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2010 Legislature

### A bill to be entitled

2 An act relating to the City of West Palm Beach, Palm Beach 3 County; amending chapter 24981 (1947), Laws of Florida, as 4 amended; revising definitions relating to the West Palm 5 Beach Firefighters Pension Fund; revising terms of the 6 board of trustees; providing that an authorized fiduciary 7 may sign drafts for fund disbursements; providing 8 additional requirements for the board relating to certain holdings; deleting certain requirements relating to 9 10 service pension for normal retirement, including optional 11 transition benefits for certain employees; providing that a retired member may change certain designation of joint 12 annuitant or beneficiary relating to payment of benefits; 13 14 providing that members who are disabled due to specified 15 military service are not excluded from disability 16 pensions; providing that the board may authorize 17 withholdings from retirement pay under certain circumstances; providing that a firefighter for a federal 18 19 fire department constitutes prior firefighter service; providing for termination of the fund and distribution of 20 21 assets; providing an effective date. 22 23 Be It Enacted by the Legislature of the State of Florida: 24 Section 17 of chapter 24981 (1947), Laws of 25 Section 1. 26 Florida, as amended, is amended to read: 27 Section 17. West Palm Beach Firefighters Pension Fund.-28 Creation of fund.-There is hereby created a special (1)

Page 1 of 72

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hb0937-01-er

#### 2010 Legislature

fund for the Fire Department of the City of West Palm Beach to be known as the West Palm Beach Firefighters Pension Fund. All assets of every description held in the name of the West Palm Beach Firemen's Relief and Pension Fund and in the name of the West Palm Beach Firefighters Pension Fund have been and shall continue to be combined.

35 (a) Definitions.-The following words or phrases, as used
36 in this act, shall have the following meanings, unless a
37 different meaning is clearly indicated by the context:

38 1. "Actuarial equivalent value," "actuarial equivalence," 39 or "single sum value" means the stated determination using an 40 interest rate of 8.25 percent per year and the 1983 Group 41 Annuity Mortality Table for males.

42 2. "Beneficiary" means any person who is not at retirement
43 but who is entitled to receive a benefit from the West Palm
44 Beach Firefighters Pension Fund or the West Palm Beach Firemen's
45 Relief and Pension Fund, as applicable.

3. "Board of Trustees" or "Board" means the Board ofTrustees provided for in this act.

48

4. "City" means the City of West Palm Beach, Florida.

49

5. "Department" means the Fire Department of the City.

6. "Enrolled actuary" means an actuary who is enrolled
under Subtitle C of Title III of the Employee Retirement Income
Security Act of 1974 and who is a member of the Society of
Actuaries or the American Academy of Actuaries.

54 7. "Final average salary" means the average of the monthly
55 salary paid a member in the 2 best years of employment, paid in
56 and prior to the 23rd year of credited service. No active

#### Page 2 of 72

#### 2010 Legislature

nonDROP member shall have any salary amounts paid prior to 57 58 October 1, 2000, used in the calculation of final average salary. Those members whose final average salary would include 59 salary amounts paid prior to October 1, 2000, shall use salary 60 61 paid during the period from October 1, 2000, through September 62 30, 2001, to replace any salary amounts paid prior to October 1, 63 2000. The replacement salary from October 1, 2000, through 64 September 30, 2001, may range anywhere between 2 weeks and 104 65 weeks, but shall only be enough salary as is sufficient to replace the salary paid prior to October 1, 2000. The 66 replacement salary amounts from October 1, 2000, to September 67 30, 2001, shall be prorated based upon an annual salary. 68 "Firefighter" means any person employed in the 69 8. 70 Department who is certified as a firefighter as a condition of

71 employment in accordance with the provisions of section 633.35, 72 Florida Statutes, whose duty it is to extinguish fires and 73 protect life and property. The term includes all certified, 74 supervisory, and command personnel whose duties include, in 75 whole or in part, the supervision, training, guidance, and 76 management responsibilities of full-time firefighters, part-time 77 firefighters, or auxiliary firefighters but does not include 78 part-time firefighters or auxiliary firefighters whose duty it

79 is to extinguish fires and protect life and property.

9. "Fund" or "Pension Fund" means the West Palm Beach
Firefighters Pension Fund or the West Palm Beach Firemen's
Relief and Pension Fund, as applicable.

83 10. "Member" means any person who is included in the84 membership of the Fund in accordance with paragraph (h).

#### Page 3 of 72

#### 2010 Legislature

85 11. "Pension" means a monthly amount payable from the Fund 86 throughout the future life of a person, or for a limited period 87 of time, as provided in this act.

12. "Qualified health professional" means a person duly and regularly engaged in the practice of his or her profession who holds a professional degree from a university or college and has had special professional training or skill regarding the physical or mental condition, disability, or lack thereof, upon which he or she is to present evidence to the Board.

"Qualified public depository" means any bank or 94 13. savings association organized and existing under the laws of 95 Florida and any bank or savings association organized under the 96 laws of the United States that has its principal place of 97 98 business in Florida, or has a branch office which is authorized under the laws of Florida or the United States to receive 99 100 deposits in Florida, that meets all of the requirements of chapter 280, Florida Statutes, and that has been designated by 101 102 the Treasurer of the State of Florida as a qualified public depository. 103

104 14. "Retirant" or "retiree" means any member who retires105 with a pension payable from the Fund.

106 15. "Retirement" means a member's withdrawal from City 107 employment with a pension payable from the Fund.

108

16. "Salary" means:

a. On and after October 1, 2001, "salary," for the purpose
of pension contributions and benefit calculations, shall mean
payments made to a firefighter by the City for: regular hours
worked; step-up pay; longevity pay; all authorized leave time,

#### Page 4 of 72

#### 2010 Legislature

which includes compensatory time used, earned personal leave 113 114 used, emergency leave used, sick leave used, sick leave pay bank 115 used, vacation time used, holiday time used, emergency leave, 116 bereavement leave, and administrative leave; certification pay, 117 which includes paramedic, hazardous material technician, special 118 operations, dive rescue, fire service instructor, fire 119 inspector, and SWAT certification pay; fire inspector standby pay; educational bonus incentive; pay received from the City 120 121 during military training; and sick leave conversion when such 122 leave is converted during the course of active employment. The definition of "salary" specifically excludes any lump sum 123 124 payments for accumulated leave such as that received upon final payoff. Employees who are specifically excluded from bargaining 125 126 unit recognition as set forth in Article 2, but who are members of the West Palm Beach Firefighters Pension Fund, shall continue 127 128 to make contributions on management incentive benefits. This 129 definition of compensation shall not include any duty employment 130 that is performed for other than the City of West Palm Beach per 131 Article 31, Salary Plan.

On and after January 1, 2007, "salary," for the purpose 132 b. 133 of pension contributions and benefit calculations, shall mean 134 total cash remuneration paid by the City to a firefighter for 135 services rendered, excluding payments for overtime and any lumpsum payments for accumulated leave such as accrued vacation 136 leave, accrued sick leave, and accrued personal leave. Employees 137 who are specifically excluded from bargaining unit recognition 138 as set forth in Article 2, but who are members of the West Palm 139 Beach Firefighters Pension Fund, shall continue to make 140

#### Page 5 of 72

#### 2010 Legislature

141 contributions on management incentive benefits. This definition 142 of compensation shall not include any duty employment that is performed for other than the City of West Palm Beach per Article 143 144 31, Salary Plan. Beginning with salary paid after December 31, 145 2008, and pursuant to Internal Revenue Code Section 414(u)(7), the definition of salary includes amounts paid by the City as 146 147 differential wages to members who are absent from employment while in qualified military service. 148

"Service," "credited service," or "service credit" 149 17. means the total number of years, and fractional parts of years, 150 151 of employment of any member in the employ of the Department, 152 omitting intervening years and fractional parts of years of 153 service when the member was not employed by the City. However, 154 no member shall receive credit for years, or fractional parts of years, of service for which the member has withdrawn his or her 155 156 contributions to the Fund, unless the member repays into the 157 Fund the contributions withdrawn, with interest, within 60 158 months after reemployment. Further, a member may voluntarily 159 leave his or her contributions in the Fund for a period of 5 years after leaving the employ of the Department, pending the 160 possibility of his or her being rehired by the Department and 161 162 remaining employed for a period of not less than 3 years, 163 without losing credit for the time he or she has participated actively as a firefighter. If he or she does not remain employed 164 for a period of at least 3 years as a firefighter with the 165 Department upon reemployment, within 5 years his or her 166 contributions shall be returned without interest in accordance 167 with paragraph (5)(i). In determining the aggregate number of 168

#### Page 6 of 72

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hb0937-01-er

#### 2010 Legislature

years of service of any member, the time spent in the military 169 170 service of the United States or United States Merchant Marine by the member on leave of absence from the Department for such 171 172 reason shall be added to the years of service, provided such 173 time shall not exceed 5 years. Further, to receive credit for 174 such service the member must return to employment as a 175 firefighter of the City within 1 year after the date of release from such active service. Effective January 1, 2007, a member 176 177 who dies or becomes disabled while serving on active duty 178 military service which intervenes the member's employment shall 179 be entitled to the rights of this section even though such 180 member was not reemployed by the City. A member who dies or 181 becomes disabled while on active duty military service shall be 182 treated as though reemployed the day before the member became disabled or died, was credited with the service the member would 183 184 have been entitled to under this section, and then either died a 185 nonduty death while employed or became disabled from a nonduty 186 disability.

(b) Gender and number.—The masculine gender includes the
feminine, and words of the singular with respect to persons
shall include the plural and vice versa.

(c) Board of Trustees created.—There is hereby created a Board of Trustees, which shall be solely responsible for administering the West Palm Beach Firefighters Pension Fund and the West Palm Beach Firemen's Relief and Pension Fund. The Board shall be a legal entity, with the power to bring and defend lawsuits of every kind, nature, and description, and shall be independent of the City to the extent required to accomplish the

#### Page 7 of 72

#### 2010 Legislature

197 intent, requirements, and responsibilities provided for in this 198 act and applicable law. The Board shall consist of five 199 trustees, as follows:

1. Two legal residents of the City, who shall be appointed by the City. Effective for the current and future terms, each resident-trustee shall serve as a trustee for a period of  $\frac{4}{2}$ years, unless sooner replaced by the City, at whose pleasure he or she shall serve, and may succeed himself or herself as trustee.

Two full-time firefighters shall be elected by a 206 2. 207 majority of the firefighters who are members of the Fund. 208 Elections shall be held under such reasonable rules and 209 regulations as the Board shall from time to time adopt. 210 Effective for current and future terms, each member-trustee 211 shall serve as a trustee for a period of 4  $\frac{2}{2}$  years, unless he or 212 she sooner ceases to be a firefighter in the employ of the 213 Department, whereupon the members shall choose a successor in 214 the same manner as the original appointment. Each member-trustee 215 may succeed himself or herself as trustee.

3. A fifth trustee shall be chosen by a majority of the other four trustees. Effective for current and future terms, the This fifth person's name shall be submitted to the City, which shall, as a ministerial duty, appoint such person to the Board as a fifth trustee. The fifth person shall serve as trustee for a period of  $\underline{4}$  2 years, and may succeed himself or herself as trustee.

(d) Board vacancy; how filled.—In the event a trustee provided for in subparagraph (c)2. ceases to be a firefighter in Page 8 of 72

#### 2010 Legislature

the employ of the Department, such trustee shall be considered 225 226 to have resigned from the Board. In the event a trustee provided 227 for in subparagraph (c)2. shall resign, be removed, or become 228 ineligible to serve as a trustee, the Board shall, by 229 resolution, declare the office of trustee vacated as of the date 230 of adoption of said resolution. If such a vacancy occurs in the 231 office of trustee within 90 days of the next succeeding election 232 for trustee, the vacancy shall be filled at the next regular 233 election for the next term; otherwise, the vacancy shall be 234 filled for the unexpired portion of the term by the members in 235 the same manner as an original appointment. In the event a 236 trustee provided for in subparagraph (c)1. or subparagraph (c)3. shall resign, be removed, or become ineligible to serve as a 237 238 trustee, the Board shall, by resolution, declare the office of trustee vacated as of the date of adoption of said resolution. A 239 240 successor for the unexpired portion of the term shall be chosen 241 in the same manner as an original appointment.

242 Board meetings; quorum; procedures.-The Board shall (e) 243 hold meetings regularly, at least once in each quarter year, and 244 shall designate the time and place thereof. At any meeting of 245 the Board, three trustees shall constitute a quorum. Each 246 trustee shall be entitled to one vote on each question before 247 the Board and at least three concurring votes shall be required for a decision by the Board at any of its meetings. The Board 248 shall adopt its own rules of procedure and shall keep a record 249 250 of its proceedings. All public records of the Fund shall be kept 251 and maintained as required by law. All meetings of the Board 252 shall be open to the public and shall be held as required by

Page 9 of 72

#### 2010 Legislature

253 law.

(f) Board chair.—The Board shall elect a chair from among the trustees.

(g) Board secretary.—The Board shall elect a secretary from among the trustees. The secretary shall keep a complete minute book of the actions, proceedings, and hearings of the Board.

260 Membership.-All firefighters and all who hold a (h) 261 position of firefighter in the employ of the Department shall be members in the Fund. All firefighters, including the chief, who 262 were in the employ of the Department as of April 30, 1959, shall 263 264 be given credit for service rendered in the employ of the Department prior to May 1, 1959. New members to the Fund are 265 266 required to undergo a physical examination for purposes of determining preexisting conditions. This physical examination 267 268 shall be conducted in conjunction with the City's postoffer, 269 preemployment physical examination. The Board's medical director 270 shall review the results of this physical examination and 271 provide notice to the Board and the member of any abnormal 272 findings of the examination. This physical examination will be 273 used for the purposes of establishing a physical profile of the 274 member for determining preexisting conditions and presumptive 275 illnesses as provided for in subsection (6). After review, if 276 further physical examination is required, such examination shall 277 be conducted at Board expense.

(i) Compensation.—The trustees of the Fund shall not
receive any compensation for their services as such, but may
receive expenses and per diem as provided by law.

#### Page 10 of 72

#### 2010 Legislature

281 Professional and clerical services.-(2)

282 (a) Pension administrator.-The pension administrator of 283 the Fund shall be designated by the Board and shall carry out its orders and directions. 284

285 Legal counsel.-The City Attorney shall give advice to (b) 286 the Board in all matters pertaining to its duties in the 287 administration of the Fund whenever requested, shall represent 288 and defend the Board as its attorney in all suits and actions at 289 law or in equity that may be brought against it, and shall bring all suits and actions in its behalf that may be required or 290 determined by the Board. However, if the Board so elects, it may 291 292 employ independent legal counsel at the Fund's expense for the 293 purposes set forth in this act.

294 Actuary.-The Board shall designate an enrolled (C) 295 actuary, who shall be its technical advisor and who shall 296 perform such actuarial services as are required.

297 Certified public accountant.-The Board shall employ, (d) 298 at its expense, a certified public accountant to conduct an 299 independent audit of the Fund. The certified public accountant 300 shall be independent of the Board and the City.

301 Additional professional, technical, or other (e) 302 services.-The Board shall have the authority to employ such 303 professional, technical, or other advisors as required to carry 304 out the provisions of this act.

305 Sources of revenue.-The financing of the Fund shall (3) consist of the following sources of revenue: 306

307 (a) Taxes of insurance companies.-The moneys returned to 308 the City as provided by chapter 175, Florida Statutes, shall be

### Page 11 of 72

2010 Legislature

309 used to fund the share account benefit described in paragraph (5) (j). For the plan year October 1, 2003, through September 30, 310 311 2004, all of the chapter 175 funds received shall be utilized to 312 offset the City's contributions for the cost of the purchase of 313 extra benefits, less any amounts used to fund the share account 314 benefits for DROP members who do not convert in accordance with 315 sub-subparagraph (5) (a) 2.b. Beginning October 1, 2004, the 316 175 moneys shall again be used in full to fund the share <del>chapter</del> 317 account benefits provided for in paragraph (5) (j). The City 318 shall not opt out of participation in chapter 175, Florida 319 Statutes, or any similar statutory enactment unless exigent 320 circumstances exist, such as the bankruptcy of the City or 321 changes or amendments to the statute regarding extra benefits by 322 the Legislature. If any statutory changes are made by the 323 Legislature, the City and the Board may renegotiate the impact 324 of such changes, if necessary.

325 Member contributions.-Effective the first full payroll (b) 326 period after October 1, 2003, the member shall contribute 9.85 327 percent of his or her salary to the Fund, which shall be 328 deducted each pay period from the salary of each member in the 329 Department. Effective the first full payroll period after October 1, 2004, the member shall contribute 18.2 percent of his 330 331 or her salary to the Fund, which shall be deducted each pay 332 period from the salary of each member in the Department. Effective the first full payroll period after January 1, 2005, 333 the member shall contribute 18.7 percent of his or her salary to 334 335 the Fund, which shall be deducted each pay period from the 336 salary of each member in the Department. Effective the first

#### Page 12 of 72

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hb0937-01-er

### 2010 Legislature

full payroll period after January 1, 2006, the member shall 337 338 contribute 19.2 percent of his or her salary to the Fund, which 339 shall be deducted each pay period from the salary of each member 340 in the Department. All amounts of member contributions that are 341 deducted shall be immediately paid over to the Pension Fund. For 342 contributions made before October 1, 2004, any contribution 343 amount over 6.85 percent is to be used to purchase eligibility 344 for participation in the postretirement health insurance benefits; effective October 1, 2004, that amount will increase 345 346 to 15.2 percent.

347 City contributions.-The City shall contribute to the (C) Fund annually an amount which, together with the contributions 348 from the members and other income sources as authorized by law, 349 350 will be sufficient to meet the normal cost of the Fund and to 351 fund the actuarial deficiency over a period of not more than 40 352 years, provided that the net increase, if any, in unfunded 353 liability of the Fund arising from significant amendments or 354 other changes shall be amortized within 30 plan years.

355 (d) Gifts, etc.—All gifts, bequests, and devises when 356 donated for the Fund.

357 (e) Interest from deposits.—All accretions to the Fund by358 way of interest or dividends on bank deposits or otherwise.

359 (f) Other sources.—All other sources of income now or360 hereafter authorized by law for the augmentation of the Fund.

361 (4) Custodian of funds.—All moneys and securities of the 362 Fund may be deposited with the cash management coordinator of 363 the City, acting in a ministerial capacity only, who shall be 364 bonded and shall be liable in the same manner and to the same

### Page 13 of 72

#### 2010 Legislature

365 extent as he or she is liable for the safekeeping of funds for 366 the City. However, any funds and securities so deposited with 367 the cash management coordinator shall be kept in a separate fund 368 by the cash management coordinator or clearly identified as 369 funds and securities of the Fund. In lieu thereof, the Board 370 shall deposit the funds and securities in a qualified public 371 depository designated by the Board. The cash management 372 coordinator or other depository shall receive all moneys due 373 said Fund from all sources whatsoever. All tax revenue received 374 pursuant to the provisions of chapter 175, Florida Statutes, 375 shall be deposited into the Fund no more than 5 days after 376 receipt. Member contributions withheld by the City on behalf of 377 a member shall be deposited into the Fund immediately.

378 (a) Disbursements from the Fund.-The Board may issue 379 drafts upon the Fund pursuant to this act and rules and 380 regulations prescribed by the Board, provided that such drafts 381 shall be issued in accordance with generally accepted accounting 382 procedures, American Institute of Certified Public Accountants 383 guidelines, and rules of the State of Florida Auditor General. 384 All such drafts shall be consecutively numbered, signed by the 385 chair and secretary, or other authorized fiduciary, and each draft shall, upon its face, state the purpose for which it is 386 387 drawn. For this purpose, the chair and secretary shall be 388 bonded. The Board shall retain such drafts when paid, as 389 permanent vouchers for disbursements made, and no moneys shall 390 be otherwise drawn from the Fund. Payments from the Fund shall be made only upon a specific or general motion or resolution 391 392 previously adopted by the Board authorizing such payment or

#### Page 14 of 72

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hb0937-01-er

### 2010 Legislature

393 payments.

394 (b) Investment of moneys.-The Board shall have the power 395 and authority to invest and reinvest the moneys of the Fund, and 396 to hold, purchase, sell, assign, transfer, and dispose of any 397 securities and investments held in said Fund. The aim of the 398 investment policies shall be to preserve the integrity and 399 security of Fund principal, to maintain a balanced investment 400 portfolio, to maintain and enhance the value of Fund principal, 401 and to secure the maximum total return on investments that is consonant with safety of principal, provided that such 402 403 investments and reinvestments shall be limited to the following:

1. Direct obligations of the United States Government or any agency thereof and debentures and other evidences of indebtedness which are fully guaranteed by the United States Government or any agency thereof for the payment of principal and interest.

409

2. Direct obligations of the State of Florida.

410 3. In debt securities, preferred and common stocks and 411 mutual fund shares subject to the limitations set forth in this 412 section.

413 4. In time or savings accounts of a national bank, a state 414 bank insured by the Bank Insurance Fund, a savings and loan 415 association to the extent that deposits are guaranteed by the 416 Savings Association Insurance Fund which is administered by the 417 Federal Deposit Insurance Corporation, or a state or federally 418 chartered credit union whose share accounts are insured by the 419 National Credit Union Share Insurance Fund.

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5. Of the total Fund principal in the pension or Page 15 of 72

#### 2010 Legislature

421 retirement system, including the amounts deposited in banks or 422 associations, the total thereof invested in preferred stocks 423 shall not aggregate more than 5 percent, and the total amount 424 thereof invested in common stocks and mutual fund shares shall 425 not aggregate more than 70 percent. Percentages shall be based 426 on market value at the end of each reporting period (September 427 30).

428 6. In real property or real estate investments, such investments shall not aggregate more than 15 percent of the 429 430 market value of the total Fund principal in the pension or 431 retirement system.

432 In derivative investments and futures, such investments 7. 433 shall not aggregate more than 10 percent of the market value of 434 the total Fund principal in the pension or retirement system.

435 Any investments permitted by sections 112.661 and 8. 436 215.47(1)-(8), (10), and (16), Florida Statutes, up to the 437 limits stated therein.

438 The following minimum standards shall govern the 9. 439 eligibility of securities for purchase as investments:

440 All corporate and association securities and mutual a. 441 fund shares shall be issued by a corporation or other legal 442 person, incorporated or otherwise, organized within the United 443 States and domiciled therein to the extent required by section 175.071(1)(b), Florida Statutes. 444

445 b. Not more than 10 percent of the total Fund principal at 446 market value shall be invested in any one issuing company other 447 than obligations of the United States or an agency thereof. c. All stocks issued or guaranteed by a corporation shall

448

#### Page 16 of 72

#### 2010 Legislature

be listed on any one or more of the major stock exchanges. In the case of bonds, at a minimum, 80 percent of bonds purchased for the Fund shall hold a rating in one of the four highest classifications by a major rating service. Said bonds and preferred stocks that are convertible into common stocks shall be considered common stocks and the purchase of same shall be limited by the provisions of subparagraph 5.

d. The Board shall engage the services of professional
investment counsel to assist and advise the trustees in the
performance of their duties.

e. At least once every 3 years, the Board shall retain an
independent consultant professionally qualified to evaluate the
performance of its professional money manager or investment
counsel. The independent consultant shall make recommendations
to the Board at its next regularly scheduled meeting.

464 f. Notwithstanding anything else in this subsection and as 465 provided in section 215.473, Florida Statutes, the Board must 466 identify and publicly report any direct or indirect holdings it 467 may have in any scrutinized company, as defined in that section. 468 Beginning January 1, 2010, the Board must proceed to sell, 469 redeem, divest, or withdraw all publicly traded securities it 470 may have directly in such company. The divesture of any such 471 security must be completed by September 30, 2010. The Board and its named officers or investment advisors may not be deemed to 472 473 have breached their fiduciary duty in any action taken to dispose of any such security, and the Board shall have 474 475 satisfactorily discharged the fiduciary duties of loyalty, 476 prudence, and sole and exclusive benefit to the participants of

### Page 17 of 72

FLORIDA HOUSE OF REPRESENTAT	TIVES
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2010 Legislature

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477	the Fund and their beneficiaries if the actions it takes are
478	consistent with the duties imposed by section 215.473, Florida
479	Statutes, as provided for in section 175.071(8), Florida
480	Statutes, and the manner of the disposition, if any, is
481	reasonable as to the means chosen. For purposes of determining
482	which companies are scrutinized companies, the Board may utilize
483	the list of scrutinized companies as developed by the Florida
484	State Board of Administration. No person may bring any civil,
485	criminal, or administrative action against the Board or any
486	employee, officer, director, or advisor of the Fund based upon
487	the divesture of any security pursuant to this subsection.
488	(c) Maximum of cash not investedNo more than 10 percent
489	of the assets of the Fund shall be held in cash or in
490	noninterest-bearing deposits.
491	(d) Administrative expensesThe administrative expenses
492	of the Fund shall be paid by the Fund.
493	(e) Restrictions on the use of assets of Fund.—The assets
494	of the Fund shall be used only for the payment of benefits and
495	other disbursements authorized by this act and shall be used for
496	no other purpose.
497	(5) Service pension
498	(a) Normal retirement
499	1. Any member who is actively employed on and after
500	October 1, 2003, excluding members in the DROP, who has attained
501	age 50 years and who has acquired 15 or more years of service
502	credit; who has attained age 55 years and who has acquired 10 or
503	more years of service credit; or who has acquired 26 years of
504	service credit without regard to age shall, upon application
	Page 18 of 72

#### 2010 Legislature

505 filed with the Board, be retired and shall be entitled to a 506 monthly pension for the remainder of his or her life equal to 507 the greater of the following: 508 a. 4 Four percent of final average salary times credited 509 service subject to a maximum of 92 percent of final average 510 salary. However, in all cases, members shall be entitled to at 511 least 2 percent per year of credited service.; or 512 b. The sum of the following: (I) Two and one-half percent of final average salary 513 514 multiplied by the number of years, and fraction of a year, of service credit to a maximum of 26 years of service, and 2 515 516 percent of his or her final average salary multiplied by the number of years, and fraction of a year, in excess of 26 years 517 518 of service, for all years of service earned through September 519 30, 1988; and 520 (II) Two percent of final average salary multiplied by the 521 number of years, and fraction of a year, of service credit 522 earned on and after October 1, 1988. 523 2. Any member who is actively employed by the Department on and after October 1, 2003, and who is a member of the DROP on 524 525 or after that date, may elect one of the following transition 526 benefits by making a written election within 45 days after the 527 effective date of this special act on a form provided by the 528 Board of Trustees. The right to elect the transition benefits 529 contained in sub-subparagraph b. shall terminate if no written election is made within 45 days after the effective date of this 530 531 act. In the event a member does not submit a timely written 532 election, the member shall be deemed to have elected the Page 19 of 72

2010 Legislature

533 transition benefits contained in sub-subparagraph a. below: 534 a. Retain member's original monthly retirement benefit, 535 DROP account balance, and share account balance. DROP members 536 who select this transition benefit may continue to participate 537 in the DROP until the end of the original DROP term. Additional 538 allocations to the share account shall be made in accordance 539 with the provisions of paragraph (j).

540 b. Convert the member's original monthly benefit and DROP 541 balance to a new monthly benefit and BackDROP. In order to be 542 entitled to this benefit, the member must cease membership in 543 the DROP program. The new converted benefits will not be paid 544 until the member has terminated employment. The conversion of 545 the member's benefits shall be based on the following:

546 (I) Original monthly benefit conversion: A DROP member is 547 entitled to a conversion of the original monthly benefit in an 548 amount equal to 4 percent for each year of credited service 549 excluding the BackDROP period with a 2-year final average 550 salary. The 2-year final average salary shall be determined based on a 24-month period with the highest average prior to the 551 552 number of full years of BackDROP (selected by the member in 553 accordance with sub-subparagraph II). No final average 554 salary shall be included in a monthly benefit calculation for 555 which a member has received a BackDROP payment.

556 (II) BackDROP conversion: The DROP member is entitled to a 1 lump sum payment equal to the new monthly benefit annualized 558 times a period of whole years as selected by the member up to a 559 maximum of 5. The BackDROP benefit will be paid interest at the 560 rate of 8.25 percent less expenses, compounded annually. Page 20 of 72

#### 2010 Legislature

561 The 4-percent benefit accrual factor in subparagraph 1. 2. 562 sub-subparagraph 1.a. is contingent on and subject to the 563 adoption and maintenance of the assumptions set forth in 564 subsection (22). If such assumptions are modified by 565 legislative, judicial, or administrative agency action, and the 566 modification results in increased City contributions to the 567 Pension Fund, the 4-percent accrual factor in subparagraph 1. 568 sub-subparagraph 1.a. shall be automatically decreased 569 prospectively, from the date of the action, to completely offset 570 the increase in City contributions. However, in no event shall 571 the benefit accrual factor in subparagraph 1. sub-subparagraph 572 1.a. be adjusted below 3.5 percent. To the extent that the 573 benefit accrual factor is less than 4 percent, the supplemental 574 pension distribution calculation under paragraph (d) shall be adjusted for employees who retire on or after October 1, 1998, 575 576 and those employees who were members of the DROP on October 1, 577 1998. The adjustment shall be to decrease the minimum return of 578 8.25 percent needed to afford the supplemental pension 579 distribution, when the amount of the reduction is zero if an 580 employee has been credited with 16 or more years with the 3-581 percent benefit accrual factor or 1.25 percent if an employee 582 has been credited with no more than a 2.5-percent benefit 583 accrual factor. If an employee has been credited with less than 584 16 years at the 3-percent benefit accrual factor, then the accumulated amount over 2.5 percent for each year of service 585 divided by .5 percent divided by 16 subtracted from 1 multiplied 586 by 1.25 percent is the reduction from 8.25 percent. An example 587 588 of the calculation of the minimum return for supplemental

### Page 21 of 72

#### 2010 Legislature

pension distribution as described above is set forth in Appendix B to the collective bargaining agreement between the City of West Palm Beach and the West Palm Beach Association of Firefighters, Local 727-IAFF, October 1, 2003-September 30, 2006.

Vested deferred retirement.-A member who leaves the 594 (b) 595 employ of the Department with 10 or more years of credited 596 service who is not eligible for any other retirement benefit 597 under this act shall be entitled to the applicable pension 598 provided for in paragraph (a) or paragraph (c). Payment of this 599 pension shall begin the first day of the calendar month 600 following the month in which the member's application is filed with and accepted by the Board on or after attainment of age 50 601 602 years. If applicable, the amount of the pension shall be 603 determined in accordance with paragraph (c).

604 (C) Early retirement.-Any member may retire from the 605 service of the Department as of the first day of any calendar 606 month which is prior to the member's normal retirement date but 607 subsequent to the date as of which the member has both attained 608 the age of 50 and has been a member of this Fund for 10 609 continuous years. In the event of early retirement, the monthly 610 amount of retirement income shall be computed as described in 611 paragraph (a), taking into account his or her credited service to the date of actual retirement and his or her final average 612 salary as of such date. The amount of retirement income shall be 613 614 actuarially reduced to take into account the member's younger age and earlier commencement of retirement income benefits. The 615 early retirement reduction shall be 3 percent for each year by 616

### Page 22 of 72

2010 Legislature

617 which the member's age at retirement preceded the member's618 normal retirement age.

619

(d) Supplemental pension distribution.-

1.a. The actuary for the Pension Fund shall determine the rate of investment return earned on Pension Fund assets during the 12-month period ending each September 30. The rate determined shall be the rate reported in the most recent actuarial report submitted pursuant to part VII of chapter 112, Florida Statutes.

The actuary for the Pension Fund shall determine the 626 b. 627 actuarial present value, as of September 30, of future pension 628 payments to eligible persons, as described in subparagraph 3., 629 who are then being paid a pension. The actuarial present values 630 shall be calculated using an interest rate of 7 percent per year 631 compounded yearly and a mortality table as approved by the Board 632 of Trustees and as used in the most recent actuarial report 633 submitted pursuant to part VII of chapter 112, Florida Statutes.

634 c. A distribution amount shall be determined as of each 635 September 30. For distributions made after October 1, 1998, there shall be two different calculations to determine the 636 637 distribution amount. For those employees who retire on or after 638 October 1, 1998, or who are part of the DROP on or after October 639 1, 1998, the distribution amount shall be equal to factor (i) 640 for each applicable member multiplied by the sum of factor (ii) and the positive difference, if any, between factor (iii) and 641 642 8.25 percent. For those employees who have retired before October 1, 1998, except as provided in this sub-subparagraph, 643 644 the distribution amount shall be equal to factor (i) for each

#### Page 23 of 72

#### 2010 Legislature

applicable member multiplied by the sum of factor (ii) and the 645 positive difference, if any, between factor (iii) and 7 percent. 646 647 For purposes of both calculations, factor (i) is the actuarial 648 present value determined in sub-subparagraph 1.b. for the 649 respective group. Factor (ii) is one-half of the investment 650 return rate in sub-subparagraph 1.a. in excess of 9 percent. 651 Factor (iii) is the rate of investment return in sub-652 subparagraph 1.a., not to exceed 9 percent. The distribution 653 amount shall not exceed accumulated net actuarial experience 654 from all pension liabilities and assets. If the net actuarial 655 experience is favorable, cumulatively, commencing with the 656 experience for the year ended September 30, 1985, after offset 657 for all prior supplemental distributions, the supplemental 658 distribution may be made. If the net actuarial experience is 659 unfavorable, cumulatively, commencing with the experience for the year ended September 30, 1985, after offset for all prior 660 661 supplemental distributions, no supplemental distribution may be 662 made, and the City must amortize the loss until it is offset by 663 cumulative favorable experience.

664

665 If an actuarial report submitted as provided in this paragraph 666 is not state accepted prior to distribution, and if a deficiency 667 to the Pension Fund results, the deficiency shall be made up from the next available supplemental pension distribution, 668 unless sooner made up by agreement between the Board of Trustees 669 and the City. No such deficiency shall be permitted to continue 670 for a period of greater than 3 years from the date of payment of 671 the supplemental pension distribution which resulted in the 672

#### Page 24 of 72

### 2010 Legislature

673 deficiency.

674 2. The Board of Trustees shall determine annually if there 675 is to be a supplemental pension distribution. The supplemental 676 pension distribution is that portion of the distribution amount, 677 as defined in sub-subparagraph 1.c., to be distributed to 678 eligible persons.

- 679
- 3. Eligible persons are:
- 680 a. Pensioners.
- b. Surviving spouses.
- 682 c. Surviving dependent children.
- 683 d. Surviving dependent parents.
- e. Pensioners' estates for the year following death only.
- 685

686 Eligible persons are initially eligible if they have been in 687 receipt of a pension for at least 1 year on the first 688 distribution date following their retirement. A survivor 689 beneficiary of a deceased retired member shall be considered to 690 have been in receipt of a pension for at least 1 year if at 691 least 12 monthly pension payments have been made on account of 692 the retirement. A surviving spouse may count the retirement 693 period, if any, of the deceased member toward the 1-year 694 requirement. Surviving spouses, children, and parents and 695 retired members who receive pension adjustments under the prior 696 escalator clause are not eligible for the supplemental pension 697 distribution.

698 4. The supplemental pension distribution dates shall be
699 the April 1 following the effective date of this subsection and
700 each April 1 thereafter. Each eligible person shall be paid his

### Page 25 of 72

#### 2010 Legislature

or her allocated portion of the applicable supplemental pension distribution amount from the preceding September 30. A pensioner's estate is entitled to a pro rata share of the deceased retiree's supplemental pension distribution based on the number of months that the deceased retiree received a pension during the year ending the September 30 prior to the pensioner's death after initial eligibility.

5. Each supplemental pension distribution amount shall be allocated among the eligible persons in the proportion that an eligible person's supplemental pension distribution points bears to the aggregate amount of supplemental pension distribution points of all eligible persons. An eligible person shall be credited with supplemental pension distribution points as follows:

a. Three and eighty-five hundredths of a point multiplied by the service credit of the member at the time of retirement or prior to death; however, in the computation of the supplemental pension distribution due the in-line-of-duty pensioner, the maximum service credit of 26 years shall be used.

720

b. Maximum service credit shall be 26 years.

c. Allocations for surviving spouses and surviving
dependent children who are eligible to receive supplemental
pension distributions shall be 75 percent of the years of
service earned by the pensioner. Allocations for duty death
beneficiaries (surviving spouse and surviving children) shall be
based upon 75 percent of 26 years of service.

- 727
- (e) Payment of benefits.-

1. First payment.-Service pensions shall be payable on the Page 26 of 72

#### 2010 Legislature

first day of each month. The first payment shall be payable on the first day of the month coincident with or next following the date of retirement, or death, provided the member has completed the applicable age and service requirements.

2. Last payment.—The last payment shall be the payment due next preceding the member's death, except that payments shall be continued to the designated beneficiary or beneficiaries if a 10-year certain benefit, a joint and survivor option, or beneficiary benefits, as applicable, are payable.

738

(f) Normal form of retirement income.-

1. Married member.-The normal form of retirement benefit for a married member or for a member with a dependent child or children or parent or parents shall be a service pension and beneficiary benefits. The service benefit shall provide monthly payments for the life of the member. Thereafter, beneficiary benefits shall be paid as provided in subsection (7).

745 2. Unmarried member.-The normal form of retirement benefit 746 for an unmarried member without a dependent child or children or 747 parent or parents shall be a 10-year certain benefit. This 748 benefit shall pay monthly benefits for the member's lifetime. In 749 the event the member dies after his or her retirement but before 750 receiving retirement benefits for a period of 10 years, the same 751 monthly benefit shall be paid to the beneficiary or 752 beneficiaries as designated by the member for the balance of such 10-year period or, if no beneficiary is designated, to 753 754 heirs at law, or estate of the member, as provided in section 175.181, Florida Statutes. 755

756

(g) Optional forms of retirement income.-

#### Page 27 of 72

### 2010 Legislature

757 1.a. In the event of normal, early, or disability 758 retirement, in lieu of the normal form of retirement income 759 payable as specified in paragraph (a), paragraph (b), paragraph 760 (c), or subsection (6) and in lieu of the beneficiary benefits 761 as specified in subsection (7), a member, upon written request 762 to the Board and subject to the approval of the Board, may elect 763 to receive a retirement income of equivalent actuarial value 764 payable in accordance with one of the following options:

765 (I) Lifetime option.-A retirement income of a larger 766 monthly amount, payable to the member for his or her lifetime 767 only.

768 Joint and survivor option.-A retirement income of a (II) 769 modified monthly amount, payable to the member during the joint 770 lifetime of the member and a dependent joint pensioner 771 designated by the member, and following the death of either of 772 them, 100 percent, 75 percent, 66-2/3 percent, or 50 percent of 773 such monthly amounts, payable to the survivor for the lifetime 774 of the survivor.

775 b. The member, upon electing any option of this paragraph, 776 shall designate the joint pensioner or beneficiary or 777 beneficiaries to receive the benefit, if any, payable in the 778 event of his or her death, and will have the power to change 779 such designation from time to time; but any such change shall be deemed a new election and shall be subject to approval by the 780 781 Board. Such designation shall name a joint pensioner or one or more primary beneficiaries where applicable. If a member has 782 elected an option with a joint pensioner or beneficiary and his 783 784 or her retirement income benefits have commenced, he or she may

#### Page 28 of 72

#### 2010 Legislature

785 thereafter change the designated joint pensioner or beneficiary 786 only twice. Notwithstanding any other provision of this section, 787 a retired member may change his or her designation of joint 788 annuitant or beneficiary up to two times as provided in section 789 175.333, Florida Statutes, without the approval of the Board or 790 the current joint annuitant or beneficiary. The retiree is not 791 required to provide proof of the good health of the joint 792 annuitant or beneficiary being removed, and the joint annuitant 793 or beneficiary being removed need not be living. Any retired member who desires to change his or her joint annuitant or 794 795 beneficiary shall file with the Board a notarized notice of such 796 change. Upon receipt of a completed change of joint annuitant form or such other notice, the Board shall adjust the member's 797 798 monthly benefit by the application of actuarial tables and 799 calculations developed to ensure that the benefit paid is the 800 actuarial equivalent of the present value of the member's current benefit and there is no impact to the plan. 801

802 The consent of a member's joint pensioner or с. 803 beneficiary to any such change shall not be required. However, 804 the spouse of a married member must consent to any election to 805 waive a joint and survivor benefit by signing the election form 806 before a notary public. The spouse's written consent must 807 acknowledge the effect of such a waiver. Consent of the spouse 808 shall not be required if the spouse cannot be located, or for 809 such other circumstances as may be prescribed by the Secretary of the Treasury of the United States. Any consent by a spouse 810 811 shall be effective only with respect to such spouse. 812 For any additional changes in beneficiaries, the Board d.

Page 29 of 72

#### 2010 Legislature

813 may request such evidence of the good health of the joint 814 pensioner that is being added as it may require; and the amount 815 of the retirement income payable to the member upon the designation of a new joint pensioner shall be actuarially 816 817 redetermined, taking into account the age and sex of the former 818 joint pensioner, the new joint pensioner, and the member. Each 819 such designation shall be filed with the Board. In the event 820 that no designated beneficiary survives the member, such 821 benefits as are payable in the event of the death of the member 822 subsequent to his or her retirement shall be paid as provided in subparagraph (h)2. 823

2. Retirement income payments shall be made under the option elected in accordance with the provisions of this paragraph and shall be subject to the following limitations:

a. If a member dies prior to his or her normal retirement
date or early retirement date, whichever first occurs,
retirement benefits shall be paid in accordance with subsection
(7).

831 b. If the designated beneficiary or beneficiaries or joint 832 pensioner dies before the member's retirement, the option 833 elected shall be canceled automatically and a retirement income 834 of the normal form and amount shall be payable to the member 835 upon the member's retirement as if the election had not been made, unless a new election is made in accordance with the 836 837 provisions of this paragraph or a new beneficiary is designated by the member prior to retirement. 838

c. If a member continues in the employ of the Departmentafter meeting the age and service requirements set forth in

#### Page 30 of 72

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#### 2010 Legislature

841 paragraph (a) or paragraph (c) and dies prior to the member's 842 actual retirement, and while an option made pursuant to this 843 subparagraph is in effect, monthly retirement income payments 844 shall be paid, under the option, to a beneficiary or 845 beneficiaries designated by the member in the amount or amounts 846 computed as if the member has retired under the option on the 847 date on which the member's death occurred.

No member may make any change in his or her retirement
option after the date of cashing or depositing the first
retirement check.

851

(h) Designation of beneficiary.-

852 Each member may, on a form provided for that purpose, 1. 853 signed and filed with the Board, designate a beneficiary or 854 beneficiaries to receive the benefit, if any, which may be 855 payable in the event of the member's death; and each designation 856 may be revoked by such member by signing and filing with the 857 Board a new designation of beneficiary form. However, after the 858 benefits have commenced, a retirant may change his or her 859 designation of joint annuitant or beneficiary only twice. If the 860 retirant desires to change his or her joint annuitant or 861 beneficiary, the retirant shall file with the Board a notarized 862 notice of such change either by registered letter or on a form 863 as provided by the Board. Upon receipt of a completed change of 864 joint annuitant form or such other notice, the Board shall adjust the member's monthly benefit by the application of 865 actuarial tables and calculations developed to ensure that the 866 benefit paid is the actuarial equivalent of the present value of 867 868 the member's current benefit.

#### Page 31 of 72

FLORIDA HOUSE OF REPRESENTATIVES	F	L	0	R		D	Α	H	Н	0	U	S	Е	0	F	R	Е	Р	R	Е	S	Е	N	Т	Α	Т		V	Е	S
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#### 2010 Legislature

869 2. Absence or death of beneficiary.-If a deceased member 870 fails to name a beneficiary in the manner prescribed in 871 subparagraph 1., or if the beneficiary or beneficiaries named by 872 a deceased member predecease the member, the beneficiary 873 benefits, if any, which may be payable with respect to such 874 deceased member may be paid, in the discretion of the Board to: 875 The spouse or dependent child or children of the a. member; 876 877 b. The dependent living parent or parents of the member; 878 or The estate of the member. 879 с. 880 (i) Refund of contributions.-In the event a member leaves 881 the employ of the Department or dies with less than 10 years of 882 credited service, and no service pension, disability pension, or 883 beneficiary benefit is payable, the contributions made by him or 884 her to the Fund shall be refunded, without interest (less any 885 disability payments paid to the member), to the member or, in 886 the event of death, to the beneficiary or to the member's 887 estate. 888 (j) Chapter 175, Florida Statutes, share accounts.-889 1. Individual member accounts.-A separate account shall be 890 established and maintained in each member's name effective on or 891 after October 1, 1988. 892 2. Share account funding.-

893 Each individual member account shall be credited with a a. pro rata share of all of the moneys received from chapter 175, 894 Florida Statutes, tax revenues in June 1988 and thereafter. 895

b. In addition, any forfeitures as provided in

896

#### Page 32 of 72

2010 Legislature

897 subparagraph 5. shall be credited to the individual member 898 accounts in accordance with the formula set forth in 899 subparagraph 3.

900

3. Annual allocation of accounts.-

901 Moneys shall be credited to each individual member a. 902 account in an amount directly proportionate to the number of pay 903 periods for which the member was paid compared to the total 904 number of pay periods for which all members were paid, counting 905 the pay periods in the calendar year preceding the date for 906 which chapter 175, Florida Statutes, tax revenues were received. 907 For the fiscal year beginning October 1, 2003, and ending 908 September 30, 2004, share account allocations shall only be made to DROP members who elect not to convert in accordance with sub-909 910 subparagraph (5) (a) 2.b. For purposes of determining the pro rata 911 share for those share account allocations during the fiscal year 912 beginning October 1, 2003, and ending September 30, 2004, the 913 pay periods of all active firefighters, including DROP members, 914 shall be used. Share account allocations made on and after 915 October 1, 2004, shall be made to each individual share account.

916 b. At the end of each fiscal <u>quarter</u> year (September 30), 917 each individual account shall be adjusted to reflect the 918 earnings or losses resulting from investment, as well as 919 reflecting costs, fees, and expenses of administration.

920 c. Effective October 1, 2002, Vested participants have the 921 option to select one of three methods to credit investment 922 earnings to their account. The method may be changed each year 923 effective October 1; however, the method must be elected prior 924 to October 1. The methods are:

### Page 33 of 72

# ENROLLED

HB 937

#### 2010 Legislature

925 The investment earnings or losses credited to the (I) 926 individual member accounts shall be in the same percentage as 927 are earned or lost by the total investment earnings or losses of 928 the Fund as a whole, unless the Board dedicates a separate 929 investment portfolio for chapter 175, Florida Statutes, share 930 accounts, in which case the investment earnings or losses shall 931 be measured by the investment earnings or losses of the separate 932 investment portfolio;

933

(II) A fixed annual rate of 8.25 percent; or

934 (III) A percentage of the share account assets to be 935 credited with earnings or losses in accordance with sub-sub-936 subparagraph (I) and a corresponding percentage of the share 937 account assets credited in accordance with sub-sub-subparagraph 938 (II). The combined total percentage invested under this sub-sub-939 subparagraph must equal 100 percent.

940 d. Costs, fees, and expenses of administration shall be 941 debited from the individual member accounts on a proportionate 942 basis, taking the cost, fees, and expenses of administration of 943 the Fund as a whole, multiplied by a fraction, the numerator of which is the total assets in all individual member accounts and 944 945 the denominator of which is the total assets of the Fund as a 946 whole. The proportionate share of the costs, fees, and expenses shall be debited from each individual member account on a pro 947 948 rata basis in the same manner as chapter 175, Florida Statutes, tax revenues are credited to each individual member account 949 950 (i.e., based on pay periods).

951 e. If the entire balance of the individual member account 952 is withdrawn before September 30 of any year, there shall be no Page 34 of 72

### 2010 Legislature

953	adjustment made to that individual member account to reflect
954	either investment earnings or losses or costs, fees, and
955	expenses of administration.
956	4. Eligibility for benefitsAny member who terminates
957	employment with the City, upon the member's filing an
958	application with the Board, shall be entitled to 100 percent of
959	the value of his or her individual member account, provided the
960	member meets any of the following criteria:
961	a. The member is eligible to receive a service pension as
962	provided in this subsection;
963	b. The member has 5 or more years of credited service and
964	is eligible to receive either:
965	(I) A nonduty disability pension as provided in paragraph
966	(6)(a); or
967	(II) Beneficiary benefits for nonduty death as provided in
968	paragraph (7)(a); or
969	c. The member has any credited service and is eligible to
970	receive either:
971	(I) A duty disability pension as provided in paragraph
972	(6)(c); or
973	(II) Beneficiary benefits for death in the line of duty as
974	provided in paragraph (7)(b).
975	5. Forfeitures.—Any member who has less than 10 years of
976	credited service and who is not eligible for payment of benefits
977	after termination of employment with the City shall forfeit his
978	or her individual member account. The amounts credited to said
979	individual member account shall be redistributed to the other
980	

# Page 35 of 72

#### 2010 Legislature

981 Florida Statutes, tax revenues are credited (i.e., based on pay 982 periods). However, the assets shall first be used to ensure that 983 the former member's refund of contributions has not actuarially 984 adversely impacted the payment for the extra benefits. If there 985 has been an adverse impact, the shortfall shall be made up first 986 before the amounts are reallocated to active members.

987 6. Payment of benefits.-The normal form of benefit payment 988 shall be a lump sum payment of the entire balance of the 989 individual member account; or, upon the written election of the member, upon a form prescribed by the Board, payment may be made 990 991 either by:

992 Installments.-The account balance shall be paid out to a. 993 the member in three equal payments paid over 3 years, the first 994 payment to be made upon approval of the Board; or

995 Annuity.-The account balance shall be paid out in b. 996 monthly installments over the lifetime of the member or until 997 the entire balance is exhausted. The monthly amount paid shall 998 be determined by the Fund's actuary in accordance with 999 selections made by the member in a form provided by the Board.

1000 7. Death of a member.-If a member dies and is eligible for 1001 benefits from the individual member account, the entire balance 1002 of the individual member account shall be paid in a lump sum to 1003 the beneficiaries designated in accordance with paragraph (h). 1004 If a member fails to designate a beneficiary or, if the beneficiary predeceases the member, the entire balance shall be 1005 1006 paid in a lump sum in the following order: 1007 a. To the spouse; If there is no spouse or the spouse is not alive, to



b.

Page 36 of 72

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#### 2010 Legislature

1009 the member's surviving child or children on a pro rata basis; 1010 c. If there are no children or no child is alive, to the 1011 member's parent or parents; or

1012

d. If no parent is alive, to the estate of the member.

1013 Deferred Retirement Option Plan (DROP).-Effective upon (k) 1014 the ratification of the collective bargaining agreement between 1015 the City of West Palm Beach and the West Palm Beach Association of Firefighters, Local 727-IAFF, October 1, 2003-September 30, 1016 1017 2006, no new members may enter into the DROP. Existing DROP 1018 members on the ratification date shall have the option to remain 1019 in the DROP for the remainder of their individual 5-year terms in accordance with the provisions of subparagraph (5)(a)2. 1020

1021

Eligibility to participate in the DROP.-

a. Any member who is eligible to receive an early or
normal retirement pension may participate in the DROP. Members
shall elect to participate by applying to the Board of Trustees
on a form provided for that purpose.

1026 b. Election to participate shall be forfeited if not 1027 exercised within the first 35 years of combined credited 1028 service.

1029 c. A member shall not participate in the DROP beyond the 1030 time of attaining 37 years of service and the total years of 1031 participation in the DROP shall not exceed 5 years. For example:

1032 (I) Members with 32 years of credited service at the time 1033 of entry shall participate for only 5 years.

1034 (II) Members with 33 years of credited service at the time 1035 of entry shall participate for only 4 years.

1036 (III) Members with 34 years of credited service at the

### Page 37 of 72

2010 Legislature

1037 time of entry shall participate for only 3 years.

1038 (IV) Members with 35 years of credited service at the time 1039 of entry shall participate for only 2 years.

1040 Upon a member's election to participate in the DROP, he d. 1041 or she shall cease to be a member and shall no longer accrue any 1042 benefits under the Pension Fund, except for the benefits 1043 provided under paragraph (j) of this subsection, chapter 175, 1044 Florida Statutes, share accounts. For all Fund purposes, the 1045 member becomes a retirant, except that a DROP participant shall 1046 continue to receive shares of the chapter 175, Florida Statutes, 1047 money in accordance with paragraph (j), chapter 175, Florida Statutes, share accounts. The amount of credited service and 1048 1049 final average salary shall freeze as of the date of entry into 1050 the DROP.

1051 2. Amounts payable upon election to participate in the 1052 DROP.-

a. Monthly retirement benefits that would have been payable had the member terminated employment with the Department and elected to receive monthly pension payments shall be paid into the DROP and credited to the retirant. Payments into the DROP shall be made monthly over the period the retirant participates in the DROP, up to a maximum of 60 months.

b. Effective October 1, 2002, Participants have the option to select one of three methods to credit investment earnings to their account. Investment earnings shall be credited on a quarterly basis. The method may be changed each year effective October 1; however, the method must be elected prior to October 1064 1. The methods are:

#### Page 38 of 72

FLORIDA HOUSE OF REPRESENTATIV
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#### 2010 Legislature

1065 Earnings using the rate of investment return earned on (I) 1066 Pension Fund assets as reported by the Fund's investment 1067 monitor. DROP assets are commingled with the Pension Fund assets 1068 for investment purposes;

1069

A fixed rate of 8.25 percent; or (II)

1070 A percentage of the DROP account assets to be (III)1071 credited with earnings or losses in accordance with sub-sub-1072 subparagraph (I) and a corresponding percentage of the DROP 1073 account assets credited in accordance with sub-subparagraph 1074 (II). The combined total percentage invested under this sub-sub-1075 subparagraph must equal 100 percent.

1076

1077 However, if a member does not terminate employment at the end of 1078 participation in the DROP, interest credit shall cease on the 1079 balance.

1080 с. No payments shall be made from the DROP until the 1081 member terminates employment with the Department.

1082 Upon termination of employment, participants in the d. 1083 DROP shall receive the balance of the DROP account in accordance 1084 with the following rules:

1085 Members may elect to begin to receive payment upon (I) 1086 termination of employment or defer payment of the DROP until the 1087 latest day under sub-sub-subparagraph (III).

1088

Payments shall be made in either: (II)

1089 (A) Lump sum.-The entire account balance shall be paid to 1090 the retirant upon approval of the Board of Trustees.

1091 (B) Installments.-The account balance shall be paid out to 1092 the retirant in three equal payments paid over 3 years, the

# Page 39 of 72

#### 2010 Legislature

1093 first payment to be made upon approval of the Board of Trustees. 1094 (C) Annuity.-The account balance shall be paid out in monthly installments over the lifetime of the member or until 1095 1096 the entire balance is exhausted. Monthly amount paid will be 1097 determined by the Fund's actuary in accordance with selections 1098 made by the member in a form provided by the Board of Trustees. 1099 Any form of payment selected by a member must comply (III) with the minimum distribution requirements of the IRC 401(A)(9), 1100 1101 and are subject to the requirements of subsection (18). 1102 (IV) The beneficiary of the DROP participant who dies 1103 before payments from DROP begin shall have the same right as the 1104 participant in accordance with subsection (7). 1105 Costs, fees, and expenses of administration shall be е. 1106 debited from the individual member accounts on a proportionate 1107 basis, taking the cost, fees, and expenses of administration of 1108 the Fund as a whole, multiplied by a fraction, the numerator of 1109 which is the total assets in all individual member accounts and 1110 the denominator of which is the total assets of the Fund as a 1111 whole. Loans from the DROP.-1112 3. 1113 Availability of loans.a. 1114 Loans are available to members only after termination (I) 1115 of employment, provided the member had participated in the DROP for a period of 12 months. 1116 1117 (II) Loans may only be made from a member's own account. 1118 (III) There may be no more than one loan at a time. 1119 b. Amount of loan.-Loans may be made up to a maximum of 50 percent of 1120 (I) Page 40 of 72

	ENROLLED HB 937 2010 Legislature
1121	account balance.
1122	(II) The maximum dollar amount of a loan is \$50,000,
1123	reduced by the highest outstanding loan balance during the last
1124	12 months.
1125	(III) The minimum amount of a loan is \$5,000.
1126	c. Limitation on loansLoans shall be made from the
1127	amounts paid into the DROP and earnings thereon.
1128	d. Term of loan
1129	(I) A loan must be for at least 1 year.
1130	(II) A loan shall be for no longer than 5 years.
1131	e. Loan interest rate
1132	(I) The interest rate shall be fixed at the time the loan
1133	is originated for the entire term of the loan.
1134	(II) The interest rate shall be equal to the lowest prime
1135	rate published by the Wall Street Journal on the last day of
1136	each calendar quarter preceding the date of the loan
1137	application.
1138	f. Defaults of loans
1139	(I) A loan shall be in default if 2 consecutive months of
1140	repayments are missed or if a total of 4 months of repayments is
1141	missed.
1142	(II) Upon default, the entire balance of the loan becomes
1143	due and payable immediately.
1144	(III) If a loan in default is not repaid in full
1145	immediately, the loan may be canceled and the outstanding
1146	balance treated as a distribution, which may be taxable.
1147	(IV) Upon default of a loan, a member shall not be
1148	eligible for additional loans.
ļ	Page 41 of 72

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	ENROLLED HB 937 2010 Legislature
	HB 937 2010 Legislature
1149	g. Miscellaneous provisions.—
1150	(I) All loans must be evidenced by a written loan
1151	agreement signed by the member and the Board of Trustees. The
1152	agreement shall contain a promissory note.
1153	(II) A member's spouse must consent in writing to the
1154	loan. The consent shall acknowledge the effect of the loan on
1155	the member's account balance.
1156	(III) Loans shall be considered general assets of the
1157	Fund.
1158	(IV) Loans shall be subject to administrative fees to be
1159	set by the Board of Trustees.
1160	4. After-tax contributions to the DROP
1161	a. A member may make after-tax contributions to the DROP.
1162	The maximum amount that may be contributed is the lesser of:
1163	(I) The IRS 415(c) limit.
1164	(II) The amount allowable under IRC 401(m).
1165	b. After-tax contributions to the DROP shall earn interest
1166	in the same manner as set forth in sub-subparagraph 2.b.
1167	c. Distributions to members or their beneficiaries of
1168	after-tax contributions may be withdrawn at any time on or after
1169	termination of employment. However, payments must be made at
1170	least as promptly as required under subsection (18).
1171	d. Loans shall not be made against after-tax
1172	contributions.
1173	(1) Backwards Deferred Retirement Option Plan (BackDROP)
1174	1. Eligibility to participate in the BackDROP
1175	a. Any member who has attained age 53 with 18 or more
1176	years of service, who has attained age 58 with 13 or more years
I	Page 42 of 72

#### 2010 Legislature

of service, or who has acquired 26 years of service regardless of age may participate in the BackDROP. Members shall elect to participate by applying to the Board of Trustees on a form provided for that purpose. A member may not participate in both the DROP and the BackDROP.

1182 Election to participate shall be forfeited if not b. 1183 exercised within the first 28 years of credited service. However, a member who is actively employed by the Department on 1184 1185 October 1, 2003, may elect to participate in the BackDROP beyond 1186 the 28th year as follows: the member may elect to participate in 1187 the benefit for 3 full years in the 29th year of employment, for 1 full year in the 30th year of employment, and after the 30th 1188 1189 year of employment all elections to participate in the BackDROP 1190 end.

1191 c. A member shall not be eligible to receive a BackDROP 1192 benefit that is greater than an accumulation of 60 months of the 1193 monthly retirement benefit. A member shall not be eligible to 1194 receive a benefit which is less than an accumulation of 36 1195 months of the monthly retirement benefit, except for the 1196 reduction of benefits as defined in sub-subparagraph b.

1197 d. Member contributions shall continue throughout the 1198 period of employment and are not refundable for the BackDROP 1199 period.

1200 e. Members who elect to participate in the BackDROP must1201 retire and terminate employment to be eligible for payment of1202 the benefit.

1203 f. Any member who terminates employment by any means,1204 including death, prior to attaining age 53 with 18 or more years

#### Page 43 of 72

#### 2010 Legislature

1205 of service or age 58 with 13 or more years of service or by 1206 acquiring 26 years of service is not eligible to participate in 1207 the BackDROP.

1208 2. Benefits payable upon election to participate in the 1209 BackDROP.-

1210 Upon election to receive the BackDROP benefit, a а. 1211 member's retirement benefits will be calculated as if the member 1212 had chosen to retire and terminate employment at a date which is 1213 more than 36 months but less than 60 months earlier. The number 1214 of months to be applied is based upon the member's election. The 1215 monthly pension amount shall be multiplied by the number of 1216 months of BackDROP selected by the member, which shall be between 36 and 60 months, inclusive. The BackDROP benefit shall 1217 1218 be calculated as a single sum, including interest at the rate of 1219 8.25 percent less expenses, compounded annually for the period 1220 of BackDROP.

b. No payments shall be made from the BackDROP until the member terminates employment with the Department.

1223 c. Upon termination of employment, participants in the 1224 BackDROP shall receive the balance of the BackDROP account in 1225 accordance with the following rules:

(I) Members may elect to receive payment upon termination of employment or defer payment of the BackDROP until the latest day under sub-subparagraph (III).

1229

(II) Payments shall be made in either:

1230 (A) A lump sum.-The entire account balance shall be paid1231 to the retirant upon approval of the Board of Trustees.

1232 (B) Installments.-The account balance shall be paid out to

#### Page 44 of 72

#### 2010 Legislature

1233 the retirant in three equal payments paid over 3 years, the 1234 first payment to be made upon approval of the Board of Trustees. 1235 Annuity.-The account balance shall be paid out in (C) 1236 monthly installments over the lifetime of the member or until 1237 the entire balance is exhausted. The monthly amount paid shall 1238 be determined by the Fund's actuary in accordance with 1239 selections made by the member in a form provided by the Board of 1240 Trustees.

(III) Any form of payment selected by a member must comply with the minimum distribution requirements of the IRC 401(A)(9), and are subject to the requirements of subsection (18).

1244 (IV) The beneficiary of the BackDROP member shall have the 1245 same right as the participant in accordance with subsection (7).

1246

3. BackDROP earnings.-

a. BackDROP members may select one of three methods to credit investment earnings to their accounts. Investment earnings shall be credited on a quarterly basis. The method may be changed each year effective October 1; however, the method must be elected prior to October 1. The methods are:

(I) The BackDROP is credited with earnings and losses using the rate of investment return earned on Pension Fund assets as reported by the Fund's investment monitor. BackDROP assets are commingled with the Pension Fund assets for investment purposes;

1257

(II) A fixed rate of 8.25 percent; or

(III) A percentage of the BackDROP account assets to be credited with earnings or losses in accordance with sub-subsubparagraph (I) and a corresponding percentage of the BackDROP

### Page 45 of 72

#### 2010 Legislature

1261 account assets credited in accordance with sub-sub-subparagraph 1262 (II). The combined total percentage invested under this sub-sub-1263 subparagraph must equal 100 percent.

b. Costs, fees, and expenses of administration shall be debited from the individual member BackDROP accounts on a proportionate basis, taking the cost, fees, and expenses of administration of the Fund as a whole, multiplied by a fraction, the numerator of which is the total of assets in all individual member accounts and the denominator of which is the total of assets of the Fund as a whole.

1271 1272 4. Loans from the BackDROP.-

a. Availability of loans.-

(I) Loans are available to members only after termination
of employment, provided the member had participated in the
BackDROP for a period of at least 12 months.

1276 (II) Loans may only be made from a member's own account.

1277 (III) There may be no more than one loan at a time.

1278 b. Amount of loan.-

1279 (I) Loans may be made up to a maximum of 50 percent of 1280 account balance.

(II) The maximum dollar amount of a loan is \$50,000, reduced by the highest outstanding loan balance during the last 1283 12 months.

1284 (III) The minimum amount of a loan is \$5,000.

1285 c. Limitation on loans.-Loans shall be made from the 1286 amounts paid into the BackDROP and earnings thereon.

1287 d. Term of loan.-

1288 (I) A loan must be for at least 1 year.

#### Page 46 of 72

FLORIDA HOUSE OF REP	R E S E N T A T I V E S
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	ENROLLED
	HB 937 2010 Legislature
1289	(II) A loan shall be for no longer than 5 years.
1290	e. Loan interest rate
1291	(I) The interest rate shall be fixed at the time a loan is
1292	originated for the entire term of the loan.
1293	(II) The interest rate shall be equal to the lowest prime
1294	rate published by the Wall Street Journal on the last day of
1295	each calendar quarter preceding the date of the loan
1296	application.
1297	f. Defaults of loans
1298	(I) A loan shall be in default if 2 consecutive months of
1299	repayments are missed or if a total of 4 months of repayments is
1300	missed.
1301	(II) Upon default of a loan, the entire balance of the
1302	loan becomes due and payable immediately.
1303	(III) If a loan in default is not repaid in full
1304	immediately, the loan may be canceled and the outstanding
1305	balance treated as a distribution, which may be taxable.
1306	(IV) Upon default of a loan, a member shall not be
1307	eligible for additional loans.
1308	g. Miscellaneous provisions.—
1309	(I) All loans must be evidenced by a written loan
1310	agreement signed by the member and the Board of Trustees. The
1311	agreement shall contain a promissory note.
1312	(II) A member's spouse must consent in writing to the
1313	loan. The consent shall acknowledge the effect of the loan on
1314	the member's account balance.
1315	(III) Loans shall be considered general assets of the
1316	Fund.
I	Page 47 of 72

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#### ENROLLED HB 937 2010 Legislature 1317 Loans shall be subject to administrative fees to be (IV) 1318 set by the Board of Trustees. After-tax contributions to the BackDROP.-1319 5. 1320 A member may make after-tax contributions to the a. 1321 BackDROP. The maximum amount that may be contributed is the 1322 lesser of: 1323 (I) The IRS 415(c) limit. 1324 The amount allowable under IRC 401(m). (II) 1325 b. After-tax contributions to the BackDROP shall earn 1326 interest in the same manner as set forth in sub-subparagraph 1327 3.a. 1328 Distributions to members or their beneficiaries of с. 1329 after-tax contributions may be withdrawn at any time on or after 1330 termination of employment. However, payments must be made at 1331 least as promptly as required under subsection (18). 1332 d. Loans shall not be made against after-tax 1333 contributions. 1334 (6) Disability pensions, medical examinations, return to 1335 work, etc.-1336 Nonduty disability requirements.-Any member with 5 or (a) 1337 more years of service credit who is regularly employed in the 1338 Department who becomes physically or mentally totally and 1339 permanently disabled by illness, disease, or injury to perform the duties of a firefighter shall, upon the member's application 1340 to the Board, be retired with a pension provided for in this 1341 paragraph, provided that after a medical examination of the 1342 1343 member made by or under the direction of a medical committee, 1344 the medical committee reports to the Board, in writing, whether: Page 48 of 72

#### 2010 Legislature

1345 1. The member is wholly prevented from rendering useful 1346 and efficient service as a firefighter; and

1347 2. The member is likely to remain so disabled continuously1348 and permanently.

1349

1350 The Board may admit and consider any other evidence that it 1351 deems appropriate. The final decision as to whether a member 1352 meets the requirements for a nonduty disability pension rests 1353 with the Board and shall be based on competent substantial 1354 evidence on the record as a whole.

1355 Nonduty disability pension benefits.-Upon retirement (b) 1356 on account of disability as provided in paragraph (a), a member shall receive a disability pension computed according to 1357 1358 subparagraph (5) (a) 1., notwithstanding that he or she might not 1359 have attained age 50 years and might not have 15 or more years 1360 of service credit. Further, if the member has at least 10 years of service credit, the disability pension shall not be less than 1361 1362 25 percent of the member's average monthly salary at the time of 1363 disability. A disability retiree may select optional forms of benefits in accordance with paragraph (5)(g). 1364

1365 Duty disability requirements.-Any member who is (C) 1366 regularly employed in the Department and who becomes physically 1367 or mentally totally and permanently disabled to perform the duties of a firefighter by reason of an injury or disease 1368 1369 arising out of and in the course of the performance of his or 1370 her duties as a firefighter in the employ of the City, shall, 1371 upon his or her application to the Board, be retired with a 1372 disability pension provided for in this paragraph, provided that

#### Page 49 of 72

1380

#### 2010 Legislature

1373 after a medical examination of the member made by or under the 1374 direction of the medical committee, the medical committee 1375 reports to the Board in writing, whether:

The member is wholly prevented from rendering useful
 and efficient service as a firefighter; and

1378 2. The member is likely to remain so disabled continuously1379 and permanently.

1381 The Board shall admit and consider any other evidence that it 1382 deems appropriate. Any condition or impairment of health of a 1383 member caused by tuberculosis, hypertension, heart disease, 1384 hepatitis, or meningococcal meningitis resulting in total 1385 disability or death shall be presumed to have been accidental 1386 and suffered in the line of duty unless the contrary is shown by 1387 competent evidence, provided such member shall have successfully 1388 passed a physical examination before entering into such service, 1389 which examination failed to reveal any evidence of such 1390 condition. In order to be entitled to the presumption in the 1391 case of hepatitis, meningococcal meningitis, or tuberculosis, the member must meet the requirements of section 112.181, 1392 Florida Statutes. The final decision as to whether a member 1393 1394 meets the requirements for a disability pension rests with the 1395 Board, based on competent substantial evidence on the record as 1396 a whole.

(d) Duty disability pension benefits.-Upon retirement on account of disability, as provided in paragraph (c), a member shall receive a monthly pension for the remainder of his or her life, equal to the greater of the following:

#### Page 50 of 72

FLORIDA HOUSE OF REPRESENTATIV
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2010 Legislature

1401

Sixty-five percent of the final average salary; or 1.

1402

2. The sum of the following:

1403

Two and one-half percent of the member's final average a. 1404 salary multiplied by the number of years, and fraction of a 1405 year, of his or her service credit to a maximum of 26 years of 1406 service, and 2 percent of his or her final average salary 1407 multiplied by the number of years, and fraction of a year, in 1408 excess of 26 years of service, for all years of service earned 1409 through September 30, 1988; and

Two percent of the member's final average salary 1410 b. 1411 multiplied by the number of years, and fraction of a year, of 1412 his or her service credit earned on or after October 1, 1988.

1413 Medical committee.-The medical committee provided for (e) 1414 in this subsection shall consist of no less than two qualified 1415 health professionals, one of whom shall be designated by the 1416 Board and one by the member. If deemed necessary by the Board, a 1417 third qualified health professional, selected by the two 1418 committee members previously designated, may be named to the 1419 medical committee. The medical committee shall report to the 1420 Board the existence and degree of permanent physical impairment 1421 of the member, if any, based upon the most recent edition of the 1422 American Medical Association's Guide to the Evaluation of 1423 Permanent Impairment, if applicable.

1424 Exclusions from disability pensions.-No disability (f) pension shall be payable, either as a duty disability pension or 1425 as a nonduty disability pension, if the disability is a result 1426 1427 of:

1428

1. Excessive and habitual use by the member of drugs, Page 51 of 72

2010 Legislature

1429 intoxicants, or narcotics;

1430 2. Injury or disease sustained by the member while 1431 willfully and illegally participating in fights, riots, or civil 1432 insurrections or while committing a crime;

1433 Injury or disease sustained by the member while serving 3. 1434 in any armed forces. This exclusion does not affect members who 1435 have become disabled as a result of intervening military service 1436 under the federal Heroes Earnings Assistance and Relief Tax Act of 2008, Pub. L. No. 110-245; 1437

1438 4. Injury or disease sustained by the member after his or 1439 her employment has terminated;

1440 Injury or disease sustained by the member while working 5. for anyone other than the City and arising out of such 1441 1442 employment; or

1443 Injury or disease sustained by the member before coming 6. 1444 to work for the City. This exclusion applies to duty disability 1445 applications only.

1446 Payment of disability pensions.-Monthly disability (q) 1447 retirement benefits shall be payable as of the date the Board determines that the member was entitled to a disability pension; 1448 1449 however, the first payment shall actually be paid on the first 1450 day of the first month after the Board determines such entitlement. Any portion due for a partial month shall be paid 1451 1452 together with the first payment. If the member recovers from the 1453 disability prior to his or her normal retirement date, the last 1454 payment shall be the payment due next preceding the date of such 1455 recovery or, if the member dies without recovering from his or 1456 her disability, then the following shall apply:

#### Page 52 of 72

1466

#### 2010 Legislature

1457 Married member.-Beneficiary benefits as set forth in 1. 1458 subsection (7) shall be paid if, at the time of death, the 1459 member was married or had a dependent child or children or 1460 parent or parents; or

1461 2. Unmarried member with 10 years of service or more.-Payments shall be made until the member's death or the 120th 1462 1463 monthly payment, whichever is later; or

Unmarried member with less than 10 years of service.-1464 3. 1465 Payments shall be made until the member's death.

1467 Any monthly retirement income payments due after the death of a 1468 disabled member shall be paid to the member's designated 1469 beneficiary or beneficiaries or the member's estate as provided 1470 in paragraph (5)(h) or subsection (7), as applicable.

1471 Reexamination of disability retirant.-At least once (h) 1472 each year during the first 5 years following a member's 1473 retirement on account of disability, and at least once in each 1474 3-year period thereafter, the Board shall require any disability 1475 retirant who has not attained age 50 to undergo a medical 1476 examination to be made by or under the direction of a physician 1477 designated by the Board. However, if a disability retirant has 1478 lost the firefighter certification, as required by Florida 1479 Statutes, then the reexamination is discretionary. If the 1480 retirant refuses to submit to the medical examination in any 1481 such period, his or her disability pension may be suspended by the Board until withdrawal of such refusal. If such refusal 1482 1483 continues for 1 year, all of the retirant's rights in and to a disability pension may be revoked by the Board. If, upon medical 1484

#### Page 53 of 72

#### 2010 Legislature

1485 examination of the retirant, the physician reports to the Board 1486 that the retirant is physically able and capable of performing 1487 the duties of a firefighter in the rank held by him or her at 1488 the time of retirement, the member shall be returned to 1489 employment in the Department at a salary not less than the 1490 salary of the rank last held by him or her, provided that return 1491 to the employ of the Department shall be subject to the approval of the Fire Chief. Should the retirant become employed by the 1492 1493 City, his or her disability pension shall terminate.

1494 Return to work of a disability retirant; service (i) 1495 credit.-In the event a disability retirant is returned to 1496 employment in the department, as provided in paragraph (h), his 1497 or her service credit at the time of disability retirement shall 1498 be restored to his or her credit. In the event he or she retired 1499 under the provisions of paragraph (c), he or she shall be given 1500 service credit for the period he or she was in receipt of a 1501 disability pension. If he or she retired under the provisions of 1502 paragraph (a), he or she shall not be given service credit for 1503 the period he or she was in receipt of a disability pension.

(j) Expenses of medical examinations for disability.—The member shall be responsible for the expenses of the physician the member designates for medical examinations required under this subsection. Expenses for any other medical examinations required under this subsection shall be paid by the Fund.

1509

(7) Beneficiary benefits.-

(a) Death while in service; 5 years or more (nonduty).-In
the event a member with 5 or more years of service credit dies
while in the employ of the Department, and the Board finds his

#### Page 54 of 72

#### 2010 Legislature

1513 or her death to have occurred as the result of causes arising 1514 outside the performance of his or her duties as a firefighter in 1515 the employ of the City, the following applicable pensions shall 1516 be paid:

1517 Surviving spouse's benefits.-The surviving spouse shall 1. 1518 receive a pension equal to two-thirds of the pension the member 1519 would otherwise have been entitled to receive under paragraph 1520 (5) (a), as if the member had retired the day preceding the date 1521 of his or her death, notwithstanding that the member might not 1522 have met the age and service requirements for retirement as 1523 specified in subsection (5). Upon the surviving spouse's death, 1524 the pension shall terminate.

1525 Benefits for children, surviving spouse, etc.-In the 2. 1526 event the deceased member does not leave a surviving spouse, or 1527 if the surviving spouse shall die, and the member leaves an 1528 unmarried child or children under age 18, each such child shall 1529 receive a pension of an equal share of the pension to which said 1530 member's surviving spouse was or would have been entitled. Upon 1531 any such child's adoption, marriage, death, or attainment of age 1532 18, the child's pension shall terminate and said child's pension 1533 shall be apportioned to the deceased member's remaining eligible 1534 children under age 18.

3. Benefits for dependent parents.—In the event a member dies and does not leave a surviving spouse or children eligible to receive a pension provided for in subparagraphs 1. and 2., and the member leaves a parent or parents whom the Board finds to have been dependent upon the member for 50 percent or more of their financial support, each such parent shall receive a

#### Page 55 of 72

#### 2010 Legislature

1541 pension of an equal share of the pension to which the member's 1542 surviving spouse would have been entitled. Upon any such 1543 parent's remarriage or death, the parent's pension shall 1544 terminate.

4. Estate.—In the event a member dies and does not leave a surviving spouse, children, or parents eligible to receive a pension provided for in subparagraph 1., subparagraph 2., or subparagraph 3., then the benefits remaining, if any, shall be paid to the member's estate.

(b) Death in the line of duty.-In the event a member dies while in the employ of the Department, and the Board finds his or her death to be the natural and proximate result of causes arising out of and in the actual performance of duty as a firefighter in the employ of the City, the following applicable pensions shall be paid:

1556 1. Surviving spouse's benefits.—The surviving spouse shall 1557 receive a monthly pension equal to the greater of:

1558 a. Sixty-six and two-thirds of the member's highest 12 1559 months' salary or top step firefighter pay, whichever is 1560 greater; or

1561 b. The surviving spouse's share of the member's accrued 1562 benefit. Upon the surviving spouse's death, the pension shall 1563 terminate.

2. Benefits for children, surviving spouse, etc.—In the event the deceased member does not leave a surviving spouse, or if the surviving spouse shall die, and the member leaves an unmarried child or children under age 18, each such child shall receive a pension of an equal share of the pension to which the

#### Page 56 of 72

#### 2010 Legislature

1569 member's surviving spouse was or would have been entitled. Upon 1570 any such child's adoption, marriage, death, or attainment of age 1571 18, the child's pension shall terminate and said child's pension 1572 shall be apportioned to the deceased member's remaining eligible 1573 children under age 18.

1574 Benefits for dependent parents.-In the event a member 3. 1575 dies and does not leave a surviving spouse or children eligible 1576 to receive a pension provided for in subparagraphs 1. and 2., 1577 and the member leaves a parent or parents whom the Board finds 1578 to have been dependent upon the member for 50 percent or more of 1579 their financial support, each such parent shall receive a 1580 pension of an equal share of the pension to which said member's 1581 surviving spouse would have been entitled. Upon any such 1582 parent's remarriage or death, the parent's pension shall terminate. 1583

4. Estate.-In the event a member dies and does not leave a surviving spouse, children, or parents eligible to receive a pension provided for in subparagraph 1., subparagraph 2., or subparagraph 3., then the benefits remaining, if any, shall be paid to the member's estate.

1589 (c) Death after retirement.-Upon the death of a retirant,1590 the following applicable pensions shall be paid:

1591 1. Surviving spouse's benefits.—The surviving spouse shall 1592 receive a pension equal to three-fourths of the retirant's 1593 pension at the time of his or her death. Upon the surviving 1594 spouse's death, the pension shall terminate.

15952. Benefits for children, surviving spouse, etc.-In the1596event a deceased retirant does not leave a surviving spouse, or

#### Page 57 of 72

#### 2010 Legislature

if the surviving spouse shall die, and the retirant leaves an 1597 1598 unmarried child or children under age 18, each such child shall 1599 receive a pension of an equal share of the pension to which the 1600 retirant's surviving spouse was or would have been entitled. 1601 Upon any such child's adoption, marriage, death, or attainment 1602 of age 18, the child's pension shall terminate and said child's 1603 pension shall be apportioned to the deceased retirant's 1604 remaining eligible children under age 18.

3. Benefits for dependent parents.-In the event a retirant 1605 1606 dies and does not leave a surviving spouse or children eligible 1607 to receive a pension provided for in subparagraphs 1. and 2., and the retirant leaves a parent or parents whom the Board finds 1608 1609 to have been dependent upon the retirant for 50 percent or more of their financial support, each such parent shall receive a 1610 1611 pension of an equal share of the pension to which the retirant's 1612 surviving spouse would have been entitled. Upon any such parent's remarriage or death, the parent's pension shall 1613 1614 terminate.

1615 4. Estate.-In the event a retirant dies and does not leave 1616 a surviving spouse, children, or parents eligible to receive a 1617 pension provided for in subparagraph 1., subparagraph 2., or 1618 subparagraph 3., then the benefits remaining, if any, shall be 1619 paid to the retirant's estate.

1620 (8) Acceptance of pension no bar to subsequent work.—The
1621 acceptance of a pension by a member upon retirement shall not
1622 bar the member from engaging in any other business thereafter.

(9) Pension not assignable or subject to garnishment.—Thepensions or other benefits accrued or accruing to any person

#### Page 58 of 72

FLORIDA HOUSE OF REPRESEI	ΝΤΑΤΙΥΕS
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#### 2010 Legislature

1625 under the provision of this act and the accumulated contributions and the cash securities in the Funds created under 1626 1627 this act shall not be subject to execution or attachment or to 1628 any legal process whatsoever, and shall be unassignable. 1629 However, pursuant to a court support order, the Trustees may 1630 direct that the retirement benefits be paid for alimony or child 1631 support in accordance with rules and regulations adopted by the 1632 Board of Trustees. Upon written request by the retiree, the 1633 Board of Trustees may authorize the Plan administrator to 1634 withhold from the monthly retirement payment funds necessary to: 1635 Pay for benefits being received through the City; (a) 1636 (b) Pay the certified bargaining agent; or 1637 Pay for premiums for accident health and long-term (C) 1638 care insurance for the retiree's spouse and dependants. A 1639 retirement plan does not incur liability for participation in 1640 this permissive program if its actions are taken in good faith 1641 pursuant to section 175.061(7), Florida Statutes.

(10) Transfer of funds.—All funds and assets previously
owned and controlled by the West Palm Beach Firemen's Relief and
Pension Fund are vested in the Board of this Fund.

(11) Ordinances applicable.—All ordinances of the City applicable to chapter 175, Florida Statutes, are hereby made applicable to this act with equal force and effect. No proposed change or amendment to this act shall be adopted without approval required by section 175.351(2), Florida Statutes.

1650 (12) Existing benefits to continue.-This act, and any
1651 amendments thereto, shall not be construed to decrease the
1652 benefits payable to, or on account of, any member of the Fund.

#### Page 59 of 72

FLORIDA HOUSE OF REPRESENTA	ATIVES	ΕS
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#### 2010 Legislature

1653 Workers' compensation offset.-The pension benefits (13)1654 payable under this act shall not be offset by workers' 1655 compensation benefits payable on account of the disability or 1656 death of a member except to the extent that the total of the 1657 pension benefits and workers' compensation benefits exceed the 1658 member's monthly average wage.

1659 (14)Actuarial valuations.-The Fund shall be actuarially 1660 evaluated annually.

1661

(15)Review procedures.-

1662 The applicant for benefits under this chapter may, (a) 1663 within 20 days after being informed of the denial of his or her 1664 request for pension benefits, appeal the denial by filing a 1665 reply to the proposed order with the pension's secretary. If no 1666 appeal is filed within the time period, then the proposed order 1667 shall be final.

1668 (b) The Board of Trustees shall hold a hearing within 45 1669 days after the receipt of the appeal. Written notice of the 1670 hearing shall be sent by certified mail return 1671 receipt/restricted to individual, to the applicant at the 1672 address listed on the application 10 days prior to the hearing.

1673

The procedures at the hearing shall be as follows: (C) 1.

1674 All parties shall have an opportunity to respond, to 1675 present physical and testimonial evidence and argument on all 1676 issues involved, to conduct cross-examination, to submit rebuttal evidence, and to be represented by counsel. Medical 1677 1678 reports and depositions may be accepted in lieu of live 1679 testimony at the Board's discretion.

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# Page 60 of 72

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2. All witnesses shall be sworn.

FLORIDA HOUSE OF REPRESENTATIVES	F	L	0	R		D	А		Н	0	U	S	Е	0	F	R	Е	Р	R	Е	S	Е	Ν	Т	Α	Т		V	Е	S
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	ENROLLED
	HB 937 2010 Legislature
1681	3. The applicant and the Board shall have an opportunity
1682	to question all witnesses.
1683	4. Formal rules of evidence and formal rules of civil
1684	procedure shall not apply. The proceedings shall comply with the
1685	essential requirements of due process and law.
1686	5. The record in a case governed by this subsection shall
1687	consist only of:
1688	a. A tape recording of the hearing, to be taped and
1689	maintained as part of the official files of the Board of
1690	Trustees by the pension's secretary.
1691	b. Evidence received or considered.
1692	c. All notices, pleadings, motions, and intermediate
1693	rulings.
1694	d. Any decisions, opinions, proposed or recommended
1695	orders, or reports by the Board of Trustees.
1696	(d) Within 5 days after the first hearing, the Board shall
1697	take one of the following actions:
1698	1. Grant the pension benefits by overturning the proposed
1699	order by a majority vote.
1700	2. Deny the benefits and approve the proposed order as a
1701	final order after making any changes in the order the Board
1702	feels is necessary.
1703	(e) Findings of fact by the Board shall be based on
1704	competent, substantial evidence on the record.
1705	(f) Within 20 calendar days after rendering its order, the
1706	Board of Trustees shall send to the applicant, by certified mail
1707	return receipt/restricted to individual, a copy of the order.
1708	(g) The applicant may seek review of the order by the
I	Page 61 of 72

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2010 Legislature

1709 Board of Trustees by filing a petition for writ of certiorari 1710 with the circuit court within 30 days.

(16) Pickup of employee contributions.-Effective the first 1711 day of the first full payroll period of the first calendar 1712 1713 quarter following receipt of a favorable determination letter 1714 from the Internal Revenue Service, the City shall pick up the 1715 member contribution required by this section. The contributions 1716 so picked up shall be treated as employer contributions in 1717 determining tax treatment under the United States Internal 1718 Revenue Code. The City shall pick up the member contributions 1719 from funds established and available for salaries, which funds 1720 would otherwise have been designated as member contributions and 1721 paid to the Fund. Member contributions picked up by the City 1722 pursuant to this subsection shall be treated for all other 1723 purposes of making a refund of members' contributions, and for 1724 all other purposes of this and other laws, in the same manner 1725 and to the same extent as member contributions made prior to the 1726 effective date of this subsection. The intent of this subsection 1727 is to comply with section 414(H)(2) of the Internal Revenue 1728 Code.

1729

(17) Internal Revenue Code limits.-

(a) In no event may a member's annual benefit exceed
\$160,000, adjusted for cost of living in accordance with
Internal Revenue Code ("IRC") Section 415(d).

(b) If a member has less than 10 years of service with the City, the applicable limitation in paragraph (a) shall be reduced by multiplying such limitation by a fraction, not to exceed 1. The numerator of such fraction shall be the number of

#### Page 62 of 72

2010 Legislature

1737 years, or part thereof, of service with the City; the 1738 denominator shall be 10 years.

For purposes of this subsection, "annual benefit" 1739 (C) 1740 means a benefit payable annually in the form of a straight life 1741 annuity with no ancillary or incidental benefits and with no 1742 member or rollover contributions. To the extent that ancillary 1743 benefits are provided, the limits set forth in paragraph (a) shall be reduced actuarially, using an interest rate assumption 1744 1745 equal to the greater of 5 percent or the rate being used for 1746 actuarial equivalence, to reflect such ancillary benefits.

1747 (d) If distribution of retirement benefits begins before age 62, the dollar limitation as described in paragraph (a) 1748 1749 shall be reduced using an interest rate assumption equal to the 1750 greater of 5 percent or the interest rate used for actuarial 1751 equivalence; however, retirement benefits shall not be reduced 1752 below \$75,000 if payment of benefits begins at or after age 55, 1753 and not below the actuarial equivalent of \$75,000 if payment of 1754 benefits begins before age 55. For a member with 15 or more 1755 years of service with the City, the reductions described above 1756 shall not reduce such member's benefit below \$50,000, adjusted 1757 for cost of living in accordance with IRC Section 415(d), but 1758 only for the year in which such adjustment is effective. If 1759 retirement benefits begin after age 65, the dollar limitation of 1760 paragraph (a) shall be increased actuarially by using an 1761 interest assumption equal to the lesser of 5 percent or the rate 1762 used for actuarial equivalence.

(e) Compensation in excess of limitations set forth inSection 401(a)(17) of the Internal Revenue Code shall be

#### Page 63 of 72

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

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FLORIDA HOUSE OF REPRESEN	ΤΑΤΙΥΕ	S
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	ENROLLED HB 937 2010 Legislature
1765	disregarded. The limitation on compensation for an eligible
1766	employee shall not be less than the amount which was allowed to
1767	be taken into account hereunder as in effect on July 1, 1993.
1768	"Eligible employee" is an individual who was a member before the
1769	first plan year beginning after December 31, 1995.
1770	(18) Required distributionsIn accordance with IRC
1771	Section 401(9)(C), any and all benefit payments shall begin by
1772	the later of:
1773	(a) April 1 of the calendar year following the calendar
1774	year of the member's retirement date; or
1775	(b) April 1 of the calendar year following the calendar
1776	year in which the employee attains age 70 1/2.
1777	(19) Miscellaneous requirements
1778	(a) No benefit of any kind shall be payable from the
1779	assets of the Pension Fund unless specifically provided for in
1780	this act; however, the Board of Trustees, with the approval of
1781	the City, may grant ad hoc benefits after a public hearing and
1782	acceptance by the state of an actuarial impact statement
1783	submitted pursuant to part VII of chapter 112, Florida Statutes.
1784	(b) The City may not offset any part of its required
1785	annual contribution by the Fund's assets except as determined in
1786	an actuarial valuation, the report for which is determined to be
1787	state accepted pursuant to part VII of chapter 112, Florida
1788	Statutes.
1789	(c) All provisions of this act and operations of the
1790	Pension Fund shall be carried out in compliance with part VII of
1791	chapter 112, Florida Statutes.
1792	(d) False or misleading statements made to obtain

Page 64 of 72

# 2010 Legislature

1793 retirement benefits prohibited.-

1794 1. It is unlawful for a person to willfully and knowingly 1795 make, or cause to be made, or to assist, conspire with, or urge 1796 another to make, or cause to be made, any false, fraudulent, or 1797 misleading oral or written statement or to withhold or conceal 1798 material information to obtain any benefit under this plan.

1799 2.a. A person who violates subparagraph 1. commits a
1800 misdemeanor of the first degree, punishable as provided in
1801 section 775.082 or section 775.083, Florida Statutes.

1802 In addition to any applicable criminal penalty, upon b. 1803 conviction for a violation of subparagraph 1., a participant or beneficiary of this plan may, in the discretion of the Board of 1804 1805 Trustees, be required to forfeit the right to receive any or all 1806 benefits to which the person would otherwise be entitled under 1807 this Plan. For the purposes of this sub-subparagraph, 1808 "conviction" means a determination of quilt that is the result 1809 of a plea or trial, regardless of whether adjudication is 1810 withheld.

1811

(20) Rollover distributions.-

This subsection applies to distributions made on or 1812 (a) 1813 after January 1, 1993. Notwithstanding any provision of the Plan 1814 to the contrary that would otherwise limit a distributee's 1815 election under this subsection, a distributee may elect, at the 1816 time and in the manner prescribed by the Board of Trustees, to have any portion of an eligible rollover distribution paid 1817 1818 directly to an eligible retirement plan specified by the 1819 distributee in a direct rollover.

1820 (b)1. "Eligible rollover distribution" is any distribution Page 65 of 72

#### 2010 Legislature

1821 of all or any portion of the balance to the credit of the distributee, except that an eligible rollover does not include 1822 1823 any distribution that is one of a series of substantially equal 1824 periodic payments (not less frequently than annually) made for 1825 the life (or life expectancy) of the distributee or the joint 1826 lives (or joint life expectancies) of the distributee and the 1827 distributee's designated beneficiary, or for a specified period of 10 years or more; any distribution to the extent such 1828 distribution is required under section 401(a)(9) of the Code; 1829 1830 and the portion of any distribution that is not includable in 1831 gross income.

1832 "Eligible retirement plan" is an individual retirement 2. 1833 account described in section 408(a) of the Code, an individual 1834 retirement annuity described in section 408(b) of the Code, an 1835 annuity plan described in section 403(a) of the Code, or a 1836 qualified trust described in section 401(a) of the Code that 1837 accepts the distributee's eligible rollover distribution. 1838 However, in the case of an eligible rollover distribution to the 1839 surviving spouse, an "eligible retirement plan" is an individual 1840 retirement account or individual retirement annuity.

3. "Distributee" includes an employee or former employee. IN addition, the employee's or former employee's surviving spouse and the employee's or former employee's spouse or former spouse who is entitled to payment for alimony and child support under a domestic relations order determined to be qualified by this Fund are distributees with regard to the interest of the spouse or former spouse.

1848

4. "Direct rollover" is a payment by the Plan to the Page 66 of 72

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HB 937	

2010 Legislature

1849 eligible retirement plan specified by the distributee.

1850

) (21) Rollovers from qualified plans.-

(a) A member may roll over all or part of his or her
assets in another qualified plan to his or her chapter 175,
Florida Statutes, share account, provided all of the following
requirements are met:

1855 1. Some or all of the amount distributed from the other 1856 plan is rolled over to this plan no later than the 60th day 1857 after distribution was made from the plan or, if distributions 1858 are made in installments, no later than the 60th day after the 1859 last distribution was made.

1860 2. The amount rolled over to the share account does not 1861 include any amounts contributed by the member to the plan on a 1862 posttax basis.

1863 3. The rollover is made in cash.

1864 4. The member certifies that the distribution is eligible1865 for a rollover.

1866 5. Amounts which the Trustee accepts as a rollover to this
1867 Fund shall, along with any earnings allocated to the Trustee, be
1868 fully vested at all times.

1869

1870 The rollover may also be made to this plan from an individual 1871 retirement account qualified under Code Section 408 when the 1872 individual retirement was merely used as a conduit for funds 1873 from another qualified plan and the rollover is made in 1874 accordance with the rules provided in subparagraphs 1.-5. 1875 Amounts rolled over may be segregated from other Fund assets. 1876 The Trustee shall separately account for gains, losses, and

#### Page 67 of 72

#### 2010 Legislature

1877 administrative expenses on these rollovers as provided for in 1878 paragraphs (5)(d) and (j). In addition, the Fund may accept the 1879 direct transfer of a member's benefits from another qualified 1880 retirement plan or Internal Revenue Code section 457 plan. The 1881 Fund shall account for direct transfers in the same manner as a 1882 rollover and shall obtain certification from the member that the 1883 amounts are eligible for a rollover or direct transfer to this 1884 Fund.

1885

(b) Transfer of accumulated leave.-

1886 1. Members eligible to receive accumulated sick leave, accumulated vacation leave, or any other accumulated leave payable upon separation shall have the leave transferred to the 1889 Fund up to the amount permitted by law. Any additional amounts 1890 shall be paid directly to the member. Members on whose behalf 1891 leave has been transferred shall maintain the entire amount of 1892 the transferred leave balance in the DROP or Share Account.

1893 If a member on whose behalf the City makes a 2. 1894 transferred leave balance to the Plan dies after retirement or 1895 other separation, then any person who would have received a 1896 death benefit had the member died in service immediately prior 1897 to the date of retirement or other separation shall be entitled 1898 to receive an amount equal to the transferred leave balance in a 1899 lump sum. In the case of a surviving spouse or former spouse, an 1900 election may be made to transfer the leave balance to an 1901 eligible retirement plan in lieu of the lump sum payment. 1902 Failure to make such an election by the surviving spouse or 1903 former spouse within 60 days after the member's death shall be 1904 deemed an election to receive the lump sum payment.

#### Page 68 of 72

#### 2010 Legislature

1905 The Board, by rule, shall prescribe the method for 3. 1906 implementing the provisions of this paragraph.

Amounts transferred under this section shall remain 1907 4. 1908 invested in the Pension Fund for a period of not less than 1 1909 year.

1910 (22)Actuarial assumptions.-The following actuarial 1911 assumptions shall be used for all purposes in connection with this Fund, effective October 1, 1998: 1912

1913 (a) The period for amortizing current, future, and past 1914 actuarial gains or losses shall be 20 years.

The assumed investment rate of return shall be 8.25 1915 (b) 1916 percent.

1917 Prior firefighter service.-Unless otherwise (23)1918 prohibited by law, the years, or fractional parts of years, that 1919 a member previously served as a firefighter for any other 1920 municipal, county, or state, or federal fire department or 1921 district or any time served in the military service of the Armed 1922 Forces of the United States shall be added to the years of 1923 credited service, provided that the member contributes to the 1924 fund the sum that would have been contributed, based on the 1925 member's salary and the employee contribution rate in effect at 1926 the time that the credited service is requested, had the member 1927 been a member of this system for the years, or fractional parts 1928 of years, for which the credit is requested, plus the amount actuarially determined, such that the crediting of service does 1929 1930 not result in any cost to the fund, plus payment of costs for 1931 all professional services rendered to the board in connection 1932 with the purchase of years of credited service.

#### Page 69 of 72

#### 2010 Legislature

1933 Payment by the member of the required amount may be (a) 1934 made within 6 months after the request for credit and in one 1935 lump sum payment, or the member may buy back this time over a 1936 period equal to the length of time being purchased or 5 years, 1937 whichever is greater, at an interest rate which is equal to the 1938 Fund's actuarial assumption. A member may request to purchase 1939 some or all years of eligible service.

1940 The credit purchased under this section shall count (b) for all purposes, except vesting. 1941

1942 In no event, however, may credited service be (C) 1943 purchased pursuant to this section for prior service with any 1944 other municipal, county, or state fire department or district, 1945 if such prior service forms or will form the basis of a 1946 retirement benefit or pension from another retirement system or 1947 plan.

1948 (d) In the event that a member who is in the process of purchasing service suffers a disability and is awarded a benefit 1949 1950 from the plan, the member shall not be required to complete the 1951 buyback. However, contributions made prior to the date the 1952 disability payment begins will be retained by the Fund.

1953 If a member who has either completed the purchase of (e) 1954 service or is in the process of purchasing service terminates 1955 before vesting, the member's contributions shall be refunded, 1956 including the buyback contributions.

1957 (f) A request to purchase service may be made at any time 1958 during the course of employment. A member may elect to purchase permissive service more than one time; however, the maximum 1959 1960 years of service that may be purchased is 5 years.

### Page 70 of 72

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#### 2010 Legislature

1961 There shall be no fiscal impact to the City, now or in (q) 1962 the future, as a result of the purchase of credit for prior 1963 firefighter service or military service. 1964 (24) Termination of the Fund.-Upon termination of the Plan 1965 by the City for any reason, or because of a transfer, merger, or 1966 consolidation of governmental units, services, or functions as 1967 provided in chapter 121, Florida Statutes, or upon written 1968 notice to the Board by the City that contributions under the 1969 plan are being permanently discontinued, the rights of all 1970 employees to benefits accrued to the date of such termination or 1971 discontinuance and the amounts credited to the employees' 1972 accounts are nonforfeitable. The Fund shall be distributed in 1973 accordance with the following procedures: 1974 The Board shall determine the date of distribution and (a) the asset value required to fund all the nonforfeitable 1975 1976 benefits, after taking into account the expenses of such 1977 distribution. The Board shall inform the City if additional 1978 assets are required, in which event the City shall continue to 1979 financially support the Plan until all nonforfeitable benefits 1980 have been funded. 1981 The Board shall determine the method of distribution (b) 1982 of the asset value, whether distribution shall be by payment in 1983 cash, by the maintenance of another or substituted trust fund, 1984 by the purchase of insured annuities, or otherwise, for each 1985 firefighter entitled to benefits under the plan, as specified in 1986 paragraph (c). 1987 (C) The Board shall distribute the asset value as of the 1988 date of termination in the manner set forth in this paragraph,

# Page 71 of 72

FL	ORIDA	HOUSE	OF REP	RESENT	ATIVES
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2010 Legislature

1989	on the basis that the amount required to provide any given
1990	retirement income is the actuarially computed single-sum value
1991	of such retirement income, except that if the method of
1992	distribution determined under paragraph (b) involves the
1993	purchase of an insured annuity, the amount required to provide
1994	the given retirement income is the single premium payable for
1995	such annuity. The actuarial single-sum value may not be less
1996	than the employee's accumulated contributions to the Plan, with
1997	interest if provided by the Plan, less the value of any Plan
1998	benefits previously paid to the employee.
1999	(d) If there is asset value remaining after the full
2000	distribution specified in paragraph (c), and after payment of
2001	any expenses incurred with such distribution, such excess shall
2002	be returned to the City, less return to the state of the state's
2003	contributions, provided that, if the excess is less than the
2004	total contributions made by the City and the state to date of
2005	termination of the Plan, such excess shall be divided
2006	proportionately to the total contributions made by the City and
2007	the state.
2008	(e) The Board shall distribute, in accordance with the
2009	manner of distribution determined under paragraph (b), the
2010	amounts determined under paragraph (c).
2011	Section 2. This act shall take effect upon becoming a law.