SENATE STAFF ANALYSIS AND ECONOMIC IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

CS/SB 478 BILL: Committee on Governmental Oversight and Productivity and Senator Pruitt and others SPONSOR: Florida Retirement System SUBJECT: April 5, 2001 DATE: **REVISED:** ANALYST STAFF DIRECTOR REFERENCE ACTION 1. Favorable/CS Wilson Wilson GO 2. ED 3. AGG AP 4. 5. 6.

I. Summary:

This bill alters the benefit structure in the Regular Class of the Florida Retirement System to provide an enhanced accrual rate for teacher members of the Florida Retirement System (FRS) of on a progressive, stepwise scale ranging from 1.60 percent per year for zero to six years of service percent per year of service and ending at 2.10 percent per year for eighteen or more years of service.

This bill amends the following sections of the Florida Statutes: 121.021, 121.071, and 121.091.

II. Present Situation:

The FRS is a defined benefit, nonparticipatory, multi-employer pension plan covering the employees, survivors, and dependents of some 800 State of Florida agency and local government employers. It offers a monthly benefit payable in the form of an annuity over the retiree's lifetime that is calculated as a percentage of the member's highest five years' of average final pay. The FRS is composed of several sub-classes of membership with separate benefit accrual rates: Regular (1.60 percent-1.68 percent); Special Risk (3.00 percent); Special Risk, Administrative Support (1.6 percent); Senior Management (2.00 percent); Justices and Judges (3.33 percent); and Elected Officers (3.00 percent).¹ Eligibility for normal, unreduced retirement occurs at the earlier completion of 30 years of service or age 62, or 25 years of service and age 55 for the two special risk classes. Members must satisfy minimum service periods to qualify, or vest, for benefits. Effective July 1, 2001, the three separate vesting periods of 7, 8, and 10 years

¹Accrual rate is the recognized pension value per year of creditable service. Accrual rate multiplied times total length of creditable service in years multiplied times average final compensation (inclusive of up to 500 hours of annual leave) equals and Option 1 benefit for the life of the named retiree only. There are three other reduced benefit options that incorporate survivors' benefits.

will be collapsed into one uniform 6-year period. Early retirement can occur at any age subsequent to vesting but is accompanied by an annual penalty of 5 percent per year measured from age 62. Incorporated within the structure of the DB plan is a disability retirement benefit that provides both an in-line-of-duty and non-duty pension payments.

The FRS is a predominantly local government plan with state officers and employees comprising only about 25 percent of the membership. The other principal employer categories are district school boards, counties, and community colleges. Membership is compulsory for state agencies and constitutional entities; it is optional for municipalities and independent special districts, which may participate by resolution of their governing authorities. Withdrawal of optional membership can be affected only by statute and was last undertaken for public hospitals in 1995.

Benefit administration is the responsibility of a state agency, the Division of Retirement in the Department of Management Services. Investment activities are conducted by a constitutional agency, the State Board of Administration headed by the Governor, Comptroller, and Treasurer in their collegial capacity and Trustees of the Florida Retirement System Trust Fund. Article X, s. 14 of the State Constitution and ch. 121 and Part VII of ch. 112, F.S., govern the operation of the system. They require that benefits must be prefunded in a sound actuarial manner.

The FRS was created in 1970 as the successor benefit plan to the separate Teachers' Retirement System, Highway Patrol retirement plan, and the State and County Officers and Employees Retirement System. The predecessor teachers' plan was approaching insolvency and its combination with the other solvent plans rescued it from financial collapse. In 1972, the FRS incorporated the last remaining independent state retirement plan, the Judicial Retirement System. Today the FRS covers about 600,000 active and 200,000 retired employees and beneficiaries. It is one of the five largest plans in the nation and reports itself as the most efficient public plan in the country in terms of administrative cost per member. Active members may choose to participate in a Deferred Retirement Option Program (DROP) during the last five years of their service.² Under its provisions, participants have their accrued monthly pension benefit paid into an account bearing a fixed interest rate of 6.5 percent. Upon cessation of employment they may receive the account proceeds in a full or partial lump sum payment or they may transfer the account balance to another qualified retirement plan.

Retried members receive a fixed 3 percent cost-of-living allowance each July 1 on their monthly benefit and DROP account. Members who have terminated employment with vested rights, that is, the right to receive a future benefit, do not have these benefits indexed to inflation until the commencement of benefit payments. State of Florida employees have the additional option of maintaining their health insurance and prescription drug coverage at retirement at full cost less a monthly health insurance subsidy payment equal to \$5 per month per year of service not to exceed \$150.

²Participation in DROP requires the member to qualify for normal retirement and contractually commit to termination of employment within a five-year period.

III. Effect of Proposed Changes:

Section 1. Section 121.021, F.S., is amended to provide a definition of "public school member" as one who is employed by a district school system or public charter school or the Florida School for the Deaf and Blind.

Section 2. Section 121.071, F.S., is amended to provide a separate payroll contribution rate category in the Regular Class of the FRS.

Section 3. Section 121.091, F.S., is amended to provide a stepwise benefit accrual rate of ranging from 1.60 percent to 2.10 percent per year for creditable service for teacher members for active service commencing after January 1, 1997, valued as follows: for 0-6 years of Regular Class Service, 1.60 percent; for 7–12 years of Regular Class Service 1.75 percent; for 13-18 years of Regular Class Service, 1.90 percent; and for over 18 years of Regular Class Service, 2.10 percent. The bill provides for the application of 2 years of service credit for each year of service from July 1, 2002 up to a maximum adjustment of 18 years.

Section 4. This section provides for the recognition of the lesser of \$212 million of excess actuarial assets of the Florida Retirement System Trust Fund or a .60 percent increase in the payroll contribution rate to pay for the costs of the benefit increase.

Section 5. This provides a declaration of important state interest in compliance with Art. VII, s. 18, State Constitution.

Section 6. The bill takes effect January 1, 2002.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. Other Constitutional Issues:

Article X, s. 14, State Constitution, provides that public sector retirement plans must prefund promised benefits in a sound actuarial manner. The bill in its present form draws from an estimated additional actuarial surplus of \$212 million in the FRS Trust Fund beginning in 2002.

Prior rulings of the Florida Supreme Court have held that the Legislature may change state retirement benefits retroactively or prospectively for active employees but may not alter them once retirement benefit payments have commenced. With the 1974 enactment of a preservation of rights clause by the Florida Legislature,³ the act of retirement became an explicitly contractual relationship which ". . . the Legislature may not abridge in any way."⁴ *Florida Sheriffs* challenged the Legislature's retroactive recalculation of the special risk accrual rate and its lowering for future application. The Florida Supreme Court held that prospective changes would be within the meaning of the preservation of rights provision but that they could not be made to work retroactively to affect the vested rights members had already accrued.

V. Economic Impact and Fiscal Note:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

Individual FRS members will receive higher pension benefits over the course of their career. Over the a normal career length of 30 years the increase in the retirement accrual rate from 1.60 percent to 2.10 percent will raise the total multiplier from 48 percent to 52.85 percent of average final compensation. The additional two-for-one annual credit effectively provides a compounded enhanced benefit such that a full thirty years' career will be earned after eighteen years of service. The bill, however, does not change the duration of service required for normal service benefits, that is, 30 years.

C. Government Sector Impact:

The SBA requested that the Division of Retirement in the Department of Management Services (DMS) commission an analysis of this bill by its external consulting actuary. A February 16, 2001, impact assessment pointed to the ambiguity in fixing a precise dollar estimate on its benefit enhancement. A later analysis delivered on March 20, 2001 reported a total fiscal impact of \$212 million per year spread over a thirty year amortization period, net of account balance transfers beginning in 2002, or .60 percent if expressed as a payroll cost rate.⁵

Of the nearly 596,000 active members of the FRS, about 286,000 are employees of district school boards. The FRS does not have the ability to determine which of these employees are instructional and which are noninstructional. It may be inferred from other data collected by

³Section 121.011(3)(d), F.S.

⁴*Florida Sheriffs Assoc. v. Department of Administration, Division of Retirement, State of Florida, 408 So.2d 1033 (Fla.1981), citing City of Jacksonville Beach, State ex. rel. Stringer v. Lee, 147 Fla.37, 2 So.2d 127 (1941).*

⁵Chapter 2000-169, Laws of Florida, implemented an optional pension plan choice for participants in the FRS. In choosing to transfer membership to a separate defined contribution plan, members could elect to receive a liquidated account balance transfer from the defined benefit plan. Because of the actuarial method chosen for valuation of the FRS, such account balances transfers liquidate more plan liabilities than assets in the early years of employee transfer. The effect is to increase the amount of money in the FRS surplus that can be recognized for plan improvements or for an offset to expenses.

the Senate Appropriations Committee that about 55 percent of the total district school board employees fall into instructional classes. The definition chosen in the bill encompasses more than district school board staff. It also includes instructional personnel of the Florida School for the Deaf and Blind in St. Augustine.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Amendments:

None.

This Senate staff analysis does not reflect the intent or official position of the bill's sponsor or the Florida Senate.