Bill No. CS for SB 590 Amendment No. \_\_\_\_ Barcode 210322 CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Garcia moved the following amendment: 11 12 13 Senate Amendment (with title amendment) Delete everything after the enacting clause 14 15 16 and insert: 17 Section 1. Part III of chapter 121, Florida Statutes, consisting of sections 121.70, 121.71, 121.72, 121.73, 121.74, 18 19 121.75, 121.76, 121.77, and 121.78, Florida Statutes, is 20 created to read: 21 Part III 22 Florida Retirement System Contribution Rates 23 24 25 121.70 Legislative purpose and intent.--26 (1) This part provides for a uniform system for 27 funding benefits provided under the Florida Retirement System defined benefit program established under part I of this 28 29 chapter (referred to in this part as the defined benefit 30 program) and under the Public Employee Optional Retirement 31 Program established under part II of this chapter (referred to 1 7:41 PM 03/18/02

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in this part as the optional retirement program). The 1 2 Legislature recognizes and declares that the Florida 3 Retirement System is a single retirement system, consisting of 4 two retirement plans and other nonintegrated programs. Employers participating in the Florida Retirement System 5 6 collectively shall be responsible for making contributions to 7 support the benefits afforded under both plans. As provided in this part, employers participating in the Florida Retirement 8 System shall make contributions based upon uniform 9 10 contribution rates determined as a percentage of the total payroll for each class or subclass of Florida Retirement 11 12 System membership, irrespective of which retirement plan individual employees may elect. This shall be known as a 13 uniform or blended contribution rate system. 14 15 (2) In establishing a uniform contribution rate system, it is the intent of the Legislature to: 16 17 (a) Provide greater stability and certainty in financial planning and budgeting for Florida Retirement System 18 19 employers by eliminating the fiscal instability that would be 20 caused by dual rates coupled with employee-selected plan 21 participation; (b) Provide greater fiscal equity and uniformity for 22 system employers by effectively distributing the financial 23 burden and benefit of short-term system deficits and 24 surpluses, respectively, in proportion to total system 25 26 payroll; and 27 (c) Allow employees to make their retirement plan 28 selection decisions free of circumstances that may cause 29 employers to favor one plan choice over another. 30 121.71 Uniform rates; process; calculations; levy.--(1) In conducting the system actuarial study required 31 2

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under s. 121.031, the actuary shall follow all requirements 1 2 specified thereunder to determine, by Florida Retirement 3 System employee membership class, the dollar contribution 4 amounts necessary for the forthcoming fiscal year for the defined benefit program. In addition, the actuary shall 5 determine, by Florida Retirement System membership class, б 7 based on an estimate for the forthcoming fiscal year of the gross compensation of employees participating in the optional 8 retirement program, the dollar contribution amounts necessary 9 10 to make the allocations required under ss. 121.72 and 121.73. For each employee membership class and subclass, the actuarial 11 12 study shall establish a uniform rate necessary to fund the benefit obligations under both Florida Retirement System 13 retirement plans, by dividing the sum of total dollars 14 15 required by the estimated gross compensation of members in 16 both plans. 17 (2) Based on the uniform rates set forth in subsection 18 (3), employers shall make monthly contributions to the Division of Retirement, which shall initially deposit the 19 funds into the Florida Retirement System Contributions 20 Clearing Trust Fund. A change in a contribution rate is 21 effective the first day of the month for which a full month's 22 employer contribution may be made on or after the beginning 23 24 date of the change. (3) Required employer retirement contribution rates 25 for each membership class and subclass of the Florida 26 27 Retirement System for both retirement plans are as follows. 28 Rates effective July 1, 2002, reflect an offset to normal employer costs of \$1,237,000,000, resulting from recognition 29 and usage of current available excess assets of the Florida 30 Retirement System Trust Fund as determined pursuant to s. 31

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2	2003, reflect normal system cos	sts.		
3		Percentage of	Percentage of	
4		Gross	Gross	
5		Compensation,	Compensation,	
6		Effective	Effective	
7	Membership Class	July 1, 2002	July 1, 2003	
8				
9	<u>Regular Class</u>	4.50%	9.87%	
10	Special Risk Class	14.75%	22.89%	
11	Special Risk Administrative			
12	Support Class	5.30%	12.58%	
13	Elected Officers' Class -			
14	Legislators, Governor,			
15	Lt. Governor,			
16	Cabinet Officers,			
17	<u>State Attorneys,</u>			
18	Public Defenders	8.15%	15.43%	
19	Elected Officers' Class -			
20	Justices, Judges	14.60%	20.54%	
21	Elected Officers' Class -			
22	County Elected Officers	10.60%	17.52%	
23	Senior Management Service Class	<u>s 4.80%</u>	11.68%	
24	DROP	8.00%	11.56%	
25				
26	121.72 Allocations to	optional retirem	ent program	
27	participant accounts; percenta	ge amounts		
28	(1) The allocations esta	ablished in subs	ection (4)	
29	shall fund retirement benefits	under the optio	nal retirement	
30	program and shall be transferre	ed monthly by th	e Division of	
31 Retirement from the Florida Retirement System Contributions				

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Clearing Trust Fund to the third-party administrator for 1 deposit in each participating employee's individual account 2 3 based on the membership class of the participant. 4 (2) The allocations are stated as a percentage of each 5 optional retirement program participant's gross compensation for the calendar month. A change in a contribution percentage 6 7 is effective the first day of the month for which a full month's employer contribution may be made on or after the 8 beginning date of the change. Contribution percentages may be 9 10 modified by general law. (3) Employer and participant contributions to 11 12 participant accounts shall be accounted for separately. 13 Participant contributions may be made only if expressly 14 authorized by law. Interest and investment earnings on 15 contributions shall accrue on a tax-deferred basis until 16 proceeds are distributed. 17 (4) Effective July 1, 2002, allocations from the 18 Florida Retirement System Contributions Clearing Trust Fund to 19 optional retirement program participant accounts shall be as 20 follows: 21 22 Membership Class Percentage of Gross 23 Compensation 24 Regular Class 9.00% 25 Special Risk Class 20.00% 26 Special Risk Administrative Support Class 11.35% 27 Elected Officers' Class -28 Legislators, Governor, 29 Lt. Governor, Cabinet Officers, 30 State Attorneys, Public Defenders 13.40% 31 Elected Officers' Class -5

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1	Justices, Judges	18.90%
2	Elected Officers' Class -	
3	County Elected Officers	16.20%
4	Senior Management Service Class	10.95%
5		
6	121.73 Allocations for optional ret	lrement program
7	participant disability coverage; percentage	e amounts
8	(1) The allocations established in s	subsection (3)
9	shall be used to provide disability coverage	ge for participants
10	in the optional retirement program and shall	ll be transferred
11	monthly by the Division of Retirement from	the Florida
12	Retirement System Contributions Clearing Tr	rust Fund to the
13	disability account of the Florida Retirement	nt System Trust
14	Fund.	
15	(2) The allocations are stated as a	percentage of each
16	optional retirement program participant's g	gross compensation
17	for the calendar month. A change in a contr	ribution percentage
18	is effective the first day of the month for	which a full
19	month's employer contribution may be made of	on or after the
20	beginning date of the change. Contribution	percentages may be
21	modified by general law.	
22	(3) Effective July 1, 2002, allocat	ions from the FRS
23	Contribution Clearing Fund to provide disab	oility coverage for
24	participants in the optional retirement pro	ogram, and to offset
25	the costs of administering said coverage, s	shall be as follows:
26		
27	Membership Class	ercentage of Gross
28		Compensation
29	Regular Class	0.25%
30	Special Risk Class	1.33%
31	Special Risk Administrative Support Class	0.45%
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-			
1	Elected Officers Class -		
2	Legislators, Governor,		
3	Lt. Governor, Cabinet Officers,		
4	State Attorneys, Public Defenders 0.41%		
5	Elected Officers' Class -		
б	Justices, Judges 0.73%		
7	Elected Officers' Class -		
8	County Elected Officers 0.41%		
9	Senior Management Service Class 0.26%		
10			
11	121.74 Administrative and educational		
12	expensesEffective July 1, 2002, in addition to		
13	contributions required under s. 121.71, employers		
14	participating in the Florida Retirement System shall		
15	contribute an amount equal to 0.15 percent of the payroll		
16	reported for each class or subclass of Florida Retirement		
17	System membership, which amount shall be transferred by the		
18	Division of Retirement from the Florida Retirement System		
19	Contribution Clearing Trust Fund to the State Board of		
20	Administration's Administrative Trust Fund to offset the costs		
21	of administering the optional retirement program and the costs		
22	of providing educational services to participants in the		
23	defined benefit program and the optional retirement program.		
24	Approval of the Trustees of the State Board of Administration		
25	is required prior to the expenditure of these funds. Payments		
26	for third-party administrative or educational expenses shall		
27	be made only pursuant to the terms of the approved contracts		
28	for such services.		
29	121.75 Allocation for defined benefit programAfter		
30	making the transfers required pursuant to ss. 121.71, 121.72,		
31	121.73, and 121.74, the monthly balance of funds in the		
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Florida Retirement System Contributions Clearing Trust Fund 1 2 shall be transferred to the Florida Retirement System Trust Fund to pay the costs of providing defined benefit program 3 4 benefits and plan administrative costs under the defined 5 benefit program. 6 121.76 Contributions for social security and for 7 retiree health insurance subsidy. -- Contributions required under this part shall be made or deducted, as may be 8 appropriate, for each pay period and are in addition to 9 10 employer and member contributions required for social security 11 and the Retiree Health Insurance Subsidy Trust Fund as 12 provided under parts I and II of this chapter. 13 121.77 Deductions from participant accounts.--The State Board of Administration may authorize the third-party 14 15 administrator to deduct reasonable fees and apply appropriate charges to optional retirement program participant accounts. 16 17 In no event shall administrative and educational expenses 18 exceed the portion of employer contributions earmarked for such expenses under this part, except for reasonable 19 administrative charges assessed against participant accounts 20 of persons for whom no employer contributions are made during 21 the calendar quarter. Investment management fees shall be 22 deducted from participant accounts, pursuant to the terms of 23 24 the contract between the provider and the board. 121.78 Payment and distribution of contributions.--25 26 (1) Contributions made pursuant to this part shall be 27 paid by the employer to the Division of Retirement by 28 electronic funds transfer no later than the 5th working day of 29 the month immediately following the month during which the 30 payroll period ended. Accompanying payroll data must be transmitted to the Division concurrent with the 31

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contributions. 1 2 (2) The division, the State Board of Administration, 3 and the third-party administrator, as applicable, shall ensure 4 that the contributions are distributed to the appropriate 5 trust funds or participant accounts in a timely manner. 6 (3)(a) Employer contributions and accompanying payroll 7 data received after the 5th working day of the month shall be considered late. The employer shall be assessed by the 8 Division a penalty of 1 percent of the contributions due for 9 10 each calendar month or part thereof that the contributions or 11 accompanying payroll data are late. Proceeds from the 12 1-percent assessment against contributions made on behalf of 13 participants of the defined benefit program shall be deposited in the Florida Retirement System Trust Fund, and proceeds from 14 15 the 1-percent assessment against contributions made on behalf of participants of the optional retirement program shall be 16 17 transferred to the third party administrator for deposit into 18 participant accounts, as provided in paragraph (b). 19 (b) If contributions made by an employer on behalf of participants of the optional retirement program or 20 21 accompanying payroll data are not received within the calendar month they are due and if that delinquency results in market 22 losses to participants, the employer shall reimburse each 23 24 participant's account for market losses resulting from the late contributions. The third-party administrator, hired by 25 the board pursuant to s. 121.4501(8), shall calculate the 26 27 market losses for each affected participant. When contributions made on behalf of participants of the optional 28 29 retirement program or accompanying payroll data are not 30 received within the calendar month due, the employer shall also pay the cost of the third-party administrator's 31

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calculation and reconciliation adjustments resulting from the 1 2 late contributions. The third-party administrator shall notify 3 the employer of the results of the calculations and the total 4 amount due from the employer for such losses and the costs of calculation and reconciliation. The employer shall remit to 5 the Division the amount due within 10 working days after the б 7 date of the penalty notice sent by the Division. The Division shall transfer said amount to the third-party administrator, 8 who shall deposit proceeds from the 1-percent assessment and 9 10 from individual market losses into participant accounts, as 11 appropriate. The board is authorized to adopt rules to 12 implement the provisions regarding late contributions, late submission of payroll data, the process for reimbursing 13 participant accounts for resultant market losses, and the 14 15 penalties charged to the employers. 16 (c) Delinquency fees may be waived by the division, 17 with regard to defined benefit program contributions, and by 18 the State Board of Administration, with regard to optional retirement program contributions, only when, in the opinion of 19 the division or the board, as appropriate, exceptional 20 circumstances beyond the employer's control prevented 21 22 remittance by the prescribed due date notwithstanding the employer's good faith efforts to effect delivery. Such a 23 24 waiver of delinquency may be granted an employer only one time 25 each state fiscal year. Section 2. Subsection (7) of section 121.052, Florida 26 27 Statutes, is amended to read: 121.052 Membership class of elected officers.--28 (7) CONTRIBUTIONS. --29 30 (a) The following table states the required retirement 31 contribution rates for members of the Elected Officers' Class 10

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and their employers in terms of a percentage of the member's 1 2 gross compensation. A change in a contribution rate is 3 effective with the first salary paid on or after the beginning 4 date of the change. Contributions shall be made or deducted as 5 may be appropriate for each pay period and are in addition to 6 the contributions required for social security and the Retiree 7 Health Insurance Subsidy Trust Fund. 8 9 Dates of Contribution 10 Rate Changes Members Employers 11 1. Effective July 1, 12 2001, through June 30, 2002 13 Legislators 0% 15.14% 14 Governor, Lt. Governor, Cabinet 15 Officers 0% 15.14% State Attorneys, Public Defenders 16 0% 15.14% 17 Justices, Judges 0% 20.61% 17.61% 18 County Elected Officers 0% 19 2. Effective July 1, 2002, the required retirement 20 contribution rates shall be specified in s. 121.71. 21 22 (b) The employer paying the salary of a member of the Elected Officers' Class shall contribute an amount as 23 24 specified in this subsection or s. 121.71, as appropriate, 25 which shall constitute the entire employer retirement contribution with respect to such member. The employer shall 26 27 also withhold one-half of the entire contribution of the 28 member required for social security coverage. (c) The following table states the required employer 29 30 contribution on behalf of each member of the Elected Officers' 31 Class in terms of a percentage of the member's gross 11

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compensation. Such contribution constitutes the entire health 1 2 insurance subsidy contribution with respect to each such the 3 member. A change in the contribution rate is effective with 4 the first salary paid on or after the beginning date of the 5 change. The retiree health insurance subsidy contribution rate 6 is as follows: 7 Dates of Contribution 8 Contribution 9 Rate Changes Rate 10 October 1, 1987, through December 31, 1988 11 0.24% 12 January 1, 1989, through December 31, 1993 0.48% 13 January 1, 1994, through December 31, 1994 0.56% January 1, 1995, through June 30, 1998 0.66% 14 15 July 1, 1998, through June 30, 2001 0.94% 16 Effective July 1, 2001 1.11% 17 Such contributions shall be deposited by the administrator in 18 the Retiree Health Insurance Subsidy Trust Fund. 19 Section 3. Subsection (3) of section 121.055, Florida 20 21 Statutes, is amended to read: 121.055 Senior Management Service Class.--There is 22 hereby established a separate class of membership within the 23 24 Florida Retirement System to be known as the "Senior Management Service Class, " which shall become effective 25 February 1, 1987. 26 27 (3)(a) The following table states the required 28 retirement contribution rates for members of the Senior Management Service Class and their employers in terms of a 29 30 percentage of the member's gross compensation. A change in the 31 contribution rate is effective with the first salary paid on 12

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or after the beginning date of the change. Contributions 1 2 shall be made for each pay period and are in addition to the 3 contributions required for social security and the Retiree 4 Health Insurance Subsidy Trust Fund. 5 6 Dates of Contribution 7 Rate Changes Members Employers 0% 8 1. Effective July 1, 11.73% 9 2001, through June 30, 2002 10 2. Effective July 1, 2002, the required retirement 11 contribution rate shall be as specified in s. 121.71. 12 13 (b) The employer paying the salary of a member of the 14 Senior Management Service Class shall contribute an amount as 15 specified in this section or s. 121.71, as appropriate, which 16 shall constitute the entire employer retirement contribution 17 with respect to such member. The employer shall also withhold one-half of the entire contribution of the member required for 18 social security coverage. 19 20 (c) The following table states the required employer contribution on behalf of each member of the Senior Management 21 Service Class in terms of a percentage of the member's gross 22 compensation. Such contribution constitutes the entire health 23 24 insurance subsidy contribution with respect to each such the member. A change in the contribution rate is effective with 25 26 the first salary paid on or after the beginning date of the 27 change. The retiree health insurance subsidy contribution 28 rate is as follows: 29 30 Dates of Contribution Contribution 31 Rate Changes Rate 13

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October 1, 1987, through December 31, 1988 0.24% 1 2 January 1, 1989, through December 31, 1993 0.48% 3 January 1, 1994, through December 31, 1994 0.56% 4 January 1, 1995, through June 30, 1998 0.66% 5 July 1, 1998, through June 30, 2001 0.94% 6 Effective July 1, 2001 1.11% 7 Such contributions shall be deposited by the administrator in 8 9 the Retiree Health Insurance Subsidy Trust Fund. 10 Section 4. Subsections (1), (2), (3), (4), and (5) of section 121.071, Florida Statutes, are amended to read: 11 12 121.071 Contributions.--Contributions to the system shall be made as follows: 13 14 (1) The following tables state the required retirement 15 contribution rates for members of the Regular Class, Special Risk Class, or Special Risk Administrative Support Class and 16 17 their employers in terms of a percentage of the member's gross compensation. A change in a contribution rate is effective 18 with the first salary paid on or after the beginning date of 19 the change. Contributions shall be made or deducted as may be 20 21 appropriate for each pay period and are in addition to the contributions required for social security and the Retiree 22 Health Insurance Subsidy Trust Fund. 23 24 (a)1. Retirement contributions for regular members are as follows: 25 26 27 Dates of Contribution 28 Rate Changes Members Employers Effective July 1, 2001, 29 30 through June 30, 2002 0% 9.91% 31 2. Effective July 1, 2002, the retirement 14 7:41 PM 03/18/02

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contributions for regular members shall be specified in s. 1 2 121.71. 3 4 (b)1. Retirement contributions for special risk 5 members are as follows: 6 7 Dates of Contribution 8 Rate Changes Members Employers 9 Effective July 1, 10 2001, through June 30, 2002 0% 22.07% 2. Effective July 1, 2002, retirement contributions 11 12 for special risk members shall be specified in s. 121.71. 13 (c)1. Retirement contributions for special risk 14 15 administrative support members are as follows: 16 17 Dates of Contribution Rate Changes 18 Members Employers 19 Effective July 1, 2001, through 0% 12.55% June 30, 2002 20 21 2. Effective July 1, 2002, retirement contributions for special risk administrative support members shall be 22 23 specified in s. 121.71. 24 (2)(a) Effective January 1, 1975, or October 1, 1975, 25 26 as applicable, each employer shall accomplish the increased 27 contribution required by subsection (1) by a procedure in 28 which no employee's gross salary shall be reduced. (b) Upon termination of employment for any reason 29 30 other than retirement, a member shall be entitled to a full 31 refund of the contributions he or she has made prior or

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subsequent to participation in the noncontributory plan, 1 2 subject to the restrictions otherwise provided in this 3 chapter. 4 (3) The employer paying the salary of a member shall 5 contribute an amount as specified in this section or s. 6 121.71, as appropriate, which shall constitute the entire 7 employer retirement contribution with respect to such member. The employer shall also withhold one-half of the entire 8 9 contribution of the member required for social security 10 coverage. Contributions for social security by each member and each employer, in the amount required for social security 11 12 coverage as now or hereafter provided by the federal Social 13 Security Act, shall be in addition to contributions specified 14 in subsection (1). 15 (4) The following table states the required employer 16 contribution on behalf of each member of the Regular Class, 17 Special Risk Class, or Special Risk Administrative Support Class in terms of a percentage of the member's gross 18 compensation. Such contribution constitutes the entire health 19 20 insurance subsidy contribution with respect to each such the 21 member. A change in the contribution rate is effective with the first salary paid on or after the beginning date of the 22 change. The retiree health insurance subsidy contribution rate 23 24 is as follows: 25 26 Dates of Contribution Contribution 27 Rate Changes Rate 28 October 1, 1987, through December 31, 1988 0.24% January 1, 1989, through December 31, 1993 29 0.48% 30 January 1, 1994, through December 31, 1994 0.56% 31 January 1, 1995, through June 30, 1998 0.66% 16

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July 1, 1998, through June 30, 2001 0.94% 1 2 Effective July 1, 2001 1.11% 3 4 Such contributions shall be deposited by the administrator in 5 the Retiree Health Insurance Subsidy Trust Fund. (5) Contributions made in accordance with subsections б 7 (1), (2), (3), and (4), and s. 121.71 shall be paid by the employer into the system trust funds in accordance with rules 8 9 adopted by the administrator pursuant to chapter 120. Such 10 contributions are due and payable no later than the 25th day of the month immediately following the month during which the 11 12 payroll period ended. The department may, by rule, establish a 13 different due date, which shall supersede the date specified herein; however, such due date may not be established earlier 14 15 than the 20th day of the month immediately following the month 16 during which the payroll period ended. Effective January 1, 17 1984, contributions made in accordance with subsection (3) shall be paid by the employer into the system trust fund in 18 accordance with rules adopted by the administrator pursuant to 19 20 chapter 120. For any payroll period ending any day of the 21 month before the 16th day of the month, such contributions are due and payable no later than the 20th day of the month; and, 22 for any payroll periods ending any day of the month after the 23 24 15th day of the month, such contributions are due and payable no later than the 5th day of the next month. Contributions 25 received in the offices of the department after the prescribed 26 27 date shall be considered delinquent unless, in the opinion of 28 the department, exceptional circumstances beyond an employer's control prevented remittance by the prescribed due date 29 30 notwithstanding such employer's good faith efforts to effect 31 delivery; and, with respect to retirement contributions due 17

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under subsections (1) and (4), each employer shall be assessed 1 2 a delinquent fee of 1 percent of the contributions due for 3 each calendar month or part thereof that the contributions are 4 delinquent. Such a waiver of the delinquency fee by the 5 department may be granted an employer only one time each 6 fiscal year. Delinquent social security contributions shall be 7 assessed a delinquent fee as authorized by s. 650.05(4). The 8 delinquent fee assessable for an employer's first delinquency 9 after July 1, 1984, shall be as specified in s. 650.05(4), 10 and, beginning with the second delinquency in any fiscal year 11 by the employer subsequent to July 1, 1984, all subsequent 12 delinquency fees shall be assessed against the employer at 13 twice the applicable percentage rate specified in s. 14 650.05(4). 15 Section 5. Effective July 1, 2002, paragraph (i) of subsection (13) of section 121.091, Florida Statutes, is 16 17 amended to read: 121.091 Benefits payable under the system.--Benefits 18 may not be paid under this section unless the member has 19 20 terminated employment as provided in s. 121.021(39)(a) or 21 begun participation in the Deferred Retirement Option Program as provided in subsection (13), and a proper application has 22 been filed in the manner prescribed by the department. The 23 24 department may cancel an application for retirement benefits 25 when the member or beneficiary fails to timely provide the 26 information and documents required by this chapter and the 27 department's rules. The department shall adopt rules 28 establishing procedures for application for retirement benefits and for the cancellation of such application when the 29 30 required information or documents are not received. 31 (13) DEFERRED RETIREMENT OPTION PROGRAM.--In general,

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and subject to the provisions of this section, the Deferred 1 2 Retirement Option Program, hereinafter referred to as the 3 DROP, is a program under which an eligible member of the 4 Florida Retirement System may elect to participate, deferring 5 receipt of retirement benefits while continuing employment 6 with his or her Florida Retirement System employer. The 7 deferred monthly benefits shall accrue in the System Trust Fund on behalf of the participant, plus interest compounded 8 9 monthly, for the specified period of the DROP participation, 10 as provided in paragraph (c). Upon termination of employment, the participant shall receive the total DROP benefits and 11 12 begin to receive the previously determined normal retirement benefits. Participation in the DROP does not quarantee 13 14 employment for the specified period of DROP. 15 (i) Contributions.--16 1. All employers paying the salary of a DROP 17 participant filling a regularly established position shall contribute 8.0 11.56 percent of such participant's gross 18 compensation for the period of July 1, 2002, through June 30, 19 2003, and 11.56 percent of such compensation thereafter, which 20 21 shall constitute the entire employer DROP contribution with respect to such participant. Such contributions, payable to 22 the System Trust Fund in the same manner as required in s. 23 24 121.071, shall be made as appropriate for each pay period and 25 are in addition to contributions required for social security and the Retiree Health Insurance Subsidy Trust Fund. 26 Such 27 employer, social security, and health insurance subsidy 28 contributions are not included in the DROP. The employer shall, in addition to subparagraph 1., 29 2. 30 also withhold one-half of the entire social security 31 contribution required for the participant. Contributions for

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social security by each participant and each employer, in the 1 2 amount required for social security coverage as now or 3 hereafter provided by the federal Social Security Act, shall 4 be in addition to contributions specified in subparagraph 1. 5 3. All employers paying the salary of a DROP 6 participant filling a regularly established position shall 7 contribute the percent of such participant's gross compensation required in s. 121.071(4), which shall constitute 8 9 the employer's health insurance subsidy contribution with 10 respect to such participant. Such contributions shall be deposited by the administrator in the Retiree Health Insurance 11 12 Subsidy Trust Fund. Section 6. Subsections (1), (5), and (15) of section 13 121.4501, Florida Statutes, is amended to read: 14 121.4501 Public Employee Optional Retirement 15 16 Program.--17 (1)The Trustees of the State Board of Administration shall establish an optional defined contribution retirement 18 program for members of the Florida Retirement System under 19 20 which retirement benefits will be provided for eligible 21 employees who elect to participate in the program. The benefits to be provided for or on behalf of participants in 22 such optional retirement program shall be provided through 23 24 employee-directed investments, in accordance with s. 401(a) of the Internal Revenue Code and its related regulations. The 25 employers shall contribute, as provided in this section s. 26 27 121.71, and s. 121.571, to the Public Employee Optional 28 Retirement Program Trust Fund toward the funding of such optional benefits. 29 30 (5) CONTRIBUTIONS.--31 (a) Each employer shall contribute on behalf of each

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participant in the Public Employee Optional Retirement 1 2 Program, as provided in part III of this chapter an amount 3 based on a percentage of the employee's monthly compensation 4 as set forth in s. 121.571. The state board, acting as plan 5 fiduciary, shall ensure that all plan assets are held in a 6 trust, pursuant to s. 401 of the Internal Revenue Code. The 7 employer shall forward all contributions under this program to the third-party administrator. The fiduciary shall ensure that 8 9 said contributions are allocated as follows: 10 1. The portion earmarked for participant accounts 11 shall be used to purchase interests in the appropriate 12 investment vehicles for the accounts of each participant as 13 specified by the participant, or in accordance with paragraph (4)(d). 14 15 2. The portion earmarked for administrative and educational expenses shall be transferred to the board. 16 17 3. The portion earmarked for disability benefits shall be transferred to the department. 18 (b) Employers are responsible for notifying 19 20 participants regarding maximum contribution levels permitted 21 under the Internal Revenue Code. If a participant contributes to any other tax-deferred plan, he or she is responsible for 22 ensuring that total contributions made to the optional program 23 24 and to any other such plan do not exceed federally permitted maximums. 25 26 (15) STATEMENT OF FIDUCIARY STANDARDS AND 27 **RESPONSIBILITIES.--**(a) Investment of optional defined contribution 28 retirement plan assets shall be made for the sole interest and 29 30 exclusive purpose of providing benefits to plan participants 31 and beneficiaries and defraying reasonable expenses of 21 7:41 PM 03/18/02 s0590.qo39.ab

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administering the plan. The program's assets are to be 1 2 invested, on behalf of the program participants, with the 3 care, skill, and diligence that a prudent person acting in a 4 like manner would undertake. The performance of the investment 5 duties set forth in this paragraph shall comply with the 6 fiduciary standards set forth in the Employee Retirement 7 Income Security Act of 1974 at 29 U.S.C. s. 1104(a)(1)(A)-(C). In case of conflict with other provisions of law authorizing 8 9 investments, the investment and fiduciary standards set forth 10 in this subsection shall prevail.

(b) If a participant or beneficiary of the Public 11 12 Employee Optional Retirement Program exercises control over the assets in his or her account, as determined by reference 13 to regulations of the United States Department of Labor under 14 15 s. 404(c) of the Employee Retirement Income Security Act of 16 1974 and all applicable laws governing the operation of the 17 program, no program fiduciary shall be liable for any loss to 18 a participant's or beneficiary's account which results from such participant's or beneficiary's exercise of control. 19 (c) Subparagraph (8)(b)4. and paragraph (15)(b) 20 21 incorporate the federal law concept of participant control,

22 established by regulations of the U.S. Department of Labor 23 under section 404(c) of the Employee Retirement Income

24 Security Act of 1974 (ERISA). The purpose of this paragraph

25 is to assist employers and the State Board of Administration

26 in maintaining compliance with section 404(c), while avoiding

27 <u>unnecessary costs and eroding participant benefits under the</u>

28 <u>Public Employee Optional Retirement Program.</u> Pursuant to 29

29 <u>C.F.R. s. 2550.404c-1(b)(2)(i)(B)(1)(viii)</u>, the State Board of

30 Administration or its designated agents shall deliver to

31 participants of the Public Employee Optional Retirement

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Program a copy of the prospectus most recently provided to the 1 2 plan, or shall provide such participants an opportunity to 3 obtain this information, except that: 4 1. The requirement to deliver a prospectus shall be 5 deemed to be satisfied by delivery of a fund profile that 6 contains the information that would be included in a summary 7 prospectus as described by Rule 498 under the Securities Act of 1933, 17 C.F.R. s. 230.498. When the transaction fees, 8 expense information or other information provided by a mutual 9 10 fund in the prospectus does not reflect terms negotiated by the State Board of Administration or its designated agents, 11 12 the aforementioned requirement is deemed to be satisfied by delivery of a separate document described by Rule 498 13 14 substituting accurate information; and 15 2. Delivery shall be deemed to have been effected if 16 delivery is through electronic means and the following 17 standards are satisfied: 18 a. Electronically-delivered documents are prepared and 19 provided consistent with style, format, and content 20 requirements applicable to printed documents; 21 b. Each participant is provided timely and adequate notice of the documents that are to be delivered and their 22 significance thereof, and of the participant's right to obtain 23 24 a paper copy of such documents free of charge; 25 c.(I) Participants have adequate access to the 26 electronic documents, at locations such as their worksites or 27 public facilities, and have the ability to convert the 28 documents to paper free of charge by the State Board of 29 Administration, and the Board or its designated agents take 30 appropriate and reasonable measures to ensure that the system for furnishing electronic documents results in actual receipt, 31

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1 or 2 (II) Participants have provided consent to receive 3 information in electronic format, which consent may be 4 revoked; and 5 d. The State Board of Administration, or its 6 designated agent, actually provides paper copies of the 7 documents free of charge, upon request. Section 7. Section 121.571, Florida Statutes, is 8 9 amended to read: 10 Substantial rewording of Section. See 121.571, F.S., for present text. 11 12 121.571 Contributions.--Contributions to the Public 13 Employee Optional Retirement Program shall be made as follows: 14 (1) NONCONTRIBUTORY PLAN.--Each employer shall 15 accomplish the contributions required by s. 121.71 by a 16 procedure in which no employee's gross salary shall be 17 reduced. 18 (2) CONTRIBUTION RATES GENERALLY.--Contributions to fund the retirement and disability benefits provided under 19 20 this part shall be based on the uniform contribution rates established by s. 121.71 and on the membership class or 21 subclass of the participant. Such contributions shall be 22 allocated as provided in ss. 121.72 and 121.73. 23 24 (3) CONTRIBUTIONS FOR SOCIAL SECURITY COVERAGE AND FOR RETIREE HEALTH INSURANCE SUBSIDY. -- Contributions required 25 26 under this section shall be in addition to employer and member 27 contributions required for social security and the Retiree 28 Health Insurance Subsidy Trust Fund as provided in ss. 112.363, 121.052, 121.055, and 121.071, as appropriate. 29 30 Section 8. Section 11 of chapter 2001-235, Laws of 31 Florida, is amended to read:

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Section 11. It is the intent of the Legislature that 1 2 the costs attributable to the additional cost-of-living 3 increase for special risk retirees and Deferred Retirement 4 Option Program participants as provided under section 2 shall 5 be funded by recognition of excess actuarial assets, amortized 6 over 30 years with the payments assumed to remain relatively 7 stable when expressed as a percentage of payroll. For fiscal year 2001-2002, the payment shall be \$9.3 million. For fiscal 8 9 year 2002-2003, the payment shall be\$15.1<del>\$19</del> million, and, 10 thereafter, payments shall increase by 5 percent per year. If insufficient funds are available to fund this additional cost 11 12 through recognition of excess actuarial assets in fiscal year 2002-2003 and any year thereafter, and there remains an 13 unfunded actuarial liability attributable to the one-time 14 15 cost-of-living increase provided under section 2, the payroll 16 contribution rate for the Special Risk Class of the Florida 17 Retirement System shall be increased by .93 percent effective July 1 of that year, unless the Legislature provides an 18 alternative funding mechanism before that date. 19 Section 23 of chapter 2000-169, Laws of 20 Section 9. 21 Florida, is hereby repealed. 22 Section 10. The contribution rates proposed in this act shall be in addition to all other changes to such 23 24 contribution rates which may be enacted into law to take effect on July 1, 2002. The Division of Statutory Revision is 25 directed to adjust the contribution rates set forth herein 26 27 accordingly. 28 Section 11. The Legislature finds that a proper and 29 legitimate state purpose is served when employees, officers, 30 retirees of the state and its political subdivisions, and the dependents, survivors, and beneficiaries of such employees, 31 25

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officers, and retirees, are extended the basic protections 1 2 afforded by governmental retirement systems that provide fair 3 and adequate benefits and that are managed, administered, and 4 funded in an actuarially sound manner, as required by Section 5 14, Article X of the State Constitution and part VII of 6 chapter 112, Florida Statutes. Therefore, the Legislature 7 hereby determines and declares that the provisions of this act 8 fulfill an important state interest. Section 12. Except as otherwise provided herein, this 9 10 act shall take effect June 30, 2002. 11 12 13 14 And the title is amended as follows: 15 Delete everything before the enacting clause 16 17 and insert: A bill to be entitled 18 An act relating to the Florida Retirement 19 20 System; creating part III of chapter 121, F.S., 21 consisting of ss. 121.70, 121.71, 121.72, 121.73, 121.74, 121.75, 121.76, 121.77, 121.78, 22 F.S.; providing legislative purpose and intent 23 24 to establish a uniform contribution rate system 25 for the Florida Retirement System; providing for establishment of uniform rates; providing 26 27 allocations to Public Employee Optional Retirement Program accounts; providing for 28 allocations to provide disability coverage for 29 30 Public Employee Optional Retirement Program participants; providing administrative and 31

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1 educational expenses; providing for transfer of 2 remaining balance to Florida Retirement System 3 Trust Fund to fund the benefit costs under the 4 Florida Retirement System Pension Plan and 5 administrative costs authorized under part I of chapter 121, F.S.; providing for contributions б 7 for Social Security and for the retiree health insurance subsidy; granting the State Board of 8 9 Administration authority to allow the 10 third-party administrator to make deductions from participant accounts; providing for 11 12 payment and distribution of contributions; amending ss. 121.052, 121.055, 121.071, and 13 14 121.571, F.S., to conform to the uniform 15 contribution rate system; amending s. 121.091, 16 F.S.; reducing contribution rates for DROP 17 payroll; amending s. 121.4501, F.S.; conforming references; providing guidance to assist 18 employers and the State Board of Administration 19 20 in maintaining compliance with section 404(c) 21 of ERISA; providing a directive to statute editors; amending section 11 of chapter 22 2001-235, Laws of Florida, to revise annual 23 24 payment amount to cover the cost for the 25 special January 2002 benefit increase provided 26 for certain retirees and DROP participants; 27 repealing section 23 of chapter 2000-169, Laws 28 of Florida, relating to contribution rate increases scheduled to take effect on July 1, 29 30 2002, which are redundant; providing legislative intent regarding other rate 31

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1	changes; providing a declaration of important
2	state interest; providing an effective date.
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