1	A bill to be entitled
2	An act relating to publicly funded retirement
3	programs; amending s. 121.4501, F.S.; requiring the
4	Trustees of the State Board of Administration to
5	identify and offer at least one terror-free investment
6	product to the Public Employee Optional Retirement
7	Program by a certain date; amending s. 121.591, F.S.;
8	conforming a cross-reference; amending s. 175.032,
9	F.S.; redefining the terms "credible service" and
10	"firefighter"; amending s. 175.061, F.S.; authorizing
11	the terms of office for the board of trustees of the
12	firefighters' pension trust fund to be revised under
13	certain circumstances; authorizing the firefighters'
14	pension trust fund plan administrator to withhold
15	funds to pay for premiums for accident, health, and
16	long-term care insurance for the retiree and the
17	retiree's spouse and dependents; providing an
18	exemption from liability under certain circumstances;
19	amending s. 175.071, F.S.; requiring the board of
20	trustees to perform its powers subject to certain
21	fiduciary standards and ethics provisions; increasing
22	the percentage of assets of the firefighters' pension
23	trust fund that the board of trustees may invest in
24	foreign securities on a market-value basis;
25	authorizing certain individuals to sign drafts issued
26	providing that investment caps on foreign securities
27	may only be amended, repealed, or increased by an act
28	of the Legislature; authorizing certain individuals to
29	sign drafts issued upon the firefighters' pension

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30	trust fund; requiring the board of trustees to
31	identify and divest the fund of any scrutinized
32	companies by a certain date; amending s. 175.101,
33	F.S.; clarifying boundaries of a special fire control
34	district for purposes of assessment and imposition of
35	the excise tax on property insurance premiums;
36	amending s. 175.171, F.S.; authorizing retired
37	firefighters to change their designation of joint
38	annuitant or beneficiary up to two times without the
39	approval of the board of trustees or the prior joint
40	annuitant or beneficiary; conforming provisions
41	relating to joint pensioner or beneficiary to reflect
42	joint annuitant or beneficiary; amending s. 175.361,
43	F.S.; revising fund distribution procedures with
44	respect to plan termination; providing that the
45	Department of Management Services shall effect the
46	termination of the fund; amending s. 185.02, F.S.;
47	redefining the term "creditable service" for purposes
48	of determining credit for prior service as a police
49	officer; amending s. 185.05, F.S.; revising municipal
50	police officers' retirement trust fund board of
51	trustee selection procedures; authorizing the terms of
52	office for the board of trustees of the municipal
53	police officers' retirement trust fund to be revised
54	under certain circumstances; authorizing the plan
55	administrator to withhold funds to pay for premiums
56	for accident, health, and long-term care insurance for
57	the retiree and the retiree's spouse and dependents;
58	providing an exemption from liability under certain
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59 circumstances; amending s. 185.06, F.S.; requiring the 60 board of trustees to perform its powers subject to 61 certain fiduciary standards and ethics provisions; increasing the percentage of assets of the municipal 62 63 police officers' retirement trust fund that the board 64 of trustees may invest in foreign securities on a 65 market-value basis; providing that the investment cap on foreign securities may only be amended, repealed, 66 or increased by an act of the Legislature; authorizing 67 68 certain individuals to sign drafts issued upon the 69 municipal police officers' retirement trust fund; 70 requiring the board of trustees to identify and divest 71 the fund of any scrutinized companies by a date 72 certain; amending s. 185.161, F.S.; authorizing 73 retired police officers to change their designation of joint annuitant or beneficiary up to two times without 74 75 the approval of the board of trustees or the prior 76 joint annuitant or beneficiary; conforming provisions 77 relating to joint pensioner or beneficiary to reflect 78 joint annuitant or beneficiary; amending s. 185.37, F.S.; revising fund distribution procedures with 79 80 respect to plan termination; providing that the 81 Department of Management Services shall effect the termination of the fund; providing an effective date. 82 83 84 Be It Enacted by the Legislature of the State of Florida: 85 86 Section 1. Present paragraphs (d), (e), and (f) of subsection (9) of section 121.4501, Florida Statutes, are 87

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88	redesignated as paragraphs (e), (f), and (g), respectively, and
89	a new paragraph (d) is added to that subsection, to read:
90	121.4501 Public Employee Optional Retirement Program
91	(9) INVESTMENT OPTIONS OR PRODUCTS; PERFORMANCE REVIEW
92	(d) By March 1, 2010, the board shall identify and offer at
93	least one terror-free investment product that allocates its
94	funds among securities not subject to divestiture as provided in
95	s. 215.473 if the investment product is deemed by the board to
96	be consistent with prudent investor standards. No person may
97	bring a civil, criminal, or administrative action against an
98	approved provider, the state board, or any employee, officer,
99	director, or trustee of such provider based upon the divestiture
100	of any security or the offering of a terror-free investment
101	product as specified in this paragraph.
102	Section 2. Paragraph (a) of subsection (1) of section

102 Section 2. Paragraph (a) of subsection (1) of section 103 121.591, Florida Statutes, is amended to read:

104 121.591 Benefits payable under the Public Employee Optional 105 Retirement Program of the Florida Retirement System.-Benefits 106 may not be paid under this section unless the member has 107 terminated employment as provided in s. 121.021(39)(a) or is 108 deceased and a proper application has been filed in the manner 109 prescribed by the state board or the department. The state board 110 or department, as appropriate, may cancel an application for 111 retirement benefits when the member or beneficiary fails to 112 timely provide the information and documents required by this 113 chapter and the rules of the state board and department. In 114 accordance with their respective responsibilities as provided herein, the state board of Administration and the Department of 115 116 Management Services shall adopt rules establishing procedures

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117 for application for retirement benefits and for the cancellation 118 of such application when the required information or documents are not received. The State Board of Administration and the 119 120 Department of Management Services, as appropriate, are 121 authorized to cash out a de minimis account of a participant who 122 has been terminated from Florida Retirement System covered 123 employment for a minimum of 6 calendar months. A de minimis 124 account is an account containing employer contributions and 125 accumulated earnings of not more than \$5,000 made under the 126 provisions of this chapter. Such cash-out must either be a complete lump-sum liquidation of the account balance, subject to 127 128 the provisions of the Internal Revenue Code, or a lump-sum 129 direct rollover distribution paid directly to the custodian of 130 an eligible retirement plan, as defined by the Internal Revenue 131 Code, on behalf of the participant. If any financial instrument 132 issued for the payment of retirement benefits under this section 133 is not presented for payment within 180 days after the last day 134 of the month in which it was originally issued, the third-party 135 administrator or other duly authorized agent of the State Board 136 of Administration shall cancel the instrument and credit the 137 amount of the instrument to the suspense account of the Public 138 Employee Optional Retirement Program Trust Fund authorized under 139 s. 121.4501(6). Any such amounts transferred to the suspense 140 account are payable upon a proper application, not to include 141 earnings thereon, as provided in this section, within 10 years 142 after the last day of the month in which the instrument was 143 originally issued, after which time such amounts and any 144 earnings thereon shall be forfeited. Any such forfeited amounts are assets of the Public Employee Optional Retirement Program 145

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146	Trust Fund and are not subject to the provisions of chapter 717.
147	(1) NORMAL BENEFITS.—Under the Public Employee Optional
148	Retirement Program:
149	(a) Benefits in the form of vested accumulations as
150	described in s. 121.4501(6) <u>are</u> <del>shall be</del> payable under this
151	subsection in accordance with the following terms and
152	conditions:
153	1. To the extent vested, benefits <u>are</u> <del>shall be</del> payable only
154	to a participant.
155	2. Benefits shall be paid by the third-party administrator
156	or designated approved providers in accordance with the law, the
157	contracts, and any applicable board rule or policy.
158	3. To receive benefits under this subsection, the
159	participant must be terminated from all employment with all
160	Florida Retirement System employers, as provided in s.
161	121.021(39).
162	4. Benefit payments may not be made until the participant
163	has been terminated for 3 calendar months, except that the board
164	may authorize by rule for the distribution of up to 10 percent
165	of the participant's account after being terminated for 1
166	calendar month if the $a$ participant has reached the normal
167	retirement requirements of the defined benefit plan, as provided
168	in s. 121.021(29).
169	5. If a member or former member of the Florida Retirement
170	System receives an invalid distribution from the Public Employee
171	Optional Retirement Program Trust Fund, such person <u>must</u> <del>shall</del>
172	repay the full invalid distribution to the trust fund within 90
173	days after receipt of final notification by the state board $rac{\partial f}{\partial f}$
174	Administration or the third-party administrator that the

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175 distribution was invalid. If such person fails to repay the full 176 invalid distribution within 90 days after receipt of final 177 notification, the person may be deemed retired from the Public 178 Employee optional retirement program by the state board, as 179 provided pursuant to s. 121.4501(2)(j), and is shall be subject to the provisions of s. 121.122. If such person is deemed 180 181 retired by the state board, any joint and several liability set 182 out in s. 121.091(9)(c)2. becomes null and void, and the state board, the department of Management Services, or the employing 183 agency is not liable for gains on payroll contributions that 184 185 have not been deposited to the person's account in the Public 186 Employee Optional retirement program, pending resolution of the 187 invalid distribution. The member or former member who has been 188 deemed retired or who has been determined by the board to have 189 taken an invalid distribution may appeal the agency decision 190 through the complaint process as provided under s. 191 121.4501(9)(g)3. s. 121.4501(9)(f)3. As used in this 192 subparagraph, the term "invalid distribution" means any 193 distribution from an account in the Public Employee optional 194 retirement program which is taken in violation of the provisions 195 of this section, s. 121.091(9), or s. 121.4501.

Section 3. Paragraph (c) of subsection (4) and paragraph (a) of subsection (8) of section 175.032, Florida Statutes, are amended to read:

199 175.032 Definitions.—For any municipality, special fire 200 control district, chapter plan, local law municipality, local 201 law special fire control district, or local law plan under this 202 chapter, the following words and phrases have the following 203 meanings:

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204 (4) "Creditable service" or "credited service" means the 205 aggregate number of years of service, and fractional parts of 206 years of service, of any firefighter, omitting intervening years 207 and fractional parts of years when such firefighter may not have been employed by the municipality or special fire control 208 209 district, subject to the following conditions: 210 (c) Credited service under this chapter shall be provided only for service as a firefighter, as defined in subsection (8), 211 or for military service and does shall not include credit for 212 any other type of service. A municipality may, by local 213 ordinance, or a special fire control district may, by 214 215 resolution, provide for the purchase of credit for military 216 service prior to employment as well as for prior service as a 217 firefighter for some other employer as long as a firefighter is not entitled to receive a benefit for such other prior service 218 219 as a firefighter. For purposes of determining credit for prior 220 service as a firefighter, in addition to service as a 221 firefighter in this state, credit may be given for federal, 222 other state, or county service if the prior service is 223 recognized by the Division of State Fire Marshal as provided 224 under chapter 633, or the firefighter provides proof to the 225 board of trustees that his or her service is equivalent to the 226 service required to meet the definition of a firefighter under 227 subsection (8).

(8) (a) "Firefighter" means any person employed solely by a
constituted fire department of any municipality or special fire
control district who is certified as a firefighter as a
condition of employment in accordance with the provisions of s.
633.35 and whose duty it is to extinguish fires, to protect

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233 life, or to protect property. The term includes all certified, supervisory, and command personnel whose duties include, in 234 235 whole or in part, the supervision, training, guidance, and 236 management responsibilities of full-time firefighters, part-time 237 firefighters, or auxiliary firefighters but does not include 238 part-time firefighters or auxiliary firefighters. However, for 239 purposes of this chapter only, the term "firefighter" also 240 includes public safety officers who are responsible for performing both police and fire services, who are certified as 241 police officers or firefighters, and who are certified by their 242 243 employers to the Chief Financial Officer as participating in 244 this chapter before prior to October 1, 1979. Effective October 245 1, 1979, public safety officers who have not been certified as participating in this chapter are shall be considered police 246 247 officers for retirement purposes and are shall be eligible to 248 participate in chapter 185. Any plan may provide that the fire 249 chief has shall have an option to participate, or not, in that 250 plan.

251Section 4. Paragraph (a) of subsection (1) and subsection252(7) of section 175.061, Florida Statutes, are amended to read:

175.061 Board of trustees; members; terms of office; meetings; legal entity; costs; attorney's fees.—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:

(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

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262 1, 1986, and thereafter:

263 (a) The membership of the board of trustees for a chapter plan consists shall consist of five members, two of whom, unless 264 265 otherwise prohibited by law, must shall be legal residents of 266 the municipality or special fire control district and must, who 267 shall be appointed by the governing body of the municipality or 268 special fire control district, and two of whom must shall be 269 full-time firefighters as defined in s. 175.032 who are shall be 270 elected by a majority of the active firefighters who are members 271 of such plan. With respect to any chapter plan or local law plan 272 that, on January 1, 1997, allowed retired firefighters to vote 273 in such elections, retirees may continue to vote in such 274 elections. The fifth member shall be chosen by a majority of the 275 previous four members as provided for herein, and such person's 276 name shall be submitted to the governing body of the 277 municipality or special fire control district. Upon receipt of 278 the fifth person's name, the governing body of the municipality 279 or special fire control district shall, as a ministerial duty, 280 appoint such person to the board of trustees as its fifth 281 member. The fifth member shall have the same rights as each of 282 the other four members appointed or elected as herein provided, 283 shall serve as trustee for a period of 2 years, and may succeed 284 himself or herself in office. Each resident member shall serve 285 as trustee for a period of 2 years, unless sooner replaced by 286 the governing body at whose pleasure he or she serves shall 287 serve, and may succeed himself or herself as a trustee. Each 288 firefighter member shall serve as trustee for a period of 2 289 years, unless he or she sooner leaves the employment of the 290 municipality or special fire control district as a firefighter,

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291 whereupon a successor shall be chosen in the same manner as an 292 original appointment. Each firefighter may succeed himself or 293 herself in office. The terms of office of the appointed and 294 elected members may be amended by municipal ordinance, special 295 act of the Legislature, or resolution adopted by the governing 296 body of the special fire control district to extend the terms 297 from 2 years to 4 years. The length of the terms of office shall 298 be the same for all board members.

299 (7) The board of trustees may, upon written request of by 300 the retiree of the plan, or by a dependent, if when authorized 301 by the retiree or the retiree's beneficiary, authorize the plan 302 administrator to withhold from the monthly retirement payment 303 those funds that are necessary to pay for the benefits being 304 received through the governmental entity from which the employee 305 retired, to pay the certified bargaining agent of the 306 governmental entity, and to make any payments for child support 307 or alimony. Upon the written request of the retiree of the plan, 308 the board may also authorize the plan administrator to withhold 309 from the retirement payment those funds necessary to pay for 310 premiums for accident, health, and long-term care insurance for 311 the retiree and the retiree's spouse and dependents. A 312 retirement plan does not incur liability for participation in 313 this permissive program if its actions are taken in good faith.

314 Section 5. Subsection (1) of section 175.071, Florida 315 Statutes, is amended and subsection (8) is added to that 316 section, to read:

317 175.071 General powers and duties of board of trustees.—For 318 any municipality, special fire control district, chapter plan, 319 local law municipality, local law special fire control district,

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320	or local law plan under this chapter:
321	(1) The board of trustees, subject to the fiduciary
322	standards in ss. 112.656, 112.661, and 518.11 and the Code of
323	Ethics in ss. 112.311-112.3187, may:
324	(a) Invest and reinvest the assets of the firefighters'
325	pension trust fund in annuity and life insurance contracts of
326	life insurance companies in amounts sufficient to provide, in
327	whole or in part, the benefits to which all of the participants
328	in the firefighters' pension trust fund <u>are</u> <del>shall be</del> entitled
329	under <del>the provisions of</del> this chapter and pay the initial and
330	subsequent premiums thereon.
331	(b) Invest and reinvest the assets of the firefighters'
332	pension trust fund in:
333	1. Time or savings accounts of a national bank, a state
334	bank insured by the Bank Insurance Fund, or a savings, building,
335	and loan association insured by the Savings Association
336	Insurance Fund <del>which is</del> administered by the Federal Deposit
337	Insurance Corporation or a state or federal chartered credit
338	union whose share accounts are insured by the National Credit
339	Union Share Insurance Fund.
340	2. Obligations of the United States or obligations
341	guaranteed as to principal and interest by the government of the
342	United States.
343	3. Bonds issued by the State of Israel.
344	4. Bonds, stocks, or other evidences of indebtedness issued
345	or guaranteed by a corporation organized under the laws of the
346	United States, any state or organized territory of the United
347	States, or the District of Columbia, <u>if</u> <del>provided</del> :
348	a. The corporation is listed on any one or more of the
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349 recognized national stock exchanges or on the National Market 350 System of the NASDAQ Stock Market and, in the case of bonds 351 only, holds a rating in one of the three highest classifications 352 by a major rating service; and

b. The board of trustees <u>may shall</u> not invest more than 5 percent of its assets in the common stock or capital stock of any one issuing company, nor <u>may shall</u> 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 this subparagraph at cost exceed 50 percent of the assets of the fund.

361 This paragraph applies shall apply to all boards of trustees and 362 participants. However, if in the event that a municipality or 363 special fire control district has a duly enacted pension plan 364 pursuant to, and in compliance with, s. 175.351, and the 365 trustees thereof desire to vary the investment procedures 366 herein, the trustees of such plan must shall request a variance 367 of the investment procedures as outlined herein only through a 368 municipal ordinance, special act of the Legislature, or 369 resolution by the governing body of the special fire control 370 district; if where a special act, or a municipality by ordinance 371 adopted before prior to July 1, 1998, permits a greater than 50-372 percent equity investment, such municipality is shall not be 373 required to comply with the aggregate equity investment 374 provisions of this paragraph. Notwithstanding any other 375 provision of law to the contrary, nothing in this section may 376 not be construed to take away any preexisting legal authority to make equity investments that exceed the requirements of this 377

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378 paragraph. Notwithstanding any other provision of law, the board 379 of trustees may invest up to 25 10 percent of plan assets in foreign securities on a market-value basis. The investment cap 380 381 on foreign securities may not be revised, amended, increased, or 382 repealed except as provided by general law. 383 (c) Issue drafts upon the firefighters' pension trust fund 384 pursuant to this act and rules and regulations prescribed by the 385 board of trustees. All such drafts must shall be consecutively 386 numbered, be signed by the chair and secretary, or by two individuals designated by the board who are subject to the same 387 388 fiduciary standards as the board of trustees under this 389 subsection, and state upon their faces the purpose for which the 390 drafts are drawn. The treasurer or depository of each 391 municipality or special fire control district shall retain such 392 drafts when paid, as permanent vouchers for disbursements made, and no money may shall be otherwise drawn from the fund. 393 394 (d) Convert into cash any securities of the fund. 395 (e) Keep a complete record of all receipts and 396 disbursements and of the board's acts and proceedings. 397 (8) Notwithstanding paragraph (1)(b) and as provided in s. 398 215.473, the board of trustees must identify and publicly report 399 any direct or indirect holdings it may have in any scrutinized 400 company, as defined in that section, and proceed to sell, 401 redeem, divest, or withdraw all publicly traded securities it 402 may have in that company beginning January 1, 2010. The divestiture of any such security must be completed by September 403 404 30, 2010. The board and its named officers or investment 405 advisors may not be deemed to have breached their fiduciary duty 406 in any action taken to dispose of any such security, and the

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407	board shall have satisfactorily discharged the fiduciary duties
408	of loyalty, prudence, and sole and exclusive benefit to the
409	participants of the pension fund and their beneficiaries if the
410	actions it takes are consistent with the duties imposed by s.
411	215.473, and the manner of the disposition, if any, is
412	reasonable as to the means chosen. For the purposes of effecting
413	compliance with that section, the pension fund shall designate
414	terror-free plans that allocate their funds among securities not
415	subject to divestiture. No person may bring any civil, criminal,
416	or administrative action against the board of trustees or any
417	employee, officer, director, or advisor of such pension fund
418	based upon the divestiture of any security pursuant to this
419	paragraph.
420	Section 6. Subsection (1) of section 175.101, Florida
421	Statutes, is amended to read:
422	175.101 State excise tax on property insurance premiums
423	authorized; procedureFor any municipality, special fire
424	control district, chapter plan, local law municipality, local

424 control district, chapter plan, local law municipality, local 425 law special fire control district, or local law plan under this 426 chapter:

427 (1) Each municipality or special fire control district in 428 this state described and classified in s. 175.041, having a 429 lawfully established firefighters' pension trust fund or 430 municipal fund or special fire control district fund, by 431 whatever name known, providing pension benefits to firefighters 432 as provided under this chapter, may assess and impose on every 433 insurance company, corporation, or other insurer now engaged in 434 or carrying on, or who shall hereinafter engage in or carry on, the business of property insurance as shown by the records of 435

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436 the Office of Insurance Regulation of the Financial Services 437 Commission, an excise tax in addition to any lawful license or excise tax now levied by each of the municipalities or special 438 439 fire control districts, respectively, amounting to 1.85 percent 440 of the gross amount of receipts of premiums from policyholders on all premiums collected on property insurance policies 441 442 covering property within the corporate limits of such 443 municipalities or within the legally defined boundaries of special fire control districts, respectively. Whenever the 444 445 boundaries of a special fire control district that has lawfully 446 established a firefighters' pension trust fund encompass a 447 portion of the corporate territory of a municipality that has 448 also lawfully established a firefighters' pension trust fund, 449 that portion of the tax receipts attributable to insurance 450 policies covering property situated both within the municipality 451 and the special fire control district shall be given to the fire 452 service provider. For the purpose of this section, the 453 boundaries of a special fire control district include an area 454 that has been annexed until the completion of the 4-year period 455 provided for in s. 171.093(4), or other agreed-upon extension, 456 or if a special fire control district is providing services 457 under an interlocal agreement executed in accordance with s. 458 171.093(3). The agent shall identify the fire service provider 459 on the property owner's application for insurance. Remaining revenues collected pursuant to this chapter shall be distributed 460 461 to the municipality or special fire control district according 462 to the location of the insured property. 463

464 This section also applies to any municipality consisting of a

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465 single consolidated government which is made up of a former 466 county and one or more municipalities, consolidated pursuant to 467 the authority in s. 3 or s. 6(e), Art. VIII of the State 468 Constitution, and to property insurance policies covering 469 property within the boundaries of the consolidated government, 470 regardless of whether the properties are located within one or 471 more separately incorporated areas within the consolidated 472 government, provided the properties are being provided fire 473 protection services by the consolidated government. This section 474 also applies to any municipality, as provided in s. 475 175.041(3)(c), which has entered into an interlocal agreement to 476 receive fire protection services from another municipality 477 participating under this chapter. The excise tax may be levied 478 on all premiums collected on property insurance policies covering property located within the corporate limits of the 479 480 municipality receiving the fire protection services, but will be 481 available for distribution to the municipality providing the 482 fire protection services.

483 Section 7. Paragraphs (b) and (c) of subsection (1) and 484 paragraph (b) of subsection (2) of section 175.171, Florida 485 Statutes, are amended to read:

486 175.171 Optional forms of retirement income.-For any 487 municipality, special fire control district, chapter plan, local 488 law municipality, local law special fire control district, or 489 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

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494 trustees, may elect to receive a retirement income or benefit of 495 equivalent actuarial value payable in accordance with one of the 496 following options:

(b) A retirement income of a modified monthly amount, payable to the firefighter during the joint lifetime of the firefighter and a joint <u>annuitant</u> pensioner designated by the firefighter, and following the death of either of them, 100 percent, 75 percent, 66 2/3 percent, or 50 percent of such monthly amounts payable to the survivor for the lifetime of the survivor.

(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.

507 1. The firefighter upon electing any option of this section must will designate the joint annuitant pensioner or beneficiary 508 509 (or beneficiaries) to receive the benefit, if any, payable under 510 the plan in the event of his or her death, and may will have the 511 power to change such designation from time to time, but any such 512 change shall be deemed a new election and is will be subject to 513 approval by the board of trustees. Such designation must will 514 name a joint annuitant pensioner or one or more primary 515 beneficiaries where applicable. If a firefighter has elected an option with a joint annuitant pensioner or beneficiary and his 516 517 or her retirement income benefits have commenced, the 518 firefighter may thereafter change the designated joint annuitant 519 pensioner or beneficiary, but only if the board of trustees 520 consents to such change and if the joint annuitant pensioner 521 last previously designated by the firefighter is alive when the firefighter files with the board of trustees a request for such 522

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- 523 change.
- 524 525

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

526 3. The board of trustees may request such evidence of the 527 good health of the joint annuitant pensioner that is being 528 removed as it may require and the amount of the retirement 529 income payable to the firefighter upon designation of a new 530 joint annuitant pensioner shall be actuarially redetermined 531 taking into account the age and gender sex of the former joint 532 annuitant pensioner, the new joint annuitant pensioner, and the 533 firefighter. Each such designation must will be made in writing 534 on a form prepared by the board of trustees and on completion 535 will be filed with the board of trustees. If In the event that 536 no designated beneficiary survives the firefighter, such 537 benefits as are payable in the event of the death of the 538 firefighter subsequent to his or her retirement shall be paid as 539 provided in s. 175.181.

4. Notwithstanding the provisions of this paragraph, a 540 541 retired firefighter may change his or her designation of joint 542 annuitant or beneficiary up to two times as provided in s. 543 175.333 without the approval of the board of trustees or the 544 current joint annuitant or beneficiary. The retiree is not 545 required to provide proof of the good health of the joint 546 annuitant or beneficiary being removed, and the joint annuitant 547 or beneficiary being removed need not be living.

548 (2) Retirement income payments shall be made under the
549 option elected in accordance with the provisions of this section
550 and shall be subject to the following limitations:

551

(b) If the designated beneficiary (or beneficiaries) or

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552 joint annuitant pensioner dies before the firefighter's 553 retirement under the plan, the option elected is will be 554 canceled automatically and a retirement income of the normal 555 form and amount is will be payable to the firefighter upon 556 retirement as if the election had not been made, unless a new 557 election is made in accordance with the provisions of this 558 section or a new beneficiary is designated by the firefighter 559 before prior to retirement and within 90 days after the death of 560 the beneficiary.

561 Section 8. Section 175.361, Florida Statutes, is amended to 562 read:

563 175.361 Termination of plan and distribution of fund.-For 564 any municipality, special fire control district, chapter plan, 565 local law municipality, local law special fire control district, 566 or local law plan under this chapter, the plan may be terminated 567 by the municipality or special fire control district. Upon 568 termination of the plan by the municipality or special fire 569 control district for any reason or because of a transfer, 570 merger, or consolidation of governmental units, services, or 571 functions as provided in chapter 121, or upon written notice by 572 the municipality or special fire control district to the board 573 of trustees that contributions under the plan are being 574 permanently discontinued, the rights of all employees to benefits accrued to the date of such termination and the amounts 575 576 credited to the employees' accounts are nonforfeitable. The fund 577 shall be apportioned and distributed in accordance with the 578 following procedures:

579 (1) The board of trustees shall determine the date of 580 distribution and the asset value required to fund all the

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581 <u>nonforfeitable benefits</u> to be distributed, after taking into 582 account the expenses of such distribution. <u>The board shall</u> 583 <u>inform the municipality or special fire control district if</u> 584 <u>additional assets are required, in which event the municipality</u> 585 <u>or special fire control district shall continue to financially</u> 586 <u>support the plan until all nonforfeitable benefits have been</u> 587 <u>funded.</u>

(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).

594 (3) The board of trustees shall distribute apportion the 595 asset value as of the date of termination in the manner set 596 forth in this subsection, on the basis that the amount required 597 to provide any given retirement income is shall mean the 598 actuarially computed single-sum value of such retirement income, 599 except that if the method of distribution determined under 600 subsection (2) involves the purchase of an insured annuity, the 601 amount required to provide the given retirement income is shall 602 mean the single premium payable for such annuity. The actuarial 603 single-sum value may not be less than the employee's accumulated contributions to the plan, with interest if provided by the 604 605 plan, less the value of any plan benefits previously paid to the 606 employee.

607 (a) Apportionment shall first be made in respect of each
 608 retired firefighter receiving a retirement income hereunder on
 609 such date, each person receiving a retirement income on such

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610	date on account of a retired (but since deceased) firefighter,
611	and each firefighter who has, by such date, become eligible for
612	normal retirement but has not yet retired, in the amount
613	required to provide such retirement income, provided that, if
614	such asset value is less than the aggregate of such amounts,
615	such amounts shall be proportionately reduced so that the
616	aggregate of such reduced amounts will be equal to such asset
617	value.
618	(b) If there is any asset value remaining after the
619	apportionment under paragraph (a), apportionment shall next be
620	made in respect of each firefighter in the service of the
621	municipality or special fire control district on such date who
622	has completed at least 10 years of credited service, in the
623	firefighters' pension trust fund for at least 10 years, and who
624	is not entitled to an apportionment under paragraph (a), in the
625	amount required to provide the actuarial equivalent of the
626	accrued normal retirement income, based on the firefighter's
627	credited service and earnings to such date, and each former
628	participant then entitled to a benefit under the provisions of
629	s. 175.211 who has not by such date reached his or her normal
630	retirement date, in the amount required to provide the actuarial
631	equivalent of the accrued normal retirement income to which he
632	or she is entitled under s. 175.211; provided that, if such
633	remaining asset value is less than the aggregate of the amounts
634	apportioned hereunder, such latter amounts shall be
635	proportionately reduced so that the aggregate of such reduced
636	amounts will be equal to such remaining asset value.
637	(c) If there is any asset value after the apportionments
638	under paragraphs (a) and (b), apportionment shall lastly be made

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639	in respect of each firefighter in the service of the
640	municipality or special fire control district on such date who
641	is not entitled to an apportionment under paragraphs (a) and (b)
642	in the amount equal to the firefighter's total contributions to
643	the plan to date of termination; provided that, if such
644	remaining asset value is less than the aggregate of the amounts
645	apportioned hereunder, such latter amounts shall be
646	proportionately reduced so that the aggregate of such reduced
647	amounts will be equal to such remaining asset value.
648	<u>(4)</u> (d) If In the event that there is asset value remaining
649	after the full <u>distribution</u> apportionment specified in
650	subsection (3), and after the payment of any expenses incurred
651	with such distribution paragraphs (a), (b), and (c), such excess
652	shall be returned to the municipality or special fire control
653	district, less return to the state of the state's contributions,
654	provided that, if the excess is less than the total
655	contributions made by the municipality or special fire control
656	district and the state to date of termination of the plan, such
657	excess shall be divided proportionately to the total
658	contributions made by the municipality or special fire control
659	district and the state.

660 <u>(5) (4)</u> The board of trustees shall distribute, in
661 accordance with the manner of distribution determined under
662 subsection (2), the amounts <u>determined</u> apportioned under
663 subsection (3).

664

665 If, after a period of 24 months after the date on which the plan 666 terminated or the date on which the board received written 667 notice that the contributions thereunder were being permanently

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discontinued, the municipality or special fire control district or the board of trustees of the firefighters' pension trust fund affected has not complied with all the provisions in this section, the <u>Department of Management Services</u> division shall effect the termination of the fund in accordance with this section.

674 Section 9. Paragraph (c) of subsection (5) of section 675 185.02, Florida Statutes, is amended to read:

676 185.02 Definitions.—For any municipality, chapter plan, 677 local law municipality, or local law plan under this chapter, 678 the following words and phrases as used in this chapter shall 679 have the following meanings, unless a different meaning is 680 plainly 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 not have been employed by the municipality subject to the following conditions:

687 (c) Credited service under this chapter shall be provided 688 only for service as a police officer, as defined in subsection 689 (11), or for military service and may shall not include credit 690 for any other type of service. A municipality may, by local 691 ordinance, provide for the purchase of credit for military service occurring before prior to employment as well as prior 692 693 service as a police officer for some other employer as long as 694 the police officer is not entitled to receive a benefit for such 695 other prior service as a police officer. For purposes of determining credit for prior service, in addition to service as 696

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698other state, or county service as long as such service is699recognized by the Criminal Justice Standards and Training700Commission within the Department of Law Enforcement as provided701under chapter 943 or the police officer provides proof to the702board of trustees that such service is equivalent to the service703required to meet the definition of a police officer under704subsection (11).705Section 10. Paragraph (a) of subsection (1) and subsection706(6) of section 185.05, Florida Statutes, are amended to read:707185.05 Board of trustees; members; terms of office;708meeting; legal entity; costs; attorney's feesFor any709municipality, chapter plan, local law municipality, or local law710(1) In each municipality described in s. 185.03 there is711(1) In each municipality described in s. 185.03 there is712hereby created a board of trustees of the municipal police713officers' retirement trust fund, which shall be solely714responsible for administering the trust fund. Effective October7151, 1986, and thereafter:716(a) The membership of the board of trustees for chapter717plans consists shall consist of five members, two of whom,718unless otherwise prohibited by law, must shall be legal719residents of the municipality and must, who shall be appointed719by the legislative body of the municipality, and two of whom721must shall be police officers as defined in s. 185.02 who are <th>697</th> <th>a police officer in this state, credit may be given for federal,</th>	697	a police officer in this state, credit may be given for federal,
700Commission within the Department of Law Enforcement as provided701under chapter 943 or the police officer provides proof to the702board of trustees that such service is equivalent to the service703required to meet the definition of a police officer under704subsection (11).705Section 10. Paragraph (a) of subsection (1) and subsection706(6) of section 185.05, Florida Statutes, are amended to read:707185.05 Board of trustees; members; terms of office;708meetings; legal entity; costs; attorney's feesFor any709municipality, chapter plan, local law municipality, or local law710plan under this chapter:711(1) In each municipality described in s. 185.03 there is712hereby created a board of trustees of the municipal police713officers' retirement trust fund, which shall be solely714responsible for administering the trust fund. Effective October7151, 1986, and thereafter:716(a) The membership of the board of trustees for chapter717plans consists shall consist of five members, two of whom,718unless otherwise prohibited by law, <u>must shall</u> be legal719residents of the municipality <u>and must, who shall</u> be appointed720by the legislative body of the municipality, and two of whom731must shall be police officers as defined in s. 185.02 who <u>are</u> 744shall be elected by a majority of the active police officers who745are members of such plan. With respect to any chapter plan or <td< td=""><td>698</td><td>other state, or county service as long as such service is</td></td<>	698	other state, or county service as long as such service is
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722 shall be elected by a majority of the active police officers who 723 are members of such plan. With respect to any chapter plan or 724 local law plan that, on January 1, 1997, allowed retired police	720	by the legislative body of the municipality, and two of whom
<pre>723 are members of such plan. With respect to any chapter plan or 724 local law plan that, on January 1, 1997, allowed retired police</pre>	721	must shall be police officers as defined in s. 185.02 who <u>are</u>
724 local law plan that, on January 1, 1997, allowed retired police	722	shall be elected by a majority of the active police officers who
	723	are members of such plan. With respect to any chapter plan or
725 officers to vote in such elections, retirees may continue to	724	local law plan that, on January 1, 1997, allowed retired police
	725	officers to vote in such elections, retirees may continue to

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726 vote in such elections. The fifth member shall be chosen by a 727 majority of the previous four members, and such person's name 728 shall be submitted to the legislative body of the municipality. 729 Upon receipt of the fifth person's name, the legislative body of 730 the municipality shall, as a ministerial duty, appoint such 731 person to the board of trustees as its fifth member. The fifth 732 member shall have the same rights as each of the other four 733 members appointed or elected as herein provided, shall serve as 734 trustee for a period of 2 years, and may succeed himself or 735 herself in office. Each resident member shall serve as trustee 736 for a period of 2 years, unless sooner replaced by the 737 legislative body at whose pleasure the member serves shall 738 serve, and may succeed himself or herself as a trustee. Each 739 police officer member shall serve as trustee for a period of 2 740 years, unless he or she sooner leaves the employment of the 741 municipality as a police officer, whereupon the legislative body 742 of the municipality shall choose a successor shall be chosen in 743 the same manner as an original appointment. Each police officer may succeed himself or herself in office. The terms of office of 744 745 the appointed and elected members of the board of trustees may 746 be amended by municipal ordinance or special act of the 747 Legislature to extend the terms from 2 years to 4 years. The 748 length of the terms of office shall be the same for all board 749 members.

(6) The board of trustees may, upon written request by the retiree of the plan, or by a dependent, <u>if</u> when authorized by the retiree or the retiree's beneficiary, authorize the plan administrator to withhold from the monthly retirement payment those funds that are necessary to pay for the benefits being

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755	received through the governmental entity from which the employee
756	retired, to pay the certified bargaining agent of the
757	governmental entity, and to make any payments for child support
758	or alimony. Upon the written request of the retiree of the plan,
759	the board of trustees may also authorize the plan administrator
760	to withhold from the retirement payment those funds necessary to
761	pay for premiums for accident, health, and long-term care
762	insurance for the retiree and the retiree's spouse and
763	dependents. A retirement plan does not incur liability for
764	participation in this permissive program if its actions are
765	taken in good faith.
766	Section 11. Subsection (1) of section 185.06, Florida
767	Statutes, is amended and subsection (7) is added to that
768	section, to read:
769	185.06 General powers and duties of board of trusteesFor
770	any municipality, chapter plan, local law municipality, or local
771	law plan under this chapter:
772	(1) The board of trustees, subject to the fiduciary
773	standards in ss. 112.656, 112.661, and 518.11 and the Code of
774	Ethics in ss. 112.311-112.3187, may:
775	(a) Invest and reinvest the assets of the retirement trust
776	fund in annuity and life insurance contracts of life insurance
777	companies in amounts sufficient to provide, in whole or in part,
778	the benefits to which all of the participants in the municipal
779	police officers' retirement trust fund <u>are</u> shall be entitled
780	under <del>the provisions of</del> this chapter, and pay the initial and
781	subsequent premiums thereon.
782	(b) Invest and reinvest the assets of the retirement trust
783	fund in:
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784 1. Time or savings accounts of a national bank, a state 785 bank insured by the Bank Insurance Fund, or a savings and loan 786 association insured by the Savings Association Insurance Fund 787 which is administered by the Federal Deposit Insurance 788 Corporation or a state or federal chartered credit union whose 789 share accounts are insured by the National Credit Union Share 790 Insurance Fund. 791 2. Obligations of the United States or obligations 792 guaranteed as to principal and interest by the United States. 793 3. Bonds issued by the State of Israel. 794 4. Bonds, stocks, or other evidences of indebtedness issued 795 or guaranteed by a corporation organized under the laws of the 796 United States, any state or organized territory of the United 797 States, or the District of Columbia, provided: 798 a. The corporation is listed on any one or more of the 799 recognized national stock exchanges or on the National Market 800 System of the NASDAQ Stock Market and, in the case of bonds 801 only, holds a rating in one of the three highest classifications 802 by a major rating service; and 803 b. The board of trustees may shall not invest more than 5 804 percent of its assets in the common stock or capital stock of 805 any one issuing company, nor shall the aggregate investment in 806 any one issuing company exceed 5 percent of the outstanding 807 capital stock of the company or the aggregate of its investments 808 under this subparagraph at cost exceed 50 percent of the fund's 809 assets. 810 811 This paragraph applies shall apply to all boards of trustees and participants. However, if in the event that a municipality has a 812

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813 duly enacted pension plan pursuant to, and in compliance with, 814 s. 185.35 and the trustees thereof desire to vary the investment 815 procedures herein, the trustees of such plan shall request a variance of the investment procedures as outlined herein only 816 817 through a municipal ordinance or special act of the Legislature; 818 if where a special act, or a municipality by ordinance adopted 819 before prior to July 1, 1998, permits a greater than 50-percent 820 equity investment, such municipality is shall not be required to comply with the aggregate equity investment provisions of this 821 822 paragraph. Notwithstanding any other provision of law to the contrary, nothing in this section may not be construed to take 823 824 away any preexisting legal authority to make equity investments 825 that exceed the requirements of this paragraph. Notwithstanding 826 any other provision of law, the board of trustees may invest up to 25 10 percent of plan assets in foreign securities on a 827 828 market-value basis. The investment cap on foreign securities may 829 not be revised, amended, repealed, or increased except as 830 provided by general law.

831 (c) Issue drafts upon the municipal police officers' 832 retirement trust fund pursuant to this act and rules and 833 regulations prescribed by the board of trustees. All such drafts 834 shall be consecutively numbered, be signed by the chair and 835 secretary or by two individuals designated by the board who are 836 subject to the same fiduciary standards as the board of trustees 837 under this subsection, and state upon their faces the purposes 838 for which the drafts are drawn. The city treasurer or other 839 depository shall retain such drafts when paid, as permanent 840 vouchers for disbursements made, and no money may shall 841 otherwise be drawn from the fund.

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842 (d) Finally decide all claims to relief under the board's 843 rules and regulations and pursuant to the provisions of this 844 act. 845 (e) Convert into cash any securities of the fund. 846 (f) Keep a complete record of all receipts and 847 disbursements and of the board's acts and proceedings. 848 (7) Notwithstanding paragraph (1) (b) and as provided in s. 849 215.473, the board of trustees must identify and publicly report 850 any direct or indirect holdings it may have in any scrutinized 851 company, as defined in that section, and proceed to sell, 852 redeem, divest, or withdraw all publicly traded securities it 853 may have in that company beginning January 1, 2010. The 854 divestiture of any such security must be completed by September 855 10, 2010. The board and its named officers or investment 856 advisors may not be deemed to have breached their fiduciary duty 857 in any action taken to dispose of any such security, and the 858 board shall have satisfactorily discharged the fiduciary duties 859 of loyalty, prudence, and sole and exclusive benefit to the 860 participants of the pension fund and their beneficiaries if the 861 actions it takes are consistent with the duties imposed by s. 862 215.473, and the manner of the disposition, if any, is 863 reasonable as to the means chosen. For the purposes of effecting 864 compliance with that section, the pension fund shall designate 865 terror-free plans that allocate their funds among securities not 866 subject to divestiture. No person may bring any civil, criminal, 867 or administrative action against the board of trustees or any 868 employee, officer, director, or advisor of such pension fund 869 based upon the divestiture of any security pursuant to this 870 paragraph.

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871 Section 12. Subsection (1) and paragraph (b) of subsection 872 (2) of section 185.161, Florida Statutes, are amended to read: 873 185.161 Optional forms of retirement income.-For any 874 municipality, chapter plan, local law municipality, or local law 875 plan under this chapter: 876 (1) (a) In lieu of the amount and form of retirement income 877 payable in the event of normal or early retirement as specified in s. 185.16, a police officer, upon written request to the 878 879 board of trustees and subject to the approval of the board of 880 trustees, may elect to receive a retirement income or benefit of 881 equivalent actuarial value payable in accordance with one of the 882 following options: 883 1. A retirement income of larger monthly amount, payable to 884 the police officer for his or her lifetime only. 885 2. A retirement income of a modified monthly amount, 886 payable to the police officer during the joint lifetime of the 887 police officer and a joint annuitant pensioner designated by the 888 police officer, and following the death of either of them, 100 889 percent, 75 percent, 66 2/3 percent, or 50 percent of such 890 monthly amount payable to the survivor for the lifetime of the 891 survivor. 892 3. Such other amount and form of retirement payments or 893 benefit as, in the opinion of the board of trustees, will best 894 meet the circumstances of the retiring police officer. 895 (b) The police officer upon electing any option of this 896 section must will designate the joint annuitant pensioner or 897 beneficiary (or beneficiaries) to receive the benefit, if any,

898 payable under the plan in the event of the police officer's 899 death, and may will have the power to change such designation

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900 from time to time but any such change shall be deemed a new 901 election and is will be subject to approval by the pension committee. Such designation must will name a joint annuitant 902 903 pensioner or one or more primary beneficiaries where applicable. 904 If a police officer has elected an option with a joint annuitant 905 pensioner or beneficiary and his or her retirement income 906 benefits have commenced, he or she may thereafter change the 907 designated joint annuitant pensioner or beneficiary but only if 908 the board of trustees consents to such change and if the joint 909 annuitant pensioner last previously designated by the police 910 officer is alive when he or she files with the board of trustees 911 a request for such change. The consent of a police officer's 912 joint annuitant pensioner or beneficiary to any such change is 913 shall not be required. The board of trustees may request such 914 evidence of the good health of the joint annuitant pensioner 915 that is being removed as it may require and the amount of the 916 retirement income payable to the police officer upon the 917 designation of a new joint annuitant pensioner shall be 918 actuarially redetermined taking into account the ages and gender 919 sex of the former joint annuitant pensioner, the new joint 920 annuitant pensioner, and the police officer. Each such 921 designation must will be made in writing on a form prepared by 922 the board of trustees, and on completion will be filed with the 923 board of trustees. If In the event that no designated 924 beneficiary survives the police officer, such benefits as are 925 payable in the event of the death of the police officer 926 subsequent to his or her retirement shall be paid as provided in 927 s. 185.162.

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(c) Notwithstanding paragraph (b), a retired police officer

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929	may change his or her designation of joint annuitant or
930	beneficiary up to two times as provided in s. 185.341 without
931	the approval of the board of trustees or the current joint
932	annuitant or beneficiary. The retiree need not provide proof of
933	the good health of the joint annuitant or beneficiary being
934	removed, and the joint annuitant or beneficiary being removed
935	need not be living.
936	(2) Retirement income payments shall be made under the
937	option elected in accordance with the provisions of this section
938	and shall be subject to the following limitations:
939	(b) If the designated beneficiary <del>(or beneficiaries)</del> or
940	joint <u>annuitant</u> <del>pensioner</del> dies before the police officer's
941	retirement under the plan, the option elected <u>is</u> <del>will be</del>
942	canceled automatically and a retirement income of the normal
943	form and amount <u>is</u> <del>will be</del> payable to the police officer upon
944	his or her retirement as if the election had not been made,
945	unless a new election is made in accordance with <del>the provisions</del>
946	<del>of</del> this section or a new beneficiary is designated by the police
947	officer <u>before</u> <del>prior to</del> his or her retirement and within 90 days
948	after the death of the beneficiary.

949 Section 13. Section 185.37, Florida Statutes, is amended to 950 read:

951 185.37 Termination of plan and distribution of fund.-For 952 any municipality, chapter plan, local law municipality, or local 953 law plan under this chapter, the plan may be terminated by the 954 municipality. Upon termination of the plan by the municipality 955 for any reason, or because of a transfer, merger, or 956 consolidation of governmental units, services, or functions as 957 provided in chapter 121, or upon written notice to the board of

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958 trustees by the municipality that contributions under the plan 959 are being permanently discontinued, the rights of all employees 960 to benefits accrued to the date of such termination or 961 discontinuance and the amounts credited to the employees' 962 accounts are nonforfeitable. The fund shall be apportioned and 963 distributed in accordance with the following procedures:

964 (1) The board of trustees shall determine the date of 965 distribution and the asset value required to fund all the 966 nonforfeitable benefits to be distributed, after taking into 967 account the expenses of such distribution. The board shall 968 inform the municipality if additional assets are required, in 969 which event the municipality shall continue to financially support the plan until all nonforfeitable benefits have been 970 971 funded.

972 (2) The board of trustees shall determine the method of 973 distribution of the asset value, that is, whether distribution 974 shall be by payment in cash, by the maintenance of another or 975 substituted trust fund, by the purchase of insured annuities, or 976 otherwise, for each police officer entitled to benefits under 977 the plan, as specified in subsection (3).

978 (3) The board of trustees shall distribute apportion the 979 asset value as of the date of termination in the manner set 980 forth in this subsection, on the basis that the amount required 981 to provide any given retirement income is shall mean the 982 actuarially computed single-sum value of such retirement income, 983 except that if the method of distribution determined under 984 subsection (2) involves the purchase of an insured annuity, the 985 amount required to provide the given retirement income is shall mean the single premium payable for such annuity. The actuarial 986

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987	single-sum value may not be less than the employee's accumulated
988	contributions to the plan, with interest if provided by the
989	plan, less the value of any plan benefits previously paid to the
990	employee.

991 (a) Apportionment shall first be made in respect of each 992 retired police officer receiving a retirement income hereunder 993 on such date, each person receiving a retirement income on such 994 date on account of a retired (but since deceased) police 995 officer, and each police officer who has, by such date, become 996 eligible for normal retirement but has not yet retired, in the 997 amount required to provide such retirement income, provided 998 that, if such asset value is less than the aggregate of such 999 amounts, such amounts shall be proportionately reduced so that 1000 the aggregate of such reduced amounts will be equal to such 1001 asset value.

1002 (b) If there is any asset value remaining after the 1003 apportionment under paragraph (a), apportionment shall next be 1004 made in respect of each police officer in the service of the 1005 municipality on such date who has completed at least 10 years of 1006 credited service, in the municipal police officers' retirement 1007 trust fund for at least 10 years, and who is not entitled to an 1008 apportionment under paragraph (a), in the amount required to 1009 provide the actuarial equivalent of the accrued normal retirement income, based on the police officer's credited 1010 1011 service and earnings to such date, and each former participant 1012 then entitled to a benefit under the provisions of s. 185.19 who 1013 has not by such date reached his or her normal retirement date, in the amount required to provide the actuarial equivalent of 1014 the accrued normal retirement income to which he or she is 1015

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1016	entitled under s. 185.19, provided that, if such remaining asset
1017	value is less than the aggregate of the amounts apportioned
1018	hereunder, such latter amounts shall be proportionately reduced
1019	so that the aggregate of such reduced amounts will be equal to
1020	such remaining asset value.
1021	(c) If there is an asset value after the apportionments
1022	under paragraphs (a) and (b), apportionment shall lastly be made
1023	in respect of each police officer in the service of the
1024	municipality on such date who is not entitled to an
1025	apportionment under paragraphs (a) and (b) in the amount equal
1026	to the police officer's total contributions to the plan to date
1027	of termination, provided that, if such remaining asset value is
1028	less than the aggregate of the amounts apportioned hereunder,
1029	such latter amounts shall be proportionately reduced so that the
1030	aggregate of such reduced amounts will be equal to such
1031	remaining asset value.
1032	<u>(4)</u> (d) If In the event that there is asset value remaining
1033	after the full <u>distribution</u> apportionment specified in
1034	subsection (3), and after payment of any expenses incurred with
1035	such distribution paragraphs (a), (b), and (c), such excess
1036	shall be returned to the municipality, less return to the state
1037	of the state's contributions, provided that, if the excess is
1038	less than the total contributions made by the municipality and
1039	the state to date of termination of the plan, such excess shall
1040	be divided proportionately to the total contributions made by
1041	the municipality and the state.

1042 <u>(5)-(4)</u> The board of trustees shall distribute, in 1043 accordance with the manner of distribution determined under 1044 subsection (2), the amounts <u>determined</u> apportioned under

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i.	
1045	subsection (3).
1046	
1047	If, after <del>a period of</del> 24 months after the date <del>on which</del> the plan
1048	terminated or the date <del>on which</del> the board received written
1049	notice that the contributions thereunder were being permanently
1050	discontinued, the municipality or the board of trustees of the
1051	municipal police officers' retirement trust fund affected has
1052	not complied with all the provisions in this section, the
1053	Department of Management Services division shall effect the
1054	termination of the fund in accordance with this section.
1055	Section 14. This act shall take effect July 1, 2009.

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