2006 Legislature

CS for SB 1670

1	
2	An act relating to state financial matters;
3	amending s. 121.4501, F.S.; revising the method
4	for calculating interest on certain moneys
5	transferred between retirement accounts;
6	providing for credit for military service of
7	members of the Public Employee Optional
8	Retirement Program; amending s. 121.591, F.S.;
9	prescribing procedures to follow if a
10	participant in the Public Employee Optional
11	Retirement Program receives an invalid
12	distribution; amending s. 215.47, F.S.;
13	revising standards for determining eligibility
14	of specified savings accounts, certificates of
15	deposit, time drafts, bills of exchange, bonds,
16	notes, and other instruments for investment by
17	the State Board of Administration; amending s.
18	1002.36, F.S.; conforming a cross-reference;
19	providing an effective date.
20	
21	Be It Enacted by the Legislature of the State of Florida:
22	
23	Section 1. Paragraph (c) of subsection (3) of section
24	121.4501, Florida Statutes, is amended, and subsection (22) is
25	added to that section, to read:
26	121.4501 Public Employee Optional Retirement
27	Program
28	(3) ELIGIBILITY; RETIREMENT SERVICE CREDIT
29	(c)1. Notwithstanding paragraph (b), each eligible
30	employee who elects to participate in the Public Employee
31	Optional Retirement Program and establishes one or more

2006 Legislature

individual participant accounts under the optional program may 1 2 elect to transfer to the optional program a sum representing 3 the present value of the employee's accumulated benefit obligation under the defined benefit retirement program of the 4 Florida Retirement System. Upon such transfer, all service 5 credit previously earned under the defined benefit program of б 7 the Florida Retirement System shall be nullified for purposes 8 of entitlement to a future benefit under the defined benefit 9 program of the Florida Retirement System. A participant is precluded from transferring the accumulated benefit obligation 10 balance from the defined benefit program upon the expiration 11 of the period afforded to enroll in the optional program. 12 13 2. For purposes of this subsection, the present value 14 of the member's accumulated benefit obligation is based upon the member's estimated creditable service and estimated 15 average final compensation under the defined benefit program, 16 subject to recomputation under subparagraph 3. For state 17 18 employees enrolling under subparagraph (4)(a)1., initial estimates will be based upon creditable service and average 19 final compensation as of midnight on June 30, 2002; for 20 district school board employees enrolling under subparagraph 21 (4)(b)1., initial estimates will be based upon creditable 2.2 23 service and average final compensation as of midnight on 24 September 30, 2002; and for local government employees enrolling under subparagraph (4)(c)1., initial estimates will 25 be based upon creditable service and average final 26 compensation as of midnight on December 31, 2002. The dates 27 28 respectively specified above shall be construed as the 29 "estimate date" for these employees. The actuarial present value of the employee's accumulated benefit obligation shall 30 31 be based on the following:

2

2006 Legislature

a. The discount rate and other relevant actuarial 1 2 assumptions used to value the Florida Retirement System Trust 3 Fund at the time the amount to be transferred is determined, 4 consistent with the factors provided in sub-subparagraphs b. 5 and c. 6 b. A benefit commencement age, based on the member's 7 estimated creditable service as of the estimate date. The 8 benefit commencement age shall be the younger of the following, but shall not be younger than the member's age as 9 of the estimate date: 10 (I) Age 62; or 11 (II) The age the member would attain if the member 12 13 completed 30 years of service with an employer, assuming the 14 member worked continuously from the estimate date, and disregarding any vesting requirement that would otherwise 15 apply under the defined benefit program of the Florida 16 17 Retirement System. 18 c. For members of the Special Risk Class and for members of the Special Risk Administrative Support Class 19 entitled to retain special risk normal retirement date, the 20 benefit commencement age shall be the younger of the 21 22 following, but shall not be younger than the member's age as 23 of the estimate date: 24 (I) Age 55; or (II) The age the member would attain if the member 25 completed 25 years of service with an employer, assuming the 26 member worked continuously from the estimate date, and 27 28 disregarding any vesting requirement that would otherwise 29 apply under the defined benefit program of the Florida Retirement System. 30 31

3

2006 Legislature

1	d. The calculation shall disregard vesting
2	requirements and early retirement reduction factors that would
3	otherwise apply under the defined benefit retirement program.
4	3. For each participant who elects to transfer moneys
5	from the defined benefit program to his or her account in the
6	optional program, the division shall recompute the amount
7	transferred under subparagraph 2. not later than 60 days after
8	the actual transfer of funds based upon the participant's
9	actual creditable service and actual final average
10	compensation as of the initial date of participation in the
11	optional program. If the recomputed amount differs from the
12	amount transferred under subparagraph 2. by \$10 or more, the
13	division shall:
14	a. Transfer, or cause to be transferred, from the
15	Florida Retirement System Trust Fund to the participant's
16	account in the optional program the excess, if any, of the
17	recomputed amount over the previously transferred amount
18	together with interest from the initial date of transfer to
19	the date of transfer under this subparagraph, based upon $ heta$
20	percent effective annual interest <u>equal to the assumed return</u>
21	on the actuarial investment which was used in the most recent
22	actuarial valuation of the system, compounded annually.
23	b. Transfer, or cause to be transferred, from the
24	participant's account to the Florida Retirement System Trust
25	Fund the excess, if any, of the previously transferred amount
26	over the recomputed amount, together with interest from the
27	initial date of transfer to the date of transfer under this
28	subparagraph, based upon 6 percent effective annual interest,
29	compounded annually, pro rata based on the participant's
30	allocation plan.
31	

4

2006 Legislature

CS for SB 1670

1	4. As directed by the participant, the board shall
2	transfer or cause to be transferred the appropriate amounts to
3	the designated accounts. The board shall establish transfer
4	procedures by rule, but the actual transfer shall not be later
5	than 30 days after the effective date of the member's
б	participation in the optional program unless the major
7	financial markets for securities available for a transfer are
8	seriously disrupted by an unforeseen event which also causes
9	the suspension of trading on any national securities exchange
10	in the country where the securities were issued. In that
11	event, such 30-day period of time may be extended by a
12	resolution of the trustees. Transfers are not commissionable
13	or subject to other fees and may be in the form of securities
14	or cash as determined by the state board. Such securities
15	shall be valued as of the date of receipt in the participant's
16	account.
17	5. If the board or the division receives notification
18	from the United States Internal Revenue Service that this
19	paragraph or any portion of this paragraph will cause the
20	retirement system, or a portion thereof, to be disqualified
21	for tax purposes under the Internal Revenue Code, then the
22	portion that will cause the disqualification does not apply.
23	Upon such notice, the state board and the division shall
24	notify the presiding officers of the Legislature.
25	(22) CREDIT FOR MILITARY SERVICECreditable service
26	of any member of the Public Employee Optional Retirement
27	Program shall include military service in the Armed Forces of
28	the United States as provided in the conditions outlined in s.
29	<u>121.111(1).</u>
30	Section 2. Paragraph (a) of subsection (1) of section
31	121.591, Florida Statutes, is amended to read:

5

2006 Legislature

1	121.591 Benefits payable under the Public Employee
2	Optional Retirement Program of the Florida Retirement
3	SystemBenefits may not be paid under this section unless
4	the member has terminated employment as provided in s.
5	121.021(39)(a) or is deceased and a proper application has
б	been filed in the manner prescribed by the state board or the
7	department. The state board or department, as appropriate, may
8	cancel an application for retirement benefits when the member
9	or beneficiary fails to timely provide the information and
10	documents required by this chapter and the rules of the state
11	board and department. In accordance with their respective
12	responsibilities as provided herein, the State Board of
13	Administration and the Department of Management Services shall
14	adopt rules establishing procedures for application for
15	retirement benefits and for the cancellation of such
16	application when the required information or documents are not
17	received. The State Board of Administration and the Department
18	of Management Services, as appropriate, are authorized to cash
19	out a de minimis account of a participant who has been
20	terminated from Florida Retirement System covered employment
21	for a minimum of 6 calendar months. A de minimis account is an
22	account containing employer contributions and accumulated
23	earnings of not more than \$5,000 made under the provisions of
24	this chapter. Such cash-out must either be a complete lump-sum
25	liquidation of the account balance, subject to the provisions
26	of the Internal Revenue Code, or a lump-sum direct rollover
27	distribution paid directly to the custodian of an eligible
28	retirement plan, as defined by the Internal Revenue Code, on
29	behalf of the participant. If any financial instrument issued
30	for the payment of retirement benefits under this section is
31	not presented for payment within 180 days after the last day

б

2006 Legislature

of the month in which it was originally issued, the 1 2 third-party administrator or other duly authorized agent of 3 the State Board of Administration shall cancel the instrument and credit the amount of the instrument to the suspense 4 account of the Public Employee Optional Retirement Program 5 Trust Fund authorized under s. 121.4501(6). Any such amounts б 7 transferred to the suspense account are payable upon a proper 8 application, not to include earnings thereon, as provided in 9 this section, within 10 years after the last day of the month in which the instrument was originally issued, after which 10 time such amounts and any earnings thereon shall be forfeited. 11 Any such forfeited amounts are assets of the Public Employee 12 13 Optional Retirement Program Trust Fund and are not subject to 14 the provisions of chapter 717. (1) NORMAL BENEFITS. -- Under the Public Employee 15 Optional Retirement Program: 16 (a) Benefits in the form of vested accumulations as 17 18 described in s. 121.4501(6) shall be payable under this subsection in accordance with the following terms and 19 conditions: 20 1. To the extent vested, benefits shall be payable 21 only to a participant. 2.2 23 2. Benefits shall be paid by the third-party 24 administrator or designated approved providers in accordance with the law, the contracts, and any applicable board rule or 25 policy. 26 3. To receive benefits under this subsection, the 27 28 participant must be terminated from all employment with all 29 Florida Retirement System employers, as provided in s. 121.021(39). 30 31

ENROLLED 2006 Legislature

i	
1	4. Benefit payments may not be made until the
2	participant has been terminated for 3 calendar months, except
3	that the board may authorize by rule for the distribution of
4	up to 10 percent of the participant's account after being
5	terminated for 1 calendar month if a participant has reached
6	the normal retirement requirements of the defined benefit
7	plan, as provided in s. 121.021(29).
8	5. If a member or former member of the Florida
9	Retirement System receives an invalid distribution from the
10	Public Employee Optional Retirement Program Trust Fund, such
11	person shall repay the full invalid distribution to the trust
12	fund within 90 days after receipt of final notification by the
13	State Board of Administration or the third-party administrator
14	that the distribution was invalid. If such person fails to
15	repay the full invalid distribution within 90 days after
16	receipt of final notification, the person may be deemed
17	retired from the Public Employee Optional Retirement Program
18	by the state board, as provided pursuant to s. 121.4501(2)(j),
19	and shall be subject to the provisions of s. 121.122. If such
20	person is deemed retired by the state board, any joint and
21	several liability set out in s. 121.091(9)(c)2. becomes null
22	and void, and the state board, the Department of Management
23	Services, or the employing agency are not liable for gains on
24	payroll contributions that have not been deposited to the
25	person's account in the Public Employee Optional Retirement
26	Program, pending resolution of the invalid distribution. The
27	member or former member who has been deemed retired or who has
28	been determined by the board to have taken an invalid
29	distribution may appeal the agency decision through the
30	complaint process as provided under s. 121.4501(9)(f)3. As
31	used in this subparagraph, the term "invalid distribution"

2006 Legislature

means any distribution from an account in the Public Employee 1 2 Optional Retirement Program which is taken in violation of the provisions of this section, s. 121.091(9), or s. 121.4501. 3 4 Section 3. Subsections (1), (2), and (5) of section 215.47, Florida Statutes, are amended, and subsection (17) is 5 added to that section, to read: б 7 215.47 Investments; authorized securities; loan of 8 securities. -- Subject to the limitations and conditions of the 9 State Constitution or of the trust agreement relating to a trust fund, moneys available for investments under ss. 10 215.44-215.53 may be invested as follows: 11 (1) Without limitation in: 12 13 (a) Bonds, notes, or other obligations of the United 14 States or those guaranteed by the United States or for which the credit of the United States is pledged for the payment of 15 the principal and interest or dividends thereof. 16 (b) State bonds pledging the full faith and credit of 17 18 the state and revenue bonds additionally secured by the full faith and credit of the state. 19 (c) Bonds of the several counties or districts in the 20 state containing a pledge of the full faith and credit of the 21 county or district involved. 2.2 23 (d) Bonds issued or administered by the State Board of 24 Administration secured solely by a pledge of all or part of the 2-cent constitutional fuel tax accruing under the 25 provisions of s. 16, Art. IX of the State Constitution of 26 1885, as amended, or of s. 9, Art. XII of the 1968 revised 27 28 State Constitution. 29 (e) Bonds issued by the State Board of Education pursuant to ss. 18 and 19, Art. XII of the State Constitution 30 31

9

2006 Legislature

CS for SB 1670

of 1885, as amended, or to s. 9, Art. XII of the 1968 revised 1 2 State Constitution, as amended. 3 (f) Bonds issued by the Florida Outdoor Recreational Development Council pursuant to s. 17, Art. IX of the State 4 Constitution of 1885, as amended. 5 (q) Bonds issued by the Florida State Improvement б 7 Commission, Florida Development Commission, Division of Bond 8 Finance of the Department of General Services, or Division of Bond Finance of the State Board of Administration. 9 (h) Savings accounts in, or certificates of deposit 10 of, any bank, savings bank, or savings and loan association 11 incorporated under the laws of this state or organized under 12 13 the laws of the United States doing business and situated in 14 this state, the accounts of which are insured by the Federal Government or an agency thereof and having a prime quality of 15 the highest letter and numerical ratings as provided for by at 16 least one nationally recognized statistical rating 17 18 organization, in an amount that does not exceed 15 percent of 19 the net worth of the institution, or a lesser amount as determined by rule by the State Board of Administration, 20 provided such savings accounts and certificates of deposit are 21 secured in the manner prescribed in chapter 280. 2.2 23 (i) Notes, bonds, and other obligations of agencies of 24 the United States. (j) Commercial paper of prime quality of the highest 25 letter and numerical rating as provided for by at least one 26 nationally recognized rating service. 27 28 (k) Time drafts or bills of exchange drawn on and 29 accepted by a commercial bank, otherwise known as banker's acceptances, which are accepted by a member bank of the 30 31 | Federal Reserve System and are of prime quality of the highest 10

2006 Legislature

letter and numerical ratings as provided for by at least one 1 2 nationally recognized statistical rating organization having total deposits of not less than \$400 million. 3 4 (1) Negotiable certificates of deposit issued by domestic or foreign financial institutions in United States 5 dollars of prime quality of the highest letter and numerical б 7 ratings as provided for by at least one nationally recognized 8 statistical rating organization. 9 (m) Short-term obligations not authorized elsewhere in this section to be purchased individually or in pooled 10 accounts or other collective investment funds, for the purpose 11 of providing liquidity to any fund or portfolio. 12 13 (n) Securities of, or other interests in, any open-end 14 or closed-end management type investment company or investment trust registered under the Investment Company Act of 1940, 15 15 U.S.C. ss. 80a-1 et seq., as amended from time to time, 16 provided that the portfolio of such investment company or 17 18 investment trust is limited to obligations of the United 19 States Government or any agency or instrumentality thereof and to repurchase agreements fully collateralized by such United 20 States Government obligations and provided that such 21 22 investment company or investment trust takes delivery of such 23 collateral either directly or through an authorized custodian. 24 (2) With no more than 25 percent of any fund in: (a) Bonds, notes, or obligations of any municipality 25 or political subdivision or any agency or authority of this 26 state, if the obligations are rated investment grade by at 27 28 least one nationally recognized statistical rating 29 organization such obligations are rated in any one of the three highest ratings by two nationally recognized rating 30 service. However, if only one nationally recognized rating 31

2006 Legislature

service shall rate such obligations, then such rating service 1 2 must have rated such obligations in any one of the two highest classifications heretofore mentioned. 3 4 (b) Notes secured by first mortgages on Florida real property, insured or guaranteed by the Federal Housing 5 Administration or the United States Department of Veterans б 7 Affairs. 8 (c) Investments collateralized by first mortgages 9 covering single family Florida residences, provided such mortgages do not exceed \$60,000, do not exceed 80 percent of 10 value, are not delinquent, and are originated by a lender 11 regulated by the state or Federal Government and the aggregate 12 13 of the collateral furnished is at least 150 percent of the 14 aggregate investment under this subsection. The mortgages used for collateral shall be segregated by the lending 15 institution so that such segregation may be confirmed by 16 17 independent audit. In the event any such mortgage used as 18 collateral becomes more than 3 months delinquent, the lender 19 shall immediately substitute therefor a mortgage of equal or greater value. 20 (c)(d) Mortgage securities which represent 21 22 participation in or are collateralized by mortgage loans 23 secured by real property. Such securities must be issued by an 24 agency of or enterprise sponsored by the United States Government, including, but not limited to, the Government 25 National Mortgage Association, the Federal National Mortgage 26 Association, and the Federal Home Loan Mortgage Corporation. 27 28 (d)(e) Group annuity contracts of the pension 29 investment type with insurers licensed to do business in this state which are rated investment grade by at least one 30 nationally recognized rating service, except that amounts 31

2006 Legislature

invested by the board with any one insurer shall not exceed 3 1 2 percent of its assets. 3 (e)(f) Certain interests in real property and related 4 personal property, including mortgages and related instruments on commercial or industrial real property, with provisions for 5 equity or income participation or with provisions for б 7 convertibility to equity ownership; and interests in 8 collective investment funds. Associated expenditures for acquisition and operation of assets purchased under this 9 provision or of investments in private equity or other private 10 investment partnerships or limited liability companies shall 11 be included as a part of the cost of the investment. 12 13 1. The title to real property acquired under this 14 paragraph shall be vested in the name of the respective fund. 2. For purposes of taxation of property owned by any 15 fund, the provisions of s. 196.199(2)(b) do not apply. 16 3. Real property acquired under the provisions of this 17 18 paragraph shall not be considered state lands or public lands and property as defined in chapter 253, and the provisions of 19 that chapter do not apply to such real property. 20 (f)(g) Fixed-income obligations not otherwise 21 authorized by this section issued by foreign governments or 2.2 23 political subdivisions or agencies thereof, supranational 24 agencies, foreign corporations, or foreign commercial entities, if the obligations are rated investment grade by at 25 least one nationally recognized rating service. 26 (q)(h) A portion of the funds available for investment 27 28 pursuant to this subsection may be invested in rated or 29 unrated bonds, notes, or instruments backed by the full faith and credit of the government of Israel. 30 31

13

2006 Legislature

1	(h) (i) Obligations of agencies of the government of
2	the United States, provided such obligations have been
3	included in and authorized by the Florida Retirement System
4	Defined Benefit Plan Investment Policy Statement established
5	in s. 215.475.
6	<u>(i)</u> United States dollar-denominated obligations
7	issued by foreign governments, or political subdivisions or
8	agencies thereof, supranational agencies, foreign
9	corporations, or foreign commercial entities.
10	(j)(k) Asset-backed securities not otherwise
11	authorized by this section.
12	(5) With no more than $25 + 20$ percent of any fund in
13	corporate obligations and securities of any kind of a foreign
14	corporation or a foreign commercial entity having its
15	principal office located in any country other than the United
16	States of America or its possessions or territories, not
17	including United States dollar-denominated securities listed
18	and traded on a United States exchange which are a part of the
19	ordinary investment strategy of the board.
20	(17) The State Board of Administration may sell short
21	any of the securities and investments authorized under this
22	section.
23	Section 4. Paragraph (e) of subsection (4) of section
24	1002.36, Florida Statutes, is amended to read:
25	1002.36 Florida School for the Deaf and the Blind
26	(4) BOARD OF TRUSTEES
27	(e) The board of trustees is invested with full power
28	and authority to:
29	1. Appoint a president, faculty, teachers, and other
30	employees and remove the same as in its judgment may be best
31	and fix their compensation.

2006 Legislature

2. Procure professional services, such as medical, 1 2 mental health, architectural, and engineering. 3 3. Procure legal services without the prior written approval of the Attorney General. 4 5 4. Determine eligibility of students and procedure for admission. б 7 5. Provide for the students of the school necessary 8 bedding, clothing, food, and medical attendance and such other things as may be proper for the health and comfort of the 9 students without cost to their parents, except that the board 10 of trustees may set tuition and other fees for nonresidents. 11 6. Provide for the proper keeping of accounts and 12 13 records and for budgeting of funds. 14 7. Enter into contracts. 8. Sue and be sued. 15 9. Secure public liability insurance. 16 10. Do and perform every other matter or thing 17 18 requisite to the proper management, maintenance, support, and control of the school at the highest efficiency economically 19 possible, the board of trustees taking into consideration the 20 purposes of the establishment. 21 22 11. Receive gifts, donations, and bequests of money or 23 property, real or personal, tangible or intangible, from any person, firm, corporation, or other legal entity. However, the 24 board of trustees may not obligate the state to any 25 expenditure or policy that is not specifically authorized by 26 law. If the bill of sale, will, trust indenture, deed, or 27 28 other legal conveyance specifies terms and conditions 29 concerning the use of such money or property, the board of trustees shall observe such terms and conditions. 30 31

15

2006 Legislature

CS for SB 1670

1	12. Deposit outside the State Treasury such moneys as
2	are received as gifts, donations, or bequests and may disburse
3	and expend such moneys, upon its own warrant, for the use and
4	benefit of the Florida School for the Deaf and the Blind and
5	its students, as the board of trustees deems to be in the best
б	interest of the school and its students. Such money or
7	property shall not constitute or be considered a part of any
8	legislative appropriation, and such money shall not be used to
9	compensate any person for engaging in lobbying activities
10	before the House of Representatives or Senate or any committee
11	thereof.
12	13. Sell or convey by bill of sale, deed, or other
13	legal instrument any property, real or personal, received as a
14	gift, donation, or bequest, upon such terms and conditions as
15	the board of trustees deems to be in the best interest of the
16	school and its students.
17	14. Invest such moneys in securities enumerated under
18	s. 215.47(1), <u>(2)(c)(2)(d), (3), (4), and (9), and in The</u>
19	Common Fund, an Investment Management Fund exclusively for
20	nonprofit educational institutions.
21	Section 5. This act shall take effect July 1, 2006.
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	