#### CS for SB 7024, 1st Engrossed

20237024er 1 2 An act relating to retirement; amending s. 112.363, 3 F.S.; providing that eligible retirees of the Florida 4 Retirement System Pension Plan shall receive a certain monthly retiree health insurance subsidy payment 5 6 beginning on a specified date; specifying how such 7 payment is to be calculated; providing construction; 8 providing that eligible members of the Florida 9 Retirement System Investment Plan shall receive a 10 certain monthly retiree health insurance subsidy payment; specifying how such payment is to be 11 12 calculated; specifying that the member's spouse at the time of the member's death is the member's 13 beneficiary; providing an exception; requiring the 14 employer of members of a state-administered retirement 15 16 plan to contribute a certain percentage of gross 17 compensation each pay period beginning on a specified date; amending s. 121.021, F.S.; revising the 18 19 definition of the term "normal retirement date"; 20 decreasing the age and years of service needed to reach the normal retirement date for certain members; 21 amending s. 121.052, F.S.; revising the employer 22 contribution rates for the retiree health insurance 23 2.4 subsidy; amending s. 121.053, F.S.; providing that 25 certain elected officers are ineligible to extend 26 participation in the Deferred Retirement Option 27 Program (DROP) beyond a specified period; conforming 28 provisions to changes made by the act; amending ss. 29 121.055 and 121.071, F.S.; revising the employer

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	202370
30	contribution rates for the retiree health insurance
31	subsidy; amending s. 121.091, F.S.; revising when
32	members can elect to begin to participate in DROP;
33	increasing the length of time members can participate
34	in DROP; revising the period for which certain members
35	may elect to extend participation in DROP beyond the
36	initial period; providing for the expiration of such
37	extension; providing that certain elected officers are
38	ineligible to extend DROP participation beyond the
39	initial period; increasing the interest accrual rate
40	for DROP, beginning on a specified date; conforming
41	cross-references; conforming provisions to changes
42	made by the act; amending s. 121.4501, F.S.;
43	conforming provisions to changes made by the act;
44	amending s. 121.71, F.S.; revising required employer
45	retirement contribution rates for each membership
46	class and subclass of the Florida Retirement System;
47	amending s. 121.72, F.S.; increasing allocations to
48	investment plan member accounts; amending s. 121.73,
49	F.S.; increasing allocations to provide disability
50	coverage for investment plan members; amending s.
51	121.735, F.S.; revising allocations to provide line-
52	of-duty death benefits for investment plan members;
53	providing a declaration of important state interest;
54	providing effective dates.
55	
56	Be It Enacted by the Legislature of the State of Florida:

- 57
- 58

Section 1. Paragraph (f) is added to subsection (3) of

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20237024er 59 section 112.363, Florida Statutes, and paragraph (j) is added to 60 subsection (8) of that section, to read: 61 112.363 Retiree health insurance subsidy.-(3) RETIREE HEALTH INSURANCE SUBSIDY AMOUNT.-62 (f)1. Beginning July 1, 2023, each eligible retiree of the 63 64 pension plan of the Florida Retirement System, or, if the 65 retiree is deceased, his or her beneficiary who is receiving a 66 monthly benefit from such retiree's account and who is a spouse, 67 or a person who meets the definition of joint annuitant in s. 68 121.021(28), shall receive a monthly retiree health insurance 69 subsidy payment equal to the number of years of creditable 70 service, as defined in s. 121.021(17), completed at the time of 71 retirement multiplied by \$7.50; however, an eligible retiree or 72 beneficiary may not receive a subsidy payment of more than \$225 or less than \$45. If there are multiple beneficiaries, the total 73 74 payment may not be greater than the payment to which the retiree 75 was entitled. The health insurance subsidy amount payable to any 76 person receiving the retiree health insurance subsidy payment on 77 July 1, 2023, may not be reduced solely by operation of this 78 subparagraph. 79 2. Beginning July 1, 2023, each eligible member of the investment plan of the Florida Retirement System who has met the 80 81 requirements of this section, or, if the member is deceased, his 82 or her spouse who is the member's designated beneficiary, shall 83 receive a monthly retiree health insurance subsidy payment equal 84 to the number of years of creditable service, as provided in 85 this subparagraph, completed at the time of retirement 86 multiplied by \$7.50; however, an eligible retiree or beneficiary 87 may not receive a subsidy payment of more than \$225 or less than

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88	\$45. For purposes of determining a member's creditable service
89	used to calculate the health insurance subsidy, a member's years
90	of service credit or fraction thereof must be based on the
91	member's work year as defined in s. 121.021(54). Credit must be
92	awarded for a full work year if health insurance subsidy
93	contributions have been made for each month in the member's work
94	year. In addition, all years of creditable service retained
95	under the Florida Retirement System Pension Plan must be
96	included as creditable service for purposes of this section.
97	Notwithstanding this section, the spouse at the time of death is
98	the member's beneficiary unless such member has designated a
99	different beneficiary subsequent to the member's most recent
100	marriage.
101	(8) CONTRIBUTIONS.—For purposes of funding the insurance
102	subsidy provided by this section:
103	(j) Beginning July 1, 2023, the employer of each member of
104	a state-administered retirement plan shall contribute 2.00
105	percent of gross compensation each pay period.
106	
107	Such contributions shall be submitted to the Department of
108	Management Services and deposited in the Retiree Health
109	Insurance Subsidy Trust Fund.
110	Section 2. Effective July 1, 2023, paragraph (b) of
111	subsection (29) of section 121.021, Florida Statutes, is amended
112	to read:
113	121.021 DefinitionsThe following words and phrases as
114	used in this chapter have the respective meanings set forth
115	unless a different meaning is plainly required by the context:
116	(29) "Normal retirement date" means the date a member

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20237024er 117 attains normal retirement age and is vested, which is determined 118 as follows: 119 (b) For If a Special Risk Class member initially enrolled: 120 1. Before July 1, 2011: 121 1.a. The first day of the month the member attains age 55 and completes the years of creditable service in the Special 122 123 Risk Class equal to or greater than the years of service 124 required for vesting; 125 2.b. The first day of the month following the date the 126 member completes 25 years of creditable service in the Special Risk Class, regardless of age; or 127 3.c. The first day of the month following the date the 128 129 member completes 25 years of creditable service and attains age 130 52, which service may include a maximum of 4 years of military service credit if such credit is not claimed under any other 131 132 system and the remaining years are in the Special Risk Class. 133 2. On or after July 1, 2011: a. The first day of the month the member attains age 60 and 134 135 completes the years of creditable service in the Special Risk Class equal to or greater than the years of service required for 136 137 vesting; b. The first day of the month following the date the member 138 completes 30 years of creditable service in the Special Risk 139 140 Class, regardless of age; or 141 c. The first day of the month following the date the member completes 30 years of creditable service and attains age 57, 142 which service may include a maximum of 4 years of military 143 service credit if such credit is not claimed under any other 144 145 system and the remaining years are in the Special Risk Class.

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146	
147	For <u>a</u> pension plan <u>member</u> <del>members</del> , normal retirement age is
148	attained on the normal retirement date. For <u>an</u> investment plan
149	member members, normal retirement age is the date a member
150	attains his or her normal retirement date as provided in this
151	section, or the date a member is vested under the investment
152	plan as provided in s. 121.4501(6), whichever is later.
153	Section 3. Paragraph (d) of subsection (7) of section
154	121.052, Florida Statutes, is amended to read:
155	121.052 Membership class of elected officers
156	(7) CONTRIBUTIONS
157	(d) The following table states the required employer
158	contribution on behalf of each member of the Elected Officers'
159	Class in terms of a percentage of the member's gross
160	compensation. Such contribution constitutes the entire health
161	insurance subsidy contribution with respect to each such member.
162	A change in the contribution rate is effective with the first
163	salary paid on or after the beginning date of the change. The
164	retiree health insurance subsidy contribution rate is as
165	follows:
166	
	Dates of Contribution Contribution
	Rate Changes Rate
167	
168	
	October 1, 1987, through
	December 31, 1988 0.24%
169	

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170	January 1, 1989, through December 31, 1993	0.48%
1 - 1	January 1, 1994, through December 31, 1994	0.56%
171	January 1, 1995, through June 30, 1998	0.66%
172	July 1, 1998, through June 30, 2001	0.94%
174	July 1, 2001, through June 30, 2013	1.11%
175	July 1, 2013, through June 30, 2014	1.20%
176	July 1, 2014, through June 30, 2015	1.26%
	<del>Effective</del> July 1, 2015 <u>,</u> through June 30, 2023	1.66%
177 178	Effective July 1, 2023	<u>2.00%</u>
179 180 181	Such contributions and accompanying payroll payable no later than the 5th working day of	

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182	immediately following the month during which the payroll period
183	ended and shall be deposited by the administrator in the Retiree
184	Health Insurance Subsidy Trust Fund.
185	Section 4. Paragraph (a) of subsection (7) of section
186	121.053, Florida Statutes, is amended, and paragraph (c) is
187	added to subsection (3) of that section, to read:
188	121.053 Participation in the Elected Officers' Class for
189	retired members
190	(3) On or after July 1, 2010:
191	(c) An elected officer who has deferred termination as
192	provided in subsection (7) before July 1, 2023, is ineligible to
193	extend his or her participation in the Deferred Retirement
194	Option Program beyond the 60-month period.
195	(7) A member who is elected or appointed to an elective
196	office and who is participating in the Deferred Retirement
197	Option Program is not subject to termination as defined in s.
198	121.021, or reemployment limitations as provided in s.
199	121.091(9), until the end of his or her current term of office
200	or, if the officer is consecutively elected or reelected to an
201	elective office eligible for coverage under the Florida
202	Retirement System, until he or she no longer holds an elective
203	office, as follows:
204	(a) At the end of the <u>member's</u> <del>60-month</del> DROP period:
205	1. The officer's DROP account may not accrue additional
206	monthly benefits, but does continue to earn interest as provided
207	in s. 121.091(13). However, an officer whose DROP participation
208	begins on or after July 1, 2010, may not continue to earn such
209	interest.
210	2. Retirement contributions, except for unfunded actuarial

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211	liability and health insurance subsidy contributions required	in
212	ss. 121.71(5) and 121.76, are not required of the employer of	
213	the elected officer, and additional retirement credit may not	be
214	earned under the Florida Retirement System.	
215	Section 5. Paragraph (d) of subsection (3) of section	
216	121.055, Florida Statutes, is amended to read:	
217	121.055 Senior Management Service ClassThere is hereby	
218	established a separate class of membership within the Florida	
219	Retirement System to be known as the "Senior Management Servi	ce
220	Class," which shall become effective February 1, 1987.	
221	(3)	
222	(d) The following table states the required employer	
223	contribution on behalf of each member of the Senior Managemen	t
224	Service Class in terms of a percentage of the member's gross	
225	compensation. Such contribution constitutes the entire health	
226	insurance subsidy contribution with respect to each such memb	er.
227	A change in the contribution rate is effective with the first	
228	salary paid on or after the beginning date of the change. The	
229	retiree health insurance subsidy contribution rate is as	
230	follows:	
231		
	Dates of Contribution Contribution	
	Rate Changes Rate	
232		
233		
	October 1, 1987, through December	
	31, 1988 0.24%	
234		
I		

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January 1, 1989, through December 31, 1993 0.48% 235 January 1, 1994, through December 31, 1994 0.56% 236 January 1, 1995, through June 30, 1998 0.66% 237 July 1, 1998, through June 30, 2001 0.94% 238 July 1, 2001, through June 30, 2013 1.11% 239 July 1, 2013, through June 30, 2014 1.20% 240 July 1, 2014, through June 30, 2015 1.26% 241 Effective July 1, 2015, through June 30, 2023 1.66% 242 Effective July 1, 2023 2.00% 243 244 Such contributions and accompanying payroll data are due and 245 payable no later than the 5th working day of the month 246

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247	immediately following the month during which the payroll period
248	ended and shall be deposited by the administrator in the Retiree
249	Health Insurance Subsidy Trust Fund.
250	Section 6. Subsection (4) of section 121.071, Florida
251	Statutes, is amended to read:
252	121.071 ContributionsContributions to the system shall be
253	made as follows:
254	(4) The following table states the required employer
255	contribution on behalf of each member of the Regular Class,
256	Special Risk Class, or Special Risk Administrative Support Class
257	in terms of a percentage of the member's gross compensation.
258	Such contribution constitutes the entire health insurance
259	subsidy contribution with respect to each such member. A change
260	in the contribution rate is effective with the first salary paid
261	on or after the beginning date of the change. The retiree health
262	insurance subsidy contribution rate is as follows:
263	
	Dates of Contribution Contribution
	Rate Changes Rate
264	
265	
	October 1, 1987, through December
	31, 1988 0.24%
266	
	January 1, 1989, through December
	31, 1993 0.48%
267	
	January 1, 1994, through December 0.56%

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31, 1994 268 January 1, 1995, through June 30, 1998 0.66% 269 July 1, 1998, through June 30, 2001 0.94% 270 July 1, 2001, through June 30, 2013 1.11% 271 July 1, 2013, through June 30, 2014 1.20% 272 July 1, 2014, through June 30, 2015 1.26% 273 Effective July 1, 2015, through 1.66% June 30, 2023 274 Effective July 1, 2023 2.00% 275 276 277 Such contributions shall be deposited by the administrator in 278 the Retiree Health Insurance Subsidy Trust Fund. Section 7. Effective July 1, 2023, paragraph (a) of 279 280 subsection (3) of section 121.091, Florida Statutes, is amended 281 to read: 282 121.091 Benefits payable under the system.-Benefits may not

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283 be paid under this section unless the member has terminated employment as provided in s. 121.021(39)(a) or begun 284 285 participation in the Deferred Retirement Option Program as 286 provided in subsection (13), and a proper application has been filed in the manner prescribed by the department. The department 287 may cancel an application for retirement benefits when the 288 289 member or beneficiary fails to timely provide the information 290 and documents required by this chapter and the department's 291 rules. The department shall adopt rules establishing procedures 292 for application for retirement benefits and for the cancellation 293 of such application when the required information or documents 294 are not received.

(3) EARLY RETIREMENT BENEFIT.-Upon retirement on his or her early retirement date, the member shall receive an immediate monthly benefit that shall begin to accrue on the first day of the month of the retirement date and be payable on the last day of that month and each month thereafter during his or her lifetime. Such benefit shall be calculated as follows:

301

(a) For a member initially enrolled:

302 1. Before July 1, 2011, the amount of each monthly payment 303 shall be computed in the same manner as for a normal retirement 304 benefit, in accordance with subsection (1), but shall be based 305 on the member's average monthly compensation and creditable 306 service as of the member's early retirement date. The benefit so 307 computed shall be reduced by five-twelfths of 1 percent for each 308 complete month by which the early retirement date precedes the 309 normal retirement date of age 62 for a member of the Regular Class, Senior Management Service Class, or the Elected Officers' 310 311 Class, and age 55 for a member of the Special Risk Class, or age

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312 52 if a Special Risk member has completed 25 years of creditable 313 service in accordance with <u>s. 121.021(29)(b)3.</u> <del>s.</del>

314 <del>121.021(29)(b)1.c.</del>

315 2. On or after July 1, 2011, the amount of each monthly payment shall be computed in the same manner as for a normal 316 retirement benefit, in accordance with subsection (1), but shall 317 318 be based on the member's average monthly compensation and 319 creditable service as of the member's early retirement date. The 320 benefit so computed shall be reduced by five-twelfths of 1 321 percent for each complete month by which the early retirement 322 date precedes the normal retirement date of age 65 for a member of the Regular Class, Senior Management Service Class, or the 323 Elected Officers' Class, and age 55  $\frac{60}{100}$  for a member of the 324 325 Special Risk Class, or age 52 57 if a special risk member has completed 25 30 years of creditable service in accordance with 326 327 s. 121.091(29)(b)3. <del>s. 121.021(29)(b)2.c.</del>

328 Section 8. Subsection (13) of section 121.091, Florida 329 Statutes, is amended to read:

330 121.091 Benefits payable under the system.-Benefits may not 331 be paid under this section unless the member has terminated employment as provided in s. 121.021(39)(a) or begun 332 participation in the Deferred Retirement Option Program as 333 provided in subsection (13), and a proper application has been 334 335 filed in the manner prescribed by the department. The department 336 may cancel an application for retirement benefits when the member or beneficiary fails to timely provide the information 337 338 and documents required by this chapter and the department's 339 rules. The department shall adopt rules establishing procedures 340 for application for retirement benefits and for the cancellation

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341 of such application when the required information or documents 342 are not received.

343 (13) DEFERRED RETIREMENT OPTION PROGRAM.-In general, and 344 subject to this section, the Deferred Retirement Option Program, 345 hereinafter referred to as DROP, is a program under which an 346 eligible member of the Florida Retirement System may elect to 347 participate, deferring receipt of retirement benefits while 348 continuing employment with his or her Florida Retirement System 349 employer. The deferred monthly benefits shall accrue in the 350 Florida Retirement System on behalf of the member, plus interest 351 compounded monthly, for the specified period of the DROP 352 participation, as provided in paragraph (c). Upon termination of 353 employment, the member shall receive the total DROP benefits and 354 begin to receive the previously determined normal retirement 355 benefits. Participation in the DROP does not guarantee 356 employment for the specified period of DROP. Participation in 357 DROP by an eligible member beyond the initial 60-month period as 358 authorized in this subsection shall be on an annual contractual 359 basis for all participants.

360 (a) Eligibility of member to participate in DROP.-All 361 active Florida Retirement System members in a regularly established position, and all active members of the Teachers' 362 Retirement System established in chapter 238 or the State and 363 364 County Officers' and Employees' Retirement System established in 365 chapter 122, which are consolidated within the Florida 366 Retirement System under s. 121.011, are eligible to elect 367 participation in DROP if:

368 1. The member is not a renewed member under s. 121.122 or a 369 member of the State Community College System Optional Retirement

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20237024er 370 Program under s. 121.051, the Senior Management Service Optional Annuity Program under s. 121.055, or the optional retirement 371 372 program for the State University System under s. 121.35. 373 2. Except as provided in subparagraph 6., for members initially enrolled before July 1, 2011, Election to participate 374 375 in DROP may be is made at any time within 12 months immediately 376 following the date on which the member first reaches his or her 377 normal retirement date, or, for a member who reaches normal 378 retirement date based on service before he or she reaches age 379 62, or age 55 for Special Risk Class members, election to participate may be deferred to the 12 months immediately 380 following the date the member attains age 57, or age 52 for 381 382 Special Risk Class members. Except as provided in subparagraph 6., for members initially enrolled on or after July 1, 2011, 383 384 election to participate is made within 12 months immediately 385 following the date on which the member first reaches normal retirement date, or, for a member who reaches normal retirement 386 387 date based on service before he or she reaches age 65, or age 60 388 for Special Risk Class members, election to participate may be deferred to the 12 months immediately following the date the 389 390 member attains age 60, or age 55 for Special Risk Class members. 391 A member who delays DROP participation during the 12-month 392 period immediately following his or her maximum DROP deferral date, except as provided in subparagraph 6., loses a month of 393 394 DROP participation for each month delayed. A member who fails to 395 make an election within the 12-month limitation period forfeits all rights to participate in DROP. The member shall advise his 396 397 or her employer and the division in writing of the date DROP 398 begins. The beginning date may be subsequent to the 12-month

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399 election period but must be within the original 60-month 400 participation period provided in subparagraph (b)1. When 401 establishing eligibility to participate in DROP, the member may 402 elect to include or exclude any optional service credit 403 purchased by the member from the total service used to establish 404 the normal retirement date. A member who has dual normal 405 retirement dates is eligible to elect to participate in DROP 406 after attaining normal retirement date in either class.

3. The employer of a member electing to participate in DROP, or employers if dually employed, shall acknowledge in writing to the division the date the member's participation in DROP begins and the date the member's employment and DROP participation terminates.

412 4. Simultaneous employment of a member by additional 413 Florida Retirement System employers subsequent to the 414 commencement of a member's participation in DROP is permissible 415 if such employers acknowledge in writing a DROP termination date 416 no later than the member's existing termination date or the 417 maximum participation period provided in <u>paragraph (b)</u> 418 <u>subparagraph (b)1</u>.

419 5. A member may change employers while participating in420 DROP, subject to the following:

a. A change of employment takes place without a break in
service so that the member receives salary for each month of
continuous DROP participation. If a member receives no salary
during a month, DROP participation ceases unless the employer
verifies a continuation of the employment relationship for such
member pursuant to s. 121.021(39) (b).

427

b. The member and new employer notify the division of the

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428 identity of the new employer on forms required by the division. c. The new employer acknowledges, in writing, the member's 429 430 DROP termination date, which may be extended but not beyond the 431 maximum participation period provided in paragraph (b) 432 subparagraph (b)1., acknowledges liability for any additional retirement contributions and interest required if the member 433 fails to timely terminate employment, and is subject to the 434 adjustment required in sub-subparagraph (c)5.d. 435

6. Effective July 1, 2001, for instructional personnel as 436 437 defined in s. 1012.01(2), election to participate in DROP may be 438 made at any time following the date on which the member first 439 reaches normal retirement date. The member shall advise his or her employer and the division in writing of the date on which 440 441 DROP begins. When establishing eligibility of the member to participate in DROP for the 60-month participation period 442 provided in subparagraph (b)1., the member may elect to include 443 or exclude any optional service credit purchased by the member 444 445 from the total service used to establish the normal retirement 446 date. A member who has dual normal retirement dates is eligible 447 to elect to participate in either class.

(b) Participation in DROP.-Except as provided in this
paragraph, an eligible member may elect to participate in DROP
for a period not to exceed a maximum of <u>96</u> <del>60</del> calendar months.

451 1.a. Members who are instructional personnel employed by 452 the Florida School for the Deaf and the Blind and authorized by 453 the Board of Trustees of the Florida School for the Deaf and the 454 Blind, who are instructional personnel as defined in s. 455 1012.01(2)(a)-(d) in grades K-12 and authorized by the district 456 school superintendent, or who are instructional personnel as

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20237024er 457 defined in s. 1012.01(2)(a) employed by a developmental research 458 school and authorized by the school's director, or if the school 459 has no director, by the school's principal, may: 460 (I) Extend DROP participation beyond the initial 96-461 calendar-month period if the instructional personnel's 462 termination date is before the end of the school year. Such 463 instructional personnel may have DROP participation extended 464 until the last day of the last calendar month of the school year 465 in which their original DROP termination date occurred if a date 466 other than the last day of the last calendar month of the school year is designated. 467 468 (II) Participate in DROP for up to 24 <del>36</del> calendar months 469 beyond the 96-month 60-month period. Effective July 1, 2018, 470 Instructional personnel who are authorized to extend DROP participation beyond the 96-month 60-month period must have a 471 472 termination date that is the last day of the last calendar month 473 of the school year within the DROP extension granted by the 474 employer. If, on July 1, 2018, the member's DROP participation 475 has already been extended for the maximum 24 <del>36</del> calendar months 476 and the extension period concludes before the end of the school year, the member's DROP participation may be extended through 477 the last day of the last calendar month of that school year. 478 479 This sub-sub-subparagraph expires June 30, 2029. 480 481 The employer shall notify the division of the change in 482 termination date and the additional period of DROP participation for the affected instructional personnel. 483 b. Administrative personnel in grades K-12, as defined in 484 485 s. 1012.01(3), who have a DROP termination date on or after July

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486 1, 2018, may be authorized to extend DROP participation beyond 487 the initial 96 60 calendar month period if the administrative 488 personnel's termination date is before the end of the school 489 year. Such administrative personnel may have DROP participation 490 extended until the last day of the last calendar month of the 491 school year in which their original DROP termination date 492 occurred if a date other than the last day of the last calendar 493 month of the school year is designated. The employer shall 494 notify the division of the change in termination date and the 495 additional period of DROP participation for the affected 496 administrative personnel.

497 c. Effective July 1, 2022, a member of the Special Risk 498 Class who is a law enforcement officer who meets the criteria in 499 s. 121.0515(3)(a) and who is a DROP participant on or after July 500 1, 2022, may participate in DROP for up to 36 calendar months 501 beyond the 60-month period if he or she enters DROP on or before 502 June 30, 2028.

- 503 2. Upon deciding to participate in DROP, the member shall 504 submit, on forms required by the division:
- 505

a. A written election to participate in DROP;

506 b. Selection of DROP participation and termination dates 507 that satisfy the limitations stated in paragraph (a) and <u>this</u> 508 <u>paragraph</u> <u>subparagraph 1</u>. The termination date must be in a 509 binding letter of resignation to the employer establishing a 510 deferred termination date. The member may change the termination 511 date within the limitations of <u>this paragraph</u> <u>subparagraph 1.</u>, 512 but only with the written approval of the employer;

513 c. A properly completed DROP application for service 514 retirement as provided in this section; and

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515 d. Any other information required by the division. 516 3. The DROP participant is a retiree under the Florida 517 Retirement System for all purposes, except for paragraph (5)(f) 518 and subsection (9) and ss. 112.3173, 112.363, 121.053, and 519 121.122. DROP participation is final and may not be canceled by 520 the participant after the first payment is credited during the DROP participation period. However, participation in DROP does 521 522 not alter the participant's employment status, and the member is 523 not deemed retired from employment until his or her deferred 524 resignation is effective and termination occurs as defined in s. 121.021. 525

526 4. Elected officers are eligible to participate in DROP527 subject to the following:

a. An elected officer who reaches normal retirement date during a term of office may defer the election to participate until the next succeeding term in that office. An elected officer who exercises this option may participate in DROP for up to <u>96</u> <del>60</del> calendar months or no longer than the succeeding term of office, whichever is less.

534 b. An elected or a nonelected participant may run for a 535 term of office while participating in DROP and, if elected, extend the DROP termination date accordingly; however, if such 536 additional term of office exceeds the 96-month 60-month 537 538 limitation established in this paragraph subparagraph 1., and 539 the officer does not resign from office within such 60-month 540 limitation, the retirement and the participant's DROP is null 541 and void as provided in sub-subparagraph (c)5.d.

542 c. An elected officer who is dually employed and elects to 543 participate in DROP must terminate all employment relationships

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20237024er 544 as provided in s. 121.021(39) for the nonelected position within 545 the original <del>60-month</del> period or maximum participation period as 546 provided in <u>this paragraph</u> <del>subparagraph 1</del>. For DROP 547 participation ending:

548 (I) Before July 1, 2010, the officer may continue 549 employment as an elected officer as provided in s. 121.053. The 550 elected officer shall be enrolled as a renewed member in the 551 Elected Officers' Class or the Regular Class, as provided in ss. 552 121.053 and 121.122, on the first day of the month after 553 termination of employment in the nonelected position and termination of DROP. Distribution of the DROP benefits shall be 554 555 made as provided in paragraph (c).

(II) On or after July 1, 2010, the officer may continue employment as an elected officer but must defer termination as provided in s. 121.053.

559 <u>d. An elected officer who has deferred termination as</u> 560 <u>provided in s. 121.053 before June 30, 2023, is ineligible to</u> 561 <u>extend DROP participation beyond 60 months.</u>

562

(c) Benefits payable under DROP.-

563 1. Effective on the date of DROP participation, the 564 member's initial normal monthly benefit, including creditable 565 service, optional form of payment, and average final 566 compensation, and the effective date of retirement are fixed. 567 The beneficiary established under the Florida Retirement System 568 is the beneficiary eligible to receive any DROP benefits payable 569 if the DROP participant dies before completing the period of 570 DROP participation. If a joint annuitant predeceases the member, 571 the member may name a beneficiary to receive accumulated DROP 572 benefits payable. The retirement benefit, the annual cost of

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573 living adjustments provided in s. 121.101, and interest accrue 574 monthly in the Florida Retirement System Trust Fund. For members 575 whose DROP participation begins:

a. Before July 1, 2011, the interest accrues at an effective annual rate of 6.5 percent compounded monthly, on the prior month's accumulated ending balance, up to the month of termination or death, except as provided in s. 121.053(7).

580

b. On or after July 1, 2011, the interest accrues:

(I) Through June 30, 2023, at an effective annual rate of 1.3 percent, compounded monthly, on the prior month's accumulated ending balance, up to the month of termination or death, except as provided in s. 121.053(7).

585 <u>(II) Beginning July 1, 2023, at an effective annual rate of</u> 586 <u>4 percent, compounded monthly, on the prior month's accumulated</u> 587 <u>ending balance, up to the month of termination or death, except</u> 588 <u>as provided in s. 121.053(7).</u>

589 2. Each employee who elects to participate in DROP may 590 elect to receive a lump-sum payment for accrued annual leave 591 earned in accordance with agency policy upon beginning 592 participation in DROP. The accumulated leave payment certified to the division upon commencement of DROP shall be included in 593 594 the calculation of the member's average final compensation. The 595 employee electing the lump-sum payment is not eligible to 596 receive a second lump-sum payment upon termination, except to 597 the extent the employee has earned additional annual leave 598 which, combined with the original payment, does not exceed the 599 maximum lump-sum payment allowed by the employing agency's 600 policy or rules. An early lump-sum payment shall be based on the 601 hourly wage of the employee at the time he or she begins

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602 participation in DROP. If the member elects to wait and receive 603 a lump-sum payment upon termination of DROP and termination of 604 employment with the employer, any accumulated leave payment made 605 at that time may not be included in the member's retirement 606 benefit, which was determined and fixed by law when the employee 607 elected to participate in DROP.

3. The effective date of DROP participation and the effective date of retirement of a DROP participant shall be the first day of the month selected by the member to begin participation in DROP, provided such date is properly established, with the written confirmation of the employer, and the approval of the division, on forms required by the division.

4. Normal retirement benefits and any interest continue to accrue in DROP until the established termination date of DROP or until the member terminates employment or dies before such date, except as provided in s. 121.053(7). Although individual DROP accounts may not be established, a separate accounting of each member's accrued benefits under DROP shall be calculated and provided to the member.

5. At the conclusion of the member's participation in DROP,
the division shall distribute the member's total accumulated
DROP benefits, subject to the following:

a. The division shall receive verification by the member's
employer or employers that the member has terminated all
employment relationships as provided in s. 121.021(39).

b. The terminated DROP participant or, if deceased, the member's named beneficiary, shall elect on forms provided by the division to receive payment of the DROP benefits in accordance with one of the options listed below. If a member or beneficiary

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fails to elect a method of payment within 60 days after
termination of DROP, the division shall pay a lump sum as
provided in sub-sub-subparagraph (I).

(I) Lump sum.—All accrued DROP benefits, plus interest,
less withholding taxes remitted to the Internal Revenue Service,
shall be paid to the DROP participant or surviving beneficiary.

637 (II) Direct rollover.-All accrued DROP benefits, plus 638 interest, shall be paid from DROP directly to the custodian of 639 an eligible retirement plan as defined in s. 402(c)(8)(B) of the 640 Internal Revenue Code. However, in the case of an eligible 641 rollover distribution to the surviving spouse of a deceased member, an eligible retirement plan is an individual retirement 642 account or an individual retirement annuity as described in s. 643 644 402(c)(9) of the Internal Revenue Code.

645 (III) Partial lump sum.-A portion of the accrued DROP 646 benefits shall be paid to DROP participant or surviving spouse, 647 less withholding taxes remitted to the Internal Revenue Service, and the remaining DROP benefits must be transferred directly to 648 649 the custodian of an eligible retirement plan as defined in s. 650 402(c)(8)(B) of the Internal Revenue Code. However, in the case 651 of an eligible rollover distribution to the surviving spouse of 652 a deceased member, an eligible retirement plan is an individual 653 retirement account or an individual retirement annuity as described in s. 402(c)(9) of the Internal Revenue Code. The 654 655 proportions must be specified by the DROP participant or 656 surviving beneficiary.

c. The form of payment selected by the DROP participant or
surviving beneficiary must comply with the minimum distribution
requirements of the Internal Revenue Code.

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660 d. A DROP participant who fails to terminate all employment 661 relationships as provided in s. 121.021(39) shall be deemed as 662 not retired, and the DROP election is null and void. Florida 663 Retirement System membership shall be reestablished retroactively to the date of the commencement of DROP, and each 664 employer with whom the member continues employment must pay to 665 the Florida Retirement System Trust Fund the difference between 666 667 the DROP contributions paid in paragraph (i) and the 668 contributions required for the applicable Florida Retirement 669 System class of membership during the period the member participated in DROP, plus 6.5 percent interest compounded 670 671 annually.

672 6. The retirement benefits of any DROP participant who 673 terminates all employment relationships as provided in s. 674 121.021(39) but is reemployed in violation of the reemployment 675 provisions of subsection (9) are suspended during those months 676 in which the retiree is in violation. Any retiree in violation 677 of this subparagraph and any employer that employs or appoints 678 such person without notifying the division to suspend retirement 679 benefits are jointly and severally liable for any benefits paid 680 during the reemployment limitation period. The employer must 681 have a written statement from the retiree that he or she is not 682 retired from a state-administered retirement system. Any 683 retirement benefits received by a retiree while employed in 684 violation of the reemployment limitations must be repaid to the 685 Florida Retirement System Trust Fund, and his or her retirement 686 benefits shall remain suspended until payment is made. Benefits 687 suspended beyond the end of the reemployment limitation period 688 apply toward repayment of benefits received in violation of the

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689	reemployment	limitation.

690 7. The accrued benefits of any DROP participant, and any 691 contributions accumulated under the program, are not subject to 692 assignment, execution, attachment, or any legal process except 693 for qualified domestic relations court orders, income deduction 694 orders as provided in s. 61.1301, and federal income tax levies.

695 8. DROP participants are not eligible for disability696 retirement benefits as provided in subsection (4).

697

(d) Death benefits under DROP.-

698 1. Upon the death of a DROP participant, the named
699 beneficiary is entitled to apply for and receive the accrued
700 benefits in DROP as provided in sub-subparagraph (c)5.b.

701 2. The normal retirement benefit accrued to DROP during the 702 month of a participant's death is the final monthly benefit 703 credited for such DROP participant.

3. Eligibility to participate in DROP terminates upon death of the participant. If the participant dies on or after the effective date of enrollment in DROP, but before the first monthly benefit is credited to DROP, Florida Retirement System benefits are paid in accordance with subparagraph (7)(c)1. or subparagraph 2.

4. A DROP participant's survivors are not eligible to
receive Florida Retirement System death benefits as provided in
paragraph (7) (d).

(e) Cost-of-living adjustment.—On each July 1, the participant's normal retirement benefit shall be increased as provided in s. 121.101.

(f) Retiree health insurance subsidy.-DROP participants are not eligible to apply for the retiree health insurance subsidy

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718 payments as provided in s. 112.363 until such participants have 719 terminated employment and participation in DROP.

(g) Renewed membership.-DROP participants are not eligible for renewed membership in the Florida Retirement System under ss. 121.053 and 121.122 until all employment relationships are terminated as provided in s. 121.021(39).

(h) Employment limitation after DROP participation.-Upon
termination as defined in s. 121.021, DROP participants are
subject to the same reemployment limitations as other retirees.
Reemployment restrictions applicable to retirees as provided in
subsection (9) do not apply to DROP participants until their
employment and participation in DROP are terminated.

730

(i) Contributions.-

731 1. All employers paying the salary of a DROP participant filling a regularly established position shall contribute 8.0 732 733 percent of such participant's gross compensation for the period 734 of July 1, 2002, through June 30, 2003, and the percentage of 735 such compensation required by s. 121.71 thereafter, which shall 736 constitute the entire employer DROP contribution with respect to 737 such participant. Such contributions, payable to the Florida 738 Retirement System Trust Fund in the same manner as required in 739 s. 121.071, must be made as appropriate for each pay period and 740 are in addition to contributions required for social security 741 and the Retiree Health Insurance Subsidy Trust Fund. Such 742 employer, social security, and health insurance subsidy contributions are not included in DROP. 743

744 2. The employer shall, in addition to subparagraph 1., also
745 withhold one-half of the entire social security contribution
746 required for the participant. Contributions for social security

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772

773

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747 by each participant and each employer, in the amount required 748 for social security coverage as provided by the federal Social 749 Security Act, are in addition to contributions specified in 750 subparagraph 1.

3. All employers paying the salary of a DROP participant filling a regularly established position shall contribute the percent of such participant's gross compensation required in s. 121.071(4), which constitutes the employer's health insurance subsidy contribution with respect to such participant. Such contributions must be deposited by the administrator in the Retiree Health Insurance Subsidy Trust Fund.

(j) Forfeiture of retirement benefits.—This section does not remove DROP participants from the scope of s. 8(d), Art. II of the State Constitution, s. 112.3173, and paragraph (5)(f). DROP participants who commit a specified felony offense while employed are subject to forfeiture of all retirement benefits, including DROP benefits, pursuant to those provisions of law.

(k) Administration of program.—The division shall adopt rules as necessary for the effective and efficient administration of this subsection. The division is not required to advise members of the federal tax consequences of an election related to the DROP but may advise members to seek independent advice.

Section 9. Effective July 1, 2023, subsection (3) ofsection 121.4501, Florida Statutes, is amended to read:

121.4501 Florida Retirement System Investment Plan.-

(3) RETIREMENT SERVICE CREDIT; TRANSFER OF BENEFITS.-

(a) An eligible employee who is employed in a regularly
established position by a state employer on June 1, 2002; by a

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776 district school board employer on September 1, 2002; or by a 777 local employer on December 1, 2002, and who is a member of the 778 pension plan at the time of his or her election to participate 779 in the investment plan shall retain all retirement service credit earned under the pension plan as credited under the 780 781 system and is entitled to a deferred benefit upon termination. 782 However, election to enroll in the investment plan terminates 783 the active membership of the employee in the pension plan, and 784 the service of a member in the investment plan is not creditable 785 under the pension plan for purposes of benefit accrual but is 786 creditable for purposes of vesting.

787 (b) Notwithstanding paragraph (a), an eligible employee who 788 elects to participate in, or who defaults into, the investment 789 plan and establishes one or more individual member accounts may 790 elect to transfer to the investment plan a sum representing the 791 present value of the employee's accumulated benefit obligation under the pension plan, except as provided in paragraph (4)(b). 792 793 Upon transfer, all service credit earned under the pension plan 794 is nullified for purposes of entitlement to a future benefit 795 under the pension plan. A member may not transfer the 796 accumulated benefit obligation balance from the pension plan 797 after the time period for enrolling in the investment plan has 798 expired.

1. For purposes of this subsection, the present value of the member's accumulated benefit obligation is based upon the member's estimated creditable service and estimated average final compensation under the pension plan, subject to recomputation under subparagraph 2. For state employees, initial estimates shall be based upon creditable service and average

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20237024er 805 final compensation as of midnight on June 30, 2002; for district 806 school board employees, initial estimates shall be based upon 807 creditable service and average final compensation as of midnight 808 on September 30, 2002; and for local government employees, 809 initial estimates shall be based upon creditable service and average final compensation as of midnight on December 31, 2002. 810 811 The dates specified are the "estimate date" for these employees. 812 The actuarial present value of the employee's accumulated 813 benefit obligation shall be based on the following: a. The discount rate and other relevant actuarial 814 815 assumptions used to value the Florida Retirement System Trust 816 Fund at the time the amount to be transferred is determined, 817 consistent with the factors provided in sub-subparagraphs b. and 818 с. b. A benefit commencement age, based on the member's 819 820 estimated creditable service as of the estimate date. 821 c. Except as provided under sub-subparagraph d., for a 822 member initially enrolled: 823 (I) Before July 1, 2011, the benefit commencement age is 824 the younger of the following, but may not be younger than the 825 member's age as of the estimate date: 826 (A) Age 62; or (B) The age the member would attain if the member completed 827 828 30 years of service with an employer, assuming the member worked 829 continuously from the estimate date, and disregarding any 830 vesting requirement that would otherwise apply under the pension 831 plan. (II) On or after July 1, 2011, the benefit commencement age 832 833 is the younger of the following, but may not be younger than the

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1	
834	member's age as of the estimate date:
835	(A) Age 65; or
836	(B) The age the member would attain if the member completed
837	33 years of service with an employer, assuming the member worked
838	continuously from the estimate date, and disregarding any
839	vesting requirement that would otherwise apply under the pension
840	plan.
841	d. For members of the Special Risk Class and for members of
842	the Special Risk Administrative Support Class entitled to retain
843	the special risk normal retirement date <del>:</del>
844	(I) Initially enrolled before July 1, 2011, the benefit
845	commencement age is the younger of the following, but may not be
846	younger than the member's age as of the estimate date:
847	<u>(I)</u> Age 55; or
848	(II) <del>(B)</del> The age the member would attain if the member
849	completed 25 years of service with an employer, assuming the
850	member worked continuously from the estimate date, and
851	disregarding any vesting requirement that would otherwise apply
852	under the pension plan.
853	(II) Initially enrolled on or after July 1, 2011, the
854	benefit commencement age is the younger of the following, but
855	may not be younger than the member's age as of the estimate
856	date:
857	(A) Age 60; or
858	(B) The age the member would attain if the member completed
859	30 years of service with an employer, assuming the member worked
860	continuously from the estimate date, and disregarding any
861	vesting requirement that would otherwise apply under the pension
862	<del>plan.</del>

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863 e. The calculation must disregard vesting requirements and
864 early retirement reduction factors that would otherwise apply
865 under the pension plan.

866 2. For each member who elects to transfer moneys from the 867 pension plan to his or her account in the investment plan, the 868 division shall recompute the amount transferred under 869 subparagraph 1. within 60 days after the actual transfer of 870 funds based upon the member's actual creditable service and 871 actual final average compensation as of the initial date of 872 participation in the investment plan. If the recomputed amount 873 differs from the amount transferred by \$10 or more, the division 874 shall:

875 a. Transfer, or cause to be transferred, from the Florida 876 Retirement System Trust Fund to the member's account the excess, 877 if any, of the recomputed amount over the previously transferred 878 amount together with interest from the initial date of transfer 879 to the date of transfer under this subparagraph, based upon the 880 effective annual interest equal to the assumed return on the 881 actuarial investment which was used in the most recent actuarial 882 valuation of the system, compounded annually.

b. Transfer, or cause to be transferred, from the member's account to the Florida Retirement System Trust Fund the excess, if any, of the previously transferred amount over the recomputed amount, together with interest from the initial date of transfer to the date of transfer under this subparagraph, based upon 6 percent effective annual interest, compounded annually, pro rata based on the member's allocation plan.

3. If contribution adjustments are made as a result ofemployer errors or corrections, including plan corrections,

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892 following recomputation of the amount transferred under 893 subparagraph 1., the member is entitled to the additional 894 contributions or is responsible for returning any excess 895 contributions resulting from the correction. However, a return 896 of such erroneous excess pretax contribution by the plan must be 897 made within the period allowed by the Internal Revenue Service. 898 The present value of the member's accumulated benefit obligation 899 may not be recalculated.

900 4. As directed by the member, the state board shall 901 transfer or cause to be transferred the appropriate amounts to 902 the designated accounts within 30 days after the effective date 903 of the member's participation in the investment plan unless the 904 major financial markets for securities available for a transfer 905 are seriously disrupted by an unforeseen event that causes the 906 suspension of trading on a national securities exchange in the 907 country where the securities were issued. In that event, the 30-908 day period may be extended by a resolution of the state board. 909 Transfers are not commissionable or subject to other fees and 910 may be in the form of securities or cash, as determined by the 911 state board. Such securities are valued as of the date of 912 receipt in the member's account.

913 5. If the state board or the division receives notification from the United States Internal Revenue Service that this 914 915 paragraph or any portion of this paragraph will cause the 916 retirement system, or a portion thereof, to be disqualified for 917 tax purposes under the Internal Revenue Code, the portion that 918 will cause the disqualification does not apply. Upon such notice, the state board and the division shall notify the 919 920 presiding officers of the Legislature.

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921	Section 10. Effective Ju	ly 1, 2023, subsections (4) and (5)
922	of section 121.71, Florida Sta	atutes, are amended to read:
923	3 121.71 Uniform rates; pro	ocess; calculations; levy
924	(4) Required employer ret	tirement contribution rates for
925	each membership class and sub	class of the Florida Retirement
926	5 System for both retirement pla	ans are as follows:
927	7	
		Percentage of
		Gross
		Compensation,
		Effective
	Membership Class	July 1, <u>2023</u> <del>2022</del>
928	3	
929		
0.0.0	Regular Class	<u>6.73%</u> <del>5.96%</del>
930		10 660 16 440
931	Special Risk Class	<u>18.66%</u> <del>16.44%</del>
931	Special Risk	
	Administrative	
	Support Class	11.54% <del>10.77%</del>
932		<u></u> -0.,,,,,
001	Elected Officers' Class-	
	Legislators, Governor,	
	Lt. Governor,	
	Cabinet Officers,	
	State Attorneys,	
	Public Defenders	<u>10.45%</u> <del>9.31%</del>

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20237024er 933 Elected Officers' Class-Justices, Judges 14.90% 14.41% 934 Elected Officers' Class-County Elected Officers 12.39% 11.30% 935 Senior Management Service 8.56% 7.70% Class 936 DROP 8.49% 7.79% 937 938 939 (5) In order to address unfunded actuarial liabilities of 940 the system, the required employer retirement contribution rates 941 for each membership class and subclass of the Florida Retirement 942 System for both retirement plans are as follows: 943 Percentage of Gross Compensation, Effective Membership Class July 1, 2023 <del>2022</del> 944 945 Regular Class 4.78% 4.23% 946 Special Risk Class 11.95% 9.67%

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20237024er 947 Special Risk Administrative 26.22% 26.16% Support Class 948 Elected Officers' Class-Legislators, Governor, Lt. Governor, Cabinet Officers, State Attorneys, Public Defenders 50.21% 56.76% 949 Elected Officers' Class-Justices, Judges 27.93% 27.64% 950 Elected Officers' Class-County Elected Officers 44.23% 43.98% 951 Senior Management Service Class 23.90% 22.15% 952 DROP 10.64% <del>9.15%</del> 953 954 955 Section 11. Effective July 1, 2023, subsection (6) of 956 section 121.72, Florida Statutes, is amended, and subsection (7) is added to that section, to read: 957 958 121.72 Allocations to investment plan member accounts; 959 percentage amounts.-

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#### CS for SB 7024, 1st Engrossed

20237024er 960 (6) Effective July 1, 2022, through June 30, 2023, 961 allocations from the Florida Retirement System Contributions 962 Clearing Trust Fund to investment plan member accounts are as 963 follows: 964 965 Membership Class Percentage of Gross Compensation 966 967 9.30% Regular Class 968 Special Risk Class 17.00% 969 Special Risk Administrative Support Class 10.95% 970 Elected Officers' Class-Legislators, Governor, Lt. Governor, Cabinet Officers, State Attorneys, Public 12.38% Defenders 971 Elected Officers' Class-Justices, Judges 16.23% 972 Elected Officers' Class-14.34%

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		20237024er
	County Elected Officers	
973		
	Senior Management Service	
	Class	10.67%
974		
975		
976	(7) Effective July 1, 2023,	allocations from the Florida
977	Retirement System Contributions (	Clearing Trust Fund to
978	investment plan member accounts a	are as follows:
979		
980		
	Membership Class	Percentage of Gross
		Compensation
981		
982		
	<u>Regular Class</u>	<u>11.30%</u>
983		
	Special Risk Class	<u>19.00%</u>
984		
	Special Risk Administrative	
	Support Class	<u>12.95%</u>
985		
	Elected Officers' Class-	
	Legislators, Governor,	
	Lt. Governor, Cabinet	
	Officers,	
	State Attorneys, Public	14,200
	Defenders	14.38%

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	20237024er
986	
	Elected Officers' Class-
	Justices, Judges 18.23%
987	
	Elected Officers' Class-
	County Elected Officers 16.34%
988	
	Senior Management Service
	<u>Class</u> <u>12.67%</u>
989	
990	
991	Section 12. Effective July 1, 2023, section 121.73, Florida
992	Statutes, is amended to read:
993	121.73 Allocations for member disability coverage;
994	percentage amounts
995	(1) The allocations established in <u>this section</u> <del>subsection</del>
996	<del>(3)</del> shall be used to provide disability coverage for members in
997	the investment plan and shall be transferred monthly by the
998	Division of Retirement from the Florida Retirement System
999	Contributions Clearing Trust Fund to the disability account of
1000	the Florida Retirement System Trust Fund.
1001	(2) The allocations are stated as a percentage of each
1002	investment plan member's gross compensation for the calendar
1003	month. A change in a contribution percentage is effective the
1004	first day of the month for which retirement contributions may be
1005	made on or after the beginning date of the change. Contribution
1006	percentages may be modified by general law.
1007	(3) Effective July 1, 2002, allocations from the Florida
1008	Retirement System Contributions Clearing Trust Fund to provide

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## CS for SB 7024, 1st Engrossed

20237024er 1009 disability coverage for members in the investment plan, and to 1010 offset the costs of administering said coverage, are as follows: 1011 1012 Membership Class Percentage of Gross Compensation 1013 1014 0.25% Regular Class 1015 Special Risk Class 1.85% 1.33% 1016 Special Risk Administrative 0.45% Support Class 1017 Elected Officers' Class-Legislators, Governor, Lt. Governor, Cabinet Officers, State Attorneys, Public Defenders 0.41% 1018 Elected Officers' Class-Justices, Judges 0.73% 1019 Elected Officers' Class-County Elected Officers 0.41% 1020

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	Senior Management Service
	Class 0.26%
1021	
1022	
1023	Section 13. Effective July 1, 2023, section 121.735,
1024	Florida Statutes, is amended to read:
1025	121.735 Allocations for member line-of-duty death benefits;
1026	percentage amounts
1027	(1) The allocations established in <u>this section</u> <del>subsection</del>
1028	(3) shall be used to provide line-of-duty death benefit coverage
1029	for members in the investment plan and shall be transferred
1030	monthly by the division from the Florida Retirement System
1031	Contributions Clearing Trust Fund to the survivor benefit
1032	account of the Florida Retirement System Trust Fund.
1033	(2) Such allocations are stated as a percentage of each
1034	investment plan member's gross compensation for the calendar
1035	month. Any change in a contribution percentage is effective the
1036	first day of the month for which retirement contributions may be
1037	made on or after the beginning date of the change. Contribution
1038	percentages may be modified by general law.
1039	(3) Allocations from the Florida Retirement System
1040	Contributions Clearing Trust Fund to provide line-of-duty death
1041	benefits for members in the investment plan and to offset the
1042	costs of administering said coverage, are as follows:
1043	
	Membership Class Percentage of Gross
	Compensation

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20237024er 1045 Regular Class 0.05% 1046 Special Risk Class 1.26% 1.21% 1047 Special Risk Administrative 0.03% Support Class 1048 Elected Officers' Class-Legislators, Governor, Lt. Governor, Cabinet Officers, State Attorneys, Public Defenders 0.15% 1049 Elected Officers' Class-Justices, Judges 0.09% 1050 Elected Officers' Class-0.20% County Elected Officers 1051 Senior Management Service Class 0.05% 1052 1053 1054 Section 14. The Legislature finds that a proper and 1055 legitimate state purpose is served when employees, officers, and 1056 retirees of the state and its political subdivisions, and the 1057 dependents, survivors, and beneficiaries of such employees,

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1058	officers, and retirees, are extended the basic protections
1059	afforded by governmental retirement systems. These persons must
1060	be provided benefits that are fair and adequate and that are
1061	managed, administered, and funded in an actuarially sound manner
1062	as required by s. 14, Article X of the State Constitution and
1063	part VII of chapter 112, Florida Statutes. Therefore, the
1064	Legislature determines and declares that this act fulfills an
1065	important state interest.
1066	Section 15. Except as otherwise provided in this act, this
1067	act shall take effect upon becoming a law.

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