A bill to be entitled 1 2 An act relating to the City of Jacksonville; amending chapter 92-341, Laws of Florida, as amended; revising 3 4 provisions of Article 22 of the charter of the City of 5 Jacksonville, relating to the Jacksonville Police and Fire 6 Pension Board of Trustees; revising trustees' terms of 7 office; providing authority of the board with regard to assets of the plan; revising provisions relating to the 8 investment and reinvestment of assets in the pension fund; 9 providing for applicability of state law; providing 10 severability; providing an effective date. 11 12 Be It Enacted by the Legislature of the State of Florida: 13 14 15 Section 1. Sections 22.02(a) and (d), 22.04(b), and 22.08 16 of Article 22 of the charter of the City of Jacksonville as readopted in chapter 92-341, Laws of Florida, as amended, are 17 amended to read: 18 ARTICLE 22. JACKSONVILLE POLICE AND FIRE PENSION BOARD OF 19 TRUSTEES 20 21 Section 22.02. Membership The membership of the Jacksonville Police and Fire 22 (a) 23 Pension Board of Trustees shall consist of five members, of whom two shall be legal residents of the City of Jacksonville 24 appointed by the city council; one shall be a police officer 25 elected by a majority vote of the police officers who are 26 members of the pension fund, one shall be a firefighter elected 27 28 by a majority of the firefighters who are members of the pension Page 1 of 6

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29 fund, and the last shall be chosen by a majority of the previous pervious four members. The fifth member's name shall be 30 submitted to the City Council, which shall, as a ministerial 31 32 act, appoint such person as the fifth member of the board. 33 Effective for all new appointments after July 1, 2005, each resident member shall serve as a trustee for a period of 4  $\frac{2}{2}$ 34 35 years, unless sooner replaced by the City Council at whose pleasure he or she shall serve, and may succeed himself or 36 herself as a trustee. Effective for all elections after July 1, 37 2005, the police officer and firefighter members shall serve as 38 39 trustees for a period of 4  $\frac{2}{2}$  years, unless they shall sooner leave the employment of the city as a police officer or 40 firefighter, whereupon the class of employees whose elected 41 42 representative has left office shall elect a successor to fill the unexpired term of office as provided for in this section. 43 44 Each employee member may succeed himself or herself in office. Effective for all new appointments after July 1, 2005, the fifth 45 member shall serve a term of 4 2 years and may succeed himself 46 or herself in office. Members shall continue to serve until 47 their respective successors are appointed, elected, or selected. 48

49 (d) The provisions of chapters 175 and 185, Florida 50 Statutes, the provisions of s. 286.012, Florida Statutes, and 51 the provisions of ss. 112.311-112.3175 and chapter 112, part VII ss.112.60 112.66, Florida Statutes, inclusive, and as the same 52 may be amended in the future, shall apply to each member of the 53 board. The board shall have the authority to invest and reinvest 54 55 the assets of the plan without regard to any limitation in chapters 175 and 185, Florida Statutes, and shall be bound by 56 Page 2 of 6

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FLORIDA HOUSE OF REPRESENTATIV	FL	- 0	R	I D	Α	Н	0	U	S	Е	ΟF	R	Е	Ρ	R	Е	S	Е	Ν	Т	Α	Т		V	Е	÷.
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57	the provisions of chapter 112, part VII, Florida Statutes, and
58	the applicable provisions of s. 215.47, Florida Statutes. Prior
59	to the adoption of any change in asset allocation or the
60	introduction of a new asset class, the board shall give written
61	notice of the meeting at which the proposed change shall be
62	considered to the City Council Finance Committee.
63	Section 22.04. General powersThe board shall have the
64	power to:
65	(b) Invest and reinvest the assets of pension fund in:
66	(1) Any lawful investment as provided in applicable
67	provisions of s. 215.47, Florida Statutes, provided the
68	investment is permitted in the written investment policy adopted
69	by the board as provided in chapter 112, part VII, Florida
70	Statutes.
71	(2) Notwithstanding anything to the contrary in the
72	applicable provisions of s. 215.47, Florida Statutes,
73	investments in fixed real estates assets shall not exceed 10
74	percent of the assets of the plan, at cost.
75	(1) Time or savings accounts of a national bank, a state
76	bank insured by the Federal Deposit Insurance Corporation, or a
77	savings and loan association insured by the Federal Savings and
78	Loan Insurance Corporation.
79	(2) Obligations of the United States or obligations
80	guaranteed as to principle and interest by the United States.
81	(3) Bonds issued by the State of Israel.
82	(4) Bonds, stocks, or other evidences of indebtedness
83	issued or guaranteed by a corporation organized under the laws
84	of the United States, any state or organized territory of the
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85 United States, or the District of Columbia, provided the stock of the corporation is listed on any one or more of the national 86 stock exchanges and the bonds hold a rating in one of the three 87 highest classifications by a major rating service; and the board 88 89 of trustees shall not invest more the 5 percent of its assets in the common stock or capital stock of any one issuing company, 90 91 nor shall the aggregate investment in any one issuing company exceed 5 percent of the outstanding capital stock of the 92 company, nor shall the aggregate of its investments under this 93 paragraph exceed 50 percent of the fund's assets in bonds, or 60 94 95 percent of the fund's assets in common stocks, or investments 96 authorized by chapter 175 and 185, F.S. for public pension 97 funds. Such investments must be recommended by either a 98 competent nationally recognized investment counseling firm or a corporate trustee who is nationally recognized in pension fund 99 100 investments. (5) At no time shall the investment in real estate and 101

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real estate related securities exceed 10 percent of the book
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value of the fund. Such investment must be recommended by either
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a competent nationally recognized investment counseling firm or
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a corporate trustee who is nationally recognized in pension fund
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investments.

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(3)<del>(6)</del> Investment plan.

(i) In making investments for the plan, the board shall
make no investment after June 30, 1996, which is not in
conformance with the plan's investment plan. The investment plan
must include, among other items: the investment objectives;
permitted types of securities in which the board may not invest;
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113 the criteria to measure annual investment performance; and any 114 other applicable criteria established by the board.

(ii) The investment plan shall be developed by the plan administrator and shall be approved by the board. Upon adoption by the board, the investment plan and any amendments shall be promptly filed with the Division of Retirement, and the plan's sponsor and plan actuary.

(iii) The effective date of the investment plan shall be
the 31st calendar day following the filing date with the plan
sponsor. Investments permitted by the investment plan shall not
be made prior to the effective date of the investment plan.

(iv) The investment plan may be amended at any timesubject to paragraphs (ii) and (iii).

126 (v) For each illiquid investment (an investment for which a generally recognized market is not available or for which 127 there is no consistent or generally accepted pricing mechanism) 128 the investment plan shall: include the criteria set forth in s. 129 215.47(6), Florida Statutes; require a statement as to the 130 additional expected yield anticipated to compensate the plan for 131 the additional risk of such investment which additional yield is 132 133 not available from an investment for which there is a generally recognized market; require the board to verify the determination 134 of the fair market value for each such investment as of each 135 136 date as of which an actuarial valuation is prepared and that the determination complies with all applicable state and federal 137 requirements; and require the board to disclose to the Division 138 139 of Retirement and the plan's sponsor each such investment as of

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140	each date as of which an actuarial valuation is prepared for
141	which the fair market value is not provided.
142	(vi) Immediately prior to the date as of which each
143	actuarial valuation is prepared, the board shall determine the
144	total expected annual rate of return for the plan's assets for
145	the year beginning with the date as of which the actuarial
146	valuation is prepared, for each of the next several years and
147	for the long-term thereafter. This determination shall be
148	promptly filed with the Division of Retirement, and the plan's
149	sponsor and plan actuary.
150	Section 22.08. Applicability of state lawExcept as
151	otherwise provided herein, the board shall be bound in its
152	actions by the applicable provisions of:
153	(a) Chapter 185, Florida Statutes, as amended.
154	(b) Chapter 175, Florida Statutes, as amended.
155	(c) Section 14, Article X of the State Constitution.
156	(d) Chapter 112, part VII, Florida Statutes, as amended.
157	(e) Section 215.47, Florida Statutes, as amended.
158	Section 2. If any part of this act shall be held void,
159	voidable, or otherwise unenforceable by any court of law or
160	equity, nothing contained in this act shall limit the
161	enforceability of any other part.
162	Section 3. This act shall take effect upon becoming a law.

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