1	A bill to be entitled
2	An act relating to the City of West Palm Beach, Palm
3	Beach County; amending ch. 24981 (1947), Laws of
4	Florida, as amended; increasing the amount of credited
5	service a member is entitled to each year; revising
6	the review procedures at a hearing for denial of
7	request for pension benefits; revising the assumed
8	investment rate of return percentage to conform to the
9	increase in the amount of credited service a member is
10	entitled to each year; providing an effective date.
11	
12	Be It Enacted by the Legislature of the State of Florida:
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14	Section 1. Paragraph (a) of subsection (5), paragraphs
15	(c), (d), and (g) of subsection (15), and subsection (22) of
16	section 17 of chapter 24981 (1947), Laws of Florida, as amended
17	by chapters 2015-195, 2014-238, and 2012-260, Laws of Florida,
18	are amended to read:
19	Section 17. West Palm Beach Firefighters Pension Fund
20	(5) Service pension
21	(a) Normal retirement
22	1. Any member who is actively employed on and after
23	October 1, 2003, excluding members in the DROP, who has attained
24	age 50 years and who has acquired 15 or more years of service
25	credit; who has attained age 55 years and who has acquired 10 or
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26 more years of service credit; or who has acquired 26 years of 27 service credit without regard to age shall, upon application 28 filed with the Board, be retired and shall be entitled to a 29 monthly pension for the remainder of his or her life.

30 2. The normal retirement benefit is calculated based upon 31 the sum of sub-subparagraphs a. and b. to a maximum of 92 32 percent of salary. However, in all cases, a member is entitled 33 to at least 2.75 2 percent per year of credited service.

a. Effective on and after May 13, 2012, for all active
members who retire on or after May 13, 2012, and who are not
eligible for normal retirement as of May 13, 2012, the benefit
is equal to 3 percent of final average earnings times credited
service earned on and after May 13, 2012; and

b. Effective for service earned before May 13, 2012, for
retirements before May 13, 2012, or for members who are eligible
for normal retirement as of May 13, 2012, the benefit is equal
to 4 percent of final average salary times credited service.

43 The 3-percent benefit accrual factor in subparagraph 2. 3. 44 is contingent on and subject to the adoption and maintenance of 45 the assumptions set forth in subsection (22). If such 46 assumptions are modified by legislative, judicial, or administrative agency action, and the modification results in 47 48 increased City contributions to the Pension Fund, the 3-percent accrual factor in subparagraph 2. shall be automatically 49 50 decreased prospectively, from the date of the action, to

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completely offset the increase in City contributions. However, in no event shall the benefit accrual factor in subparagraph 2. be adjusted below 2.5 percent. To the extent that the benefit accrual factor is less than 3 percent, the supplemental pension distribution calculation under paragraph (d) shall be adjusted for employees who retire on or after October 1, 1998, and those employees who were members of the DROP on October 1, 1998. The adjustment shall be to decrease the minimum return of 8.25 percent needed to afford the supplemental pension distribution, when the amount of the reduction is zero if an employee has been credited with 16 or more years with the 3-percent benefit accrual factor or 1.25 percent if an employee has been credited with no more than a 2.5-percent benefit accrual factor. If an employee has been credited with less than 16 years at the 3percent benefit accrual factor, then the accumulated amount over 2.5 percent for each year of service divided by .5 percent divided by 16 subtracted from 1 multiplied by 1.25 percent is the reduction from 8.25 percent. An example of the calculation of the minimum return for supplemental pension distribution as described above is set forth in Appendix B to the collective bargaining agreement between the City of West Palm Beach and the West Palm Beach Association of Firefighters, Local 727-IAFF, October 1, 2003-September 30, 2006. (15) Review procedures.-

- 74 75
- The procedures at the hearing shall be as follows: (C)

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76 All parties shall have an opportunity to respond, to 1. 77 present physical and testimonial evidence and argument on all 78 issues involved, to conduct cross-examination, to submit 79 rebuttal evidence, and to be represented by counsel. Medical 80 reports and depositions may be accepted in lieu of live 81 testimony at the Board's discretion. 82 2. All witnesses shall be sworn. 83 3. The applicant and the Board shall have an opportunity to question all witnesses. 84 Formal rules of evidence and formal rules of civil 85 4. procedure shall not apply. The proceedings shall comply with the 86 87 essential requirements of due process and law. 88 5. The record in a case governed by this subsection shall 89 consist only of: A tape recording of the hearing, to be taped and 90 a. maintained as part of the official files of the Board of 91 92 Trustees by the pension's secretary or plan's administrator. Evidence received or considered. 93 b. 94 с. All notices, pleadings, motions, and intermediate 95 rulings. 96 Any decisions, opinions, proposed or recommended d. 97 orders, or reports by the Board of Trustees. Within a reasonable period 5 days after the first 98 (d) 99 hearing, the Board shall take one of the following actions:

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Grant the pension benefits by overturning the proposed
 order by a majority vote.

102 2. Deny the benefits and approve the proposed order as a 103 final order after making any changes in the order the Board 104 feels is necessary.

(g) The applicant may seek review of the order by the Board of Trustees by filing a petition for writ of certiorari with the <u>circuit</u> court <u>or administrative agency</u> within 30 days.

108 (22) Actuarial assumptions.-The following actuarial 109 assumptions shall be used for all purposes in connection with this Fund, effective October 1, 1998: the assumed investment 110 111 rate of return shall be 8.25 percent. Effective retroactively to 112 October 1, 2018 October 1, 2014, the assumed investment rate of 113 return shall be 7.5 percent 8 percent. Due to the other 114 assumption changes that were made at the same time as this 115 reduction in the assumed rate of return, the City did not have 116 an increase in City contributions as a result of the change of 117 the assumed investment rate of return. Therefore, there was no 118 change necessary to the 3-percent accrual factor in subsection 119 (5) (a) 2.

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Section 2. This act shall take effect upon becoming a law.

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