1 A bill to be entitled 2 An act relating to the Florida Retirement 3 System; amending s. 121.091, F.S.; revising 4 criteria, limitations, and restrictions for 5 eligibility, participation, and benefits payable under the Deferred Retirement Option б 7 Program; providing conditions for payment of annual leave; amending s. 121.1122, F.S., 8 9 relating to provisions for purchase of retirement credit for in-state-service in 10 accredited nonpublic schools and colleges; 11 12 providing an effective date. 13 14 Be It Enacted by the Legislature of the State of Florida: 15 16 Section 1. Paragraphs (a), (b), and (c) of subsection 17 (13) of section 121.091, Florida Statutes, are amended to read: 18 19 121.091 Benefits payable under the system. -- No 20 benefits shall be paid under this section unless the member 21 has terminated employment as provided in s. 121.021(39) and a 22 proper application has been filed in the manner prescribed by the division. 23 (13) DEFERRED RETIREMENT OPTION PROGRAM. -- In general, 24 and subject to the provisions of this section, the Deferred 25 Retirement Option Program, hereinafter referred to as the 26 27 DROP, is a program under which an eligible member of the Florida Retirement System may elect to participate, deferring 28 29 receipt of retirement benefits while continuing employment with his or her Florida Retirement System employer. 30 The deferred monthly benefits shall accrue in the System Trust 31 1 CODING: Words stricken are deletions; words underlined are additions.

Fund on behalf of the participant, plus interest compounded 1 monthly, for the specified period of the DROP participation, 2 3 as provided in paragraph (c). Upon termination of employment, 4 the participant shall receive the total DROP benefits and 5 begin to receive the previously determined normal retirement benefits. Participation Employment in the DROP does not 6 7 guarantee employment for the specified period of DROP. 8 (a) Eligibility of member to participate in the 9 DROP.--All active Florida Retirement System members in a regularly established position, and all active members of 10 either the Teachers' Retirement System established in chapter 11 12 238 or the State and County Officers' and Employees' 13 Retirement System established in chapter 122 which systems are 14 consolidated within the Florida Retirement System under s. 15 121.011, are eligible to elect participation in the DROP provided that: 16 17 1. The member is not a renewed member of the Florida Retirement System under s. 121.122, or a member of the State 18 19 Community College System Optional Retirement Program under s. 20 121.051, the Senior Management Service Optional Annuity 21 Program under s. 121.055, or the optional retirement program for the State University System under s. 121.35. 22 2.1. Election to participate is made within 12 months 23 immediately following the date on which the member first 24 reaches normal retirement date or age, or for a member who 25 26 reaches normal retirement date based on service before he or she reaches age 62, or age 55 for Special Risk Class members, 27 election to participate may be deferred to the 12 months 28 29 immediately following the date the member attains 57, or age 50 for Special Risk Class members. For a member who first 30 reached normal retirement date or the deferred eligibility 31 2

date described above age prior to the effective date of this 1 section, election to participate shall be  $\frac{1}{15}$  made within 12 2 months of the effective date of this section. A member who 3 4 fails to make an election within such 12-month limitation 5 period shall forfeit all rights to participate in the DROP. 6 The member shall advise his employer and the division in 7 writing of the date on which the DROP shall begin. Such 8 beginning date may be subsequent to the 12-month election 9 period but must be within the 60-month limitation period as provided in subparagraph (b)1. When establishing eligibility 10 of the member to participate in the DROP or the 60-month 11 12 maximum participation period, the member may elect to include or exclude any optional service credit purchased by the member 13 14 from the total service used to establish the normal retirement 15 date. A member with dual normal retirement dates shall be eligible to elect to participate in DROP within 12 months 16 17 after attaining normal retirement date in either class. 18 3.2. The retiring member's employer of a member 19 electing to participate in the DROP, or employers if dually employed, shall acknowledge in writing to the division the 20 date the member's participation in the DROP begins and the 21 22 date the member's employment and DROP participation will 23 terminate. 4.3. Simultaneous employment of a participant by 24 additional Florida Retirement System employers subsequent to 25 26 the commencement of participation in the DROP shall be

27 permissible provided such employers acknowledge in writing a 28 DROP termination date no later than the participant's existing 29 termination date or the 60-month limitation period as provided 30 in subparagraph (b)1.

31

3

1	5. A DROP participant may change employers while
2	participating in the DROP, subject to the following:
3	a. A change of employment must take place without a
4	break in service so that the member receives salary for each
5	month of continuous DROP participation. If a member receives
б	no salary during a month, DROP participation shall cease
7	unless the employer verifies a continuation of the employment
8	relationship for such participant pursuant to 121.021(39)(b).
9	b. Such participant and new employer shall notify the
10	division on forms required by the division as to the identity
11	of the new employer.
12	c. The new employer shall acknowledge, in writing, the
13	participant's DROP termination date, which may be extended but
14	not beyond the original 60-month period provided in
15	subparagraph (b)1., shall acknowledge liability for any
16	additional retirement contributions and interest required if
17	the participant fails to timely terminate employment, and
18	shall be subject to the adjustment required in
19	sub-subparagraph (c)4.d.
20	(b) Participation in the DROP
21	1. An eligible member may elect to participate in the
22	DROP for a period not to exceed a maximum of 60 calendar
23	months immediately following the date on which the member
24	first reaches normal retirement <del>age or</del> date <u>or the date to</u>
25	which he or she is eligible to defer his or her election to
26	participate as provided in subparagraph (a)2, including a
27	member who first reaches normal retirement age or date prior
28	to the effective date of this section. Any member who has
29	exceeded the 60-month limitation shall not be eligible to
30	<del>participate in the DROP</del> . <u>However, a member who has reached</u>
31	normal retirement date prior to the effective date of the DROP
	4

shall be eligible to participate in the DROP for a period of 1 2 time not to exceed 60 calendar months immediately following 3 the effective date of the DROP, except a member of the Special Risk Class who has reached normal retirement date prior to the 4 5 effective date of the DROP and whose total accrued value 6 exceeds 75 percent of average final compensation as of his or 7 her effective date of retirement shall be eligible to 8 participate in the DROP for no more than 36 calendar months 9 immediately following the effective date of the DROP. Upon deciding to participate in the DROP, the 10 2. member shall submit, on forms required by the division: 11 12 a. A written election to participate in the DROP; Selection of the DROP participation and termination 13 b. 14 dates, which satisfy the limitations stated in paragraph (a) and subparagraph 1. Such termination date shall be in a 15 binding letter of resignation with the employer, establishing 16 17 a deferred termination date. The member may change the termination date within the limitations of subparagraph 1., 18 19 but only with the written approval of his employer; 20 c. A properly completed DROP application for service retirement as provided in this section; and 21 22 d. Any other information required by the division. 23 The DROP participant shall be a retiree under the 3. Florida Retirement System for all purposes, except for 24 paragraph (5)(f) and subsection (9) and ss. 112.3173, 112.363, 25 26 121.053, and 121.122. However, participation in the DROP does 27 not alter the participant's employment status and such employee shall not be deemed retired from employment until his 28 29 or her deferred resignation is effective and termination occurs as provided in s. 121.021(39). 30 31 5

A reemployed retiree with renewed membership is not 1 4. 2 eligible for DROP participation. 4.5. Elected officers shall be eligible to participate 3 4 in the DROP subject to the following: 5 a. An elected officer who reaches normal retirement 6 date during a term of office may defer the election to 7 participate in the DROP until the next succeeding term in that 8 office. Such elected officer who exercises this option may 9 participate in the DROP for up to 60 calendar months or a period of no longer than such succeeding term of office, 10 whichever is less. 11 12 b.a. An elected or a nonelected participant may run 13 for a term of office while participating in DROP and, if 14 elected, extend the DROP termination date accordingly, except, 15 however, if such additional term of office exceeds the 60-month limitation established in subparagraph 1., and the 16 17 officer does not resign from office within such 60-month limitation, the retirement and the participant's DROP shall be 18 19 null and void as provided in sub-subparagraph (c)4.d. 20 c.b. An elected officer who is dually employed and elects to participate in DROP shall be required to satisfy the 21 definition of termination within the 60-month limitation 22 23 period as provided in subparagraph 1. for the nonelected position and may continue employment as an elected officer as 24 provided in s. 121.053. The elected officer will be enrolled 25 26 as a renewed member in the Elected State and County Officers' 27 Class or the Regular Class, as provided in ss. 121.053 and 121.22, on the first day of the month after termination of 28 29 employment in the nonelected position and termination of DROP. Distribution of the DROP benefits shall be made as provided in 30 paragraph (c). 31

1	(c) Benefits payable under the DROP
2	1. Effective with the date of DROP participation, the
3	member's initial normal monthly benefit, including creditable
4	service, optional form of payment, and average final
5	compensation, and the effective date of retirement shall be
6	fixed. The beneficiary established under the Florida
7	Retirement System shall be the beneficiary eligible to receive
8	any DROP benefits payable if the DROP participant dies prior
9	to the completion of the period of DROP participation. In the
10	event a joint annuitant predeceases the member, the member may
11	name a beneficiary to receive accumulated DROP benefits
12	payable.Such retirement benefit, the annual cost of living
13	adjustments provided in s. 121.101, and interest shall accrue
14	monthly in the System Trust Fund. Such interest shall accrue
15	at an effective annual rate of 6.5 percent compounded monthly,
16	on the prior month's accumulated ending balance, up to the
17	month of termination or death.
18	2. Each employee who elects to participate in the DROP
19	shall be allowed to elect to receive a lump-sum payment for
20	accrued annual leave earned in accordance with agency policy
21	upon beginning participation in the DROP. Such accumulated
22	leave payment certified to the division upon commencement of
23	DROP shall be included in the calculation of the member's
24	average final compensation. The employee electing such
25	lump-sum payment upon beginning participation in DROP will not
26	be eligible to receive a second lump-sum payment upon
27	termination, except to the extent the employee has earned
28	additional annual leave which combined with the original
29	payment does not exceed the maximum lump-sum payment allowed
30	by the employing agency's policy or rules. Such early
31	lump-sum payment shall be based on the hourly wage of the
	7

employee at the time he or she begins participation in the
DROP. If the member elects to wait and receive such lump-sum
payment upon termination of DROP and termination of employment
with the employer, any accumulated leave payment made at that
time cannot be included in the member's retirement benefit,
which was determined and fixed by law when the employee
elected to participate in the DROP.

8 <u>3.2</u>. The effective date of <u>DROP participation and the</u> 9 <u>effective date of</u> retirement of a DROP participant shall be 10 the first day of the month selected by the member to begin 11 participation in the DROP, provided such date is properly 12 <u>established</u>, with the written confirmation of the employer, 13 <u>and the approval of the division</u>, on forms required by the 14 division.

15 4.3. Normal retirement benefits and interest thereon shall continue to accrue in the DROP until the established 16 termination date of the DROP, or until the participant 17 terminates employment or dies prior to such date. Although 18 19 individual DROP accounts shall not be established, a separate accounting of each participant's accrued benefits under the 20 DROP shall be calculated and provided to participants 21 22 annually.

23 <u>5.4.</u> At the conclusion of the participant's DROP, the
24 division shall distribute the participant's total accumulated
25 DROP benefits, subject to the following provisions:

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

b. The terminated DROP participant or, if deceased,
such participant's named beneficiary, shall elect on forms
provided by the division to receive payment of the DROP

8

1 benefits in accordance with one of the options listed below.
2 For a participant or beneficiary who fails to elect a method
3 of payment within 60 days of termination of the DROP, the
4 division will pay a lump sum as provided in
5 sub-subparagraph(I).

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

(II) Direct rollover.--All accrued DROP benefits, plus 10 interest, shall be paid from the DROP directly to the 11 12 custodian of an eligible retirement plan as defined in s. 402(c)(8)(B) of the Internal Revenue Code. However, in the 13 14 case of an eligible rollover distribution to the surviving spouse of a deceased participant, an eliqible retirement plan 15 is an individual retirement account or an individual 16 17 retirement annuity as described in s. 402(c)(9) of the 18 Internal Revenue Code.

19 (III) Partial lump sum. -- A portion of the accrued DROP 20 benefits shall be paid to the DROP participant or surviving 21 spouse, less withholding taxes remitted to the Internal Revenue Service, and the remaining DROP benefits shall be 22 23 transferred directly to the custodian of an eligible retirement plan as defined in s. 402(c)(8)(B) of the Internal 24 Revenue Code. However, in the case of an eligible rollover 25 26 distribution to the surviving spouse of a deceased 27 participant, an eligible retirement plan is an individual retirement account or an individual retirement annuity as 28 29 described in s. 402(c)(9) of the Internal Revenue Code. The proportions shall be specified by the DROP participant or 30 surviving beneficiary. 31

The form of payment selected by the DROP 1 c. 2 participant or surviving beneficiary complies with the minimum 3 distribution requirements of the Internal Revenue Code and 4 payments begin no later than the date on which the participant 5 reaches age 70 years and 6 months. 6 d. For A DROP participant who fails to terminate 7 employment as defined in s. 121.021(39)(b), the member shall 8 be deemed not to be retired and the DROP election shall be 9 null and void. Florida Retirement System membership shall be reestablished retroactively to the date of the commencement of 10 the DROP, and each the employer with whom the participant 11 12 continues employment shall be required to pay to the System Trust Fund the difference between the DROP contributions paid 13 14 in paragraph (i) and the contributions required for the applicable Florida Retirement System class of membership 15 during the period the member participated in the DROP, plus 16 17 6.5 percent interest compounded annually. 18 6.5. The accrued benefits of any DROP participant, and 19 any contributions accumulated under such program, shall not be subject to assignment, execution, attachment, or to any legal 20 process whatsoever, except for qualified domestic relations 21 22 orders by a court of competent jurisdiction, income deduction 23 orders as provided in s. 61.1301, and federal income tax 24 levies. 25 7.6. DROP participants shall not be eligible for 26 disability retirement benefits as provided in subsection (4). Section 2. Section 121.1122, Florida Statutes, is 27 28 amended to read: 29 121.1122 Purchase of retirement credit for in-state 30 public service and in-state service in accredited nonpublic, nonsectarian schools and colleges, including charter 31 10

schools.--Effective January 1, 1998, a member of the Florida 1 Retirement System may purchase creditable service for periods 2 3 of certain public or nonpublic, nonsectarian employment 4 performed in this state, as provided in this section. 5 (1) PURCHASE OF RETIREMENT CREDIT AUTHORIZED.--Subject 6 to the provisions of subsections (2) and (3), a member of the 7 Florida Retirement System may purchase up to 5 years of 8 retirement credit for: 9 (a) Periods of public employment in this state; or (b) Periods of employment in charter schools or in any 10 nonpublic, nonsectarian school or college in this state that 11 12 is accredited by the Southern Association of Colleges and 13 Schools. 14 15 Credit for 1 year of such service may be purchased for each 16 year of creditable service a member completes under the 17 Florida Retirement System. (2) LIMITATIONS AND CONDITIONS.--18 19 (a) A member is not eligible to receive credit for 20 in-state service under this section until he or she has 21 completed 10 years of creditable service under the Florida 22 Retirement System, excluding service purchased under this 23 section and out-of-state service claimed and purchased under s. 121.1115. 24 25 (b) A member may not purchase and receive credit for 26 more than 5 years of creditable service aggregated under the 27 provisions of this section and s. 121.1115. (c) Service credit claimed under this section shall be 28 29 credited only as service in the Regular Class of membership 30 and shall be subject to the provisions of s. 112.65. 31 11

1	(d) A member shall be eligible to receive service
2	credit for in-state service performed after leaving the
3	Florida Retirement System only upon returning to membership
4	and completing at least 1 year of creditable service in the
5	Florida Retirement System following the in-state service.
6	(e) The service claimed must have been service covered
7	by a retirement or pension plan provided by the employer.
8	(3) COSTThe cost to purchase retirement credit
9	under this section shall be calculated in the same manner as
10	set forth in s. 121.1115(2) for purchase of credit for
11	out-of-state service.
12	Section 3. This act shall take effect July 1 of the
13	year in which enacted.
14	
15	
16	
17	
18	
19 20	
20 21	
21	
23	
24	
25	
26	
27	
28	
29	
30	
31	
	12
COD	ING:Words <del>stricken</del> are deletions; words <u>underlined</u> are additions.