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2	An act relating to rulemaking authority of the
3	Department of Management Services; amending s.
4	112.362, F.S., relating to the minimum benefit
5	adjustment; providing for refusal; amending s.
6	121.021, F.S.; revising and adding definitions;
7	amending s. 121.051, F.S.; providing for rules
8	relating to the submission of documents
9	required for proper application by
10	municipalities and special districts for
11	Florida Retirement System participation;
12	clarifying retention of Florida Retirement
13	System membership for certain members;
14	providing for furnishing of employee
15	information upon enrollment in the Florida
16	Retirement System; amending s. 121.0515, F.S.,
17	relating to Special Risk Class membership;
18	providing for definitions; clarifying
19	provisions relating to upgrading of past
20	service to creditable service under the Special
21	Risk Class; clarifying circumstances for
22	retroactive coverage for Special Risk
23	Administrative Support Class members; amending
24	s. 121.081, F.S., relating to past service and
25	prior service; providing for matters related to
26	past service credit and prior service credit;
27	creating s. 121.085, F.S., relating to claiming
28	of creditable service; providing for submission
29	of required information or evidence to
30	establish a claim; providing a restriction with
31	respect to unclaimed service; amending s.
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1	121.091, F.S., relating to retirement benefits
2	payable under the system; providing for
3	retention of service credit upon termination;
4	restricting payment of retirement benefits
5	potentially subject to forfeiture; providing
6	for payment of retirement benefits directly to
7	a beneficiary, rather than a trust, in certain
8	cases; providing requirements relative to
9	payment of retirement benefits; amending s.
10	121.121, F.S., relating to authorized leaves of
11	absence; providing that leaves under the Family
12	Medical Leave Act are included in this
13	provision; amending s. 287.16, F.S., relating
14	to the acquisition, operation, and disposal of
15	watercraft; providing legislative intent;
16	providing an effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Subsection (7) is added to section 112.362,
21	Florida Statutes, to read:
22	112.362 Recomputation of retirement benefits
23	(7) A member, or a joint annuitant or other
24	beneficiary, who is receiving a monthly benefit may refuse the
25	application of the minimum benefit adjustment to such benefit.
26	Section 2. Subsection (54) of section 121.021, Florida
27	Statutes, is amended, and subsections (55) through (61) are
28	added to said section, to read:
29	121.021 DefinitionsThe following words and phrases
30	as used in this chapter have the respective meanings set forth
31	unless a different meaning is plainly required by the context:
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1	(54) "Work year" means the period of time an employee
2	is required to work <u>during the plan year</u> to receive a full
3	year of retirement credit, as provided by rule.
4	(55) "Benefit" means any payment, lump-sum or
5	periodic, to a member, retiree, or beneficiary, based
6	partially or entirely on employer contributions.
7	(56) "Calendar month" means one of the 12 divisions of
8	a year as determined by the Gregorian calendar (e.g., January,
9	April, etc.).
10	(57) "Calendar year" means a period of time beginning
11	January 1 and ending on the following December 31.
12	(58) "Leave of absence" means a leave of absence from
13	employment under the Florida Retirement System, subsequent to
14	November 30, 1970, for which retirement credit may be received
15	in accordance with s. 121.121.
16	(59) "Payee" means a retiree or beneficiary of a
17	retiree who is receiving a retirement benefit payment.
18	(60) "Retiree" means a former member of the Florida
19	Retirement System or an existing system who has terminated
20	employment and is receiving benefit payments from the system
21	in which he or she was a member. This term also includes a
22	person who retired and is receiving benefits under s. 112.05.
23	(61) "Signature" means the name or mark of a person as
24	written by that person. When an "x" is used as a signature on
25	a document, the document must include the printed names,
26	signatures, and addresses of two persons who witnessed the
27	signing, or the document must be notarized.
28	Section 3. Paragraphs (b) and (f) of subsection (2),
29	and subsection (4) of section 121.051, Florida Statutes, are
30	amended to read:
31	121.051 Participation in the system
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COD	ING:Words stricken are deletions; words <u>underlined</u> are additions.

1	(2) OPTIONAL PARTICIPATION
2	(b)1. The governing body of any municipality or
3	special district in the state may elect to participate in the
4	system upon proper application to the administrator and may
5	cover all or any of its units as approved by the Secretary of
6	Health and Human Services and the administrator. <u>The</u>
7	department shall adopt rules establishing provisions for the
8	submission of documents necessary for such application.Prior
9	to being approved for participation in the Florida Retirement
10	System, the governing body of any such municipality or special
11	district that has a local retirement system shall submit to
12	the administrator a certified financial statement showing the
13	condition of the local retirement system as of a date within 3
14	months prior to the proposed effective date of membership in
15	the Florida Retirement System. The statement must be certified
16	by a recognized accounting firm that is independent of the
17	local retirement system. All required documents necessary for
18	extending Florida Retirement System coverage must be received
19	by the department for consideration at least 15 days prior to
20	the proposed effective date of coverage. If the municipality
21	or special district does not comply with this requirement, the
22	department may require that the effective date of coverage be
23	changed.
24	2. Any city or special district that has an existing
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24 2. Any city or special district that has an existing 25 retirement system covering the employees in the units that are 26 to be brought under the Florida Retirement System may 27 participate only after holding a referendum in which all 28 employees in the affected units have the right to participate. 29 Only those employees electing coverage under the Florida 30 Retirement System by affirmative vote in said referendum shall 31 be eligible for coverage under this chapter, and those not

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1 participating or electing not to be covered by the Florida 2 Retirement System shall remain in their present systems and 3 shall not be eligible for coverage under this chapter. After 4 the referendum is held, all future employees shall be 5 compulsory members of the Florida Retirement System.

6 3. The governing body of any city or special district 7 complying with subparagraph 1. may elect to provide, or not 8 provide, benefits based on past service of officers and 9 employees as described in s. 121.081(1). However, if such 10 employer elects to provide past service benefits, such 11 benefits must be provided for all officers and employees of 12 its covered group.

4. Once this election is made and approved it may not
be revoked, except pursuant to subparagraphs 5. and 6., and
all present officers and employees electing coverage under
this chapter and all future officers and employees shall be
compulsory members of the Florida Retirement System.

18 5. Subject to the conditions set forth in subparagraph 19 6., the governing body of any hospital licensed under chapter 395 which is governed by the board of a special district as 20 defined in s. 189.403(1) or by the board of trustees of a 21 public health trust created under s. 154.07, hereinafter 22 23 referred to as "hospital district," and which participates in the system, may elect to cease participation in the system 24 with regard to future employees in accordance with the 25 26 following procedure:

a. No more than 30 days and at least 7 days before
adopting a resolution to partially withdraw from the Florida
Retirement System and establish an alternative retirement plan
for future employees, a public hearing must be held on the
proposed withdrawal and proposed alternative plan.

From 7 to 15 days before such hearing, notice of 1 b. 2 intent to withdraw, specifying the time and place of the 3 hearing, must be provided in writing to employees of the 4 hospital district proposing partial withdrawal and must be 5 published in a newspaper of general circulation in the area 6 affected, as provided by ss. 50.011-50.031. Proof of 7 publication of such notice shall be submitted to the 8 Department of Management Services. 9 The governing body of any hospital district seeking с. to partially withdraw from the system must, before such 10 hearing, have an actuarial report prepared and certified by an 11 12 enrolled actuary, as defined in s. 112.625(3), illustrating 13 the cost to the hospital district of providing, through the 14 retirement plan that the hospital district is to adopt, 15 benefits for new employees comparable to those provided under the Florida Retirement System. 16 17 d. Upon meeting all applicable requirements of this subparagraph, and subject to the conditions set forth in 18 19 subparagraph 6., partial withdrawal from the system and 20 adoption of the alternative retirement plan may be accomplished by resolution duly adopted by the hospital 21 district board. The hospital district board must provide 22 23 written notice of such withdrawal to the division by mailing a copy of the resolution to the division, postmarked no later 24 25 than December 15, 1995. The withdrawal shall take effect 26 January 1, 1996. Following the adoption of a resolution under 27 6. sub-subparagraph 5.d., all employees of the withdrawing 28 29 hospital district who were participants in the Florida Retirement System prior to January 1, 1996, shall remain as 30 participants in the system for as long as they are employees 31

of the hospital district, and all rights, duties, and obligations between the hospital district, the system, and the employees shall remain in full force and effect. Any employee who is hired or appointed on or after January 1, 1996, may not participate in the Florida Retirement System, and the withdrawing hospital district shall have no obligation to the system with respect to such employees.

8 (f)<u>1.</u> Whenever an employer that participates in the 9 Florida Retirement System undertakes the transfer, merger, or 10 consolidation of governmental services or functions, the 11 employer must notify the department at least 60 days prior to 12 such action and shall provide documentation as required by the 13 department.

14 2. When the agency to which a member's employing unit is transferred, merged, or consolidated does not participate 15 in the Florida Retirement System, a member shall elect in 16 17 writing to remain in the Florida Retirement System or to transfer to the local retirement system operated by such 18 19 agency. If such agency does not participate in a local 20 retirement system, the member shall continue membership in the Florida Retirement System. In either case, the membership 21 shall continue for as long as the member is employed by the 22 23 agency to which his or her unit was transferred, merged, or 24 consolidated. (4) INFORMATION REQUIRED. -- The employer and employee 25 26 shall furnish the administrator with such information as he or 27 she may request for the proper enrollment of officers and 28 employees in the system.

29 Section 4. Paragraph (c) of subsection (2), paragraph 30 (a) of subsection (5), and paragraph (b) of subsection (7) of 31 section 121.0515, Florida Statutes, are amended to read:

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121.0515 Special risk membership; criteria; 1 2 designation and removal of classification; credits for past 3 service and prior service; retention of special risk normal 4 retirement date. --5 (2) CRITERIA.--A member, to be designated as a special 6 risk member, must meet the following criteria: 7 (c) The member must be employed as a correctional officer and be certified, or required to be certified, in 8 compliance with s. 943.1395. In addition, the member's 9 primary duties and responsibilities must be the custody, and 10 physical restraint when necessary, of prisoners or inmates 11 12 within a prison, jail, or other criminal detention facility, or while on work detail outside the facility, or while being 13 14 transported; or the member must be the supervisor or command officer of a member or members who have such responsibilities; 15 16 provided, however, administrative support personnel, 17 including, but not limited to, those whose primary duties and 18 responsibilities are in accounting, purchasing, legal, and 19 personnel, shall not be included; however, correctional 20 superintendents and assistant superintendents, as defined by 21 rule, shall participate in the Special Risk Class; or 22 (5) CREDIT FOR PAST SERVICE. -- A special risk member 23 may purchase retirement credit in the Special Risk Class based upon past service, and may upgrade retirement credit for such 24 25 past service, to the extent of 2 percent of the member's 26 average monthly compensation as specified in s. 121.091(1)(a) for such service as follows: 27 28 (a) The member may purchase special risk credit for 29 past service with a city or special district which has elected to join the Florida Retirement System, or with a participating 30

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agency to which a member's governmental unit was transferred,

merged, or consolidated as provided in s. 121.081(1)(f), if 1 the member was employed with the city or special district at 2 the time it commenced participating in the Florida Retirement 3 4 System or with the governmental unit at the time of its 5 transfer, merger, or consolidation with the participating 6 agency. The service must satisfy the criteria set forth in 7 subsection (2) for special risk membership as a law enforcement officer, firefighter, or correctional officer; 8 9 however, no certificate or waiver of certificate of compliance with s. 943.1395 or s. 633.35 shall be required for such 10 service. 11 12 (7) RETENTION OF SPECIAL RISK NORMAL RETIREMENT DATE.--13 14 (b) Upon application by a member, the provisions of 15 this subsection shall apply, with respect to such member, retroactively to October 1, 1978, provided that the member was 16 17 removed from the Special Risk Class effective October 1, 1978, due to a change in special risk criteria as a result of the 18 19 enactment of chapter 78-308, Laws of Florida, or was 20 reassigned or employed for training or career development or 21 to fill a critical agency need. Section 5. Subsection (2) of section 121.081, Florida 22 23 Statutes, is amended to read: 121.081 Past service; prior service; 24 25 contributions.--Conditions under which past service or prior 26 service may be claimed and credited are: (2) Prior service, as defined in s. 121.021(19), may 27 be claimed as creditable service under the Florida Retirement 28 29 System after a member has been reemployed for 1 complete year of creditable service within a period of 12 consecutive 30 months, except as provided in paragraph (c). Service performed 31 9

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as a participant of the optional retirement program for the State University System under s. 121.35 or the Senior Management Service Optional Annuity Program under s. 121.055 may be used to satisfy the reemployment requirement of 1

5 complete year of creditable service. The member shall not be 6 permitted to make any contributions for prior service until 7 after completion of the 1 year of creditable service. If a 8 member does not wish to claim credit for all of his or her 9 prior service, the service the member claims must be the most 10 recent period of service. The required contributions for 11 claiming the various types of prior service are:

12 (a) For prior service performed prior to the date the system becomes noncontributory for the member and for which 13 14 the member had credit under one of the existing retirement systems and received a refund of contributions upon 15 termination of employment, the member shall contribute 4 16 17 percent of all salary received during the period being claimed, plus 4 percent interest compounded annually from date 18 19 of refund until July 1, 1975, and 6.5 percent interest compounded annually thereafter, until full payment is made to 20 21 the Retirement Trust Fund, and shall receive credit in the Regular Class. A member who elected to transfer to the Florida 22 23 Retirement System from an existing system may receive credit for prior service under the existing system if he or she was 24 eligible under the existing system to claim the prior service 25 26 at the time of the transfer. Contributions for such prior service shall be determined by the applicable provisions of 27 the system under which the prior service is claimed and shall 28 29 be paid by the member, with matching contributions paid by the employer at the time the service was performed. Effective July 30 1, 1978, the account of a person who terminated under s. 31

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238.05(3) may not be charged interest for contributions that
 remained on deposit in the Annuity Savings Trust Fund
 established under chapter 238, upon retirement under this
 chapter or chapter 238.

5 (b) For prior service performed prior to the date the 6 system becomes noncontributory for the member and for which 7 the member had credit under the Florida Retirement System and 8 received a refund of contributions upon termination of 9 employment, the member shall contribute at the rate that was required of him or her during the period of service being 10 claimed, on all salary received during such period, plus 4 11 12 percent interest compounded annually from date of refund until 13 July 1, 1975, and 6.5 percent interest compounded annually 14 thereafter, until the full payment is made to the Retirement 15 Trust Fund, and shall receive credit in the membership class in which the member participated during the period claimed. 16 17 (c) For prior service as defined in s. 121.021(19)(b) and (c) during which no contributions were made because the 18 19 member did not participate in a retirement system, the member 20 shall contribute 14.38 percent of all salary received during such period or 14.38 percent of \$100 per month during such 21 period, whichever is greater, plus 4 percent interest 22 23 compounded annually from the first year of service claimed 24 until July 1, 1975, and 6.5 percent interest compounded annually thereafter, until full payment is made to the 25 26 Retirement Trust Fund, and shall receive credit in the Regular 27 Class. (d) In order to claim credit for prior service as 28 29 defined in s. 121.021(19)(d) for which no retirement contributions were paid during the period of such service, the 30 member shall contribute the total employee and employer 31

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contributions which were required to be made to the Highway 1 2 Patrol Pension Trust Fund, as provided in chapter 321, during 3 the period claimed, plus 4 percent interest compounded 4 annually from the first year of service until July 1, 1975, 5 and 6.5 percent interest compounded annually thereafter, until 6 full payment is made to the Retirement Trust Fund. However, 7 any governmental entity which employed such member may elect 8 to pay up to 50 percent of the contributions and interest 9 required to purchase this prior service credit. The service shall be credited in accordance with the provisions of the 10 Highway Patrol Pension Plan in effect during the period 11 12 claimed unless the member terminated and withdrew his or her retirement contributions and was thereafter enrolled in the 13 14 State and County Officers and Employees' Retirement System or the Florida Retirement System, in which case, the service 15 shall be credited as Regular Class service. 16 (e) For service performed under the Florida Retirement 17 System after December 1, 1970, that was never reported to the 18 19 division or the department due to error, retirement credit may be claimed by a member of the Florida Retirement System. The 20 department shall adopt rules establishing criteria for 21 claiming such credit and detailing the documentation required 22 23 to substantiate the error. (f) The employer may not be required to make 24 25 contributions for prior service credit for any member, except 26 that the employer shall pay the employer portion of 27 contributions for any legislator who elects to withdraw from the Florida Retirement System and later rejoins the system and 28 29 pays any employee contributions required in accordance with s. 30 121.052(3)(d). 31 12

#### 2000 Legislature

1 Section 6. Section 121.085, Florida Statutes, is 2 created to read: 3 121.085 Creditable service.--The following provisions 4 shall apply to creditable service as defined in s. 5 121.021(17): 6 (1) The department shall adopt rules establishing 7 procedures for the submission of evidence or information 8 necessary to establish a member's claim of creditable service. 9 (2) No creditable service which remained unclaimed at retirement may be claimed or purchased after a retirement 10 benefit payment has been cashed or deposited. 11 12 Section 7. Subsection (5) of section 121.091, Florida Statutes, is amended, paragraph (c) is added to subsection 13 14 (8), and paragraphs (e) and (f) are added to subsection (14) of said section, to read: 15 16 121.091 Benefits payable under the system.--Benefits 17 may not be paid under this section unless the member has 18 terminated employment as provided in s. 121.021(39)(a) or 19 begun participation in the Deferred Retirement Option Program 20 as provided in subsection (13), and a proper application has been filed in the manner prescribed by the department. The 21 22 department may cancel an application for retirement benefits 23 when the member or beneficiary fails to timely provide the information and documents required by this chapter and the 24 25 department's rules. The department shall adopt rules 26 establishing procedures for application for retirement benefits and for the cancellation of such application when the 27 required information or documents are not received. 28 29 (5) TERMINATION BENEFITS. -- A member whose employment 30 is terminated prior to retirement retains membership rights to previously earned member-noncontributory service credit, and 31 13

to member-contributory service credit, if the member leaves 1 2 the member contributions on deposit in his or her retirement 3 account. If a terminated member receives a refund of member 4 contributions, such member may reinstate membership rights to 5 the previously earned service credit represented by the refund 6 by completing 1 year of creditable service and repaying the 7 refunded member contributions, plus interest. 8 (a) A member whose employment is terminated for any 9 reason other than death or retirement prior to becoming vested is entitled to the return of his or her accumulated 10 contributions as of the date of termination. 11 12 (b) A member whose employment is terminated for any reason other than death or retirement after becoming vested 13 14 may elect to receive a deferred monthly benefit which shall 15 begin to accrue on the first day of the month of normal or early retirement and shall be payable on the last day of that 16 17 month and each month thereafter during his or her lifetime. The amount of monthly benefit shall be computed in the same 18 19 manner as for a normal retirement benefit in accordance with subsection (1) or early retirement benefit in accordance with 20 s. 121.021(30), but based on average monthly compensation and 21 creditable service as of the date of termination. 22 (c) In lieu of the deferred monthly benefit provided 23 in paragraph (b), the terminated member may elect to receive a 24 lump-sum amount equal to his or her accumulated contributions 25 26 as of the date of termination. (d) If any retired member dies without having received 27 in benefit payments an amount equal to his or her accumulated 28 29 contributions, there shall be payable to his or her designated 30 beneficiary an amount equal to the excess, if any, of the 31 14 CODING: Words stricken are deletions; words underlined are additions.

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member's accumulated contributions over the total monthly
payments made to the member prior to the date of death.
 (e) A member shall be deemed a terminated member when

4 termination of employment has occurred as provided in s. 5 121.021(39).

(f) Any member who has been found guilty by a verdict б 7 of a jury, or by the court trying the case without a jury, of 8 committing, aiding, or abetting any embezzlement or theft from 9 his or her employer, bribery in connection with the employment, or other felony specified in chapter 838, except 10 ss. 838.15 and 838.16, committed prior to retirement, or who 11 12 has entered a plea of guilty or of nolo contendere to such crime, or any member whose employment is terminated by reason 13 14 of the member's admitted commitment, aiding, or abetting of an 15 embezzlement or theft from his or her employer, bribery, or other felony specified in chapter 838, except ss. 838.15 and 16 17 838.16, shall forfeit all rights and benefits under this chapter, except the return of his or her accumulated 18 19 contributions as of the date of termination.

(g) Any elected official who is convicted by the
Senate of an impeachable offense shall forfeit all rights and
benefits under this chapter, except the return of his or her
accumulated contributions as of the date of the conviction.

(h) Any member who, prior to retirement, is adjudged 24 by a court of competent jurisdiction to have violated any 25 26 state law against strikes by public employees, or who has been 27 found guilty by such court of violating any state law prohibiting strikes by public employees, shall forfeit all 28 29 rights and benefits under this chapter, except the return of his or her accumulated contributions as of the date of the 30 conviction. 31

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1	(i) Any beneficiary who by a verdict of a jury or by
2	the court trying the case without a jury is found guilty, or
3	who has entered a plea of guilty or nolo contendere, of
4	unlawfully and intentionally killing or procuring the death of
5	the member forfeits all rights to the deceased member's
6	benefits under this chapter, and the benefits will be paid as
7	if such beneficiary had predeceased the decedent.
8	(j) Benefits shall may not be paid by the division
9	pending final resolution of such charges against <u>a member or</u>
10	the beneficiary if the resolution of such charges could
11	require the forfeiture of benefits as provided in paragraphs
12	(f), (g), (h), or (i).
13	(8) DESIGNATION OF BENEFICIARIES
14	(c) Notwithstanding the member's designation of
15	benefits to be paid through a trust to a beneficiary that is a
16	natural person as provided in s. 121.021(46), and
17	notwithstanding the provisions of the trust, benefits shall be
18	paid directly to the beneficiary if such person is no longer a
19	minor or incapacitated as defined in s. $744.102(10)$ and $(11)$ .
20	(14) PAYMENT OF BENEFITS This subsection applies to
21	the payment of benefits to a payee (retiree or beneficiary)
22	under the Florida Retirement System:
23	(e) No benefit may be reduced for the purpose of
24	preserving the member's eligibility for a federal program.
25	(f) The division shall adopt rules establishing
26	procedures for determining that the persons to whom benefits
27	are being paid are still living. The division shall suspend
28	the benefits being paid to any payee when it is unable to
29	contact such payee and to confirm that he or she is still
30	living.
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Section 8. Subsection (1) of section 121.121, Florida 1 2 Statutes, is amended to read: 121.121 Authorized leaves of absence.--3 4 (1) A member may purchase creditable service for up to 2 work years of authorized leaves of absence, including any 5 6 leaves of absence covered under the Family Medical Leave Act, 7 if: 8 The member has completed a minimum of 10 years of (a) 9 creditable service, excluding periods for which a leave of absence was authorized; 10 (b) The leave of absence is authorized in writing by 11 12 the employer of the member and approved by the administrator; (c) The member returns to active employment performing 13 14 service with a Florida Retirement System employer in a 15 regularly established position immediately upon termination of the leave of absence and remains on the employer's payroll for 16 17 1 calendar month, except that a member who retires on 18 disability while on a medical leave of absence shall not be 19 required to return to employment. A member whose work year is less than 12 months and whose leave of absence terminates 20 between school years is eligible to receive credit for the 21 22 leave of absence as long as he or she returns to the 23 employment of his or her employer at the beginning of the next school year and remains on the employer's payroll for 1 24 25 calendar month; and 26 (d) The member makes the required contributions for service credit during the leave of absence, which shall be 8 27 percent until January 1, 1975, and 9 percent thereafter of his 28 29 or her rate of monthly compensation in effect immediately prior to the commencement of such leave for each month of such 30 period, plus 4 percent interest until July 1, 1975, and 6.5 31 17

percent interest thereafter on such contributions, compounded 1 annually each June 30 from the due date of the contribution to 2 3 date of payment. Effective July 1, 1980, any leave of absence 4 purchased pursuant to this section shall be at the 5 contribution rates specified in s. 121.071 in effect at the time the leave is granted for the class of membership from 6 7 which the leave of absence was granted; however, any member who purchased leave-of-absence credit prior to July 1, 1980, 8 9 for a leave of absence from a position in a class other than the regular membership class, may pay the appropriate 10 additional contributions plus compound interest thereon and 11 receive creditable service for such leave of absence in the 12 membership class from which the member was granted the leave 13 of absence. 14 15 Section 9. Subsections (2) and (6) of section 287.16, Florida Statutes, are amended to read: 16 17 287.16 Powers and duties of department.--The Department of Management Services shall have the following 18 19 powers, duties, and responsibilities: 20 (2) To establish and operate central facilities for the acquisition, disposal, operation, maintenance, repair, 21 22 storage, supervision, control, and regulation of all 23 state-owned or state-leased aircraft, watercraft, and motor vehicles and to operate any state facilities for those 24 purposes. Acquisition may be by purchase, lease, loan, or in 25 26 any other legal manner. (6) To adopt and enforce rules and regulations for the 27 efficient and safe use, operation, maintenance, repair, 28 29 disposal, and replacement of all state-owned or state-leased aircraft, watercraft, and motor vehicles and to require the 30 placement of appropriate stickers, decals, or other markings 31 18

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1	upon them the aircraft and motor vehicles of the state. The
2	department may delegate to the respective heads of the
3	agencies to which aircraft, watercraft, and motor vehicles are
4	assigned the duty of enforcing the rules and regulations
5	adopted by the department.
6	Section 10. It is the intent of the Legislature that
7	the amendments to ss. 112.362, 121.021, 121.051, 121.0515,
8	121.081, 121.091, 121.121, and 287.16, Florida Statutes, made
9	by this act are intended to be supplemental to other
10	amendments to said sections which may be enacted at the 2000
11	Regular Session of the Legislature, unless a contrary intent
12	is specifically indicated herein or in such other amendments.
13	Section 11. This act shall take effect July 1, 2000.
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