1	A bill to be entitled
2	An act relating to retirement; amending s. 121.051,
3	F.S.; revising employer contributions for members of
4	the Florida Retirement System who are employees of
5	public community colleges or charter technical career
6	centers sponsored by public community colleges on a
7	certain date; amending s. 121.055, F.S.; revising
8	employer contributions for members of the Senior
9	Management Service Class of the Florida Retirement
10	System on a certain date; amending s. 121.35, F.S.;
11	revising employer contributions for members of the
12	optional retirement program for the State University
13	System on a certain date; amending s. 121.71, F.S.;
14	revising the required employer retirement contribution
15	rates for members of each membership class and
16	subclass of the Florida Retirement System; amending s.
17	121.72, F.S.; revising allocations from the Florida
18	Retirement System Contributions Clearing Trust Fund to
19	investment plan member accounts on a certain date;
20	amending s. 1012.875, F.S.; revising employer
21	contributions for members of the State Community
22	College System Optional Retirement Program on a
23	certain date; providing that the act fulfills an
24	important state interest; providing an effective date.
25	
26	Be It Enacted by the Legislature of the State of Florida:
27	
28	Section 1. Paragraph (c) of subsection (2) of section
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121.051

29 121.051, Florida Statutes, is amended to read:

30

31

(2) OPTIONAL PARTICIPATION.-

32 Employees of public community colleges or charter (C) 33 technical career centers sponsored by public community colleges, designated in s. 1000.21(3), who are members of the Regular 34 35 Class of the Florida Retirement System and who comply with the 36 criteria set forth in this paragraph and s. 1012.875 may, in 37 lieu of participating in the Florida Retirement System, elect to 38 withdraw from the system altogether and participate in the State 39 Community College System Optional Retirement Program provided by 40 the employing agency under s. 1012.875.

Participation in the system.-

1.a. Through June 30, 2001, the cost to the employer for benefits under the optional retirement program equals the normal cost portion of the employer retirement contribution which would be required if the employee were a member of the pension plan's Regular Class, plus the portion of the contribution rate required by s. 112.363(8) which would otherwise be assigned to the Retiree Health Insurance Subsidy Trust Fund.

b. Effective July 1, 2001, through June 30, 2011, each
employer shall contribute on behalf of each member of the
optional program an amount equal to 10.43 percent of the
employee's gross monthly compensation. The employer shall deduct
an amount for the administration of the program.

c. Effective July 1, 2011, <u>through June 30, 2012</u>, each member shall contribute an amount equal to the employee contribution required under s. 121.71(3). The employer shall contribute on behalf of each program member an amount equal to

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57 the difference between 10.43 percent of the employee's gross 58 monthly compensation and the employee's required contribution 59 based on the employee's gross monthly compensation.

60 <u>d. Effective July 1, 2012, each member shall contribute an</u> 61 <u>amount equal to the employee contribution required under s.</u> 62 <u>121.71(3). The employer shall contribute on behalf of each</u> 63 <u>program member an amount equal to the difference between 8.15</u> 64 <u>percent of the employee's gross monthly compensation and the</u> 65 <u>employee's required contribution based on the employee's gross</u> 66 monthly compensation.

67 <u>e.d.</u> The employer shall contribute an additional amount to 68 the Florida Retirement System Trust Fund equal to the unfunded 69 actuarial accrued liability portion of the Regular Class 70 contribution rate.

71 2. The decision to participate in the optional retirement 72 program is irrevocable as long as the employee holds a position 73 eligible for participation, except as provided in subparagraph 74 3. Any service creditable under the Florida Retirement System is 75 retained after the member withdraws from the system; however, 76 additional service credit in the system may not be earned while 77 a member of the optional retirement program.

3. An employee who has elected to participate in the optional retirement program shall have one opportunity, at the employee's discretion, to transfer from the optional retirement program to the pension plan of the Florida Retirement System or to the investment plan established under part II of this chapter, subject to the terms of the applicable optional retirement program contracts.

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85 If the employee chooses to move to the investment plan, a. 86 any contributions, interest, and earnings creditable to the employee under the optional retirement program are retained by 87 88 the employee in the optional retirement program, and the 89 applicable provisions of s. 121.4501(4) govern the election. 90 If the employee chooses to move to the pension plan of b. 91 the Florida Retirement System, the employee shall receive 92 service credit equal to his or her years of service under the 93 optional retirement program. 94 The cost for such credit is the amount representing (I)95 the present value of the employee's accumulated benefit 96 obligation for the affected period of service. The cost shall be calculated as if the benefit commencement occurs on the first 97 98 date the employee becomes eligible for unreduced benefits, using 99 the discount rate and other relevant actuarial assumptions that 100 were used to value the Florida Retirement System Pension Plan 101 liabilities in the most recent actuarial valuation. The 102 calculation must include any service already maintained under 103 the pension plan in addition to the years under the optional 104 retirement program. The present value of any service already 105 maintained must be applied as a credit to total cost resulting 106 from the calculation. The division must shall ensure that the 107 transfer sum is prepared using a formula and methodology 108 certified by an enrolled actuary. The employee must transfer from his or her optional 109 (II)110 retirement program account and from other employee moneys as 111 necessary, a sum representing the present value of the

112 employee's accumulated benefit obligation immediately following

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113 the time of such movement, determined assuming that attained 114 service equals the sum of service in the pension plan and 115 service in the optional retirement program.

4. Participation in the optional retirement program is
limited to employees who satisfy the following eligibility
criteria:

a. The employee is otherwise eligible for membership or
renewed membership in the Regular Class of the Florida
Retirement System, as provided in s. 121.021(11) and (12) or s.
121.122.

b. The employee is employed in a full-time position classified in the Accounting Manual for Florida's Public Community Colleges as:

126

(I) Instructional; or

(II) Executive Management, Instructional Management, or 127 128 Institutional Management and the community college determines 129 that recruiting to fill a vacancy in the position is to be 130 conducted in the national or regional market, and the duties and 131 responsibilities of the position include the formulation, 132 interpretation, or implementation of policies, or the 133 performance of functions that are unique or specialized within 134 higher education and that frequently support the mission of the 135 community college.

c. The employee is employed in a position not included in
the Senior Management Service Class of the Florida Retirement
System as described in s. 121.055.

139 5. Members of the program are subject to the same140 reemployment limitations, renewed membership provisions, and

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141 forfeiture provisions applicable to regular members of the 142 Florida Retirement System under ss. 121.091(9), 121.122, and 143 121.091(5), respectively. A member who receives a program 144 distribution funded by employer and required employee 145 contributions is deemed to be retired from a state-administered 146 retirement system if the member is subsequently employed with an 147 employer that participates in the Florida Retirement System.

148 6. Eligible community college employees are compulsory
149 members of the Florida Retirement System until, pursuant to s.
150 1012.875, a written election to withdraw from the system and
151 participate in the optional retirement program is filed with the
152 program administrator and received by the division.

153 A community college employee whose program eligibility a. 154 results from initial employment shall be enrolled in the 155 optional retirement program retroactive to the first day of 156 eligible employment. The employer and employee retirement 157 contributions paid through the month of the employee plan change 158 shall be transferred to the community college to the employee's 159 optional program account, and, effective the first day of the 160 next month, the employer shall pay the applicable contributions 161 based upon subparagraph 1.

b. A community college employee whose program eligibility is due to the subsequent designation of the employee's position as one of those specified in subparagraph 4., or due to the employee's appointment, promotion, transfer, or reclassification to a position specified in subparagraph 4., must be enrolled in the program on the first day of the first full calendar month that such change in status becomes effective. The employer and

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employee retirement contributions paid from the effective date through the month of the employee plan change must be transferred to the community college to the employee's optional program account, and, effective the first day of the next month, the employer shall pay the applicable contributions based upon subparagraph 1.

175 7. Effective July 1, 2003, through December 31, 2008, any member of the optional retirement program who has service credit 176 177 in the pension plan of the Florida Retirement System for the 178 period between his or her first eligibility to transfer from the 179 pension plan to the optional retirement program and the actual 180 date of transfer may, during employment, transfer to the optional retirement program a sum representing the present value 181 182 of the accumulated benefit obligation under the defined benefit retirement program for the period of service credit. Upon 183 184 transfer, all service credit previously earned under the pension 185 plan during this period is nullified for purposes of entitlement 186 to a future benefit under the pension plan.

187 Section 2. Paragraph (d) of subsection (6) of section188 121.055, Florida Statutes, is amended to read:

189 121.055 Senior Management Service Class.—There is hereby 190 established a separate class of membership within the Florida 191 Retirement System to be known as the "Senior Management Service 192 Class," which shall become effective February 1, 1987.

193 (6)

(d) Contributions.-

195 1.a. Through June 30, 2001, each employer shall contribute196 on behalf of each member of the Senior Management Service

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Optional Annuity Program an amount equal to the normal cost portion of the employer retirement contribution which would be required if the member were a Senior Management Service Class member of the Florida Retirement System Pension Plan, plus the portion of the contribution rate required in s. 112.363(8) that would otherwise be assigned to the Retiree Health Insurance Subsidy Trust Fund.

b. Effective July 1, 2001, through June 30, 2011, each
employer shall contribute on behalf of each member of the
optional <u>annuity</u> program an amount equal to 12.49 percent of the
employee's gross monthly compensation.

208 Effective July 1, 2011, through June 30, 2012, each с. 209 member of the optional annuity program shall contribute an 210 amount equal to the employee contribution required under s. 211 121.71(3). The employer shall contribute on behalf of such 212 employee an amount equal to the difference between 12.49 percent 213 of the employee's gross monthly compensation and the amount 214 equal to the employee's required contribution based on the 215 employee's gross monthly compensation.

216 Effective July 1, 2012, each member of the optional d. 217 annuity program shall contribute an amount equal to the employee 218 contribution required under s. 121.73. The employer shall 219 contribute on behalf of such employee an amount equal to the difference between 9.27 percent of the employee's gross monthly 220 221 compensation and the amount equal to the employee's required 222 contribution based on the employee's gross monthly compensation. 223 e.d. The department shall deduct an amount approved by the 224 Legislature to provide for the administration of this program.

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Payment of the contributions, including contributions made by the employee, shall be made by the employer to the department, which shall forward the contributions to the designated company or companies contracting for payment of benefits for the member under the program.

230 2. Each employer shall contribute on behalf of each member 231 of the Senior Management Service Optional Annuity Program an 232 amount equal to the unfunded actuarial accrued liability portion 233 of the employer contribution which would be required for members 234 of the Senior Management Service Class in the Florida Retirement 235 System. This contribution shall be paid to the department for 236 transfer to the Florida Retirement System Trust Fund.

3. An Optional Annuity Program Trust Fund shall be established in the State Treasury and administered by the department to make payments to provider companies on behalf of the optional annuity program members, and to transfer the unfunded liability portion of the state optional annuity program contributions to the Florida Retirement System Trust Fund.

4. Contributions required for social security by each employer and employee, in the amount required for social security coverage as now or hereafter may be provided by the federal Social Security Act shall be maintained for each member of the Senior Management Service retirement program and are in addition to the retirement contributions specified in this paragraph.

5. Each member of the Senior Management Service optional
annuity program may contribute by way of salary reduction or
deduction a percentage amount of the employee's gross

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compensation not to exceed the percentage amount contributed by the employer to the optional annuity program. Payment of the employee's contributions shall be made by the employer to the department, which shall forward the contributions to the designated company or companies contracting for payment of benefits for the member under the program.

259 Section 3. Paragraph (a) of subsection (4) of section 260 121.35, Florida Statutes, is amended to read:

261 121.35 Optional retirement program for the State
 262 University System.-

263

(4) CONTRIBUTIONS.-

264 Through June 30, 2001, each employer shall (a)1. 265 contribute on behalf of each member of the optional retirement 266 program an amount equal to the normal cost portion of the employer retirement contribution which would be required if the 267 268 employee were a regular member of the Florida Retirement System 269 Pension Plan, plus the portion of the contribution rate required 270 in s. 112.363(8) that would otherwise be assigned to the Retiree 271 Health Insurance Subsidy Trust Fund.

272 2. Effective July 1, 2001, through June 30, 2011, each 273 employer shall contribute on behalf of each member of the 274 optional retirement program an amount equal to 10.43 percent of 275 the employee's gross monthly compensation.

276 3. Effective July 1, 2011, <u>through June 30, 2012</u>, each
277 member of the optional retirement program shall contribute an
278 amount equal to the employee contribution required in s.
279 121.71(3). The employer shall contribute on behalf of each such
280 member an amount equal to the difference between 10.43 percent

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of the employee's gross monthly compensation and the amount equal to the employee's required contribution based on the employee's gross monthly compensation.

284 4. Effective July 1, 2012, each member of the optional 285 retirement program shall contribute an amount equal to the 286 employee contribution required in s. 121.71(3). The employer 287 shall contribute on behalf of each such member an amount equal to the difference between 8.15 percent of the employee's gross 288 289 monthly compensation and the amount equal to the employee's 290 required contribution based on the employee's gross monthly 291 compensation.

292 5.4. The payment of the contributions, including 293 contributions by the employee, shall be made by the employer to 294 the department, which shall forward the contributions to the 295 designated company or companies contracting for payment of 296 benefits for members of the program. However, such contributions 297 paid on behalf of an employee described in paragraph (3)(c) may 298 not be forwarded to a company and do not begin to accrue 299 interest until the employee has executed a contract and notified 300 the department. The department shall deduct an amount from the 301 contributions to provide for the administration of this program.

302 Section 4. Subsections (4) and (5) of section 121.71, 303 Florida Statutes, are amended to read:

304

121.71 Uniform rates; process; calculations; levy.-

305 (4) Required employer retirement contribution rates for
306 each membership class and subclass of the Florida Retirement
307 System for both retirement plans are as follows:

308

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FLORIDA HOUSE OF REPRESENT	· A T I V E S
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	HB 5005, Engrossed 1			2012
	Membership Class	Percentage of	Percentage of	
		Gross	Gross	
		Compensation,	Compensation,	
		Effective	Effective	
		July 1, <u>2012</u>	July 1, <u>2013</u>	
		2011	2012	
309				
310				
	Regular Class	<u>3.55%</u> 3.28%	<u>3.55%</u> 3.28%	
311				
	Special Risk Class	<u>11.01%</u> 10.21%	<u>11.01%</u> 10.21%	
312				
	Special Risk	<u>3.94%</u> 4.07%	<u>3.94%</u> 4.07%	
	Administrative			
010	Support Class			
313				
	Elected Officers' Class-	<u>6.51%</u> 7.02%	<u>6.51%</u> /.02%	
	Legislators, Governor,			
	Lt. Governor,			
	Cabinet Officers,			
	State Attorneys, Public Defenders			
314	FUDITC DETENDETS			
J14	Elected Officers' Class-	10.02% 9.78%	10.02% 9.78 %	
	Justices, Judges	<u>10.020</u> 5.700	<u>10.020</u> 5.70 0	
315	Suscrees, Sudyes			
515				
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HB 5005, Engrossed 1 2012 Elected Officers' Class-8.36% 9.27% 8.36% 9.27% County Elected Officers 316 Senior Management Class 4.84% 4.81% 4.84% 4.81% 317 DROP 4.33% 3.31% 4.33% 3.31% 318 319 (5) In order to address unfunded actuarial liabilities of 320 the system, the required employer retirement contribution rates 321 for each membership class and subclass of the Florida Retirement 322 System for both retirement plans are as follows: 323 Membership Class Percentage of Percentage of Gross Gross Compensation, Compensation, Effective Effective July 1, 2012 July 1,2013 $\frac{2011}{2011}$ $\frac{2012}{2012}$ 324 325 Regular Class 0.49% 2.02% 2.16% 326 Special Risk Class 2.75% 7.03% 8.21% 327 Special Risk 0.83% 27.04% 21.40% Administrative

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	HB 5005, Engrossed 1			2012
	Support Class			
328				
	Elected Officers' Class-	0.88%	27.18% 21.76%	
	Legislators, Governor,			
	Lt. Governor,			
	Cabinet Officers,			
	State Attorneys,			
	Public Defenders			
329				
	Elected Officers' Class-	0.77%	<u> 16.38%</u> 12.86%	
	Justices, Judges			
330				
	Elected Officers' Class-	0.73%	<u>23.01%</u> 22.05%	
	County Elected Officers			
331				
	Senior Management Service	0.32%	<u>11.25%</u> 10.51%	
	Class			
332				
	DROP	0.00%	<u>6.21%</u> 6.36%	
333				
334	Section 5. Subsection (4)	of section	121.72, Florida	
335	Statutes, is amended, and subse	ection (5) is	added to that	
336	section, to read:			
337	121.72 Allocations to inv	vestment plan	member accounts;	
338	percentage amounts			
339	(4) Effective July 1, 200)2, <u>through J</u>	une 30, 2012,	
340	allocations from the Florida Re	etirement Sys	tem Contributions	
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FLORIDA HOUSE OF REPRESENT	· A T I V E S
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	HB 5005, Engrossed 1		2012
	-		2012
341	Clearing Trust Fund to investment plan	member accounts are as	
342	follows:		
343			
	Membership Class	Percentage of Gross	
		Compensation	
344			
345			
	Regular Class	9.00%	
346			
	Special Risk Class	20.00%	
347			
	Special Risk Administrative Support		
	Class	11.35%	
348			
	Elected Officers' Class-		
	Legislators, Governor,		
	Lt. Governor, Cabinet Officers,		
	State Attorneys, Public Defenders	13.40%	
349			
	Elected Officers' Class-		
	Justices, Judges	18.90%	
350			
	Elected Officers' Class-		
	County Elected Officers	16.20%	
351			
	Senior Management Service Class	10.95%	
352	-		
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	HB 5005, Engrossed 1		2012
353	(5) Effective July 1, 2012, allocations	from the Florid	a
354	Retirement System Contributions Clearing Trus		<u>u</u>
355	investment plan member accounts are as follow		
356	£		
	Membership Class	Percentage of	
		Gross	
		Compensation	
357			
358			
	Regular Class	6.30%	
359			
	Special Risk Class	14.00%	
360			
	Special Risk Administrative Support Class	7.95%	
361			
	Elected Officers' Class-	9.38%	
	Legislators, Governor,		
	Lt. Governor, Cabinet Officers,		
200	State Attorneys, Public Defenders		
362	Elected Officeral Class	12 220	
	Elected Officers' Class-	13.23%	
363	Justices, Judges		
505	Elected Officers' Class-	11.34%	
	County Elected Officers		
364			
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Senior Management Service Class 7.67% 365 366 367 Section 6. Paragraph (a) of subsection (4) of section 368 1012.875, Florida Statutes, is amended to read: 369 1012.875 State Community College System Optional 370 Retirement Program.-Each Florida College System institution may 371 implement an optional retirement program, if such program is 372 established therefor pursuant to s. 1001.64(20), under which 373 annuity or other contracts providing retirement and death 374 benefits may be purchased by, and on behalf of, eligible 375 employees who participate in the program, in accordance with s. 376 403(b) of the Internal Revenue Code. Except as otherwise 377 provided herein, this retirement program, which shall be known 378 as the State Community College System Optional Retirement 379 Program, may be implemented and administered only by an 380 individual Florida College System institution or by a consortium 381 of Florida College System institutions. 382 Through June 30, 2011, each college must (4)(a)1. 383 contribute on behalf of each program member an amount equal to 384 10.43 percent of the employee's gross monthly compensation. 385 Effective July 1, 2011, through June 30, 2012, each 2. 386 member shall contribute an amount equal to the employee contribution required under s. 121.71(3). The employer shall 387 contribute on behalf of each program member an amount equal to 388 389 the difference between 10.43 percent of the employee's gross

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390 monthly compensation and the employee's required contribution 391 based on the employee's gross monthly compensation. 392 3. Effective July 1, 2012, each member shall contribute an 393 amount equal to the employee contribution required under s. 394 121.71(3). The employer shall contribute on behalf of each 395 program member an amount equal to the difference between 8.15 396 percent of the employee's gross monthly compensation and the 397 employee's required contribution based on the employee's gross

398 monthly compensation.

399 <u>4.3.</u> The college shall deduct an amount approved by the 400 district board of trustees of the college to provide for the 401 administration of the optional retirement program. Payment of 402 this contribution must be made directly by the college or 403 through the program administrator to the designated company 404 contracting for payment of benefits to the program member.

405 Section 7. The Legislature finds that a proper and 406 legitimate state purpose is served when employees and retirees 407 of the state and its political subdivisions, and the dependents, 408 survivors, and beneficiaries of such employees and retirees, are 409 extended the basic protections afforded by governmental 410 retirement systems. These persons must be provided benefits that 411 are fair and adequate and that are managed, administered, and 412 funded in an actuarially sound manner, as required by s. 14, 413 Article X of the State Constitution and part VII of chapter 112, 414 Florida Statutes. Therefore, the Legislature determines and 415 declares that this act fulfills an important state interest. 416 Section 8. This act shall take effect July 1, 2012.

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