By the Committee on Criminal Justice; and Senator Crist

591-2325-05

A bill to be entitled 2 An act relating to the Florida Retirement System; amending s. 121.055, F.S.; authorizing 3 designation of positions within the offices of 4 5 the capital collateral regional counsels as 6 Senior Management Service Class; providing an 7 effective date. 8 Be It Enacted by the Legislature of the State of Florida: 9 10 Section 1. Paragraph (h) of subsection (1) of section 11 12 121.055, Florida Statutes, is amended to read: 13 121.055 Senior Management Service Class. -- There is hereby established a separate class of membership within the 14 Florida Retirement System to be known as the "Senior 15 Management Service Class, " which shall become effective 16 17 February 1, 1987. 18 (1)(h)1. Except as provided in subparagraph 3., effective 19 January 1, 1994, participation in the Senior Management 20 21 Service Class shall be compulsory for the State Courts 22 Administrator and the Deputy State Courts Administrators, the 23 Clerk of the Supreme Court, the Marshal of the Supreme Court, the Executive Director of the Justice Administrative 2.4 Commission, the capital collateral regional counsels, the 25 26 clerks of the district courts of appeals, the marshals of the 27 district courts of appeals, and the trial court administrator and the Chief Deputy Court Administrator in each judicial circuit. Effective January 1, 1994, additional positions in 29 the offices of the state attorney and public defender in each 30 judicial circuit and in the offices of the capital collateral

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regional counsel in each region may be designated for inclusion in the Senior Management Service Class of the Florida Retirement System, provided that:

- a. Positions to be included in the class shall be designated by the state attorney, or public defender, or capital collateral regional counsel, as appropriate. Notice of intent to designate positions for inclusion in the class shall be published once a week for 2 consecutive weeks in a newspaper of general circulation published in the county or counties affected, as provided in chapter 50.
- b. One nonelective full-time position may be designated for each state attorney, and public defender, and capital collateral regional counsel reporting to the Department of Management Services; for agencies with 200 or more regularly established positions under the state attorney, or public defender, or capital collateral regional counsel, additional nonelective full-time positions may be designated, not to exceed 0.5 percent of the regularly established positions within the agency.
- c. Each position added to the class must be a managerial or policymaking position filled by an employee who serves at the pleasure of the state attorney or public defender without civil service protection, and who:
 - (I) Heads an organizational unit; or
- (II) Has responsibility to effect or recommend personnel, budget, expenditure, or policy decisions in his or her areas of responsibility.
- 2. Participation in this class shall be compulsory, except as provided in subparagraph 3., for any judicial employee who holds a position designated for coverage in the Senior Management Service Class, and such participation shall

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continue until the employee terminates employment in a covered
position. Effective January 1, 2001, participation in this
class is compulsory for assistant state attorneys, assistant
statewide prosecutors, assistant public defenders, and
assistant capital collateral regional counsels. Effective
January 1, 2002, participation in this class is compulsory for
assistant attorneys general.
3. In lieu of participation in the Senior Management
Service Class, such members, excluding assistant state
attorneys, assistant public defenders, assistant statewide
prosecutors, assistant attorneys general, and assistant
capital collateral regional counsels, may participate in the
Senior Management Service Optional Annuity Program as
established in subsection (6).
Section 2. This act shall take effect July 1, 2005.
STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR
Senate Bill 1626
Makes a technical amendment to the bill, changing upper case
"Capital Collateral Regional Coursels" to lower case for the
"Capital Collateral Regional Counsels" to lower case for the purpose of general inclusion of the entire organization within
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