Bill No. CS for SB 872 Amendment No. ____ Barcode 111714 CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Sanderson moved the following amendment: 11 12 13 Senate Amendment (with title amendment) On page 15, line 3, through 14 page 16, line 3, delete those lines 15 16 17 and insert: (4) PARTICIPATION; ENROLLMENT. --18 19 (e) After the period during which an eligible employee 20 had the choice to elect the defined benefit program or the 21 Public Employee Optional Retirement Program, the employee 22 shall have one opportunity, at the employee's discretion, to choose to move from the defined benefit program to the Public 23 24 Employee Optional Retirement Program or from the Public 25 Employee Optional Retirement Program to the defined benefit 26 program. This paragraph shall be contingent upon approval from 27 the Internal Revenue Service for including the choice 28 described herein within the programs offered by the Florida 29 Retirement System. 30 1. If the employee chooses to move to the Public 31 Employee Optional Retirement Program, the applicable 1 1:11 PM 05/02/01 s0872c1c-31j22

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provisions of this section shall govern the transfer. 1 2 2. If the employee chooses to move to the defined 3 benefit program, the employee must transfer from his or her 4 Public Employee Optional Retirement Program account and from 5 other employee moneys as necessary, a sum representing the 6 present value of that employee's accumulated benefit 7 obligation immediately following the time of such movement, determined assuming that attained service equals the sum of 8 service in the defined benefit program and service in the 9 10 Public Employee Optional Retirement Program all contributions that would have been made to the defined benefit plan for that 11 12 employee and the actual return that would have been earned on those contributions had they been invested in the defined 13 benefit program. Benefit commencement occurs on the first date 14 15 the employee would become eligible for unreduced benefits, 16 using the discount rate and other relevant actuarial 17 assumptions that were used to value the Florida Retirement 18 System defined benefit plan liabilities in the most recent actuarial valuation. For any employee who, at the time of the 19 second election, already maintains an accrued benefit amount 20 21 in the defined benefit plan, the then-present value of such accrued benefit shall be deemed part of the required transfer 22 amount described in this subparagraph. The division shall 23 24 ensure that the transfer sum is prepared using a formula and 25 methodology certified by an enrolled actuary. 26 3. Notwithstanding subparagraph 2., an employee who 27 chooses to move to the defined benefit program and who became 28 eligible to participate in the Public Employee Optional 29 Retirement Program by reason of employment in a regularly 30 established position with a state employer after June 1, 2002; a district school board employer after September 1, 2002; or a 31 2

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local employer after December 1, 2002, must transfer from his 1 or her Public Employee Optional Retirement Program account 2 3 and, from other employee moneys as necessary, a sum 4 representing that employee's actuarial accrued liability. 5 4. Employees' ability to transfer from the Florida 6 Retirement System defined benefit program to the Public 7 Employee Optional Retirement Program pursuant to paragraphs (a) through (d), and the ability for current employees to have 8 an option to later transfer back into the defined benefit 9 10 program under subparagraph 2., shall be deemed a significant system amendment. Pursuant to s. 121.031(4), any such 11 12 resulting unfunded liability arising from actual original transfers from the defined benefit program to the optional 13 program shall be amortized within 30 plan years as a separate 14 15 unfunded actuarial base independent of the reserve stabilization mechanism defined in s. 121.031(3)(f). For the 16 17 first 25 years, no direct amortization payment shall be calculated for this base. During this 25-year period, such 18 19 separate base shall be used to offset the impact of employees 20 exercising their second program election under this paragraph. It is the legislative intent that the actuarial funded status 21 of the Florida Retirement System defined benefit plan is 22 23 neither beneficially nor adversely impacted by such second 24 program elections in any significant manner, after due recognition of the separate unfunded actuarial base. Following 25 this initial 25-year period, any remaining balance of the 26 27 original separate base shall be amortized over the remaining 5 28 years of the required 30-year amortization period. 29 30 31

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    And the title is amended as follows:
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          On page 1, line 18, after the semicolon,
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    insert:
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           providing for amortization of any unfunded
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           liability;
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