

	CHAMBER ACTION
	Senate . House
	Comm: WD
	4/9/2008
1	The Committee on Community Affairs (Wise) recommended the
2	following amendment:
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4	Senate Amendment (with title amendment)
5	Delete everything after the enacting clause
6	and insert:
7	Section 1. Paragraph (c) of subsection (4) and paragraph
8	(a) of subsection (8) of section 175.032, Florida Statutes, are
9	amended to read:
10	175.032 DefinitionsFor any municipality, special fire
11	control district, chapter plan, local law municipality, local law
12	special fire control district, or local law plan under this
13	chapter, the following words and phrases have the following
14	meanings:
15	(4) "Creditable service" or "credited service" means the
16	aggregate number of years of service, and fractional parts of
17	years of service, of any firefighter, omitting intervening years
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18 and fractional parts of years when such firefighter may not have 19 been employed by the municipality or special fire control 20 district, subject to the following conditions:

(c) Credited service under this chapter shall be provided 21 22 only for service as a firefighter, as defined in subsection (8), 23 or for military service and does shall not include credit for any 24 other type of service. A municipality may, by local ordinance, or 25 a special fire control district may, by resolution, provide for 26 the purchase of credit for military service prior to employment 27 as well as for prior service as a firefighter for some other employer as long as a firefighter is not entitled to receive a 28 29 benefit for such other prior service as a firefighter. For 30 purposes of determining credit for prior service as a firefighter, in addition to service as a firefighter in this 31 32 state, credit may be given for federal, other state, or county service if such prior service is recognized by the Division of 33 34 State Fire Marshal as provided under chapter 633. The firefighter 35 must provide proof to the board of trustees that such service is 36 equivalent to the definition of firefighter under subsection (8).

(8) (a) "Firefighter" means any person employed solely by a 37 constituted fire department of any municipality or special fire 38 control district who is certified as a firefighter as a condition 39 40 of employment in accordance with the provisions of s. 633.35 and 41 whose duty it is to extinguish fires, to protect life, or to 42 protect property. The term includes all certified supervisory and 43 command personnel whose duties include, in whole or in part, the supervision, training, guidance, and management responsibilities 44 45 of full-time firefighters, part-time firefighters, or auxiliary 46 firefighters, but does not include part-time firefighters or 47 auxiliary firefighters. However, for purposes of this chapter

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only, "firefighter" also includes public safety officers who are 48 49 responsible for performing both police and fire services, who are 50 certified as police officers or firefighters, and who are certified by their employers to the Chief Financial Officer as 51 52 participating in this chapter prior to October 1, 1979. Effective 53 October 1, 1979, public safety officers who have not been 54 certified as participating in this chapter are shall be considered police officers for retirement purposes and are shall 55 56 be eligible to participate in chapter 185. Any plan may provide 57 that the fire chief has shall have an option to participate \overline{r} or not participate τ in that plan. 58

59 Section 2. Paragraph (a) of subsection (1) and subsection 60 (7) of section 175.061, Florida Statutes, are amended to read:

61 175.061 Board of trustees; members; terms of office; 62 meetings; legal entity; costs; attorney's fees.--For any 63 municipality, special fire control district, chapter plan, local 64 law municipality, local law special fire control district, or 65 local law plan under this chapter:

(1) In each municipality and in each special fire control
district there is hereby created a board of trustees of the
firefighters' pension trust fund, which shall be solely
responsible for administering the trust fund. Effective October
1, 1986, and thereafter:

(a) The membership of the board of trustees for a chapter plan shall consist of five members, two of whom, unless otherwise prohibited by law, shall be legal residents of the municipality or special fire control district <u>and</u>, who shall be appointed by the governing body of the municipality or special fire control district, and two of whom shall be full-time firefighters as defined in s. 175.032 who shall be elected by a majority of the

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78 active firefighters who are members of the such plan. With 79 respect to any chapter plan or local law plan that, on January 1, 80 1997, allowed retired firefighters to vote in such elections, retirees may continue to vote in such elections. The fifth member 81 82 shall be chosen by a majority of the previous four members as 83 provided for herein, and such person's name shall be submitted to 84 the governing body of the municipality or special fire control district. Upon receipt of the fifth person's name, the governing 85 86 body of the municipality or special fire control district shall, 87 as a ministerial duty, appoint such person to the board of trustees as its fifth member. The fifth member shall have the 88 same rights as each of the other four members appointed or 89 90 elected as herein provided, shall serve as trustee for a period of 2 years, and may succeed himself or herself in office. Each 91 resident member shall serve as trustee for a period of 2 years, 92 unless sooner replaced by the governing body at whose pleasure he 93 94 or she shall serve, and may succeed himself or herself as a 95 trustee. Each firefighter member shall serve as trustee for a 96 period of 2 years, unless he or she sooner leaves the employment 97 of the municipality or special fire control district as a firefighter, whereupon a successor shall be chosen in the same 98 99 manner as an original appointment. Each firefighter may succeed 100 himself or herself in office. The terms of office of the 101 appointed and elected members of the board may be amended by municipal ordinance, special act of the Legislature, or 102 103 resolution adopted by the governing body of the special fire control district to extend the terms of office from 2 years to 4 104 years. The length of the terms of office must be the same for all 105 106 board members.



107	(7) The board of trustees may, upon written request by <u>a</u>
108	the retiree of the plan, or by a dependent, when authorized by
109	the retiree or the retiree's beneficiary, authorize the plan
110	administrator to withhold from the monthly retirement payment
111	those funds that are necessary to pay for the benefits being
112	received through the governmental entity from which the employee
113	retired, to pay the certified bargaining agent of the
114	governmental entity $_{m{ au}}$ and to make any payments for child support
115	or alimony. Further, the board of trustees may, upon the written
116	request of the retiree of the plan, authorize the plan
117	administrator to withhold from the retirement payment those funds
118	that are necessary to pay the accident, health, and long-term
119	care insurance premiums for the retiree and the retiree's spouse
120	and dependents. A retirement plan does not incur any liability
121	for participation in this permissive program if its actions are
122	taken in good faith.
123	Section 3. Subsection (1) of section 175.071, Florida
124	Statutes, is amended to read:
125	175.071 General powers and duties of board of
126	trusteesFor any municipality, special fire control district,
127	chapter plan, local law municipality, local law special fire
128	control district, or local law plan under this chapter:
129	(1) The board of trustees, subject to the fiduciary
130	standards in ss. 112.656, 112.661, and 518.11 and the Code of
131	Ethics in ss. 112.311-112.3187, may:
132	(a) Invest and reinvest the assets of the firefighters'
133	pension trust fund in annuity and life insurance contracts of
134	life insurance companies in amounts sufficient to provide, in
135	whole or in part, the benefits to which all of the participants
136	in the firefighters' pension trust fund <u>are</u> shall be entitled
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137 under the provisions of this chapter and pay the initial and138 subsequent premiums thereon.

(b) Invest and reinvest the assets of the firefighters'pension trust fund in:

141 1. Time or savings accounts of a national bank, a state 142 bank insured by the Bank Insurance Fund, or a savings, building, 143 and loan association insured by the Savings Association Insurance 144 Fund which is administered by the Federal Deposit Insurance 145 Corporation, or a state or federal chartered credit union whose 146 share accounts are insured by the National Credit Union Share 147 Insurance Fund.

148 2. Obligations of the United States or obligations
149 guaranteed as to principal and interest by the government of the
150 United States.

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3. Bonds issued by the State of Israel.

4. Bonds, stocks, or other evidences of indebtedness issued
or guaranteed by a corporation organized under the laws of the
United States, any state or organized territory of the United
States, or the District of Columbia, provided:

a. The corporation is listed on any one or more of the
recognized national stock exchanges or on the National Market
System of the NASDAQ Stock Market and, in the case of bonds only,
holds a rating in one of the three highest classifications by a
major rating service; and

b. The board of trustees <u>may</u> shall not invest more than 5 percent of its assets in the common stock or capital stock of any one issuing company, nor shall the aggregate investment in any one issuing company exceed 5 percent of the outstanding capital stock of that company or the aggregate of its investments under



166 this subparagraph at cost exceed 50 percent of the assets of the 167 fund.

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169 This paragraph applies shall apply to all boards of trustees and 170 participants. However, if in the event that a municipality or 171 special fire control district has a duly enacted pension plan 172 pursuant to, and in compliance with, s. 175.351, and the trustees of such plan thereof desire to vary the investment procedures 173 174 herein, the trustees of such plan shall request a variance of the 175 investment procedures as outlined herein only through a municipal 176 ordinance, special act of the Legislature, or resolution by the 177 governing body of the special fire control district; where a 178 special act, or a municipality by ordinance adopted prior to July 179 1, 1998, permits a greater than 50-percent equity investment, such municipality is shall not be required to comply with the 180 aggregate equity investment provisions of this paragraph. 181 182 Notwithstanding any other provision of law to the contrary, 183 nothing in this section may be construed to take away any 184 preexisting legal authority to make equity investments that exceed the requirements of this paragraph. The board of trustees 185 may invest up to 25 10 percent of plan assets in foreign 186 187 securities.

188 (c) Issue drafts upon the firefighters' pension trust fund 189 pursuant to this chapter act and rules and regulations prescribed 190 by the board of trustees. All such drafts shall be consecutively 191 numbered, be signed by the chair and secretary or by two individuals designated by the board who are subject to the same 192 193 fiduciary standards required for the board of trustees under this 194 subsection, and state upon their faces the purpose for which the 195 drafts are drawn. The treasurer or depository of each

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196 municipality or special fire control district shall retain such 197 drafts when paid, as permanent vouchers for disbursements made, 198 and no money shall be otherwise drawn from the fund.

199

(d) Convert into cash any securities of the fund.

(e) Keep a complete record of all receipts anddisbursements and of the board's acts and proceedings.

202 Section 4. Paragraph (b) of subsection (2) of section 203 175.091, Florida Statutes, is amended to read:

204 175.091 Creation and maintenance of fund.--For any 205 municipality, special fire control district, chapter plan, local 206 law municipality, local law special fire control district, or 207 local law plan under this chapter:

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(2) Member contribution rates may be adjusted as follows:

(b) Firefighter member contributions may be increased by 209 210 consent of the members' collective bargaining representative or, if none, by majority consent of firefighter members of the fund 211 212 to provide greater benefits. Such increases may be less but may 213 not exceed the percent of payroll increase in total required 214 contributions identified in the actuarial impact statement 215 provided in conjunction with the pension benefit improvement as required under s. 112.63. 216

217 218 Nothing in this section shall be construed to require adjustment 219 of member contribution rates in effect on the date this act 220 becomes a law, including rates that exceed 5 percent of salary, 221 provided that such rates are at least one-half of 1 percent of 222 salary.

223 Section 5. Subsection (1) of section 175.101, Florida 224 Statutes, is amended to read:



175.101 State excise tax on property insurance premiums authorized; procedure.--For any municipality, special fire control district, chapter plan, local law municipality, local law special fire control district, or local law plan under this chapter:

230 (1) Each municipality or special fire control district in 231 this state described and classified in s. 175.041, having a lawfully established firefighters' pension trust fund or 232 233 municipal fund or special fire control district fund, by whatever 234 name known, providing pension benefits to firefighters as 235 provided under this chapter, may assess and impose on every 236 insurance company, corporation, or other insurer now engaged in 237 or carrying on, or who shall hereinafter engage in or carry on, 238 the business of property insurance, as shown by the records of 239 the Office of Insurance Regulation of the Financial Services Commission, an excise tax in addition to any lawful license or 240 excise tax now levied by each of the municipalities or special 241 242 fire control districts, respectively, amounting to 1.85 percent 243 of the gross amount of receipts of premiums from policyholders on all premiums collected on property insurance policies covering 244 property within the corporate limits of such municipalities or 245 246 within the legally defined boundaries of special fire control 247 districts, respectively. Whenever the boundaries of a special 248 fire control district that has lawfully established a 249 firefighters' pension trust fund encompass a portion of the 250 corporate territory of a municipality that has also lawfully 251 established a firefighters' pension trust fund, that portion of 252 the tax receipts attributable to insurance policies covering 253 property situated both within the municipality and the special 254 fire control district shall be given to the fire service

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255 provider. For the purpose of this section, the boundaries of a 256 special fire control district are deemed to include an area that 257 has been annexed until the completion of the 4-year period 258 provided for in s. 171.093(4), or other agreed-upon extension, or 259 when a special fire control district is providing services 260 pursuant to an interlocal agreement executed pursuant to s. 261 171.093(3). The agent shall identify the fire service provider on 262 the property owner's application for insurance. Remaining 263 revenues collected pursuant to this chapter shall be distributed 264 to the municipality or special fire control district according to 265 the location of the insured property. 266 267 This section also applies to any municipality consisting of a 268 single consolidated government which is made up of a former 269 county and one or more municipalities, consolidated pursuant to 270 the authority in s. 3 or s. 6(e), Art. VIII of the State 271 Constitution, and to property insurance policies covering 272 property within the boundaries of the consolidated government, 273 regardless of whether the properties are located within one or more separately incorporated areas within the consolidated 274 275 government, provided the properties are being provided fire

276 protection services by the consolidated government. This section 277 also applies to any municipality, as provided in s. 278 175.041(3)(c), which has entered into an interlocal agreement to 279 receive fire protection services from another municipality participating under this chapter. The excise tax may be levied on 280 281 all premiums collected on property insurance policies covering 282 property located within the corporate limits of the municipality 283 receiving the fire protection services, but is will be available

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284 for distribution to the municipality providing the fire 285 protection services.

286 Section 6. Paragraph (c) of subsection (1) of section 287 175.171, Florida Statutes, is amended to read:

288 175.171 Optional forms of retirement income.--For any 289 municipality, special fire control district, chapter plan, local 290 law municipality, local law special fire control district, or 291 local law plan under this chapter:

(1) In lieu of the amount and form of retirement income payable in the event of normal or early retirement as specified in s. 175.162, a firefighter, upon written request to the board of trustees and subject to the approval of the board of trustees, may elect to receive a retirement income or benefit of equivalent actuarial value payable in accordance with one of the following options:

(c) Such other amount and form of retirement payments or
benefits as, in the opinion of the board of trustees, will best
meet the circumstances of the retiring firefighter.

302 1. The firefighter upon electing any option of this section shall will designate the joint pensioner or beneficiary (or 303 304 beneficiaries) to receive the benefit, if any, payable under the 305 plan in the event of his or her death, and may will have the 306 power to change such designation from time to time, but any such 307 change shall be deemed a new election and is will be subject to 308 approval by the board of trustees. Such designation must will 309 name a joint pensioner or one or more primary beneficiaries where 310 applicable. If a firefighter has elected an option with a joint 311 pensioner or beneficiary and his or her retirement income benefits have commenced, the firefighter may thereafter change 312 the designated joint pensioner or beneficiary, but only if the 313

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314 board of trustees consents to such change and if the joint 315 pensioner last previously designated by the firefighter is alive 316 when the firefighter files with the board of trustees a request 317 for such change.

318 2. The consent of a firefighter's joint pensioner or
319 beneficiary to any such change <u>is</u> shall not be required.

320 3. The board of trustees may request such evidence of the 321 good health of the joint pensioner that is being removed as it 322 may require and the amount of the retirement income payable to 323 the firefighter upon designation of a new joint pensioner shall 324 be actuarially redetermined taking into account the age and sex 325 of the former joint pensioner, the new joint pensioner, and the 326 firefighter. Each such designation must will be made in writing 327 on a form prepared by the board of trustees and on completion 328 must will be filed with the board of trustees. If In the event that no designated beneficiary survives the firefighter, such 329 330 benefits as are payable in the event of the death of the 331 firefighter subsequent to his or her retirement shall be paid as 332 provided in s. 175.181.

4. Notwithstanding the provisions of this paragraph, a 333 334 retired firefighter may change his or her designation of joint pensioner or beneficiary up to two times as provided in s. 335 336 175.333 without the approval of the board of trustees or the 337 prior joint annuitant or beneficiary. The retiree does not have 338 to provide proof of the good health of the joint pensioner or of 339 the beneficiary being removed, and the joint pensioner or beneficiary does not have to be living. 340

341 Section 7. Section 175.361, Florida Statutes, is amended to 342 read:



343 175.361 Termination of plan and distribution of fund.--For any municipality, special fire control district, chapter plan, 344 345 local law municipality, local law special fire control district, or local law plan under this chapter, the plan may be terminated 346 347 by the municipality or special fire control district. Upon 348 termination of the plan by the municipality or special fire 349 control district for any reason or because of a transfer, merger, 350 or consolidation of governmental units, services, or functions as 351 provided in chapter 121, or upon written notice by the 352 municipality or special fire control district to the board of 353 trustees that contributions under the plan are being permanently 354 discontinued, the rights of all employees to benefits accrued to 355 the date of such termination and the amounts credited to the 356 employees' accounts are nonforfeitable. The fund shall be 357 apportioned and distributed in accordance with the following 358 procedures:

359 The board of trustees shall determine the date of (1)360 distribution and the asset value required to fund all the 361 nonforfeitable benefits to be distributed, after taking into account the expenses of such distribution. The board shall inform 362 363 the municipality or special fire control district if additional 364 assets are required, in which event the municipality or special 365 fire control district must continue to financially support the 366 plan until all nonforfeitable benefits have been funded.

(2) The board of trustees shall determine the method of distribution of the asset value, that is, whether distribution shall be by payment in cash, by the maintenance of another or substituted trust fund, by the purchase of insured annuities, or otherwise, for each firefighter entitled to benefits under the plan as specified in subsection (3).

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373 The board of trustees shall distribute apportion the (3) 374 asset value as of the date of termination in the manner set forth in this subsection, on the basis that the amount required to 375 376 provide any given retirement income means shall mean the 377 actuarially computed single-sum value of such retirement income, 378 except that if the method of distribution determined under 379 subsection (2) involves the purchase of an insured annuity, the 380 amount required to provide the given retirement income means 381 shall mean the single premium payable for such annuity. The 382 actuarial single-sum value may not be less than the employee's 383 accumulated contributions to the plan, with interest if provided 384 by the plan, less the value of any plan benefits previously paid 385 to the employee.

386 (a) Apportionment shall first be made in respect of each 387 retired firefighter receiving a retirement income hereunder on 388 such date, each person receiving a retirement income on such date 389 on account of a retired (but since deceased) firefighter, and each firefighter who has, by such date, become eligible for 390 391 normal retirement but has not yet retired, in the amount required 392 to provide such retirement income, provided that, if such asset 393 value is less than the aggregate of such amounts, such amounts 394 shall be proportionately reduced so that the aggregate of such 395 reduced amounts will be equal to such asset value.

396 (b) If there is any asset value remaining after the 397 apportionment under paragraph (a), apportionment shall next be 398 made in respect of each firefighter in the service of the 399 municipality or special fire control district on such date who 400 has completed at least 10 years of credited service, in the 401 firefighters' pension trust fund for at least 10 years, and who 402 is not entitled to an apportionment under paragraph (a), in the

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403 amount required to provide the actuarial equivalent of the accrued normal retirement income, based on the firefighter's 404 405 credited service and earnings to such date, and each former 406 participant then entitled to a benefit under the provisions of s. 407 175.211 who has not by such date reached his or her normal 408 retirement date, in the amount required to provide the actuarial 409 equivalent of the accrued normal retirement income to which he or she is entitled under s. 175.211; provided that, if such 410 411 remaining asset value is less than the aggregate of the amounts 412 apportioned hereunder, such latter amounts shall be 413 proportionately reduced so that the aggregate of such reduced 414 amounts will be equal to such remaining asset value.

415 (c) If there is any asset value after the apportionments under paragraphs (a) and (b), apportionment shall lastly be made 416 in respect of each firefighter in the service of the municipality 417 418 or special fire control district on such date who is not entitled 419 to an apportionment under paragraphs (a) and (b) in the amount 420 equal to the firefighter's total contributions to the plan to date of termination; provided that, if such remaining asset value 421 422 is less than the aggregate of the amounts apportioned hereunder, 423 such latter amounts shall be proportionately reduced so that the 424 aggregate of such reduced amounts will be equal to such remaining 425 asset value.

426 <u>(4) (d) If In the event that</u> there is asset value remaining 427 after the full <u>distribution</u> apportionment specified in <u>subsection</u> 428 <u>(3), and after the payment of any expenses incurred with such</u> 429 <u>distribution</u> paragraphs (a), (b), and (c), such excess shall be 430 returned to the municipality or special fire control district, 431 less return to the state of the state's contributions, provided 432 that, if the excess is less than the total contributions made by

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433 the municipality or special fire control district and the state 434 to date of termination of the plan, such excess shall be divided 435 proportionately to the total contributions made by the 436 municipality or special fire control district and the state.

437 <u>(5)(4)</u> The board of trustees shall distribute, in 438 accordance with the manner of distribution determined under 439 subsection (2), the amounts <u>determined</u> apportioned under 440 subsection (3).

442 If, after a period of 24 months after the date on which the plan terminated or the date on which the board received written notice 443 444 that the contributions thereunder were being permanently 445 discontinued, the municipality or special fire control district or the board of trustees of the firefighters' pension trust fund 446 affected has not complied with all the provisions in this 447 section, the Department of Management Services division shall 448 effect the termination of the fund in accordance with this 449 450 section.

451 Section 8. Paragraph (c) of subsection (5) of section 452 185.02, Florida Statutes, is amended to read:

453 185.02 Definitions.--For any municipality, chapter plan, 454 local law municipality, or local law plan under this chapter, the 455 following words and phrases as used in this chapter shall have 456 the following meanings, unless a different meaning is plainly 457 required by the context:

(5) "Creditable service" or "credited service" means the
aggregate number of years of service and fractional parts of
years of service of any police officer, omitting intervening
years and fractional parts of years when such police officer may

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462 not have been employed by the municipality subject to the 463 following conditions:

464 (c) Credited service under this chapter shall be provided 465 only for service as a police officer, as defined in subsection 466 (11), or for military service and does shall not include credit 467 for any other type of service. A municipality may, by local 468 ordinance, provide for the purchase of credit for military service occurring prior to employment as well as prior service as 469 470 a police officer for some other employer as long as the police 471 officer is not entitled to receive a benefit for such other prior 472 service as a police officer. For purposes of determining credit 473 for prior service as a police officer, in addition to service as 474 a police officer in this state, credit may be given for federal, 475 other state, or county service as long as such prior service is 476 recognized by the Criminal Justice Standards and Training 477 Commission within the Department of Law Enforcement as provided 478 under chapter 943. The police officer must provide proof to the board of trustees that such service is equivalent to the 479 480 definition of police officer under subsection (11).

481Section 9. Paragraph (a) of subsection (1) and subsection482(6) of section 185.05, Florida Statutes, are amended to read:

483 185.05 Board of trustees; members; terms of office; 484 meetings; legal entity; costs; attorney's fees.--For any 485 municipality, chapter plan, local law municipality, or local law 486 plan under this chapter:

(1) In each municipality described in s. 185.03 there is
hereby created a board of trustees of the municipal police
officers' retirement trust fund, which shall be solely
responsible for administering the trust fund. Effective October
1, 1986, and thereafter:

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492 The membership of the board of trustees for chapter (a) 493 plans shall consist of five members, two of whom, unless otherwise prohibited by law, shall be legal residents of the 494 495 municipality and \overline{r} who shall be appointed by the legislative body 496 of the municipality, and two of whom shall be police officers as 497 defined in s. 185.02 who shall be elected by a majority of the active police officers who are members of the such plan. With 498 499 respect to any chapter plan or local law plan that, on January 1, 500 1997, allowed retired police officers to vote in such elections, 501 retirees may continue to vote in such elections. The fifth member 502 shall be chosen by a majority of the previous four members, and 503 such person's name shall be submitted to the legislative body of 504 the municipality. Upon receipt of the fifth person's name, the 505 legislative body of the municipality shall, as a ministerial 506 duty, appoint such person to the board of trustees as its fifth 507 member. The fifth member shall have the same rights as each of 508 the other four members appointed or elected as herein provided, 509 shall serve as trustee for a period of 2 years, and may succeed 510 himself or herself in office. Each resident member shall serve as trustee for a period of 2 years, unless sooner replaced by the 511 512 legislative body at whose pleasure the member shall serve, and 513 may succeed himself or herself as a trustee. Each police officer member shall serve as trustee for a period of 2 years, unless he 514 515 or she sooner leaves the employment of the municipality as a 516 police officer, whereupon the legislative body of the 517 municipality shall choose a successor shall be chosen in the same 518 manner as an original appointment. Each police officer may 519 succeed himself or herself in office. The terms of office of the 520 appointed and elected members of the board may be amended by municipal or<u>dinance or special act of the Legislature to extend</u> 521

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522	the terms of office from 2 years to 4 years. The length of the
523	terms of office must be the same for all board members.
524	(6) The board of trustees may, upon written request by <u>a</u>
525	the retiree of the plan, or by a dependent , when authorized by
526	the retiree or the retiree's beneficiary, authorize the plan
527	administrator to withhold from the monthly retirement payment
528	those funds that are necessary to pay for the benefits being
529	received through the governmental entity from which the employee
530	retired $_{m au}$ to pay the certified bargaining agent of the
531	governmental entity $_{m{ au}}$ and to make any payments for child support
532	or alimony. Further, the board of trustees may, upon the written
533	request of the retiree of the plan, authorize the plan
534	administrator to withhold from the retirement payment those funds
535	that are necessary to pay the accident, health, and long-term
536	care insurance premiums for the retiree and the retiree's spouse
537	and dependents. A retirement plan does not incur any liability
538	for participation in this permissive program if its actions are
539	taken in good faith.
540	Section 10. Subsection (1) of section 185.06, Florida
541	Statutes, is amended to read:
542	185.06 General powers and duties of board of trusteesFor
543	any municipality, chapter plan, local law municipality, or local
544	law plan under this chapter:
545	(1) The board of trustees, subject to the fiduciary
546	standards in ss. 112.656, 112.661, and 518.11 and the Code of
547	Ethics in ss. 112.311-112.3187, may:
548	(a) Invest and reinvest the assets of the retirement trust
549	fund in annuity and life insurance contracts of life insurance
550	companies in amounts sufficient to provide, in whole or in part,
551	the benefits to which all of the participants in the municipal
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552 police officers' retirement trust fund <u>are</u> shall be entitled 553 under the provisions of this chapter, and pay the initial and 554 subsequent premiums thereon.

(b) Invest and reinvest the assets of the retirement trust fund in:

557 1. Time or savings accounts of a national bank, a state 558 bank insured by the Bank Insurance Fund, or a savings and loan 559 association insured by the Savings Association Insurance Fund 560 which is administered by the Federal Deposit Insurance 561 Corporation, or a state or federal chartered credit union whose 562 share accounts are insured by the National Credit Union Share 563 Insurance Fund.

564 2. Obligations of the United States or obligations
565 guaranteed as to principal and interest by the United States.

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3. Bonds issued by the State of Israel.

4. Bonds, stocks, or other evidences of indebtedness issued or guaranteed by a corporation organized under the laws of the United States, any state or organized territory of the United States, or the District of Columbia, provided:

571 a. The corporation is listed on any one or more of the 572 recognized national stock exchanges or on the National Market 573 System of the NASDAQ Stock Market and, in the case of bonds only, 574 holds a rating in one of the three highest classifications by a 575 major rating service; and

576 b. The board of trustees <u>may</u> shall not invest more than 5 577 percent of its assets in the common stock or capital stock of any 578 one issuing company, nor shall the aggregate investment in any 579 one issuing company exceed 5 percent of the outstanding capital 580 stock of the company or the aggregate of its investments under 581 this subparagraph at cost exceed 50 percent of the fund's assets.

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583 This paragraph applies shall apply to all boards of trustees and 584 participants. However, if in the event that a municipality has a 585 duly enacted pension plan pursuant to, and in compliance with, s. 586 185.35 and the trustees of such plan thereof desire to vary the 587 investment procedures herein, the trustees of such plan shall request a variance of the investment procedures as outlined 588 herein only through a municipal ordinance or special act of the 589 590 Legislature; where a special act, or a municipality by ordinance 591 adopted prior to July 1, 1998, permits a greater than 50-percent 592 equity investment, such municipality is shall not be required to 593 comply with the aggregate equity investment provisions of this 594 paragraph. Notwithstanding any other provision of law to the 595 contrary, nothing in this section may be construed to take away 596 any preexisting legal authority to make equity investments that 597 exceed the requirements of this paragraph. The board of trustees 598 may invest up to 25 10 percent of plan assets in foreign 599 securities.

600 (c) Issue drafts upon the municipal police officers' retirement trust fund pursuant to this chapter act and rules and 601 602 regulations prescribed by the board of trustees. All such drafts 603 shall be consecutively numbered, be signed by the chair and 604 secretary or by two individuals designated by the board who are 605 subject to the same fiduciary standards required for the board of 606 trustees under this subsection, and state upon their faces the 607 purposes for which the drafts are drawn. The city treasurer or 608 other depository shall retain such drafts when paid, as permanent 609 vouchers for disbursements made, and no money shall otherwise be drawn from the fund. 610



611 (d) Finally decide all claims to relief under the board's rules and regulations and pursuant to the provisions of this 612 613 chapter act. 614 (e) Convert into cash any securities of the fund. 615 (f) Keep a complete record of all receipts and 616 disbursements and of the board's acts and proceedings. 617 Section 11. Paragraph (b) of subsection (2) of section 185.07, Florida Statutes, is amended to read: 618 619 185.07 Creation and maintenance of fund. -- For any 620 municipality, chapter plan, local law municipality, or local law 621 plan under this chapter: 622 (2) Member contribution rates may be adjusted as follows: 623 (b) Police officer member contributions may be increased by 624 consent of the members' collective bargaining representative or, 625 if none, by majority consent of police officer members of the 626 fund to provide greater benefits. Such increases may be less but 627 may not exceed the percent of payroll increase in total required contributions identified in the actuarial impact statement 628 629 provided in conjunction with the pension benefit improvement 630 required under s. 112.63. 631 632 Nothing in this section shall be construed to require adjustment 633 of member contribution rates in effect on the date this act 634 becomes a law, including rates that exceed 5 percent of salary, 635 provided that such rates are at least one-half of 1 percent of 636 salary.

637 Section 12. Paragraph (c) is added to subsection (1) of 638 section 185.161, Florida Statutes, to read:



639 185.161 Optional forms of retirement income.--For any
640 municipality, chapter plan, local law municipality, or local law
641 plan under this chapter:

(1)

642

643 (c) Notwithstanding paragraph (b), the retired police 644 officer may change his or her designation of joint pensioner or 645 beneficiary up to two times as provided in s. 185.341 without the 646 approval of the board of trustees or the prior joint pensioner or 647 beneficiary. The retiree does not have to provide proof of good 648 health of the joint pensioner or of the beneficiary being 649 removed, and the joint pensioner or beneficiary does not have to 650 be living.

651 Section 13. Section 185.37, Florida Statutes, is amended to 652 read:

653 185.37 Termination of plan and distribution of fund.--For 654 any municipality, chapter plan, local law municipality, or local 655 law plan under this chapter, the plan may be terminated by the 656 municipality. Upon termination of the plan by the municipality 657 for any reason, or because of a transfer, merger, or consolidation of governmental units, services, or functions as 658 659 provided in chapter 121, or upon written notice to the board of 660 trustees by the municipality that contributions under the plan 661 are being permanently discontinued, the rights of all employees 662 to benefits accrued to the date of such termination or 663 discontinuance and the amounts credited to the employees' 664 accounts are nonforfeitable. The fund shall be apportioned and 665 distributed in accordance with the following procedures:

(1) The board of trustees shall determine the date of
distribution and the asset value <u>required to fund all the</u>
nonforfeitable benefits to be distributed, after taking into

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account the expenses of such distribution. <u>The board shall inform</u>
the municipality if additional assets are required, in which
event the municipality must continue to financially support the
plan until all nonforfeitable benefits have been funded.

(2) The board of trustees shall determine the method of distribution of the asset value, that is, whether distribution shall be by payment in cash, by the maintenance of another or substituted trust fund, by the purchase of insured annuities, or otherwise, for each police officer entitled to benefits under the plan, as specified in subsection (3).

679 The board of trustees shall distribute apportion the (3) asset value as of the date of termination in the manner set forth 680 681 in this subsection, on the basis that the amount required to 682 provide any given retirement income means shall mean the 683 actuarially computed single-sum value of such retirement income, 684 except that if the method of distribution determined under 685 subsection (2) involves the purchase of an insured annuity, the 686 amount required to provide the given retirement income means 687 shall mean the single premium payable for such annuity. The actuarial single sum value may not be less than the employee's 688 689 accumulated contributions to the plan, with interest if provided 690 by the plan, less the value of any plan benefits previously paid 691 to the employee.

692 (a) Apportionment shall first be made in respect of each
 693 retired police officer receiving a retirement income hereunder on
 694 such date, each person receiving a retirement income on such date
 695 on account of a retired (but since deceased) police officer, and
 696 each police officer who has, by such date, become eligible for
 697 normal retirement but has not yet retired, in the amount required
 698 to provide such retirement income, provided that, if such asset

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value is less than the aggregate of such amounts, such amounts 699 700 shall be proportionately reduced so that the aggregate of such 701 reduced amounts will be equal to such asset value. 702 (b) If there is any asset value remaining after the 703 apportionment under paragraph (a), apportionment shall next be 704 made in respect of each police officer in the service of the 705 municipality on such date who has completed at least 10 years of 706 credited service, in the municipal police officers' retirement 707 trust fund for at least 10 years, and who is not entitled to an 708 apportionment under paragraph (a), in the amount required to 709 provide the actuarial equivalent of the accrued normal retirement 710 income, based on the police officer's credited service and 711 earnings to such date, and each former participant then entitled 712 to a benefit under the provisions of s. 185.19 who has not by 713 such date reached his or her normal retirement date, in the 714 amount required to provide the actuarial equivalent of the 715 accrued normal retirement income to which he or she is entitled under s. 185.19, provided that, if such remaining asset value is 716 717 less than the aggregate of the amounts apportioned hereunder, 718 such latter amounts shall be proportionately reduced so that the 719 aggregate of such reduced amounts will be equal to such remaining 720 asset value.

(c) If there is an asset value after the apportionments 721 722 under paragraphs (a) and (b), apportionment shall lastly be made 723 in respect of each police officer in the service of the municipality on such date who is not entitled to an apportionment 724 725 under paragraphs (a) and (b) in the amount equal to the police 72.6 officer's total contributions to the plan to date of termination, provided that, if such remaining asset value is less than the 727 728 aggregate of the amounts apportioned hereunder, such latter

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729 amounts shall be proportionately reduced so that the aggregate of 730 such reduced amounts will be equal to such remaining asset value. 731 (4) (d) If In the event that there is asset value remaining 732 after the full distribution apportionment specified in subsection 733 (3), and after the payment of any expenses incurred with such 734 distribution paragraphs (a), (b), and (c), such excess shall be 735 returned to the municipality, less return to the state of the 736 state's contributions, provided that, if the excess is less than 737 the total contributions made by the municipality and the state to 738 date of termination of the plan, such excess shall be divided 739 proportionately to the total contributions made by the 740 municipality and the state. 741 (5) (4) The board of trustees shall distribute, in 742 accordance with the manner of distribution determined under 743 subsection (2), the amounts determined apportioned under 744 subsection (3). 745 746 If, after a period of 24 months after the date on which the plan 747 terminated or the date on which the board received written notice 748 that the contributions thereunder were being permanently 749 discontinued, the municipality or the board of trustees of the 750 municipal police officers' retirement trust fund affected has not 751 complied with all the provisions in this section, the Department 752 of Management Services division shall effect the termination of 753 the fund in accordance with this section. 754 Section 14. This act shall take effect July 1, 2008. 755 756 757 And the title is amended as follows:

Delete everything before the enacting clause

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4/15/2008 9:57:00 AM

758



759	and insert:
760	A bill to be entitled
761	An act relating to firefighter and municipal police
762	pensions; amending s. 175.032, F.S.; revising the
763	definition of "creditable service" for purposes of
764	determining credit for prior service as a firefighter;
765	revising the definition of "firefighter"; amending s.
766	175.061, F.S.; authorizing the terms of office for the
767	board of trustees of the firefighters' pension trust fund
768	to be revised under certain circumstances; authorizing the
769	firefighters' pension trust fund plan administrator to
770	withhold funds to pay for premiums for accident, health,
771	and long-term care insurance for the retiree and the
772	retiree's spouse and dependents; providing an exemption
773	from liability under certain circumstances; amending s.
774	175.071, F.S.; specifying that trustees are subject to
775	certain standards; authorizing certain individuals to sign
776	drafts issued upon the firefighters' pension trust fund;
777	amending s. 175.091, F.S.; providing guidelines for the
778	adjustment of firefighter member contribution rates;
779	amending s. 175.101, F.S.; clarifying boundaries of a
780	special fire control district for purposes of assessment
781	and imposition of the excise tax on property insurance
782	premiums; amending s. 175.171, F.S.; authorizing retired
783	firefighters to change their designation of joint
784	annuitant or beneficiary up to two times without the
785	approval of the board of trustees or the prior joint
786	annuitant or beneficiary; amending s. 175.361, F.S.;
787	revising fund distribution procedures with respect to plan
788	termination; requiring the Department of Management
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789 Services to effect the termination of the fund; amending 790 s. 185.02, F.S.; revising the definition of "creditable 791 service" for purposes of determining credit for prior 792 service as a police officer; amending s. 185.05, F.S.; 793 revising municipal police officers' retirement trust fund 794 board of trustee selection procedures; authorizing the 795 terms of office for the board of trustees of the municipal 796 police officers' retirement trust fund to be revised under 797 certain circumstances; authorizing the plan administrator 798 to withhold funds to pay for premiums for accident, 799 health, and long-term care insurance for the retiree and 800 the retiree's spouse and dependents; providing an 801 exemption from liability under certain circumstances; 802 amending s. 185.06, F.S.; specifying that trustees are subject to certain standards; authorizing certain 803 individuals to sign drafts issued upon the municipal 804 805 police officers' retirement trust fund; amending s. 806 185.07, F.S.; providing guidelines for the adjustment of 807 police officer member contribution rates; amending s. 808 185.161, F.S.; authorizing retired police officers to change their designation of joint annuitant or beneficiary 809 810 up to two times without the approval of the board of 811 trustees or the prior joint annuitant or beneficiary; amending s. 185.37, F.S.; revising fund distribution 812 813 procedures with respect to plan termination; requiring that the Department of Management Services effect the 814 815 termination of the fund; providing an effective date.