(Corrected Copy) SB 442

By Senator Hill

	1-00234A-11 2011442
1	A bill to be entitled
2	An act relating to the Florida Retirement System;
3	amending s. 121.021, F.S.; redefining the term
4	"special risk member"; amending s. 121.0515, F.S.;
5	revising criteria for membership in the special risk
6	class to include members employed by public acute care
7	hospitals serving certain patients; providing
8	legislative findings that the act fulfills an
9	important state interest; providing an effective date.
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11	Be It Enacted by the Legislature of the State of Florida:
12	
13	Section 1. Subsection (15) of section 121.021, Florida
14	Statutes, is amended to read:
15	121.021 Definitions.—The following words and phrases as
16	used in this chapter have the respective meanings set forth
17	unless a different meaning is plainly required by the context:
18	(15) "Special risk member" means a member who meets the
19	criteria specified in s. 121.0515.
20	(a) Until October 1, 1978, "special risk member" means any
21	officer or employee whose application is approved by the
22	administrator and who receives salary payments for work
23	performed as a peace officer; law enforcement officer; police
24	officer; highway patrol officer; custodial employee at a
25	correctional or detention facility; correctional agency employee
26	whose duties and responsibilities involve direct contact with
27	inmates, but excluding secretarial and clerical employees;
28	firefighter; or an employee in any other job in the field of law
29	enforcement or fire protection if the duties of such person are

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30	certified as hazardous by his or her employer.
31	(b) Effective October 1, 1978, "special risk member" means
32	a member of the Florida Retirement System who is designated as a
33	special risk member by the division in accordance with s.
34	121.0515. Such member must be employed as a law enforcement
35	officer, a firefighter, or a correctional officer and must meet
36	certain other special criteria as set forth in s. 121.0515.
37	(c) Effective October 1, 1999, "special risk member" means
38	a member of the Florida Retirement System who is designated as a
39	special risk member by the division in accordance with s.
40	121.0515. Such member must be employed as a law enforcement
41	officer, a firefighter, a correctional officer, an emergency
42	medical technician, or a paramedic and must meet certain other
43	special criteria as set forth in s. 121.0515.
44	(d)1. Effective January 1, 2001, "special risk member"
45	includes any member who is employed as a community-based
46	correctional probation officer and meets the special criteria
47	set forth in s. 121.0515(2)(e).
48	2. Effective January 1, 2001, "special risk member"
49	includes any professional health care bargaining unit or non-
50	unit member who is employed by the Department of Corrections or
51	the Department of Children and Family Services and meets the
52	special criteria set forth in s. 121.0515(2)(f).
53	(c) Effective July 1, 2001, the term "special risk member"
54	includes any member who is employed as a youth custody officer
55	by the Department of Juvenile Justice and meets the special
56	criteria set forth in s. 121.0515(2)(g).
57	(f) Effective August 1, 2008, "special risk member"
58	includes any member who meets the special criteria for continued

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59	membership set forth in s. 121.0515(2)(k).
60	Section 2. Subsection (2), paragraph (b) of subsection (4),
61	paragraph (d) of subsection (7), and paragraph (c) of subsection
62	(9) of section 121.0515, Florida Statutes, are amended to read:
63	121.0515 Special risk membership
64	(2) CRITERIA.— <u>Prior to October 1, 1978</u> <del>A member</del> , to be
65	designated as a special risk member, the member's application
66	must be approved by the administrator and the member must
67	receive salary payments for work performed as a peace officer;
68	law enforcement officer; police officer; highway patrol officer;
69	custodial employee at a correctional or detention facility;
70	correctional agency employee whose duties and responsibilities
71	involve direct contact with inmates, but excluding secretarial
72	and clerical employees; firefighter; or an employee in any other
73	job in the field of law enforcement or fire protection if the
74	member's duties are certified as hazardous by his or her
75	employer. Effective October 1, 1978, a member must be designated
76	as a special risk member by the department and <del>must</del> meet the
77	following criteria:
78	(a) Effective October 1, 1978, the member must be employed
79	as a law enforcement officer, a firefighter, or a correctional
80	officer and:
81	<u>1.(a)</u> If employed The member must be employed as a law
82	enforcement officer, the member must and be certified, or
83	required to be certified, in compliance with s. 943.1395;
84	however, sheriffs and elected police chiefs <u>are</u> <del>shall be</del>
85	excluded from meeting the certification requirements <del>of this</del>
86	paragraph. In addition, the member's duties and responsibilities
87	must include the pursuit, apprehension, and arrest of law

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1-00234A-11 2011442 88 violators or suspected law violators; or the member must be an 89 active member of a bomb disposal unit whose primary 90 responsibility is the location, handling, and disposal of 91 explosive devices; or the member must be the supervisor or command officer of a member or members who have such 92 responsibilities.; provided, however, Administrative support 93 personnel, including, but not limited to, those whose primary 94 95 duties and responsibilities are in accounting, purchasing, 96 legal, and personnel, are shall not be included; 97 2.(b) If employed The member must be employed as a firefighter, the member must and be certified, or required to be 98 99 certified, in compliance with s. 633.35 and be employed solely 100 within the fire department of a local government employer or an 101 agency of state government with firefighting responsibilities. 102 In addition, the member's duties and responsibilities must 103 include on-the-scene fighting of fires, fire prevention, or firefighter training; direct supervision of firefighting units, 104 105 fire prevention, or firefighter training; or aerial firefighting surveillance performed by fixed-wing aircraft pilots employed by 106 107 the Division of Forestry of the Department of Agriculture and 108 Consumer Services; or the member must be the supervisor or 109 command officer of a member or members who have such responsibilities.; provided, however, Administrative support 110 personnel, including, but not limited to, those whose primary 111 112 duties and responsibilities are in accounting, purchasing, 113 legal, and personnel, are shall not be included; however, and further provided that all periods of creditable service in fire 114 115 prevention or firefighter training, or as the supervisor or 116 command officer of a member or members who have such

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1-00234A-11 2011442 117 responsibilities, and for which the employer paid the special 118 risk contribution rate, are shall be included; or 3.(c) If employed The member must be employed as a 119 120 correctional officer, the member must and be certified, or required to be certified, in compliance with s. 943.1395. In 121 122 addition, the member's primary duties and responsibilities must 123 be the custody, and physical restraint when necessary, of 124 prisoners or inmates within a prison, jail, or other criminal 125 detention facility, or while on work detail outside the 126 facility, or while being transported; or the member must be the 127 supervisor or command officer of a member or members who have such responsibilities.; provided, however, Administrative 128 support personnel, including, but not limited to, those whose 129 130 primary duties and responsibilities are in accounting, 131 purchasing, legal, and personnel, are shall not be included; 132 however, wardens and assistant wardens, as defined by rule, 133 shall participate in the Special Risk Class.+ 134 (b) Effective October 1, 1999, special risk membership also 135 includes an emergency medical technician or paramedic who is 136 (d) The member must be employed by a licensed Advance Life

137 Support (ALS) or Basic Life Support (BLS) employer as an 138 emergency medical technician or a paramedic and be certified in compliance with s. 401.27. In addition, the member's primary 139 duties and responsibilities must include on-the-scene emergency 140 141 medical care or direct supervision of emergency medical 142 technicians or paramedics, or the member must be the supervisor 143 or command officer of one or more members who have such 144 responsibility. However, Administrative support personnel, 145 including, but not limited to, those whose primary

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146	responsibilities are in accounting, purchasing, legal, and
147	personnel, are <del>shall</del> not <del>be</del> included. <del>;</del>
148	(c) Effective January 1, 2001, special risk membership also
149	includes a community-based correctional probation officer who is
150	(c) The member must be employed as a community-based
151	correctional probation officer and <u>is</u> <del>be</del> certified, or required
152	to be certified, in compliance with s. 943.1395. In addition,
153	the member's primary duties and responsibilities must be the
154	supervised custody, surveillance, control, investigation, and
155	counseling of assigned inmates, probationers, parolees, or
156	community controllees within the community; or the member must
157	be the supervisor of a member or members who have such
158	responsibilities. Administrative support personnel, including,
159	but not limited to, those whose primary duties and
160	responsibilities are in accounting, purchasing, legal services,
161	and personnel management, <u>are</u> <del>shall</del> not <del>be</del> included; however,
162	probation and parole circuit and deputy circuit administrators
163	shall participate in the Special Risk Class. $\div$
164	(d) Effective January 1, 2001, special risk membership also
165	includes a professional health care bargaining unit or non-unit
166	member who is employed by the Department of Corrections or the
167	Department of Children and Family Services
168	(f) The member must be employed in one of the following
169	classes and <u>who spends</u> <del>must spend</del> at least 75 percent of his or
170	her time performing duties <u>that</u> which involve contact with
171	patients or inmates in a correctional or forensic facility or
172	institution:
173	1. Dietitian (class codes 5203 and 5204);
174	2. Public health nutrition consultant (class code 5224);

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175	3. Psychological specialist (class codes 5230 and 5231);
176	4. Psychologist (class code 5234);
177	5. Senior psychologist (class codes 5237 and 5238);
178	6. Regional mental health consultant (class code 5240);
179	7. Psychological Services Director-DCF (class code 5242);
180	8. Pharmacist (class codes 5245 and 5246);
181	9. Senior pharmacist (class codes 5248 and 5249);
182	10. Dentist (class code 5266);
183	11. Senior dentist (class code 5269);
184	12. Registered nurse (class codes 5290 and 5291);
185	13. Senior registered nurse (class codes 5292 and 5293);
186	14. Registered nurse specialist (class codes 5294 and
187	5295);
188	15. Clinical associate (class codes 5298 and 5299);
189	16. Advanced registered nurse practitioner (class codes
190	5297 and 5300);
191	17. Advanced registered nurse practitioner specialist
192	(class codes 5304 and 5305);
193	18. Registered nurse supervisor (class codes 5306 and
194	5307);
195	19. Senior registered nurse supervisor (class codes 5308
196	and 5309);
197	20. Registered nursing consultant (class codes 5312 and
198	5313);
199	21. Quality management program supervisor (class code
200	5314);
201	22. Executive nursing director (class codes 5320 and 5321);
202	23. Speech and hearing therapist (class code 5406); or
203	24. Pharmacy manager (class code 5251) <u>.</u> +

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1-00234A-11 2011442 204 (e) Effective July 1, 2001, special risk membership also 205 includes a youth custody officer who is employed by the 206 Department of Juvenile Justice and 207 (g) The member must be employed as a youth custody officer 208 and be certified, or required to be certified, in compliance 209 with s. 943.1395. In addition, the member's primary duties and 210 responsibilities must be the supervised custody, surveillance, 211 control, investigation, apprehension, arrest, and counseling of 212 assigned juveniles within the community.+ 213 (f) (h) Effective October 1, 2005, through June 30, 2008, the member must be employed by a law enforcement agency or 214 215 medical examiner's office in a forensic discipline recognized by the International Association for Identification and must 216 217 qualify for active membership in the International Association 218 for Identification. The member's primary duties and 219 responsibilities must include the collection, examination, 220 preservation, documentation, preparation, or analysis of 221 physical evidence or testimony, or both, or the member must be 222 the direct supervisor, quality management supervisor, or command 223 officer of one or more individuals with such responsibility. Administrative support personnel, including, but not limited to, 224 225 those whose primary responsibilities are clerical or in 226 accounting, purchasing, legal, and personnel, are shall not be 227 included.+

(g) (i) Effective July 1, 2008, the member must be employed by the Department of Law Enforcement in the crime laboratory or by the Division of State Fire Marshal in the forensic laboratory in one of the following classes:

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1. Forensic technologist (class code 8459);

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1-00234A-11 2011442 233 2. Crime laboratory technician (class code 8461); 234 3. Crime laboratory analyst (class code 8463); 4. Senior crime laboratory analyst (class code 8464); 235 236 5. Crime laboratory analyst supervisor (class code 8466); 6. Forensic chief (class code 9602); or 237 7. Forensic services quality manager (class code 9603).+ 238 239 (h) (j) Effective July 1, 2008, the member must be employed 240 by a local government law enforcement agency or medical examiner's office and must spend at least 65 percent of his or 241 242 her time performing duties that involve the collection, examination, preservation, documentation, preparation, or 243 244 analysis of human tissues or fluids or physical evidence having potential biological, chemical, or radiological hazard or 245 246 contamination, or use chemicals, processes, or materials that 247 may have carcinogenic or health-damaging properties in the 248 analysis of such evidence, or the member must be the direct 249 supervisor of one or more individuals having such 250 responsibility. If a special risk member changes to another 251 position within the same agency, he or she must submit a 252 complete application as provided in paragraph (3)(a). (i) (k) Effective August 1, 2009, the member must have 253 254 already qualified for and be actively participating in special 255 risk membership under paragraph (a), paragraph (b), or paragraph 256 (c), must have suffered a qualifying injury as defined in this 257 paragraph, must not be receiving disability retirement benefits

258 <u>under as provided in</u> s. 121.091(4), and must satisfy the 259 requirements of this paragraph.
260 1 The shility to gualify for the slass of membershi

260 1. The ability to qualify for the class of membership
 261 defined in s. 121.021(15)(f) shall occur when Two licensed

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1-00234A-11 2011442 262 medical physicians, one of whom is the member's a primary 263 treating physician of the member, must certify the existence of 264 the physical injury and medical condition that constitute a 265 qualifying injury as defined in this paragraph and that the member must have has reached maximum medical improvement after 266 August 1, 2008. The certifications from the licensed medical 267 physicians must include, at a minimum, that the injury to the 268 269 special risk member has resulted in a physical loss, or loss of 270 use, of at least two of the following: left arm, right arm, left 271 leg, or right leg; and that: 272 a. The That this physical loss or loss of use is total and 273 permanent, unless except in the event that the loss of use is 274 due to a physical injury to the member's brain, in which event 275 the loss of use is permanent with at least 75-percent loss of 276 motor function with respect to each arm or leg affected. 277 b. The That this physical loss or loss of use renders the 278 member physically unable to perform the essential job functions 279 of his or her special risk position. 280 c. That, Notwithstanding the this physical loss or loss of 281 use, the individual is able to perform the essential job 282 functions required by the member's new position, as provided in 283 subparagraph 3. 284 d. The That use of artificial limbs is either not possible 285 or does not alter the member's ability to perform the essential 286 job functions of the member's position.

e. That The physical loss or loss of use is a direct result
of a physical injury and not a result of any mental,
psychological, or emotional injury.

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2. For the purposes of this paragraph, "qualifying injury"

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1-00234A-11 2011442 291 means a physical an injury and medical condition sustained in 292 the line of duty, as certified by the member's employing agency, 293 which by a special risk member that does not result in total and 294 permanent disability as defined in s. 121.091(4)(b). An injury 295 is a qualifying injury if when the injury is a physical injury 296 to the member's physical body resulting in a physical loss, or 297 loss of use, of at least two of the following: left arm, right 298 arm, left leq, or right leq. Notwithstanding anything in this 299 section to the contrary, an injury that would otherwise qualify as a qualifying injury is shall not be considered a qualifying 300 301 injury if and when the member ceases employment with the 302 employer for whom he or she was providing special risk services 303 on the date the injury occurred.

3. The new position, as described in sub-subparagraph 1.c., 304 305 that is required for qualification as a special risk member 306 under this paragraph is not required to be a position that has 307 with essential job functions that entitle an individual to 308 special risk membership. Whether the a new position as described 309 in sub-subparagraph 1.e. exists and is available to the special 310 risk member is a decision to be made solely by the employer in 311 accordance with its hiring practices and applicable law.

312 4. This paragraph does not grant or create additional 313 rights for <u>an</u> <del>any</del> individual to continued employment or to be 314 hired or rehired by his or her employer that are not already 315 provided <u>under state law</u> within the Florida Statutes, the State 316 <del>Constitution</del>, the Americans with Disabilities Act, if 317 applicable, or any other applicable state or federal law.

318 (j) Effective July 1, 2011, special risk membership also 319 includes a member who is employed by a public acute care

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1-00234A-11 2011442 320 hospital that serves members of the public and serves as a 321 trauma center, and that provides treatment to members of the 322 public who have deadly or crippling infectious diseases, who are 323 accused of or convicted of serious violent crimes, who have been 324 subjected to hazardous materials or biological or chemical 325 agents as a result of terrorism or industrial accidents, or who 326 have diseases that require treatment interventions using 327 extremely toxic substances. 328 (4) REMOVAL OF SPECIAL RISK MEMBERSHIP.-329 (b) Any member who is a special risk member on July 1, 2008, and who became eligible to participate under paragraph 330 331 (2) (f)  $\frac{(2)}{(h)}$  but fails to meet the criteria for special risk 332 membership under established by paragraph (2)(g)  $\frac{(2)(i)}{(2)}$  or 333 paragraph (2) (h)  $\frac{(2)(j)}{(2)(j)}$  shall have his or her special risk 334 designation removed and thereafter shall be a Regular Class 335 member and earn only Regular Class membership credit. The 336 department may review the special risk designation of members to 337 determine whether or not those members continue to meet the 338 criteria for special risk membership. 339 (7) RETENTION OF SPECIAL RISK NORMAL RETIREMENT DATE.-(d) Notwithstanding any provision of this subsection to the 340

341 contrary, This subsection does not apply to <u>a</u> any special risk 342 member who qualifies for continued membership <u>under</u> <del>pursuant to</del> 343 the provisions of paragraph (2)(i) (2)(k).

344

(9) CREDIT FOR UPGRADED SERVICE.-

345 (c) Any member of the Special Risk Class who has earned
346 creditable service in another membership class of the Florida
347 Retirement System in a position with the Department of Law
348 Enforcement or the Division of State Fire Marshal and became

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1-00234A-11 2011442 349 covered by the Special Risk Class as described in paragraph 350 (2) (q)  $\frac{(2)(i)}{(2)(i)}$ , or with a local government law enforcement agency 351 or medical examiner's office and became covered by the Special 352 Risk Class as described in paragraph (2) (h)  $\frac{(2)}{(1)}$ , which 353 service is within the purview of the Special Risk Class, and is 354 employed in such position on or after July 1, 2008, may purchase 355 additional retirement credit to upgrade such service to Special 356 Risk Class service, to the extent of the percentages of the 357 member's average final compensation provided in s. 358 121.091(1)(a)2. The cost for such credit must shall be an amount 359 representing the actuarial accrued liability for the difference 360 in accrual value during the affected period of service. The cost 361 shall be calculated using the discount rate and other relevant 362 actuarial assumptions that were used to value the Florida 363 Retirement System defined benefit plan liabilities in the most 364 recent actuarial valuation. The Division of Retirement shall 365 ensure that the transfer sum is prepared using a formula and 366 methodology certified by an enrolled actuary. The cost must be 367 paid immediately upon notification by the division. The local 368 government employer may purchase the upgraded service credit on 369 behalf of the member if the member has been employed by that 370 employer for at least 3 years. 371 Section 3. The Legislature finds that a proper and 372 legitimate state interest is served when employees of public 373 acute care hospitals that serve members of the public who have 374 deadly or crippling infectious diseases, who are accused of or 375 convicted of serious violent crimes, who have been subjected to 376 hazardous materials or biological or chemical agents as a result 377 of terrorism or industrial accidents, or who have diseases that

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378	require treatment interventions using extremely toxic substances
379	are classified as members of the special risk class of the
380	Florida Retirement System. These persons must be provided
381	benefits that are fair and adequate and that are managed,
382	administered, and funded in an actuarially sound manner as
383	required by s. 14, Article X of the State Constitution, and part
384	VII of chapter 112, Florida Statutes. Therefore, the Legislature
385	determines and declares that the amendments made by this act to
386	<u>s. 121.0515, Florida Statutes, fulfill an important state</u>
387	interest.
388	Section 4. This act shall take effect July 1, 2011.