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2	An act relating to the General Pension and
3	Retirement Fund of the City of Pensacola,
4	Escambia County; repealing and replacing
5	chapter 61-2655, Laws of Florida, as amended;
6	creating, establishing, and reinstating a
7	pension fund providing for retirement,
8	disability, death, and survivor benefits for
9	the general employees of the City of Pensacola;
10	providing definitions; providing for
11	contributions to the fund by employees of the
12	City of Pensacola; providing for investment of
13	funds held in such retirement fund; providing
14	that this act shall not affect present
15	pensioners; providing for severability;
16	repealing chapter 20061, Laws of Florida, 1939;
17	chapter 27816, Laws of Florida, 1951; chapter
18	29409, Laws of Florida, 1953; chapter 29410,
19	Laws of Florida, 1953; chapter 61-2655, Laws of
20	Florida, and laws or parts of laws in conflict;
21	providing an effective date.
22	
23	Be It Enacted by the Legislature of the State of Florida:
24	
25	Section 1. The General Pension and Retirement Fund of
26	the City of Pensacola is re-created to read:
27	Section 1. Establishment of General Pension and
28	Retirement Fund
29	(1) There is hereby created for the general employees
30	of the City of Pensacola, Florida, a fund to be entitled the
31	"General Pension and Retirement Fund" providing for
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retirement, disability, and death benefits for such general 1 2 employees. The General Pension and Retirement Fund shall be 3 administered and distributions made therefrom as provided in 4 this act. 5 (2) Irrespective of anything contained herein, as now 6 expressed or hereafter amended, the General Pension and 7 Retirement Fund shall be used for the exclusive benefit of the members of the plan, their dependents, or their beneficiaries 8 9 at all times and for the satisfaction of all rights and liabilities with respect to members of the plan, their 10 dependents, or their beneficiaries hereunder and for costs and 11 12 expenses of operating the fund. (3) The General Pension and Retirement Fund shall 13 14 continue to exist exclusively for the purposes provided by this act and related legislation. 15 Section 2. Definitions. -- The words and phrases as used 16 17 in this act shall have the following meanings unless a different meaning is plainly required by the context: 18 19 (1) Act.--The General Pension and Retirement Fund 20 Special Act. 21 (2) Actuary.--The person, firm, or corporation, one of whose officers shall be a member of the Society of Actuaries 22 23 and an enrolled actuary, as defined by the Employee Retirement Income Security Act of 1974, authorized by the board of 24 trustees of the fund to render actuarial services to the fund. 25 26 (3) Average monthly salary.--One twenty-fourth of the salary of the 2 best years of the last 5 years of credited 27 28 service prior to retirement or death. 29 (4) Bank of national repute. -- See investment bank of 30 national repute. 31 2

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(5) Beneficiary.--Person so designated in writing by a 1 2 member of the general pension plan who may become entitled to 3 receive a refund of contributions made by a member of the 4 plan. 5 (6) Best 2 years.--Two separate periods of 365 6 consecutive days. 7 (7) Board of trustees, the board, or the general 8 pension board.--The pension board, consisting of six members 9 as provided in this act. (8) City.--The City of Pensacola. 10 (9) City council.--The city council of the City of 11 12 Pensacola. 13 (10) Code.--Internal Revenue Code of 1986, as amended. 14 (11) Credited service years or credited years of service. -- A period of service years credited to a member of 15 the plan in which the member has contributed an amount to the 16 17 General Pension and Retirement Fund, as provided in this act. 18 (12) Dependent.--The spouse or dependent children 19 under the age of 18 of a member of the plan. 20 (13) Dependent children.--A son or daughter under 18 years of age who is born in wedlock to a member of the plan; 21 and/or a child under 18 years of age adopted by a member of 22 23 the plan; and/or a child under 18 years of age dependent upon a member of the plan for support whose dependency is proven to 24 25 the satisfaction of the board or, in the alternative, whose 26 dependency has been established by a final court order. 27 (14) Disability.--Physical or mental impairment which renders an employee partially and permanently or totally and 28 29 permanently unable to perform the duties of his or her 30 employment or unable to perform any substantial gainful 31 employment. 3

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1	(15) ECUAEscambia County Utilities Authority.
2	(16) General Pension and Retirement Fund, general
3	pension plan, or the planThe special fund created
4	exclusively for the purposes provided in this act.
5	(17) Investment bank of national reputeA bank
6	having trust powers or a trust company which is experienced in
7	the fiduciary investment of pension funds from more than one
8	state.
9	(18) Line of dutyWithin the scope of employment as
10	an employee of the city during such times as such employee was
11	rendering services to the city.
12	(19) Major fraction of a yearFor calculation of
13	benefits in this act, 6 months and 1 day.
14	(20) Member of the planAn individual who has been
15	credited with a period of service under the plan and has
16	contributed an amount to the plan, as provided in this act.
17	(21) Nonemployment Any period of time an individual
18	is not employed in any capacity by the City of Pensacola.
19	(22) Normal retirement and early retirementAny
20	retirement not based upon a disability, illness, or injury.
21	(23) PlanThe General Pension and Retirement Fund.
22	(24) Plan administratorThe Director of Finance of
23	the City of Pensacola.
24	(25) PensionerA member of the plan who has drawn or
25	is drawing a pension under the provisions of this act.
26	(26) Permanent full-time employeeA person employed
27	by the city, working an established work period set forth by
28	city policy, and not employed on a part-time, temporary, or
29	specified timeframe basis.
30	(27) Refund of contributions The distribution of
31	funds contributed by a member of the plan.
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1	(28) RetireeA member of the plan, or a dependent of
2	a member, who has drawn or is drawing a pension under the
3	provisions of this act.
4	(29) SalaryThe total cash remuneration paid to the
5	member of the plan by the city for services rendered before
6	all pretax, salary deferral, or salary reduction contributions
7	made to the General Pension and Retirement Fund on behalf of
8	the general pension plan member under section 404(h)(2) of the
9	Internal Revenue Code and any code section 457 plan and
10	section 125 plan of the city. Unless otherwise provided by the
11	city council, "salary" shall exclude any educational incentive
12	pay, field training pay, certificate pay, specialized duty
13	pay, pistol qualifications pay, clothing allowance, education
14	benefit, accumulated sick leave pay at retirement, accumulated
15	vacation pay at retirement, and any other pay excluded by the
16	city council.
17	(30) Service under the plan A period of service
18	years credited to a member of the plan, during which the
19	member has contributed an amount to the General Pension and
20	Retirement Fund, as provided in this act.
21	(31) SpouseUnder the laws of the State of Florida,
22	the legally married husband or wife of the member of the plan.
23	(32) Surviving spouseThe legally married husband or
24	wife of a member of the plan who outlives the member of the
25	<u>plan.</u>
26	(33) Vested member or vesting right A member of the
27	plan who has a right, or the right itself, to future pension
28	benefits as provided in this act.
29	Section 3. Pension board
30	(1) There is hereby created a pension board of the
31	City of Pensacola, consisting of six members.
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(a) Three members shall be residents of Escambia 1 2 County who are freeholders of the city and shall be appointed 3 by the city council for a term of 6 years or until their 4 successors are appointed and qualified. Each appointment shall 5 be for a term of 6 years, with one appointment being made 6 every 2 years, which appointment shall be made not later than 7 the second regular meeting of the council held in July of each 8 odd-numbered year hereafter. 9 (b) The remaining three members shall consist of the current presiding mayor of the city, or his appointed 10 representative, who shall serve at the pleasure of the mayor, 11 12 and two active, contributing participants of the General Pension and Retirement Fund, who shall be elected by a 13 14 plurality vote of active, contributing participants of the 15 fund, said election to be held at the same time as the election of members of the Classified Service Employee 16 17 Executive Committee of the city. Each elected member shall take office upon election and shall serve for a term of 2 18 19 years or until the member's successor is elected and 20 qualified. Should a vacancy occur in the position of elected member, the Classified Service Employee Executive Committee 21 shall, within 30 days, appoint a successor to serve for the 22 23 balance of the term. (2) The pension board is vested with the 24 responsibility for the administration and proper operation of 25 26 the fund and for compliance with the provisions of all related laws and regulations. 27 28 Section 4. Oath of office; meetings; quorum.--Before 29 entering upon the duties as a member of the pension board, 30 each member shall take and subscribe to the oath of office 31 required by the city charter, which oath shall be filed with 6

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the city clerk. The board shall elect one of its members 1 2 chairperson, who shall be a voting member of the board. The 3 Director of Finance shall serve as plan administrator and 4 shall be the chief administrative officer of the General 5 Pension and Retirement Fund and shall keep the minutes of the 6 board. The board shall meet as often as is necessary, upon the 7 request of the chairperson or the plan administrator. A 8 majority of the board shall constitute a quorum for the 9 transaction of any business. Section 5. Powers of the board. -- The pension board 10 shall have the power and authority to: 11 12 (1) Adopt rules and regulations, not inconsistent with the provisions of this act, governing its activities and 13 14 providing for the certification of the moneys to be paid from 15 the General Pension and Retirement Fund. 16 (2) Perform all the duties and enjoy all the rights 17 and powers vested by law or ordinance. The city attorney of the city may give advice and legal assistance to the pension 18 19 board in all matters pertaining to the performance of its 20 duties, whenever requested, and may prosecute and defend all 21 suits which may be instituted by or against the board. However, if in the opinion of the city attorney or in the 22 opinion of the pension board, a conflict of interest exists as 23 to a particular matter, the pension board may, in its 24 discretion, employ independent legal counsel for such 25 26 purposes, the expense of such employment to be paid from the General Pension and Retirement Fund. 27 28 (3) Cause subpoenas to be issued and require the 29 attendance of witnesses and the production of documents for 30 the purpose of determining or redetermining at any time and 31 from time to time the eligibility, right, or entitlement to 7

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any pension, benefit, or other payment provided under this 1 2 act. 3 (4) Employ its own secretary, clerks, stenographers, or other personnel as required, who shall be paid such 4 5 compensation, from the General Pension and Retirement Fund 6 only, as fixed by the pension board. Nothing herein shall be 7 construed to authorize or empower the board to incur such 8 expense or obligation to be borne by the City of Pensacola. 9 Section 6. Reserved. Section 7. Membership requirements and exclusions .--10 (1) All permanent full-time employees of the city 11 12 automatically become, upon employment, members of the General Pension and Retirement Fund of the city, except that the city 13 14 may by ordinance amend or revise the foregoing membership 15 criteria in the General Pension and Retirement Fund, provided, however, that in no event shall the following be permitted to 16 17 participate in the General Pension and Retirement Fund: 18 (a) Members of the fire department of the city who are 19 eligible to participate under the Firemen's Relief and Pension 20 Fund. 21 (b) Any officer or employee of the police department hired on or after October 1, 1979, who is eligible to 22 23 participate in the Police Officers' Retirement Fund of the city. 24 25 (c) City fire and police department public safety 26 cadets. 27 (d) All permanent full-time employees of the city hired prior to October 6, 1997, making an election not to 28 29 participate in the plan and having continuous service from 30 October 6, 1997, until retirement. 31 8

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2 or early retirement benefit and who is subsequently reemple 3 by the city. Such individual shall not be eligible for curr 4 participation in the plan and shall continue to draw a pens 5 benefit from the plan. 6 (f) Elected officials of the city.	ent ion
4 participation in the plan and shall continue to draw a pens 5 benefit from the plan.	ion
5 <u>benefit from the plan.</u>	
<u>_</u>	to
6 (f) Elected officials of the city.	to
	to
7 (2) As a condition of eligibility of such employees	
8 credit toward future retirement benefits based upon prior	
9 years of service as an employee of the city, there shall be	<u>-</u>
10 paid to the fund or transferred from qualified plans	
11 maintained by the city or other qualified retirement plans	an
12 amount determined by the plan administrator to be sufficier	.t
13 to cover such prior years of service at 8 percent interest	
14 compounded annually. However, the plan from which such fund	.S
15 are transferred must permit the transfer to be made and the	<u>-</u>
16 transfer must not jeopardize the tax-exempt status of this	
17 plan or create adverse tax consequences for the city.	
18 <u>Section 8. Escambia County Utilities Authority</u>	
19 provisions	
20 (1) Individuals who transferred to the Escambia Cour	.ty
21 Utilities Authority when established in 1981 and who chose	to
22 continue participation in the General Pension and Retiremen	.t
23 Fund shall be members of the plan and governed by all	
24 provisions of this act. When administering this act on beha	<u>lf</u>
25 of ECUA members of the plan, the phrase "City of Pensacola"	-
26 shall be interpreted as ECUA where applicable.	
27 (2) Notwithstanding any provision of this act,	
28 disability determinations concerning ECUA employees shall b	e
29 made by the general pension board, but shall not be effection	ve
30 unless and until the personnel appeals board of ECUA,	
31	
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utilizing the criteria set forth in section 15, concurs in 1 2 such determinations. 3 (3) The ECUA, through its proper officers, shall 4 deduct 5.5 percent from the salary of the members of the plan 5 and shall pay the same to the General Pension and Retirement 6 Fund. Such moneys shall be deposited in a special account by 7 the City of Pensacola to be designated "General Pension and 8 Retirement Fund, " and no employee shall have any right to said 9 moneys paid into the fund except as otherwise provided in this 10 act. (4) The ECUA shall make for the ECUA members of the 11 12 plan a payment of a sum equal to the actuarially required funding amount shown by an annual actuarial valuation, as 13 14 approved by the general pension board. 15 Section 9. Multiple plan participant.--If an employee is or has been a participant in one or more defined benefit 16 17 plans and/or one or more defined contribution plans maintained by the city and participation by such employee, hereinafter 18 19 referred to as the "multiple plan participant," in such 20 multiple plans will cause, in a particular limitation year, 21 the limitations of the Internal Revenue Code to be violated, the benefit payable under this act shall be reduced to the 22 23 maximum benefit which may be paid to the multiple plan participant without causing a violation of the code after 24 25 considering the benefits and contributions for the multiple 26 plan participant under all other plans that must be considered in determining benefits and contributions for purposes of the 27 limitations of the code. Regardless of whether caused by 28 29 multiple plan participation, the maximum annual benefit 30 payable to a participant under this plan shall not exceed the amount allowable under the code as applied to governmental 31 10

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plans described in section 414(d) of the code. The effect of 1 this section shall be to limit the benefits payable under this 2 3 act to an amount which does not cause a violation of the code. 4 Section 10. Eligible rollover distributions .--5 (1) For distributions made on or after January 1, 6 1993, notwithstanding any provision of the plan to the 7 contrary that would otherwise limit a distributee's election 8 under this section, a distributee may elect, at the time and 9 in the manner prescribed by rules and regulations of the board, to have any portion of any eligible rollover 10 distribution paid directly to an eligible retirement plan 11 12 specified by the distributee in a direct rollover. 13 (2) The following words and phrases, as used in this 14 section, shall have the following meanings unless a different 15 meaning is plainly required by the context: (a) Eligible rollover distribution. -- Any distribution 16 17 of all or any portion of the balance of the General Pension and Retirement Fund to the credit of the distributee. Eligible 18 19 rollover distribution, however, does not include: 20 1. Any distribution that is one of a series of substantially equal periodic payments, not less frequently 21 than annually, made for the life, or life expectancy, of the 22 23 distributee or the joint lives, or joint life expectancies, of the distributee and the distributee's designated beneficiary, 24 or for a specified period of 10 years or more. 25 26 2. Any distribution to the extent required under 27 section 401(a)(9) of the Internal Revenue Code of 1986, as amended. 28 29 3. The portion of any distribution that is not 30 includable in gross income of the distributee, such as that 31 11 CODING: Words stricken are deletions; words underlined are additions.

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portion of a distribution attributable to employee after-tax 1 2 contributions to the plan. 3 (b) Eligible retirement plan.--An individual 4 retirement account described in section 408(a) of the Internal 5 Revenue Code, an individual retirement annuity described in 6 section 408(b) of the code, an annuity plan described in 7 section 403(a) of the code, or a qualified trust described in 8 section 401(a) of the code that accepts the distributee's 9 eligible rollover distribution. However, in the case of an eligible rollover distribution to the surviving spouse, an 10 eligible retirement plan is an individual retirement account 11 12 or individual retirement annuity. (c) Distributee.--An employee or former employee who 13 14 receives any distributions from the General Pension and Retirement Fund. In addition, the employee's or former 15 employee's surviving spouse and employee's or former 16 17 employee's spouse or former spouse who is the alternate payee under a qualified domestic relations order, as defined in 18 19 section 414(p) of the Internal Revenue Code, are distributees 20 with regard to the interest of the spouse or former spouse. 21 (d) Direct rollover.--A payment by the plan to the eligible retirement plan specified by the distributee. 22 23 Section 11. Designation of employee contributions.--For the purposes of section 414(h) of the 24 Internal Revenue Code, the contributions made by each employee 25 26 to the General Pension and Retirement Fund shall be designated as "employer contributions." However, such designation is 27 contingent upon the contributions being excluded from the 28 29 employee's gross income for federal income tax purposes. Such 30 contributions shall, nevertheless, be subject to refund or 31 12

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return to the employee upon termination of employment, or 1 2 otherwise as provided in this act. 3 Section 12. Reserved. 4 Section 13. Separation from service and 5 reemployment. --6 (1) Former members of the plan.--Any employee who has 7 separated from employment with the city for any reason except 8 normal retirement or early retirement, hereinafter referred to 9 as "nonemployment," and who withdrew his or her contribution to the plan, shall upon reemployment, if within 10 years after 10 the last separation date, be entitled to buy back his or her 11 12 prior service years under the plan for the purpose of 13 computing the period of service under the plan. The employee 14 shall not be entitled to buy back periods of nonemployment except as provided by section 14 of this act. If the employee 15 16 elects to repay the contributions upon reemployment, he or she 17 shall have 6 months from the reemployment date to repay the withdrawn contributions plus 8 percent interest compounded 18 19 annually from the date of withdrawal. 20 (2) Former nonmembers of the plan.--Any employee who has separated from employment, hereinafter referred to as 21 'nonemployment," with the city for any reason, who has never 22 23 been a member of the General Pension and Retirement Fund, and who is reemployed within 10 years after the last separation 24 date may elect to have his or her eligible prior service years 25 26 added to his or her subsequent service for the purpose of computing the period of service under the plan. The employee 27 shall not be entitled to buy back periods of nonemployment 28 29 except as provided by section 14 of this act. Service years eligible for another city-defined benefit plan shall not be 30 included in the calculation of the period of service under the 31 13

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General Pension and Retirement Fund. The employee shall have 6 1 2 months from the date of reemployment to pay an amount 3 determined by the plan administrator to be sufficient to cover such period of eligible prior service years at 8 percent 4 5 interest compounded annually. 6 (3) Vested members of the plan.--Any employee who has 7 separated from employment, hereinafter referred to as nonemployment," with the city for any reason, without having 8 9 withdrawn his or her contribution to the plan but having a vested right to a benefit as provided by this act, shall upon 10 reemployment be allowed to continue computation of credited 11 12 years of service by including the vested period. The employee 13 shall not be entitled to buy back periods of nonemployment 14 except as provided by section 14 of this act. 15 (4) Reemployment after disability.--Any employee who has separated from employment, hereinafter referred to as 16 17 "nonemployment," with the city and who received a disability pension as provided by this act shall upon reemployment be 18 19 allowed to continue computation of credited years of service 20 by including all prior credited years of service. The employee shall not be entitled to credit for periods of nonemployment 21 22 except as provided by section 14 of this act. 23 Section 14. Military service. -- When any provision of law requires that any period of service in the Armed Forces of 24 the United States is deemed continuous service in the 25 26 employment of the city for purposes of computing credited service under this act, such service shall be so credited. 27 However, if any member of the plan has withdrawn the 28 29 contributions or any part thereof paid by the member into the fund, the member shall return such moneys to the fund. In 30 31 addition, such member shall pay into the fund, within the time 14

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required by applicable federal or state law, all contributions 1 2 the member would have been required to pay during the term the 3 member was actively serving in the Armed Forces of the United 4 States. 5 Section 15. Disability.--A pension for injury or 6 illness, whether incurred in the line of duty or not in the 7 line of duty, as provided in this act, shall be awarded only 8 upon determination of the disability. The City of Pensacola 9 adheres to the Americans with Disabilities Act of 1990 as may be amended, and reasonable accommodation for disabilities 10 shall be evaluated on a case-by-case basis. Application, 11 12 determinations, awards, and reevaluation of disability pensions shall be governed by the following: 13 14 (1) An employee, or the employer on behalf of the 15 employee, must make application for a disability pension, 16 complete with medical and other evidentiary material as 17 prescribed by the board. 18 (2) Upon receipt of an application for a disability 19 pension, the board shall make a determination of the 20 disability, which determination shall be final. The board may 21 employ the services of one or more independent third-party agents, such as, but not limited to, a physician or a health 22 23 and disability claims adjusting firm, to evaluate the case and to make a report containing recommended findings and 24 25 conclusions, which may be approved, disapproved, or modified 26 in the determination of the board. In the case of determination of disability, the 27 (3) board shall award a disability pension in an amount computed 28 29 as a percentage equal to the percentage of the employee's 30 disability times the full disability pension award as provided in this act. At any time after an employee is awarded a 31 15

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disability pension, the City of Pensacola may offer its former 1 2 employee employment for which his or her disability does not 3 prevent performance. At such time as the former employee returns to active service, or at such time as the former 4 5 employee fails to accept said offer of employment, all 6 disability payments shall cease. 7 The board, through its third-party agents, shall (4) 8 periodically reevaluate disability pensioners to determine if 9 the condition of the disability persists. (a) A disabled pensioner's percentage of disability 10 may be reclassified upon reevaluation by the board. 11 12 (b) If the pensioner has recovered sufficiently, as determined by the board, so that he or she is no longer 13 14 disabled, and such determination is made within 1 year after the effective date of the award of the pension, said pensioner 15 shall be reinstated to active service in the same rank he or 16 17 she occupied prior to the award of the pension. If such determination is made more than 1 year after the effective 18 19 date of the award of the pension, the pensioner shall be 20 placed on an eligible list to be reinstated to his or her position upon the first vacancy in that position. At such time 21 as a pensioner resumes active service, or at such time as the 22 23 pensioner fails to accept reinstatement to active service, the payment of pension benefits shall cease. 24 Section 16. Reserved. 25 26 Section 17. Normal retirement with 20 or more years of credited service under the plan.--27 28 (1) All members of the plan who have attained the age 29 of 55 years who have at least 20 credited service years under 30 the plan preceding the date of application for retirement may apply for and be entitled to benefits under the provisions of 31 16

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this act. In calculating the years of service under the plan, 1 2 a major fraction of a year shall be computed as a whole year. 3 (2) If any member of the plan has not attained the age 4 of 55 years after a period of 20 credited service years under 5 the plan and does not make withdrawal of funds from the 6 General Pension and Retirement Fund, such employee shall be 7 eligible to receive a pension after attaining the age of 55 years. Said member of the plan must have a vested right to 8 9 said pension. A major fraction of a year of credited service shall be computed as a whole year for the purpose of vesting 10 11 rights. 12 (3) For the purpose of determining the monthly pension 13 of an employee: 14 (a) The General Pension and Retirement Fund of the city shall pay to each member of the plan retired hereafter, 15 whose credited service years under the plan are not less than 16 17 20 years and who has attained the age of 55 years, a pension which has as its basis for calculation the selection of the 18 19 best 2 years out of the last 5 years immediately preceding 20 retirement, and thereby arrive at the average monthly salary of such member. Based upon such average monthly salary, a 21 pension shall be paid according to the following table: 22 23 24 75% upon the first.....\$200 50% upon the next.....\$100 25 40% upon all in excess thereof; and 26 27 28 (b) Any employee who has attained 20 credited years of 29 service under the plan and who elects to remain employed after 30 reaching 55 years of age shall upon retirement be entitled to all of the rights and benefits provided for in this act, and, 31 17

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in addition, the monthly pension shall be increased by 1 1 percent for each year of credited service between the age of 2 3 55 years and the actual age of retirement, but not for any 4 year beyond the age of 70; or 5 (c) The monthly pension for a member of the plan who 6 retires on or after July 1, 1988, shall be equal to 2 percent 7 of the average monthly salary of the member during the best 2 8 years out of the last 5 years immediately preceding retirement 9 times the number of years of credited service under the plan not in excess of 30 credited service years, unless the 10 payments would be greater if calculated by the applicable 11 12 formulas set forth above in this subsection. (4) The monthly pension shall in no event be less than 13 14 \$25 for each year of credited service under the plan not in 15 excess of 20 years. Section 18. Early retirement at 25 years of credited 16 17 service, having attained the age of 45 years .--18 (1)(a) Any member of the plan who has 25 credited 19 service years under the plan prior to attaining the age of 55 20 years may retire at any time after reaching the age of 45 21 years and receive a reduced pension, which shall have as its basis for calculation the selection of the best 2 years out of 22 the last 5 years immediately preceding retirement, and thereby 23 arrive at the average monthly salary of such member. A major 24 fraction of a year of credited service under the plan shall be 25 26 computed as a whole year. Based upon such average monthly 27 salary, a pension shall be paid according to the following 28 table: 29 75% upon the first.....\$200 30 50% upon the next.....\$100 31 18

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1	40% upon all in excess thereof; or
2	
3	(b) The monthly pension for a member of the plan who
4	retires on or after July 1, 1988, shall be equal to 2 percent
5	of the average monthly salary of the member during the best 2
6	years out of the last 5 years immediately preceding retirement
7	times the number of years of credited service under the plan
8	not in excess of 30 years, unless the payments would be
9	greater if calculated by the formula set forth above.
10	(2) After said amount has been determined, the sum
11	payable shall be adjusted by the following factors for early
12	retirement as may be applicable to the member's age at the
13	time of retirement:
14	
15	Retirement Factors
16	Age at retirement Factor
17	<u>55</u> <u>1.000</u>
18	<u>54</u> <u>.928</u>
19	<u>53</u>
20	<u>52</u> <u>.784</u>
21	<u>51</u> <u>.730</u>
22	<u>50</u> <u>.676</u>
23	<u>49</u> <u>.622</u>
24	<u>48</u> <u>.586</u>
25	<u>47</u> <u>.550</u>
26	<u>46</u> <u>.514</u>
27	<u>45</u> <u>. 478</u>
28	
29	(3) The monthly pension shall in no event be less than
30	\$25 for each year of credited service not in excess of 20
31	years.
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HB 1589, First Engrossed

Section 19. Normal retirement with less than 20 years 1 of credited service under the plan.--After a period of 10 2 credited years of service under the plan, any member of the 3 4 plan not having made withdrawal of funds from the General 5 Pension and Retirement Fund shall be eligible to receive a 6 pension upon attaining the age of 60 years. Said member of the 7 plan shall have a vested right to said pension. However, any 8 member of the plan leaving employment must have a period of 9 not less than 10 credited service years under the plan in order to obtain a vested interest and right to pension 10 benefits. A major fraction of a year of credited service shall 11 12 not be computed as a whole year for the purpose of vesting 13 rights. 14 (1)(a) The General Pension and Retirement Fund of the city shall pay to those members of the plan with less than 20 15 credited service years under the plan a pension which shall 16 17 have as its basis for calculation the selection of the best 2 years out of the last 5 years immediately preceding 18 19 retirement, and thereby arrive at the average monthly salary 20 of such member. A major fraction of a year of credited service under the plan shall be computed as a whole year. Based upon 21 such average monthly salary, a pension shall be paid according 22 23 to the following table: 24 75% upon the first.....\$200 25 26 50% upon the next.....\$100 27 40% upon all in excess thereof; and 28 29 (b) After said amount has been determined, the sum 30 payable shall be reduced to the percentage set opposite the 31 20 CODING: Words stricken are deletions; words underlined are additions.

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1	number of years of credited service shown in the following
2	<u>schedule:</u>
3	
4	For 10 years of service
5	For 11 years of service
6	For 12 years of service
7	For 13 years of service
8	For 14 years of service
9	For 15 years of service
10	For 16 years of service
11	For 17 years of service
12	For 18 years of service
13	For 19 years of service
14	
15	(2) The monthly pension shall in no event be less than
16	\$25 for each year of credited service under the plan not in
17	excess of 20 years.
18	Section 20. Refund of contributions with less than 10
19	credited years of service, except for disability or death in
20	the line of duty
21	(1) In the event any member of the plan with less than
22	10 credited years of service separates from service, except
23	for disability or death in the line of duty, such member or
24	the decedent's dependent or beneficiary shall receive a refund
25	of the member's contributions to the plan.
26	(a) The maximum amount of a refund of contributions
27	shall equal the amount of contributions by the member of the
28	plan less any amount of pension benefit received by the member
29	of the plan and/or the member's dependents.
30	(b) Distribution election and distribution of a refund
31	of contributions shall be made within 90 days after
	21

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eligibility. If no election is made, distribution shall be in 1 a lump-sum payment. 2 (c) Any refund of the member's contributions under 3 4 this act shall be in full satisfaction of any and all claims 5 by any person against the General Pension and Retirement Fund. 6 (2) The service years shall be computed on the basis 7 of the total credited service years under the plan, either 8 continuous or by totaling separate or discontinuous periods 9 for the required total period. A major fraction of a year of credited service shall not be computed as a whole year for the 10 purpose of vesting rights. 11 Section 21. Disability injury or illness in line of 12 duty.--If any member of the plan, due to injury or illness in 13 14 the line of duty, makes application for retirement and is entitled to the benefits under this act, the General Pension 15 and Retirement Fund of the city shall pay according to the 16 17 following schedule: (1)(a) The General Pension and Retirement Fund of the 18 19 city shall pay to each member of the plan retired hereafter 20 because of injury or illness in the line of duty, whose period 21 of credited service under the plan is not less than 20 years, a pension which has as its basis for calculation the selection 22 of the best 2 years out of the last 5 years immediately 23 preceding retirement, and thereby arrive at the average 24 25 monthly salary of such member. Based upon such average monthly 26 salary, a pension shall be paid according to the following 27 table: 28 29 75% upon the first.....\$200 30 50% upon the next.....\$100 40% upon all in excess thereof; and 31 2.2

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1 (b) Any employee who has attained 20 years of credited 2 3 service under the plan and who elects to remain employed after 4 reaching 55 years of age shall upon disability retirement be 5 entitled to all of the rights and benefits provided for in 6 this act, and, in addition, the monthly pension shall be 7 increased by 1 percent for each year of service between the 8 age of 55 years and the actual age of disability retirement, 9 but not for any year beyond the age of 70; or (c) The monthly pension for a member of the plan who 10 retires on or after July 1, 1988, shall be equal to 2 percent 11 12 of the average monthly salary of the member during the best 2 years out of the last 5 years immediately preceding disability 13 14 retirement times the number of years of credited service under 15 the plan not in excess of 30 years, unless the payments would be greater if calculated by the applicable formulas set forth 16 17 above in this section. (2)(a) The General Pension and Retirement Fund of the 18 19 city shall pay to those members of the plan retired hereafter 20 because of injury or illness in the line of duty, whose period 21 of credited service under the plan is less than 20 years, a pension which has as its basis for calculation the selection 22 23 of the best 2 years out of the last 5 years immediately preceding retirement, and thereby arrive at the average 24 monthly salary of such member. Based upon such average monthly 25 26 salary, a pension shall be paid according to the following 27 table: 28 29 75% upon the first.....\$200 30 50% upon the next.....\$100 40% upon all in excess thereof; and 31 23

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1	
2	(b) After said amount has been determined, the sum
3	payable shall be reduced to the percentage set opposite the
4	number of years of credited service shown in the following
5	schedule:
6	
7	For less than 1 year of service60%
8	For 1 year of service
9	For 2 years of service64%
10	For 3 years of service
11	For 4 years of service
12	For 5 years of service
13	For 6 years of service
14	For 7 years of service
15	For 8 years of service
16	For 9 years of service
17	For 10 years of service
18	For 11 years of service
19	For 12 years of service
20	For 13 years of service
21	For 14 years of service
22	For 15 years of service
23	For 16 years of service
24	For 17 years of service
25	For 18 years of service
26	For 19 years of service
27	
28	(3) The monthly pension shall in no event be less than
29	\$25 for each year of credited service not in excess of 20
30	years.
31	
	24
COD	ING:Words stricken are deletions; words underlined are additions.

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1	(4) In computing the number of years of credited
2	service under the plan, a major fraction of a year shall be
3	computed as a whole. The disability benefits provided for
4	herein shall be in addition to any other benefits payable.
5	(5) In the event any member of the plan becomes
6	disabled in the line of duty while employed, such member shall
7	receive a pension benefit as provided in this section or, upon
8	request, in lieu of a pension benefit, shall receive a refund
9	of the member's contributions to the General Pension and
10	Retirement Fund.
11	(a) The maximum amount of a refund of contributions
12	shall equal the amount of contributions by the member of the
13	plan less any amount of pension benefit received by the member
14	of the plan.
15	(b) Distribution election and distribution of a refund
16	of contributions shall be made within 90 days after
17	eligibility. If no election is made, distribution shall be in
18	a lump-sum payment.
19	(c) Any refund of the member's contributions under
20	this act shall be in full satisfaction of any and all claims
21	by any person against the General Pension and Retirement Fund.
22	Section 22. Death in the line of dutyIn the event
23	any member of the plan dies in the line of duty while
24	employed, the deceased member's dependents or beneficiaries
25	shall be eligible to receive benefits as provided for in
26	sections 21 and 24 of this act.
27	Section 23. Disability injury or illness not in the
28	line of dutyIf any member of the plan who, due to injuries
29	or illness not in the line of duty, makes application for
30	disability retirement and is entitled to the benefits under
31	this act, the General Pension and Retirement Fund of the City
	25
	25

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of Pensacola shall pay according to the following schedule. In 1 2 computing the number of years of credited service under the 3 plan, a major fraction of a year shall be computed as a whole. 4 The disability benefits provided for shall be in addition to any other benefits payable. 5 6 (1)(a) The General Pension and Retirement Fund of the 7 city shall pay to each member of the plan retired hereafter 8 because of injuries or illness not in the line of duty, whose 9 period of credited service is not less than 20 years, a pension which has as its basis for calculation the selection 10 of the best 2 years out of the last 5 years immediately 11 12 preceding retirement, and thereby arrive at the average monthly salary of such member. Based upon such average monthly 13 14 salary, a pension shall be paid according to the following 15 table: 16 17 75% upon the first.....\$200 50% upon the next.....\$100 18 19 40% upon all in excess thereof; and 20 21 (b) Any employee who has attained 20 years of credited 22 service under the plan and who elects to remain employed after 23 reaching 55 years of age shall upon retirement be entitled to all of the rights and benefits provided in this act, and, in 24 addition, the monthly pension shall be increased by 1 percent 25 26 for each year of credited service between the age of 55 years and the actual age of retirement, but not for any year beyond 27 28 the age of 70; or 29 (c) The monthly pension for a member of the plan who retires on or after July 1, 1988, shall be equal to 2 percent 30 of the average monthly salary of the member during the best 2 31 26

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years out of the last 5 years immediately preceding retirement 1 times the number of years of credited service under the plan 2 3 not in excess of 30 years, unless the payments would be greater if calculated by the applicable formulas set forth 4 5 above in this section. 6 (2)(a) The General Pension and Retirement Fund of the 7 city shall pay to those members of the plan retired hereafter 8 because of injury or illness not in the line of duty, whose 9 period of credited service under the plan is less than 20 years, a pension which has as its basis for calculation the 10 selection of the best 2 years out of the last 5 years 11 12 immediately preceding retirement, and thereby arrive at the average monthly salary of such member. Based upon such average 13 14 monthly salary, a pension shall be paid according to the following table: 15 16 <u>75% upon the first.....</u>.....\$200 17 18 50% upon the next.....\$100 19 40% upon all in excess thereof; and 20 21 (b) After said amount has been determined, the sum 22 payable shall be reduced to the percentage set opposite the 23 number of years of credited service shown in the following 24 schedule: 25 26 For 10 years of service.....60% For 11 years of service......63% 27 28 29 30 For 14 years of service.....72% 31 27

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1 2 3 4 5 6 (3) The monthly pension shall in no event be less than 7 \$25 for each year of credited service under the plan not in 8 excess of 20 years. 9 (4) In the event any member of the plan with less than 10 years of credited service under the plan becomes totally or 10 partially disabled not in the line of duty and such member is 11 12 disabled to such an extent that he or she cannot properly discharge the duties of his or her employment, such member 13 14 shall receive, in lieu of a pension, a refund of the total amount of his or her contributions to the General Pension and 15 Retirement Fund. A major fraction of a year of credited 16 17 service shall not be computed as a whole year for the purpose of vesting rights. 18 19 (a) The maximum amount of a refund of contributions 20 shall equal the amount of contributions by the member of the 21 plan less any amount of pension benefit received by the member of the plan. 22 23 (b) Distribution election and distribution of a refund of contributions shall be made within 90 days after 24 25 eligibility. If no election is made, distribution shall be in 26 a lump-sum payment. (c) Any refund of the member's contributions under 27 this act shall be in full satisfaction of any and all claims 28 29 by any person against the General Pension and Retirement Fund. 30 Section 24. Other benefit provisions .--31 2.8

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(1) The order of eligibility for a pension benefit or 1 2 a refund of contributions under this act shall be first to the 3 member of the plan, next to dependents if the member of the 4 plan dies, then to the beneficiaries if there are no eligible 5 dependents, and finally to the estate of the decedent if a 6 beneficiary has not been named. 7 (2) In the event of the death of an individual 8 eligible to receive benefits under this act, his or her 9 dependents or beneficiaries shall become immediately entitled to the benefits herein provided. 10 (a) Dependents eligible to receive a pension shall be 11 12 paid in the following order: 13 1.a. To the surviving spouse, a monthly pension equal 14 to one-twelfth of 80 percent of the annual pension which the deceased pensioner was receiving or to which the decedent 15 would have been entitled in the event of retirement as of the 16 17 date of death. 18 b. Effective on or after passage of this act, if the 19 surviving spouse should remarry, the surviving spouse of the 20 deceased member of the plan shall continue to be entitled to 21 the pension benefit provided for herein. Notwithstanding this provision, if a surviving spouse should become a surviving 22 spouse of more than one deceased member of the plan, the 23 surviving spouse shall receive only the greater dependent 24 25 benefit. In no case shall the surviving spouse receive 26 benefits from more than one deceased member of the plan. If such decedent is not survived by a spouse but 27 2. 28 has dependent children under the age of 18 years or, if such 29 decedent is survived by a spouse and dependent children under 30 the age of 18 years and the spouse dies before the youngest of said dependent children attains the age of 18 years, the 31 29

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dependent children of said decedent shall receive an amount 1 2 equal to the benefit to which a surviving spouse would have 3 been entitled under subparagraph 1. in equal shares among the 4 dependent children and not exceeding in total the surviving 5 spouse benefit. If any dependent child under this subparagraph 6 ceases to be eligible for benefits for any reason, the 7 benefits shall be recalculated to provide for equal shares to 8 the remaining eligible dependent children. 9 (b) A beneficiary shall be entitled only to a refund of the contributions of the deceased member of the plan. 10 1. The maximum amount of a refund of contributions 11 12 shall equal the amount of contributions by the member of the 13 plan less any amount of pension benefit received by the member 14 of the plan and/or the member's dependents. 15 2. Distribution election and distribution of a refund 16 of contributions shall be made within 90 days after 17 eligibility. If no election is made, distribution shall be in 18 a lump-sum payment. 19 3. Any refund of the member's contributions under this 20 act shall be in full satisfaction of any and all claims by any 21 person against the General Pension and Retirement Fund. 22 (3) In the event any member of the plan with 10 or 23 more credited service years under the plan dies or otherwise separates from service of the city, such member or the 24 25 deceased member's dependent shall, upon request, receive a refund of the member's contributions to the General Pension 26 and Retirement Fund in lieu of a pension benefit. 27 The maximum amount of a refund of contributions 28 (a) 29 shall equal the amount of contributions by the member of the 30 plan less any amount of pension benefit received by the member 31 of the plan and/or the member's dependents. 30

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(b) Distribution election and distribution of a refund 1 2 of contributions shall be made within 90 days after 3 eligibility. If no election is made, distribution shall be in 4 a lump-sum payment. 5 (c) Any refund of the member's contributions under 6 this act shall be in full satisfaction of any and all claims 7 by any person against the General Pension and Retirement Fund. 8 Section 25. Misconduct charges; hearings, 9 forfeiture.--(1) No member of the plan shall at any time be retired 10 under this or any other section of this act while any charges 11 12 of misconduct are pending before the civil service board against such member, but such charge shall be heard and 13 14 determined, and no application for retirement shall be made or 15 acted upon until 30 days subsequent to the final 16 determination. 17 (2) A member of the plan shall forfeit all benefits provided by this act to the extent provided by the State 18 19 Constitution and section 112.3173, Florida Statutes. 20 Section 26. Cost-of-living increases.--A cost-of-living increase in benefits paid pursuant to this act 21 shall be given effective July 1, 1999, and shall be paid 22 23 biennially thereafter. Each biennial increase shall have an effective date of July 1. All such increases shall be equal 24 to, but no greater than, the increase in the Consumer Price 25 26 Index (U) (CPI) issued by the United States Department of Labor since the date of the last cost-of-living increase which 27 was granted pursuant to this section, and in no event shall 28 29 such increase be greater than 3 percent. In the event the United States Department of Labor ceases to issue a CPI (U), 30 the board may utilize a CPI index that is the functional 31 31

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equivalent. The period to be used for calculation of any CPI 1 2 increase shall be April 1 of the last year in which an 3 increase was given to March 31 of the year in which the 4 increase is to be given. 5 Section 27. Deferred Retirement Option Plan.--The City 6 of Pensacola, by ordinance, may permit members of the General 7 Pension and Retirement Fund who are eligible to retire and to 8 receive retirement benefits to remain in the active service of 9 the city until a contractually fixed termination date and to have accumulated for the employee's account from the date the 10 contract is made all benefits which the employee would be 11 12 eligible to begin receiving on that date and to have those accumulated benefits held for the benefit of the employee 13 14 until the employee separates from active service. Such ordinance may provide for forfeiture of the accumulated 15 benefits or other penalty if the employee does not comply with 16 17 the contract. However, if the employee complies in all respects with the terms of the contract, the employee shall 18 19 receive all retirement benefits the employee would be entitled 20 to under this act upon the employee's actual retirement from 21 the active service of the city. Section 28. Benefits under other statutes to remain 22 23 unchanged. -- Nothing in this act shall operate to increase or diminish or in any way alter the amount of any pension now 24 being paid by the City of Pensacola or any retirement benefits 25 26 under the provisions of chapter 20061, Laws of Florida, 1939, and chapter 61-2655, Laws of Florida, as amended, or 27 28 otherwise. 29 Section 29. General pension benefits to be unaffected by other benefit payments .-- If any employee of the City of 30 Pensacola who is participating in the benefits provided by 31 32

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this act is entitled to any social security benefits and/or 1 2 deferred compensation benefits as a city employee, the amount 3 of such benefits received shall not be deducted from the 4 amount to which the employee is entitled under the provisions 5 of this act. 6 Section 30. Maximum benefits. -- Notwithstanding any 7 provision of this act, the maximum benefit to be paid to any member of the plan shall not exceed the limitations, if any, 8 9 provided in section 112.65, Florida Statutes. Section 31. Reserved. 10 Section 32. Continuance of existing fund sources of 11 12 revenue.--There is hereby continued in the City of Pensacola the fund heretofore established and known as the General 13 14 Pension and Retirement Fund, to be maintained in the following 15 manner: (1) All sums of money now in the existing fund, 16 17 designated "General Pension and Retirement Fund," shall remain 18 therein. 19 (2) The City of Pensacola, through its proper 20 officers, shall deduct 5.5 percent from the salary of members 21 of the general pension plan and shall pay the same to the pension board herein created. Such payments shall be deposited 22 23 in a special account by the City of Pensacola to be designated 'General Pension and Retirement Fund," and no employee shall 24 have any right to any moneys paid into the fund except as 25 26 otherwise provided in this act. (3) By all gifts, bequests, and devices when donated 27 28 to said fund and all other sources of income now or hereafter 29 authorized by law for its augmentation. 30 (4) By all accretions to the fund by way of interest, profit, or otherwise. 31 33

<pre>2 sum equal to the actuarially required funding amount shown 1 3 an actuary's annual valuation as approved by the general 4 pension board. 5 (6) This provision supersedes the provisions containe 6 in chapter 18777, Laws of Florida, 1937, as amended, chapter 7 24804, Laws of Florida, 1947, as amended, or any other 8 applicable law, and no other revenue or funding source shall 9 be utilized to maintain the fund other than as is provided 3 10 in subsections (1) through (5). 11 Section 33. Maintenance of sufficient funds to meet 12 liabilitiesIt is the duty of the pension board to at all 13 times maintain the general pension fund at an amount 14 sufficient to meet its current liabilities and, should there 15 be an excess, the pension board may request the city council 16 to authorize the abatement of the 5.5 percent employee 17 contributions deducted under subsection (2) of section 32</pre>	
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15 be an excess, the pension board may request the city council 16 to authorize the abatement of the 5.5 percent employee	
16 to authorize the abatement of the 5.5 percent employee	:
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17 contributions deducted under subsection (2) of section 22	
concribations deducted ander subsection (2) of section 32	
18 proportionately to such amount as will maintain the fund as	
19 nearly as possible without increase or diminution; however,	
20 should the current income of the fund become insufficient to)
21 meet its current liabilities after the provision has been se	:t
22 apart for accumulations as above specified, the pension boas	ď
23 shall so certify to the city manager, and it is the mandato:	Y
24 duty of the city and all of the officers thereof to provide	
25 from any source of revenue available, budgeted or unbudgeted	,
26 or from any fund, whether earmarked by ordinance or statute	
27 for other purposes, except that designated interest and	
28 sinking fund, a sufficient sum to meet such current	
29 liabilities without default. It is the mandatory duty of the	<u>:</u>
30 city and its officers to fully fund from any source of rever	ue
31 available any unfunded actuarially accrued liabilities aris:	ng
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under the General Pension and Retirement Fund as a result of 1 2 pension benefits earned by city employees while actively 3 employed by the city. Section 34. Retiree health insurance premium 4 5 assistance.--The General Pension and Retirement Fund shall 6 provide premium assistance for each covered general retiree 7 participating in the city group health insurance plan in the 8 amount of \$56 per month. The General Pension and Retirement 9 Fund shall make payments to the City of Pensacola no less often than monthly to provide such premium assistance. Upon 10 recommendation of the board of trustees, the city council may 11 12 authorize a change in the monthly premium assistance paid to the City of Pensacola. No later than December 31, 1999, all 13 14 amounts held in the City of Pensacola's General Pension 15 Medical Account allocated for such premium assistance payments shall be transferred to the General Pension and Retirement 16 17 Fund. 18 Section 35. Reserved. 19 Section 36. Investing funds; custodian of securities, 20 contracts with investment banks .--21 (1) The pension board shall have the power and authority to invest and reinvest the assets of the General 22 23 Pension and Retirement Fund in: (a) Time or savings accounts of a national bank, a 24 state bank insured by the Federal Deposit Insurance 25 26 Corporation, or a savings and loan association insured by the 27 Federal Savings and Loan Insurance Corporation. 28 (b) Obligations of the United States or obligations 29 guaranteed as to principal and interest by the United States. 30 (c) Obligations of municipal authority issued pursuant 31 to the laws of this state; however, for each of the 5 years 35

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next preceding the date of investment, the income of such 1 2 authority available for fixed charges shall have been not less than 1 1/2 times its average annual fixed-charges requirement 3 4 over the life of its obligations. 5 Bonds, stocks, or other evidences of indebtedness (d) 6 issued or guaranteed by a corporation organized under the laws 7 of the United States, any state or organized territory of the 8 United States, or the District of Columbia; however, the board 9 shall not invest more than 5 percent of its assets in the common stock or capital stock of any one issuing company, nor 10 shall the aggregate investment in any one issuing company 11 12 exceed 5 percent of the outstanding capital stock of the 13 company, nor shall the aggregate market value of the fund's 14 investments in common stocks exceed 75 percent of the assets 15 of the fund, nor shall the aggregate market value of the fund's investments in all corporate securities exceed 80 16 17 percent of the assets of the fund. (e) Commingled bank and insurance company temporary 18 19 investment, stock, and bond funds without regard to the 20 quality restrictions for individual securities contained in 21 paragraph (d). (f) Commingled bank and insurance company real estate 22 23 funds up to the maximum of 15 percent of assets at market value. Direct ownership and operation of real estate 24 25 properties are prohibited. 26 (g) Guaranteed insurance contracts. (h) Foreign securities, provided that the aggregate 27 28 market value of such investments does not exceed 25 percent of 29 the assets of the fund. 30 (2)(a) The pension board and the City of Pensacola are 31 hereby authorized to contract with one or more investment 36

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banks of national repute to act as agents and corporate 1 2 trustees of all or any portion of the assets of the fund. The 3 investment bank or banks shall have full investment powers 4 with respect to said assets subject to the provisions of 5 subsection (1) which limit the types of investments which may 6 be made, and subject to such further restrictions as may be 7 imposed by the board. 8 (b) The city and the board, for the purpose of 9 contracting with an investment bank or banks to invest all or any portion of the fund, shall enter into agreements between 10 themselves providing for procedures for selecting, entering 11 12 into contracts with, and terminating contracts with any such 13 investment bank or banks. 14 (3) In order to accomplish the purpose outlined in 15 subsection (2), the pension board may direct the plan administrator of the city to act as the board's agent in 16 17 handling the administrative details concerning contracting with the investment bank; however, the plan administrator or 18 19 his or her designee shall report the status of the pension 20 funds to the pension board on a quarterly basis or with greater frequency as requested by the board, and the pension 21 board shall review same and give directions to the plan 22 23 administrator with respect to the continued contract status of 24 the investment bank. Section 37. Reserved. 25 26 Section 38. Reserved. Section 2. If any section, clause, or portion of this 27 28 act is for any reason held or declared to be unconstitutional, 29 invalid, inoperative, or void, such unconstitutionality or 30 invalidity shall not affect the remaining provisions of this act, and it shall be construed to have been the legislative 31 37

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intent to pass this act without such unconstitutional, invalid, or inoperative portion or portions, and the remaining provisions of the act shall be deemed valid as if such excluded portion or portions had not been included therein. Section 3. All laws or parts of laws in conflict herewith are hereby repealed. Chapter 20061, Laws of Florida, 1939, as amended; chapter 27816, Laws of Florida, 1951, as amended; chapter 29409, Laws of Florida, 1953, as amended; chapter 29410, Laws of Florida, 1953, as amended; and chapter 61-2655, Laws of Florida, as amended, are repealed. Section 4. This act shall take effect upon becoming a law. CODING: Words stricken are deletions; words underlined are additions.