State of Minnesota \ Legislative commission on pensions and retirement



TO:

Members of the Legislative Commission on Pensions and Retirement

FROM:

Lawrence A. Martin, Executive Director James

RE:

Summary of 2013 Omnibus Retirement Bill II as Recommended by the Commission

DATE:

April 3, 2013

Introduction

The Legislative Commission on Pensions and Retirement has decided to assemble two omnibus retirement bills, one containing administrative provisions and routine pension provision changes (Omnibus I) and one containing retirement provision changes with a substantial plan or state financial impact or with a more significant policy impact (Omnibus II).

This memorandum summarizes the contents of Omnibus Retirement Bill II as recommended by the Pension Commission on April 2, 2013.

Source Legislation for the 2013 Omnibus Retirement Bill II

Delete-everything amendment S1191-5A, drawn to S.F. 1191 (Pappas); H.F. 1152 (Murphy, M.) as a vehicle, includes all or portions of the contents of the following retirement bills:

- 1. SF 272 (Pappas); HF 344 (Nelson): State Patrol Plan; Benefit modifications and contribution increases.
- 2. SF 273 (Pappas); HF 343 (Nelson): PERA; Salary definition modification.
- 3. SF 439 (Saxhaug); HF 539 (Nelson): Public pension fund deductions for labor organization membership dues or payments; blind mailings authorization.
- 4. SF 447 (Pappas); HF 618 (Nelson): PERA-P&F, PERA-Correctional; Benefit modifications and contribution increases.
- 5. SF 529 (Pappas); HF 650 (Nelson): TRA; Phase-in of actuarial equivalent early retirement reduction factors over a five-year period beginning in 2015.
- 6. SF 696 (Cohen); HF 628 (Hilstrom): Judges Plan; Financial sustainability plan provisions and contribution revisions.
- 7. SF 1235 (Reinert); HF 1330 (Murphy, M.): DTRFA; Increasing employee and employer contributions; revising plan benefits.
- 8. SF 1249 (Pappas); HF 1433 (Nelson): SPTRFA; Creating an additional state aid program; increasing employee and employer contributions; revising plan benefits.

General Summary of Omnibus Retirement Bill II, Delete-All Amendment S1191-5A

Article 1: State Patrol Retirement Plan Financial Solvency Measures. (Derived from SF 272/HF 403)

The article amends portions of Minnesota Statutes, Chapters 352B and 356, relating to the State Patrol Retirement Plan, and makes the following changes:

- 1. <u>Increased Contribution Rates</u>. The member contribution rate is increased in total by 2% in two installments and the employer contribution rate is increased in total by 3% in two installments.
- 2. <u>Increased Vesting Periods</u>. The 2010 increase in the period of service to vest for an annuity or benefit is delayed until July 1, 2013, and is increased to ten years for a normal retirement annuity and an early retirement annuity.
- 3. <u>Maximum Retirement Annuity</u>. The allowable service credit used to compute retirement annuities are limited to 33 years unless the active member had 28 years of allowable service before July 1, 2013.
- 4. <u>Increased Early Retirement Reduction Factor</u>. For members who retire after June 30, 2015, the early retirement reduction factor is increased from 0.1% per month under age 55 at retirement to 0.34% per month under age 55 at retirement.

- 5. <u>Restructures Two Repetitive Survivor Benefit Provisions</u>. Two survivor benefit provisions that replicate each other are folded together.
- 6. Reduced Post-Retirement Adjustments. Effective January 1, 2014, the automatic annual post-retirement adjustment increases are reduced from 1.5% to 1% until the retirement plan is at least 85% funded on a market value of assets basis, then 1.5% automatic post-retirement increases until the plan is at least 90% funded on a market value of assets basis, and then a return to the 2008-2009 2.5% automatic annual post-retirement adjustment.

Article 2: PERA Plans Salary Definition. (Derived from SF 273/HF 343)

The article amends Minnesota Statutes, Section 353.01, Subdivision 10, the definition of "salary" for the various retirement plans administered by the Public Employees Retirement Association (PERA), to expand or add inclusions in the definition and to expand or add exclusions in the definitions, as follows:

- 1. <u>Inclusions</u>: Expansion of periodic compensation, modification of certain supplemental retirement plan contributions, addition of non-wrongful-discharge salary reductions remedied through a grievance, addition of paid leave of absence amounts, and addition of performance or merit pay amounts.
- 2. <u>Exclusions</u>: Extension to lump sum personal leave payments or benevolent leave donations, expansion to retirement incentive payments, expansion to expense allowance and per diem payments, expansion to disability insurance payments, specification of particular forms or types of employer-paid fringe benefits exclusion, and addition of non-performance or non-merit bonus payments.
- 3. <u>Conditional Inclusion</u>: Expansion to court-ordered employer payments to an employee.

Article 3: Public Employees Police and Fire Retirement Plan (PERA-P&F) Financial Solvency Measures. (Derived from SF 447/HF 618)

The article amends various portions of Minnesota Statutes, Chapters 353 (PERA and PERA-P&F), 353E (PERA-Correctional) and 356 (Retirement, Generally), to make the following modifications with respect to the General Employees Retirement Plan of the Public Employees Retirement Association (PERA-General), the Public Employees Police and Fire Retirement Plan (PERA-P&F), and the Local Government Correctional Service Retirement Plan (PERA-Correctional), all effective immediately, on July 1, 2014, or on July 1, 2019:

- 1. <u>Duty Disability Definition Revision</u>. The duty disability definition for PERA-P&F and PERA-Correctional is restricted solely to disabilities arising out of or incurred during the performance of inherently dangerous duties.
- 2. <u>Vesting Service Credit Requirement Increased</u>. The PERA-P&F service requirement is increased from three years to ten years for PERA-P&F members first employed after June 30, 2010, and to 20 years for PERA-P&F members first employed after June 30, 2014, with the extended period vesting proportional between five years and ten years or between ten years and 20 years.
- 3. Expanded Employer Disability Application Reporting. PERA-P&F and PERA-Correctional disability applications would need to include more information on specific job requirements and job requirement deficiencies.
- 4. <u>Increased Member and Employer Contributions</u>. PERA-P&F member and employer contributions would be increased in two steps from 9.6% of salary to 10.8% of salary and 14.4% of salary to 16.2% of salary, respectively.
- 5. <u>Maximum Retirement Annuity Imposed</u>. A PERA-P&F retirement annuity maximum is imposed, set at 33 years of service credit and 99% of the final average salary, with any member contributions in excess of 33 years of service credit refunded with interest at retirement.
- 6. <u>Increased Early Retirement Reduction Factor</u>. Greater early retirement reduction factors are imposed on PERA-P&F retirements between age 50 and age 55 occurring after June 30, 2014, set at an amount proportionately determined between 1.2% or 2.4% per year and 5% per year if retirement occurs between June 30, 2014, and July 1, 2019, and 5% per year after June 30, 2019.
- 7. Post-Retirement Adjustment Modifications. The PERA-General, PERA-P&F, and PERA-Correctional post-retirement adjustments will continue at 1% until the applicable retirement fund becomes at least 90% funded on an market value basis for two consecutive actuarial valuations and if the funded ratio of the retirement fund on a market value basis including the restored adjustment rate is less than 86% for two consecutive actuarial valuations or is less than 81% for the most recent actuarial valuation and the PERA-P&F post-retirement adjustment is not payable for retirees who

- began receipt after June 1, 2014, for at least 25 months for a partial adjustment or for at least 36 months for a full adjustment.
- 8. <u>Technical Clarifications</u>. Technical clarifications in the PERA-P&F survivor benefit calculation and survivor benefit family maximums also are made.

Article 4: TRA Early Retirement Reduction Factors. (Derived from SF 529; HF 650)

The article amends the level benefit retirement annuity tier of Minnesota Statutes, Chapter 354, governing the Teachers Retirement Plan (TRA) to lessen the reductions for early retirement that otherwise would be implemented by the operation of current law following recent actuarial assumption changes and to phase in the change in early retirement reduction factors over a five-year period.

Article 5: First Class City Teacher Retirement Increases and Financial Solvency Measures. (Derived from SF 1235; HF 1330 and SF 1249; HF 1433)

The article primarily amends Minnesota Statutes, Chapter 354A, relating to the Duluth Teachers Retirement Fund Association (DTRFA) and the St. Paul Teachers Retirement Fund Association (SPTRFA), by making the following changes:

Both DTRFA and SPTRFA:

- 1. <u>Increased State Aid</u>. Revises current state aid programs, increasing the DTRFA aid from \$346,000 to \$6,346,000 and increasing the SPTRFA aid from \$2,827,000 to \$9,827,000.
- 2. <u>Increased Member Contribution Rates</u>. Increases both sets of member contributions by 1% of covered pay in 0.5% increments.
- 3. <u>Increased Employer Contribution Rates</u>. Increases the DTRFA employer contribution by 0.71% of pay in two steps and increases the SPTRFA employer contribution by 1% of pay in two steps.
- 4. <u>Increases Retirement Annuity Benefit Accrual Rates</u>. The current benefit accrual rates of 1.2% and 1.7% are increased to 1.4% and 1.9% for post-2013 service credit for DTRFA and for post-2015 service credit for SPTRFA.
- 5. <u>Requires Employer Contributions on Reemployed Annuitants</u>. The applicable school districts are required to pay full employer contributions on the salaries of reemployed annuitants.
- 6. <u>Reemployed Annuitant Earnings Limitation Forfeiture</u>. Instead of deferring payment of benefit reductions for earnings in excess of the reemployed annuitant limitations, the amounts would be forfeited to the retirement fund.

DTRFA Only:

7. <u>Revised DTRFA Post-Retirement Adjustment</u>. The current post-retirement adjustment mechanism, providing no increases due to low funding, is revised to provide a 1% annual post-retirement adjustment.

SPTRFA Only:

- 8. <u>Extended Service Separation Requirement</u>. Requires a 90-day separation from active service for entitlement to a retirement annuity.
- 9. <u>Additional Employer Contribution for Reemployed Annuitant</u>. In addition to an employer contribution for reemployed annuitants, the school district is required to make an additional 2.5% of covered pay contribution.
- 10. <u>Revised Salary Increase and Payroll Growth Actuarial Assumptions</u>. The recent commission-approved assumption changes are reflected in statutory changes and an error in an assumption change by the SPTRFA consulting actuary is corrected.

Article 6: Judges Retirement Plan Financial Solvency Measures. (Derived from SF 983; HF 953)

The article amends Minnesota Statutes, Chapters 356 (Retirement, Generally) and 490 (Judges Retirement), to make modifications in the Uniform Judges Retirement Plan, as follows:

1. Reduced Benefit Accrual Rate; Creation of Tier I and Tier II. The existing benefit accrual rates (2.7% of the highest five successive years average salary for allowable service before July 1, 1980, and 3.2% for allowable service after June 30, 1980) of the Judges Retirement Plan will apply to judges who first took office before July 1, 2013, and who will be referred to as Tier I judges. A Tier II benefit program

is created for judges who first take office after June 30, 2013, and for judges in office on June 30, 2013, with less than five years of allowable service credit who elect to be covered by the Tier II benefit program. For Tier II judges the accrual rate will be 2.5%.

- 2. Reduced Annual Post-Retirement Adjustment Rate for Current Retired Judges. The 2010 reduced (2% instead of 2.5%) annual post-retirement adjustment rate is further reduced to 1.75% annually until the funded ratio of the Judges Retirement Plan, measured on a market value of assets basis, equals or exceeds 70%.
- 3. <u>Increased Normal Retirement Age for Tier II Benefit Program</u>. The normal retirement age of the Tier I benefit program remains at age 65, but is reset at age 66 for the Tier II benefit program.
- 4. <u>Elimination of Service Credit Maximum for Tier II Benefit Program</u>. The service credit maximum applicable to the Judges Retirement Plan, generally 24 years of allowable service credit, are eliminated for judges covered by the Tier II benefit program.
- 5. Revised Contribution Rates. The employer contribution rate required to be made by the State court Administrator for all judges is increased from 20.5% of covered salary to 22.5% of covered salary, the member contribution rate for judges covered by the Tier I benefit program is increased from 8.0% of covered salary to 9.0% of covered salary, and the member contribution rate for judges covered by the Tier II benefit program is set at 7.0% of covered salary.

Article 7: Miscellaneous Provisions. (Derived from SF 439; HF 539)

The article amends Minnesota Statutes, Section 356.91, the MSRS and PERA authorization to make union dues deductions, by making the deduction of retirement annuity amounts by MSRS or PERA mandatory rather than permissive, the dues deduction is clarified as membership dues and is expanded to include "other payments," the dues deduction frequency is expanded from twice annually to monthly, and the restriction against retirement annuity deductions for political purposes is eliminated, and permitting labor organizations and retired public employee associations to have a public retirement system twice per year either mail directly voluntary membership information and dues deduction authorization cards to annuitants if the mailing does not have explicit political content, and if the organization pays the mailing costs or conducts the mailing through a mail center with a secure date share agreement in force where neither the organization or any other entity has access to the data.

Section-by-Section Summary of Omnibus Retirement Bill II, Delete-All Amendment S1191-5A

A section-by-section summary of Omnibus Retirement Bill II (S1191-5A) is attached.

cc: Representative Debra Hilstrom
Jim Gelbmann, House Gov Ops Committee
Mark Shepard, House Research
Helen Roberts, House Fiscal Analyst
Brynn Hausz, House Majority Research
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Craig Sondag, Senate Minority Research
Scott Magnuson, Senate Information
Ric Almer, Senate Index

Se	ec.	Pg.Ln	Source Bill(s)	Stat. Provision	Retirement Plan	Summary	
į	Artic	le 1: St	ate Patrol Retirement	Plan Financial	Solvency Meas	<u>ures</u>	
	1	1.5	Commission amendment S0272-1A to SF 272 (Pappas); HF 403 (Nelson)	352B.011, Subd. 4	State Patrol	Includes the salary earned on employment rendered in excess of the 33-year maximum in final average salary for annuity computation purposes.	
;	2	1.24	SF 272 (Pappas); HF 403 (Nelson)	352B.02, Subd. 1a	State Patrol	Increases the member contribution rate by 2% in two installments, 1% in FY 2015 and 1% beginning in FY 2017.	
;	3	2.1	SF 272 (Pappas); HF 403 (Nelson)	352B.02, Subd. 1c	State Patrol	Increases the employer contribution rate by 3% in two installments, 1.5% in FY 2015 and 1.5% beginning in FY 2017.	
4	4	2.13	SF 272 (Pappas); HF 403 (Nelson)	352B.08, Subd. 1	State Patrol	Delays the 2010 increase in years of service credit to vest for newly employed members from 7/1/2010 to 7/1/2013 and increases the minimum length of service credit to vest from five years to ten years.	
į	5	2.26	SF 272 (Pappas); HF 403 (Nelson)	352B.08, Subd. 2	State Patrol	Unless a member had at least 28 years of allowable service credit on 6/30/2013, a maximum of 33 years of service credit can be used to calculate an annuity, and any member contributions for service in excess of 33 years are refunded at annuity commencement.	
(6	3.5	SF 272 (Pappas); HF 403 (Nelson)	352B.08, Subd. 2a	State Patrol	Delays the 2010 vesting period increase from 7/1/2010 to 7/1/2013, increases the minimum length of service credit to vest from five years to ten years, delays the 2010 increase in the early retirement reduction factor for retirements occurring after 6/30/2015, and increases the post-2015 retirement factor increase from 0.2 to 0.34% per month under age 55.	
	7	3.17	SF 272 (Pappas); HF 403 (Nelson)	352B.10, Subd. 5	State Patrol	Updates in the optional annuity provision a cross-reference to the surviving spouse benefit provision proposed for repeal.	
	8	3.28	Commission amendment S0272-1A to SF 272 (Pappas); HF 403 (Nelson)	352B.11, Subd. 1	State Patrol	Clarifies that a refund of post-33-year maximum member contributions does not forfeit post-33-year maximum salary credit.	
	9	4.10	SF 272 (Pappas); HF 403 (Nelson)	352B.11, Subd. 2b	State Patrol	In the surviving spouse benefit provision, the vesting change from three years to five years is delayed from 7/1/2010 to 7/1/2013 and this subdivision and the substance of M.S., Sec. 352B.11, Subd. 2c	
1	0	5.29	SF 272 (Pappas); HF 403 (Nelson)	356.415, Subd. 1e	State Patrol	Reduces the automatic annual post-retirement increase to 1% beginning 1/1/2014 and continuing until the plan is at least 85% funded on a market value of assets basis and sets the automatic annual post-retirement increase to 1.5% until the December 31 after the plan is at least 90% funded on a market value of assets.	
1	1	7.4	SF 272 (Pappas); HF 403 (Nelson)	352B.11, Subd. 2c	Repealer	Repeals Section 352B.11, Subdivision 2c.	
1	Artic	le 2: Pl	ERA Plans Salary Defi	nition			
	1	7.9	SF 273 (Pappas); HF 343 (Nelson)	353.01, Subd. 10	PERA	Revises the definition of salary by expanding the inclusion of periodic compensation, by modifying the inclusion of certain supplemental retirement plan contributions, by adding the inclusion of non-wrongful-discharge salary reductions remedied through a grievance, adding the inclusion of paid leave of absence amounts, by adding performance or merit pay amounts, by extending the exclusion to lump sum personal leave or benevolent leave donation payments, by expanding the exclusion of retirement incentive payments, by expanding the exclusion to expense allowance and per diem payments, by expanding the exclusion to disability insurance payments, by specifying the exclusions of particular forms or types of employer-aid fringe benefits, by adding an exclusion of non-performance or non-merit bonus payments, and by expanding the conditional inclusion to certain court-ordered employer payments to an employee.	
Article 3: Public Employees Police and Fire Retirement Plan Financial Solvency Measures							
,	1	10.21	Commission amend- ment S447-1A to SF 447 (Pappas); HF 618 (Nelson)	353.01, Subd. 17a	PERA-P&F	Includes the salary earned on employment rendered in excess of the 33-year maximum in final average salary for annuity computation purposes.	
2	2	11.1	SF 447 (Pappas); HF 618 (Nelson)	353.01, Subd. 41	PERA-P&F	Requires for a duty disability the inability to perform normal duties arising out of or incurred during the performance of inherently dangerous duties rather than normal duties or less frequent duties, protecting property or personal safety with inherently dangerous duties, effective immediately.	
(3	11.11	SF 447 (Pappas); HF 618 (Nelson)	353.01, Subd. 47	PERA-P&F	For persons who first become a member of the plan after 7/1/2014, imposes 20-year proportional vesting, set at 50% vested with ten years of service to 100% vested with 20 years of service.	

Sec.	Pg.Ln	Source Bill(s)	Stat. Provision	Retirement Plan	Summary			
4	12.32	SF 447 (Pappas); HF 618 (Nelson)	353.031, Subd. 4	PERA-P&F PERA-Corr.	Adds requirements that the disability benefit application must explain the duties the person cannot perform for a benefit applied for within two years, that the application must explain the duties the person cannot perform for the 90-day period before the disability if the disability is applied for more than two years after the disability, that the application must explain why or why not the person cannot continue in employment in a current or other position, and the application must state the specific act giving rise to the disability and relate the disability to an inherently dangerous duty for a duty disability application.			
5	14.5	Commission amend- ment S447-1A to SF 447 (Pappas); HF 618 (Nelson)	353.35, Subd. 1	PERA-P&F	Clarifies that a refund of post-33-year maximum member contributions does not forfeit post-33-year maximum salary credit.			
6	14.20	SF 447 (Pappas); HF 618 (Nelson)	353.65, Subd. 2	PERA-P&F	Increases the member contribution rate from the current 9.6% to 10.2% of salary in calendar year 2014 and to 10.8% of salary after calendar year 2014.			
7	15.15	SF 447 (Pappas); HF 618 (Nelson)	353.65, Subd. 3	PERA-P&F	Increases the employer contribution rate from the current 14.4% to 13.3% of salary in calendar year 2014 and to 16.2% of salary after calendar year 2014.			
8	16.1	SF 447 (Pappas); HF 618 (Nelson)	353.651, Subd. 3	PERA-P&F	Specifies that the calculated retirement annuity is multiplied by the vesting percentage if service is less than 20 years and, for plan members first enrolled after 6/30/2014, service credit is limited to 33 years, the retirement annuity is limited to 99% of final average salary, with a refund of contributions over 33 years provided at retirement with same interest rate as regular member contribution refund.			
9.	16.27	SF 447 (Pappas); HF 618 (Nelson) Commission amend- ment S447-13A	353.651, Subd. 4	PERA-P&F	Limits the current 0.1% per month below age 55 early retirement reduction to pre2007 hires who retire before 7/1/2014, limits the current 0.2% per month under age 55 reduction to post-2007 hires who retire before 7/1/2014, adds a reduction per year under age 55 for members who retired between 7/1/2012 and 7/1/2019, prorated between either 1.2% if the person first became a plan member after 6/30/2007 and 5.0%, and adds a 5.0% reduction per year under age 55 for members who retired after 7/1/2019.			
10	17.31	SF 447 (Pappas); HF 618 (Nelson)	353.657, Subd. 2a	PERA-P&F	Corrects an obsolete citation to a normal retirement provision repealed in 2005 in the death while eligible survivor benefit provision			
11	18.33	SF 447 (Pappas); HF 618 (Nelson)	353.657, Subd. 3a	PERA-P&F	Specifies that any reduction in individual benefit amounts to achieve the overall family maximum must be imposed proportionately on the annuitant, surviving spouse and dependent child and specifies restoration upon the end of child dependency or annuitant or spouse death.			
. 12	19.24	SF 447 (Pappas); HF 618 (Nelson)	353E.001, Subd. 1	PERA-Corr.	Requires for a duty disability the inability to perform normal duties arising out of or incurred during the performance of inherently dangerous duties rather than normal duties or less frequent duties, protecting property or personal safety with inherently dangerous duties, effective immediately.			
13	20.1	SF 447 (Pappas); HF 618 (Nelson)	356.415, Subd. 1b	PERA-General PERA-Corr.	Resets the post-retirement adjustment trigger for a return to full 2.5% adjustments at reaching 90% funded on a market value of assets basis for two consecutive actuarial valuations and returns to the limited adjustment rate in a subsequent year or years if the funded ratio on a market value of assets basis is less than 85% for two consequent actuarial valuations or less than 80% for the most recent actuarial valuation.			
14	21.23	SF 447 (Pappas); HF 618 (Nelson)	356.415, Subd. 1c	PERA-P&F	Extends the 1% post-retirement adjustment rate through 6/1/2014 for current and near-term future retirees, extends the minimum period of receipt for new retirees after 6/1/2014 to 25 months for a partial adjustment and to 36 months for a full adjustment, with a 1% adjustment after 6/1/2014 until funding stability is restored, extends the post-funding stability minimum receipt period to 25 months for a partial adjustment and 36 months for a full adjustment, and defines funding stability if the funded ratio on a market value of assets basis is less than 85% for two consecutive actuarial valuations or less than 80% for the most recent actuarial valuation.			
Artic	Article 4: TRA Early Retirement Reduction Factors							
1	23.32	SF 529 (Pappas); HF 650 (Nelson)	354.44, Subd. 6	TRA	Modifies the requirement that the early retirement reduction factors for this tier be the actuarial equivalent of a normal retirement annuity by delaying any modification in the early retirement reduction factor until 7/1/2015, by substituting set amount early retirement reduction factors for the actuarial equivalent early retirement reduction factors, and by phasing in the imposition of the new early retirement reduction factors over a four-year period, with the full implementation of an actuarial equivalent early normal retirement reduction factor until 7/1/2020.			
Article 5: First Class City Teacher Retirement Increases and Financial Solvency Measures								
1	26.33	SF 1249 (Pappas); HF 1433 (Nelson)	New 354.436	TRA	The appropriation paid to TRA on behalf of the former MTRFA is move from the first class city teacher chapter to a new section in the TRA chapter.			
2	27.14	SF 1249 (Pappas); HF 1433 (Nelson)	354A.011, Subd. 21	SPTRFA	The "retirement" definition is revised by requiring a 90-day separation from service for those who terminate employment and are covered by SPTRFA.			

Sec.	Pg.Ln	Source Bill(s)	Stat. Provision	Retirement Plan	Summary
3	27.27	SF 1235 (Reinert); HF 1330 (Murphy, M.) SF 1249 (Pappas); HF 1433 (Nelson)	354A.12, Subd. 1	DTRFA SPTRFA	The DTRFA new law and old law coordinated plan rate is increased from by 1% of pay in 0.5% increments starting on 7/1/2013. The SPTRFA coordinated and basic member contribution rates are increased by 1% of pay in 0.5% increments starting in 2015.
4	28.28	SF 1235 (Reinert); HF 1330 (Murphy, M.) SF 1249 (Pappas); HF 1433 (Nelson)	354A.12, Subd. 2a	DTRFA SPTRFA	The DTRFA employer contributions are increased from 6.79% of pay to 7.50% of pay in two steps, beginning in July 2013. The SPTRFA coordinated and basic employer contributions are increased by 1% of pay beginning with a 0.5% increment starting in 2015, followed by 0.25% increments in 2016 and 2017.
5	30.4	SF 1235 (Reinert); HF 1330 (Murphy, M.)	354A.12, New Subd. 2c	DTRFA	Requires the Duluth school district to make employer contributions if DTRFA annuitants are reemployed.
6	30.13	SF 1249 (Pappas); HF 1433 (Nelson)	354A.12, New Subd. 2d	SPTRFA	Requires the St. Paul school district to make employer contributions, plus an additional 2.5% of pay, if SPTRFA annuitants are reemployed.
7	30.23	SF 1235 (Reinert); HF 1330 (Murphy, M.) SF 1249 (Pappas); HF 1433 (Nelson)	354A.12, Subd. 3a	DTRFA SPTRFA	Provides an additional \$6 million annually in direct state aid to DTRFA and an additional \$7 million annually in direct state aid to SPTRFA.
8	31.2	SF 1235 (Reinert); HF 1330 (Murphy, M.)	354A.12, Subd. 3c	DTRFA SPTRFA	An aid termination date provision is amended to include eventual termination of the direct state aid and by clarifying the provision.
9	31.19	SF 1249 (Pappas); HF 1433 (Nelson)	354A.12, Subd. 7	SPTRFA	The SPTRFA is authorized to recover by direct repayment any annuity amounts which should not have been paid due to the member failing to remain separated from St. Paul school district employment for at least 90 days prior to the reemployment. Repayment is with interest.
10	32.23	SF 1235 (Reinert); HF 1330 (Murphy, M.)	354A.27, New Subd. 6a	DTRFA	A new postretirement adjustment subdivision is added providing a 1% increase if the funding ratio is less than 90%.
11	33.1	SF 1235 (Reinert); HF 1330 (Murphy, M.)	354A.27, Subd. 7	DTRFA	Corrects a subdivision reference in the postretirement increase provision applicable once the funding ratio hits at least 90%.
12	33.30	SF 1235 (Reinert); HF 1330 (Murphy, M.) SF 1249 (Pappas); HF 1433 (Nelson)	354A.31, Subd. 3	DTRFA SPTRFA	The first class city teacher plan reemployed annuitant holding account provision is revised by stating that for members who retire after 6/30/2013, amounts which under prior law were deferred and placed in an account will instead by forfeited to the DTRFA or to the SPTRFA, whichever applies.
13	35.6	SF 1249 (Pappas); HF 1433 (Nelson)	354A.31, Subd. 4	SPTRFA	The SPTRFA retirement annuity computation provision is revised by increasing accrual rates on service rendered after 6/30/2015 from 1.2% to 1.4% for the first ten years of service and from 1.7% to 1.9% on later years of service for step formula annuities, and from 1.7% to 1.9% on level formula annuities.
14	36.1	SF 1235 (Reinert); HF 1330 (Murphy, M.)	354A.31, Subd. 4a	DTRFA	The DTRFA retirement annuity computation provision is revised by increasing accrual rates on service rendered after 6/30/2013 from 1.2% to 1.4% for the first ten years of service and from 1.7% to 1.9% on later years of service for step formula annuities, and from 1.7% to 1.9% on level formula annuities.
15	36.30	SF 1249 (Pappas); HF 1433 (Nelson)	354A.31, Subd. 7	DTRFA SPTRFA	The first class city teacher plan actuarial reduction for early retirement provision is amended by revising reductions to require less than an actuarial reduction for retirements after age 60, and more than an actuarial reduction for earlier retirements.
16	37.34	SF 1249 (Pappas); HF 1433 (Nelson)	354A.35, Subd. 2	SPTRFA	A death while under age 55 provision is amended by revising the reduction procedures used to compute the survivor annuity.
17	39.1	SF 1249 (Pappas); HF 1433 (Nelson)	356.215, Subd. 8	SPTRFA	The salary and payroll increase assumptions are revised to agree with revisions adopted by the Commission in August 2012.
18	44.2	SF 1235 (Reinert); HF 1330 (Murphy, M.) SF 1249 (Pappas); HF 1433 (Nelson)	356.47, Subd. 1	DTRFA SPTRFA	A reemployed annuitant account application provision in Ch. 356 is clarified by specifying that the section will apply only to pre-71/2013 DTRFA retirees and pre-71/2013 SPTRFA retirees.
19	44.18	SF 1249 (Pappas); HF 1433 (Nelson)	423A.02, Subd. 5	SPTRFA	An amortization aid termination of aid provision in Ch. 423A applicable to the SPTRFA is revised by clarifying termination dates.
20	44.25	SF 1235 (Reinert); HF 1330 (Murphy, M.)	Uncoded	DTRFA	The DTRFA is authorized to revise its bylaws to revise employee and employer contribution rates and reemployed annuitant treatment as specified in the bill.
21	45.1	SF 1249 (Pappas); HF 1433 (Nelson)	Uncoded	SPTRFA	The SPTRFA is authorized to revise its bylaws to revise the reduction factors used for early retirements as specified in the bill.
22	45.8	SF 1235 (Reinert); HF-1330 (Murphy, M.)	Repealer	DTRFA	Minn. Stat. Sec. 354A.27, Subd. 6, the DTRFA postretirement provision that provided no increase if the funding ratio is less than 80%, and a 1% increase if the ratio is at least 80% but less than 90%, is repealed.

Sec.	Pg.Ln	Source Bill(s)	Stat. Provision	Retirement Plan	Summary	
Article 6: Judges Retirement Plan Financial Solvency Measures						
1	45.12	SF 983 (Cohen); HF 953 (Hilstrom)	356.315, New Subd. 8a	Judges Plan	Sets the Tier II benefit program benefit accrual rate at 2.5%.	
2	45.16	SF 983 (Cohen); HF 953 (Hilstrom)	356.415, Subd. 1	Judges Plan	Adds an exception for the Judges Retirement Plan to the 2009 2.5% annual post-retirement adjustment provision.	
3	46.13	SF 983 (Cohen); HF 953 (Hilstrom)	356.415, Subd. 1f	Judges Plan	Sets the annual post-retirement adjustment on and after January 1, 2014, at 1.75% annually until the Judges Plan becomes 70% funded on a market value of assets basis.	
4	47.8	SF 983 (Cohen); HF 953 (Hilstrom)	490.121, Subd. 21f	Judges Plan	Limits the current normal retirement age of 65 to the Tier I benefit program and sets the Tier II benefit program normal retirement age at 66.	
5	47.14	Commission amend- ment S0983-1A to SF 983 (Cohen); HF 953 (Hilstrom)	490.121, Subd. 22	Judges Plan	Clarifies the application of the service credit limit to Tier I judges as part of the "service credit limit" definition.	
6	47.22	Commission amendment S0983-1A to SF 983 (Cohen); HF 953 (Hilstrom)	490.121, New Subd. 25	Judges Plan	Adds a definition of the Tier I benefit program, with appropriate cross-references.	
7	48.1	Commission amend- ment S0983-1A to SF 983 (Cohen); HF 953 (Hilstrom)	490.121, New Subd. 26	Judges Plan	Adds a definition of the Tier II benefit program, with appropriate cross-references.	
8	48.9	SF 983 (Cohen); HF 953 (Hilstrom)	490.1221	Judges Plan	Delineates the coverages of the Judges Retirement Plan Tier I benefit program and the Tier II benefit program.	
9	48.22	SF 983 (Cohen); HF 953 (Hilstrom)	490.1222	Judges Plan	Excludes Judges Retirement Plan Tier II members from the service credit limit applicable to Tier I.	
10	48.26	SF 983 (Cohen); HF 953 (Hilstrom)	490.123, Subd. 1a	Judges Plan	Increases the Tier I member contribution rate to 9.00% of covered salary and sets the Tier II member contribution rate at 7.00% of covered salary.	
11	49.9	SF 983 (Cohen); HF 953 (Hilstrom)	490.123, Subd. 1b	Judges Plan	Increases the employer contribution rate on all benefit program tiers to 22.5% of covered salary.	
12	49.20	SF 983 (Cohen); HF 953 (Hilstrom)	490.124, Subd. 1	Judges Plan	Retains the current normal retirement annuity calculation for Tier I benefit program judges and specifies the normal retirement annuity calculation, with a prospective post-12/31/13 service accrual rate reduction.	
13	50.16	SF 983 (Cohen); HF 953 (Hilstrom)	Uncoded .	Judges Plan	Excludes from any post-2012 judicial salary increase for Tier I judges if the increased member contribution rate is not deducted from the judge's salary.	
14	50.22	SF 983 (Cohen); HF 953 (Hilstrom)	Uncoded	Judges Plan	Authorizes pre-7/1/2013 judges to elect benefit program Tier II benefit coverage.	
Article 7: Miscellaneous Provisions						
1	51.8	SF 439 (Saxhaug); HF 539 (Nelson)	356.91	PERA and MSRS	Makes the deduction of union dues mandatory for the retirement plan, expands the authority to payments beyond dues, increases the frequency of deductions to monthly, eliminates the restriction on political purpose expenditures for dedicated dues, and authorizes twice annual blind mailings to retirees.	