable for the period before the member attains age 65, or normal retirement 57.17 age, in a greater amount than the amount of the annuity calculated under section 354.44 on 57.18 the basis of the age of the member at retirement, but the optional accelerated retirement 57.19 annuity must be the actuarial equivalent of the member's annuity computed on the basis of 57.20 the member's age at retirement. The greater amount must be paid until the retiree reaches 57.21 age 65, or normal retirement age, and at that time the payment from the association must 57.22 be reduced. For each year the retiree is under age 65, or normal retirement age, up to five 57.23 percent of the total life annuity required reserves may be used to accelerate the optional 57.24 retirement annuity under this section. At retirement, 57.25
- 57.26 (b) Members who retire before age 62 may elect to have the age specified in annuity 57.27 under this section be subdivision accelerated to age 62 instead of 65 rather than normal 57.28 retirement age or age 65.
- 57.29 (c) The method of computing the optional accelerated retirement annuity provided in 57.30 this section subdivision is established by the board of trustees. In establishing the method 57.31 of computing the optional accelerated retirement annuity or any modification of that 57.32 procedure, the board of trustees must obtain the written approval of the actuary retained 57.33 under section 356.214. The written approval must be a part of the permanent records 57.34 of the board of trustees. The election of an optional accelerated retirement annuity is 57.35 exercised by making an application on a form provided by the executive director.

58.1

EFFECTIVE DATE. This section is effective July 1, 2007.

Sec. 38. Minnesota Statutes 2006, section 354.45, subdivision 1a, is amended to read: Subd. 1a. Bounce-back annuity. (a) If a former member or disabilitant selects a joint and survivor annuity option under subdivision 1 after June 30, 1989, the former member or disabilitant must receive a normal single life annuity if the designated optional annuity beneficiary dies before the former member or disabilitant. Under this option, no reduction may be made in the person's annuity to provide for restoration of the normal single life annuity in the event of the death of the designated optional annuity beneficiary.

(b) The annuity adjustment specified in paragraph (a) also applies to joint and 58.9 survivor annuity options under subdivision 1 elected before July 1, 1989. The annuity 58.10 adjustment under this paragraph occurs on July 1, 1989, or on the first day of the first 58.11 month following the death of the designated optional annuity beneficiary, whichever is 58.12 later. This paragraph may not be interpreted as authorizing retroactive payments. The 58.13 58.14 restoration of the normal single life annuity under this subdivision will take effect on July 1, 1989, or the first of the month following the date of death of the designated optional 58.15 annuity beneficiary, or on the first of the month following one year before the date on 58.16 which a certified copy of the death record of the designated optional annuity beneficiary is 58.17 received in the office of the Teachers Retirement Association, whichever date is later. 58.18 58.19 (c) Except as stated in paragraph (b), this subdivision may not be interpreted as authorizing retroactive benefit payments. 58.20

58.21

EFFECTIVE DATE. This section is effective July 1, 2007.

Sec. 39. Minnesota Statutes 2006, section 354.48, subdivision 3, is amended to read: 58.22 Subd. 3. Computation of benefits. (1) (a) The amount of the disability benefit 58.23 granted to members covered under section 354.44, subdivision 2, clauses (1) and (2) 58.24 paragraphs (b) and (c), is an amount equal to double the annuity which could be purchased 58.25 by the member's accumulated deductions plus interest on the amount computed as though 58.26 the teacher were at normal retirement age at the time the benefit begins to accrue and in 58.27 accordance with the law in effect when the disability application is received on the last day 58.28 for which salary is received. Any member who applies for a disability benefit after June 58.29 30, 1974, and who failed to make an election pursuant to under Minnesota Statutes 1971, 58.30 section 354.145, shall have the disability benefit computed under this clause paragraph, as 58.31 further specified in paragraphs (b) and (c), or elause (2) paragraph (d), whichever is larger. 58.32 (b) The benefit granted shall be determined by the following: 58.33

58.34 (a) (1) the amount of the accumulated deductions;

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(b) (2) interest actually earned on these accumulated deductions to the date the 59.1 benefit begins to accrue; 59.2 (c) (3) interest for the years from the date the benefit begins to accrue to the date the 59.3 59.4 member attains normal retirement age at the rate of three percent; (d) (4) annuity purchase rates based on an appropriate annuity table of mortality 59.5 established by the board as provided in section 354.07, subdivision 1, and using 59.6 the applicable postretirement interest rate assumption specified in section 356.215, 59.7 subdivision 8. 59.8 (c) In addition, a supplementary monthly benefit of \$25 to age 65 or the five-year 59.9 anniversary of the effective date of the disability benefit, whichever is later, must be 59.10 59.11 paid to basic members. $\frac{(2)}{(2)}$ (d) The disability benefit granted to members covered under section 354.44, 59.12 subdivision 6, shall be computed in the same manner as the annuity provided in section 59.13 354.44, subdivision 6. The disability benefit shall be the formula annuity without the 59.14 reduction for each month the member is under normal retirement age when the benefit 59.15 begins to accrue as defined by the law in effect on the last day for which salary is paid. 59.16 (3) (e) For the purposes of computing a retirement annuity when the member 59.17 becomes eligible, the amounts paid for disability benefits shall not be deducted from the 59.18 individual member's accumulated deductions. If the disability benefits provided in this 59.19 subdivision exceed the monthly average salary of the disabled member, the disability 59.20 benefits shall be reduced to an amount equal to the disabled member's average salary. 59.21 **EFFECTIVE DATE.** This section is effective July 1, 2007. 59.22

Sec. 40. [354.471] ACCOUNT TERMINATION; RESTORATION. 59.23

Subdivision 1. Account termination. If an active or deferred member dies and 59.24 there is no surviving spouse or other beneficiaries, or the spouse or beneficiaries cannot be 59.25 located within five years of the date of death of the member, the accumulated employee 59.26 and employer contributions and any other payments made to the Teachers Retirement 59.27 Association fund by the individual or on behalf of the individual, and all investment 59.28 earnings on these amounts, must be credited to and become part of the retirement fund. 59.29 Subd. 2. Restoration. Following a forfeiture under subdivision 1, if a surviving 59.30 spouse or other beneficiary of the deceased contacts the Teachers Retirement Association 59.31 and, based on documentation determined by the executive director to be valid and 59.32 adequate, establishes a right to a survivor annuity, death refund, or other benefit provided 59.33 by this chapter, the account forfeited under subdivision 1 must be fully or partially 59.34 restored, as necessary. 59.35

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60.1	EFFECTIVE DATE. This section is effective July 1, 2007.
60.2	Sec. 41. [354.72] AUTHORIZED LEAVE OF ABSENCE AND STRIKE PERIOD
60.3	SERVICE CREDIT PURCHASE PROCEDURE.
60.4	Subdivision 1. Application. This section applies to any strike period under section
60.5	354.05, subdivision 13, clause (9), and to any period of authorized leave of absence
60.6	without pay under sections 354.093, 354.094, 354.095, and 354.096 for which the teacher
60.7	obtains credit for allowable service by making payment as specified in this section to the
60.8	Teachers Retirement Association fund. Each year of an extended leave of absence under
60.9	section 354.094 is considered to be a separate leave for purposes of this section.
60.10	Subd. 2. Purchase procedure. (a) A teacher may purchase credit for allowable and
60.11	formula service in the plan for a period specified in subdivision 1 if the teacher makes
60.12	a payment as specified in paragraph (b) or (c), whichever applies. The employing unit,
60.13	at its option, may pay the employer portion of the amount specified in paragraph (b) on
60.14	behalf of its employees.
60.15	(b) If payment is received by the executive director within one year from the end
60.16	of the strike period or authorized leave under section 354.093, 354.095, or 354.096, or
60.17	after June 30 and before the following June 30 for an extended leave of absence under
60.18	section 354.094, the payment must equal the total employee and employer contributions,
60.19	including amortization contributions if applicable, given the contribution rates in section
60.20	354.42, multiplied by the member's average monthly salary rate on the commencement
60.21	of the leave or period of strike, multiplied by the months and portions of a month of the
60.22	leave of absence or period of strike for which the teacher seeks allowable service credit.
60.23	Payments made under this paragraph must include compound interest at a monthly rate of
60.24	0.71 percent from the last day of the leave period or strike period, or from June 30 for
60.25	an extended leave of absence under section 354.094, until the last day of the month in
60.26	which payment is received.
60.27	(c) If payment is received by the executive director after the applicable last permitted
60.28	date under paragraph (b), the payment amount is the amount determined under section
60.29	<u>356.551.</u>
60.30	EFFECTIVE DATE. This section is effective July 1, 2007, and applies to
60.31	authorized leaves of absence that commence on or after the effective date.
60.32	Sec. 42. Minnesota Statutes 2006, section 356.195, subdivision 1, is amended to read:
60.33	Subdivision 1. Covered plans. This section applies to all defined benefit plans
60.34	specified in section 356.30, subdivision 3, except clause (10).

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- **EFFECTIVE DATE.** This section is effective the day after final enactment. 61.1 Sec. 43. Minnesota Statutes 2006, section 356.405, is amended to read: 61.2 **356.405 COMBINED PAYMENT OF RETIREMENT ANNUITIES.** 61.3 (a) The Public Employees Retirement Association and the Minnesota State 61.4 Retirement System are permitted to combine payments to retirees if one of the payments 61.5 is less than \$250 per month and if the individual elects the same joint and survivor 61.6 annuity form from both systems, or if the individual elects straight life annuities from both 61.7 systems. The total payment must be equal to the amount that is payable if payments were 61.8 kept separate. The retiree must agree, in writing, to have the payment combined. 61.9 (b) Each plan must calculate the benefit amounts under the laws governing the plan 61.10
- and the required reserves and future mortality losses or gains must be paid or accrued to
 the plan making the combined payment from which the plan where the service was earned.
 Each plan must account for its portion of the payment separately, and there may be no
 additional actuarial liabilities realized by either plan.
- 61.15 (c) The plan making the payment would be responsible for issuing one payment and
 61.16 making address changes, tax withholding changes, and other administrative functions
 61.17 needed to process the payment.
- 61.18

EFFECTIVE DATE. This section is effective July 1, 2007.

Sec. 44. Minnesota Statutes 2006, section 356.46, subdivision 3, is amended to read:
Subd. 3. Requirement of notice to member's spouse. (a) Except as specified in
paragraph (c), if a public pension plan provides optional retirement annuity forms which
include a joint and survivor optional retirement annuity form potentially applicable to the
surviving spouse of a member, the executive director of the public pension plan shall send
a copy of the written statement required by subdivision 2 to the spouse of the member
before the member's election of an optional a retirement annuity.

(b) Following the election of a retirement annuity by the member, a copy of the 61.26 completed retirement annuity application and retirement annuity beneficiary form, if 61.27 applicable, must be sent by the executive director of the public pension plan to the 61.28 61.29 spouse of the retiring member. A signed acknowledgment must be required from the spouse confirming receipt of a copy of the completed retirement annuity application and 61.30 retirement annuity beneficiary form, unless the spouse's signature confirming the receipt is 61.31 on the annuity application form. If the required signed acknowledgment is not received 61.32 from the spouse within 30 days, the executive director of the public pension plan must 61.33 send another copy of the completed retirement annuity application and retirement annuity 61.34 beneficiary form, if applicable, to the spouse by certified mail with restricted delivery. 61.35

- (c) For the Teachers Retirement Association, the statement to the spouse that is
 required under paragraph (a) must be sent before or upon the member's election of an
 annuity.
 EFFECTIVE DATE. This section is effective July 1, 2007.
- 62.5 Sec. 45. Minnesota Statutes 2006, section 356.87, is amended to read:
- 62.6 **356.87 HEALTH INSURANCE WITHHOLDING.**

62.7 <u>Subdivision 1.</u> **Public employees insurance program withholding.** (a) Upon 62.8 authorization of a person entitled to receive a retirement annuity, disability benefit or 62.9 survivor benefit, the executive director of a public pension fund enumerated in section 62.10 356.20, subdivision 2, shall withhold health insurance premium amounts from the 62.11 retirement annuity, disability benefit or survivor benefit, and shall pay the premium 62.12 amounts to the public employees insurance program.

- (b) The public employees insurance program shall reimburse a public pension fund
 for the administrative expense of withholding the premium amounts and shall assume
 liability for the failure of a public pension fund to properly withhold the premium amounts.
- 62.16 Subd. 2. Public safety retiree insurance withholding. (a) For purposes of this
 62.17 subdivision, "governing board" means the governing board or body that has been assigned
 62.18 the chief policy making powers and management duties of the applicable pension plan.
- 62.18 <u>the effet poncy making powers and management duties of the applicable pension plan.</u>
- (b) The governing board may, for a pension plan providing monthly annuity
 payments and which is enumerated in section 356.20, subdivision 2, direct the plan's chief
 administrative officer to withhold health, accident, and long-term care insurance premiums
- 62.22 from the retirement annuity or disability benefit and to transmit the amount to an approved
- 62.23 insurance provider specified by the eligible person. A governing board which agrees to
- 62.24 participate may revise or revoke that decision at a later date, providing reasonable notice
- 62.25 <u>is provided to the applicable parties.</u>
- 62.26 (c) An eligible person is a person who:
- 62.27 (1) is a retiree or disabilitant from a participating plan;
- 62.28 (2) was a public safety officer as defined in United States Code, title 42, section
- 62.29 <u>3796b;</u>
- 62.30 (3) terminated service as a public safety officer upon attainment of normal retirement
- 62.31 age and commences receipt of an annuity without any period of deferral, or is receiving
- 62.32 <u>a disability benefit; and</u>
- 62.33 (4) satisfies any other requirements to have all or a portion of the health, accident,
- 62.34 <u>or long-term care insurance premiums excluded from income for taxation purposes, as</u>
- 62.35 specified in the Pension Protection Act of 2006, section 845.

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63.1	(d) An approved insurance provider is:
63.2	(1) any regulated, licensed insurance company;
63.3	(2) a fraternal or any other organization sponsoring a regulated, licensed insurance
63.4	program; or
63.5	(3) an employer-sponsored insurance program, whether directly through the
63.6	employer or a third-party administrator.
63.7	(e) Using a form prescribed by the chief administrative officer of the applicable
63.8	plan, an eligible person may elect to have the applicable plan administrator withhold and
63.9	transmit the insurance amounts described in paragraph (b).
63.10	(f) A pension fund and the plan fiduciaries which authorize or administer
63.11	withholding of insurance premiums under this subdivision are not liable for a failure to
63.12	properly withhold or transmit the premium amounts.
63.13 63.14 63.15	EFFECTIVE DATE. This section is effective January 1, 2007. COMPREHENSIVE EMPLOYMENT TRAINING ACT SERVICE CREDIT PURCHASE
63.16	Sec. 46. [356.95] PURCHASE OF PRIOR COMPREHENSIVE EMPLOYMENT
63.17	TRAINING ACT SERVICE.
63.18	Subdivision 1. Eligibility. An eligible person is a person who:
63.19	(1) is currently an active plan member in a plan included under section 356.30,
63.20	subdivision 3, other than clause (3);
63.21	(2) was excluded from pension coverage under the provisions of Laws 1978, chapter
63.22	<u>720; and</u>
63.23	(3) subsequently became employed in unsubsidized public employment covered by
63.24	a pension plan included under section 356.30, subdivision 3, other than clause (3), with
63.25	the same public employer which provided the subsidized employment or other public
63.26	employer.
63.27	Subd. 2. Authorization. An eligible person under subdivision 1 is authorized to
63.28	purchase service credit for that period of uncovered prior subsidized public employment,
63.29	other than a period of prior subsidized public employment for which a repayment of a
63.30	refund was made, with a public pension plan specified in subdivision 1, clause (3), which,
63.31	except for the exclusion provided by Laws 1978, chapter 720, would have provided
63.32	pension coverage for the subsidized employment.
63.33	Subd. 3. Procedures. Section 356.551 applies to purchases under this section,
63.34	except that payment must be made before the expiration date of this section or termination
63.35	from eligible employment covered by a pension plan under subdivision 1, clause (1),
63.36	whichever is earlier.

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64.1	Subd. 4. Restriction. (a) Pre-July 1, 1989, service credit purchased under this
64.2	section does not extend eligibility to plan benefits applicable to individuals who became
64.3	members prior to July 1, 1989, of a plan listed in section 356.30, subdivision 3.
64.4	(b) Service credit may not be purchased for any period for which the individual
64.5	has service credit in a covered pension plan, as defined in section 356A.01, subdivision
64.6	8, other than a volunteer firefighter plan.
64.7	Subd. 5. Expiration. This section expires on June 30, 2009.
64.8	EFFECTIVE DATE. This section is effective the day after final enactment.
64.9	RECEIVABLES
64.10	Sec. 47. [356.98] ALLOCATION OF RECEIVABLES.
64.11	If an employing unit is dissolved or closed and amounts are owed to more than one
64.12	Minnesota public pension plan, any amounts available to cover payments to the plans
64.13	must be applied first to the employee contributions owed to the applicable plans, and
64.14	next to the unpaid employer contributions, including any applicable employer additional
64.15	contributions, and finally to the interest due on the employee and employer amounts. If, at
64.16	any stage in this allocation process, the available amount is insufficient to fully cover the
64.17	amount required, the remaining available payment amount must be prorated among the
64.18	applicable plans based on each plan's share of combined covered payroll.
64.19	EFFECTIVE DATE. This section is effective the day after final enactment.
64.20	Sec. 48. Minnesota Statutes 2006, section 490.121, subdivision 15a, is amended to
64.21	read:
64.22	Subd. 15a. Early retirement date. "Early retirement date" means the last day of
64.23	the month any date after a judge attains the age of 60 but before the judge reaches the
64.24	normal retirement date.
64.25	EFFECTIVE DATE. This section is effective the day after final enactment.
64.26	Sec. 49. Minnesota Statutes 2006, section 490.121, subdivision 21f, is amended to read:
64.27	Subd. 21f. Normal retirement date. "Normal retirement date" means the last day
64.28	of the month in which date a judge attains the age of 65.
64.29	EFFECTIVE DATE. This section is effective the day after final enactment.
64.30	Sec. 50. <u>REPEALER.</u>
64.31	Minnesota Statutes 2006, sections 353.30, subdivision 1; 353.34, subdivision 7;
64.32	353.69; 354.49, subdivision 5; and 356.90, are repealed.

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65.1	EFFECTIVE DATE. This section is effective the day after final enactment.
03.1	EFFECTIVE DATE. This section is effective the day after final enactment.
65.2	Sec. 51. <u>REVISOR INSTRUCTION.</u>
65.3	The revisor of statutes shall replace references to section 356.55, which was repealed
65.4	in 2002, with references to section 356.551, wherever they appear in Minnesota Statutes
65.5	or Minnesota Rules. The revisor shall also make related grammatical changes.
65.6	EFFECTIVE DATE. This section is effective the day after final enactment.
65.7	ARTICLE 3
65.8	MSRS-CORRECTIONAL PLAN MEMBERSHIP PROVISIONS
65.9	Section 1. Minnesota Statutes 2006, section 352.91, subdivision 3d, is amended to read:
65.10	Subd. 3d. Other correctional personnel. (a) "Covered correctional service" means
65.11	service by a state employee in one of the employment positions at a correctional facility or
65.12	at the Minnesota Security Hospital specified in paragraph (b) if at least 75 percent of the
65.13	employee's working time is spent in direct contact with inmates or patients and the fact of
65.14	this direct contact is certified to the executive director by the appropriate commissioner.
65.15	(b) The employment positions are as follows: baker; central services administrative
65.16	specialist, intermediate; central services administrative specialist, principal; chaplain;
65.17	chemical dependency counselor supervisor; chief cook; cook; cook coordinator;
65.18	corrections program therapist 1; corrections program therapist 2; corrections program
65.19	therapist 3; corrections program therapist 4; corrections inmate program coordinator;
65.20	corrections transitions program coordinator; corrections security caseworker; corrections
65.21	security caseworker career; corrections teaching assistant; delivery van driver; dentist;
65.22	electrician supervisor; general maintenance worker; general repair worker; laundry
65.23	coordinator; library/information research services specialist; library/information research
65.24	services specialist senior; library technician; plant maintenance engineer lead; plumber
65.25	supervisor; psychologist 1; psychologist 3; recreation therapist; recreation therapist
65.26	coordinator; recreation program assistant; recreation therapist senior; sports medicine
65.27	specialist; water treatment plant operator; work therapy assistant; work therapy program
65.28	coordinator; and work therapy technician.
65.29	EFFECTIVE DATE. This section is effective the first day of the first payroll period
65.30	next following June 15, 2007.
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65.31 Sec. 2. Minnesota Statutes 2006, section 352.91, subdivision 3e, is amended to read:
65.32 Subd. 3e. Minnesota extended treatment options program. (a) "Covered
65.33 correctional service" means service by a state employee in one of the employment positions
65.34 with the Minnesota extended treatment options program specified in paragraph (b) if at
65.35 least 75 percent of the employee's working time is spent in direct contact with patients

- who are in the Minnesota extended treatment options program and if service in such a
- 66.2 position is certified to the executive director by the commissioner of human services .
- (b) The employment positions are:
- (1) behavior analyst 1;
- 66.5 (2) behavior analyst 2;
- 66.6 (3) behavior analyst 3;
- 66.7 (4) group supervisor;
- 66.8 (5) group supervisor assistant;
- (6) human services support specialist;
- 66.10 (7) developmental disability residential program lead;
- 66.11 (8) psychologist 2;
- 66.12 (9) recreation program assistant;
- 66.13 (10) recreation therapist senior;
- 66.14 (11) registered nurse senior;
- 66.15 (12) skills development specialist;
- 66.16 (13) social worker senior;
- 66.17 (14) social worker specialist; and
- 66.18 (15) speech pathology specialist.

66.19 **EFFECTIVE DATE.** This section is effective July 1, 2007.

- Sec. 3. Minnesota Statutes 2006, section 352.91, subdivision 3f, is amended to read:
 Subd. 3f. Additional Department of Human Services personnel. (a) "Covered
 correctional service" means service by a state employee in one of the employment
 positions specified in paragraph (b) at the Minnesota Security Hospital or in the Minnesota
 sex offender program if at least 75 percent of the employee's working time is spent in
 direct contact with patients and the determination of this direct contact is certified to the
 executive director by the commissioner of human services.
- 66.27 (b) The employment positions are:
- 66.28 (1) behavior analyst 2;
- (2) behavior analyst 3;
- 66.30 (3) <u>certified occupational therapy assistant 1;</u>
- 66.31 (4) certified occupational therapy assistant 2;
- 66.32 (5) chemical dependency counselor senior;
- 66.33 (4) <u>(6)</u> client advocate;
- 66.34 (5) (7) customer services specialist principal;
- 66.35 (8) dental assistant registered;

67.1	(6) (9) group supervisor;
67.2	(7) (10) group supervisor assistant;
67.3	(8) (11) human services support specialist;
67.4	(12) licensed alcohol and drug counselor;
67.5	(13) licensed practical nurse 1;
67.6	(9) (14) management analyst 3;
67.7	(15) occupational therapist;
67.8	(10) (16) occupational therapist, senior;
67.9	(11) office and administrative specialist senior;
67.10	(12) (17) psychologist 1;
67.11	(13) (18) psychologist 2;
67.12	(14) (19) psychologist 3;
67.13	(15) (20) recreation program assistant;
67.14	(16) (21) recreation therapist lead;
67.15	(22) recreation therapist senior;
67.16	(17) (23) rehabilitation counselor senior;
67.17	(18) (24) security supervisor;
67.18	(25) skills development specialist;
67.19	(19) (26) social worker senior;
67.20	(20) (27) social worker specialist;
67.21	(21) (28) social worker specialist, senior;
67.22	(22) (29) special education program assistant;
67.23	(30) speech pathology clinician;
67.24	(23) (31) work therapy assistant; and
67.25	(24) (32) work therapy program coordinator.
67.26	EFFECTIVE DATE. This section is effective the first day of the first payroll period
67.27	next following June 15, 2007.
67.28	Sec. 4. Minnesota Statutes 2006, section 352.91, subdivision 4b, is amended to read:
67.29	Subd. 4b. Department of Corrections; procedure for coverage change
67.30	considerations. (a) The commissioner of corrections shall appoint a standing review
67.31	committee to review and determine positions that should be included in legislative
67.32	requests for correctional employees retirement plan coverage under subdivision 4a.
67.33	(b) Periodically, the Department of Corrections will convene meetings of the
67.34	review committee. The review committee must review all requests and the supporting
67.35	documentation for coverage by the correctional employees retirement plan and must

determine which classes or positions meet the statutory requirements for coverage. The
review committee also must determine if incumbents of and recent retirees from classes or
positions determined for inclusion in correctional employees retirement plan coverage
have prior Department of Corrections employment which also qualified as correctional
service and which should be transferred from the general state employees retirement plan
to the plan and the initial date for each potential service credit transfer.

68.7 (c) <u>The review committee must evaluate and determine the eligibility date for initial</u>
68.8 plan participation and all periods of eligibility in the correctional employees retirement
68.9 plan.

68.10 (d) The department must provide a notice of each determination and of the
68.11 employee's right to appeal from the review committee to each employee who requested
68.12 inclusion. Appeals must be filed with the agency human resource manager within 30 days
68.13 of the date of the notice of determination.

(d) (e) The commissioner of corrections shall appoint a standing appeals committee
 to hear appeals of determinations for coverage. The appeal committee must include
 relevant department employees and employee representatives. Appeal committee
 determinations are final.

(e) (f) All positions approved for inclusion must be forwarded to the commissioner
 of corrections for the preparation of legislation to implement the coverage change and
 submission. The commissioner will submit a written recommendation documenting
 classes or positions that should or should not be covered by the correctional employees
 retirement plan. Documentation of each request and the final determination must be
 retained in the Department of Corrections' Office of Human Resource Management.

68.24

68.25

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

Sec. 5. [352.955] TRANSFER OF PRIOR MSRS-GENERAL SERVICE

68.26 CREDIT FOR CERTAIN EMPLOYEES WITH TRANSFERRED RETIREMENT

68.27 **COVERAGE.**

68.28Subdivision 1. Election to transfer prior MSRS-general service credit. (a) An68.29eligible employee described in paragraph (b) may elect to transfer service credit in the68.30general state employees retirement plan of the Minnesota State Retirement System to the68.31correctional state employees retirement plan for eligible prior correctional employment.68.32(b) An eligible employee is a person who is covered by section 6 or who became68.33eligible for retirement coverage by the correctional state employees retirement plan of the

68.34 <u>Minnesota State Retirement System under Laws 2006, chapter 271, article 2, this article,</u>

68.35 or legislation implementing the recommendations under section 352.91, subdivision 4a.

69.1	(c) Eligible prior correctional employment is covered correctional service defined
69.2	in section 6 or is employment by the Department of Corrections or by the Department
69.3	of Human Services that preceded the effective date of the retirement coverage transfer
69.4	under Laws 2006, chapter 271, article 2, this article, or legislation implementing the
69.5	recommendations under section 352.91, subdivision 4, is continuous service, and is
69.6	certified by the commissioner of corrections and the commissioner of human services,
69.7	whichever applies, and by the commissioner of employee relations to the executive
69.8	director of the Minnesota State Retirement System as service that would qualify for
69.9	correctional state employees retirement plan coverage under Minnesota Statutes, section
69.10	352.91, if the service was rendered after the date of coverage transfer.
69.11	(d) The election to transfer past service credit under this section must be made in
69.12	writing by the applicable person on a form prescribed by the executive director of the
69.13	Minnesota State Retirement System and must be filed with the executive director of the
69.14	Minnesota State Retirement System on or before (1) January 1, 2008, or the one year
69.15	anniversary of the coverage transfer, whichever is later, or(2) the date of the eligible
69.16	employee's termination of state employment, whichever is earlier.
69.17	Subd. 2. Payment of additional equivalent contributions; pre-July 1, 2007,
69.18	coverage transfers. (a) An eligible employee who was transferred to plan coverage
69.19	before July 1, 2007, and who elects to transfer past service credit under this section must
69.20	pay an additional member contribution for that prior service period. The additional
69.21	member contribution is the difference between the member contribution rate or rates for
69.22	the general state employees retirement plan of the Minnesota State Retirement System
69.23	for the period of employment covered by the service credit to be transferred and the
69.24	member contribution rate or rates for the correctional state employees retirement plan for
69.25	the period of employment covered by the service credit to be transferred, plus annual
69.26	compound interest at the rate of 8.5 percent.
69.27	(b) The additional equivalent member contribution under this subdivision must be
69.28	paid in a lump sum. Payment must accompany the election to transfer the prior service
69.29	credit. No transfer election or additional equivalent member contribution payment may be
69.30	made by a person or accepted by the executive director after January 1, 2008, or the date
69.31	on which the eligible employee terminates state employment, whichever is earlier.
69.32	(c) If an eligible employee elects to transfer past service credit under this section
69.33	and pays the additional equivalent member contribution amount under paragraphs (a) and
69.34	(b), the applicable department shall pay an additional equivalent employer contribution
69.35	amount. The additional employer contribution is the difference between the employer
69.36	contribution rate or rates for the general state employees retirement plan for the period of

employment covered by the service credit to be transferred and the employer contribution 70.1 rate or rates for the correctional state employees retirement plan for the period of 70.2 employment covered by the service credit to be transferred, plus annual compound interest 70.3 70.4 at the rate of 8.5 percent. (d) The additional equivalent employer contribution under this subdivision must be 70.5 paid in a lump sum and must be paid within 30 days of the date on which the executive 70.6 director of the Minnesota State Retirement System certifies to the applicable department 70.7 that the employee paid the additional equivalent member contribution. 70.8 Subd. 3. Payment of additional equivalent contributions; post-July 1, 2007, 70.9 coverage transfers. (a) An eligible employee who was transferred to plan coverage after 70.10 June 30, 2007, and who elects to transfer past service credit under this section must pay 70.11 70.12 an additional member contribution for that prior service period. The additional member contribution is (1) the difference between the member contribution rate or rates for the 70.13 70.14 general state employees retirement plan of the Minnesota State Retirement System for the period of employment covered by the service credit to be transferred and the member 70.15 contribution rate or rates for the correctional state employees retirement plan for the most 70.16 recent 12 month period of employment covered by the service credit to be transferred, plus 70.17 annual compound interest at the rate of 8.5 percent, and (2) 40 percent of the unfunded 70.18 70.19 actuarial accrued liability attributable to the past service credit transfer. The unfunded actuarial accrued liability attributable to the past service credit transfer is the present 70.20 value of the benefit obtained by the transfer of the service credit to the correctional state 70.21 employees retirement plan reduced by the amount of the asset transfer under subdivision 4, 70.22 by the amount of the member contribution equivalent payment under clause (1), and by the 70.23 70.24 amount of the employer contribution equivalent payment under paragraph (c), clause (1). (b) The additional equivalent member contribution under this subdivision must be 70.25 70.26 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 70.27 made by a person or accepted by the executive director after the one year anniversary date 70.28 70.29 of the effective date of the retirement coverage transfer, or the date on which the eligible employee terminates state employment, whichever is earlier. 70.30 70.31 (c) If an eligible employee elects to transfer past service credit under this section and pays the additional equivalent member contribution amount under subdivision 2, 70.32 70.33 the applicable department shall pay an additional equivalent employer contribution amount. The additional employer contribution is (1) the difference between the employer 70.34 70.35 contribution rate or rates for the general state employees retirement plan for the period of employment covered by the service credit to be transferred and the employer contribution 70.36

71.1	rate or rates for the correctional state employees retirement plan for the period of
71.2	employment covered by the service credit to be transferred, plus annual compound
71.3	interest at the rate of 8.5 percent, and (2) 60 percent of the unfunded actuarial accrued
71.4	liability attributable to the past service credit transfer calculated as provided in paragraph
71.5	<u>(a), clause (2).</u>
71.6	(d) The additional equivalent employer contribution under this subdivision must be
71.7	paid in a lump sum and must be paid within 30 days of the date on which the executive
71.8	director of the Minnesota State Retirement System certifies to the applicable department
71.9	that the employee paid the additional equivalent member contribution.
71.10	Subd. 4. Transfer of assets. Assets related to the transferred service credit of an
71.11	eligible employee must be transferred from the general state employees retirement fund
71.12	to the correctional state employees retirement fund in an amount equal to the present
71.13	value of benefits earned under the general state employees retirement plan by the eligible
71.14	employee transferring past service to the correctional state employees retirement plan, as
71.15	determined by the actuary retained under Minnesota Statutes, section 356.214, multiplied
71.16	by the accrued liability funding ratio of the active members of the general state employees
71.17	retirement plan as derived from the most recent actuarial valuation prepared under
71.18	Minnesota Statutes, section 356.215. The transfer of assets must be made within 45 days
71.19	after the coverage transfer election is made.
71.20	Subd. 5. Effect of the asset transfer. Upon the transfer of assets under subdivision
71.21	4, the service credit in the general state employees retirement plan of the Minnesota State
71.22	Retirement System is forfeited and may not be reinstated. The transferred service credit
71.23	and the transferred assets must be credited to the correctional state employees retirement
71.24	plan and fund, respectively.
71.25	Subd. 6. Cost of actuarial calculations. The applicable department shall pay the
71.26	cost of the actuarial calculations required by this section as billed by the executive director
71.27	of the Minnesota State Retirement System.
71.28	EFFECTIVE DATE. This section is effective the day after final enactment.
71.29	Sec. 6. COVERAGE FOR PRIOR STATE SERVICE FOR CERTAIN PERSONS.
71.30	(a) An employee who has retirement coverage for past correctional service
71.31	transferred to the correctional state employees retirement plan under paragraph (b) is
71.32	entitled to elect to obtain prior service credit for eligible state service performed as a
71.33	stores clerk after April 24, 1990, and before September 8, 1994, with the Department of
71.34	Corrections. All eligible prior service credit must be purchased.

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72.1	(b) "Covered correction service" means service between April 25, 1990, through
72.2	September 7, 1994, as a stores clerk at the Minnesota Correctional Facility-St. Cloud.
72.3	(c) The commissioner of corrections shall certify the eligible state service as a
72.4	stores clerk rendered by the employee to the executive director of the Minnesota State
72.5	Retirement System.
72.6	(d) The covered correctional plan employee who has past service is entitled to
72.7	purchase the past service under section 5 if the department certifies that the employee met
72.8	the eligibility requirements for coverage.
72.9	EFFECTIVE DATE. This section is effective the day after final enactment.
72.10	ARTICLE 4
72.11	DISABILITY BENEFIT CHANGES
72.12	Section 1. Minnesota Statutes 2006, section 353.01, subdivision 37, is amended to read:
72.13	Subd. 37. Normal retirement age. (a) "Normal retirement age" means age 65
72.14	for a person who first became a public employee or a member of a pension fund listed
72.15	in section 356.30, subdivision 3, <u>clause (7)</u> , before July 1, 1989. For a person who first
72.16	becomes a public employee after June 30, 1989, "normal retirement age" means the higher
72.17	of age 65 or "retirement age," as defined in United States Code, title 42, section 416(l), as
72.18	amended, but not to exceed age 66.
72.19	(b) "Normal retirement age" means age 55 for a person who is a member of a
72.20	pension fund listed in section 356.30, subdivision 3, clauses (8) and (9).
72.21	EFFECTIVE DATE. This section is effective July 1, 2007.
72.22	Sec. 2. Minnesota Statutes 2006, section 353.01, is amended by adding a subdivision
72.23	to read:
72.24	Subd. 41. Duty disability. "Duty disability," physical or psychological, means a
72.25	condition that is expected to prevent a member, for a period of not less than 12 months,
72.26	from performing the normal duties of the position held by a person who is a member
72.27	of the public employees police and fire plan, and that is the direct result of an injury
72.28	incurred during, or a disease arising out of, the performance of normal duties or the actual
72.29	performance of less frequent duties, either of which are specific to protecting the property
72.30	and personal safety of others and that present inherent dangers that are specific to the
72.31	positions covered by the public employees police and fire plan.
72.32	EFFECTIVE DATE. This section is effective July 1, 2007, and applies to disability
72.33	benefit applicants whose last day of public employment was after June 30, 2007.

73.1	Sec. 3. Minnesota Statutes 2006, section 353.01, is amended by adding a subdivision
73.2	to read:
73.3	Subd. 42. Less frequent duties. "Less frequent duties" means tasks which are
73.4	designated in the applicant's job description as either required from time to time or as
73.5	assigned, but which are not carried out as part of the normal routine of the applicant's job.
73.6	EFFECTIVE DATE. This section is effective July 1, 2007, and applies to disability
73.7	benefit applicants whose last day of public employment was after June 30, 2007.
73.8	Sec. 4. Minnesota Statutes 2006, section 353.01, is amended by adding a subdivision
73.9	to read:
73.10	Subd. 43. Line of duty death. "Line of duty death" means a death that occurs while
73.11	performing or as a direct result of performing normal or less frequent duties which are
73.12	specific to protecting the property and personal safety of others and that present inherent
73.13	dangers that are specific to the positions covered by the public employees police and
73.14	<u>fire plan.</u>
73.15	EFFECTIVE DATE. This section is effective July 1, 2007, and applies to disability
73.16	benefit applicants whose last day of public employment was after June 30, 2007.
73.17	Sec. 5. Minnesota Statutes 2006, section 353.01, is amended by adding a subdivision
73.18	to read:
73.19	Subd. 44. Normal duties. "Normal duties" means specific tasks which are
73.20	designated in the applicant's job description and which the applicant performs on a
73.21	day-to-day basis, but do not include less frequent duties which may be requested to be
73.22	done by the employer from time to time.
73.23	EFFECTIVE DATE. This section is effective July 1, 2007, and applies to disability
73.24	benefit applicants whose last day of public employment was after June 30, 2007.
73.25	Sec. 6. Minnesota Statutes 2006, section 353.01, is amended by adding a subdivision
73.26	to read:
73.27	Subd. 45. Not line of duty death. For purposes of survivor benefits under the
73.28	public employees police and fire plan, a "not line of duty death" is any death not specified
73.29	under subdivision 43.
73.30	EFFECTIVE DATE. This section is effective July 1, 2007, and applies to disability
73.31	benefit applicants whose last day of public employment was after June 30, 2007.
73.32	Sec. 7. Minnesota Statutes 2006, section 353.01, is amended by adding a subdivision
73.33	to read:

74.1	Subd. 46. Regular disability. "Regular disability," physical or psychological,
74.2	means a condition that is expected to prevent a member, for a period of not less than 12
74.3	months, from performing the normal duties of the position held by a person who is a
74.4	member of the public employees police and fire plan, and which results from a disease or
74.5	an injury that arises from any activities while not at work, or while at work and performing
74.6	those normal or less frequent duties that do not present inherent dangers that are specific
74.7	to the occupations covered by the public employees police and fire plan.
74.8	EFFECTIVE DATE. This section is effective July 1, 2007, and applies to disability
74.9	benefit applicants whose last day of public employment was after June 30, 2007.
74.10	Sec. 8. [353.031] DISABILITY DETERMINATION PROCEDURES.
74.11	Subdivision 1. Application. This section applies to all disability determinations for
74.12	the public employees general fund, the public employees police and fire fund, and the local
74.13	government correctional service retirement plan and any other disability determination
74.14	subject to approval by the board, except as otherwise specified in section 353.33, 353.656,
74.15	or 353E.05. These requirements and the requirements of section 353.03, subdivision 3,
74.16	are in addition to the specific requirements of each plan and govern in the event there is
74.17	any conflict between these sections and the procedures specific to any of those plans
74.18	under section 353.33, 353.656, or 353E.06.
74.19	Subd. 2. Plan document policy statement. Disability determinations for the public
74.20	employees general fund must be made subject to section 353.01, subdivision 19; and for
74.21	the police and fire plan and the local government correctional service retirement plan must
74.22	be made consistent with the legislative policy and intent set forth in section 353.63.
74.23	Subd. 3. Procedure to determine eligibility; generally. (a) Every claim for a
74.24	disability benefit must be initiated in writing on an application form and in the manner
74.25	prescribed by the executive director and filed with the executive director. An application
74.26	for disability benefits must be made within 18 months next following termination of public
74.27	service as defined under section 353.01, subdivision 11a.
74.28	(b) All medical reports must support a finding that disability arose before the
74.29	employee was placed on any paid or unpaid leave of absence or terminated public service,
74.30	as defined under section 353.01, subdivision 11a.
74.31	(c) An applicant for disability shall provide a detailed report signed by a licensed
74.32	medical doctor and at least one additional report signed by a medical doctor, psychologist,
74.33	or chiropractor. The applicant shall authorize the release of all medical and health care
74.34	evidence, including all medical records and relevant information from any source, to
74.35	support the application for initial, or the continuing payment of, disability benefits.

75.1	(d) All reports must contain an opinion regarding the claimant's prognosis, the
75.2	duration of the disability, and the expectations for improvement. Any report that does not
75.3	contain and support a finding that the disability will last for at least one year may not be
75.4	relied upon to support eligibility for benefits.
75.5	(e) Where the medical evidence supports the expectation that at some point in time
75.6	the claimant will no longer be disabled, any decision granting disability may provide
75.7	for a termination date upon which disability can be expected to no longer exist. In the
75.8	event a termination date is made part of the decision granting benefits, prior to the
75.9	actual termination of benefits, the claimant shall have the opportunity to show that the
75.10	disabling condition for which benefits were initially granted continues. In the event the
75.11	benefits terminate in accordance with the original decision, the claimant may petition for a
75.12	review by the board of trustees under section 353.03, subdivision 3, or may reapply for
75.13	disability in accordance with these procedures and section 353.33, 353.656, or 353E.06,
75.14	as applicable.
75.15	(f) Any claim to disability must be supported by a report from the employer
75.16	indicating that there is no available work that the employee can perform in the employee's
75.17	disabled condition and that all reasonable accommodations have been considered. Upon
75.18	request of the executive director, an employer shall provide evidence of the steps the
75.19	employer has taken to attempt to provide reasonable accommodations and continued
75.20	employment to the claimant. The employer shall also provide a certification of the
75.21	member's past public service; the dates of any paid sick leave, vacation, or any other
75.22	employer-paid salary continuation plan beyond the last working day; and whether or not
75.23	any sick or annual leave has been allowed.
75.24	(g) An employee who is placed on leave of absence without compensation because
75.25	of a disability is not barred from receiving a disability benefit.
75.26	(h) An applicant for disability benefits may file a retirement annuity application
75.27	under section 353.29, subdivision 4, simultaneously with an application for disability
75.28	benefits. If the application for disability benefits is approved, the retirement annuity
75.29	application is cancelled. If disability benefits are denied, the retirement annuity application
75.30	must be processed upon the request of the applicant. No member of the public employees
75.31	general plan, the public employees police and fire plan, or the local government
75.32	correctional service retirement plan may receive a disability benefit and a retirement
75.33	annuity simultaneously from the same plan.
75.34	Subd. 4. Additional requirements to determine eligibility for police and fire or
75.35	local government correctional service plan disability benefits. (a) If an application for

75.36 <u>disability benefits is filed within two years of the date of the injury or the onset of the illness</u>

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that gave rise to the disability application, the application must be supported by evidence that the applicant is unable to perform the duties of the position held by the applicant on the date of the injury or the onset of the illness causing the disability. The employer must provide evidence indicating whether the applicant is able or unable to perform the duties of the position held on the date of the injury or onset of the illness causing the disability and the specifications of any duties that the individual can or cannot perform.

(b) If an application for disability benefits is filed more than two years after the date 76.7 of injury or the onset of an illness causing the disability, the application must be supported 76.8 by evidence that the applicant is unable to perform the most recent duties that are expected 76.9 to be performed by the applicant during the 90 days before the filing of the application. 76.10 76.11 The employer must provide evidence of the duties that are expected to be performed by the applicant during the 90 days before the filing of the application, whether the applicant 76.12 76.13 can or cannot perform those duties overall, and the specifications of any duties that the applicant can or cannot perform. 76.14

(c) Any report supporting a claim to disability benefits under section 353.656 or 76.15 353E.06 must specifically relate the disability to its cause; and for any claim to duty 76.16 disability from an injury or illness arising out of an act of duty, the report must relate 76.17 the cause of disability to specific tasks or functions required to be performed by the 76.18 employee in fulfilling the employee's duty-related acts which must be specific to the 76.19 inherent dangers of the positions eligible for membership in the police and fire fund and 76.20 the local government correctional service retirement plan. Any report that does not relate 76.21 the cause of disability to specific acts or functions performed by the employee may not be 76.22 relied upon as evidence to support eligibility for benefits and may be disregarded in the 76.23 executive director's decision-making process. 76.24

76.25 (d) Any application for duty disability must be supported by a first report of injury as
 76.26 defined in section 176.231.

(e) If a member who has applied for and been approved for disability benefits before 76.27 the termination of service does not terminate service or is not placed on an authorized 76.28 leave of absence as certified by the governmental subdivision within 45 days following 76.29 76.30 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 76.31 76.32 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. 76.33 Subd. 5. Medical adviser. The executive director may contract with licensed 76.34 76.35 physicians or physicians on the staff of the state commissioner of health, as designated

76.36 by the commissioner, to be the medical adviser of the association. The medical adviser

shall review all medical reports submitted to the association, including the findings of 77.1 an independent medical examination requested under this section, and shall advise the 77.2 executive director. 77.3 Subd. 6. Independent medical examination. Any individual applying for 77.4 or receiving disability benefits must submit to an independent medical examination 77.5 77.6 if requested by the executive director. The medical examination must be paid for by the association. 77.7 77.8 Subd. 7. Refusal of examination or medical evidence. If a person applying for or receiving a disability benefit refuses to submit to a medical examination under 77.9 subdivision 6, or fails to provide or to authorize the release of medical evidence under 77.10 subdivision 3, the association shall cease the application process or shall discontinue the 77.11 payment of a disability benefit, whichever is applicable. Upon the receipt of the requested 77.12 77.13 medical evidence, the association shall resume the application process or the payment of a disability benefit upon approval for the continuation, whichever is applicable. 77.14 77.15 Subd. 8. Proof of continuing disability. (a) A disability benefit payment must not be made except upon adequate proof furnished to the executive director of the association 77.16 that the person remains disabled. 77.17 (b) During the time when disability benefits are being paid, the executive director 77.18 of the association has the right, at reasonable times, to require the disabled member to 77.19 77.20 submit proof of the continuance of the disability claimed. (c) Adequate proof of a disability must include a written expert report by a licensed 77.21 physician, a licensed chiropractor, or, with respect to a mental impairment, a licensed 77.22 psychologist. 77.23 77.24 Subd. 9. Application approval or denial; decision of executive director. Any decision of the executive director is final, except that a member whose application for 77.25 disability benefits or whose continuation of disability benefits is denied may appeal the 77.26 executive director's decision to the board of trustees within 60 days of receipt of a certified 77.27 letter notifying the member of the decision to deny the application or continuation of 77.28 77.29 benefits. In developing the record for review by the board when a decision is appealed, the executive director may direct that the applicant participate in a fact-finding session 77.30 conducted by an administrative law judge assigned by the Office of Administrative 77.31 Hearings, and, as applicable, a vocational assessment conducted by the qualified 77.32 rehabilitation counselor on contract with the Public Employees Retirement Association. 77.33 Subd. 10. Restoring forfeited service. To restore forfeited service, a repayment of 77.34 a refund must be made within six months after the effective date of disability benefits or 77.35

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78.1 within six months after the date of the filing of the disability application, whichever is

78.2 later. No purchase of prior service or payment made in lieu of salary deductions otherwise

78.3 <u>authorized under section 353.01 may be made after the occurrence of the disability for</u>

- 78.4 which an application is filed under this section.
- 78.5 **EFFECTIVE DATE.** This section is effective July 1, 2007.

Sec. 9. Minnesota Statutes 2006, section 353.33, subdivision 1, is amended to read: 78.6 Subdivision 1. Age, service, and salary requirements. A coordinated member 78.7 who has at least three years of allowable service and becomes totally and permanently 78.8 78.9 disabled before normal retirement age, and a basic member who has at least three years of allowable service and who becomes totally and permanently disabled, upon application as 78.10 defined under section 353.031, is entitled to a disability benefit in an amount determined 78 11 under subdivision 3. If the disabled person's public service has terminated at any time, 78.12 at least two of the required three years of allowable service must have been rendered 78.13 78.14 after last becoming an active member. A repayment of a refund must be made within six months after the effective date of disability benefits under subdivision 2 or within six 78.15 months after the date of the filing of the disability application, whichever is later. No 78.16 purchase of prior service and no payment made in lieu of salary deductions otherwise 78.17 authorized under section 353.01, subdivision 16, may be made after the occurrence of the 78.18 disability for which an application under this section is filed. 78.19

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EFFECTIVE DATE. This section is effective July 1, 2007.

Sec. 10. Minnesota Statutes 2006, section 353.33, subdivision 2, is amended to read: 78.21 Subd. 2. Applications; Accrual of benefits. Every claim or demand for a total 78.22 and permanent disability benefit must be initiated by written application in the manner 78.23 78.24 and form prescribed by the executive director showing compliance with the statutory conditions qualifying the applicant for a total and permanent disability benefit and filed 78.25 78.26 with the executive director. A member or former member who became totally and permanently disabled during a period of membership shall file application for total and 78.27 permanent disability benefits within three years next following termination of public 78.28 service. (a) Except for a total and permanent disability under section 353.656, subdivision 78.29 1a, this benefit begins to accrue the day following the commencement of disability, 78.30 78.31 when the applicant is no longer receiving any form of compensation, whether salary or paid leave; 90 days preceding the filing of the application, or, if annual or sick leave or 78.32 any other employer-paid salary continuation plan is paid for more than the 90-day period, 78.33 from the date salary ceased, whichever is later. Except for a total and permanent disability 78.34 under section 353.656, subdivision 1a, no member is entitled to receive a disability benefit 78.35

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payment when there remains to the member's credit any unused annual leave or, sick leave, 79.1 or any other employer-paid salary continuation plan, or under any other circumstances 79.2 when, during the period of disability, there has been no impairment of the person's salary. 79.3 79.4 (b) Payment must not accrue beyond the end of the month in which entitlement has terminated. If the disabilitant dies prior to negotiating the check for the month in which 79.5 death occurs, payment is made to the surviving spouse, or if none, to the designated 796 beneficiary, or if none, to the estate. An applicant for total and permanent disability 79.7 benefits may file a retirement annuity application under section 353.29, subdivision 4, 79.8 simultaneously with an application for total and permanent disability benefits. The 79.9 retirement annuity application is void upon the determination of the entitlement for 79.10 79.11 disability benefits by the executive director. If disability benefits are denied, the retirement annuity application must be initiated and processed. 79.12

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EFFECTIVE DATE. This section is effective July 1, 2007.

Sec. 11. Minnesota Statutes 2006, section 353.33, subdivision 4, is amended to read:
Subd. 4. Procedure to determine eligibility. (a) The applicant shall provide
an expert report signed by a licensed physician, psychologist, or chiropractor and the
applicant must authorize the release of medical and health care evidence, including all
medical records and relevant information from any source, to support the application
for total and permanent disability benefits. Eligibility for disability benefits must be
determined following the procedures defined in section 353.031.

79.21 (b) The medical adviser shall verify the medical evidence and, if necessary for
 79.22 disability determination, suggest the referral of the applicant to specialized medical
 79.23 consultants.

(c) The association shall also obtain from the employer a certification of the
 member's past public service, the dates of any paid sick leave and vacation beyond the last
 working day and whether or not any sick leave or annual leave has been allowed.

(d) (b) If, after following the procedures for determining eligibility for benefits
under section 353.031, and upon consideration of the medical evidence received and
the recommendations of the medical adviser, it is determined by the executive director
that the applicant is totally and permanently disabled within the meaning of the law, the
association shall grant the person a disability benefit.

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

79.34 **EFFECTIVE DATE.** This section is effective July 1, 2007.

79.35 Sec. 12. Minnesota Statutes 2006, section 353.33, subdivision 6, is amended to read:

Subd. 6. Continuing eligibility for benefits. The association shall determine 80.1 eligibility for continuation of disability benefits and require periodic examinations and 80.2 evaluations of disabled members as frequently as deemed necessary. The association shall 80.3 80.4 require the disabled member to provide an expert report signed by a licensed physician, psychologist, or chiropractor and the disabled member shall authorize the release of 80.5 medical and health care evidence, including all medical and health care records and 80.6 information from any source, relating to an application for continuation of disability 80.7 benefits. Disability benefits are contingent upon a disabled person's participation in a 80.8 vocational rehabilitation evaluation if the executive director determines that the disabled 80.9 person may be able to return to a gainful occupation. If, after a review by the executive 80.10 director under section 353.031, subdivision 8, a member is found to be no longer totally 80.11 and permanently disabled, payments must cease the first of the month following the 80.12 expiration of a 30-day period after the member receives a certified letter notifying the 80.13 member that payments will cease. 80.14

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EFFECTIVE DATE. This section is effective July 1, 2007.

- 80.16 Sec. 13. Minnesota Statutes 2006, section 353.33, subdivision 7a, is amended to read:
 80.17 Subd. 7a. Trial work period. (a) <u>This subdivision applies only to the Public</u>
 80.18 Employees Retirement Association general employees retirement plan.
- (b) If, following a work or non-work-related injury or illness, a disabled member 80.19 attempts to return to work for their previous public employer or attempts to return to a 80.20 80.21 similar position with another public employer, on a full-time or less than full-time basis, the Public Employees Retirement Association shall continue paying the disability benefit 80.22 for a period not to exceed six months. The disability benefit must continue in an amount 80.23 that, when added to the subsequent employment earnings and workers' compensation 80.24 benefit, does not exceed the salary at the date of disability or the salary currently paid 80.25 for similar positions, whichever is higher. 80.26
- 80.27 (b) (c) No deductions for the <u>general employees</u> retirement fund <u>plan</u> may be taken 80.28 from the salary of a disabled person who is attempting to return to work under this 80.29 provision unless the member waives further disability benefits.
- 80.30 (c) (d) A member only may return to employment and continue disability benefit
 80.31 payments once while receiving disability benefits from a the general employees retirement
 80.32 plan administered by the Public Employees Retirement Association.

80.33 **EFFECTIVE DATE.** This section is effective July 1, 2007.

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81.1	Subd. 4. Early retirement. (a) A person who becomes a police and fire plan
81.2	member after June 30, 2007, or a former member who is reinstated as a member of the
81.3	plan after that date, who is at least 50 years of age with at least three years of allowable
81.4	service, upon the termination of public service is entitled upon application to a retirement
81.5	annuity equal to the normal annuity calculated under subdivision 3, reduced by two-tenths
81.6	of one percent for each month that the member is under age 55 at the time of retirement.
81.7	(b) Upon the termination of public service, any police officer or firefighter and fire
81.8	plan member who has become not specified in paragraph (a), upon attaining at least 50
81.9	years old and who has of age with at least three years of allowable service is entitled
81.10	upon application to a retirement annuity equal to the normal annuity calculated under
81.11	subdivision 3, reduced by one-tenth of one percent for each month that the member is
81.12	under age 55 at the time of retirement.
81.13	EFFECTIVE DATE. This section is effective July 1, 2007.
81.14	Sec. 15. Minnesota Statutes 2006, section 353.656, is amended by adding a subdivision
81.15	to read:
81.16	Subd. 1a. Total and permanent duty disability; computation of benefits. (a)
81.17	A member of the police and fire plan whose disabling condition is determined to be a
81.18	duty disability that is also a permanent and total disability as defined in section 353.01,
81.19	subdivision 19, is entitled to receive, for life, disability benefits in an amount equal to
81.20	60 percent of the average salary as defined in section 353.01, subdivision 17a, plus an
81.21	additional percent specified in section 356.315, subdivision 6, of that average salary for
81.22	each year of service in excess of 20 years.
81.23	(b) A disability benefit payable under paragraph (a) is subject to eligibility review
81.24	under section 353.33, subdivision 6, but the review may be waived if the executive
81.25	director receives a written statement from the association's medical advisor that no
81.26	improvement can be expected in the member's disabling condition that was the basis for
81.27	payment of the benefit under paragraph (a). A member receiving a disability benefit under
81.28	this subdivision who is found to no longer be permanently and totally disabled as defined
81.29	under section 353.01, subdivision 19, but continues to meet the definition for receipt of a
81.30	duty disability under section 353.01, subdivision 41, is subject to subdivision 1 under this
81.31	section upon written notice from the association's medical advisor that the person is no
81.32	longer considered permanently and totally disabled.
81.33	(c) If a member approved for disability benefits under this subdivision dies before
81.34	attaining normal retirement age as defined in section 353.01, subdivision 37, paragraph

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

82.1	the surviving spouse is entitled to receive a survivor benefit under section 353.657,
82.2	subdivision 2, paragraph (a), clause (1), if the death is the direct result of the disabling
82.3	condition for which disability benefits were approved, or section 353.657, subdivision
82.4	2, paragraph (a), clause (2) if the death is not directly related to the disabling condition
82.5	for which benefits were approved under this subdivision.
82.6	If the election of an actuarial equivalent optional annuity is not made at the time
82.7	the permanent and total disability benefit accrues, an election must be made within 90
82.8	days before the member attains normal retirement age as defined under section 353.01,
82.9	subdivision 37, paragraph(b) or having collected total and permanent disability benefits
82.10	for 60 months, whichever is later. If a member receiving disability benefits who has
82.11	dependent children dies, subdivision 6a, paragraph (c) applies.
82.12	EFFECTIVE DATE. This section is effective July 1, 2007, and applies to disability
82.13	benefit applicants whose last day of public employment was after June 30, 2007.
82.14	Sec. 16. Minnesota Statutes 2006, section 353.656, subdivision 1a, is amended to read:
82.15	Subd. 1a 1b. Optional annuity election. (a) A disabled member of the police and
82.16	fire fund may elect to receive the normal disability benefit or an <u>actuarial equivalent</u>
82.17	optional annuity as provided in section 353.30, subdivision 3. If the election of an
82.18	actuarial equivalent optional annuity may be is made prior to before the commencement of
82.19	payment of the disability benefit or as specified under subdivision 6a., the optional annuity
82.20	shall <u>must</u> begin to accrue on the same date as provided for the disability benefit covering
82.21	only the disabilitant would have accrued.
82.22	(b) If an election of an optional annuity is not made before the commencement of the
82.23	disability benefit, the disabilitant may elect an optional annuity:
82.24	(1) within 90 days before normal retirement age;
82.25	(2) upon the filing of an application to convert to an early retirement annuity, if
82.26	electing to convert to an early retirement annuity before the normal retirement age; or
82.27	(3) within 90 days before the expiration of the 60-month period for which a disability
82.28	benefit is paid, if the disability benefit is payable because the disabled member did not
82.29	have at least 20 years of allowable service at normal retirement age.
82.30	(c) If the person a disabled member who is not the spouse of the member is
82.31	has named as beneficiary of the a joint and survivor optional annuity, beneficiary dies
82.32	before the disability benefit ceases and is recalculated under subdivision 5a, the person
82.33	is beneficiary eligible to receive the joint and survivor annuity only if the spouse, on
82.34	may elect to have the disability application form prescribed by annuity converted at the
82.35	executive director, permanently waives times designated in paragraph (b), clause (1),

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- 83.1 (2), or (3), whichever allows for the surviving spouse benefits under section 353.657,
 83.2 subdivisions 2 and 2a earliest payment of a higher joint and survivor annuity option

83.3 <u>resulting from recalculation under subdivision 5a, paragraph (e)</u>.

(d) A disabled member may name a person other than the spouse as beneficiary
of a joint and survivor annuity only if the spouse of the disabled member refuses to
permanently waive the waives surviving spouse coverage, the selection of a person other
than the spouse of the member as a joint annuitant is invalid on the disability application
form prescribed by the executive director.

(2) (e) If the spouse of the member permanently waives survivor coverage, the 83.9 dependent child or children, if any, continue to be eligible for survivor dependent child 83.10 benefits, including the minimum benefit under section 353.657, subdivision 3-, and the 83.11 designated optional annuity beneficiary may draw the monthly benefit; however, the 83.12 amount payable to the dependent child or children and joint annuitant must not exceed 83.13 the 70 percent maximum family benefit under section 353.657, subdivision 3. If the 83.14 maximum is exceeded, the benefit of the joint annuitant must be reduced to the amount 83.15 necessary so that the total family benefit does not exceed the 70 percent maximum family 83.16 83.17 benefit amount.

(3) If the spouse is named as the beneficiary of the joint and survivor optional 83.18 annuity, the spouse may draw the monthly benefit; however, the amount payable to 83.19 the dependent child or children and the joint annuitant must not exceed the 70 percent 83.20 maximum family benefit under section 353.657, subdivision 3. If the maximum is 83.21 exceeded, each dependent child will receive ten percent of the member's specified average 83.22 monthly salary, and the benefit to the joint annuitant must be reduced to the amount 83.23 necessary so that the total family benefit does not exceed the 70 percent maximum family 83.24 benefit amount. The joint and survivor optional annuity must be restored to the surviving 83.25 spouse, plus applicable postretirement adjustments under section 356.41, as the dependent 83.26 child or children become no longer dependent under section 353.01, subdivision 15. 83.27

83.28 (f) Any optional annuity under this subdivision, plus dependent child benefits, if
83.29 applicable, are subject to the maximum and minimum family benefit amounts specified in
83.30 section 353.657, subdivision 3a.

83.31 EFFECTIVE DATE. This section is effective July 1, 2007, and applies to disability 83.32 benefit applicants whose last day of public employment was after June 30, 2007.

83.33 Sec. 17. Minnesota Statutes 2006, section 353.656, subdivision 3, is amended to read:
83.34 Subd. 3. Nonduty <u>Regular</u> disability benefit. (a) <u>Any A</u> member of the police
83.35 and fire plan who:

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84.1	(1) has not met the requirements for a retirement annuity under section 353.651,
84.2	subdivision 1, or
84.3	(2) has met the requirements for a retirement annuity under section 353.651,
84.4	subdivision 1, but who does not have 15 years of credited service; and who becomes
84.5	disabled after not less than one year of allowable service because of sickness or injury
84.6	occurring while not on duty as a police officer, firefighter, or paramedic as defined under
84.7	section 353.64, subdivision 10, and by reason of that sickness or injury the member has
84.8	been or is expected to be unable to perform the duties as a police officer, firefighter, or
84.9	paramedic as defined under section 353.64, subdivision 10, for a period of at least one
84.10	year, is entitled to qualifies for a regular disability benefit as defined in section 353.01,
84.11	subdivision 46, is entitled to receive a disability benefit, after filing a valid application,
84.12	in an amount equal to 45 percent of the average salary as defined in section 353.01,
84.13	subdivision 17a.
84.14	(b) The benefit must be paid in the same manner as if the benefit were paid under
84.15	section 353.651. If a disability under this subdivision occurs after one but in less than 15
84.16	years of allowable service, the disability benefit must be the same as though the member
84.17	had at least 15 years service. To be eligible for a benefit under paragraph (a), the member
84.18	must have at least one year of allowable service credit and have:
84.19	(1) not met the requirements for a retirement annuity under section 353.651,
84.20	subdivision 1, or
84.21	(2) met the requirements under that subdivision, but does not have at least 15 years
84.22	of allowable service credit.
84.23	(c) If paragraph (b), clause (2), applies, the disability benefit must be paid for a
84.24	period, of 60 months from the disability benefit accrual date and, at the end of that period
84.25	is subject to provisions of subdivision 5a.
84.26	(d) For a member who is employed as a full-time firefighter by the Department of
84.27	Military Affairs of the state of Minnesota, allowable service as a full-time state Military
84.28	Affairs Department firefighter credited by the Minnesota State Retirement System may be
84.29	used in meeting the minimum allowable service requirement of this subdivision.
84.30	EFFECTIVE DATE. This section is effective July 1, 2007, and applies to disability
84.31	benefit applicants whose last day of public employment was after June 30, 2007.
84.32	Sec. 18. Minnesota Statutes 2006, section 353.656, is amended by adding a subdivision
84.33	to read:
84.34	Subd. 3a. Total and permanent regular disability; computation of benefits.
84.35	(a) A member of the police and fire plan whose disabling condition is determined to be

85.1	a regular disability under section 353.01, subdivision 46 that is also a permanent and
85.2	total disability as defined in section 353.01, subdivision 19, is entitled to a receive, for
85.3	life, disability benefit in an amount equal to 45 percent of the average salary as defined in
85.4	section 353.01, subdivision 17a, plus an additional percent specified in section 356.315,
85.5	subdivision 6, of that average salary for each year of service in excess of 15 years.
85.6	(b) A disability benefit payable under paragraph (a) is subject to eligibility review
85.7	under section 353.33, subdivision 6, but the review may be waived if the executive
85.8	director receives a written statement from the association's medical advisor that no
85.9	improvement can be expected in the member's disabling condition that was the basis for
85.10	payment of the benefit under paragraph (a). A member receiving a disability benefit under
85.11	this subdivision who is found to no longer be permanently and totally disabled as defined
85.12	under section 353.01, subdivision 19, but continues to meet the definition for receipt of a
85.13	regular disability under section 353.01, subdivision 46, is subject to subdivision 3 under
85.14	this section upon written notice from the association's medical advisor that the person is
85.15	no longer considered permanently and totally disabled.
85.16	(c) A member approved for disability benefits under this subdivision may elect
85.17	to receive a normal disability benefit or an actuarial equivalent optional annuity. If the
85.18	election of an actuarial equivalent optional annuity is not made at the time the total and
85.19	permanent disability benefit accrues, an election must be made within 90 days before the
85.20	member attains normal retirement age as defined in section 353.01, subdivision 37 (b), or
85.21	having collected disability benefits for 60 months, whichever is later. No surviving spouse
85.22	benefits are payable if the member dies during the period in which a normal total and
85.23	permanent disability benefit is being paid. If a member receiving disability benefits who
85.24	has dependent children dies, subdivision 6a, paragraph (c) applies.
05.05	EFFECTIVE DATE This section is offective July 1, 2007, and applies to dischility
85.25	EFFECTIVE DATE. This section is effective July 1, 2007, and applies to disability
85.26	benefit applicants whose last day of public employment was after June 30, 2007.
85.27	Sec. 19. Minnesota Statutes 2006, section 353.656, subdivision 4, is amended to read:
85.28	Subd. 4. Limitation on disability benefit payments. (a) No member is entitled to
85.29	receive a disability benefit payment when there remains to the member's credit unused
85.30	annual leave or, sick leave, or any other employer-provided salary continuation plan, or
85.31	under any other circumstances when, during the period of disability, there has been no
85.32	impairment of the person's salary as a police officer, a firefighter, or a paramedic as defined
85.33	in section 353.64, subdivision 10, whichever applies.
85.34	(b) If a disabled member resumes a gainful occupation with earnings that, when

added to the normal disability benefit, and workers' compensation benefit if applicable,

exceed the disabilitant reemployment earnings limit, the amount of the disability benefit 86.1 must be reduced as provided in this paragraph. The disabilitant reemployment earnings 86.2 limit is the greater of: 86.3 86.4 (1) the salary earned at the date of disability; or (2) 125 percent of the base salary currently paid by the employing governmental 86.5 subdivision for similar positions. 86.6 (c) The disability benefit must be reduced by one dollar for each three dollars by 86.7 which the total amount of the current disability benefit, any workers' compensation 86.8 benefits if applicable, and actual earnings exceed the greater disabilitant reemployment 86.9 earnings limit. In no event may the disability benefit as adjusted under this subdivision 86.10 86.11 exceed the disability benefit originally allowed. **EFFECTIVE DATE.** This section is effective July 1, 2007, and applies to disability 86.12 86.13 benefit applicants whose last day of public employment was after June 30, 2007. 86.14 Sec. 20. Minnesota Statutes 2006, section 353.656, subdivision 5a, is amended to read: Subd. 5a. Cessation of disability benefit. (a) The association shall cease the 86.15 payment of an in-line-of-duty or nonduty any disability benefit the first of the month 86.16 following the reinstatement of a member to full time or less than full-time service in a 86.17 position covered by the police and fire fund. 86.18 (b) A disability benefit paid to a disabled member of the police and fire plan, that 86.19 was granted under laws in effect after June 30, 2007, terminates at the end of the month in 86.20 86.21 which the member: (1) reaches normal retirement age; 86.22 (2) if the disability benefit is payable for a 60-month period as determined under 86.23 subdivisions 1 and 3, as applicable, the first of the month following the expiration of 86.24 the 60-month period; or 86.25 (3) if the disabled member so chooses, the end of the month in which the member 86.26 has elected to convert to an early retirement annuity under section 353.651, subdivision 4. 86.27 (c) If the police and fire member continues to be disabled when the disability benefit 86.28 terminates under this subdivision, the member is deemed to be retired. The individual 86.29 is entitled to receive a normal retirement annuity or an early retirement annuity under 86.30 section 353.651, whichever is applicable, as further specified in paragraph (d) or (e). If the 86.31 individual did not previously elect an optional annuity under subdivision 1a, paragraph 86.32 (a), the individual may elect an optional annuity under subdivision 1a, paragraph (b). 86.33 (d) A member of the police and fire plan who is receiving a disability benefit under 86.34 this section may, upon application, elect to receive an early retirement annuity under 86.35

87.1	section 353.651, subdivision 4, at any time after attaining age 50, but must convert to a
87.2	retirement annuity no later than the end of the month in which the disabled member attains
87.3	normal retirement age. An early retirement annuity elected under this subdivision must be
87.4	calculated on the disabled member's accrued years of service and average salary as defined
87.5	in section 353.01, subdivision 17a, and when elected, the member is deemed to be retired.
87.6	(e) When an individual's benefit is recalculated as a retirement annuity under this
87.7	section, the annuity must be based on clause (1) or clause (2), whichever provides the
87.8	greater amount:
87.9	(1) the benefit amount at the time of reclassification, including all prior adjustments
87.10	provided under section 11A.18; or
87.11	(2) a benefit amount computed on the member's actual years of accrued allowable
87.12	service credit and the law in effect at the time the disability benefit first accrued, plus any
87.13	increases that would have applied since that date under section 11A.18.
87.14	EFFECTIVE DATE. This section is effective July 1, 2007, and applies to disability
87.15	benefit applicants whose last day of public employment was after June 30, 2007.
87.16	Sec. 21. Minnesota Statutes 2006, section 353.656, subdivision 6a, is amended to read:
87.17	Subd. 6a. Disability survivor benefits for pre-July 1, 2007, disabilitants. (a) If a
87.18	member who is receiving a disability benefit under subdivision 1 or 3:
87.19	(1) that was granted under the laws in effect before July 1, 2007, dies before
87.20	attaining the normal retirement age required for receipt of a retirement annuity under
87.21	section 353.651, subdivision 1 as defined under section 353.01, subdivision 37, paragraph
87.22	(b), or within five years of the effective date of the disability, whichever is later, the
87.23	surviving spouse shall receive a survivor benefit under section 353.657, subdivision 2,
87.24	paragraph (a), clause (2); or 2a, unless the surviving spouse elected to receive a refund
87.25	under section 353.32, subdivision 1. The joint and survivor optional annuity under
87.26	subdivision 2a is based on the minimum disability benefit under subdivision 1 or 3, or the
87.27	deceased member's allowable service, whichever is greater;.
87.28	(2) (b) If the disability benefit was granted under the laws in effect before July 1,
87.29	2007, and the disabilitant is living at the age required for receipt of a retirement annuity
87.30	under section 353.651, subdivision 1, or five years after the effective date of the disability,
87.31	whichever is later, the <u>disabled</u> member may continue to receive a normal disability
87.32	benefit, or the member may elect a joint and survivor optional annuity under section
87.33	353.30. The optional annuity is based on the minimum disability benefit under subdivision
87.34	1 or 3, or the member's allowable service, whichever is greater. The election of this joint
87.35	and survivor annuity must occur within 90 days of the before attaining normal retirement

age required for receipt of a retirement annuity under section 353.651, subdivision 1 as defined under section 353.01, subdivision 37, paragraph (b), or within 90 days before the five-year anniversary of the effective date of the disability benefit, whichever is later. The optional annuity takes effect the first of the month following the month in which the person attains the age required for receipt of a retirement annuity under section 353.651, subdivision 1, or reaches the five-year anniversary of the effective date of the disability benefit, whichever is later; or.

(3) (c) If any disabled member dies while receiving a benefit and has a dependent child or children under clause (1) or (2), the association shall grant a dependent child
benefit under section 353.657, subdivision 3.

EFFECTIVE DATE. This section is effective July 1, 2007, and applies to survivor
 benefit applicants where the application is based on the death of a public employee that
 occurred after June 30, 2007.

Sec. 22. Minnesota Statutes 2006, section 353.656, subdivision 8, is amended to read:
Subd. 8. Application procedure to determine eligibility for police and fire plan
disability benefits. (a) An application for disability benefits must be made in writing on a
form or forms prescribed by the executive director.

(b) If an application for disability benefits is filed within two years of the date of the 88.18 injury or the onset of the illness that gave rise to the disability application, the application 88.19 must be supported by evidence that the applicant is unable to perform the duties of the 88.20 88.21 position held by the applicant on the date of the injury or the onset of the illness causing the disability. The employer must provide evidence indicating whether the applicant is 88.22 able or unable to perform the duties of the position held on the date of the injury or onset 88.23 of illness causing the disability and the specifications of any duties that the individual can 88.24 or cannot perform. 88.25

(c) If an application for disability benefits is filed more than two years after the date 88.26 of the injury or the onset of an illness causing the disability, the application must be 88.27 supported by evidence that the applicant is unable to perform the most recent duties that 88.28 are expected to be performed by the applicant during the 90 days before the filing of the 88.29 application. The employer must provide evidence of the duties that are expected to be 88.30 performed by the applicant during the 90 days before the filing of the application, whether 88.31 the applicant can or cannot perform those duties overall, and the specifications of any 88.32 duties that the applicant can or cannot perform. 88.33

(d) Unless otherwise permitted by law, no application for disability benefits can be
 filed by a former member of the police and fire plan more than three years after the former

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member has terminated from Public Employees Retirement Association police and fire
plan covered employment. If an application is filed within three years after the termination
of public employment, the former member must provide evidence that the disability is the
direct result of an injury or the contracting of an illness that occurred while the person was
still actively employed and participating in the police and fire plan.

89.6 (c) Any application for duty-related disability must be supported by a first report of
 89.7 injury as defined in section 176.231.

(f) If a member who has applied for and been approved for disability benefits before 89.8 the termination of service does not terminate service or is not placed on an authorized 89.9 leave of absence as certified by the governmental subdivision within 45 days following 89.10 the date on which the application is approved, the application shall be canceled. If an 89.11 approved application for disability benefits has been canceled, a subsequent application 89.12 for disability benefits may not be filed on the basis of the same medical condition for a 89.13 minimum of one year from the date on which the previous application was canceled. 89.14 (g) An applicant may file a retirement application under section 353.29, subdivision 89.15 4, at the same time as the disability application is filed. If the disability application is 89.16 approved, the retirement application is canceled. If the disability application is denied, the 89.17 retirement application must be initiated and processed upon the request of the applicant. A 89.18 police and fire fund member may not receive a disability benefit and a retirement annuity 89.19 from the police and fire fund at the same time. 89.20

(h) A repayment of a refund must be made within six months after the effective date
of disability benefits or within six months after the date of the filing of the disability
application, whichever is later. No purchase of prior service or payment made in lieu
of salary deductions otherwise authorized under section 353.01 may be made after the
occurrence of the disability for which an application is filed under this section.

89.26The application procedures to determine eligibility for police and fire plan disability89.27benefits are defined under section 353.031.

89.28 **EFFECTIVE DATE.** This section is effective July 1, 2007.

Sec. 23. Minnesota Statutes 2006, section 353.656, subdivision 10, is amended to read:
Subd. 10. Accrual of benefits. (a) A disability benefit begins to accrue the day
following the commencement of disability, when the applicant is no longer receiving any
form of compensation, whether salary or paid leave 90 days preceding the filing of an
application; or, if annual or sick leave, or any other employer-paid salary continuation
plan is paid for more than the 90-day period, from the date on which the payment of salary
ceased, whichever is later. No member is entitled to receive a disability benefit payment

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90.1	when there remains to the member's credit any unused annual leave, sick leave, or any
90.2	other employer-paid salary continuation benefit, or under any other circumstances when,
90.3	during the period of disability, there has been no impairment of the person's salary.
90.4	(b) Payment of the disability benefit must not continue beyond the end of the month
90.5	in which entitlement has terminated. If the disabilitant dies prior to negotiating the check
90.6	for the month in which death occurs, payment must be made to the surviving spouse or, if
90.7	none, to the designated beneficiary or, if none, to the estate.
90.8	EFFECTIVE DATE. This section is effective July 1, 2007.
90.9	Sec. 24. Minnesota Statutes 2006, section 353.656, is amended by adding a subdivision
90.10	to read:
90.11	Subd. 13. Chemical dependency limitations to disability benefit eligibility. (a)
90.12	No benefits are payable for any disability resulting in whole or in part from the member's
90.13	current use of illegal drugs. This exclusion does not apply to a member who:
90.14	(1) has successfully completed a supervised drug rehabilitation program or has
90.15	otherwise been rehabilitated successfully and is no longer engaging in such use; or
90.16	(2) is participating in a supervised rehabilitation program and is no longer engaging
90.17	in such use.
90.18	(b) "Illegal use of drugs" means the use of drugs, the possession or distribution of
90.19	which is unlawful under United States Code, title 21, section 801. "Illegal use of drugs"
90.20	does not include the use of a drug taken under the supervision of a licensed health care
90.21	professional, or other uses authorized by United States Code, title 21, or other provisions
90.22	<u>of law.</u>
90.23	EFFECTIVE DATE. This section is effective July 1, 2007.
90.24	Sec. 25. Minnesota Statutes 2006, section 353.657, subdivision 1, is amended to read:
90.25	Subdivision 1. Generally. (a) In the event that a member of the police and fire fund
90.26	dies from any cause before retirement or after before becoming disabled and receiving
90.27	disability benefits, the association shall grant survivor benefits to a surviving spouse, as
90.28	defined in section 353.01, subdivision 20, and who was married to the member for a
90.29	period of at least one year, except that if death occurs in the line of duty no time limit is
90.30	required and to a dependent child or children, as defined in section 353.01, subdivision 15,
90.31	except that if the death is not a line of duty death, the member must have accrued at least
90.32	three years of credited service.
90.33	For purposes of this section, line of duty also includes active military service, as
90.34	defined in section 190.05, subdivision 5. The association shall also grant survivor benefits

90.35 to a dependent child or children, as defined in section 353.01, subdivision 15.

(b) Notwithstanding the definition of surviving spouse, a former spouse of the 91.1 member, if any, is entitled to a portion of the monthly surviving spouse benefit if 91.2 stipulated under the terms of a marriage dissolution decree filed with the association. If 91.3 91.4 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 91.5 marriage dissolution decree but not a monthly surviving spouse benefit despite the terms 91.6 of a marriage dissolution decree filed with the association. 91.7 (c) The spouse and child or children are entitled to monthly benefits as provided in 91.8 the following subdivisions 2 to 4. 91.9 **EFFECTIVE DATE.** This section is effective July 1, 2007, and applies to survivor 91.10 benefit applicants where the application is based on the death of a public employee that 91.11 occurred after June 30, 2007. 91.12 Sec. 26. Minnesota Statutes 2006, section 353.657, subdivision 2, is amended to read: 91.13 91.14 Subd. 2. Benefit amount. (a) The spouse, for life, of a deceased member shall 91.15 is entitled to receive receive a monthly benefit for life equal to 50 percent the following percentage of the member's average full-time monthly salary rate as a member of the 91.16 police officer or firefighter and fire plan in effect over the last six months of allowable 91.17 service preceding the month in which death occurred-: 91.18 (1) if the death was a line of duty death, 60 percent of the stated average salary 91.19 91.20 is payable; and (2) if the death was not a line of duty death or if death occurred while receiving 91.21 disability benefits that accrued before July 1, 2007, 50 percent of the stated average salary 91.22 is payable. 91.23 (b) If the member was a part-time employee in the position for which the employee 91.24 qualified for participation in the police officer or firefighter and fire plan, the monthly 91.25 survivor benefit is based on the salary rate in effect for that member's part-time service 91.26 during the last six months of allowable service. If the member's status changed from full 91.27 time to part time for health reasons during the last year of employment, the monthly 91.28 survivor benefit is based on the full-time salary rate of a the position held as a member of 91.29 the police officer or firefighter and fire plan in effect over the last six months of allowable 91.30 service preceding the month in which the death occurred. 91.31 **EFFECTIVE DATE.** This section is effective July 1, 2007, and applies to survivor 91.32 benefit applicants where the application is based on the death of a public employee that 91.33 91.34 occurred after June 30, 2007. Sec. 27. Minnesota Statutes 2006, section 353.657, subdivision 2a, is amended to read: 91.35

92.1 Subd. 2a. Death while eligible survivor benefit. (a) If a member or former
92.2 member who has attained the age of at least 50 years and has credit for not less than
92.3 three years allowable service or who has credit for at least 30 years of allowable service,
92.4 regardless of age attained, dies before the annuity or disability benefit becomes payable,
92.5 notwithstanding any designation of beneficiary to the contrary, the surviving spouse may
92.6 elect to receive a death while eligible survivor benefit.

92.7 (b) Notwithstanding the definition of surviving spouse in section 353.01, subdivision
92.8 20, a former spouse of the member, if any, is entitled to a portion of the death while
92.9 eligible survivor benefit if stipulated under the terms of a marriage dissolution decree
92.10 filed with the association. If there is no surviving spouse or child or children, a former
92.11 spouse may be entitled to a lump-sum refund payment under section 353.32, subdivision
92.12 1, if provided for in a marriage dissolution decree but not a death while eligible survivor
92.13 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, 92.14 subdivision 1, or surviving spouse benefits otherwise payable under subdivisions 1 and 92.15 2. The benefit must be an annuity equal to the 100 percent joint and survivor annuity 92.16 which the member could have qualified for on the date of death, computed as provided in 92.17 sections 353.651, subdivisions 2 and 3, and 353.30, subdivision 3. If there is a dependent 92.18 child or children, and the 100 percent joint and survivor optional annuity for the surviving 92.19 spouse, when added to the benefit of the dependent child or children under subdivision 3, 92.20 exceeds an amount equal to 70 percent of the member's specified average monthly salary, 92.21 the 100 percent joint and survivor annuity must be reduced by the amount necessary so 92.22 that the total family benefit does not exceed the 70 percent maximum family benefit 92.23 amount under subdivision 3. The 100 percent joint and survivor optional annuity must be 92.24 restored to the surviving spouse, plus applicable postretirement fund adjustments under 92.25 section 356.41, as the dependent child or children become no longer dependent under 92.26 section 353.01, subdivision 15. 92.27

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

92.32 (e) No payment shall accrue <u>accrues</u> beyond the end of the month in which 92.33 entitlement to such annuity has terminated. An amount equal to the excess, if any, of the 92.34 accumulated contributions which were credited to the account of the deceased employee 92.35 over and above the total of the annuities paid and payable to the surviving spouse must

93.1 be paid to the deceased member's last designated beneficiary or, if none, to the legal93.2 representative of the estate of such deceased member.

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

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

93.9

EFFECTIVE DATE. This section is effective July 1, 2007.

Sec. 28. Minnesota Statutes 2006, section 353.657, subdivision 3, is amended to read: 93.10 Subd. 3. Dependent children. A dependent child, as defined in section 353.01, 93.11 subdivision 15, shall is entitled to receive receive a monthly benefit equal to ten percent of 93.12 the member's average full-time monthly salary rate as a member of the police officer or 93.13 93.14 firefighter and fire plan in effect over the last six months of allowable service preceding the month in which death occurred. Payments for the benefit of a dependent child must be 93.15 made to the surviving parent, or to the legal guardian of the child or to any adult person 93.16 with whom the child may at the time be living, provided only that the parent or other 93.17 person to whom any amount is to be paid advises the board in writing that the amount will 93.18 be held or used in trust for the benefit of the child. 93.19

93.20 <u>Subd. 3a.</u> <u>Maximum and minimum family benefits.</u> (a) The maximum monthly
93.21 benefit for one per family must not exceed an amount equal to the following percentages of
93.22 the member's average monthly salary as specified in subdivision 3:

93.23 (1) 80 percent, if the member's death was a line of duty death; or

93.24 (2) 70 percent of the member's specified average monthly salary, and , if the
93.25 member's death is not a line of duty death or occurred while the member was receiving a
93.26 disability benefit that accrued before July 1, 2007.

93.27 (b) The minimum monthly benefit per family, including the joint and survivor
93.28 optional annuity under subdivision 2a, and section 353.656, subdivision 1a, must not be
93.29 less than the following percentage of the member's average monthly salary as specified in
93.30 subdivision 3:

93.31 (1) 60 percent, if the death is a line of duty death; or

93.32 (2) 50 percent of the member's specified average monthly salary, if the death is

93.33 not a line of duty death or occurred while the member was receiving a disability benefit

93.34 that accrued before July 1, 2007.

94.1 (c) If the maximum under paragraph (a) is exceeded, the monthly benefit of the joint
94.2 annuitant must be reduced to the amount necessary so that the total family benefit does not
94.3 exceed the applicable maximum. The joint and survivor optional annuity must be restored,
94.4 plus applicable postretirement adjustments under section 356.41, as the dependent child or

- 94.5 <u>children become no longer dependent under section 353.01, subdivision 15.</u>
- 94.6 **EFFECTIVE DATE.** This section is effective July 1, 2007.

Sec. 29. Minnesota Statutes 2006, section 353B.08, subdivision 11, is amended to read: 94.7 Subd. 11. Subsequent medical reexaminations. Periodically, upon the 94.8 94.9 recommendation of the medical adviser appointed as provided in section 353.33, subdivision 6a 353.031, based on the medical nature of the initial qualifying disability and 94.10 its potential for improvement or recovery, the executive director of the Public Employees 94.11 Retirement Association shall have a former member of a consolidating relief association 94.12 who is receiving a disability benefit reexamined and reevaluated for continued entitlement 94.13 94.14 to a disability benefit. If, upon the recommendation of the medical adviser, the executive director determines that the person is no longer entitled to receive a disability benefit, the 94.15 disability benefit shall be discontinued effective as of the first day of the second month 94.16 following that determination and the person shall be considered for reemployment as 94.17 a police officer or a firefighter, whichever applies, by the municipality in which the 94.18 consolidating relief association was located. 94.19

94.20

EFFECTIVE DATE. This section is effective July 1, 2007.

94.21

Sec. 30. [353E.001] DEFINITIONS.

Subdivision 1. Duty disability. "Duty disability," physical or psychological, means 94.22 a condition that is expected to prevent a member, for a period of not less than 12 months, 94.23 94.24 from performing the normal duties of a local government correctional service employee as defined under section 353E.02 and that is the direct result of an injury incurred during, or 94.25 94.26 a disease arising out of, the performance of normal duties or the actual performance of less frequent duties, either of which are specific to protecting the property and personal safety 94.27 of others and that present inherent dangers that are specific to the positions covered by 94.28 the local government correctional service retirement plan. 94.29

94.30 Subd. 2. Less frequent duties. "Less frequent duties" means tasks designated in the
94.31 applicant's job description as either required from time to time or as assigned, but which
94.32 are not carried out as part of the normal routine of the applicant's job.

94.33Subd. 3. Normal duties. "Normal duties" means specific tasks designated in the94.34applicant's job description and which the applicant performs on a day-to-day basis, but

do not include less frequent duties which may be requested to be done by the employer 95.1 from time to time. 95.2 Subd. 4. Regular disability. "Regular disability," physical or psychological, means 95.3 a condition that is expected to prevent a member, for a period of not less than 12 months, 95.4 from performing the normal duties of a local government correctional service employee as 95.5 defined under section 353E.02 and that results from a disease or an injury that arises from 95.6 any activities while not at work or while at work from performing those normal or less 95.7 frequent duties that do not present inherent dangers that are specific to the occupations 95.8 covered by the local government correctional service retirement plan. 95.9 **EFFECTIVE DATE.** This section is effective July 1, 2007, and applies to disability 95.10 benefit applicants whose last day of public employment was after June 30, 2007. 95.11 Sec. 31. Minnesota Statutes 2006, section 353E.06, subdivision 1, is amended to read: 95.12 Subdivision 1. Duty disability qualification requirements. A local government 95.13 correctional employee who becomes disabled and physically or mentally unfit to perform 95.14 the duties of the position as a direct result of an injury, sickness, or other disability that 95.15 is medically determinable, that was incurred in or arose out of any act of duty, and that 95.16 renders the employee physically or mentally unable to perform the employee's duties is 95.17 determined to qualify for a duty disability as defined in section 353E.001, subdivision 1, is 95.18 entitled to a disability benefit. The disability benefit must be based on covered service 95.19 under this chapter only and is an amount equal to 47.5 percent of the average salary 95.20 defined in section 353E.04, subdivision 2, plus an additional percent equal to that specified 95.21 in section 356.315, subdivision 5a, for each year of covered service under this chapter in 95.22 excess of 25 years. 95.23 95.24 **EFFECTIVE DATE.** This section is effective July 1, 2007, and applies to disability benefit applicants whose last day of public employment was after June 30, 2007. 95.25 Sec. 32. Minnesota Statutes 2006, section 353E.06, subdivision 2, is amended to read: 95.26 Subd. 2. Nonduty Regular disability qualification requirements. A local 95.27 government correctional employee who has at least one year of covered service under this 95.28 chapter and becomes disabled and physically or mentally unfit to perform the duties of the 95.29 position because of sickness or injury that is medically determinable and that occurs while 95.30 not engaged in covered employment, who is determined to qualify for a regular disability 95.31 benefit as defined in section 353E.001, subdivision 4, is entitled to a disability benefit 95.32 based on covered service under this chapter. The disability benefit must be computed in 95.33

the same manner as an annuity under section 353E.04, subdivision 3, and as though the 96.1 employee had at least ten years of covered correctional service. 96.2

EFFECTIVE DATE. This section is effective July 1, 2007, and applies to disability 96.3 benefit applicants whose last day of public employment was after June 30, 2007. 96.4

- Sec. 33. Minnesota Statutes 2006, section 353E.06, subdivision 4, is amended to read: 96.5 Subd. 4. Disability benefit application; accrual of benefits. A claim or demand 96.6 for a disability benefit must be initiated by written application in the manner and form 96.7 prescribed by the executive director, filed in the office of the association, showing 96.8 96.9 compliance with the statutory conditions qualifying the applicant for a disability benefit. A member or former member who became disabled during a period of membership may 96.10 file an application for disability benefits within three years following termination of local 96.11 government correctional service, but not after that time has elapsed. (a) Procedures for 96.12 the application process and determining eligibility for disability benefits are defined in 96.13 96.14 section 353.031.
- (b) The disability benefit begins to accrue the day following the commencement of 96.15 disability, when the applicant is no longer receiving any form of compensation, whether 96.16 salary or paid leave; 90 days preceding the filing of the application, or, if annual or sick 96.17 leave, or any other employer-paid salary continuation plan is paid for more than the 96.18 90-day period, from the date salary ceased, whichever is latest. No member is entitled 96.19 to receive a disability benefit payment when there remains to the member's credit any 96.20 unused annual leave, sick leave, or any other employer-paid salary continuation benefits or 96.21 under any other circumstances when, during the period of disability, there has been no 96.22 impairment of the person's salary. 96.23
- (c) No payment may accrue beyond the end of the month in which entitlement has 96.24 terminated. If the disabilitant dies before negotiating the check for the month in which 96.25 death occurs, payment must be made to the optional annuitant or beneficiary. 96.26
- 96.27

EFFECTIVE DATE. This section is effective July 1, 2007.

- Sec. 34. Minnesota Statutes 2006, section 353E.06, subdivision 8, is amended to read: 96.28 Subd. 8. Continuing benefit eligibility. Continuing eligibility for a disability 96.29 benefit is subject to section 353.33, subdivision 6 353.031, subdivision 8. 96.30
- **EFFECTIVE DATE.** This section is effective July 1, 2007. 96.31
- Sec. 35. REPEALER. 96.32
- Minnesota Statutes 2006, sections 353.33, subdivisions 6a, 6b, and 8; and 353.656, 96.33 subdivisions 5, 9, 11, and 12, are repealed. 96.34

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97.1	EFFECTIVE DATE. This section is effective July 1, 2007.
97.2	ARTICLE 5
97.3	HEALTH CARE FACILITY PRIVATIZATIONS
97.4	Section 1. Minnesota Statutes 2006, section 353F.02, subdivision 4, is amended to read:
97.5	Subd. 4. Medical facility. "Medical facility" means:
97.6	(1) Bridges Medical Services;
97.7	(2) the City of Cannon Falls Hospital;
97.8	(3) Clearwater County Memorial Hospital doing business as Clearwater Health
97.9	Services in Bagley;
97.10	(4) the Dassel Lakeside Community Home;
97.11	(5) the Fair Oaks Lodge, Wadena;
97.12	(6) the Glencoe Area Health Center;
97.13	(7) the Hutchinson Area Health Care;
97.14	(8) the Kanabec Hospital;
97.15	(9) the Lakefield Nursing Home;
97.16	(10) the Lakeview Nursing Home in Gaylord;
97.17	(11) the Luverne Public Hospital;
97.18	(10) (12) the Northfield Hospital;
97.19	(13) the Oakland Park Nursing Home;
97.20	(11) (14) the RenVilla Nursing Home;
97.21	(12) (15) the Renville County Hospital in Olivia;
97.22	(13) (16) the St. Peter Community Healthcare Center; and
97.23	(14) (17) the Waconia-Ridgeview Medical Center.
97.24	EFFECTIVE DATE; LOCAL APPROVAL. This section is effective upon the
97.25	latter of:
97.26	(a) for the Lakefield Nursing Home,
97.27	(1) the day after the governing body of the city of Lakefield and its chief clerical
97.28	officer timely comply with Minnesota Statutes, section 645.021, subdivisions 2 and 3; and
97.29	(2) the first day of the month next following certification to the Lakefield City
97.30	Council by the executive director of the Public Employees Retirement Association that
97.31	the actuarial accrued liability of the special benefit coverage proposed for extension to
97.32	the privatized Lakefield Nursing Home employees under section 1 does not exceed the
97.33	actuarial gain otherwise to be accrued by the Public Employees Retirement Association, as
97.34	calculated by the consulting actuary retained under Minnesota Statutes, section 356.214.
97.35	The cost of the actuarial calculations must be borne by the current employer or by the entity

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98.1	which is the employer following the privatization, and the date of the actuarial calculations
98.2	must be within one year of the date the Lakefield Nursing Home is sold or leased;
98.3	(b) for the Lakeview Nursing Home in Gaylord,
98.4	(1) the day after the governing body of the city of Gaylord and its chief clerical
98.5	officer timely comply with Minnesota Statutes, section 645.021, subdivisions 2 and 3; and
98.6	(2) the first day of the month next following certification to the Gaylord City Council
98.7	by the executive director of the Public Employees Retirement Association that the actuarial
98.8	accrued liability of the special benefit coverage proposed for extension to the privatized
98.9	Lakeview Nursing Home employees under section 1 does not exceed the actuarial gain
98.10	otherwise to be accrued by the Public Employees Retirement Association, as calculated by
98.11	the consulting actuary retained under Minnesota Statutes, section 356.214. The cost of the
98.12	actuarial calculations must be borne by the current employer or by the entity which is the
98.13	employer following the privatization, and the date of the actuarial calculations must be
98.14	within one year of the date the Lakeview Nursing Home is sold or leased; and
98.15	(c) for the Oakland Park Nursing Home,
98.16	(1) the day after the governing body of Pennington County and its chief clerical
98.17	officer timely comply with Minnesota Statutes, section 645.021, subdivisions 2 and 3; and
98.18	(2) the first day of the month next following certification to Pennington County by
98.19	the executive director of the Public Employees Retirement Association that the actuarial
98.20	accrued liability of the special benefit coverage proposed for extension to the privatized
98.21	Oakland Park Nursing Home employees under this section does not exceed the actuarial
98.22	gain otherwise to be accrued by the Public Employees Retirement Association, as
98.23	calculated by the consulting actuary retained under Minnesota Statutes, section 356.214.
98.24	The cost of the actuarial calculations must be borne by the current employer or by the entity
98.25	which is the employer following the privatization, and the date of the actuarial calculations
98.26	must be within one year of the date the Oakland Park Nursing Home is sold or leased.
98.27	Sec. 2. Minnesota Statutes 2006, section 353F.04, subdivision 1, is amended to read:
98.28	Subdivision 1. Enhanced augmentation rates. (a) The deferred annuity of
98.29	a terminated medical facility or other public employing unit employee is subject to
98.30	augmentation under section 353.71, subdivision 2, of the edition of Minnesota Statutes
98.31	published in the year in which the privatization occurred, except that the rate of
98.32	augmentation is as specified in paragraph (b) or (c), whichever is applicable.
98.33	(b) This paragraph applies if the legislation adding the medical facility or other
98.34	employing unit to section 353F.02, subdivision 4 or 5, as applicable, was enacted before
98.35	July 26, 2005, and became effective before January 1, 2008, for the Hutchinson Area
98.36	Health Care or before January 1, 2007, for all other medical facilities and all other

99.1 <u>employing units</u>. For a terminated medical facility or other public employing unit
99.2 employee, the augmentation rate is 5.5 percent compounded annually until January 1
99.3 following the year in which the person attains age 55. From that date to the effective date
99.4 of retirement, the augmentation rate is 7.5 percent compounded annually.
99.5 (c) If paragraph (b) is not applicable, the augmentation rate is four percent
99.6 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 percentcompounded annually.

- 99.9
- 99.10
- 99.11

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

ARTICLE 6 STATEWIDE RETIREMENT PLAN APPEALS PROCESS

99.12 Section 1. Minnesota Statutes 2006, section 353.03, subdivision 3, is amended to read:
99.13 Subd. 3. Duties and powers of the board. (a) The board shall elect a president and
99.14 vice-president. The board shall approve the staffing complement necessary to administer
99.15 the fund. The cost of administering this chapter must be paid by the fund.

(b) The board shall adopt by laws for its own government and for the management of 99.16 the fund consistent with the laws of the state and may modify them at pleasure. It shall 99.17 adopt, alter, and enforce reasonable rules consistent with the laws of the state for the 99.18 administration and management of the fund, for the payment and collection of payments 99.19 from members, and for the payment of withdrawals and benefits. It shall pass upon and 99.20 allow or disallow all applications for membership in the fund and shall allow or disallow 99.21 claims for withdrawals, pensions, or benefits payable from the fund. It shall adopt an 99.22 appropriate mortality table based on experience of the fund as recommended by the 99.23 association actuary, with interest set at the rate specified in section 356.215, subdivision 99.24 99.25 8. It shall provide for the payment out of the fund of all necessary expenses for the administration of the fund and of all claims for withdrawals, pensions, or benefits allowed. 99.26 99.27 The board shall approve or disapprove all recommendations and actions of the executive director made subject to its approval or disapproval by subdivision 3a. 99.28

(c) In passing upon all applications and claims, the board may summon, swear, hear, 99.29 and examine witnesses and, in the case of claims for disability benefits, may require the 99.30 claimant to submit to a medical examination by a physician of the board's choice, at the 99.31 99.32 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 99.33 validity and merit. The board shall establish procedures to assure that a benefit applicant 99.34 and recipient may have a review of a benefit eligibility or benefit amount determination 99.35 affecting the applicant or recipient. The review procedure may afford the benefit applicant 99.36

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100.1 or benefit recipient an opportunity to present views at any review proceeding conducted,
100.2 but is not a contested case under chapter 14.

(d) 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 finance. 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.

(e) The board shall establish procedures governing reimbursement of expenses to
board members. These procedures shall define the types of activities and expenses that
qualify for reimbursement, shall provide that all out-of-state travel must be authorized
by the board, and shall provide for independent verification of claims for expense
reimbursement. The procedures must comply with applicable rules and policies of the
Department of Finance, the Department of Administration, and the Department of
Employee Relations.

(f) 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.

100.21

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

100.22 Sec. 2. [356.95] PENSION PLAN APPEAL PROCEDURES.

100.23Subdivision 1. Definitions. (a) Unless the language or context clearly indicates that100.24a different meaning is intended, for the purpose of this section, the terms in paragraphs

100.25 (b) to (e) have the meanings given them.

100.26(b) "Chief administrative officer" means the executive director of a covered pension100.27plan or the executive director's designee or representative.

100.28(c) "Covered pension plan" means a plan enumerated in section 356.20, subdivision100.292, clauses (1) to (4), (10), and (12) to (14), but does not mean the deferred compensation

- 100.30 plan administered under sections 352.96 and 352.97 or to the postretirement health care
- 100.31 <u>savings plan administered under section 352.98.</u>
- 100.32 (d) "Governing board" means the Board of Trustees of the Public Employees

100.33 <u>Retirement Association, the Board of Trustees of the Teachers Retirement Association, or</u>

100.34 the Board of Directors of the Minnesota State Retirement System.

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(e) "Person" includes an active, retired, deferred, or nonvested inactive participant in 101.1 101.2 a covered pension plan or a beneficiary of a participant, or an individual who has applied to be a participant or who is or may be a survivor of a participant, or a state agency or 101.3 101.4 other governmental unit that employs active participants in a covered pension plan. 101.5 Subd. 2. **Right to review.** A determination made by the administration of a covered 101.6 pension plan regarding a person's eligibility, benefits, or other rights under the plan with which the person does not agree is subject to review under this section. 101.7 101.8 Subd. 3. Notice of determination. If the applicable chief administrative officer denies an application or a written request, modifies a benefit, or terminates a benefit of 101.9 a person claiming a right or potential rights under a covered pension plan, the chief 101.10 administrative officer shall notify that person through a written notice containing: 101.11 (1) a statement of the reasons for the determination; 101.12 101.13 (2) a notice that the person may petition the governing board of the covered pension plan for a review of the determination and that a person's petition for review must be filed 101.14 in the administrative office of the covered pension plan within 60 days of the receipt 101.15 of the written notice of the determination; 101.16 (3) a statement indicating that a failure to petition for review within 60 days 101.17 precludes the person from contesting in any other administrative review or court procedure 101.18 the issues determined by the chief administrative officer; 101.19 101.20 (4) a statement indicating that all relevant materials, documents, affidavits, and other records that the person wishes to be reviewed in support of the petition must be filed with 101.21 101.22 and received in the administrative office of the covered pension plan at least 30 days before the date of the hearing under subdivision 10; and 101.23 (5) a copy of this section. 101.24 Subd. 4. Termination of benefits. (a) If a covered pension plan decides to 101.25 terminate a benefit that is being paid to a person, before terminating the benefit, the chief 101.26 administrative officer must, in addition to the other procedures prescribed in this section, 101.27 provide the individual with written notice of the pending benefit termination by certified 101.28 mail. The notice must explain the reason for the pending benefit termination. The person 101.29 must be given an opportunity to explain, in writing, in person, by telephone, or by e-mail, 101.30 the reasons that the benefit should not be terminated. 101.31 (b) If the chief administrative officer is unable to contact the person and determines 101.32 that a failure to terminate the benefit will result in unauthorized payment by a covered 101.33 pension plan, the chief administrative officer may terminate the benefit immediately upon 101.34

101.35 mailing a written notice containing the information required by subdivision 3 to the

102.1	address to which the most recent benefit payment was sent and, if that address is that of a
102.2	financial institution, to the last known address of the person.
102.3	Subd. 5. Petition for review. (a) A person who claims a right under subdivision 2
102.4	may petition for a review of that decision by the governing board of the covered pension
102.5	plan.
102.6	(b) A petition under this section must be sent to the chief administrative officer by
102.7	mail and must be postmarked no later than 60 days after the person received the notice
102.8	required by subdivision 3. The petition must include the person's statement of the reason
102.9	or reasons that the person believes the decision of the chief administrative officer should
102.10	be reversed or modified. The petition may include all documentation and written materials
102.11	that the petitioner deems to be relevant.
102.12	Subd. 6. Failure to petition. If a timely petition for review under subdivision 5 is
102.13	not filed with the chief administrative officer, the covered pension plan's determination is
102.14	final and is not subject to further administrative or judicial review.
102.15	Subd. 7. Notice of hearing. (a) After receiving a petition, and not less than 30
102.16	calendar days from the date of the next regular board meeting, the chief administrative
102.17	officer must schedule a timely review of the petition before the governing board of the
102.18	covered pension plan. The review must be scheduled to take into consideration any
102.19	necessary accommodations to allow the petitioner to participate in the governing board's
102.20	review.
102.21	(b) Not less than 15 calendar days before the scheduled hearing date, the chief
102.22	administrative officer must provide by mail to the petitioner an acknowledgment of the
102.23	receipt of the person's petition and a follow-up notice of the time and place of the meeting
102.24	at which the governing board is scheduled to consider the petition and must provide a copy
102.25	of all relevant documents, evidence, summaries, and recommendations assembled by or
102.26	on behalf of the plan administration to be considered by the governing board.
102.27	(c) Except as provided in subdivision 8, paragraph (c), all documents and materials
102.28	that the petitioner wishes to be part of the record for review must be filed with the chief
102.29	administrative officer and must be received in the offices of the covered pension plan at
102.30	least 30 days before the date of the meeting at which the petition is scheduled to be heard.
102.31	(d) A petitioner, within ten calendar days of the scheduled date of the applicable
102.32	board meeting, may request a continuance on a scheduled petition. The chief
102.33	administrative officer must reschedule the review within 60 days of the date of the
102.34	continuance request. Only one continuance may be granted to any petitioner.

Subd. 8. Record for review. (a) All evidence, including all records, documents, and 103.1 103.2 affidavits in the possession of the covered pension plan of which the covered pension plan desires to avail itself and be considered by the governing board, and all evidence which the 103.3 103.4 petitioner wishes to present to the governing board, including any evidence which would otherwise be classified by law as "private," must be made part of the hearing record. 103.5 (b) Not later than seven days before the scheduled hearing date, the chief 103.6 administrative officer must provide a copy of the record to each member of the governing 103.7 board. 103.8 (c) At least five days before the hearing, the petitioner may submit to the chief 103.9 administrative officer, for submission to the governing board, any additional document, 103.10 103.11 affidavit, or other relevant information that was not initially submitted with the petition. 103.12 Subd. 9. Amended determination. At any time before the hearing before the governing board, for good cause shown and made part of the records of the plan, the chief 103.13 103.14 administrative officer may reverse, alter, amend, or modify the prior decision which is 103.15 subject to review under this section by issuing an amended decision. Upon doing so, the chief administrative officer may cancel the governing board's scheduled review of the 103.16 person's petition and shall so notify the petitioner. 103.17 Subd. 10. Hearing. (a) The governing board shall hold a timely hearing on a petition 103.18 for review as part of a regularly scheduled board meeting, or as part of a special meeting 103.19 103.20 if so scheduled. All governing board members who participate in the decision-making process must be familiar with the record. The governing board shall make its decision 103.21 103.22 on a petition solely on the record as submitted and on the proceedings of the hearing. At the hearing, the petitioner, the petitioner's attorney, and the chief administrative officer 103.23 may state and discuss with the governing board their positions with respect to the petition. 103.24 103.25 The governing board may allow further documentation to be placed in the record at the board meeting only with the agreement of both the chief administrative officer and the 103.26 103.27 petitioner. The chief administrative officer may not otherwise participate in the board's decision-making process. 103.28 (b) When a petition presents a contested issue of law, an assistant attorney general 103.29 may participate and may argue on behalf of the legal position taken by the chief 103.30 administrative officer if that assistant attorney general does not also serve as the governing 103.31 103.32 board's legal advisor during the board's decision-making process. 103.33 (c) A motion by a board member, supported by a summary of the relevant facts, conclusions and reasons, as properly amended and approved by a majority of the 103.34 governing board, constitutes the board's final decision. A verbatim statement of the 103.35 board's final decision must be served upon the petitioner. If the decision is contrary to the 103.36

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104.1	petitioner's desired outcome, the notice shall inform the petitioner of the appeal rights set
104.2	forth in subdivision 13.
104.3	(d) If a petitioner who received timely notice of a scheduled hearing fails to appear,
104.4	the governing board may nevertheless hear the petition and issue a decision.
104.5	Subd. 11. Disability medical issues. (a) If a person petitions the governing board
104.6	to reverse or modify a determination which found that there exists no medical data
104.7	supporting an application for disability benefits, the board may reverse that determination
104.8	only if there is in fact medical evidence supporting the application. The board has the
104.9	discretion to resubmit a disability benefit application at any time to a medical advisor for
104.10	reconsideration, and the resubmission may include an instruction that further medical
104.11	examinations be obtained.
104.12	(b) The governing board may make a determination contrary to the recommendation
104.13	of the medical advisor only if there is expert medical evidence in the record to support
104.14	its contrary decision. If there is no medical evidence contrary to the opinion of the
104.15	medical advisor in the record and the medical advisor attests that the decision was made in
104.16	accordance with the applicable disability standard, the board must follow the decision of
104.17	the medical advisor regarding the cause of the disability.
104.18	(c) The obligation of the governing board to follow the decision of the medical
104.19	advisor under paragraph (b) does not apply to instances when the governing board makes
104.20	a determination different from the recommendation of the medical advisor on issues
104.21	that do not involve medical issues.
104.22	Subd. 12. Referral for administrative hearing. (a) Notwithstanding any provision
104.23	of sections 14.03, 14.06, and 14.57 to 14.69 to the contrary, a challenge to a determination
104.24	of the chief administrative officer of a covered pension plan must be conducted exclusively
104.25	under the procedures set forth in this section and is not a contested case under chapter 14.
104.26	(b) Notwithstanding the provisions of paragraph (a), a governing board, in its sole
104.27	discretion, may refer a petition brought under this section to the Office of Administrative
104.28	Hearings for a contested case hearing under sections 14.57 to 14.69.
104.29	Subd. 13. Appeal of the governing board's decision; judicial review. Within
104.30	60 days of the date of the mailing of the notice of the governing board's decision,
104.31	the petitioner may appeal the decision by filing a writ of certiorari with the Court of
104.32	Appeals under section 606.01 and Rule 115 of the Minnesota Rules of Civil Appellate
104.33	Procedure. Failure by a person to appeal to the Court of Appeals within the 60-day
104.34	period precludes the person from later raising, in any subsequent administrative hearing

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105.1	or court proceeding, those substantive and procedural issues that reasonably should have
105.2	been raised upon a timely appeal.
105.3	Subd. 14. Petitions without notice. Notwithstanding the petition notice and
105.4	requirements under this section, a person who believes that the person's rights have been
105.5	affected by a decision made by the administration of a covered pension plan may request
105.6	a review under this section by the appropriate governing board. The petition under this
105.7	subdivision must be made within 45 days of the time that the person knew or should have
105.8	known of the disputed decision.
105.9	Subd. 15. Governing board review panel. Any covered pension plan subject
105.10	to this section, by motion duly made and adopted, may appoint a panel of governing
105.11	board members to hear and determine any or all petitions brought under this section.
105.12	The governing board review panel must contain a minimum number of board members
105.13	that would otherwise constitute a quorum of board members under the governing body's
105.14	rules and procedures.
105.15	EFFECTIVE DATE. This section is effective the day after final enactment.
105.16	Sec. 3. <u>REPEALER.</u>
105.17	Minnesota Statutes 2006, sections 352.031; and 354.071, are repealed.
105.18	EFFECTIVE DATE. This section is effective the day after final enactment.
105.19	ARTICLE 7
105.20	FIRST CLASS CITY TEACHER
105.21	RETIREMENT FUND ASSOCIATION CHANGES
105.22	Section 1. Minnesota Statutes 2006, section 354A.29, subdivision 3, is amended to
105.23	read:
105.24	Subd. 3. Postretirement adjustment eligibility. (a) The postretirement adjustment
105.25	described in the articles and bylaws of the St. Paul Teachers Retirement Fund Association
105.26	must be determined by the executive director and approved by the board annually after
105.27	June 30 using the procedures under this section.
105.28	(b) On January 1, each eligible person who has been receiving accrued or received an
105.29	annuity or benefit under the articles of incorporation, the bylaws, or this chapter for at least
105.30	12 three full calendar months as of the end of the fiscal calendar year is eligible to receive
105.31	a postretirement adjustment of 2.0 percent that is payable each the following January 1.
105.32	Sec. 2. Minnesota Statutes 2006, section 354A.29, subdivision 4, is amended to read:
105.33	Subd. 4. Additional investment percentage Cost-of-living adjustment. (a)
105.34	An excess investment earnings A percentage adjustment must be computed and paid

106.1 under this subdivision to those annuitants and eligible benefit recipients who have been receiving an annuity or benefit for at least 12 months as determined each June 30 by the 106.2 board of trustees eligible persons as defined under subdivision 3. This adjustment is 106.3 106.4 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 106.5 106.6 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 106.7 calculations of the cost-of-living adjustment under paragraph (b), the term "average third 106.8 quarter Consumer Price Index value" means the sum of the monthly index values as 106.9 initially reported by the Bureau of Labor Statistics for the months of July, August, and 106.10 106.11 September, divided by 3. (b) The board shall also determine the five-year annualized rate of return attributable 106.12 to the assets of the St. Paul Teachers Retirement Fund Association under the formula 106.13 specified in section 11A.04, clause (11), and the amount of the excess five-year annualized 106.14 rate of return over the preretirement interest assumption specified in section 356.215. 106.15 (c) The excess investment percentage adjustment must be determined by multiplying 106.16 the quantity one minus the rate of contribution deficiency, as specified in the most recent 106.17 actuarial report of the actuary retained under sections 356.214 and 356.215, by the rate of 106.18 return excess as determined in paragraph (b). 106.19 (d) The excess investment percentage adjustment is payable to all annuitants and 106.20 benefit recipients on the following January 1. 106.21 (b) Before January 1 of each year, the executive director must calculate the amount 106.22 of the cost-of-living adjustment by dividing the most recent average third quarter index 106.23 value by the same average third quarter index value from the previous year, subtract one 106.24 106.25 from the resulting quotient, and express the result as a percentage amount, which must be rounded to the nearest one-tenth of one percent. The final amount may not be negative 106.26 and may not exceed 5.0 percent. 106.27 (c) The amount calculated under paragraph (b) is the full cost-of-living adjustment 106.28 to be applied as a permanent increase to the regular payment of each eligible member 106.29 106.30 under subdivision 3 on January 1 of the next calendar year. For any eligible member whose effective date of benefit commencement occurred during the calendar year before 106.31 106.32 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 106.33 the January 1 on which the cost-of-living adjustment is applied, calculated to the third 106.34 decimal place. 106.35 Sec. 3. Minnesota Statutes 2006, section 356.215, subdivision 11, is amended to read: 106.36

Subd. 11. Amortization contributions. (a) In addition to the exhibit indicating the 107.1 level normal cost, the actuarial valuation must contain an exhibit indicating the additional 107.2 annual contribution sufficient to amortize the unfunded actuarial accrued liability. For 107.3 107.4 funds governed by chapters 3A, 352, 352B, 352C, 353, 354, 354A, and 490, the additional contribution must be calculated on a level percentage of covered payroll basis by the 107.5 established date for full funding in effect when the valuation is prepared. For funds 107.6 governed by chapter 3A, sections 352.90 through 352.951, chapters 352B, 352C, sections 107.7 353.63 through 353.68, and chapters 353C, 354A, and 490, the level percent additional 107.8 contribution must be calculated assuming annual payroll growth of 6.5 percent. For funds 107.9 governed by sections 352.01 through 352.86 and chapter 354, the level percent additional 107.10 107.11 contribution must be calculated assuming an annual payroll growth of five percent. For the fund governed by sections 353.01 through 353.46, the level percent additional contribution 107.12 must be calculated assuming an annual payroll growth of six percent. For all other funds, 107.13 the additional annual contribution must be calculated on a level annual dollar amount basis. 107.14 (b) For any fund other than the Minneapolis Employees Retirement Fund and, 107.15 the Public Employees Retirement Association general plan, and the St. Paul Teachers 107.16 Retirement Fund Association, if there has not been a change in the actuarial assumptions 107.17

used for calculating the actuarial accrued liability of the fund, a change in the benefit
plan governing annuities and benefits payable from the fund, a change in the actuarial
cost method used in calculating the actuarial accrued liability of all or a portion of the
fund, or a combination of the three, which change or changes by itself or by themselves
without inclusion of any other items of increase or decrease produce a net increase in the
unfunded actuarial accrued liability of the fund, the established date for full funding is the
first actuarial valuation date occurring after June 1, 2020.

107.25 (c) For any fund or plan other than the Minneapolis Employees Retirement Fund and the Public Employees Retirement Association general plan, if there has been a change in 107.26 any or all of the actuarial assumptions used for calculating the actuarial accrued liability 107.27 of the fund, a change in the benefit plan governing annuities and benefits payable from 107.28 the fund, a change in the actuarial cost method used in calculating the actuarial accrued 107.29 107.30 liability of all or a portion of the fund, or a combination of the three, and the change or changes, by itself or by themselves and without inclusion of any other items of increase or 107.31 107.32 decrease, produce a net increase in the unfunded actuarial accrued liability in the fund, the established date for full funding must be determined using the following procedure: 107.33

(i) the unfunded actuarial accrued liability of the fund must be determined in
accordance with the plan provisions governing annuities and retirement benefits and the
actuarial assumptions in effect before an applicable change;

(ii) the level annual dollar contribution or level percentage, whichever is applicable,
needed to amortize the unfunded actuarial accrued liability amount determined under item
(i) by the established date for full funding in effect before the change must be calculated
using the interest assumption specified in subdivision 8 in effect before the change;

(iii) the unfunded actuarial accrued liability of the fund must be determined in
accordance with any new plan provisions governing annuities and benefits payable from
the fund and any new actuarial assumptions and the remaining plan provisions governing
annuities and benefits payable from the fund and actuarial assumptions in effect before
the change;

(iv) the level annual dollar contribution or level percentage, whichever is applicable,
needed to amortize the difference between the unfunded actuarial accrued liability amount
calculated under item (i) and the unfunded actuarial accrued liability amount calculated
under item (iii) over a period of 30 years from the end of the plan year in which the
applicable change is effective must be calculated using the applicable interest assumption
specified in subdivision 8 in effect after any applicable change;

(v) the level annual dollar or level percentage amortization contribution under item
(iv) must be added to the level annual dollar amortization contribution or level percentage
calculated under item (ii);

(vi) the period in which the unfunded actuarial accrued liability amount determined 108.19 in item (iii) is amortized by the total level annual dollar or level percentage amortization 108.20 contribution computed under item (v) must be calculated using the interest assumption 108.21 specified in subdivision 8 in effect after any applicable change, rounded to the nearest 108.22 integral number of years, but not to exceed 30 years from the end of the plan year in 108.23 which the determination of the established date for full funding using the procedure set 108.24 108.25 forth in this clause is made and not to be less than the period of years beginning in the plan year in which the determination of the established date for full funding using the 108.26 procedure set forth in this clause is made and ending by the date for full funding in effect 108.27 before the change; and 108.28

(vii) the period determined under item (vi) must be added to the date as of which
the actuarial valuation was prepared and the date obtained is the new established date
for full funding.

(d) For the Minneapolis Employees Retirement Fund, the established date for fullfunding is June 30, 2020.

(e) For the general employees retirement plan of the Public Employees RetirementAssociation, the established date for full funding is June 30, 2031.

109.1	(f) For the Teachers Retirement Association, the established date for full funding is
109.2	June 30, 2037.
109.3	(g) For the St. Paul Teachers Retirement Fund Association, the established date for
109.4	full funding is June 30, 2038. In addition to other requirements of this chapter, the annual
109.5	actuarial valuation shall contain an exhibit indicating the funded ratio and the deficiency
109.6	or sufficiency in annual contributions when comparing liabilities to the market value of
109.7	the assets of the fund as of the close of the most recent fiscal year.
109.8	(h) For the retirement plans for which the annual actuarial valuation indicates an
109.9	excess of valuation assets over the actuarial accrued liability, the valuation assets in
109.10	excess of the actuarial accrued liability must be recognized as a reduction in the current
109.11	contribution requirements by an amount equal to the amortization of the excess expressed
109.12	as a level percentage of pay over a 30-year period beginning anew with each annual
109.13	actuarial valuation of the plan.
109.14	Sec. 4. <u>REPEALER.</u>
109.15	Minnesota Statutes 2006, sections 354A.12, subdivision 3d; and 354A.29,
109.16	subdivision 6, are repealed.
109.17	ARTICLE 8
109.18	MINNEAPOLIS EMPLOYEES RETIREMENT FUND
109.19	LIQUIDITY CHANGES
109.20	Section 1. Minnesota Statutes 2006, section 422A.01, subdivision 13a, is amended to
109.21	man de
	read:
109.22	Subd. 13a. Covered salary. (a) "Salary" is subject to the limitations of section
109.22 109.23	
	Subd. 13a. Covered salary. (a) "Salary" is subject to the limitations of section
109.23	Subd. 13a. Covered salary. (a) "Salary" is subject to the limitations of section 356.611.
109.23 109.24	Subd. 13a. Covered salary. <u>(a)</u> "Salary" is subject to the limitations of section 356.611. <u>(b) "Salary" also includes the contributions to a supplemental retirement plan under</u>
109.23 109.24 109.25	Subd. 13a. Covered salary. <u>(a)</u> "Salary" is subject to the limitations of section 356.611. <u>(b) "Salary" also includes the contributions to a supplemental retirement plan under</u> section 356.24, subdivision 1, clause (8), (9), or (10), for an employee who is covered by a
109.23 109.24 109.25 109.26	Subd. 13a. Covered salary. (a) "Salary" is subject to the limitations of section 356.611. (b) "Salary" also includes the contributions to a supplemental retirement plan under section 356.24, subdivision 1, clause (8), (9), or (10), for an employee who is covered by a supplemental retirement plan which requires that all plan contributions be made by the
109.23 109.24 109.25 109.26 109.27	Subd. 13a. Covered salary. (a) "Salary" is subject to the limitations of section 356.611. (b) "Salary" also includes the contributions to a supplemental retirement plan under section 356.24, subdivision 1, clause (8), (9), or (10), for an employee who is covered by a supplemental retirement plan which requires that all plan contributions be made by the person's employer from mandatory withholdings from the employee's wages.
109.23 109.24 109.25 109.26 109.27 109.28	Subd. 13a. Covered salary. (a) "Salary" is subject to the limitations of section 356.611. (b) "Salary" also includes the contributions to a supplemental retirement plan under section 356.24, subdivision 1, clause (8), (9), or (10), for an employee who is covered by a supplemental retirement plan which requires that all plan contributions be made by the person's employer from mandatory withholdings from the employee's wages. Sec. 2. Minnesota Statutes 2006, section 422A.05, subdivision 2c, is amended to read:
109.23 109.24 109.25 109.26 109.27 109.28 109.29	Subd. 13a. Covered salary. (a) "Salary" is subject to the limitations of section 356.611. (b) "Salary" also includes the contributions to a supplemental retirement plan under section 356.24, subdivision 1, clause (8), (9), or (10), for an employee who is covered by a supplemental retirement plan which requires that all plan contributions be made by the person's employer from mandatory withholdings from the employee's wages. Sec. 2. Minnesota Statutes 2006, section 422A.05, subdivision 2c, is amended to read: Subd. 2c. Minneapolis Employees Retirement Fund investment authority.
109.23 109.24 109.25 109.26 109.27 109.28 109.29 109.30	Subd. 13a. Covered salary. (a) "Salary" is subject to the limitations of section 356.611. (b) "Salary" also includes the contributions to a supplemental retirement plan under section 356.24, subdivision 1, clause (8), (9), or (10), for an employee who is covered by a supplemental retirement plan which requires that all plan contributions be made by the person's employer from mandatory withholdings from the employee's wages. Sec. 2. Minnesota Statutes 2006, section 422A.05, subdivision 2c, is amended to read: Subd. 2c. Minneapolis Employees Retirement Fund investment authority. (a) For investments made on or after July 1, 1991, the board shall invest funds only in
109.23 109.24 109.25 109.26 109.27 109.28 109.29 109.30 109.31	 Subd. 13a. Covered salary. (a) "Salary" is subject to the limitations of section 356.611. (b) "Salary" also includes the contributions to a supplemental retirement plan under section 356.24, subdivision 1, clause (8), (9), or (10), for an employee who is covered by a supplemental retirement plan which requires that all plan contributions be made by the person's employer from mandatory withholdings from the employee's wages. Sec. 2. Minnesota Statutes 2006, section 422A.05, subdivision 2c, is amended to read: Subd. 2c. Minneapolis Employees Retirement Fund investment authority. (a) For investments made on or after July 1, 1991, the board shall invest funds only in investments authorized by section 356A.06, subdivision 7.
109.23 109.24 109.25 109.26 109.27 109.28 109.29 109.30 109.31 109.32	 Subd. 13a. Covered salary. (a) "Salary" is subject to the limitations of section 356.611. (b) "Salary" also includes the contributions to a supplemental retirement plan under section 356.24, subdivision 1, clause (8), (9), or (10), for an employee who is covered by a supplemental retirement plan which requires that all plan contributions be made by the person's employer from mandatory withholdings from the employee's wages. Sec. 2. Minnesota Statutes 2006, section 422A.05, subdivision 2c, is amended to read: Subd. 2c. Minneapolis Employees Retirement Fund investment authority. (a) For investments made on or after July 1, 1991, the board shall invest funds only in investments authorized by section 356A.06, subdivision 7. (b) However, in addition to real estate investments authorized under paragraph (a),

- (c) For investments made before July 1, 1991, the board may, but is not required to,
 comply with paragraph (a). However, with respect to these investments, the board shall
 act in accordance with subdivision 2a and chapter 356A.
- (d) The board may certify assets for investment by the State Board of Investment
 under section 11A.17. Alternatively or in addition, the board may certify assets for
 investment by the State Board of Investment in fixed income pools or in a separately
 managed account at the discretion of the State Board of Investment as provided in section
 110.8 11A.14.
- Sec. 3. Minnesota Statutes 2006, section 422A.06, subdivision 3, is amended to read:
 Subd. 3. Deposit accumulation fund. (a) The deposit accumulation fund consists
 of the assets held in the fund, including amounts contributed by or for employees, amounts
 contributed by the city, amounts contributed by municipal activities supported in whole or
 in part by revenues other than taxes and amounts contributed by any public corporation,
 amounts paid by the state, and by income from investments.
- (b) There must be paid from the fund the amounts required to be transferred to the
 retirement benefit fund, or the disability benefit fund, refunds of contributions, including
 the death-while-active refund specified in section 422A.22, subdivision 4, postretirement
 increases in retirement allowances granted under Laws 1965, chapter 688, or Laws 1969,
 chapter 859, and expenses of the administration of the retirement fund which were not
 charged by the retirement board against the income of the retirement benefit fund from
 investments as the cost of handling the investments of the retirement benefit fund.
- (c) To the extent that the deposit accumulation fund has insufficient assets to transfer 110.22 the total value of the required reserves for retirement annuities to either the disability 110.23 110.24 benefit fund under subdivisions 5 and 7 or the retirement benefit fund under subdivisions 5 and 8 as required, the deposit accumulation fund has a transfer amount payable on which 110.25 an interest charge accrues. The executive director must determine the interest charge for 110.26 the period that the transfer amount payable remains unpaid at an annual rate equal to five 110.27 percent plus the percentage increase in the amount of the annual Consumer Price Index for 110.28 urban wage earners and clerical workers as calculated by the Bureau of Labor Statistics of 110.29 110.30 the United States Department of Labor from the previous June 30. The interest charge 110.31 must be reflected in the books of the Minneapolis Employees Retirement Fund and assessed against the deposit accumulation fund based on the average quarterly transfer 110.32 amount payable balance outstanding. Any revenue received by the deposit accumulation 110.33 fund subsequent to unpaid transfers must be transferred from the deposit accumulation 110.34 110.35 fund to the disability benefit fund or to the retirement fund, whichever applies, and must

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111.1 first be applied to any remaining interest charge and then must be applied to the principal
111.2 amount of transfer amount payable outstanding.

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Sec. 4. Minnesota Statutes 2006, section 422A.06, subdivision 5, is amended to read:
Subd. 5. Transfer of reserves to retirement benefit fund; adjustments of
annuities and benefits. (a) Assets equal to the required reserves for retirement annuities
as determined in accordance with the appropriate mortality table adopted by the board
of trustees based on the experience of the fund as recommended by the actuary retained
under section 356.214 and using the postretirement interest assumption specified in
section 356.215, subdivision 8, shall must be transferred to the disability benefit fund as

provided in subdivision 7, or the retirement benefit fund, except for any amounts payablefrom the survivor benefit fund, as of date of retirement.

(b) To the extent that the deposit accumulation fund has insufficient assets to cover a
 full required transfer amount, the applicable fund must be credited with an interest-bearing
 transfer amount payable.

111.15 (c) Annuity payments shall <u>must</u> be adjusted in accordance with this chapter, except 111.16 that no minimum retirement payments described in this chapter shall <u>must</u> include 111.17 any amounts payable from the survivors' benefit fund or disability benefit fund and 111.18 supplemented benefits specifically financed by statute.

(c) (d) Increases in annuity payments pursuant to <u>under</u> this section shall be made
 automatically unless written notice on a form prescribed by the board is filed with the
 retirement board requesting that the increase not be made.

(d) (e) Any additional annuity which began to accrue on July 1, 1973, or which
began to accrue on January 1, 1974, pursuant to <u>under Laws</u> 1973, chapter 770, section
1, shall <u>must</u> be considered as part of the base amount to be used in determining any
postretirement adjustments payable pursuant to <u>under the provisions of subdivision 8.</u>

Sec. 5. Minnesota Statutes 2006, section 422A.06, subdivision 7, is amended to read:
Subd. 7. Disability benefit fund. (a) A disability benefit fund is established,
containing the required reserves for disability allowances under this chapter. A
proportionate share of income from investments must be allocated to this fund and any
interest charge under subdivision 3, paragraph (c), must be credited to the fund. There
must be paid from this fund.

(b) In the event of the termination of any disability allowance for any reason other
than the death of the recipient, the balance of the required reserves for the disability
allowance as of the date of the termination must be transferred from the disability benefit
fund to the deposit accumulation fund.

(c) At the end of each fiscal year, as part of the annual actuarial valuation, a
determination must be made of the required reserves for all disability allowances being
paid from the disability benefit fund. Any excess of assets over actuarial required reserves
in the disability benefit fund must be transferred to the deposit accumulation fund. <u>Unless</u>
<u>subdivision 3, paragraph (c), applies, any excess of actuarial reserves over assets in the</u>
disability benefit fund must be funded by a transfer of the appropriate amount of assets
from the deposit accumulation fund.

Sec. 6. Minnesota Statutes 2006, section 422A.06, subdivision 8, is amended to read:
Subd. 8. Retirement benefit fund. (a) The retirement benefit fund shall consist
<u>consists</u> of amounts held for payment of retirement allowances for members retired
<u>pursuant to under this chapter, including any transfer amount payable under subdivision 3,</u>
paragraph (c).

(b) Unless subdivision 3, paragraph (c), applies, assets equal to the required reserves 112.13 112.14 for retirement allowances pursuant to under this chapter determined in accordance with the appropriate mortality table adopted by the board of trustees based on the experience of 112.15 the fund as recommended by the actuary retained under section 356.214 shall must be 112.16 transferred from the deposit accumulation fund to the retirement benefit fund as of the last 112.17 business day of the month in which the retirement allowance begins. The income from 112.18 112.19 investments of these assets shall must be allocated to this fund and any interest charge under subdivision 3, paragraph (c), must be credited to the fund. There shall must be paid 112.20 from this fund the retirement annuities authorized by law. A required reserve calculation 112.21 for the retirement benefit fund must be made by the actuary retained under section 356.214 112.22 and must be certified to the retirement board by the actuary retained under section 356.214. 112.23

(c) The retirement benefit fund shall must be governed by the applicable laws 112.24 governing the accounting and audit procedures, investment, actuarial requirements, 112.25 calculation and payment of postretirement benefit adjustments, discharge of any deficiency 112.26 in the assets of the fund when compared to the actuarially determined required reserves, 112.27 and other applicable operations and procedures regarding the Minnesota postretirement 112.28 investment fund in effect on June 30, 1997, established under Minnesota Statutes 1996, 112.29 112.30 section 11A.18, and any legal or administrative interpretations of those laws of the State 112.31 Board of Investment, the legal advisor to the Board of Investment and the executive director of the State Board of Investment in effect on June 30, 1997. If a deferred yield 112.32 adjustment account is established for the Minnesota postretirement investment fund 112.33 before June 30, 1997, under Minnesota Statutes 1996, section 11A.18, subdivision 5, the 112.34 retirement board shall also establish and maintain a deferred yield adjustment account 112.35 within this fund. 112.36

(d) Annually, following the calculation of any postretirement adjustment payable
from the retirement benefit fund, the board of trustees shall submit a report to the
executive director of the Legislative Commission on Pensions and Retirement and to the
commissioner of finance indicating the amount of any postretirement adjustment and
the underlying calculations on which that postretirement adjustment amount is based,
including the amount of dividends, the amount of interest, and the amount of net realized
capital gains or losses utilized in the calculations.

(e) With respect to a former contributing member who began receiving a retirement 113.8 annuity or disability benefit under section 422A.151, paragraph (a), clause (2), after June 113.9 30, 1997, or with respect to a survivor of a former contributing member who began 113.10 receiving a survivor benefit under section 422A.151, paragraph (a), clause (2), after June 113.11 30, 1997, the reserves attributable to the one percent lower amount of the cost-of-living 113.12 113.13 adjustment payable to those annuity or benefit recipients annually must be transferred back to the deposit accumulation fund to the credit of the Metropolitan Airports Commission. 113.14 The calculation of this annual reduced cost-of-living adjustment reserve transfer must be 113.15 reviewed by the actuary retained under section 356.214. 113.16

Sec. 7. Minnesota Statutes 2006, section 422A.101, subdivision 3, is amended to read:
Subd. 3. State contributions. (a) Subject to the limitation set forth in paragraph (c),
the state shall pay to the Minneapolis Employees Retirement Fund annually an amount
equal to the amount calculated under paragraph (b).

(b) The payment amount is an amount equal to the financial requirements of the 113.21 Minneapolis Employees Retirement Fund reported in the actuarial valuation of the fund 113.22 prepared by the actuary retained under section 356.214 pursuant to consistent with section 113.23 113.24 356.215 for the most recent year but based on a target date for full amortization of the unfunded actuarial accrued liabilities by June 30, 2020, less the amount of employee 113.25 contributions required pursuant to under section 422A.10, and the amount of employer 113.26 contributions required pursuant to under subdivisions 1a, 2, and 2a. Payments shall be 113.27 made September 15 annually. 113.28

(c) The annual state contribution under this subdivision may not exceed \$9,000,000,
plus the cost of the annual supplemental benefit determined under section 356.43.

(d) If the amount determined under paragraph (b) exceeds \$11,910,000 \$9,000,000,
the excess must be allocated to and paid to the fund by the employers identified in
subdivisions 1a and 2, other than units of metropolitan government. Each employer's
share of the excess is proportionate to the employer's share of the fund's unfunded
actuarial accrued liability as disclosed in the annual actuarial valuation prepared by the
actuary retained under section 356.214 compared to the total unfunded actuarial accrued

114.1	liability attributed to all employers identified in subdivisions 1a and 2, other than units of	
114.2	metropolitan government. Payments must be made in equal installments as set forth in	
114.3	paragraph (b).	
114.4	Sec. 8. <u>REPEALER.</u>	
114.5	Minnesota Statutes 2006, section 422A.101, subdivision 4, is repealed.	
114.6	Sec. 9. EFFECTIVE DATE; LOCAL APPROVAL.	
114.7	Sections 1 to 8 are effective the day after the city council of the city of Minneapolis	
114.8	and its chief clerical officer timely complete their compliance with Minnesota Statutes,	
114.9	section 645.021, subdivisions 2 and 3.	
114.10	ARTICLE 9	
114.11	MINNEAPOLIS POLICE AND FIREFIGHTERS	
114.12	RELIEF ASSOCIATIONS CHANGES	
114.13	Section 1. Minnesota Statutes 2006, section 423B.10, subdivision 1, is amended to read:	
114.14	Subdivision 1. Entitlement; benefit amount. (a) The surviving spouse of a	
114.15	deceased service pensioner, disability pensioner, deferred pensioner, superannuation	
114.16	pensioner, or active member, who was the legally married spouse of the decedent, residing	
114.17	with the decedent, and who was married while or before the time the decedent was on	
114.18	the payroll of the police department, and who, if the deceased member was a service or	
114.19	deferred pensioner, was legally married to the member for a period of at least one year	
114.20	before retirement from the police department, is entitled to a surviving spouse benefit. The	
114.21	surviving spouse benefit is equal to 22.5 units per month until December 31, 2005, and 23	
114.22	units per month beginning on January 1, 2006, if the person is the surviving spouse of a	
114.23	deceased active member or disabilitant. The surviving spouse benefit is equal to six eight	
114.24	units per month, plus an additional one unit for each year of service to the credit of the	
114.25	decedent in excess of five years, to a maximum of 22.5 units per month until December 31,	
114.26	2005, and 23 units per month beginning on January 1, 2006, if the person is the surviving	
114.27	spouse of a deceased service pensioner, deferred pensioner, or superannuation pensioner.	
114.28	The surviving spouse benefit is payable for the life of the surviving spouse.	
114.29	(b) A surviving child of a deceased service pensioner, disability pensioner, deferred	
114.30	pensioner, superannuation pensioner, or active member, who was living while the decedent	
114.31	was an active member of the police department or was born within nine months after the	
114.32	decedent terminated active service in the police department, is entitled to a surviving child	
114.33	benefit. The surviving child benefit is equal to eight units per month if the person is the	
114.34	surviving child of a deceased active member or disabilitant. The surviving child benefit	
114.35	is equal to two units per month, plus an additional four-tenths of one unit per month for	
114.36	each year of service to the credit of the decedent in excess of five years, to a maximum of	

eight units, if the person is the surviving child of a deceased service pensioner, deferred 115.1 pensioner, or superannuation pensioner. The surviving child benefit is payable until the 115.2 person attains age 18, or, if in full-time attendance during the normal school year, in a 115.3 115.4 school approved by the board of directors, until the person receives a bachelor's degree or attains the age of 22 years, whichever occurs first. In the event of the death of both parents 115.5 leaving a surviving child or children entitled to a surviving child benefit as determined in 115.6 this paragraph, the surviving child is, or the surviving children are, entitled to a surviving 115.7 child benefit in such sums as determined by the board of directors to be necessary for 115.8 the care and education of such surviving child or children, but not to exceed the family 115.9 maximum benefit per month, to the children of any one family. 115.10

(c) The surviving spouse and surviving child benefits are subject to a familymaximum benefit. The family maximum benefit is 41 units per month.

(d) A surviving spouse who is otherwise not qualified may receive a benefit if the surviving spouse was married to the decedent for a period of five years and was residing with the decedent at the time of death. The surviving spouse benefit is the same as that provided in paragraph (a), except that if the surviving spouse is younger than the decedent, the surviving spouse benefit must be actuarially equivalent to a surviving spouse benefit that would have been paid to the member's spouse had the member been married to a person of the same age or a greater age than the member's age before retirement.

(e) For any surviving spouse who began receiving survivor benefits before January 1,
2005, the half-unit increase under paragraph (a) is effective retroactive to January 1, 2005.

115.22 EFFECTIVE DATE. This section is effective retroactively from the effective date
 115.23 of Laws 1997, chapter 233, article 4, section 7, and Laws 2005, First Special Session
 115.24 chapter 8, article 11, section 12. Benefit amounts paid to surviving spouse members
 115.25 previously paid that are consistent with this section are hereby ratified and confirmed.

Sec. 2. Minnesota Statutes 2006, section 423C.06, subdivision 2, is amended to read: 115.26 Subd. 2. Actuarial assets of special fund less than 102 percent. (a) When 115.27 the actuarial assets of the special fund in any year are less than 102 percent of its 115.28 accrued liabilities according to the most recent annual actuarial valuation of the special 115.29 fund prepared in accordance with sections 356.215 and 356.216, investment-related 115.30 postretirement adjustments shall be determined and paid pursuant to this subdivision. 115.31 115.32 Payment of the annual postretirement adjustment may be made only if there is excess investment income. 115.33

(b) The board shall determine by May 1 of each year whether or not the specialfund has excess investment income. The amount of excess investment income, if any,

must be stated as a dollar amount and reported by the executive secretary to the mayor 116.1 and governing body of the city, the state auditor, the commissioner of finance, and the 116.2 executive director of the Legislative Commission on Pensions and Retirement. The dollar 116.3 116.4 amount of excess investment income up to one percent of the assets of the special fund 116.5 must be applied for the purpose specified in paragraph (c). Excess investment income must not be considered as income to or assets of the special fund for actuarial valuations 116.6 of the special fund for that year under this section and sections 69.77, 356.215, and 116.7 356.216, except to offset the annual postretirement adjustment. Additional investment 116.8 income is any realized or unrealized investment income other than the excess investment 116.9 income and must be included in the actuarial valuations performed under this section 116.10 116.11 and sections 69.77, 356.215, and 356.216.

(c) The amount determined under paragraph (b) must be applied as follows: 116.12 116.13 the association shall apply the first one-half of one percent of assets that constitute excess investment income to the payment of an annual postretirement adjustment to 116.14 eligible members and the second one-half of one percent of assets which constitute 116.15 excess investment income shall be applied to reduce the state amortization state aid or 116.16 supplementary amortization state aid payments otherwise due the association under 116.17 section 423A.02 for the current calendar year. The amounts of all payments to eligible 116.18 members shall not exceed one-half of one percent of the assets of the fund. The amount 116.19 of each eligible member's postretirement adjustment shall be calculated by dividing the 116.20 total number of units to which eligible members are entitled into the excess investment 116.21 income available for distribution to eligible members, and then multiplying that result by 116.22 the number of units to which each eligible member is entitled. If this amount exceeds the 116.23 total monthly benefit that the eligible member was entitled to in the prior year under the 116.24 116.25 terms of this chapter, the association shall pay the eligible member the lesser amount. Payment of the annual postretirement adjustment must be in a lump-sum amount on June 116.26 1 following the determination date in any year. In the event an eligible member dies prior 116.27 to the payment of the annual postretirement adjustment, the executive secretary shall pay 116.28 the eligible member's estate the amount to which the member was entitled. 116.29

116.30EFFECTIVE DATE; LOCAL APPROVAL. This section is effective the day after116.31the city council of the city of Minneapolis and its chief clerical officer timely complete116.32their compliance with Minnesota Statutes, section 645.021, subdivisions 2 and 3.116.33ARTICLE 10116.34VOLUNTEER FIREFIGHTER BENEFIT CHANGES116.35Section 1. Minnesota Statutes 2006, section 424A.10, subdivision 1, is amended to

read:

116.36

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

(1) "qualified recipient" means an individual who receives a lump sum distribution
of pension or retirement benefits from a firefighters' relief association for service <u>that the</u>
<u>individual has performed as a volunteer firefighter;</u>

(2) "survivor of a deceased active or deferred volunteer firefighter" means the legally
married spouse of a deceased volunteer firefighter, or, if none, the surviving minor child or
minor children of a deceased volunteer firefighter;

(3) "active volunteer firefighter" means a person who regularly renders fire
suppression service for a municipal fire department or an independent nonprofit firefighting
corporation, who has met the statutory and other requirements for relief association
membership, and who has been a fully qualified member of the relief association for
at least one month; and

(4) "deferred volunteer firefighter" means a former active volunteer firefighter who
terminated active firefighting service, has sufficient service credit from the applicable
relief association to be entitled to a service pension, but has not applied for or has not
received the service pension.

117.17 EFFECTIVE DATE. This section is effective for supplemental benefits paid after 117.18 July 1, 2007.

Sec. 2. Minnesota Statutes 2006, section 424A.10, subdivision 2, is amended to read: 117.19 Subd. 2. Payment of supplemental benefit. (a) Upon the payment by a firefighters' 117.20 117.21 relief association of a lump sum distribution to a qualified recipient, the association must pay a supplemental benefit to the qualified recipient. Notwithstanding any law to the 117.22 contrary, the relief association may must pay the supplemental benefit out of its special 117.23 fund. The amount of this benefit equals ten percent of the regular lump sum distribution 117.24 that is paid on the basis of the recipient's service as a volunteer firefighter. In no case may 117.25 the amount of the supplemental benefit exceed $\frac{1,000}{1,000}$ \$1,695. A supplemental benefit 117.26 under this paragraph may not be paid to a survivor of a deceased active or deferred 117.27 volunteer firefighter in that capacity. 117.28

(b) Upon the payment by a relief association of a lump sum survivor benefit or
funeral benefit to a survivor of a deceased active volunteer firefighter or of a deceased
deferred volunteer firefighter, the association may pay a supplemental survivor benefit
to the survivor of the deceased active or deferred volunteer firefighter from the special
fund of the relief association if its articles of incorporation or bylaws so provide. The
amount of the supplemental survivor benefit is 20 percent of the survivor benefit or funeral
benefit, but not to exceed \$2,000.

(c) An individual may receive a supplemental benefit under paragraph (a) or under 118.1 paragraph (b), but not under both paragraphs with respect to one lump sum volunteer 118.2 firefighter benefit. 118.3 **EFFECTIVE DATE.** This section is effective for supplemental benefits paid after 118.4 July 1, 2007. 118.5 Sec. 3. Minnesota Statutes 2006, section 424A.10, subdivision 3, is amended to read: 118.6 Subd. 3. State reimbursement. (a) By February 15 of each year, the treasurer of 118.7 the relief association shall apply to the commissioner of revenue for state reimbursement 118.8 118.9 of the amount of supplemental benefits paid under subdivision 2 during the preceding calendar year. By March 15, the commissioner shall reimburse the relief association for 118.10 the amount of the supplemental benefits paid to qualified recipients and to survivors of 118.11 deceased active or deferred volunteer firefighters. 118.12 (b) The commissioner of revenue shall prescribe the form of and supporting 118.13 118.14 information that must be supplied as part of the application for state reimbursement. (c) The reimbursement payment must be deposited in the special fund of the relief 118.15 association. 118.16 (d) A sum sufficient to make the payments is appropriated from the general fund 118.17 to the commissioner of revenue. 118.18 EFFECTIVE DATE. This section is effective retroactively to July 1, 2006. 118.19 **ARTICLE 11** 118.20 VARIOUS BENEFIT AND OTHER CHANGES 118.21 Section 1. Minnesota Statutes 2006, section 3A.02, subdivision 5, is amended to read: 118.22 Subd. 5. Optional annuities. (a) The board of directors shall establish an optional 118.23 retirement annuity in the form of a joint and survivor annuity and an optional retirement 118.24 annuity in the form of a period certain and life thereafter. Except as provided in paragraph 118.25 (b), these optional annuity forms must be actuarially equivalent to the normal allowance 118.26 computed under this section, plus the actuarial value of any surviving spouse benefit 118.27 otherwise potentially payable at the time of retirement under section 3A.04, subdivision 1. 118.28 An individual selecting an optional annuity under this subdivision and the person's spouse 118.29 waive any rights to surviving spouse benefits under section 3A.04, subdivision 1. 118.30 (b) If a retired legislator selects the joint and survivor annuity option, the retired 118.31 legislator must receive a normal single-life allowance if the designated optional annuity 118.32 beneficiary dies before the retired legislator and no reduction may be made in the annuity 118.33 to provide for restoration of the normal single-life allowance in the event of the death of 118.34 118.35 the designated optional annuity beneficiary.

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- (c) The surviving spouse of a legislator who has attained at least age 55 and who dies 119.1 119.2 while a member of the legislature may elect an optional joint and survivor annuity under paragraph (a), in lieu of surviving spouse benefits under section 3A.04, subdivision 1. 119.3 119.4 (d) The surviving spouse of a deceased former legislator may elect an optional joint and survivor annuity under paragraph (a) in lieu of surviving spouse benefits under section 119.5 3A.04, subdivision 1, on or after the date the former legislator would have reached age 55. 119.6 **EFFECTIVE DATE.** This section is effective the day after final enactment and also 119.7 119.8 applies to the surviving spouse of a former legislator who died on March 5, 2007. 119.9 Sec. 2. [3A.021] OPTIONAL DIVISION OF RETIREMENT ALLOWANCE. Subdivision 1. Election of division. Notwithstanding section 518.58, subdivision 4, 119.10 paragraph (a), clause (5), a former legislator or the former spouse of a former legislator, if 119.11 a portion of the former legislator's retirement allowance is awarded to the former spouse 119.12 under a marriage dissolution property division decree by a court of competent jurisdiction, 119.13 119.14 may elect to have payment of the portion of the legislator's retirement allowance designated in the decree as payable to the former spouse beginning as of the first day of 119.15 the month next following the date on which the former legislator attains the age of 62, 119.16 even if the former legislator has not applied for the receipt of retirement allowance as of 119.17 that date. In all other respects, the optional retirement allowance division is governed 119.18 by section 518.58, subdivision 4. 119.19 Subd. 2. Calculation of subsequent portion of the retirement allowance. 119.20 Upon the eventual application for a retirement allowance under this chapter by a former 119.21 legislator who elected or was affected by the election of a benefit under subdivision 1, 119.22 the subsequent retirement allowance must be adjusted to be the actuarial equivalent of 119.23 the balance of the present value of the retirement allowance of the former legislator upon 119.24 the effective date of the application remaining after a reduction equal to the present value 119.25 of the partial benefit previously paid and subsequently payable to the former spouse, 119.26 as calculated by the actuary retained under section 356.214 or as calculated under a 119.27 procedure specified by the actuary. The retirement allowance present value calculations 119.28 119.29 must include the effect of section 356.30. 119.30 Subd. 3. No optional annuity form. Section 3A.02, subdivision 5, does not apply to a partial retirement allowance payable under subdivision 1. 119.31 **EFFECTIVE DATE.** This section is effective the day following final enactment 119.32 and applies to any retirement allowance affected by a marriage dissolution decree rendered 119.33
- 119.34 <u>after September 2003.</u>

Sec. 3. Minnesota Statutes 2006, section 43A.346, subdivision 1, is amended to read:
Subdivision 1. Definition. For purposes of this section, "state employee" means
a person currently occupying a civil service position in the executive branch of state
government, the Minnesota State Retirement System, <u>the Public Employees Retirement</u>
<u>Association,</u> or the Office of the Legislative Auditor, or a person employed by the
Metropolitan Council.

120.7

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

Sec. 4. Minnesota Statutes 2006, section 43A.346, subdivision 2, is amended to read:
 Subd. 2. Eligibility. (a) This section applies to a state or Metropolitan Council
 employee who:

(1) for at least the five years immediately preceding separation under clause (2), has
been regularly scheduled to work 1,044 or more hours per year in a position covered by
a pension plan administered by the Minnesota State Retirement System or the Public
Employees Retirement Association;

120.15 (2) terminates state or Metropolitan Council employment;

(3) at the time of termination under clause (2), meets the age and service
requirements necessary to receive an unreduced retirement annuity from the plan and
satisfies requirements for the commencement of the retirement annuity or, for an
employee under the unclassified employees retirement plan, meets the age and service
requirements necessary to receive an unreduced retirement annuity from the plan and
satisfies requirements necessary to receive an unreduced retirement annuity from the plan and
satisfies requirements for the commencement of the retirement annuity or elects a
lump-sum payment; and

(4) agrees to accept a postretirement option position with the same or a different
appointing authority, working a reduced schedule that is both (i) a reduction of at least 25
percent from the employee's number of regularly scheduled work hours; and (ii) 1,044
hours or less in state or Metropolitan Council service.

(b) For purposes of this section, an unreduced retirement annuity includes a
 retirement annuity computed under a provision of law which permits retirement, without
 application of an earlier retirement reduction factor, whenever age plus years of allowable
 service total at least 90.

120.31

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

120.32 Sec. 5. Minnesota Statutes 2006, section 352.01, subdivision 2a, is amended to read:

120.33 Subd. 2a. Included employees. (a) "State employee" includes:

- 120.34 (1) employees of the Minnesota Historical Society;
- 120.35 (2) employees of the State Horticultural Society;

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(3) employees of the Disabled American Veterans, Department of Minnesota,
Veterans of Foreign Wars, Department of Minnesota, if employed before July 1, 1963;

121.3 (4) employees of the Minnesota Crop Improvement Association;

121.4 (5) employees of the adjutant general who are paid from federal funds and who are121.5 not covered by any federal civilian employees retirement system;

(6) employees of the Minnesota State Colleges and Universities employed under theuniversity or college activities program;

(7) currently contributing employees covered by the system who are temporarily
employed by the legislature during a legislative session or any currently contributing
employee employed for any special service as defined in subdivision 2b, clause (8);

121.11

1 (8) employees of the Armory Building Commission;

(9) employees of the legislature appointed without a limit on the duration of their
employment and persons employed or designated by the legislature or by a legislative
committee or commission or other competent authority to conduct a special inquiry,
investigation, examination, or installation;

(10) trainees who are employed on a full-time established training program
performing the duties of the classified position for which they will be eligible to receive
immediate appointment at the completion of the training period;

121.19

19 (11) employees of the Minnesota Safety Council;

(12) any employees on authorized leave of absence from the Transit Operating
Division of the former Metropolitan Transit Commission who are employed by the
labor organization which is the exclusive bargaining agent representing employees of
the Transit Operating Division;

(13) employees of the Metropolitan Council, Metropolitan Parks and Open Space
Commission, Metropolitan Sports Facilities Commission, Metropolitan Mosquito Control
Commission, or Metropolitan Radio Board unless excluded or covered by another public
pension fund or plan under section 473.415, subdivision 3;

121.28 (14) judges of the Tax Court;

(15) personnel 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;

(16) seasonal help in the classified service employed by the Department of Revenue;
and

(17) persons employed by the Department of Commerce as a peace officer in 122.1 the Insurance Fraud Prevention Division under section 45.0135 who have attained the 122.2 mandatory retirement age specified in section 43A.34, subdivision 4; and 122.3 122.4 (18) employees of the Middle Management Association whose employment began after July 1, 2007, and to whom section 352.029 does not apply. 122.5 (b) Employees specified in paragraph (a), clause (15), are included employees under 122.6 paragraph (a) if employer and employee contributions are made in a timely manner in the 122.7 amounts required by section 352.04. Employee contributions must be deducted from 122.8 salary. Employer contributions are the sole obligation of the employer assuming operation 122.9

122.10 of the University of Minnesota heating plant facilities or any successor organizations to122.11 that employer.

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

Sec. 6. Minnesota Statutes 2006, section 352B.01, subdivision 2, is amended to read:
Subd. 2. Member. "Member" means:

(1) a State Patrol member currently employed under section 299D.03 by the state,
who is a peace officer under section 626.84, and whose salary or compensation is paid
out of state funds;

(2) a conservation officer employed under section 97A.201, currently employed bythe state, whose salary or compensation is paid out of state funds;

(3) a crime bureau officer who was employed by the crime bureau and was a member
of the Highway Patrolmen's retirement fund on July 1, 1978, whether or not that person
has the power of arrest by warrant after that date, or who is employed as police personnel,
with powers of arrest by warrant under section 299C.04, and who is currently employed
by the state, and whose salary or compensation is paid out of state funds;

(4) a person who is employed by the state in the Department of Public Safety in a
data processing management position with salary or compensation paid from state funds,
who was a crime bureau officer covered by the State Patrol retirement plan on August
15, 1987, and who was initially hired in the data processing management position within
the department during September 1987, or January 1988, with membership continuing
for the duration of the person's employment in that position, whether or not the person
has the power of arrest by warrant after August 15, 1987;

(5) a public safety employee who is a peace officer under section 626.84, subdivision
1, paragraph (c), and who is employed by the Division of Alcohol and Gambling
Enforcement under section 299L.01;

123.1

123.2

(6) a Fugitive Apprehension Unit officer after October 31, 2000, who is employed by

the Office of Special Investigations of the Department of Corrections and who is a peace

officer under section 626.84; and 123.3 123.4 (7) an employee of the Department of Commerce defined as a peace officer in section 626.84, subdivision 1, paragraph (c), who is employed by the Division of Insurance Fraud 123.5 Prevention under section 45.0135 after January 1, 2005, and who has not attained the 123.6 mandatory retirement age specified in section 43A.34, subdivision 4-; and 123.7 (8) an employee of the Department of Public Safety, who is a licensed peace officer 123.8 under Section 626.84, subdivision 1, paragraph (c), and is employed as the statewide 123.9 coordinator of the Gang and Drug Oversight Council. 123.10 **EFFECTIVE DATE.** This section is effective the day following final enactment 123.11 and applies retroactive to April 1, 2007. 123.12 Sec. 7. Minnesota Statutes 2006, section 356.87, is amended to read: 123.13 356.87 HEALTH INSURANCE WITHHOLDING. 123.14 123.15 Subdivision. 1. Public employees insurance program withholding. (a) Upon authorization of a person entitled to receive a retirement annuity, disability benefit or 123.16 survivor benefit, the executive director of a public pension fund enumerated in section 123.17 356.20, subdivision 2, shall withhold health insurance premium amounts from the 123.18 retirement annuity, disability benefit or survivor benefit, and shall pay the premium 123.19 123.20 amounts to the public employees insurance program. 123.21 (b) The public employees insurance program shall reimburse a public pension fund for the administrative expense of withholding the premium amounts and shall assume 123.22 liability for the failure of a public pension fund to properly withhold the premium amounts. 123.23 123.24 Subd. 2. Public safety retiree insurance withholding. (a) For purposes of this subdivision, "governing board" means the governing board or body that has been assigned 123.25 the chief policy-making powers and management duties of the applicable pension plan. 123.26 (b) For a pension plan covered under section 356.20, subdivision 2, that provides 123.27 monthly annuity payments, the governing board may direct the plan's chief administrative 123.28 123.29 officer to withhold health, accident, and long-term care insurance premiums from the retirement annuity or disability benefit and to transmit the amount to an approved 123.30 insurance provider specified by the eligible person. A governing board which agrees 123.31 to participate may revise or revoke that decision at a later date if the board provides 123.32 reasonable notice to the applicable parties. 123.33 (c) An eligible person is a person who: 123.34 (1) is a retiree or disabilitant from a participating plan; 123.35

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(2) was a public safety officer as defined in United States Code, title 42, section 124.1 3796b; 124.2 (3) terminated service as a public safety officer due to disability or attainment 124.3 124.4 of normal retirement age and commences receipt of an annuity without any period of 124.5 deferral; and (4) satisfies any other requirements to have all or a portion of the health, accident, 124.6 or long-term care insurance premiums excluded from income for taxation purposes, as 124.7 specified in section 845 of Public Law 109-28, the Pension Protection Act of 2006. 124.8 (d) An approved insurance provider is: 124.9 (1) any regulated, licensed insurance company; 124.10 (2) a fraternal or any other organization sponsoring a regulated, licensed insurance 124.11 124.12 program; or (3) an employer-sponsored insurance program, whether directly through the 124.13 employer or a third-party administrator. 124.14 (e) An eligible person may elect to have the applicable plan administrator withhold 124.15 and transmit the insurance amounts described in paragraph (b). The eligible person 124.16 must make this election on a form prescribed by the chief administrative officer of the 124.17 applicable plan. 124.18 (f) A pension fund and the plan fiduciaries which authorize or administer 124.19 withholding of insurance premiums under this subdivision is not liable for failure to 124.20 properly withhold or transmit the premium amounts. 124.21 **EFFECTIVE DATE.** This section is effective retroactive to January 1, 2007. 124.22 Sec. 8. Minnesota Statutes 2006, section 626.84, subdivision 1, is amended to read: 124.23 Subdivision 1. Definitions. For purposes of sections 626.84 to 626.863, the 124.24 following terms have the meanings given them: 124.25 (a) "Board" means the Board of Peace Officer Standards and Training. 124.26 (b) "Director" means the executive director of the board. 124.27 (c) "Peace officer" means: 124.28 (1) an employee or an elected or appointed official of a political subdivision or 124.29 law enforcement agency who is licensed by the board, charged with the prevention and 124.30 detection of crime and the enforcement of the general criminal laws of the state and who 124.31 has the full power of arrest, and shall also include the Minnesota State Patrol, agents of the 124.32 Division of Alcohol and Gambling Enforcement, state conservation officers, Metropolitan 124.33 Transit police officers, Department of Corrections' Fugitive Apprehension Unit officers, 124.34

and Department of Commerce Insurance Fraud Unit officers, and the statewide coordinator
 of the Gang and Drug Oversight Council; and

(2) a peace officer who is employed by a law enforcement agency of a federally
recognized tribe, as defined in United States Code, title 25, section 450b(e), and who
is licensed by the board.

(d) "Part-time peace officer" means an individual licensed by the board whose
services are utilized by law enforcement agencies no more than an average of 20 hours per
week, not including time spent on call when no call to active duty is received, calculated
on an annual basis, who has either full powers of arrest or authorization to carry a
firearm while on active duty. The term shall apply even though the individual receives
no compensation for time spent on active duty, and shall apply irrespective of the title
conferred upon the individual by any law enforcement agency.

(e) "Reserve officer" means an individual whose services are utilized by a law
enforcement agency to provide supplementary assistance at special events, traffic or crowd
control, and administrative or clerical assistance. A reserve officer's duties do not include
enforcement of the general criminal laws of the state, and the officer does not have full
powers of arrest or authorization to carry a firearm on duty.

125.18

(f) "Law enforcement agency" means:

(1) a unit of state or local government that is authorized by law to grant full powers
of arrest and to charge a person with the duties of preventing and detecting crime and
enforcing the general criminal laws of the state; and

(2) subject to the limitations in section 626.93, a law enforcement agency of afederally recognized tribe, as defined in United States Code, title 25, section 450b(e).

(g) "Professional peace officer education" means a postsecondary degree program,
or a nondegree program for persons who already have a college degree, that is offered by
a college or university in Minnesota, designed for persons seeking licensure as a peace
officer, and approved by the board.

125.28 EFFECTIVE DATE. This section is effective the day after final enactment and 125.29 applies retroactive to April 1, 2007.

Sec. 9. Laws 1981, chapter 68, section 42, subdivision 1, as amended by Laws 1985,chapter 261, section 14, is amended to read:

125.32 Sec. 42. THIEF RIVER FALLS POLICE; SURVIVOR BENEFITS.

Subdivision 1. Benefits. Notwithstanding Minnesota Statutes, section 423.58, when
a service pensioner, disability pensioner, deferred pensioner, or an active member of the
Thief River Falls police relief association dies, leaving a surviving spouse, one or more

surviving children, or both, the surviving spouse and child or children shall be entitled to apension or pensions as follows:

- (1) To the surviving spouse a pension in an amount not to exceed \$300 per month
 payable for life; provided, however, that if the surviving spouse shall remarry, the pension
 shall terminate as of the date of remarriage.
- (2) To the child or children, until the child reaches the age of 18 years, a monthly 126.6 benefit in an amount not to exceed \$125 per month. Payments for the benefit of any 126.7 qualified dependent child under the age of 18 years shall be made to the surviving parent 126.8 or if none, to the legal guardian of the child. The maximum monthly benefit for any 126.9 one family shall not exceed \$750. If the member shall die under circumstances which 126.10 entitle his surviving spouse and dependent children to receive benefits under the workers' 126.11 compensation law, the amounts so received by them shall not be deducted from the 126.12 benefits payable under this section. 126.13
- (3) Pensions payable to a surviving spouse pursuant to paragraph (1) shall be
 adjusted annually on January 1, 1986, and January 1 of each year thereafter in proportion
 to salary increases paid to active patrolmen by the city during the preceding calendar year,
 to a maximum of three and one-half percent in any calendar year. In no event shall the
 pension of a surviving spouse exceed \$600 per month.
- (4) Notwithstanding any provision of paragraph (3) to the contrary, a surviving
 spouse benefit under paragraph (1) must be increased on January 1, 2008, by an amount
 equal to 3.5 percent of the benefit payable during the preceding month, but not to exceed
 \$640 per month. The adjustment under this paragraph is in lieu of the adjustment under
 paragraph (3).
- 126.24 EFFECTIVE DATE. This section is effective on the day after the governing
 126.25 body of the city of Thief River Falls and its chief clerical officer timely complete their
 126.26 compliance with Minnesota Statutes, section 645.021, subdivisions 2 and 3.
- 126.27 Sec. 10. Laws 2006, chapter 271, article 3, section 43, is amended to read:
- 126.28 Sec. 43. EARLY [356.351] RETIREMENT INCENTIVE.
- Subdivision 1. Eligibility. (a) An eligible appointing authority in the executive or
 legislative branch of state government or the Board of Public Defense or the Minnesota
 Historical Society or the Minnesota State Colleges and Universities or any school district
- 126.32 may offer the early retirement incentive in this section to an employee who:
- (1) has at least 15 years of allowable service in one or more of the funds listed in
 Minnesota Statutes, section 356.30, subdivision 3, or has at least five <u>15</u> years of coverage
 by the individual retirement account plan governed by Minnesota Statutes, chapter 354B,

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127.1	and upon retirement is immediately eligible for a retirement annuity or benefit from one or
127.2	more of these funds; and
127.3	(2) terminates state or teaching service after the effective date of this section and
127.4	before September 1, 2006 July 15, 2009; and
127.5	(3) is not in receipt of a public retirement plan retirement annuity, retirement
127.6	allowance, or service pension during the month preceding the termination of qualified
127.7	employment.
127.8	(b) An eligible appointing authority is any Minnesota governmental employing unit
127.9	which employs one or more employees with retirement coverage by a retirement plan
127.10	listed in Minnesota Statutes, section 356.30, by virtue of that employment.
127.11	(c) An elected official is not eligible to receive an incentive under this section.
127.12	Subd. 2. Incentive. (a) For an employee eligible under subdivision 1, if approved
127.13	under paragraph (b), the employer may provide an amount up to \$17,000, to an employee
127.14	who terminates service, to be used:
127.15	(1) for an employee who terminates state service after the effective date of this
127.16	section and on or before July 15, 2006, unless the appointing authority has designated
127.17	the use under clause (2) or the use under clause (3) for the initial retirement incentive
127.18	applicable to that employing entity under this enactment after the effective date of this
127.19	section, for deposit in the employee's account in the health care savings plan established
127.20	by Minnesota Statutes, section 352.98; or
127.21	(2) for an employee who terminates state service after July 15, 2006, and before
127.22	September 1, 2006:
127.23	(i) notwithstanding Minnesota Statutes, section 352.01, subdivision 11, or 354.05,
127.24	subdivision 13, whichever applies, if the appointing authority has designated the use under
127.25	this clause for the initial retirement incentive applicable to that employing entity under
127.26	this enactment after the effective date of this section, for purchase of service credit for
127.27	unperformed service sufficient to enable the employee to retire under Minnesota Statutes,
127.28	section 352.116, subdivision 1, paragraph (b); 353.30; or 354.44, subdivision 6, paragraph
127.29	(b), or 354A.31, subdivision 6, paragraph (b), whichever applies; or
127.30	$\frac{(ii)}{(3)}$ if the appointing authority has designated the use under this clause for the
127.31	initial retirement incentive applicable to the employing entity under this enactment after
127.32	the effective date of this section, for purchase of a lifetime annuity or an annuity for a
127.33	specific number of years from the state unclassified applicable retirement program plan
127.34	to provide additional benefits under Minnesota Statutes, section 352D.06, subdivision
127.35	+, as provided in paragraph (d).

(b) Approval to provide the incentive must be obtained from the commissioner 128.1 of finance if the eligible employee is a state employee and must be obtained from the 128.2 applicable governing board with respect to any other employing entity. An employee 128.3 128.4 is eligible for the payment under paragraph (a), clause (2), item (i), if the employee uses money from a deferred compensation account that, combined with the payment 128.5 under paragraph (a), clause (2), item (i), would be sufficient to purchase enough service 128.6 credit to qualify for retirement under Minnesota Statutes, section 352.116, subdivision 128.7 1, paragraph (b); 353.30, subdivision 1a; or 354.44, subdivision 6, paragraph (b), or 128.8 354A.31, subdivision 6, paragraph (b), whichever applies. 128.9

(c) The cost to purchase service credit under this section paragraph (a), clause (2),
must be made in accordance with Minnesota Statutes, section 356.551.

(d) The annuity purchase under paragraph (a), clause (3), must be made using
annuity factors derived from the applicable factors used by the applicable retirement plan
to transfer amounts to the Minnesota post retirement investment fund and to calculate
optional annuity forms. The purchased annuity must be the actuarial equivalent of the
incentive amount.

Subd. 3. Designation of positions; employer discretion. (a) Before offering an 128.17 incentive under this section, an appointing authority must be experiencing employee 128.18 128.19 layoffs due to budget shortfalls or a reorganization that would be offset by offering the incentive. The appointing authority must document that the incentive payment is equal 128.20 to or less than the cost of the employee layoff. The appointing authority must designate 128.21 the job classifications or positions within the job classifications that qualify for the 128.22 incentive. The appointing authority may modify this designation at any time. Designation 128.23 of positions eligible for the incentive under this section, participation of individual 128.24 employees, and the amount of the payment under this section are at the sole discretion of 128.25 the appointing authority. Unilateral implementation of this section by the employer is not 128.26 an unfair labor practice under Minnesota Statutes, chapter 179A. 128.27

(b) An employee who is eligible for an incentive under this section, who is offered
 an incentive by the appointing authority, and who accepts the incentive offer must do so in
 writing. A copy of the acceptance document must be provided by the appointing authority
 to the applicable retirement plan within 15 days of its execution.

<u>Subd. 4.</u> <u>Reemployment prohibition.</u> No appointing authority referenced in
 <u>subdivision 1 is permitted to employ or retain as a consultant an individual who received</u>
 <u>an early retirement incentive under this section for a period of three years after the receipt</u>
 of the incentive. This provision does not prohibit a school district from employing as a

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129.1	substitute teacher an individual who received an early retirement incentive under this
129.2	section.
129.3	Subd. 4. Utilization report. On August 1, 2008, and annually thereafter, the
129.4	commissioner of employee relations, with respect to the executive branch of state
129.5	government, the commissioner of education, with respect to school districts, and the
129.6	chancellor of the Minnesota State Colleges and Universities System, with respect to the
129.7	system, shall report to the chair of the House Finance Committee, the chair of the House
129.8	Governmental Operations, Reform, Technology and Elections Committee, the chair of
129.9	the Senate Finance Committee, the chair of the State and Local Government Operations
129.10	and Oversight Committee, and the executive director of the Legislative Commission on
129.11	Pensions and Retirement on the utilization of the early retirement incentive. The report
129.12	must include the total number of employees who utilized the incentive, the age of each
129.13	retiring employee, the length of service of each retiring employee, the incentive amount
129.14	paid to each retiring employee, the amount of salary savings through the previous June 30
129.15	obtained for each retiring employee, and the amount of any other financial or budgetary
129.16	impact related to each retiring employee.
129.17	EFFECTIVE DATE. (a) This section is effective the day after final enactment.
129.18	(b) This section expires on July 15, 2009.
129.19	ARTICLE 12
129.20	SMALL GROUP/SINGLE PERSON PROVISIONS
129.21	Section 1. PERA-GENERAL; CITY OF ST. PAUL EMPLOYEE SERVICE
129.22	CREDIT PURCHASE.
129.23	(a) An eligible person described in paragraph (b) is entitled to purchase allowable
129.24	service credit from the general employees retirement plan of the Public Employees
129.25	Retirement Association for the period of employment by the city of St. Paul between
129.26	November 11, 1988, and September 30, 1989, that qualified as employment by a public
129.27	employee under Minnesota Statutes 1988, section 353.01, subdivision 2b, that was not
129.28	previously credited by the retirement plan.
129.29	(b) An eligible person is a person who:
129.30	(1) was born on December 29, 1958;
129.31	(2) was first employed by the city of St. Paul as a part-time or seasonal employee
129.32	<u>in 1985;</u>
129.33	(3) qualified for Public Employees Retirement Association general plan coverage
129.34	in November 1988 but was not reported by the city of St. Paul to the Public Employees
129.35	Retirement Association for coverage until October 1989; and

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130.1	(4) became a member of the general employees retirement plan of the Public
130.2	Employees Retirement Association in October 1989.
130.3	(c) The eligible person described in paragraph (b) is authorized to apply with the
130.4	executive director of the Public Employees Retirement Association to make the service
130.5	credit purchase under this section. The application must be in writing and must include
130.6	all necessary documentation of the applicability of this section and any other relevant
130.7	information that the executive director may require.
130.8	(d) Allowable service credit under Minnesota Statutes, section 353.01, subdivision
130.9	16, must be granted by the general employees retirement plan of the Public Employees
130.10	Retirement Association to the account of the eligible person upon the receipt of the prior
130.11	service credit purchase payment amount required under Minnesota Statutes, section
130.12	<u>356.551.</u>
130.13	(e) Of the prior service credit purchase payment amount under Minnesota Statutes,
130.14	section 356.551, the eligible person must pay an amount equal to the employee
130.15	contribution rate or rates in effect during the uncredited employment period applied to the
130.16	actual salary rates in effect during the period, plus annual compound interest at the rate
130.17	of 8.5 percent from the date the member contribution payment should have been made
130.18	if made in a timely fashion until the date on which the contribution is actually made. If
130.19	the equivalent member contribution payment, plus interest, is made, the city of St. Paul
130.20	shall pay the balance of the total prior service credit purchase payment amount under
130.21	Minnesota Statutes, section 356.551, within 60 days of notification by the executive
130.22	director of the Public Employees Retirement Association that the member contribution
130.23	equivalent payment has been received by the association.
130.24	(f) Authority for an eligible person to make a prior service credit purchase under this
130.25	section expires June 30, 2009, or upon termination of employment covered by the Public
130.26	Employees Retirement Association, whichever is earlier.
130.27	(g) If the city of St. Paul fails to pay its portion of the prior service credit purchase
130.28	payment amount under paragraph (e), the executive director of the Public Employees
130.29	Retirement Association must notify the commissioners of finance and revenue of that fact
130.30	and the commissioners shall order the deduction of the required payment amount from
130.31	the next payment of any state aid to the city of St. Paul and the commissioners shall
130.32	transmit the applicable amount to the general employees retirement fund of the Public
130.33	Employees Retirement Association.
130.34	EFFECTIVE DATE. This section is effective the day after final enactment.

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

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131.1	Sec. 2. PERA-POLICE AND FIRE PLAN; EXEMPTING CERTAIN ANOKA	
131.2	COUNTY FIELD INVESTIGATORS FROM REEMPLOYED ANNUITANT	
131.3	EARNINGS LIMITATIONS.	
131.4	Notwithstanding any provision of Minnesota Statutes, section 353.37, to the	
131.5	contrary, a person who is receiving a retirement annuity from the Public Employees	
131.6	Retirement Association police and fire plan and who was employed by Midwest Pathology,	
131.7	Incorporated, as of December 31, 2006, who became employed by Anoka County on	
131.8	January 1, 2007, as a field investigator, when the functions of Midwest Pathology,	
131.9	Incorporated, transferred to the county, is exempt from the limitation on reemployed	
131.10	annuitant earnings under Minnesota Statutes, section 353.37, for the duration of that	
131.11	employment as a field investigator.	
131.12	EFFECTIVE DATE. This section is effective retroactive to January 1, 2007.	
131.13	Sec. 3. MSRS-GENERAL AND PERA-GENERAL; ANNUITY BACK	
131.14	PAYMENTS.	
131.15	(a) Notwithstanding any provision of Minnesota Statutes, sections 352.115,	
131.16	subdivision 8, and 353.29, subdivision 7, to the contrary, an eligible annuitant described in	
131.17	paragraph (b) is entitled to a back payment of annuities from the general state employees	
131.18	retirement plan of the Minnesota State Retirement System and from the general employees	
131.19	retirement plan of the Public Employees Retirement Association as provided in paragraph	
131.20	(c). The back payments are intended to correct the consequences of any negligence or	
131.21	error of the retirement plans in failing to promptly implement a combined service annuity.	
131.22	(b) An eligible annuitant is a person who:	
131.23	(1) was born on April 1, 1947;	
131.24	(2) was employed by Clearwater County and was covered by the general employees	
131.25	retirement plan of the Public Employees Retirement Association in 1968, 1969, and 1970;	
131.26	(3) was employed by the Rural Minnesota Concentrated Employment Program	
131.27	<u>in 1970;</u>	
131.28	(4) was employed by the state of Minnesota by the Department of Human Services	
131.29	or its predecessor from 1970 to 2004; and	
131.30	(5) retired from state employment under the rule of 90 on April 20, 2004.	
131.31	(c) The back payments are the amount of the annuity of the eligible annuitant from	
131.32	the general employees retirement plan of the Public Employees Retirement Association	
131.33	for eight months, representing the period May 1, 2004, to December 31, 2004, and the	
131.34	amount of the increase in the annuity of the eligible annuitant from the general state	

131.35 <u>employees retirement plan of the Minnesota State Retirement System on account of</u>

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132.1	Minnesota Statutes, section 356.30, for 20 months, representing the period May 1, 2004,	
132.2	to December 31, 2005.	
132.3	EFFECTIVE DATE. This section is effective the day after final enactment.	
132.4	Sec. 4. TEACHERS RETIREMENT ASSOCIATION; SABBATICAL LEAVE	
132.5	SALARY CREDIT PURCHASE.	
132.6	(a) Notwithstanding any provisions to the contrary of Minnesota Statutes, chapter	
132.7	354 or 354A, an eligible person described in paragraph (b) is entitled to purchase credit	
132.8	for the salary amount specified in paragraph (c) by making the payment required by	
132.9	paragraph (d).	
132.10	(b) An eligible person is a person who:	
132.11	(1) was born on August 2, 1948;	
132.12	(2) has 2.95 years of service credit from the Teachers Retirement Association for	
132.13	teaching service rendered in the early 1970s;	
132.14	(3) has 26 years of service credit from the former Minneapolis Teachers Retirement	
132.15	Fund Association transferred to the Teachers Retirement Association under Laws 2006,	
132.16	chapter 277, article 3, sections 5 and 9, subdivision 3;	
132.17	(4) took a sabbatical leave from Special School District No. 1, Minneapolis, for the	
132.18	<u>2004-2005 school year;</u>	
132.19	(5) obtained full salary credit from the former Minneapolis Teachers Retirement	
132.20	Fund Association for the 2004-2005 school year under the applicable law and benefit	
132.21	plan provisions; and	
132.22	(6) has uncredited full-time equivalent salary from the 2005-2006 school year based	
132.23	on a reduced salary figure related to the sabbatical leave arrangement.	
132.24	(c) The salary amount is an amount equal to the difference between the salary credit	
132.25	the eligible person received from the former Minneapolis Teachers Retirement Fund	
132.26	Association for the 2005-2006 school year and the full-time equivalent salary of the	
132.27	eligible person for the 2005-2006 school year.	
132.28	(d) The required payment amount is an amount equal to 13.64 percent of the salary	
132.29	amount determined under paragraph (c), plus interest at an 8.5 percent compound rate	
132.30	from the date on which the contribution amounts would have been made if made in a	
132.31	timely fashion and the date on which the amount is actually paid. The amount is payable	
132.32	only in a lump sum.	
132.33	(e) The eligible person shall provide any relevant documentation related to the	
132.34	eligibility to make this purchase that is required by the executive director of the Teachers	
132.35	Retirement Association.	

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133.1	(f) Authority for an eligible person to make the purchase under this section expires
133.2	June 30, 2008.
133.3	EFFECTIVE DATE. This section is effective the day following final enactment.
133.4	Sec. 5. COMMUNITY EDUCATION TEACHER; PRIOR SERVICE
133.5	PURCHASE.
133.6	(a) An eligible person described in paragraph (b) is entitled to purchase prior
133.7	uncredited service rendered as a community education teacher for Independent School
133.8	District No. 535, Rochester, from the general employees retirement plan of the Public
133.9	Employees Retirement Association.
133.10	(b) An eligible person is a person who:
133.11	(1) was born on March 4, 1939;
133.12	(2) began teaching Independent School District No. 535, Rochester, in 1962 and
133.13	retired June 1997;
133.14	(3) was a contributing member of the Teachers Retirement Association until
133.15	retirement;
133.16	(4) subsequent to retirement began teaching for community education; and
133.17	(5) because of an error, no deductions were taken from the person's pay and no
133.18	contributions were made on the person's behalf by the school district to the Public
133.19	Employees Retirement Association for the community education service.
133.20	(c) The purchase payment amount for the uncredited community education service
133.21	must be determined under Minnesota Statutes, section 356.551. Notwithstanding
133.22	Minnesota Statutes, section 356.551, subdivision 2, paragraphs (d) and (e), the purchase
133.23	payment amount must be allocated on the basis of one-third of the total by the eligible
133.24	person and of the balance of the total by Independent School District No. 535, Rochester.
133.25	If the eligible person pays the person's required portion, Independent School District
133.26	No. 535, Rochester, shall make its payment within 30 days of notification by the Public
133.27	Employees Retirement Association of its payment obligation. If Independent School
133.28	District No. 535, Rochester, does not pay the balance within 30 days of notification by the
133.29	executive director of the Public Employees Retirement Association of the payment of the
133.30	member contribution payment by the eligible person under paragraph (a), the executive
133.31	director shall notify the commissioner of finance of that fact and the commissioner shall
133.32	deduct from any state aid payable to Independent School District No. 535, Rochester, that
133.33	amount, plus interest on that amount of 1.5 percent per month for each month or portion of
133.34	a month that has elapsed from the effective date of this section.

134.1	(d) This authority expires on May 31, 2009, or on the first day of the month next	
134.2	following the conclusion of the eligible member's elected public service, whichever	
134.3	occurs earlier.	
134.4	EFFECTIVE DATE. This section is effective the day after final enactment.	
134.5	Sec. 6. PERA-GENERAL; LATE DISABILITY BENEFIT APPLICATION	
134.6	AUTHORIZED.	
134.7	(a) Notwithstanding any provision of Minnesota Statutes, section 353.33, subdivision	
134.8	2, to the contrary, a person described in paragraph (b) is authorized to apply for a disability	
134.9	benefit from the general employees retirement plan of the Public Employees Retirement	
134.10	Association under Minnesota Statutes, section 353.33.	
134.11	(b) An eligible person is a person who:	
134.12	(1) was born on February 1, 1956;	
134.13	(2) became a Public Employees Retirement Association general plan member on	
134.14	December 18, 1994, until January 31, 1996, while employed by the city of Benson;	
134.15	(3) was employed by Independent School District No. 777, Benson, with Public	
134.16	Employees Retirement Association general plan coverage, from October 1, 1996, until	
134.17	<u>July 31, 2003;</u>	
134.18	(4) is disabled within the meaning of Minnesota Statutes, section 353.01, subdivision	
134.19	<u>19; and</u>	
134.20	(5) failed to apply for disability benefits under Minnesota Statutes, section 353.33,	
134.21	within the three-year time period permitted in that statute following termination of covered	
134.22	employment.	
134.23	(c) The eligible person under paragraph (b) must provide, in conjunction with the	
134.24	disability application, any relevant evidence that the executive director of the Public	
134.25	Employees Retirement Association requires about the existence of a total and permanent	
134.26	disability as defined in Minnesota Statutes, section 353.01, subdivision 19, and about the	
134.27	date on which the disability occurred and its relationship to the termination of active	
134.28	service in July 2003.	
134.29	(d) If the eligible person files a disability benefit application and if the eligible	
134.30	person provides sufficient evidence of disability and the occurrence of the disability under	
134.31	paragraph (c), to qualify for a disability benefit under Minnesota Statutes, section 353.33,	
134.32	the disability benefit becomes payable on the first day of the first month next following the	
134.33	approval of the application. The disability benefit must be calculated under the laws in	
134.34	effect at the time the eligible person terminated active service in July 2003. The disability	

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135.1	benefit must include any applicable deferred annuities augmentation under Minnesota	
135.2	Statutes, section 353.71, subdivision 2.	
135.3	(e) Nothing in this section may be deemed to exempt the eligible person from the	
135.4	partial reemployment of a disabilitant provision under Minnesota Statutes, section 353.33,	
135.5	subdivision 7, or from the trial work period provision under Minnesota Statutes, section	
135.6	<u>353.33, subdivision 7a.</u>	
135.7	EFFECTIVE DATE. (a) This section is effective the day following final enactment.	
135.8	(b) This section expires, if not utilized, on December 31, 2007."	
135.9	Delete the title and insert:	
135.10	"A bill for an act	
135.11	relating to retirement; various retirement plans; authorizing an optional	
135.12	annuity election for the surviving spouse of a deceased former legislator;	
135.13	permitting the optional early division of legislators retirement plan retirement	
135.14	allowances upon a marriage dissolution; expanding the membership of the	
135.15 135.16	general state employees retirement plan and the State Patrol retirement plan; permitting withholding of insurance premiums from public safety employee	
135.10	annuities; providing special coverage to privatized employees of Lakefield	
135.18	Nursing Home, Lakeview Nursing Home, Oakland Park Nursing Home,	
135.19	and Hutchinson Area Health Care; permitting various prior service credit	
135.20	purchases; exempting certain Anoka County employees from reemployed	
135.21	annuitant earnings limitations, permitting certain combined service annuity	
135.22	back payments; permitting a delayed disability benefit application; making	
135.23	various administrative changes in various statewide retirement plans; modifying	
135.24	disability determination procedures and disability benefits in various plans	
135.25	administered by the Public Employees Retirement Association; authorizing	
135.26	investment in the State Board of Investment by the Minneapolis Employees	
135.27	Retirement Fund; relaxing certain Minneapolis Employees Retirement Fund	
135.28 135.29	liquidity transfer requirements; expanding the coverage group of the state employees correctional retirement plan to include various Department of	
135.30	Corrections and Department of Human Services employees; modifying various	
135.31	aspects of the volunteer fire supplemental benefit coverage; correcting various	
135.32	2006 drafting errors; replacing the investment-related postretirement adjustment	
135.33	mechanism for the St. Paul Teachers Retirement Fund Association with a cost	
135.34	of living adjustment mechanism; extending the St. Paul Teachers Retirement	
135.35	Fund Association amortization target date; modifying certain Minneapolis	
135.36	Police Relief Association surviving spouse benefit amounts and validating prior	
135.37	payments; increasing the amount available for distribution by the Minneapolis	
135.38	Firefighters Relief Association as a postretirement adjustment; including the	
135.39	Public Employees Retirement Association staff in the state's postretirement	
135.40	option; extending the 2006 special retirement incentive to 2009 and making	
135.41	certain modifications; authorizing an additional postretirement adjustment for surviving spouses receiving benefits from the Thief River Falls Police Trust	
135.42 135.43	Fund; amending Minnesota Statutes 2006, sections 3A.02, subdivisions 1, 5;	
135.45	3A.05; 13.632, subdivision 1; 43A.346, subdivisions 1, 2; 126C.41, subdivision	
135.44	4; 352.01, subdivisions 2a, 2b, 11; 352.12, subdivision 2a; 352.27; 352.91,	
135.46	subdivisions 3d, 3e, 3f, 4b; 352.951; 352.98, by adding a subdivision; 352B.01,	
135.47	subdivision 2; 352D.02, subdivisions 1, 3; 352D.06, subdivision 3; 353.01,	
135.48	subdivisions 2a, 2b, 6, 16, 28, 37, by adding subdivisions; 353.03, subdivisions	
135.49	3, 3a, 4; 353.27, by adding a subdivision; 353.28, subdivision 6; 353.29,	
135.50	subdivision 3; 353.30, subdivisions 1a, 1b, 1c; 353.32, subdivisions 1a, 1b;	
135.51	353.33, subdivisions 1, 2, 4, 6, 7a; 353.34, subdivision 3; 353.651, subdivision 4;	

136.1 353.656, subdivisions 1a, 3, 4, 5a, 6a, 8, 10, by adding subdivisio	ons; 353.657,
136.2 subdivisions 1, 2, 2a, 3; 353B.08, subdivision 11; 353E.06, subdivision	visions 1, 2,
136.3 4, 8; 353F.02, subdivision 4; 353F.04, subdivision 1; 354.05,	division 13;
136.4 354.093; 354.094; 354.095; 354.096, subdivision 2; 354.35; 354.4	44, subdivision
136.5 6; 354.45, subdivision 1a; 354.48, subdivision 3; 354A.12, subdiv	visions 3b, 3c,
136.6 3d; 354A.29, subdivisions 3, 4; 354B.21, subdivision 3; 355.01, s	subdivision 3h;
136.7 356.195, subdivision 1; 356.215, subdivision 11; 356.405; 356.46	, subdivision 3;
136.8 356.87; 356A.06, subdivision 6; 422A.01, subdivision 13a; 422A.	.05, subdivision
136.9 2c; 422A.06, subdivisions 3, 5, 7, 8; 422A.101, subdivision 3; 42	23A.02,
136.10 subdivisions 3, 5; 423B.10, subdivision 1; 423C.06, subdivision 2	2; 424A.10,
136.11 subdivisions 1, 2, 3; 490.121, subdivisions 15a, 21f; 626.84, subd	ivision 1; Laws
136.12 1981, chapter 68, section 42, subdivision 1, as amended; Laws 20	· 1
136.13 271, article 2, sections 12, subdivision 1; 13, subdivision 3; article	e 3, section 43;
136.14 article 14, section 2, subdivision 3; proposing coding for new law	
136.15 Statutes, chapters 3A; 352; 353; 353E; 354; 356; repealing Minne	
136.16 2006, sections 352.031; 353.30, subdivision 1; 353.33, subdivisio	ons 6a, 6b,
136.17 8; 353.34, subdivision 7; 353.656, subdivisions 5, 9, 11, 12; 353.0	69; 354.071;
136.18 354.49, subdivision 5; 354A.12, subdivision 3d; 354A.29, subdivision	ision 6; 356.90;
136.19 422A.101, subdivision 4."	