SENATE STATE OF MINNESOTA NINETY-FOURTH SESSION

S.F. No. 2884

(SENATE AUTHORS: FRENTZ)

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DATE 03/24/2025 D-PG OFFICIAL STATUS

1005 Introduction and first reading
Referred to State and Local Government

05/14/2025 4957a Comm report: To pass as amended and re-refer to Finance

95/16/2025 Pursuant to Senate Concurrent Resolution No. 4, referred to Rules and Administration Comm report: Adopt previous comm report Senate Concurrent Resolution 4 suspended

1.1 A bill for an act

relating to retirement; Minnesota State Retirement System, making administrative changes, increasing the formula multiplier and the postretirement adjustment for the general state employees retirement plan, and increasing the postretirement adjustment for the legislators and unclassified retirement plans; Public Employees Retirement Association, making administrative and conforming changes, increasing the cap on the postretirement adjustment for the general employees retirement plan, expanding the privatization requirements and revising the method for calculating withdrawal liability; implementing the recommendations of the MSRS correctional plan eligibility work group, the amortization work group, and the State Auditor's fire relief association working group; increasing the employer contribution maximum for the higher education supplemental retirement plan; increasing the maximum lump-sum benefit level for defined benefit firefighter relief associations; Minnesota Secure Choice Retirement Program, making administrative and policy changes, authorizing the commissioner of employment and economic development to disclose information to the executive director, and adding penalties for noncompliance; modifying the pension fund executive directors' authority to correct errors and modifying the annual reporting requirement; repealing the investment business recipient disclosure reporting requirement for firefighter relief associations; establishing a work group on pension plans for probation officers and 911 telecommunicators; making technical changes, clarifications, and corrections to the statutes governing the Legislative Commission on Pensions and Retirement, the statewide volunteer firefighter plan, IRAP to TRA transfers, fire state aid and police and firefighter retirement supplemental state aid, and the public employees defined contribution plan; modifying practices for reporting and repealing certain reporting requirements for the State Board of Investment; eliminating obsolete provisions; amending Minnesota Statutes 2024, sections 3.85, subdivisions 2, 3, 10; 11A.07, subdivisions 4, 4b; 124E.12, subdivisions 4, 6; 181.101; 187.03, subdivisions 5, 7, 7a, by adding a subdivision; 187.05, subdivisions 4, 6, by adding a subdivision; 187.07, subdivisions 1, 2, 3, 6; 187.08, subdivisions 3, 7; 187.11; 268.19, subdivision 1; 352.01, by adding a subdivision; 352.029, subdivision 3; 352.03, subdivision 5; 352.115, subdivision 3; 352.22, subdivisions 2b, 3; 352.90; 352.93, subdivision 1; 352.955, subdivision 1; 353.01, subdivisions 2a, 2b, 2d; 353.028, subdivisions 2, 3; 353.27, subdivision 3a; 353.34, subdivision 5; 353D.01, subdivision 2; 353D.02, subdivisions 1, 2, 3, 4, 5, 6, 7; 353E.06, subdivision 1; 353F.01; 353F.02, subdivisions 3, 4b, 5a, 6, by adding subdivisions; 353F.025; 353F.03; 353F.04; 353F.05; 353F.051, subdivisions 1, 2; 353F.052; 353F.057; 353F.06; 353F.07; 353F.08; 353F.09; 353G.08,

subdivision 1a; 353G.11, subdivisions 2, 2a, by adding a subdivision; 353G.17, subdivisions 4, 5; 353G.19, subdivisions 1, 2, 3, 4, 5; 354B.215, subdivisions 3, 4; 356.215, subdivisions 1, 4, 8, 11, 17; 356.24, subdivision 1; 356.415, subdivisions 1, 1b; 356.633, subdivisions 1, 2, by adding a subdivision; 356.636, subdivisions 2, 3; 423A.022, subdivisions 2, 3; 424A.014, subdivisions 2, 5; 424A.015, subdivision 4; 424A.016, subdivisions 2, 6; 424A.02, subdivision 3; 424A.05, subdivision 3; 424A.06, subdivision 2; 424A.08; 424A.092, subdivisions 2, 3, 4; 424A.093, subdivision 5; 424B.22, subdivisions 1, 2, 3, by adding a subdivision; 477B.02, subdivisions 3, 8; 477B.03, subdivisions 5, 7; 477B.04, subdivisions 3, 4; proposing coding for new law in Minnesota Statutes, chapters 187; 352; 356; repealing Minnesota Statutes 2024, sections 11A.27; 352.91, subdivisions 1, 2, 2a, 3c, 3d, 3e, 3f, 3g, 3h, 3i, 3j, 4a, 4b, 4c, 6; 353F.02, subdivision 4a; 356.635, subdivision 9; 356A.06, subdivision 5; 424A.015, subdivision 5.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

ARTICLE 1 MINNESOTA STATE RETIREMENT SYSTEM

Section 1. Minnesota Statutes 2024, section 352.115, subdivision 3, is amended to read:

Subd. 3. **Retirement annuity formula.** (a) This paragraph, in conjunction with section 352.116, subdivision 1, applies to a person who became a covered employee or a member of a pension fund listed in section 356.30, subdivision 3, before July 1, 1989, unless paragraph (b), in conjunction with section 352.116, subdivision 1a, produces a higher annuity amount, in which case paragraph (b) applies.

- (1) If the employee does not have allowable service after June 30, 2025, the employee's retirement annuity is equal to the employee's average salary, as defined in section 352.01, subdivision 14a, multiplied by 1.2 percent per year of allowable service for the first ten years and 1.7 percent for each later year of allowable service and pro rata for completed months less than a full year determines the amount of the retirement annuity to which the employee is entitled.
- (2) If the employee has allowable service after June 30, 2025, the employee's retirement annuity is equal to the employee's average salary multiplied by 1.2 percent per year of allowable service for the first ten years and 1.7 percent for each later year of allowable service through June 30, 2025, and 1.9 percent for each year of allowable service after June 30, 2025, and pro rata for completed months less than a full year.
- (b) This paragraph applies to a person who has become at least 55 years old and first became a covered employee after June 30, 1989, and to any other covered employee who has become at least 55 years old and whose annuity amount, when calculated under this paragraph and in conjunction with section 352.116, subdivision 1a, is higher than it is when calculated under paragraph (a), in conjunction with section 352.116, subdivision 1.

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3.1	(1) If the employee does not have allowable service after June 30, 2025, the employee's
3.2	retirement annuity is equal to the employee's average salary, as defined in section 352.01,
3.3	subdivision 14a, multiplied by 1.7 percent for each year of allowable service and pro rata
3.4	for completed months less than a full year determines the amount of the retirement annuity
3.5	to which the employee is entitled.
3.6	(2) If the employee has allowable service after June 30, 2025, the employee's retirement
3.7	annuity is equal to the employee's average salary multiplied by 1.7 percent for each year of
3.8	allowable service through June 30, 2025, and 1.9 percent for each year of allowable service
3.9	after June 30, 2025, and pro rata for completed months less than a full year.
3.10	EFFECTIVE DATE. This section is effective July 1, 2025.
3.11	Sec. 2. Minnesota Statutes 2024, section 352.22, subdivision 2b, is amended to read:
3.12	Subd. 2b. Refund repayment. Any person who has received a refund from the state
3.13	employees retirement plan, or the correctional state employees retirement plan and who is
3.14	a member of any of the retirement plans specified in section 356.311, paragraph (b), may
3.15	repay the refund with interest to the state employees retirement plan from which the refund
3.16	was paid. If a refund is repaid to the plan and more than one refund has been received from
3.17	the plan, all refunds must be repaid. Repayment must be made as provided in section 352.23,
3.18	and under terms and conditions consistent with that section as agreed upon with the director.
3.19	EFFECTIVE DATE. This section is effective the day following final enactment.
3.20	Sec. 3. Minnesota Statutes 2024, section 352.22, subdivision 3, is amended to read:
3.21	Subd. 3. Deferred annuity. (a) After separation from state service, an employee who
3.22	has at least three years of allowable service if employed before July 1, 2010, or who has at
3.23	least five years of allowable service if employed after June 30, 2010, when termination
3.24	occurs may elect to leave the employee's accumulated contributions in the retirement fund
3.25	and thereby be entitled to a deferred retirement annuity- if the employee:
3.26	(1) is a member of the state employees retirement plan and satisfies the allowable service
3.27	requirement under section 352.115, subdivision 1, applicable to the employee; or
3.28	(2) is a member of the correctional state employees retirement plan and satisfies the
3.29	allowable service requirement under section 352.925 applicable to the employee.
3.30	(b) The annuity must be computed under the law in effect when the employee separates
3.31	from state service terminated, on the basis of the allowable service credited to the person
3.32	before the termination of separation from state service.

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4.1	(b) (c) An employee on layoff or on leave of absence without pay, except a leave of
4.2	absence for health reasons, and who does not return to state service must have an annuity,
4.3	deferred annuity, or other benefit to which the employee may become entitled computed
4.4	under the law in effect on the employee's last working day.
4.5	(e) (d) No application for a deferred annuity may be made more than 60 days before the
4.6	time the former employee reaches the required age for entitlement to the payment of the
4.7	annuity. The deferred annuity begins to accrue no earlier than 60 days before the date the
4.8	application is filed in the office of the system, but not (1) before the date on which the
4.9	employee reaches the required age for entitlement to the annuity nor (2) before the day
4.10	following the termination of state service in a position which is not covered by the retirement
4.11	system.
4.12	(d) (e) Application for the accumulated contributions left on deposit with the fund may
4.13	be made at any time following the date of the termination of service.
4.14	(e) (f) Deferred annuities must be augmented as provided in subdivision 3a.
4.15	EFFECTIVE DATE. This section is effective retroactively from July 1, 2023.
4.16	Sec. 4. Minnesota Statutes 2024, section 356.415, subdivision 1, is amended to read:
4.17	Subdivision 1. Annual postretirement adjustments; Minnesota State Retirement
4.18	System general state employees retirement plan, legislators retirement plan, and
4.19	unclassified state employees retirement program. (a) Recipients of a retirement annuity,
4.20	disability benefit, or survivor benefit from the general state employees retirement plan, the
4.21	legislators retirement plan, or the unclassified state employees retirement program are
4.22	entitled to an annual postretirement adjustment, effective as of each January 1, as follows:
4.23	(1) effective January 1, 2019, through December 31, 2023, a postretirement increase of
4.24	one percent must be applied each year to the amount of the monthly annuity or benefit of
4.25	each annuitant or benefit recipient who has been receiving an annuity or a benefit for at
4.26	least 12 full months as of the June 30 of the calendar year immediately before the adjustment;
4.27	(2) effective January 1, 2019, through December 31, 2023, for each annuitant or benefit
4.28	recipient who has been receiving an annuity or a benefit for at least one full month, but less
4.29	than 12 full months as of the June 30 of the calendar year immediately before the adjustment,
4.30	a postretirement increase of 1/12 of one percent for each month that the person has been
4.31	receiving an annuity or benefit must be applied to the amount of the monthly annuity or
4.32	benefit of the annuitant or benefit recipient;

- (3) (1) effective January 1, 2024 2026, and thereafter, a postretirement increase of 1.5 1.75 percent must be applied each year to the amount of the monthly annuity or benefit of each annuitant or benefit recipient who has been receiving an annuity or a benefit for at least 12 full months as of the June 30 of the calendar year immediately before the adjustment; and
- (4) (2) effective January 1, 2024 2026, and thereafter, for each annuitant or benefit recipient who has been receiving an annuity or a benefit for at least one full month, but less than 12 full months as of the June 30 of the calendar year immediately before the adjustment, an annual postretirement increase of 1/12 of 1.5 1.75 percent for each month that the person has been receiving an annuity or benefit must be applied to the amount of the monthly annuity or benefit of the annuitant or benefit recipient.
- (b) An increase in annuity or benefit payments under this subdivision must be made automatically unless written notice is filed by the annuitant or benefit recipient with the executive director of the <u>covered Minnesota State</u> Retirement <u>plan System</u> requesting that the increase not be made.
- 5.16 EFFECTIVE DATE. This section is effective for postretirement adjustments beginning
 5.17 on or after January 1, 2026.

5.18 ARTICLE 2

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PUBLIC EMPLOYEES RETIREMENT ASSOCIATION

Section 1. Minnesota Statutes 2024, section 353.01, subdivision 2a, is amended to read:

Subd. 2a. Included employees; mandatory membership. (a) Any public employees employee whose salary from one governmental subdivision exceeds is expected to exceed \$425 in any month and who are is not specifically excluded under subdivision 2b or have has not been provided an option to participate under subdivision 2d, whether individually or by action of the governmental subdivision, must participate beginning on the employee's first day of employment as members a member of the association with retirement coverage by the general employees retirement plan under this chapter, the public employees police and fire plan under this chapter, or the local government correctional employees retirement plan under chapter 353E, whichever applies. For any employee whose salary is not expected to exceed \$425 in any month, membership commences as a condition of employment on the first day of employment or on the first day that the employee's salary exceeds \$425 and the other eligibility criteria are met, whichever is later. Public employees include but are not limited to:

(1) persons whose salary meets the threshold in this paragraph from employment in one
 or more positions within one governmental subdivision;

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(2) elected county sheriffs;

- (3) persons who are appointed, employed, or contracted to perform governmental
 functions that by law or local ordinance are required of a public officer, including, but not
 limited to:
- (i) town and city clerk or treasurer;
- 6.8 (ii) county auditor, treasurer, or recorder;
- 6.9 (iii) city manager as defined in section 353.028 who does not exercise the option provided under subdivision 2d; or
- (iv) emergency management director, as provided under section 12.25;
- 6.12 (4) physicians under section 353D.01, subdivision 2, who do not elect public employees defined contribution plan coverage under section 353D.02, subdivision 2;
- 6.14 (5) full-time employees of the Dakota County Agricultural Society;
- (6) employees of the Red Wing Port Authority who were first employed by the Red
 Wing Port Authority before May 1, 2011, and who are not excluded employees under
 subdivision 2b;
- 6.18 (7) employees of the Seaway Port Authority of Duluth who are not excluded employees under subdivision 2b;
- 6.20 (8) employees of the Stevens County Housing and Redevelopment Authority who were 6.21 first employed by the Stevens County Housing and Redevelopment Authority before May 6.22 1, 2014, and who are not excluded employees under subdivision 2b;
- 6.23 (9) employees of the Minnesota River Area Agency on Aging who were first employed 6.24 by a Regional Development Commission before January 1, 2016, and who are not excluded 6.25 employees under subdivision 2b; and
- 6.26 (10) employees of the Public Employees Retirement Association.
- (b) A public employee or elected official who was a member of the association on June 30, 2002, based on employment that qualified for membership coverage by the public employees retirement plan or the public employees police and fire plan under this chapter, or the local government correctional employees retirement plan under chapter 353E as of June 30, 2002, retains that membership for the duration of the person's employment in that

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- position or incumbency in elected office. Except as provided in subdivision 28, the person shall participate as a member until the employee or elected official terminates public employment under subdivision 11a or terminates membership under subdivision 11b.
- (c) If the salary of an included public employee is less than \$425 in any subsequent month, the member retains membership eligibility.
- (d) For the purpose of participation in the general employees retirement plan, public employees include employees who were members of the former Minneapolis Employees Retirement Fund on June 29, 2010.

- Sec. 2. Minnesota Statutes 2024, section 353.01, subdivision 2b, is amended to read:
- Subd. 2b. **Excluded employees.** (a) The following public employees are not eligible to participate as members of the association with retirement coverage by the general employees retirement plan, the local government correctional employees retirement plan under chapter 353E, or the public employees police and fire plan:
- (1) persons whose salary from one governmental subdivision never exceeds <u>or is never</u> expected to exceed \$425 in a month;
 - (2) public officers who are elected to a governing body, city mayors, or persons who are appointed to fill a vacancy in an elected office of a governing body, whose term of office commences on or after July 1, 2002, for the service to be rendered in that elected position;
 - (3) election judges and persons employed solely to administer elections;
- 7.21 (4) patient and inmate personnel who perform services for a governmental subdivision;
- 7.22 (5) except as otherwise specified in subdivision 12a, employees who are employed solely 7.23 in a temporary position as defined under subdivision 12a, and employees who resign from 7.24 a nontemporary position and accept a temporary position within 30 days of that resignation 7.25 in the same governmental subdivision;
 - (6) employees who are employed by reason of work emergency caused by fire, flood, storm, or similar disaster, but if the person becomes a probationary or provisional employee within the same pay period, other than on a temporary basis, the person is a "public employee" retroactively to the beginning of the pay period;
 - (7) employees who by virtue of their employment in one governmental subdivision are required by law to be a member of and to contribute to any of the plans or funds administered by the Minnesota State Retirement System, the Teachers Retirement Association, or the St.

Paul Teachers Retirement Fund Association, but this exclusion must not be construed to prevent a person from being a member of and contributing to the Public Employees Retirement Association and also belonging to and contributing to another public pension plan or fund for other service occurring during the same period of time, and a person who meets the definition of "public employee" in subdivision 2 by virtue of other service occurring during the same period of time becomes a member of the association unless contributions are made to another public retirement plan on the salary based on the other service or to the Teachers Retirement Association by a teacher as defined in section 354.05, subdivision 2;

- (8) persons who are members of a religious order and are excluded from coverage under the federal Old Age, Survivors, Disability, and Health Insurance Program for the performance of service as specified in United States Code, title 42, section 410(a)(8)(A), as amended, if no irrevocable election of coverage has been made under section 3121(r) of the Internal Revenue Code of 1954, as amended;
 - (9) persons who are:

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- (i) employed by a governmental subdivision who have not reached the age of 23 and who are enrolled on a full-time basis to attend or are attending classes on a full-time basis at an accredited school, college, or university in an undergraduate, graduate, or professional-technical program, or at a public or charter high school;
- (ii) employed as resident physicians, medical interns, pharmacist residents, or pharmacist interns and are serving in a degree or residency program in a public hospital or in a public clinic; or
- (iii) students who are serving for a period not to exceed five years in an internship or a residency program that is sponsored by a governmental subdivision, including an accredited educational institution;
- (10) persons who hold a part-time adult supplementary technical college license who render part-time teaching service in a technical college;
- 8.27 (11) for the first three years of employment, foreign citizens who are employed by a
 8.28 governmental subdivision, except that the following foreign citizens must be considered
 8.29 included employees under subdivision 2a:
 - (i) H-1B, H-1B1, and E-3 status holders;
 - (ii) employees of Hennepin County or Hennepin Healthcare System, Inc.;
- 8.32 (iii) employees legally authorized to work in the United States for three years or more; 8.33 and

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(iv) employees otherwise required to participate under federal law;

- (12) public hospital employees who elected not to participate as members of the association before 1972 and who did not elect to participate from July 1, 1988, to October 1, 1988;
- (13) except as provided in section 353.86, volunteer ambulance service personnel, as defined in subdivision 35, but persons who serve as volunteer ambulance service personnel may still qualify as public employees under subdivision 2 and may be members of the Public Employees Retirement Association and participants in the general employees retirement plan or the public employees police and fire plan, whichever applies, on the basis of compensation received from public employment service other than service as volunteer ambulance service personnel;
- (14) except as provided in section 353.87, volunteer firefighters, as defined in subdivision 36, engaging in activities undertaken as part of volunteer firefighter duties, but a person who is a volunteer firefighter may still qualify as a public employee under subdivision 2 and may be a member of the Public Employees Retirement Association and a participant in the general employees retirement plan or the public employees police and fire plan, whichever applies, on the basis of compensation received from public employment activities other than those as a volunteer firefighter;
 - (15) employees in the building and construction trades, as follows:
- (i) pipefitters and associated trades personnel employed by Independent School District No. 625, St. Paul, with coverage under a collective bargaining agreement by the pipefitters local 455 pension plan who were either first employed after May 1, 1997, or, if first employed before May 2, 1997, elected to be excluded under Laws 1997, chapter 241, article 2, section 12;
 - (ii) electrical workers, plumbers, carpenters, and associated trades personnel employed by Independent School District No. 625, St. Paul, or the city of St. Paul, with coverage under a collective bargaining agreement by the electrical workers local 110 pension plan, the plumbers local 34 pension plan, or the carpenters local 322 pension plan who were either first employed after May 1, 2000, or, if first employed before May 2, 2000, elected to be excluded under Laws 2000, chapter 461, article 7, section 5;
 - (iii) bricklayers, allied craftworkers, cement masons, glaziers, glassworkers, painters, allied tradesworkers, and plasterers employed by the city of St. Paul or Independent School District No. 625, St. Paul, with coverage under a collective bargaining agreement by the bricklayers and allied craftworkers local 1 pension plan, the cement masons local 633

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pension plan, the glaziers and glassworkers local 1324 pension plan, the painters and allied trades local 61 pension plan, or the plasterers local 265 pension plan who were either first employed after May 1, 2001, or if first employed before May 2, 2001, elected to be excluded under Laws 2001, First Special Session chapter 10, article 10, section 6;

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- (iv) plumbers employed by the Metropolitan Airports Commission, with coverage under a collective bargaining agreement by the plumbers local 34 pension plan, who were either first employed after May 1, 2001, or if first employed before May 2, 2001, elected to be excluded under Laws 2001, First Special Session chapter 10, article 10, section 6;
- (v) electrical workers or pipefitters employed by the Minneapolis Park and Recreation Board, with coverage under a collective bargaining agreement by the electrical workers local 292 pension plan or the pipefitters local 539 pension plan, who were first employed before May 2, 2015, and elected to be excluded under Laws 2015, chapter 68, article 11, section 5;
- (vi) laborers and associated trades personnel employed by the city of St. Paul or Independent School District No. 625, St. Paul, who are designated as temporary employees with coverage under a collective bargaining agreement by a multiemployer plan as defined in section 356.27, subdivision 1, who were either first employed on or after June 1, 2018, or if first employed before June 1, 2018, elected to be excluded under Laws 2018, chapter 211, article 16, section 13; and
- (vii) employees who are trades employees as defined in section 356.27, subdivision 1, first hired on or after July 1, 2020, by the city of St. Paul or Independent School District No. 625, St. Paul, except for any trades employee for whom contributions are made under section 356.24, subdivision 1, clause (8), (9), or (10), by either employer to a multiemployer plan as defined in section 356.27, subdivision 1;
- (16) employees who are hired after June 30, 2002, solely to fill seasonal positions under subdivision 12b which are limited in duration by the employer to a period of six months or less in each year of employment with the governmental subdivision;
- (17) persons who are provided supported employment or work-study positions by a governmental subdivision and who participate in an employment or industries program maintained for the benefit of these persons where the governmental subdivision limits the position's duration to up to five years, including persons participating in a federal or state subsidized on-the-job training, work experience, senior citizen, youth, or unemployment relief program where the training or work experience is not provided as a part of, or for, future permanent public employment;

(18) independent contractors and the employees of independent contractors;

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- (19) reemployed annuitants of the association during the course of that reemployment;
- 11.3 (20) persons appointed to serve on a board or commission of a governmental subdivision 11.4 or an instrumentality thereof;
 - (21) persons employed as full-time fixed-route bus drivers by the St. Cloud Metropolitan Transit Commission who are members of the International Brotherhood of Teamsters Local 638 and who are, by virtue of that employment, members of the International Brotherhood of Teamsters Central States pension plan; and
 - (22) persons employed by the Duluth Transit Authority or any subdivision thereof who are members of the Teamsters General Local Union 346 and who are, by virtue of that employment, members of the Central States Southeast and Southwest Areas Pension Fund.
 - (b) Any person performing the duties of a public officer in a position defined in subdivision 2a, paragraph (a), clause (3), is not an independent contractor and is not an employee of an independent contractor.

- Sec. 3. Minnesota Statutes 2024, section 353.01, subdivision 2d, is amended to read:
- Subd. 2d. **Optional membership.** (a) Membership in the association is optional by action of the individual employee for the following public employees who meet the conditions set forth in subdivision 2a:
 - (1) members of the coordinated plan who are also employees of labor organizations as defined in section 353.017, subdivision 1, for their employment by the labor organization only, if they elect to have membership under section 353.017, subdivision 2;
 - (2) persons who are elected or persons who are appointed to elected positions, other than local governing body elected positions, and who elect to participate within 30 days of taking office by filing completing and signing a written election for membership election on a form prescribed by the executive director of the association and filing the membership election with the association within 60 days of taking office;
 - (3) members of the association who are appointed by the governor to be a state department head and who elect not to be covered by the general state employees retirement plan of the Minnesota State Retirement System under section 352.021;
- 11.31 (4) city managers as defined in section 353.028, subdivision 1, who do not elect to be excluded from membership in the association under section 353.028, subdivision 2; and

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(5) employees of the Port Authority of the city of St. Paul on January 1, 2003, who were
at least age 45 on that date, and who elected to participate by filing a written completing
and signing a membership election for membership.
(b) Membership in the association is optional by action of the governmental subdivision

- (b) Membership in the association is optional by action of the governmental subdivision for the employees of the following governmental subdivisions under the conditions specified:
- (1) the Minnesota Association of Townships if the board of that association, at its option, certifies to the executive director that its employees who meet the conditions set forth in subdivision 2a are to be included for purposes of retirement coverage, in which case the status of the association as a participating employer is permanent;
- (2) a county historical society if the county in which the historical society is located, at its option, certifies to the executive director that the employees of the historical society who meet the conditions set forth in subdivision 2a are to be considered county employees for purposes of retirement coverage under this chapter. The status as a county employee must be accorded to all similarly situated county historical society employees and, once established, must continue as long as a person is an employee of the county historical society; and
- (3) Hennepin Healthcare System, Inc., a public corporation, with respect to employees other than paramedics, emergency medical technicians, and protection officers, if the corporate board establishes alternative retirement plans for certain classes of employees of the corporation and certifies to the association the applicable employees to be excluded from future retirement coverage.
- (c) For employees who are covered by paragraph (a), clause (1), (2), or (3), or covered by paragraph (b), clause (1) or (2), if the necessary membership election is not made, the employee is excluded from retirement coverage under this chapter. For employees who are covered by paragraph (a), clause (4), if the necessary election of exclusion is not made, the employee must become a member and have retirement coverage under the applicable provisions of this chapter. For employees specified in paragraph (b), clause (3), membership continues until the exclusion option is exercised for the designated class of employee.
- (d) The option to become a member, once exercised under this subdivision, may not be withdrawn until the termination of public service as defined under subdivision 11a.

- Sec. 4. Minnesota Statutes 2024, section 353.028, subdivision 2, is amended to read:
- Subd. 2. **Election.** (a) A city manager first employed by a city may make a onetime, irrevocable election to be excluded from membership in the general employees retirement

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plan of the association. The election of exclusion must be made within 30 days following the commencement of employment, must be made in writing on a form prescribed by the executive director, and must be approved by a resolution adopted by the governing body of the city, and must be filed with the association within 60 days of commencing employment. The election of exclusion is not effective until it is filed with the executive director. Membership of a city manager in the general employees retirement plan ceases on the date the written election of exclusion is received by the executive director. Employee and employer contributions made during the first 30 60 days of employment on behalf of a person exercising the option to be excluded from membership under this paragraph must be refunded or credited in accordance with section 353.27, subdivision 7.

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- (b) A city manager who has previously been an employee in any position covered by any retirement plan administered by the association to which the city contributed or by any supplemental pension or deferred compensation plan under section 356.24 sponsored by the city is not eligible to make the election under paragraph (a).
- (c) Any election under paragraph (a) must include a statement that the individual will not seek authorization to purchase service credit for any period of excluded service.

- Sec. 5. Minnesota Statutes 2024, section 353.028, subdivision 3, is amended to read: 13.18
 - Subd. 3. **Deferred compensation**; city contribution. (a) If an election of exclusion under subdivision 2 is made, and if the city manager and the governing body of the city additionally agree in writing that the additional compensation is to be deferred and is to be contributed on behalf of the city manager to a deferred compensation program that meets the requirements of section 457 of the Internal Revenue Code of 1986, as amended, and section 356.24, the governing body may compensate the city manager, in addition to the salary allowed under any limitation imposed on salaries by law or charter, in an amount equal to the employer contribution that would be required by section 353.27, subdivision 3, if the city manager were a member of the general employees retirement plan.
 - (b) Alternatively, if an election of exclusion under subdivision 2 is made, the city manager and the governing body of the city may agree in writing that the equivalent employer contribution to the contribution under section 353.27, subdivision 3, be contributed by the city to the defined contribution plan of the Public Employees Retirement Association under chapter 353D. Any An election and agreement under this paragraph must be entered into within 30 days following the commencement of employment.

EFFECTIVE DATE. This section is effective July 1, 2025.

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Sec. 6. Minnesota Statutes 2024, section 353.27, subdivision 3a, is amended to read:

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Subd. 3a. Additional employer contribution. (a) An additional employer contribution to the general employees retirement fund of the Public Employees Retirement Association must be made equal to the following applicable percentage of the total salary amount for "basic members" and for "coordinated members":

14.7		Basic Program	Coordinated Program
14.8	Effective before January 1, 2006	2.68	.43
14.9	Effective January 1, 2006	2.68	.5
14.10	Effective January 1, 2009	2.68	.75
14.11	Effective January 1, 2010	2.68	1

These contributions must be made from funds available to the employing subdivision by the means and in the manner provided in section 353.28.

(b) The coordinated program contribution rates set forth in paragraph (a) effective for January 1, 2010, must not be implemented if, following receipt of the July 1, 2009, annual actuarial valuation report under section 356.215, respectively, the actuarially required contributions are equal to or less than the total rates under this section in effect as of January 1, 2008.

(e) (b) This subdivision is repealed once the actuarial value of the assets of the general employees retirement plan of the Public Employees Retirement Association equal or exceed 98 percent of the actuarial accrued liability of the plan as determined by the actuary retained under sections 356.214 and 356.215. The repeal is effective on the first day of the first full pay period occurring after March 31 of the calendar year following the issuance of the actuarial valuation upon which the repeal is based.

EFFECTIVE DATE. This section is effective the day following final enactment.

- 14.26 Sec. 7. Minnesota Statutes 2024, section 353.34, subdivision 5, is amended to read:
- Subd. 5. **Right to a refund generally unlimited.** The right to a refund provided in this chapter, and laws amendatory thereof, is not restricted as to time unless specifically provided and the statute of limitation does not apply thereto.
- 14.30 **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 8. Minnesota Statutes 2024, section 353E.06, subdivision 1, is amended to read: 15.1 Subdivision 1. Duty disability qualification requirements. A member who is determined 15.2 to qualify for a duty disability as defined in section 353E.001, subdivision 1, is entitled to 15.3 a disability benefit. The disability benefit must be based on covered service under this 15.4 chapter only and is an amount equal to 47.5 percent of the average salary defined in section 15.5 353E.04, subdivision 2, plus an additional 1.9 percent, for each year of covered service 15.6 under this chapter in excess of 25 years.: 15.7 (1) 1.9 percent for each year of allowable service beginning before July 1, 2025; and 15.8 (2) 2.2 percent for each year of allowable service beginning after June 30, 2025. 15.9 **EFFECTIVE DATE.** This section is effective the day following final enactment. 15.10 Sec. 9. Minnesota Statutes 2024, section 356.415, subdivision 1b, is amended to read: 15.11 Subd. 1b. Annual postretirement adjustments; PERA Public Employees Retirement 15.12 Association; general employees retirement plan. (a) Annuities, disability benefits, and 15.13 survivor benefits being paid from the general employees retirement plan of the Public 15.14 15.15 Employees Retirement Association shall be increased effective each January 1 by the percentage of increase determined under this subdivision. The increase to the annuity or 15.16 benefit shall be determined by multiplying the monthly amount of the annuity or benefit by 15.17 the percentage of increase specified in paragraph (b), after taking into account any reduction 15.18 to the percentage of increase required under paragraph (e) (d). 15.19 15.20 (b) The percentage of increase shall be one percent unless the federal Social Security Administration has announced a cost-of-living adjustment pursuant to United States Code, 15.21 title 42, section 415(i), in the last quarter of the preceding calendar year that is greater than 15.22 two one percent. If the cost-of-living adjustment announced by the federal Social Security 15.23 Administration is greater than two one percent, the percentage of increase shall be 50 percent 15.24 of must be the same as the cost-of-living adjustment announced by the federal Social Security 15.25 Administration, but in no event may the percentage of increase exceed 1.5 percent the 15.26 15.27 applicable maximum percentage in effect on January 1 under paragraph (c). (c) The applicable maximum percentage in effect on January 1 is 1.75 percent, unless 15.28 either of the following is true, in which case the applicable maximum percentage is 1.5 15.29 15.30 percent: (1) the market value of assets equals or is less than 85 percent of the actuarial accrued 15.31 liabilities as reported by the plan's actuary in the most recent two consecutive annual actuarial 15.32 valuations; or 15.33

(2) the market value of assets equals or is less than 80 percent of the actuarial accrued liabilities as reported by the plan's actuary in the most recent annual actuarial valuation.

(e) (d)(1) If the recipient of an annuity, disability benefit, or survivor's benefit has been receiving the annuity or benefit for at least 12 full months as of the June 30 of the calendar year immediately before the effective date of the increase, there is no reduction in the percentage of increase.

(2) If the recipient of an annuity, disability benefit, or survivor's benefit has been receiving the annuity or benefit for at least one month, but less than 12 full months, as of the June 30 of the calendar year immediately preceding the effective date of the increase, the percentage of increase is multiplied by a fraction, the numerator of which is the number of months the annuity or benefit was received as of June 30 of the preceding calendar year and the denominator of which is 12.

(d) (e) An increase in annuity or benefit payments under this section subdivision must be made automatically unless written notice is filed by the recipient with the executive director of the Public Employees Retirement Association requesting that the increase not be made.

EFFECTIVE DATE. This section is effective for postretirement adjustments beginning on or after January 1, 2026.

16.19 ARTICLE 3

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PUBLIC EMPLOYEES DEFINED CONTRIBUTION PLAN

Section 1. Minnesota Statutes 2024, section 353D.02, subdivision 1, is amended to read:

Subdivision 1. **Local government officials.** Eligible elected or appointed local government officials may elect to participate in the defined contribution plan within the first 30 days of being elected or appointed to taking public office by filing completing and signing a membership application election on a form prescribed by the executive director of the association authorizing contributions to be deducted from the official's salary. Participation begins on the first day of the pay period for which the contributions were deducted or, if pay period coverage dates are not provided, the date on which the membership application election or contributions are received in the office of the association, whichever is received first, provided further that the membership application election is received by the association within 60 days of the receipt of the contributions taking office. An election to participate in the plan is irrevocable.

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Sec. 2. Minnesota Statutes 2024, section 353D.02, subdivision 2, is amended to read:

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Subd. 2. **Eligible physicians.** Eligible physicians may elect to participate in the defined contribution plan within the first 30 days of commencing employment with a government subdivision under section 353.01, subdivision 6, by filing completing and signing a membership application election on a form prescribed by the executive director of the association authorizing contributions to be deducted from the physician's salary and filing the membership election with the association within 60 days of commencing employment. Participation begins on the first day of the pay period for which the contributions were deducted. An election to participate in the defined contribution plan is irrevocable.

EFFECTIVE DATE. This section is effective July 1, 2025.

- Sec. 3. Minnesota Statutes 2024, section 353D.02, subdivision 3, is amended to read:
- Subd. 3. **Eligible ambulance service personnel.** Each public ambulance service with eligible personnel may elect to participate in the plan. If a service elects to participate, its eligible personnel may elect to participate or decline to participate. An individual's membership election must be made within 30 days of the service's election to participate or within 30 days of the date on which the individual began employment with the service or began to provide service for it, whichever date is later. The membership election must be received by the association within 60 days of the service's election to participate or within 60 days of the date on which the individual first began employment, whichever is later. An election by a service or an individual is irrevocable.

- Sec. 4. Minnesota Statutes 2024, section 353D.02, subdivision 4, is amended to read:
 - Subd. 4. Eligible rescue squad personnel. The municipality or county, as applicable, associated with a rescue squad under section 353D.01, subdivision 2, paragraph (a), clause (4), may elect to participate in the plan. If the municipality or county, as applicable, elects to participate, the eligible personnel may elect to participate or decline to participate. An eligible individual's membership election must be made within 30 days of the service's municipality's or county's election to participate or within 30 days of the date on which the individual first began employment with the rescue squad, whichever is later. The membership election must be received by the association within 60 days of the municipality's or county's election to participate or within 60 days of the date on which the individual first began employment, whichever is later. Elections under this subdivision by a government unit or individual are irrevocable. The municipality or county, as applicable, must specify by

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resolution eligibility requirements for rescue squad personnel which must be satisfied if the individual is to be authorized to make the membership election under this subdivision.

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EFFECTIVE DATE. This section is effective July 1, 2025.

- Sec. 5. Minnesota Statutes 2024, section 353D.02, subdivision 5, is amended to read:
- Subd. 5. St. Paul Port Authority personnel. Employees of the Port Authority of the city of St. Paul who do not elect to participate in the general employees retirement plan may elect within the first 30 days of commencing employment to participate in the plan by filing completing and signing a membership application election on a form prescribed by the executive director of the association authorizing contributions to be deducted from the employee's salary. Participation begins on the first day of the pay period for which the contributions were deducted or, if pay period coverage dates are not provided, the date on which the membership application election or the contributions are received in the office of the association, whichever is received first, if provided the membership application election is received by the association within 60 days of the receipt of the contributions commencing employment. An election to participate in the plan is irrevocable.

EFFECTIVE DATE. This section is effective July 1, 2025.

Sec. 6. Minnesota Statutes 2024, section 353D.02, subdivision 6, is amended to read: 18.17

Subd. 6. City managers. Any city managers manager who elected to be excluded within 30 days of commencing employment from the general employees retirement plan of the Public Employees Retirement Association under section 353.028, subdivision 2, and who elected to participate in the plan entered into an agreement under section 353.028, subdivision 3, paragraph (b), with the governing body of the city that employs the city manager to have the city make contributions to the defined contribution plan under chapter 353D, must file that an election with the executive director association within the first 30 60 days of commencing employment to participate in the defined contribution plan. The city manager must complete and sign a membership election on a form prescribed by the executive director of the association. Participation begins on the first day of the pay period next following the date of the coverage election. An election to participate by a city manager is irrevocable.

- Sec. 7. Minnesota Statutes 2024, section 353D.02, subdivision 7, is amended to read:
- Subd. 7. Certain volunteer firefighters. Volunteer or on-call firefighters who are serving 18.31 as members of a municipal fire department or an independent nonprofit firefighting 18.32

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corporation and who are not covered for that firefighting service by the public employees police and fire retirement plan under sections 353.63 to 353.68, by a firefighters relief association under chapter 424A, or by the statewide volunteer firefighter retirement plan under chapter 353G may elect to participate in the plan within the first 30 days of commencing service by completing and signing a membership election on a form prescribed by the executive director of the association. The membership election must be filed with the association within 60 days of commencing service. An eligible firefighter's election is irrevocable. No employer contribution is payable by the fire department or the firefighting corporation unless the municipal governing body or the firefighting corporation governing body, whichever applies, ratifies the membership election.

EFFECTIVE DATE. This section is effective July 1, 2025.

ARTICLE 4

PERA PRIVATIZATION

Section 1. Minnesota Statutes 2024, section 353F.01, is amended to read:

353F.01 PURPOSE AND INTENT.

The purpose of this chapter is to ensure, to the extent possible, that persons employed at public medical facilities who by governmental subdivisions that are privatized and consequently are excluded from retirement coverage by the Public Employees Retirement Association will be entitled to receive future retirement benefits under the general employees retirement plan of the Public Employees Retirement Association commensurate with the prior contributions made by them or made on their behalf upon the privatization of the medical facility governmental subdivision.

- 19.23 Sec. 2. Minnesota Statutes 2024, section 353F.02, is amended by adding a subdivision to read:
- Subd. 2a. <u>Association.</u> "Association" means the Public Employees Retirement Association
 established under chapter 353.
- 19.27 Sec. 3. Minnesota Statutes 2024, section 353F.02, subdivision 3, is amended to read:
 - Subd. 3. **Effective date of privatization.** "Effective date of privatization" means the date that the operation of a medical facility is assumed by another a governmental subdivision becomes a privatized employer or the date that a medical facility governmental subdivision is purchased by another employer in a privatization and active membership in the Public Employees Retirement association consequently terminates.

Sec. 4. Minnesota Statutes 2024, section 353F.02, is amended by adding a subdivision to 20.1 20.2 read: Subd. 3b. Funding ratio. "Funding ratio" means the actuarial value of assets of the 20.3 general employees retirement fund, divided by the present value of accrued benefits for the 20.4 20.5 fund, expressed as a percentage. Sec. 5. Minnesota Statutes 2024, section 353F.02, is amended by adding a subdivision to 20.6 read: 20.7 Subd. 3c. General employees retirement fund. "General employees retirement fund" 20.8 means the general employees retirement fund as defined under section 353.27, subdivision 20.9 20.10 1. Sec. 6. Minnesota Statutes 2024, section 353F.02, is amended by adding a subdivision to 20.11 read: 20.12 Subd. 3d. General employees retirement plan. "General employees retirement plan" 20.13 or "general plan" means the general employees retirement plan of the association established 20.14 under chapter 353. 20.15 Sec. 7. Minnesota Statutes 2024, section 353F.02, is amended by adding a subdivision to 20.16 read: 20.17 Subd. 3e. Governmental subdivision. "Governmental subdivision" has the meaning 20.18 given in section 353.01, subdivision 6. 20.19 Sec. 8. Minnesota Statutes 2024, section 353F.02, subdivision 4b, is amended to read: 20.20 Subd. 4b. **Privatization.** "Privatization" means a medical facility that privatizes when 20.21 the facility the process of privatizing, through which a governmental subdivision ceases to 20.22 be a governmental subdivision for any reason other than that the medical facility 20.23 governmental subdivision closes or permanently ceases to operate. 20.24 Sec. 9. Minnesota Statutes 2024, section 353F.02, is amended by adding a subdivision to 20.25 read: 20.26 Subd. 4c. Privatize or privatizing. "Privatize" or "privatizing" means to engage in a 20.27 transaction, including a sale to, acquisition by, or merger with an entity or a sale to or 20.28 acquisition by one or more individuals, or a series of such transactions that result in a 20.29 governmental subdivision ceasing to be a governmental subdivision on or after the effective 20.30

date of privatization. Privatize or privatizing does not mean ceasing to be a governmental 21.1 subdivision because the subdivision closed or permanently ceased to operate. 21.2 Sec. 10. Minnesota Statutes 2024, section 353F.02, subdivision 5a, is amended to read: 21.3 Subd. 5a. Privatized former public employer. "Privatized former public employer" 21.4 means a medical facility that was included in the definition of an entity that was a 21.5 governmental subdivision under section 353.01, subdivision 6, on the day before the effective 21.6 date of privatization that is privatized and whose employees are certified for participation 21.7 under this chapter privatized employees. 21.8 Sec. 11. Minnesota Statutes 2024, section 353F.02, subdivision 6, is amended to read: 21.9 Subd. 6. Privatized former public employee. (a) "Privatized former public employee" 21.10 means a person who, before the effective date of the privatization of a governmental 21.11 subdivision: 21.12 (1) was employed by the privatized former public employer on the day before the effective 21.13 date of privatization; or governmental subdivision; and 21.14 (2) terminated employment with the privatized former public employer on the day before 21.15 the effective date; and 21.16 21.17 (3) (2) was a participant in member of the general employees retirement plan of the Public Employees Retirement Association at the time of termination of employment with 21.18 the privatized former public employer for the period of employment with the governmental 21.19 subdivision. 21.20 21.21 (b) Privatized former public employee does not mean a person who, on the day before the effective date of privatization, was simultaneously employed with the privatized former 21.22 public employer and by a governmental subdivision under section 353.01, subdivision 6, 21.23 and who, after the effective date of privatization, continues to accrue service credit under 21.24 section 353.01, subdivision 16, through simultaneous employment with a governmental 21.25 21.26 subdivision. Sec. 12. Minnesota Statutes 2024, section 353F.02, is amended by adding a subdivision 21.27 21.28 to read: Subd. 6a. Privatizing active employee. "Privatizing active employee" means a privatized 21.29 21.30 employee who was employed by the privatizing governmental subdivision on the day before the effective date of the privatization. 21.31

Sec. 13. Minnesota Statutes 2024, section 353F.025, is amended to read:

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353F.025 CERTIFICATION AND DECERTIFICATION OF MEDICAL FACILITIES AND OTHER PUBLIC EMPLOYING UNITS WITHDRAWAL LIABILITY.

- Subdivision 1. Eligibility determination and calculation of withdrawal liability. (a)

 The chief clerical This section applies to any governmental subdivision that privatizes.
- (b) Before the effective date of privatization, an officer of a the governmental subdivision may that is privatizing or that has control or ownership of an entity that is privatizing must submit to the executive director a resolution from the governing body to the executive director of the Public Employees Retirement Association which supports providing coverage under this chapter for employees of that governmental subdivision who are privatized, and which states that the governing body will pay for actuarial calculations, as further specified in paragraph (c). of the governmental subdivision stating the following:
- (1) that it is the intention of the governmental subdivision to privatize or to engage in a privatization that will result in the controlled or owned entity becoming privatized; and
- (2) that the governmental subdivision will reimburse the association for the cost to calculate withdrawal liability under paragraph (d).
- (b) (c) The governing body must also provide to the executive director a copy of any applicable the purchase or, lease, or other transaction agreement and any other information requested by the executive director to allow the executive director to verify that under the proposed employer change, determine whether the new employer does not qualify as, after the privatization, will be a governmental subdivision under section 353.01, subdivision 6 or a privatized employer, making the employees ineligible for continued coverage as active members of the general employees retirement plan of the Public Employees Retirement Association.
- (c) Following (d) If, within 30 days after receipt of a the resolution and a determination 22.26 by information under paragraph (b), the executive director determines that the new employer 22.27 is after the privatization will not be a governmental subdivision, the executive director shall 22.28 22.29 must direct the consulting actuary retained by the association under section 356.214 to determine whether the general employees retirement plan of the Public Employees Retirement 22.30 Association, if coverage under this chapter is provided, is expected to receive a net gain or 22.31 a net loss if privatization occurs. A net gain is expected if the actuarial liability of the special 22.32 benefit coverage provided under this chapter, if extended to the applicable employees under 22.33 22.34 the privatization, is less than the actuarial gain otherwise to accrue to the plan. A net loss

23.1	is expected if the actuarial accrued liability of the special benefit coverage provided under
23.2	this chapter, if extended to the applicable employees under the privatization, is more than
23.3	the actuarial gain otherwise to accrue to the plan. The date of the actuarial calculations used
23.4	to make this determination must be within one year of the effective date of privatization
23.5	calculate the withdrawal liability to be incurred by the privatized employer on the effective
23.6	date of the privatization. Withdrawal liability and present value must be calculated as
23.7	provided in paragraphs (e) and (f), respectively.
23.8	(e) Withdrawal liability is equal to the present value of accrued benefits attributable to
23.9	the privatizing active employees minus the product of:
23.10	(1) the present value of accrued benefits attributable to the privatizing active employees;
23.11	<u>and</u>
23.12	(2) the general plan's funding ratio.
23.13	If the withdrawal liability is a negative number, the withdrawal liability is zero. Withdrawal
23.14	liability must be calculated using the most recently completed actuarial valuation before
23.15	the effective date of privatization.
23.16	(f) Present value of accrued benefits is determined using the actuarial assumptions under
23.17	section 356.215, subdivision 8, for the general plan. The present value of accrued benefits
23.18	does not include projected compensation or projected service.
23.19	(g) The governmental subdivision must reimburse the association for the cost of
23.20	calculating the withdrawal liability.
23.21	Subd. 1a. Payment of withdrawal liability. No later than six months after the effective
23.22	date of privatization, the privatized employer must pay the withdrawal liability calculated
23.23	under subdivision 1 to the general employees retirement fund, unless the privatized employer
23.24	elects a payment plan. In lieu of a single withdrawal liability payment, the privatized
23.25	employer may elect to pay the withdrawal liability with interest compounded annually at
23.26	the applicable rate or rates specified in section 356.59, subdivision 3, in equal annual
23.27	payments for a term of no longer than ten years. The obligation to pay under this subdivision
23.28	is binding upon the privatized employer and its successors and assignees.
23.29	Subd. 2. Reporting privatizations. (a) If the actuarial calculations under subdivision
23.30	1, paragraph (c), indicate privatization can be approved because a net gain to the general
23.31	employees retirement plan of the Public Employees Retirement association is expected, or
23.32	if paragraph (b) applies, the executive director shall, following acceptance of the actuarial
23.33	calculations by The association must maintain a record of the consulting actuary's calculation

of withdrawal liability under subdivision 1 and any associated report. The calculation and any associated report must be made publicly available and provided to:

- (1) the board of trustees, forward notice and supporting documentation, including a copy of the actuary's report and findings, to:
- 24.5 (2) the chair and the executive director of the Legislative Commission on Pensions and Retirement; and
 - (3) the chairs and the ranking minority members of the <u>legislative</u> committees with jurisdiction over governmental operations in the house of representatives and senate.
 - (b) If the calculations under subdivision 1, paragraph (c), indicate a net loss, the executive director shall recommend to the board of trustees that the privatization be approved if the chief clerical officer of the applicable governmental subdivision submits a resolution from the governing body specifying that a lump sum payment will be made to the Public Employees Retirement Association equal to the net loss, plus interest. The interest must be computed using the applicable ultimate investment return assumption under section 356.215, subdivision 8, expressed as a monthly rate, from the date of the actuarial valuation from which the actuarial accrued liability data was used to determine the net loss in the actuarial study under subdivision 1, to the date of payment, with annual compounding. Payment must be made on or after the effective date of privatization.
 - (e) (b) The Public Employees Retirement association must maintain a list that includes the names of all privatized former public employers in the association's annual comprehensive annual financial report and on the association's website. Beginning July 1, 2027, the association must also include in the list the amount of the withdrawal liability determined as of the effective date of privatization and the remaining amount, if any, of withdrawal liability due to be paid for each privatized employer.
- Sec. 14. Minnesota Statutes 2024, section 353F.03, is amended to read:

24.26 **353F.03 VESTING RULE FOR CERTAIN EMPLOYEES.**

Notwithstanding any provision of chapter 353 to the contrary, a privatized former public employee is eligible to receive a retirement annuity under section 353.29 of the edition of Minnesota Statutes published in the year before the year in which the privatization occurred, without regard to the requirement specified in section 353.01, subdivision 47.

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Sec. 15. Minnesota Statutes 2024, section 353F.04, is amended to read:

353F.04 AUGMENTATION INTEREST RATES FOR PRIVATIZED FORMER **PUBLIC** EMPLOYEES.

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- Subdivision 1. Enhanced augmentation rates. (a) The deferred annuity of a privatized former public employee is subject to augmentation under section 353.34, subdivision 3, except that the rate of augmentation is as specified in this section.
- (b) This paragraph applies if the effective date of privatization was on or before January 1, 2007, and also applies to Hutchinson Area Health Care with a privatization effective date of January 1, 2008. For a privatized former public employee, the augmentation rate is 5.5 percent compounded annually until January 1 following the year in which the person privatized employee attains age 55. After that date, the augmentation rate is 7.5 percent compounded annually.
- (c) If paragraph (b) is not applicable, and if the effective date of the privatization is after January 1, 2007, and before January 1, 2011, then the augmentation rate is four percent compounded annually until January 1, following the year in which the person privatized employee attains age 55. After that date, the augmentation rate is six percent compounded annually.
- (d) If the effective date of the privatization is after December 31, 2010, the augmentation rate depends on the result of computations specified in section 353F.025, subdivision 1. If those computations indicate no loss or a net gain to the fund of the general employees retirement plan of the Public Employees Retirement Association fund, the augmentation rate is two percent compounded annually. If the computations under that subdivision indicate a net loss to the fund if a two percent augmentation rate is used, but a net gain or no loss if a one percent rate is used, then the augmentation rate is one percent compounded annually.
- (e) Notwithstanding paragraphs (b) to (d), after June 30, 2020, and before January 1, 2024, the augmentation rate for all privatized former public employees under paragraphs (b) to (d) is two percent compounded annually. After December 31, 2023, no additional augmentation is applied to the deferred annuities of privatized former public employee's deferred annuity employees.
- Subd. 2. Exceptions. The augmentation rates specified in subdivision 1 do not apply to 25.30 a privatized former public employee: 25.31
- (1) beginning the first of the month in which the privatized former public employee 25.32 becomes covered again by a retirement plan enumerated in section 356.30, subdivision 3, 25.33

if the employee accrues at least six months of credited service in any single plan enumerated in section 356.30, subdivision 3, except clause (6);

- (2) beginning the first of the month in which the privatized former public employee becomes covered again by the general employees retirement plan of the Public Employees Retirement Association;
- (3) beginning the first of the month after a privatized former public employee terminates service with the privatized former public employer;
- (4) if the privatized former public employee begins receipt of a retirement annuity while employed by the privatized former public employer; or
 - (5) if the effective date of privatization occurs after June 30, 2020.
- Sec. 16. Minnesota Statutes 2024, section 353F.05, is amended to read:

353F.05 AUTHORIZATION FOR ADDITIONAL ALLOWABLE SERVICE FOR EARLY RETIREMENT PURPOSES.

- (a) For the purpose of determining eligibility for early retirement benefits provided under section 353.30, subdivision 1a, of the edition of Minnesota Statutes published in the year before the year in which the privatization occurred, and notwithstanding any provision of chapter 353, to the contrary, the years of allowable service for a privatized former public employee who transfers employment on the effective date of privatization and does not apply for a refund of contributions under section 353.34, subdivision 1, of the edition of Minnesota Statutes published in the year before the year in which the privatization occurred, or any similar provision, includes service with the privatized former public employer following the effective date. The privatized former public employer shall provide any reports that the executive director of the Public Employees Retirement Association may reasonably request to permit calculation of benefits.
- (b) To be eligible for early retirement benefits under this section, the <u>individual privatized</u> <u>employee</u> must separate from service with the privatized <u>former public</u> employer. The privatized <u>former public</u> employee, or an individual authorized to act on behalf of that employee, may apply for an annuity following application procedures under section 353.29, subdivision 4.
- Sec. 17. Minnesota Statutes 2024, section 353F.051, subdivision 1, is amended to read:
- Subdivision 1. **Eligibility.** A privatized former public employee who is totally and permanently disabled under section 353.01, subdivision 19, and who had a medically

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27.1	documented	preexisting condition	of the disabili	ty before the terminati	on of coverage, may
27.2		lisability benefit.		<i>,</i>	
	11 7	,			
27.3	Sec. 18. M	innesota Statutes 202	24, section 353]	F.051, subdivision 2, i	s amended to read:
27.4	Subd. 2. Calculation of benefits. A person qualifying under subdivision 1 is entitled to				
27.5	receive a disability benefit calculated under section 353.33, subdivision 3. The disability				
27.6	benefit must be augmented under section 353.71, subdivision 2, from the date of termination				
27.7	to the date th	ne disability benefit b	egins to accrue	.	
27.8	Sec. 19. M	innesota Statutes 202	24, section 353	F.052, is amended to r	ead:
27.9	353F.052	2 APPLICATION O	F SURVIVIN	G SPOUSE, DEPEN	DENT CHILD
27.10	PROVISIO	N.			
27.11	Notwiths	standing any provisio	ns of law to the	contrary, subdivision	s within section
27.12	353.32 of the	e edition of Minnesot	a Statutes publ	ished in the year befo	re the year in which
27.13	a privatizatio	on occurred, applicabl	e to the survivir	ng spouse or dependent	children of a former
27.14	member as d	lefined in section 353	.01, subdivisio	n 7a, apply to the surv	ivors of a privatized
27.15	former publi	e employee.			
27.16	Sec. 20. M	innesota Statutes 202	24, section 353	F.057, is amended to r	ead:
27.17	353F.057	TERMINATION I	ROM SERVI	CE REQUIREMEN	Т.
27.18	Upon teri	mination of service from	om the privatize	d former public emplo	yer after the effective
27.19	date of priva	atization, a privatized	former public	employee must separa	ite from any
27.20	employment	relationship with the	privatized for t	ner public employer f	or at least 30 days to
27.21	qualify to re-	ceive a retirement an	nuity under this	s chapter.	
27.22	Sec 21 M	innesota Statutes 202	94 section 353	F.06, is amended to re-	ad:
27.23			REEMPLOY	ED ANNUITANT E	ARNINGS
27.24	LIMITATIO	ONS.			
27.25	If a priva	tized former public en	mployee satisfi	es the separation from	service requirement
27.26	in section 35	53F.057 and thereafte	r resumes empl	oyment with the prive	ntized former public
27.27	employer or	a governmental subdi	vision under sec	ction 353.01, subdivision	on 6, the reemployed
27.28	annuitant ear	rnings limitations of	section 353.37	apply.	

Sec. 22. Minnesota Statutes 2024, section 353F.07, is amended to read:

353F.07 EFFECT ON REFUND.

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Notwithstanding any provision of chapter 353 to the contrary, privatized former public employees may receive a refund of employee accumulated contributions plus interest as provided in section 353.34, subdivision 2, at any time after the transfer of employment to the privatized former public employer. If a privatized former public employee has received a refund from a pension plan listed in section 356.30, subdivision 3, the person privatized employee may not repay that refund unless the person privatized employee again becomes a member of one of those listed plans and complies with section 356.30, subdivision 2.

Sec. 23. Minnesota Statutes 2024, section 353F.08, is amended to read:

353F.08 COUNSELING SERVICES.

- The privatized former public employer and the executive director of the Public Employees

 Retirement Association shall provide privatized former public employees with counseling
 on their benefits available under the general employees retirement plan of the Public

 Employees Retirement Association during a mutually agreed-upon period mutually agreed
 upon before or after the effective date of privatization.
- Sec. 24. Minnesota Statutes 2024, section 353F.09, is amended to read:

28.18 **353F.09 APPLICATION TO SALES OF PRIVATIZED FORMER PUBLIC**28.19 **EMPLOYERS.**

A medical facility or other employing unit privatized employer shall cease to be a privatized former public employer and its employees shall cease to be considered privatized former public employees under this chapter upon the sale of the operations of the medical facility or employing unit to another employer or the sale of the medical facility or employing unit to another employer. The privatized former public employees shall be are entitled to benefits accrued under this chapter to the date of the sale, but shall must not accrue additional benefits after the date of the sale.

Sec. 25. REPEALER.

28.28 Minnesota Statutes 2024, section 353F.02, subdivision 4a, is repealed.

Sec. 26. EFFECTIVE DATE.

Sections 1 to 25 are effective July 1, 2027.

29.1 **ARTICLE 5**

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MSRS CORRECTIONAL PLAN ELIGIBILITY WORK GROUP

Section 1. Minnesota Statutes 2024, section 352.01, is amended by adding a subdivision to read:

- Subd. 28. Executive director. "Executive director" or "director" means the executive director of the system appointed under section 352.03, subdivision 5.
- Sec. 2. Minnesota Statutes 2024, section 352.029, subdivision 3, is amended to read:
 - Subd. 3. **Contributions.** The employee and employer contributions required by section 352.04, or by section 352.92 for employees covered by section 352.91 352.905, are the obligation of the employee who is a member under section 352.01, subdivision 2a, paragraph (a), or who chooses coverage under this section. However, the employing labor organization may pay the employer contributions. Contributions made by the employee must be made by salary deduction. The employing labor organization shall pay all contributions to the system as required by section 352.04, or by section 352.92 for employees covered by section 352.91 352.905.
- Sec. 3. Minnesota Statutes 2024, section 352.03, subdivision 5, is amended to read:
- Subd. 5. Executive director, deputy director, and assistant director. (a) The board shall appoint an executive director, in this chapter called the director, on the basis of education, experience in the retirement field, ability to manage and lead system staff, and ability to assist the board in setting a vision for the system. The executive director must have had at least five years' experience in either an executive level management position or in a position with responsibility for the governance, management, or administration of a retirement plan.
- 29.24 (b) The executive director, deputy director, and assistant director must be in the
 29.25 unclassified service but appointees may be selected from civil service lists if desired.
 29.26 Notwithstanding any law to the contrary, the board must set the salary of the executive
 29.27 director. The board must review the performance of the executive director on an annual
 29.28 basis and may grant salary adjustments as a result of the review. The salary of the deputy
 29.29 director and assistant director must be set in accordance with section 43A.18, subdivision
 29.30 3.

Sec. 4. Minnesota Statutes 2024, section 352.90, is amended to read:

352.90 POLICY.

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It is the policy of the legislature to provide special retirement benefits for and special contributions by certain correctional employees who may be required need to retire at an early age because they lose the mental or physical capacity required to maintain the safety, security, discipline, and custody of inmates incarcerated persons at state correctional facilities; of or patients and clients in the state-operated forensic services program, which is comprised of the Minnesota Security Hospital, the forensic nursing home, the forensic transition service, and the competency restoration program; of patients in or the Minnesota Sex Offender Program; or of patients in the Minnesota Specialty Health System-Cambridge.

Sec. 5. [352.901] DEFINITIONS APPLICABLE TO THE CORRECTIONAL PLAN.

Subdivision 1. Terms. Unless the language or context clearly indicates a different meaning is intended, the terms defined in this section have the meanings given. The definitions in this section apply only to the correctional employees retirement plan and supplement the definitions in section 352.01.

Subd. 2. Chief executive officer. "Chief executive officer" means the Direct Care and Treatment chief executive officer appointed under section 246C.08 or a person the chief executive officer has delegated responsibilities to under sections 352.90 to 352.955, including the duty to certify direct contact under section 352.905, subdivision 2.

Subd. 3. Commissioner. "Commissioner" means the commissioner of corrections appointed under section 241.01, subdivision 1, or a person the commissioner has delegated responsibilities to under sections 352.90 to 352.955, including the duty to certify direct contact under section 352.905, subdivision 2.

Subd. 4. Custody. "Custody" means an employee's exercise of legal and physical control over an incarcerated person, patient, or client who is detained, confined, or otherwise restricted from freedom of movement.

Subd. 5. **Direct Care and Treatment.** "Direct Care and Treatment" means the agency established under section 246C.02.

Subd. 6. **Direct contact.** "Direct contact" means interactions between an employee and one or more patients, clients, or incarcerated persons where the employee is physically present and engaged with patients, clients, or incarcerated persons as part of the employee's normal duties, as defined in section 352.01, subdivision 17d, which must include regular

31.1	involvement in rehabilitation, treatment, custody, or supervision of patients, clients, or
31.2	incarcerated persons, while maintaining safety, security, and order.
31.3	Subd. 7. Direct contact requirement. "Direct contact requirement" means the
31.4	requirement that the employee spend at least 75 percent of the employee's working time in
31.5	direct contact.
31.6	Subd. 8. Eligible facility. "Eligible facility" means:
31.7	(1) Minnesota Correctional Facility-Faribault;
31.8	(2) Minnesota Correctional Facility-Lino Lakes;
31.9	(3) Minnesota Correctional Facility-Moose Lake;
31.10	(4) Minnesota Correctional Facility-Oak Park Heights;
31.11	(5) Minnesota Correctional Facility-Red Wing;
31.12	(6) Minnesota Correctional Facility-Rush City;
31.13	(7) Minnesota Correctional Facility-Shakopee;
31.14	(8) Minnesota Correctional Facility-St. Cloud;
31.15	(9) Minnesota Correctional Facility-Stillwater;
31.16	(10) Minnesota Correctional Facility-Togo; or
31.17	(11) Minnesota Correctional Facility-Willow River.
31.18	Subd. 9. Eligible program. "Eligible program" means:
31.19	(1) the forensic services program; or
31.20	(2) the Minnesota Sex Offender Program.
31.21	Subd. 10. Employee organization. "Employee organization" has the meaning given in
31.22	section 179A.03, subdivision 6.
31.23	Subd. 11. Rehabilitation. "Rehabilitation" means the process of providing treatment,
31.24	education, or other interventions designed to improve the mental, physical, or behavioral
31.25	condition of a patient, client, or incarcerated person with the goal of facilitating the
31.26	reintegration into society or improving the quality of life of the patient, client, or incarcerated
31.27	person.
31.28	Subd. 12. Supervision. "Supervision" means the oversight and management of patients,
31.29	clients, or incarcerated persons by an employee at an eligible facility or eligible program

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performing covered correctional service as defined in this subdivision, the employee is a

member of the correctional employees retirement plan, but only if the employee satisfies

the direct contact requirement and the employee's employer has certified to the executive

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(2) dental assistant;

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- (5) electrical/electronics specialist; 35.3
- (6) electrician; 35.4
- (7) electrician lead; 35.5
- (8) electrician master of record; 35.6
- (9) electrician supervisor; 35.7
- (10) food service supervisor; 35.8
- (11) food service worker; 35.9
- (12) general maintenance worker; 35.10
- 35.11 (13) general maintenance worker lead;
- (14) general repair worker; 35.12
- 35.13 (15) groundskeeper senior;
- (16) group supervisor; 35.14
- (17) group supervisor assistant; 35.15
- (18) human services support specialist; 35.16
- (19) institution maintenance lead worker; 35.17
- (20) laborer trades and equipment; 35.18
- (21) library technician; 35.19
- (22) library/information resource services specialist; 35.20
- 35.21 (23) library/information resource services specialist supervisor;
- (24) licensed alcohol/drug counselor; 35.22
- 35.23 (25) licensed practical nurse;
- (26) machinery repair worker; 35.24
- (27) maintenance machinist; 35.25
- (28) management analyst 3; 35.26
- (29) mason; 35.27

(23) registered nurse principal;

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37.1	(24) regis	tered nurse senior;			
37.2	(25) rehab	pilitation counselor se	nior; and		
37.3	(26) resid	ential program lead.			
37.4	<u>Subd. 6.</u> <u>F</u>	Employment position	ns S to W. En	nployment positions wi	th a title that begins
37.5	with the letter	rs "S" to "W":			
37.6	(1) securit	ty supervisor;			
37.7	(2) senten	cing to service crew 1	leader, institu	tion community work c	erews;
37.8	(3) skills (development specialis	<u>st;</u>		
37.9	(4) social	work specialist;			
37.10	(5) social	work specialist senio	r-human serv	ices;	
37.11	(6) social	worker senior;			
37.12	(7) specia	l education program a	assistant;		
37.13	(8) specia	l teacher: doctoral;			
37.14	(9) specia	l teacher: master of an	rts/master of	science/five-year+teach	ners license;
37.15	(10) speci	al teacher: five-year o	career technic	al credential;	
37.16	(11) speci	al teacher: five-year o	career technic	al credential+10 credita	<u>s;</u>
37.17	(12) speci	al teacher: five-year	career technic	al credential+20 credit	<u>s;</u>
37.18	(13) speci	al teacher: five-year	career technic	al credential+30 credit	<u>s;</u>
37.19	(14) speci	al teacher: five-year	career technic	al credential+40 credit	<u>s;</u>
37.20	(15) speci	al teacher: five-year	career technic	al credential+50 credit	<u>s;</u>
37.21	(16) speci	al teacher: bachelor o	of arts/bachelo	or of science+teachers 1	icense;
37.22	(17) speci	al teacher: bachelor o	of arts/bachelo	or of science+teachers 1	icense+10 credits;
37.23	(18) speci	al teacher: bachelor o	of arts/bachelo	or of science+teachers l	icense+20 credits;
37.24	(19) speci	al teacher: bachelor o	of arts/bachelo	or of science+teachers l	icense+30 credits;
37.25	(20) speci	al teacher: bachelor o	of arts/bachelo	or of science+teachers l	icense+40 credits;
37.26	(21) speci	al teacher: career tech	nnical credent	ial;	
37.27	(22) speci	al teacher: master of	arts/master of	Science+teachers licen	use+10 graduate
37.28	credits;				

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.1	(23) special teacher: master of arts/master of science+teachers license+20 graduate
.2	credits;
.3	(24) special teacher: master of arts/master of science+teachers license+30 graduate
.4	credits;
.5	(25) special teacher: no degree/teachers license;
.6	(26) speech pathology clinician;
7	(27) sports medicine specialist;
8	(28) work therapy assistant;
)	(29) work therapy program coordinator; and
10	(30) work therapy technician.
11	Subd. 7. Former employees of Minnesota Specialty Health System-Cambridge. A
2	Department of Human Services or Direct Care and Treatment employee who was employed
3	at the Minnesota Specialty Health System-Cambridge immediately preceding the 2014
	conversion to community-based homes and was in covered correctional service at the time
	of the transition will continue to be covered by the correctional employees retirement plan
	while employed in the direct care and treatment of patients by and without a break in service
	with the Department of Human Services or Direct Care and Treatment.
	Sec. 7. [352.907] PLAN COVERAGE CHANGES.
	Subdivision 1. Correctional plan membership committee. (a) A correctional plan
	membership committee is established to make determinations regarding changes to
	employment positions and to coverage of employees.
	(b) The members of the correctional plan membership committee are:
	(1) the commissioner or the commissioner's designee;
	(2) the chief executive officer or the chief executive officer's designee;
	(3) the executive director or the executive director's designee;
	(4) the commissioner of management and budget or the commissioner's designee;
	(5) one representative from each employee organization that represents one or more
8	employees of the Department of Corrections or Direct Care and Treatment and who are

covered by the correctional employees retirement plan;

39.1	(6) the human resources director or the director's designee from the Department of
39.2	Corrections; and
39.3	(7) the human resources director or the director's designee from Direct Care and
39.4	<u>Treatment.</u>
39.5	(c) A member of the correctional plan membership committee under paragraph (b),
39.6	clause (5), need not attend a meeting of the committee if none of the employees represented
39.7	by the employee organization will be impacted by any action to be taken by the committee
39.8	at the meeting.
39.9	(d) If the executive director has received one or more requests for changes to the title
39.10	of an employment position, the addition or removal of an employment position from the
39.11	lists in section 352.905, or the commencement or cessation of coverage of an employee by
39.12	the correctional employees retirement plan, the executive director must convene the
39.13	correctional plan membership committee at least as frequently as once every calendar quarter.
39.14	If the executive director has not received any requests during a calendar quarter, the executive
39.15	director is not required to convene a meeting.
39.16	(e) The human resources directors of the Department of Corrections and Direct Care
39.17	and Treatment must retain each request to the correctional plan membership committee and
39.18	the related documentation and final determination for an employee or employment position
39.19	in their respective department or agency.
39.20	Subd. 2. Change in the title of an employment position. (a) No later than 60 days
39.21	before the effective date of a change in the title of an employment position listed in section
39.22	352.905, the Department of Corrections or Direct Care and Treatment, as applicable, must
39.23	submit a request to the commissioner of management and budget to review the title change
39.24	and determine whether the responsibilities of the employment position have changed. The
39.25	commissioner of management and budget must provide a response to the Department of
39.26	Corrections or Direct Care and Treatment, as applicable, by the effective date of the change.
39.27	(b) If the commissioner of management and budget determines that the responsibilities
39.28	of the employment position have not changed or the responsibilities of the employment
39.29	position have changed but the changes do not affect the eligibility of the employment position
39.30	for coverage by the correctional employees retirement plan, the department or agency, as
39.31	applicable, must:
39.32	(1) submit the title change to the executive director of the Legislative Commission on
39.33	Pensions and Retirement before the start of the next legislative session and request legislation
39.34	to replace the title in section 352.905 with the new title; and

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(2) notify each employee in the employment position no later than 30 days after the	<u>e</u>
effective date of the title change that the title change will not affect the continued cover	rage
of the employee by the correctional employees retirement plan and that the department	ıt or
agency, as applicable, has submitted a request to the legislature to change the title in sec	tion
<u>352.905.</u>	
(c) If the commissioner of management and budget determines that the responsibil	ities
of the employment position have changed and the changes result in the employment pos	<u>ition</u>
no longer being qualified for coverage by the correctional employees retirement plan,	the
employer must:	
(1) submit a request to the correctional plan membership committee for confirmation	on
that the employment position must be removed from the lists of employment positions	s in
section 352.905; and	
(2) notify each employee in the employment position no later than 30 days after th	<u>e</u>
effective date of the title change that a determination was made by the commissioner	<u>of</u>
management and budget that, because the responsibilities of the employment position	have
changed, the employment position and all employees in the employment position are	<u>no</u>
longer eligible for coverage by the correctional employees retirement plan subject to	
confirmation by the correctional plan membership committee.	
Subd. 3. Transfers to new eligible facility or eligible program. (a) If the Department	nent
of Corrections or Direct Care and Treatment adds a facility to the list of eligible facility	<u>ties</u>
under section 352.901, subdivision 8, or a program to the list of eligible programs und	<u>ler</u>
section 352.901, subdivision 9, and the department or agency, as applicable, responsible	<u>ole</u>
for the new facility or program transfers a state employee who was rendering covered	
correctional service under section 352.905 to the new facility or program, the state employee	oyee
must continue to be covered by the correctional employees retirement plan if the employees	oyee
is employed in the same employment position at the new facility or in the new progra	<u>m.</u>
(b) The employee continues to be covered by the correctional employees retirement	plan
unless the department or agency, as applicable, completes the process under subdivision	<u>on 5</u>
and the correctional plan membership committee has determined that the employee no	<u>)</u>
longer qualifies for coverage.	
Subd. 4. Procedures for making employment position changes. (a) The correction	onal
plan membership committee must consider requests to add or remove an employment	
position listed in section 352.905, subdivisions 3 to 6, or to confirm a determination u	<u>nder</u>
subdivision 2 by the commissioner of management and budget that, because the	

1.1	responsibilities of the employment position have changed, the employment position and all
1.2	employees in the employment position are no longer eligible for coverage by the correctional
1.3	employees retirement plan.
1.4	(b) An employee, employee organization, or employer may submit a request to the
1.5	correctional plan membership committee to add an employment position to section 352.905,
1.6	subdivisions 3 to 6. The correctional plan membership committee may determine that an
1.7	employment position must be added if the committee determines that at least one employee
1.8	in the employment position satisfies the direct contact requirement.
1.9	(c) The correctional plan membership committee may, at the request of an employer,
1.10	determine under this subdivision or confirm a determination under subdivision 2, clause
1.11	(2), that an employment position must be removed from the lists in section 352.905,
1.12	subdivisions 3 to 6, if the committee determines that no employee in the employment
1.13	classification satisfies the direct contact requirement.
1.14	(d) The correctional plan membership committee must include an effective date in any
1.15	determination to add or remove an employment position from the lists in section 352.905,
1.16	subdivisions 3 to 6. The effective date may be retroactive for a determination to add an
1.17	employment position.
1.18	(e) If the correctional plan membership committee determines that an employment
1.19	position must be added to or removed from the lists of employment positions in section
1.20	352.905, subdivisions 3 to 6, the department or agency affected by the determination must
1.21	submit the employment position change to the executive director of the Legislative
1.22	Commission on Pensions and Retirement before the start of the next legislative session and
1.23	request legislation to make the change.
1.24	(f) After making a determination that an employment position must be added to or
1.25	removed from the lists of employment positions in section 352.905, subdivisions 3 to 6, the
1.26	correctional plan membership committee must designate a member of the committee to
1.27	communicate the committee's determination to all affected employees no later than ten days
1.28	after the date of the meeting at which the determination was made and inform the employees
1.29	of the right to appeal the determination under subdivision 6.
1.30	Subd. 5. Procedures for adding or ceasing coverage for employees. (a) The correctional
1.31	plan membership committee must consider requests to provide coverage by the correctional
1.32	employees retirement plan to an employee in an employment position listed in section
11 22	352 005 subdivisions 3 to 6 or to cause coverage of an amployee

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(b) An employee, an employee's employee organization, or an employee's manager may
submit a request to the correctional plan membership committee to provide coverage to an
employee in an employment position listed in section 352.905, subdivisions 3 to 6. The
request may include a description of the extent of the physical hazard that the employee is
routinely subjected to in the course of employment, the extent of intervention routinely
expected of the employee in the event of a facility incident, and the extent the employee is
routinely involved in the rehabilitation, treatment, custody, or supervision of patients, clients,
or incarcerated persons. The request must include:
(1) a signed and dated position description for the employee's position; and
(2) a statement signed by the employer's human resources director or the director's
designee and the commissioner or the chief executive officer, as applicable, that the employee
satisfies the direct contact requirement.
(c) An employer may submit a request to the correctional plan membership committee
to cease coverage of an employee. The request must include:
(1) a signed and dated position description for the employee's position; and
(2) a statement signed by the employee's employer that the employee no longer satisfies
the direct contact requirement.
(d) The correctional plan membership committee must include an effective date in any
determination that an employee must begin to receive coverage by the correctional employees
retirement plan or that coverage must cease. The effective date may be retroactive to the
date as of which the coverage requirements were first satisfied or were no longer met.
(e) After making a determination of coverage or no coverage for an employee, the
correctional plan membership committee must designate a member of the committee to
communicate the committee's determination to the affected employee no later than ten days
after the date of the meeting at which the determination was made and inform the employee
of the right to appeal the determination under subdivision 6.
Subd. 6. Right to appeal. (a) No later than 30 days after receiving a determination under
subdivision 4 or 5, the affected employee may appeal a determination of the correctional
plan membership committee by filing an appeal with the human resources manager of the
department or agency, as applicable, in which the employee is employed. The appeal must
include:
(1) the reasons for the appeal and rationale for a determination that the employee be
covered by the correctional employees retirement plan; and

43.1	(2) new or additional information, if any, not previously submitted or considered by the
43.2	correctional plan membership committee, including a new or revised position description
43.3	and samples of work product.
43.4	(b) The appeal must be decided by the commissioner of corrections if the employee is
43.5	an employee of the Department of Corrections or by the chief executive officer of Direct
43.6	Care and Treatment if the employee is an employee of Direct Care and Treatment. The
43.7	decision of the commissioner or chief executive officer, as applicable, is final.
43.8	(c) A determination not timely appealed under paragraph (a) is not entitled to further
43.9	administrative or judicial review. A determination under subdivision 4 or 5 or an appeal
43.10	decided under paragraph (b) may not be appealed under section 356.96.
43.11	Sec. 8. [352.908] CORRECTION OF PLAN COVERAGE ERRORS.
43.12	Section 356.637 applies if an employee is erroneously covered by:
43.13	(1) the correctional employees retirement plan when the employee should have been
43.14	covered by one of the other plans specified in section 356.637; or
43.15	(2) a plan specified in section 356.637, other than the correctional employees retirement
43.16	plan, when the employee should have been covered by the correctional employees retirement
43.17	plan.
43.18	Sec. 9. Minnesota Statutes 2024, section 352.93, subdivision 1, is amended to read:
43.19	Subdivision 1. Basis of annuity; when to apply. After separation from state service,
43.20	an employee covered under section 352.91 352.905 who has reached age 55 years and is
43.21	vested under section 352.925, is entitled upon application to a retirement annuity under this
43.22	section, based only on covered correctional employees' service. Application may be made
43.23	no earlier than 60 days before the date the employee is eligible to retire by reason of both
43.24	age and service requirements.
43.25	Sec. 10. Minnesota Statutes 2024, section 352.955, subdivision 1, is amended to read:
43.26	Subdivision 1. Election to transfer prior MSRS-general service credit. (a) An eligible
43.27	employee described in paragraph (b) may elect to transfer service credit in the general state
43.28	employees retirement plan of the Minnesota State Retirement System to the correctional
43.29	state employees retirement plan for eligible prior correctional employment.
43.30	(b) An eligible employee is a person who is covered by legislation implementing the
43.31	recommendations under section 352.91, subdivision 4a the correctional plan membership

44.1	committee determines is entitled to coverage by the correctional employees retirement plan
44.2	under section 352.907.
44.3	(c) Eligible prior correctional employment is employment covered by the general state
44.4	employees retirement plan of the Minnesota State Retirement System, is continuous service,
44.5	and is certified by the commissioner of corrections and the Direct Care and Treatment
44.6	executive board, whichever applies, and by the commissioner of management and budget
44.7	to the executive director of the Minnesota State Retirement System as service that would
44.8	qualify for correctional state employees retirement plan coverage under section 352.91

352.905, if the service had been rendered after the date of coverage transfer.

(d) The election to transfer past service credit under this section must be made in writing by the applicable person on a form prescribed by the executive director of the Minnesota State Retirement System and must be filed with the executive director of the Minnesota State Retirement System on or before the one year anniversary of the coverage transfer or

the date of the eligible employee's termination of state employment, whichever is earlier.

44.15 Sec. 11. **REPEALER.**

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- 44.16 <u>Minnesota Statutes 2024, section 352.91, subdivisions 1, 2, 2a, 3c, 3d, 3e, 3f, 3g, 3h,</u>
 44.17 3i, 3j, 4a, 4b, 4c, and 6, are repealed.
- 44.18 Sec. 12. **EFFECTIVE DATE.**
- Sections 1 to 11 are effective January 1, 2026.

44.20 **ARTICLE 6**

44.21 HIGHER EDUCATION SUPPLEMENTAL RETIREMENT PLAN

- Section 1. Minnesota Statutes 2024, section 356.24, subdivision 1, is amended to read:
- Subdivision 1. **Restriction; exceptions.** It is unlawful for a school district or other governmental subdivision or state agency to levy taxes for or to contribute public funds to a supplemental pension or deferred compensation plan that is established, maintained, and operated in addition to a primary pension program for the benefit of the governmental
- 44.27 subdivision employees other than:
- 44.28 (1) to a supplemental pension plan that was established, maintained, and operated before 44.29 May 6, 1971;
- 44.30 (2) to a plan that provides solely for group health, hospital, disability, or death benefits;

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- (3) to the individual retirement account plan established by chapter 354B;
- (4) to a plan that provides solely for severance pay under section 465.72 to a retiring or terminating employee;
 - (5) to a deferred compensation plan defined in subdivision 3;
- (6) for personnel employed by the Board of Trustees of the Minnesota State Colleges and Universities and not covered by clause (5), to the supplemental retirement plan under chapter 354C, if the supplemental plan coverage is provided for in a personnel policy or in the collective bargaining agreement of the public employer with the exclusive representative of the covered employees in an appropriate unit, in an amount matching employee contributions on a dollar for dollar basis, but not to exceed an employer contribution of \$2,700 \$4,300 a year for each employee;
- (7) to a supplemental plan or to a governmental trust to save for postretirement health care expenses qualified for tax-preferred treatment under the Internal Revenue Code, if the supplemental plan coverage is provided for in a personnel policy or in the collective bargaining agreement of a public employer with the exclusive representative of the covered employees in an appropriate unit;
- (8) to the laborers national industrial pension fund or to a laborers local pension fund for the employees of a governmental subdivision who are covered by a collective bargaining agreement that provides for coverage by that fund and that sets forth a fund contribution rate, but not to exceed an employer contribution of \$10,000 per year per employee;
- (9) to the plumbers and pipefitters national pension fund or to a plumbers and pipefitters local pension fund for the employees of a governmental subdivision who are covered by a collective bargaining agreement that provides for coverage by that fund and that sets forth a fund contribution rate, but not to exceed an employer contribution of \$5,000 per year per employee;
- (10) to the international union of operating engineers pension fund for the employees of a governmental subdivision who are covered by a collective bargaining agreement that provides for coverage by that fund and that sets forth a fund contribution rate, but not to exceed an employer contribution of \$10,000 per year per employee;
- (11) to the International Association of Machinists national pension fund for the employees of a governmental subdivision who are covered by a collective bargaining agreement that provides for coverage by that fund and that sets forth a fund contribution rate, but not to exceed an employer contribution of \$5,000 per year per employee;

6.1	(12) for employees of United Hospital District, Blue Earth, to the state of Minnesota
6.2	deferred compensation program, if the employee makes a contribution, in an amount that
6.3	does not exceed the total percentage of covered salary under section 353.27, subdivisions
6.4	3 and 3a;
6.5	(13) to the alternative retirement plans established by the Hennepin County Medical
6.6	Center under section 383B.914, subdivision 5;
6.7	(14) to the International Brotherhood of Teamsters Central States pension plan for
6.8	fixed-route bus drivers employed by the St. Cloud Metropolitan Transit Commission who
6.9	are members of the International Brotherhood of Teamsters Local 638 by virtue of that
6.10	employment; or
6.11	(15) to a supplemental plan organized and operated under the Internal Revenue Code,
6.12	as amended, that is wholly and solely funded by the employee's accumulated sick leave,
6.13	accumulated vacation leave, and accumulated severance pay.
6.14	EFFECTIVE DATE. This section is effective the day following final enactment.
6.15	ARTICLE 7
6.16	STATE AUDITOR'S FIRE RELIEF ASSOCIATION WORKING GROUP
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6.17	Section 1. Minnesota Statutes 2024, section 424A.014, subdivision 2, is amended to read:
6.18	Subd. 2. Financial statement. (a) The board of trustees of each firefighters relief
6.19	association that is not required to and does not choose to file a financial report and audit
6.20	under subdivision 1 must prepare a detailed statement of the financial affairs for the preceding
6.21	fiscal year of the relief association's special and general funds in the style and form prescribed
6.22	by the state auditor. The detailed statement must show:
6.23	(1) the sources and amounts of all money received;
6.24	(2) all disbursements, accounts payable, and accounts receivable;
6.25	(3) the amount of money remaining in the treasury;
6.26	(4) total assets, including a listing of all investments;
6.27	(5) the accrued liabilities; and
6.28	(6) all other items necessary to show accurately the revenues and expenditures and
6.29	financial position of the relief association.
6.30	(b) The detailed financial statement of the special and general funds required under
16 31	paragraph (a) must be certified by a certified public accountant or by the state auditor in

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- accordance with agreed-upon procedures and forms prescribed by the state auditor. The accountant must have at least five years of public accounting, auditing, or similar experience and must not be an active, inactive, or retired member of the relief association or the fire department.
- (c) The detailed financial statement required under paragraph (a) must be countersigned by:
 - (1) the municipal clerk or clerk-treasurer of the municipality;
- (2) where applicable, the municipal clerk or clerk-treasurer of the largest municipality in population that contracts with the independent nonprofit firefighting corporation if the relief association is a subsidiary of an independent nonprofit firefighting corporation, and by the secretary of the independent nonprofit firefighting corporation; or
- (3) the chief financial official of the county in which the firefighters relief association is located or primarily located if the relief association is associated with a fire department that is not located in or associated with an organized municipality.
- (d) The firefighters relief association board must submit a copy of the detailed financial statement required under paragraph (a) that has been certified by the governing body of the municipality to the state auditor on or before March 31 June 30 after the close of the fiscal year.
- (e) A certified public accountant or auditor who performs the agreed-upon procedures under paragraph (b) is subject to the reporting requirement of section 6.67.
- 47.21 **EFFECTIVE DATE.** This section is effective January 1, 2026.
- Sec. 2. Minnesota Statutes 2024, section 424A.015, subdivision 4, is amended to read:
- Subd. 4. Transfer to individual retirement account Right to elect a direct rollover. A 47.23 relief association that is a qualified pension plan under section 401(a) of the Internal Revenue 47.24 Code, as amended, and that provides a single payment service pension, at the written request 47.25 of the applicable retiring member or, following the death of the active member, at the written 47.26 request of the deceased member's surviving spouse, may directly transfer on an 47.27 institution-to-institution basis the eligible member's lump-sum pension or the survivor 47.28 47.29 benefit attributable to the member, whichever applies, to the requesting person's individual retirement account under section 408(a) of the Internal Revenue Code, as amended. A relief 47.30 association must permit a member, a surviving spouse, or another distributee as defined in 47.31 section 356.633, subdivision 1, paragraph (b), to elect a direct rollover of any distribution 47.32

that is an eligible rollover distribution as defined in section 356.633, subdivision 1, paragraph

(d), subject to the terms and conditions of section 356.633.

EFFECTIVE DATE. This section is effective the day following final enactment.

- Sec. 3. Minnesota Statutes 2024, section 424A.016, subdivision 2, is amended to read:
- Subd. 2. **Defined contribution service pension eligibility.** (a) A relief association,
 when its articles of incorporation or bylaws so provide, may pay <u>as soon as practicable</u> out
 of the assets of its special fund a defined contribution service pension to each of its members
 who:
- (1) separates from active service with the fire department;

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- (2) reaches age 50 submits a valid written application for the distribution;
- 48.11 (3) completes at least five years of active service as an active member of the fire department to which the relief association is associated;
- 48.13 (4) completes at least five years of active membership with the relief association before separation from active service; and
 - (5) complies with any additional conditions as to age, service, and membership that are prescribed by the bylaws of the relief association.
 - (b) In the case of a member who has completed at least five years of active service as an active member of the fire department to which the relief association is associated on the date that the relief association is established and incorporated, the requirement that the member complete at least five years of active membership with the relief association before separation from active service may be waived by the board of trustees of the relief association if the member completes at least five years of inactive membership with the relief association before the date of the payment of the service pension. During the period of inactive membership, the member is not entitled to receive any disability benefit coverage, is not entitled to receive additional individual account allocation of fire state aid or municipal contribution toward a service pension, and is considered to have the status of a person entitled to a deferred service pension.
 - (c) The service pension earned by a firefighter under this chapter and the articles of incorporation and bylaws of the relief association may be paid whether or not the municipality or independent nonprofit firefighting corporation to which the relief association is associated qualifies for the receipt of fire state aid under chapter 477B.
 - **EFFECTIVE DATE.** This section is effective January 1, 2026.

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Sec. 4. Minnesota Statutes 2024, section 424A.016, subdivision 6, is amended to read:

- Subd. 6. **Deferred service pensions.** (a) A "deferred member" means a member of a relief association who has separated from active service and membership and has completed the minimum service and membership requirements in subdivision 2. The requirement that a member separate from active service and membership is waived for persons any person who have has discontinued their volunteer firefighter and paid on-call firefighter duties and who are is employed on a part-time or full-time basis under section 424A.015, subdivision 1.
- (b) A deferred member is entitled to receive a deferred service pension when as soon as practicable after the member reaches at least age 50, or at least the minimum age specified in the bylaws governing the relief association if that age is greater than age 50, and makes submits a valid written application for the distribution and complies with any conditions as to age prescribed by the relief association's bylaws.
- (c) A defined contribution relief association must credit interest or additional investment performance on the deferred lump-sum service pension during the period of deferral for all deferred members on or after January 1, 2021. A defined contribution relief association may specify in its bylaws the method by which it will credit interest or additional investment performance to the accounts of deferred members. Such method shall be limited to one of the three methods provided in this paragraph. In the event the bylaws do not specify a method, the interest or additional investment performance must be credited using the method defined in clause (3). The permissible methods are:
- (1) at the investment performance rate actually earned on that portion of the assets if the deferred benefit amount is invested by the relief association in a separate account established and maintained by the relief association;
- (2) at the investment performance rate actually earned on that portion of the assets if the deferred benefit amount is invested in a separate investment vehicle held by the relief association; or
- (3) at the investment return on the assets of the special fund of the defined contribution relief association in proportion to the share of the assets of the special fund to the credit of each individual deferred member account.
- (d) Notwithstanding the requirements of section 424A.015, subdivision 6, bylaw amendments made in accordance with paragraph (c) on or before January 1, 2022, shall apply to members already in deferred status as of January 1, 2021.

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(e) Unless the bylaws provide differently, interest or additional investment performance must be allocated to each deferred member account beginning on the date that the member separates from active service and membership and ending on the last date that the deferred member account is valued before the final distribution of the deferred service pension.

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(f) Notwithstanding the requirements of section 424A.015, subdivision 6, a relief association that amends its bylaws to lower the required minimum retirement age may specify in the bylaws amendment that the lower minimum retirement age applies to members who separated from active service and membership prior to the effective date of the bylaws amendment.

- Sec. 5. Minnesota Statutes 2024, section 424A.05, subdivision 3, is amended to read:
- Subd. 3. Authorized disbursements from special fund. (a) Disbursements from the 50.12 50.13 special fund may not be made for any purpose other than one of the following:
 - (1) for the payment or direct rollover under section 356.633 of service pensions to retired members of the relief association if authorized and paid under law and the bylaws governing the relief association;
 - (2) for the purchase of an annuity for the applicable person under section 424A.015, subdivision 3, for the transfer of service pension or benefit amounts to the applicable person's individual retirement account under section 424A.015, subdivision 4, or to the applicable person's account in the Minnesota deferred compensation plan under section 424A.015, subdivision 5;
 - (3) for the payment or direct rollover under section 356.633 of temporary or permanent disability benefits to disabled members of the relief association if authorized and paid under law and specified in amount in the bylaws governing the relief association;
 - (4) for the payment or direct rollover under section 356.633 of survivor benefits or for the payment of a death benefit to the estate of the deceased active or deferred firefighter, if authorized and paid under law and specified in amount in the bylaws governing the relief association;
 - (5) for the payment of the fees, dues and assessments to the Minnesota State Fire Department Association and to the Minnesota State Fire Chiefs Association in order to entitle relief association members to membership in and the benefits of these associations or organizations;

51.1	(6) for the payment of insurance premiums to the state Volunteer Firefighters Benefit
51.2	Association, or an insurance company licensed by the state of Minnesota offering casualty
51.3	insurance, in order to entitle relief association members to membership in and the benefits
51.4	of the association or organization;
51.5	(7) for the payment of administrative expenses of the relief association as authorized
51.6	under subdivision 3b; and
51.7	(8) for the payment or direct rollover under section 356.633 of a service pension to the
51.8	former spouse of a member or former member of a relief association, if the former spouse
51.9	is an alternate payee designated in a qualified domestic relations order under subdivision
51.10	5.
51.11	(b) Checks or authorizations for electronic fund transfers for disbursements authorized
51.12	by this section must be signed by the relief association treasurer and at least one other elected
51.13	trustee who has been designated by the board of trustees to sign the checks or authorizations.
51.14	A relief association may make disbursements authorized by this subdivision by electronic
51.15	fund transfers only if the specific method of payment and internal control policies and
51.16	procedures regarding the method are approved by the board of trustees.
51.17	EFFECTIVE DATE. This section is effective the day following final enactment.
51.18	Sec. 6. Minnesota Statutes 2024, section 424A.06, subdivision 2, is amended to read:
51.19	Subd. 2. General fund assets and revenues. (a) The general fund, if established, must
51.20	be credited with the following:
51.21	(1) all money received from dues other than dues payable as contributions under the
51.22	bylaws of the relief association to the special fund;
51.23	(2) all money received from fines;
51.24	(3) all money received from initiation fees;
51.25	(4) all money received as entertainment revenues; and
51.26	(5) any money or property donated, given, granted or devised by any person, either for
51.27	the support of the general fund of the relief association or for unspecified purposes.
51.28	(b) The treasurer of the relief association is the custodian of the assets of the general
51.29	fund and must be the recipient on behalf of the general fund of all revenues payable to the
51.30	general fund. The treasurer shall maintain adequate records documenting any transaction
51.31	involving the assets or the revenues of the general fund. These records must be open for
51.32	inspection by any member of the relief association at reasonable times and places.

EFFECTIVE DATE. This section is effective January 1, 2026.

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Sec. 7. Minnesota Statutes 2024, section 424A.092, subdivision 2, is amended to read:

Subd. 2. **Determination of accrued liability.** (a) Beginning with the calculation performed in 2021 for the 2022 calendar year, Each firefighters relief association which pays a lump-sum service pension shall determine the accrued liability of the special fund of the firefighters relief association relative to each active member of the relief association, calculated using the applicable appendix to the standards for actuarial work established by the Legislative Commission on Pensions and Retirement under section 3.85, subdivision 10.

(b) For calendar years before 2022, each firefighters relief association shall determine the accrued liability of the special fund of the firefighters relief association relative to each active member of the relief association, calculated individually using the following table:

52.13	Cumulative	Accrued
52.14	Year	Liability
52.15		
52.16	1	\$ 60
52.17	2	124
52.18	3	190
52.19	4	260
52.20	5	334
52.21	6	410
52.22	7	492
52.23	8	576
52.24	9	666
52.25	10	760
52.26	11	858
52.27	12	962
52.28	13	1070
52.29	14	1184
52.30	15	1304
52.31	16	1428
52.32	17	1560
52.33	18	1698
52.34	19	1844
52.35	20	2000

21 and thereafter

100 additional per year

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As set forth in the table the accrued liability for each member of the relief association corresponds to the cumulative years of active service to the credit of the member. The accrued liability of the special fund for each active member is determined by multiplying the accrued liability from the chart by the ratio of the lump-sum service pension amount currently provided for in the bylaws of the relief association to a service pension of \$100 per year of service.

- (e) (b) If a member has fractional service as of December 31, the figure for service credit to be used for the determination of accrued liability pursuant to this section shall be rounded to the nearest full year of service credit. The total accrued liability of the special fund as of December 31 shall be the sum of the accrued liability attributable to each active member of the relief association.
- (d) (c) To the extent that the state auditor considers it to be necessary or practical, the state auditor may specify and issue procedures, forms, or mathematical tables for use in performing the calculations of the accrued liability for deferred members pursuant to this subdivision.

EFFECTIVE DATE. This section is effective the day following final enactment.

- Sec. 8. Minnesota Statutes 2024, section 424A.092, subdivision 3, is amended to read:
- Subd. 3. Financial requirements of relief association; minimum obligation of municipality. (a) During the month of July, the officers of the relief association shall determine the overall funding balance of the special fund for the current calendar year, the financial requirements of the special fund for the following calendar year and the minimum obligation of the municipality with respect to the special fund for the following calendar year in accordance with the requirements of this subdivision.
- (b) The overall funding balance of the special fund for the current calendar year must be determined in the following manner:
- (1) The total accrued liability of the special fund for all active and deferred members of the relief association as of December 31 of the current year must be calculated under subdivisions 2 and 2a, if applicable.
- (2) The total present assets of the special fund projected to December 31 of the current year, including receipts by and disbursements from the special fund anticipated to occur on or before December 31, must be calculated. To the extent possible, for those assets for which a market value is readily ascertainable, the current market value as of the date of the calculation for those assets must be utilized in making this calculation. For any asset for

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which no market value is readily ascertainable, the cost value or the book value, whichever is applicable, must be utilized in making this calculation.

- (3) The amount of the total present assets of the special fund calculated under clause (2) must be subtracted from the amount of the total accrued liability of the special fund calculated under clause (1). If the amount of total present assets exceeds the amount of the total accrued liability, then the special fund is considered to have a surplus over full funding. If the amount of the total present assets is less than the amount of the total accrued liability, then the special fund is considered to have a deficit from full funding. If the amount of total present assets is equal to the amount of the total accrued liability, then the special fund is considered to be fully funded.
- (c) The financial requirements of the special fund for the following calendar year must be determined in the following manner:
- (1) The total accrued liability of the special fund for all active and deferred members of the relief association as of December 31 of the calendar year next following the current calendar year must be calculated under subdivisions 2 and 2a, if applicable.
- (2) The increase in the total accrued liability of the special fund for the following calendar year over the total accrued liability of the special fund for the current year must be calculated.
- (3) The amount of anticipated future administrative expenses of the special fund must be calculated by multiplying the dollar amount of the administrative expenses of the special fund for the most recent prior calendar year by the factor of 1.035.
- (4) If the special fund is fully funded, the financial requirements of the special fund for the following calendar year are the total of the amounts calculated under clauses (2) and (3).
- (5) If the special fund has a deficit from full funding, the financial requirements of the special fund for the following calendar year are the financial requirements of the special fund calculated as though the special fund were fully funded under clause (4) plus an amount equal to one-tenth of the original amount of the deficit from full funding of the special fund as determined under clause (2) resulting either from an increase in the amount of the service pension occurring in the last ten years or from a net annual investment loss occurring during the last ten years until each increase in the deficit from full funding is fully retired. The annual amortization contribution under this clause may not exceed the amount of the deficit from full funding.

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- (6) If the special fund has a surplus over full funding, the financial requirements of the special fund for the following calendar year are the financial requirements of the special fund calculated as though the special fund were fully funded under clause (4) reduced by an amount equal to one-tenth of the amount of the surplus over full funding of the special fund.
- (d) The minimum obligation of the municipality with respect to the special fund is the financial requirements of the special fund reduced by the amount of any fire state aid and police and firefighter retirement supplemental state aid payable under chapter 477B and section 423A.022 reasonably anticipated to be received by the municipality for transmittal to the special fund during the following calendar year, and an amount of interest on the assets of the special fund projected to the beginning of the following calendar year calculated at the rate of five percent per annum, and the amount of any contributions to the special fund required by the relief association bylaws from the active members of the relief association reasonably anticipated to be received during the following calendar year. A reasonable amount of anticipated fire state aid is an amount that does not exceed the fire state aid actually received in the prior year multiplied by the factor 1.035.

- Sec. 9. Minnesota Statutes 2024, section 424A.092, subdivision 4, is amended to read:
 - Subd. 4. Certification of financial requirements and minimum municipal obligation; levy. (a) The officers of the relief association shall certify the financial requirements of the special fund of the relief association and the minimum obligation of the municipality with respect to the special fund of the relief association as determined under subdivision 3 on or before August 1 of each year. The certification must be made to the entity that is responsible for satisfying the minimum obligation with respect to the special fund of the relief association. If the responsible entity is a joint powers entity, the certification must be made in the manner specified in the joint powers agreement, or if the joint powers agreement is silent on this point, the certification must be made to the chair of the joint powers board.
 - (b) The financial requirements of the relief association and the minimum municipal obligation must be included in the financial report or financial statement under section 424A.014. The schedule forms related to the determination of the financial requirements must be filed <u>annually</u> with the state auditor by <u>March 31</u>, <u>annually</u>, if the relief association is required to file a financial statement under section 424A.014, subdivision 2, or by June 30, <u>annually</u>, if the relief association is required to file a financial report and audit under section 424A.014, subdivision 1.

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- (c) The municipality shall provide for at least the minimum obligation of the municipality with respect to the special fund of the relief association by tax levy or from any other source of public revenue.
- (d) The municipality may levy taxes for the payment of the minimum municipal obligation without any limitation as to rate or amount and irrespective of any limitations imposed by other provisions of law upon the rate or amount of taxation until the balance of the special fund or any fund of the relief association has attained a specified level. In addition, any taxes levied under this section must not cause the amount or rate of any other taxes levied in that year or to be levied in a subsequent year by the municipality which are subject to a limitation as to rate or amount to be reduced.
- (e) If the municipality does not include the full amount of the minimum municipal obligations in its levy for any year, the officers of the relief association shall certify that amount to the county auditor, who shall spread a levy in the amount of the certified minimum municipal obligation on the taxable property of the municipality.
- (f) If the state auditor determines that a municipal contribution actually made in a plan year was insufficient under section 424A.091, subdivision 3, paragraph (c), clause (5), the state auditor may request a copy of the certifications under this subdivision from the relief association or from the city. The relief association or the city, whichever applies, must provide the certifications within 14 days of the date of the request from the state auditor.

- Sec. 10. Minnesota Statutes 2024, section 424A.093, subdivision 5, is amended to read:
- Subd. 5. **Minimum municipal obligation.** (a) The officers of the relief association shall determine the minimum obligation of the municipality with respect to the special fund of the relief association for the following calendar year on or before August 1 of each year in accordance with the requirements of this subdivision.
 - (b) The minimum obligation of the municipality with respect to the special fund is an amount equal to the financial requirements of the special fund of the relief association determined under subdivision 4, reduced by the estimated amount of any fire state aid and police and firefighter retirement supplemental state aid payable under chapter 477B and section 423A.022 reasonably anticipated to be received by the municipality for transmittal to the special fund of the relief association during the following year and the amount of any anticipated contributions to the special fund required by the relief association bylaws from the active members of the relief association reasonably anticipated to be received during

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the following calendar year. A reasonable amount of anticipated fire state aid is an amount that does not exceed the fire state aid actually received in the prior year multiplied by the factor 1.035.

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- (c) The officers of the relief association shall certify the financial requirements of the special fund of the relief association and the minimum obligation of the municipality with respect to the special fund of the relief association as determined under subdivision 4 and this subdivision by August 1 of each year. The certification must be made to the entity that is responsible for satisfying the minimum obligation with respect to the special fund of the relief association. If the responsible entity is a joint powers entity, the certification must be made in the manner specified in the joint powers agreement, or if the joint powers agreement is silent on this point, the certification must be made to the chair of the joint powers board.
- (d) The financial requirements of the relief association and the minimum municipal obligation must be included in the financial report or financial statement under section 424A.014.
- (e) The municipality shall provide for at least the minimum obligation of the municipality with respect to the special fund of the relief association by tax levy or from any other source of public revenue. The municipality may levy taxes for the payment of the minimum municipal obligation without any limitation as to rate or amount and irrespective of any limitations imposed by other provisions of law or charter upon the rate or amount of taxation until the balance of the special fund or any fund of the relief association has attained a specified level. In addition, any taxes levied under this section must not cause the amount or rate of any other taxes levied in that year or to be levied in a subsequent year by the municipality which are subject to a limitation as to rate or amount to be reduced.
- (f) If the municipality does not include the full amount of the minimum municipal obligation in its levy for any year, the officers of the relief association shall certify that amount to the county auditor, who shall spread a levy in the amount of the minimum municipal obligation on the taxable property of the municipality.
- (g) If the state auditor determines that a municipal contribution actually made in a plan year was insufficient under section 424A.091, subdivision 3, paragraph (c), clause (5), the state auditor may request from the relief association or from the city a copy of the certifications under this subdivision. The relief association or the city, whichever applies, must provide the certifications within 14 days of the date of the request from the state auditor.

Sec. 11. **REPEALER.**

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Minnesota Statutes 2024, section 424A.015, subdivision 5, is repealed.

EFFECTIVE DATE. This section is effective the day following final enactment.

ARTICLE 8

FIREFIGHTERS RELIEF ASSOCIATIONS

- Section 1. Minnesota Statutes 2024, section 424A.02, subdivision 3, is amended to read:
- Subd. 3. **Determining maximum pension benefit.** (a) Except as provided in paragraph (b) and section 424B.22, subdivision 4, a defined benefit relief association may not set in

its bylaws a service pension amount above the following maximum amounts:

- (1) for a defined benefit relief association in which the governing bylaws provide for a monthly service pension, the maximum monthly service pension amount per month for each year of service credited is the lesser of \$100 or the maximum monthly service pension amount that could be adopted by the relief association as a bylaws amendment that satisfies section 424A.093, subdivision 6, paragraph (d); and
 - (2) for a defined benefit relief association in which the governing bylaws provide for a lump-sum service pension, the maximum lump-sum service pension amount for each year of service credited is the lesser of \$15,000 \$20,000 or the maximum lump-sum service pension amount that could be adopted by the relief association as a bylaws amendment that satisfies section 424A.092, subdivision 6, paragraph (e).
 - (b) A defined benefit relief association may set in its bylaws a service pension amount that is not greater than the maximum amounts in clause (1) or (2), as applicable, but only if the service pension amount has been ratified by the municipality.
 - (1) For a defined benefit relief association that pays a monthly service pension, the maximum monthly service pension amount per month for each year of service credited is \$100.
 - (2) For a defined benefit relief association that pays a lump-sum service pension, the maximum lump-sum service pension amount for each year of service credited is \$15,000 \$20,000.
- (c) The method of calculating service pensions must be applied uniformly for all years of active service. Credit must be given for all years of active service, unless the bylaws of the relief association provide that service credit is not given for:

59.1	(1) years of active service in excess of caps on service credit; or
59.2	(2) years of active service earned by a former member who:
59.3	(i) has ceased duties as a volunteer firefighter and paid on-call firefighter with the fire
59.4	department before becoming vested under subdivision 2; and
59.5	(ii) has not resumed active service with the fire department and active membership in
59.6	the relief association for a period as defined in the relief association's bylaws, of not less
59.7	than five years.
59.8	EFFECTIVE DATE. This section is effective the day following final enactment.
59.9	Sec. 2. REPEALER.
59.10	Minnesota Statutes 2024, section 356A.06, subdivision 5, is repealed.
59.11	ARTICLE 9
59.12	MINNESOTA SECURE CHOICE RETIREMENT PROGRAM
59.13	Section 1. Minnesota Statutes 2024, section 187.03, subdivision 5, is amended to read:
59.14	Subd. 5. Covered employee. (a) "Covered employee" means a person who is employed
59.15	by a covered employer and who satisfies any other criteria established by the board.
59.16	(b) Covered employee does not include:
59.17	(1) a person who, on December 31 of the preceding calendar year, was younger than 18
59.18	years of age;
59.19	(2) a person covered under the federal Railway Labor Act, as amended, United States
59.20	Code, title 45, sections 151 et seq.;
59.21	(3) a person on whose behalf an employer makes contributions to a Taft-Hartley
59.22	multiemployer pension trust fund; or
59.23	(4) a person employed by the government of the United States, another country, the state
59.24	of Minnesota, another state, or any subdivision thereof-; or
59.25	(5) a person employed on a temporary or seasonal basis for a limited duration, which
59.26	the employer determines at the time the person is hired will not extend beyond 180 days.
59.27	(c) A person described in paragraph (b), clause (5), may elect to have contributions
59.28	deducted from the person's paycheck for remittance to the program, but only if the employer
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Sec. 2. Minnesota Statutes 2024, section 187.03, is amended by adding a subdivision to 60.1 60.2 read: Subd. 6a. Enrollment window. "Enrollment window" means the period established by 60.3 the board, according to a phase-in schedule approved under Laws 2023, chapter 46, section 60.410, subdivision 1, paragraph (b), that is applicable to each covered employer and during 60.5 which the covered employer is first required to provide information to covered employees 60.6 and enroll covered employees who do not elect to opt out of the program. 60.7 Sec. 3. Minnesota Statutes 2024, section 187.03, subdivision 7, is amended to read: 60.8 Subd. 7. Executive director. "Executive director" means the chief executive and 60.9 administrative head of the program or, if an executive director has not been appointed, 60.10 executive director means the interim executive director, if one has been appointed. 60.11 Sec. 4. Minnesota Statutes 2024, section 187.03, subdivision 7a, is amended to read: 60.12 Subd. 7a. Home and community-based services employee. "Home and 60.13 community-based services employee" means an individual employed by the individual's 60.14child or spouse who is not an employee of a provider agency and who is selected by and 60.15 working under the direction of a participant in a covered program to provide to the 60.16 participant: 60.17 (1) consumer-directed community supports services under sections 256B.092 and 256B.49 60.18 and chapter 256S or under the alternative care program authorized under section 256B.0913; 60.19 60.20 or (2) services under the community first services and supports program authorized under 60.21 section 256B.85 and Minnesota's federally approved waiver programs. 60.22 This definition applies only to this chapter and does not create any other legal rights or 60.23 obligations under state or federal law. 60.24 Sec. 5. Minnesota Statutes 2024, section 187.05, is amended by adding a subdivision to 60.25 read: 60.26 Subd. 1a. Certification by employers that are not covered employers. (a) Any entity 60.27 or person may file a certification with the executive director on a form prescribed by the 60.28 executive director and provide documentation in support of the certification, as requested 60.29 60.30 by the executive director, stating that the entity or person is not a covered employer. The

certification must state that the entity or person is not a covered employer for one or more 61.1 of the following reasons: 61.2 61.3 (1) the entity or person has not been engaged for at least 12 months in a business, industry, profession, trade, or other enterprise in Minnesota, whether for profit or not for profit; 61.4 61.5 (2) the entity or person does not employ five or more employees; (3) the entity or person sponsors or contributes to or, in the immediately preceding 12 61.6 61.7 months, sponsored or contributed to a retirement savings plan for its employees; or (4) the entity is a political subdivision of the state or federal government. 61.8 61.9 (b) Within 30 days of receiving the certification, the executive director must accept the certification or issue a determination that the entity or person is a covered employer and 61.10 subject to the requirements of section 187.07. 61.11 (c) The entity or person may appeal the executive director's determination by filing an 61.12 appeal with the board of directors no later than 30 days after receipt of the determination. 61.13 61.14 Sec. 6. Minnesota Statutes 2024, section 187.05, subdivision 4, is amended to read: 61.15 Subd. 4. Contribution rate. (a) The board must establish default, minimum, and maximum may change the required employee contribution rates and an the escalation 61.16 61.17 schedule to automatically increase each covered employee's contribution rate annually until the contribution rate is equal to the maximum contribution rate under section 187.07, 61.18 subdivision 1. The board must provide all covered employers with notice of a change in 61.19 employee contribution rates or the escalation schedule at least six months in advance of the 61.20 effective date of the change. 61.21 61.22 (b) A covered employee must have the right, annually or more frequently as determined by the board, to change the contribution rate, opt out or elect not to contribute, or cease 61.23 61.24 contributions. Sec. 7. Minnesota Statutes 2024, section 187.05, subdivision 6, is amended to read: 61.25 Subd. 6. Withdrawals and distributions. The board must establish alternatives 61.26 permitting covered employees to take a withdrawal of all or a portion of the covered 61.27 employee's account while employed and one or more distributions following termination 61.28 of employment. By July 1, 2028, the board must include lifetime income options as 61.29 61.30 distribution alternatives must include lifetime income options.

REVISOR

62.1	Sec. 8. Minnesota Statutes 2024, section 187.07, subdivision 1, is amended to read:
62.2	Subdivision 1. Requirement to enroll employees. (a) Each covered employer must
62.3	enroll its covered employees in the program and withhold payroll deduction contributions
62.4	from each covered employee's paycheck $\underline{\text{no later than 30 days after the covered employee's}}$
62.5	first day of employment, unless the covered employee has elected not to contribute.
62.6	(b) Unless the board has approved a different rate or rates under section 187.05,
62.7	subdivision 4, or a covered employee has elected a different contribution rate or not to
62.8	contribute, the employee contribution rates and escalation schedule are:
62.9	(1) five percent of pay for the covered employee's first year of participation;
62.10	(2) six percent of pay for the covered employee's second year of participation;
62.11	(3) seven percent of pay for the covered employee's third year of participation; and
62.12	(4) eight percent of pay for the covered employee's fourth year of participation and each
62.13	year thereafter.
62.14	(c) Paragraph (a) does not apply to a covered employer until the covered employer's
62.15	enrollment window has opened. No later than 30 days after the end of the enrollment window,
62.16	the covered employer must have enrolled all covered employees, except for any covered
62.17	employee who has elected not to contribute.
62.18	(d) The executive director must communicate annually by email or otherwise in writing
62.19	to each covered employee:
62.20	(1) the annual limit on employee contributions to a traditional IRA and a Roth IRA in
62.21	effect under section 408 and 408A, respectively, of the Internal Revenue Code; and
62.22	(2) notice that it is the responsibility of the covered employee to reduce the covered
62.23	employee's contribution rate from the rate under paragraph (b) as necessary to stay within
62.24	the limit under section 408 or section 408A of the Internal Revenue Code that is applicable
62.25	to the covered employee and the type of IRA to which the contributions are being credited.
62.26	Sec. 9. Minnesota Statutes 2024, section 187.07, subdivision 2, is amended to read:
62.27	Subd. 2. Remitting contributions. Notwithstanding section 181.06, a covered employer
62.28	must timely remit payroll deduction contributions as required by the board withheld from
62.29	the paycheck of each covered employee to the program as soon as practicable after the
62.30	deduction is taken and no later than 30 days after the date of each paycheck.

63.1	Sec. 10. Minnesota Statutes 2024, section 187.07, subdivision 3, is amended to read:
63.2	Subd. 3. Distribution of information. (a) Covered employers must provide information
63.3	prepared by the board to all covered employees regarding the program. The information
63.4	must be provided to each covered employee at least 30 no later than 14 days prior to the
63.5	date of the first paycheck from which employee contributions could be deducted for
63.6	transmittal to the program, if the covered employee does not elect to opt out of the program
63.7	after the covered employee's first day of employment.
63.8	(b) Paragraph (a) does not apply to a covered employer until the covered employer's
63.9	enrollment window has opened. No later than 14 days before the date of the first paycheck
63.10	from which employee contributions could be deducted for transmittal to the program, the
63.11	covered employer must provide the information prepared by the board regarding the program
63.12	to all covered employees of the covered employer.
63.13	Sec. 11. Minnesota Statutes 2024, section 187.07, subdivision 6, is amended to read:
63.14	Subd. 6. Enforcement. (a) As described under section 187.12, the board may impose:
63.15	(1) statutory civil penalties against any covered employer that fails to comply with
63.16	subdivisions subdivision 1, 2, and or 3; and
63.17	(2) statutory civil or criminal penalties against any covered employer that fails to comply
63.18	with subdivision 2.
63.19	(b) At the request of the board, the attorney general shall enforce the penalties imposed
63.20	by the board against a covered employer. Proceeds of such penalties, after deducting
63.21	enforcement expenses, must be deposited in the Secure Choice administrative fund and are
63.22	appropriated to the program.
63.23	(c) The board must provide covered employers with written warnings to any covered
63.24	employer that fails to comply with subdivision 1 or 3 or both subdivisions 1 and 3 for the
63.25	first year two years of noncompliance before assessing. If the covered employer has not
63.26	complied with subdivision 1 or 3 during the two-year period after the date on which the
63.27	covered employer was first required to comply with subdivision 1 or 3, as applicable, the
63.28	board must assess penalties.
63.29	Sec. 12. Minnesota Statutes 2024, section 187.08, subdivision 3, is amended to read:

Subd. 3. **Membership terms.** (a) Board members serve for two-year terms, except for:

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- (1) the executive directors of the Minnesota State Retirement System and the State Board of Investment, who serve indefinitely; and
- (2) the initial term of the member who is an executive or other professional with substantial experience in retirement plan investments under subdivision 1, clause (3), item (iii), and the member who is a human resources executive under subdivision 1, clause (4), is three years.
- (b) Board members' terms may be renewed, but no member may serve more than two consecutive terms.
- Sec. 13. Minnesota Statutes 2024, section 187.08, subdivision 7, is amended to read:
- Subd. 7. Executive director; staff. (a) The board must appoint an executive director, 64.10 determine the duties of the executive director, and set the compensation of the executive 64.11 director. The board may appoint an interim executive director to serve as executive director 64.12 during any period that the executive director position is vacant. 64.13
- (b) The executive director may participate in deliberations but must not vote on any 64.14 matter before the board. The executive director must not participate in deliberations on any 64.15 matter before the board that results or is likely to result in direct measurable economic gain 64.16 to the executive director or the executive director's family. 64.17
- 64.18 (c) The executive director must file with the Campaign Finance and Public Disclosure Board an economic interest statement in a manner prescribed by section 10A.09, subdivisions 64.19 64.20 5 and 6.
- (b) (d) The board may hire staff as necessary to support the board and the executive 64.21 director or interim executive director in performing their duties or the board may authorize 64.22 the executive director or interim executive director to hire staff. 64.23
- Sec. 14. Minnesota Statutes 2024, section 187.11, is amended to read: 64.24

187.11 OTHER STATE AGENCIES TO PROVIDE ASSISTANCE.

(a) The board may enter into intergovernmental agreements with the commissioner of revenue, the commissioner of labor and industry, the commissioner of employment and economic development, and any other state agency that the board deems necessary or appropriate to provide outreach, technical assistance, or compliance services. An agency that enters into an intergovernmental agreement with the board pursuant to this section must collaborate and cooperate with the board to provide the outreach, technical assistance, or compliance services under any such agreement. The board, executive director, and program

65.1	staff must maintain the privacy of data obtained under any intergovernmental agreement if
65.2	required under chapter 13.
65.3	(b) For purposes of section 268.19, subdivision 1, paragraph (a), clause (20), "assisting
65.4	with communication with employers and to verify employer compliance with chapter 187"
65.5	means providing the executive director with at least the following information for employers,
65.6	to the extent available to the commissioner of employment and economic development:
65.7	(1) federal employer identification number;
65.8	(2) business name, address, mailing address, email address, and phone number;
65.9	(3) number of employees; and
65.10	(4) employer industry code.
65.11	(b) (c) The commissioner of administration must provide office space in the Capitol
65.12	complex for the executive director and staff of the program.
65.13	Sec. 15. [187.12] PENALTIES FOR NONCOMPLIANCE.
65.14	Subdivision 1. Failure to enroll covered employees or distribute information. (a)
65.15	The board may assess penalties against a covered employer that fails to comply with section
65.16	187.07, subdivision 1 or 3 or both subdivisions 1 and 3, beginning with the second
65.17	anniversary of the date on which the covered employer was first required to comply with
65.18	section 187.07, subdivision 1 or 3, as applicable.
65.19	(b) The board may assess the following penalties for a covered employer's failure to
65.20	comply with section 187.07, subdivision 1 or 3:
65.21 65.22	(1) on the second anniversary, a penalty of \$100 per covered employee, not to exceed \$4,000;
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65.23	(2) on the third anniversary, a penalty of \$200 per covered employee, not to exceed
65.24	<u>\$6,000;</u>
65.25	(3) on the fourth anniversary, a penalty of \$300 per covered employee; and
65.26	(4) on each anniversary after the fourth anniversary, a penalty of \$500 per covered
65.27	employee.
65.28	(c) If the covered employer fails to comply with section 187.07, subdivisions 1 and 3,
65.29	the board must assess two times the penalties in paragraph (b).
65.30	(d) The date on which a covered employer is first required to comply with section 187.07,
65.31	subdivision 1, is the following:

(1) for paragraph (a), on or before the 30th day after the first day of employment of a
covered employee hired by the covered employer; and
(2) for paragraph (b), on or before the 30th day after the end of the enrollment window
applicable to the covered employer.
(e) The date on which a covered employer is first required to comply with section 187.07,
subdivision 3, is the following:
(1) for paragraph (a), for a newly hired covered employee, no later than 14 days after
the covered employee's first day of employment; and
(2) for paragraph (b), no later than the 14th day prior to the date of the first paycheck
from which employee contributions could be deducted for transmittal to the program.
Subd. 2. Notice and waiver. Before assessing a penalty under subdivision 1, the board
must provide the covered employer with a written notice informing the covered employer
of the amount of the penalty and that the penalty will not be assessed if:
(1) the covered employer cures the violation no later than 30 days after the date of the
notice; or
(2) the board waives the penalty at the request of the covered employer due to extenuating
circumstances.
Subd. 3. Failure to remit contributions. (a) If the executive director has reason to
believe, based on communication from a covered employee or another source, that a covered
employer has failed to comply with section 187.07, subdivision 2, by not remitting payroll
deduction contributions withheld from the paycheck of one or more covered employees
within 30 days after the deduction is withheld, the executive director must make a written
demand to the covered employer requiring the covered employer to immediately remit to
the program the withheld contributions plus interest at the annual rate specified in section
356.59, subdivision 2, for the period beginning with the tenth day after the contribution was
deducted from the covered employee's paycheck to the date the contribution is remitted to
the program.
(b) Any covered employer that willfully and intentionally fails to remit a payroll deduction
contribution within ten days after demand from the executive director is guilty of a
misdemeanor.
(c) If the executive director issues a written demand to a covered employer under
paragraph (a) for a second time, the executive director must assess a penalty of \$250 for
and ampleyed contribution withhold but not transmitted to the program

67.1	Subd. 4. Action; damages. (a) A covered employee or the attorney general, upon referral
67.2	from the board, may bring a civil action against a covered employer for a failure to enroll
67.3	covered employees, distribute information, or remit contributions under section 187.07,
67.4	subdivisions 1 to 3. A covered employer who is found to have violated section 187.07,
67.5	subdivisions 1 to 3, is liable to the program for the civil penalties provided for in this section.
67.6	A covered employer who is found to have violated section 187.07, subdivisions 1 to 3, is
67.7	liable for compensatory damages and other appropriate relief including but not limited to
67.8	injunctive relief.
67.9	(b) The attorney general, upon referral from the board, may bring a criminal action
67.10	against a covered employer for the willful and intentional failure to remit contributions
67.11	under section 187.07, subdivision 2.
67.12	(c) An action brought under paragraph (a) or (b) may be filed in the district court of the
67.13	county in which a violation is alleged to have been committed, where the covered employer
67.14	resides or has a principal place of business, or any other court of competent jurisdiction.
67.15	(d) In an action brought under paragraph (a) or (b), the court must order a covered
67.16	employer who is found to have committed a violation to pay to the program or covered
67.17	employee, as appropriate, reasonable costs, disbursements, witness fees, and attorney fees.
67.18	Sec. 16. Minnesota Statutes 2024, section 268.19, subdivision 1, is amended to read:
67.19	Subdivision 1. Use of data. (a) Except as provided by this section, data gathered from
67.20	any person under the administration of the Minnesota Unemployment Insurance Law are
67.21	private data on individuals or nonpublic data not on individuals as defined in section 13.02,
67.22	subdivisions 9 and 12, and may not be disclosed except according to a district court order
67.23	or section 13.05. A subpoena is not considered a district court order. These data may be
67.24	disseminated to and used by the following agencies without the consent of the subject of
67.25	the data:
67.26	(1) state and federal agencies specifically authorized access to the data by state or federal
67.27	law;
67.28	(2) any agency of any other state or any federal agency charged with the administration
67.29	of an unemployment insurance program;
67.30	(3) any agency responsible for the maintenance of a system of public employment offices
67.31	for the purpose of assisting individuals in obtaining employment;
67.32	(4) the public authority responsible for child support in Minnesota or any other state in

accordance with section 518A.83;

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- (5) human rights agencies within Minnesota that have enforcement powers;
- (6) the Department of Revenue to the extent necessary for its duties under Minnesota laws;
- (7) public and private agencies responsible for administering publicly financed assistance programs for the purpose of monitoring the eligibility of the program's recipients;
- 68.6 (8) the Department of Labor and Industry and the Commerce Fraud Bureau in the
 68.7 Department of Commerce for uses consistent with the administration of their duties under
 68.8 Minnesota law;
 - (9) the Department of Human Services and the Office of Inspector General and its agents within the Department of Human Services, including county fraud investigators, for investigations related to recipient or provider fraud and employees of providers when the provider is suspected of committing public assistance fraud;
 - (10) the Department of Human Services for the purpose of evaluating medical assistance services and supporting program improvement;
 - (11) local and state welfare agencies for monitoring the eligibility of the data subject for assistance programs, or for any employment or training program administered by those agencies, whether alone, in combination with another welfare agency, or in conjunction with the department or to monitor and evaluate the statewide Minnesota family investment program and other cash assistance programs, the Supplemental Nutrition Assistance Program, and the Supplemental Nutrition Assistance Program Employment and Training program by providing data on recipients and former recipients of Supplemental Nutrition Assistance Program (SNAP) benefits, cash assistance under chapter 256, 256D, 256J, or 256K, child care assistance under chapter 142E, or medical programs under chapter 256B or 256L or formerly codified under chapter 256D;
 - (12) local and state welfare agencies for the purpose of identifying employment, wages, and other information to assist in the collection of an overpayment debt in an assistance program;
 - (13) local, state, and federal law enforcement agencies for the purpose of ascertaining the last known address and employment location of an individual who is the subject of a criminal investigation;
- (14) the United States Immigration and Customs Enforcement has access to data on specific individuals and specific employers provided the specific individual or specific employer is the subject of an investigation by that agency;

59.1	(15) the Department of Health for the purposes of epidemiologic investigations;
59.2	(16) the Department of Corrections for the purposes of case planning and internal research
59.3	for preprobation, probation, and postprobation employment tracking of offenders sentenced
59.4	to probation and preconfinement and postconfinement employment tracking of committed
59.5	offenders;
59.6	(17) the state auditor to the extent necessary to conduct audits of job opportunity building
59.7	zones as required under section 469.3201;
59.8	(18) the Office of Higher Education for purposes of supporting program improvement,
59.9	system evaluation, and research initiatives including the Statewide Longitudinal Education
59.10	Data System; and
59.11	(19) the Family and Medical Benefits Division of the Department of Employment and
59.12	Economic Development to be used as necessary to administer chapter 268B; and
9.13	(20) the executive director or interim executive director of the Minnesota Secure Choice
59.14	Retirement Program established under chapter 187 for the purposes of assisting with
9.15	communication with employers and to verify employer compliance with chapter 187.
9.16	(b) Data on individuals and employers that are collected, maintained, or used by the
59.17	department in an investigation under section 268.182 are confidential as to data on individuals
59.18	and protected nonpublic data not on individuals as defined in section 13.02, subdivisions 3
59.19	and 13, and must not be disclosed except under statute or district court order or to a party
59.20	named in a criminal proceeding, administrative or judicial, for preparation of a defense.
59.21	(c) Data gathered by the department in the administration of the Minnesota unemployment
59.22	insurance program must not be made the subject or the basis for any suit in any civil
59.23	proceedings, administrative or judicial, unless the action is initiated by the department.

Sec. 17. **EFFECTIVE DATE.**

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Sections 1 to 16 are effective the day following final enactment. 69.25

70.1 **ARTICLE 10**

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PUBLIC PENSION PLANS: AMORTIZATION OF LIABILITIES; CORRECTION OF ERRORS

- Section 1. Minnesota Statutes 2024, section 353G.08, subdivision 1a, is amended to read:
- Subd. 1a. **Annual funding requirements; monthly division.** (a) Annually, the executive director shall determine the funding requirements of each monthly benefit account in the statewide volunteer firefighter plan on or before August 1.
 - (b) The executive director must determine the funding requirements of a monthly benefit account under this subdivision from:
- (1) the most recent actuarial valuation normal cost, administrative expense, including the cost of a regular actuarial valuation, and amortization results for the account determined by the approved actuary retained by the retirement association under sections 356.215 and 356.216; and
 - (2) the standards for actuarial work, utilizing a six percent investment return actuarial assumption and, other actuarial assumptions approved under section 356.215, subdivision 18÷, and the amortization periods specified in section 356.215, subdivision 11.
 - (i) with that portion of any unfunded actuarial accrued liability attributable to a benefit increase to be amortized over a period of 20 years from the date of the benefit change;
 - (ii) with that portion of any unfunded actuarial accrued liability attributable to an assumption change or an actuarial method change to be amortized over a period of 20 years from the date of the assumption or method change;
 - (iii) with that portion of any unfunded actuarial accrued liability attributable to an investment loss to be amortized over a period of ten years from the date of investment loss; and
 - (iv) with the balance of any net unfunded actuarial accrued liability to be amortized over a period of five years from the date of the actuarial valuation.
 - (c) The required contributions of the entity or entities associated with the fire department whose active firefighters are covered by the monthly division are the annual financial requirements of the monthly benefit account of the plan under paragraph (b) reduced by the amount of any fire state aid payable under chapter 477B, or any police and firefighter retirement supplemental state aid payable under section 423A.022, that is reasonably anticipated to be received by the plan attributable to the entity or entities during the following calendar year. The required contribution must be allocated between the entities if more than

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one entity is involved. A reasonable amount of anticipated fire state aid is an amount that does not exceed the fire state aid actually received in the prior year multiplied by the factor 1.035.

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- (d) The required contribution calculated in paragraph (c) must be paid to the plan on or before December 31 of the year for which it was calculated. If the contribution is not received by the plan by December 31, it is payable with interest at an annual compound rate of six percent from the date due until the date payment is received by the plan. If the entity does not pay the full amount of the required contribution, the executive director shall collect the unpaid amount under section 353.28, subdivision 6.
- 71.10 **EFFECTIVE DATE.** This section is effective beginning with actuarial valuations on or after July 1, 2025. 71.11
- Sec. 2. Minnesota Statutes 2024, section 356.215, subdivision 1, is amended to read: 71.12
- Subdivision 1. **Definitions.** (a) For the purposes of sections 3.85 and 356.20 to 356.23, 71.13 each of the terms in the following paragraphs has the meaning given. 71.14
 - (b) "Actuarial valuation" means a set of calculations prepared by an actuary retained under section 356.214 if so required under section 3.85, or otherwise, by an approved actuary, to determine the normal cost and the accrued actuarial liabilities of a benefit plan, according to the entry age actuarial cost method and based upon stated assumptions including, but not limited to rates of interest, mortality, salary increase, disability, withdrawal, and retirement and to determine the payment necessary to amortize over a stated period any unfunded accrued actuarial liability disclosed as a result of the actuarial valuation of the benefit plan.
 - (c) "Approved actuary" means:
- (1) a person who is regularly engaged in the business of providing actuarial services and 71.24 who is a fellow in the Society of Actuaries; or 71.25
- (2) a firm that retains a person described in clause (1) on its staff. 71.26
- (d) "Entry age actuarial cost method" means an actuarial cost method under which the 71.27 actuarial present value of the projected benefits of each individual currently covered by the 71.28 71.29 benefit plan and included in the actuarial valuation is allocated on a level basis over the service of the individual, if the benefit plan is governed by section 424A.093, or over the 71.30 earnings of the individual, if the benefit plan is governed by any other law, between the 71.31 entry age and the assumed exit age, with the portion of the actuarial present value which is 71.32 allocated to the valuation year to be the normal cost and the portion of the actuarial present 71.33

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value not provided for at the valuation date by the actuarial present value of future normal costs to be the actuarial accrued liability, with aggregation in the calculation process to be the sum of the calculated result for each covered individual and with recognition given to any different benefit formulas which may apply to various periods of service.

- (e) "Experience study" means a report providing experience data and an actuarial analysis of the adequacy of the actuarial assumptions on which actuarial valuations are based.
- (f) "Actuarial value of assets" means the market value of all assets as of the preceding June 30, reduced by:
- (1) 20 percent of the difference between the actual net change in the market value of total assets between the June 30 that occurred three years earlier and the June 30 that occurred four years earlier and the computed increase in the market value of total assets over that fiscal year period if the assets had earned a rate of return on assets equal to the annual percentage investment return assumption used in the actuarial valuation for the July 1 that occurred four years earlier;
- (2) 40 percent of the difference between the actual net change in the market value of total assets between the June 30 that occurred two years earlier and the June 30 that occurred three years earlier and the computed increase in the market value of total assets over that fiscal year period if the assets had earned a rate of return on assets equal to the annual percentage investment return assumption used in the actuarial valuation for the July 1 that occurred three years earlier;
- (3) 60 percent of the difference between the actual net change in the market value of total assets between the June 30 that occurred one year earlier and the June 30 that occurred two years earlier and the computed increase in the market value of total assets over that fiscal year period if the assets had earned a rate of return on assets equal to the annual percentage investment return assumption used in the actuarial valuation for the July 1 that occurred two years earlier; and
- (4) 80 percent of the difference between the actual net change in the market value of total assets between the most recent June 30 and the June 30 that occurred one year earlier and the computed increase in the market value of total assets over that fiscal year period if the assets had earned a rate of return on assets equal to the annual percentage investment return assumption used in the actuarial valuation for the July 1 that occurred one year earlier.
- (g) "Unfunded actuarial accrued liability" means the total current and expected future benefit obligations, reduced by the sum of the actuarial value of assets and the present value of future normal costs.

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(h) "Pension benefit obligation" means the actuarial present value of credited projected benefits, determined as the actuarial present value of benefits estimated to be payable in the future as a result of employee service attributing an equal benefit amount, including the effect of projected salary increases and any step rate benefit accrual rate differences, to each year of credited and expected future employee service.

(h) "Standards for actuarial work" means the document required under section 3.85, subdivision 10, to be adopted by the Legislative Commission on Pensions and Retirement as so adopted and amended from time to time.

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 3. Minnesota Statutes 2024, section 356.215, subdivision 4, is amended to read:

Subd. 4. **Actuarial valuation; contents.** (a) The actuarial valuation must be made in conformity with the requirements of the definition contained in subdivision 1 and the most recent standards for actuarial work-adopted by the Legislative Commission on Pensions and Retirement.

(b) The actuarial valuation must measure all aspects of the benefit plan of the fund in accordance with changes in benefit plans, if any, and salaries reasonably anticipated to be in force during the ensuing fiscal year. The actuarial valuation must be prepared in accordance with the entry age actuarial cost method. The actuarial valuation required under this section must include the information required in subdivisions 5 to 15.

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 4. Minnesota Statutes 2024, section 356.215, subdivision 8, is amended to read:

Subd. 8. **Actuarial assumptions.** (a) The actuarial valuation must use the applicable following investment return assumption:

73.24 73.25	plan	investment return assumption
73.26	general state employees retirement plan	7%
73.27	correctional state employees retirement plan	7
73.28	State Patrol retirement plan	7
73.29 73.30 73.31	legislators retirement plan, and for the constitutional officers calculation of total plan liabilities	0
73.32	judges retirement plan	7
73.33	general public employees retirement plan	7
73.34	public employees police and fire retirement plan	7

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74.1 74.2	local govern	nment correctional serv	vice retirement	7	
74.3	teachers reti	rement plan		7	
74.4	St. Paul teac	chers retirement plan		7	
74.5	Bloomingto	n Fire Department Rel	lief Association	6	
74.6 74.7	local month	ly benefit volunteer fin	refighter relief	5	
74.8 74.9	•	nefit retirement plans i refighter retirement pla		6	
74.10	(b) The a	ectuarial valuation for	each of the cove	ered retirement plans	listed in section
74.11	356.415, sub	odivision 2, and the St.	Paul Teachers	Retirement Fund As	sociation must take
74.12	into account	the postretirement adj	justment rate or	rates applicable to the	ne plan as specified
74.13	in section 35	54A.29, subdivision 7,	or 356.415, wh	ichever applies.	
74.14	(c) The a	ctuarial valuation mus	st use the applic	able salary increase	and payroll growth
74.15	assumptions	found in the appendix	to the standard	ls for actuarial work-	adopted by the
74.16	Legislative (Commission on Pensic	ons and Retirem	ent pursuant to section	on 3.85, subdivision
74.17	10. The appe	endix must be updated	whenever new	assumptions have be	een approved or
74.18	deemed appr	roved under subdivision	on 18.		
74.19	(d) The a	ssumptions set forth in	the appendix to	the standards for act	uarial work continue
74.20	to apply, unl	ess a different salary a	assumption or a	different payroll inc	rease assumption:
74.21	(1) has b	een proposed by the g	overning board	of the applicable ret	irement plan;
74.22	(2) is acc	companied by the conc	curring recomm	endation of the actua	ry retained under
74.23	section 356.2	214, subdivision 1, if a	pplicable, or by	the approved actuary	y preparing the most
74.24	recent actuar	rial valuation report if	section 356.214	4 does not apply; and	1
74.25	(3) has be	een approved or deem	ed approved un	der subdivision 18.	
74.26	EFFEC	TIVE DATE. This sec	etion is effective	e the day following fi	inal enactment.
74.27	Sec. 5. Min	nnesota Statutes 2024,	section 356.21	5, subdivision 11, is	amended to read:
74.28	Subd. 11	. Amortization contri	butions. (a) In a	addition to the exhibi	t indicating the level
74.29	normal cost,	The actuarial valuation	n of the retireme	ent each pension plan	listed in subdivision
74.30	8, paragraph	(a), other than the legis	slators retiremen	nt plan, the Blooming	ton Fire Department
74.31	Relief Assoc	ciation, and the local n	nonthly benefit	volunteer firefighter	relief associations,
74.32	must contain	n an exhibit for financi	al reporting pur	poses indicating the	additional annual
74.33	contribution	sufficient to amortize	on a level perce	nt of payroll basis the	e unfunded actuarial
74.34	accrued liabi	ility and must contain ε	nn exhibit indica	ting the additional co	entribution sufficient

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75.1	to amortize the unfunded actuarial accrued liability. For the retirement plans listed in
75.2	subdivision 8, paragraph (a), but excluding the legislators retirement plan, the Bloomington
75.3	Fire Department Relief Association, and the local monthly benefit volunteer firefighter
75.4	relief associations, the additional contribution must be calculated on a level percentage of
75.5	covered payroll basis by the established date for full funding in effect when the valuation
75.6	is prepared, assuming annual payroll growth at the applicable percentage rate set forth in
75.7	the appendix described in subdivision 8, paragraph (e). For the legislators retirement plan,
75.8	the additional annual contribution must be calculated on a level annual dollar amount basis.
75.9	resulting from any of the following changes, over the period specified for that change, except
75.10	that the pension plan's unfunded actuarial accrued liability as of July 1, 2024, must be
75.11	amortized over a period that ends June 30, 2048:
75.12	(1) experience gain or loss: 15 years;
75.13	(2) assumption or method change: 20 years;
75.14	(3) benefit change for active members: 15 years;
75.15	(4) long-term benefit change for inactive members: 15 years;
75.16	(5) short-term benefit change for inactive members: the number of years during which
75.17	the benefit change will be in effect; and
75.18	(6) an annual contribution that is more or less than the actuarially determined contribution:
75.19	15 years.
75.20	(b) The amortization periods specified in paragraph (a) apply:
75.21	(1) unless the standards for actuarial work state otherwise; and
75.22	(2) except that, for the legislators retirement plan, the additional annual contribution
75.23	sufficient to amortize the unfunded actuarial accrued liability must be calculated on a level
75.24	dollar basis with an amortization period of one year.
75.25	(b) This paragraph applies only if the calculation under this paragraph for a retirement
75.26	plan results in an established date for full funding that is earlier than the established date
75.27	for full funding applicable to the retirement plan under paragraph (c). For any retirement
75.28	plan, if there has been a change in any or all of the actuarial assumptions used for calculating
75.29	the actuarial accrued liability of the fund, a change in the benefit plan governing annuities
75.30	and benefits payable from the fund, a change in the actuarial cost method used in calculating
75.31	the actuarial accrued liability of all or a portion of the fund, or a combination of the three,
75.32	and the change or changes, by itself or by themselves and without inclusion of any other
75 33	items of increase or decrease produce a net increase in the unfunded actuarial accrued

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liability in the fund, the established date for full funding must be determined using the following procedure:

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- (i) the unfunded actuarial accrued liability of the fund must be determined in accordance with the plan provisions governing annuities and retirement benefits and the actuarial assumptions in effect before an applicable change;
- (ii) the level annual dollar contribution or level percentage, whichever is applicable, needed to amortize the unfunded actuarial accrued liability amount determined under item (i) by the established date for full funding in effect before the change must be calculated using the investment return assumption specified in subdivision 8 in effect before the change;
- (iii) the unfunded actuarial accrued liability of the fund must be determined in accordance with any new plan provisions governing annuities and benefits payable from the fund and any new actuarial assumptions and the remaining plan provisions governing annuities and benefits payable from the fund and actuarial assumptions in effect before the change;
- (iv) the level annual dollar contribution or level percentage, whichever is applicable, needed to amortize the difference between the unfunded actuarial accrued liability amount calculated under item (i) and the unfunded actuarial accrued liability amount calculated under item (iii) over a period of 30 years from the end of the plan year in which the applicable change is effective must be calculated using the applicable investment return assumption specified in subdivision 8 in effect after any applicable change;
- (v) the level annual dollar or level percentage amortization contribution under item (iv) must be added to the level annual dollar amortization contribution or level percentage calculated under item (ii);
- (vi) the period in which the unfunded actuarial accrued liability amount determined in item (iii) is amortized by the total level annual dollar or level percentage amortization contribution computed under item (v) must be calculated using the investment return assumption specified in subdivision 8 in effect after any applicable change, rounded to the nearest integral number of years, but not to exceed 30 years from the end of the plan year in which the determination of the established date for full funding using the procedure set forth in this clause is made and not to be less than the period of years beginning in the plan year in which the determination of the established date for full funding using the procedure set forth in this clause is made and ending by the date for full funding in effect before the change; and

77.1	(vii) the period determined under item (vi) must be added to the date as of which the
77.2	actuarial valuation was prepared and the date obtained is the new established date for full
77.3	funding.
77.4	(c) The established date for full funding is the date provided for each of the following
77.5	plans:
77.6	(i) for the general employees retirement plan of the Public Employees Retirement
77.7	Association, the established date for full funding is June 30, 2048;
77.8	(ii) for the Teachers Retirement Association, the established date for full funding is June
77.9	30, 2048;
77.10	(iii) for the correctional state employees retirement plan and the State Patrol retirement
77.11	plan of the Minnesota State Retirement System, the established date for full funding is June
77.12	30, 2048;
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77.13	(iv) for the judges retirement plan, the established date for full funding is June 30, 2048;
77.14	(v) for the local government correctional service retirement plan and the public employees
77.15	police and fire retirement plan, the established date for full funding is June 30, 2048;
77.16	(vi) for the St. Paul Teachers Retirement Fund Association, the established date for full
77.17	funding is June 30, 2048; and
77.18	(vii) for the general state employees retirement plan of the Minnesota State Retirement
77.19	System, the established date for full funding is June 30, 2048.
77.20	(d) For the retirement plans for which the annual actuarial valuation indicates an excess
77.21	of valuation assets over the actuarial accrued liability, the valuation assets in excess of the
77.22	actuarial accrued liability must be recognized as a reduction in the current contribution
77.23	requirements by an amount equal to the amortization of the excess expressed as a level
77.24	percentage of pay over a 30-year period beginning anew with each annual actuarial valuation
77.25	of the plan.
77.26	EFFECTIVE DATE. This section is effective beginning with the July 1, 2025, actuarial
77.27	valuations.
77.28	Sec. 6. Minnesota Statutes 2024, section 356.215, subdivision 17, is amended to read:
77.29	Subd. 17. Actuarial services by approved actuaries. (a) The actuarial valuation or
77.30	quadrennial experience study must be made and any actuarial consulting services for a
77.31	retirement fund or plan must be provided by an approved actuary. The actuarial valuation
77.32	or quadrennial experience study must include a signed written declaration that it has been

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prepared according to sections 356.20 to 356.23 and according to the most recent standards for actuarial work adopted by the Legislative Commission on Pensions and Retirement.

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(b) Actuarial valuations or experience studies prepared by an approved actuary retained by a retirement fund or plan must be submitted to the Legislative Commission on Pensions and Retirement within ten days of the submission of the document to the retirement fund or plan.

EFFECTIVE DATE. This section is effective the day following final enactment.

- Sec. 7. Minnesota Statutes 2024, section 356.636, subdivision 2, is amended to read:
- Subd. 2. Correction of errors. (a) The executive director of a pension fund may correct an operational, demographic, or employer or employee eligibility error, made by a pension fund or an error in a plan document that is not a statute if the executive director determines that correction is necessary or appropriate to preserve and protect the tax qualification of any pension or retirement plan listed in section 356.611, subdivision 6, that is part of administered by the pension fund. The method of correction must comply with the Internal Revenue Service Employee Plans Compliance Resolution System (EPCRS) or any successor thereto, if the EPCRS addresses the error and correction.
- (b) To the extent deemed necessary by the executive director to implement correction, 78.17 78.18 the executive director may:
- (1) make distributions; 78.19
- (2) transfer assets; 78.20
- (3) recover an overpayment by reducing future benefit payments or designating 78.21 appropriate revenue or source of funding that will restore to the plan the amount of the 78.22 overpayment; or 78.23
- 78.24 (4) take any other action that will restore the plan and any affected member or participant to the position the plan, member, or participant would have been in had the error not occurred. 78.25
- 78.26 (c) An executive director may correct an error under paragraph (a) or (b) without regard to any statute that imposes a time limitation on making such correction. 78.27
- **EFFECTIVE DATE.** This section is effective the day following final enactment. 78.28
- Sec. 8. Minnesota Statutes 2024, section 356.636, subdivision 3, is amended to read: 78.29
- Subd. 3. Annual report. (a) The executive director of each pension fund must submit 78.30 a report annually, no later than each February 1, to the chair and executive director of the 78.31

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9.1	Legislative Commission on	Pensions and Retiren	nent on whether the c	executive director of
9.2	the pension fund corrected as	ny operational, demog	graphic, employer or	employee eligibility,
9.3	no later than each February	1. The report must de	escribe each error or	plan document error
9.4	corrected under subdivision	2 during the preceding	ng calendar year . , oth	ner than:
9.5	(1) an error corrected in	the ordinary course o	f business; and	
9.6	(2) correction authorized	by current law, includ	ing but not limited to	correction authorized
9.7	under sections 352.04, 353.2	27, 354.42, 356.401,	and 356.637.	
9.8	(b) The report must desc	ribe the error, the per	asion or retirement p	lan affected by the
9.9	error, the method of correcti	on, and the cost, if ar	ny, to the pension or	retirement plan,
9.10	employee, or employer of the	e error and correction	1.	
9.11	(c) An error is corrected	in the ordinary cours	e of business if it is a	a correction or
9.12	cancellation of an overpaym	ent or an adjustment	of an ongoing annui	ty amount.
9.13	EFFECTIVE DATE. T	his section is effectiv	e the day following	final enactment.
9.14	1	ARTICLE	11	
9.15				FICERS AND 911
9.16	5	TELECOMMUN	ICATORS	
9.17	Section 1. WORK GROU	P ON CREATING	PENSION PLANS	FOR PROBATION
9.18	OFFICERS AND 911 TEL	ECOMMUNICATO	ORS.	
9.19	Subdivision 1. Work gro	oup established. The	executive director o	f the Legislative
9.20	Commission on Pensions an	d Retirement (comm	ission executive dire	ctor) must convene a
9.21	work group for the purpose	of recommending a p	ension plan to be ad	ministered by the
9.22	Minnesota State Retirement	System (MSRS) for	probation officers an	<u>ıd 911</u>
9.23	telecommunicators who are	state employees, as d	efined in Minnesota	Statutes, section
9.24	352.01, subdivision 2, and a	pension plan to be a	dministered by the P	ublic Employees
9.25	Retirement Association (PE)	RA) for probation off	icers and 911 telecon	nmunicators who are
9.26	public employees, as defined	d in Minnesota Statut	es, section 353.01, s	ubdivision 2.
9.27	Subd. 2. Membership. (a) The members of the	ne work group are the	e following:
9.28	(1) the executive director	r of PERA, or the exe	ecutive director's des	ignee, and a second
9.29	member of the PERA staff of	lesignated by the exe	cutive director;	
9.30	(2) the executive director	r of MSRS, or the exc	ecutive director's des	ignee, and a second
79.31	member of the MSRS staff of	designated by the exe	cutive director;	

(3) the commissioner of corrections or the commissioner's designee;

80.1	(4) the commissioner of public safety or the commissioner's designee;
80.2	(5) a representative from the Minnesota Association of County Probation Officers;
80.3	(6) a representative from the Minnesota Corrections Association;
80.4	(7) a representative from the Minnesota Association of Professional Employees;
80.5	(8) a representative from the International Brotherhood of Teamsters Local 320;
80.6	(9) a representative from the American Federation of State, County and Municipal
80.7	Employees Council 5;
80.8	(10) two representatives from the Association of Minnesota Counties;
80.9	(11) a representative from the League of Minnesota Cities;
80.10	(12) a representative from the Minnesota Inter-County Association;
80.11	(13) a representative from the Minnesota Association of Public Safety Communications
80.12	Officials or the National Emergency Number Association of Minnesota;
80.13	(14) a representative from the Law Enforcement Labor Services;
80.14	(15) a representative from the Minnesota Association of Community Corrections Act
80.15	Counties;
80.16	(16) a representative from the Minnesota Professional Fire Fighters Association; and
80.17	(17) a representative from the Minnesota Police and Peace Officers Association.
80.18	(b) The commission executive director may invite others, including the commission's
80.19	actuary, to participate in one or more meetings of the work group.
80.20	(c) The organizations specified in paragraph (a) must provide the commission executive
80.21	director with the names and contact information for the representatives who will serve on
80.22	the work group by June 14, 2025.
80.23	Subd. 3. Mandate. (a) In arriving at the work group's recommendations, the work group
80.24	must determine:
80.25	(1) the features of each pension plan, including but not limited to:
80.26	(i) employee and employer contribution rates;
80.27	(ii) vesting requirements;
80.28	(iii) the benefit formula;
80.29	(iv) normal and early retirement ages;

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81.1	(v) disab	oility benefits;			
81.2	(vi) post	retirement adjustment	<u>s;</u>		
81.3	(vii) the	extent to which past s	ervice will be	credited and paid for;	and
81.4	(viii) det	finitions for "probation	n officer" and	"911 telecommunicato	<u>r";</u>
81.5	(2) whet	her the new plans will	be entirely no	ew pension plans or wh	ether the new plans
81.6	will be comp	ponent pension plans s	imilar to the sp	pecial coverage for state	e fire marshals under
81.7	Minnesota S	Statutes, section 352.8	7; and		
81.8	(3) the o	ptions that are availab	le or could be	made available for pro	oviding health care
81.9	to employee	es who take early retire	ement under t	ne new pension plans.	
81.10	(b) The	work group must also	consider:		
81.11	(1) the st	tudy prepared by PER	A that estimat	es the costs and benefit	ts for a pension plan
81.12	for probatio	n officers, 911 telecon	nmunicators,	and any other public sa	fety adjacent
81.13	employees;				
81.14	(2) the f	inancial impact resulti	ng from the p	otential cessation of be	nefit accruals and
81.15	contribution	s for members that tra	nsfer from the	MSRS general state er	nployees retirement
81.16	plan or the l	PERA general employ	ees retiremen	t plan to the new pension	on plan;
81.17	(3) optio	ns for members to pur	chase credit f	or past service, includi	ng methods for
81.18	purchasing	credit for past service	and possible s	sources of funding for r	naking purchases,
81.19	whether from	m employee or employ	yer contribution	ons or the state;	
81.20	(4) how	contributions used to 1	prefund benef	it improvements can be	e made before the
81.21	new pension	n plans are operational	· <u>·</u> <u>·</u>		
81.22	(5) any (other public safety adja	acent position	s, including forensic sc	eientists, that should
81.23	be included	in the new pension pla	ans and how t	hose positions should b	e defined;
81.24	(6) the ba	alance of employee and	d employer co	ntributions, including th	e interest in funding
81.25	pension ben	efit improvements wit	th increased en	mployee contributions;	and
81.26	<u>(7)</u> a bill	styled as 2025 H.F. N	o. 1779/S.F. N	Vo. 1986, also referred t	to as revisor number
81.27	25-02845, o	r its equivalent, passed	/introduced in	the 2025 regular session	on or special session,
81.28	including the	e testimony on the bill a	at the meetings	s of the Legislative Com	mission on Pensions
81.29	and Retirem	nent.			
81.30	Subd. 4.	Proposed legislation.	With the assis	stance of the commissio	n executive director,

the work group must prepare proposed legislation that implements the recommendations

of the work group under subdivision 3. If the work group recommends more than one
approach to improving pension benefits, the work group must provide alternative bills.
Recommended legislation must require MSRS and PERA to have any new plan or compone
plan operational by January 1, 2027.
Subd. 5. Due date for submitting recommendations to the commission. The chair
the work group must submit the recommendations of the work group, along with propose
legislation that implements the recommendations, to the chair and executive director of the
Legislative Commission on Pensions and Retirement by January 31, 2026.
Subd. 6. Meetings; chair; administrative support. (a) The commission executive
director must convene the first meeting of the work group by August 1, 2025.
(b) The members of the work group must elect a chair at the first meeting.
(c) Meetings may be conducted remotely or in person or a combination of remotely ar
in person.
(d) Commission staff must provide meeting space, if needed, and administrative support
to the chair of the work group.
Subd. 7. Compensation; lobbying; retaliation. (a) Members of the work group serv
without compensation.
(b) Participation in the work group is not lobbying under Minnesota Statutes, chapter
<u>10A.</u>
(c) An individual's employer or an organization or association of which an individual
is a member must not retaliate against the individual because of the individual's participation
in the work group.
Subd. 8. Expiration. The work group expires June 30, 2027.
ARTICLE 12
LEGISLATIVE COMMISSION ON PENSIONS AND RETIREMENT
Section 1. Minnesota Statutes 2024, section 3.85, subdivision 2, is amended to read:
Subd. 2. Powers. The commission shall make a continuing study and investigation o
retirement benefit plans applicable to nonfederal government employees in this state. Th
powers and duties of the commission include, but are not limited to the following:
(a) studying retirement benefit plans applicable to nonfederal government employees
in Minnesota, including federal plans available to the employees;

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(b) making recommendations within the scope of its study, including attention to financing
of the various pension funds and financing of accrued liabilities;

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- (c) considering all aspects of pension planning and operation and making recommendations designed to establish and maintain sound pension policy for all funds;
- (d) analyzing each item of proposed pension and retirement legislation, including amendments to each, with particular reference to analysis of their the legislation's cost, actuarial soundness, and adherence to sound pension policy, and reporting its findings to the legislature;
- (e) creating and maintaining a library for reference concerning pension and retirement matters, including information about laws and systems in other states; and
- (f) studying, analyzing, and preparing reports in regard to subjects certified to the commission for study.
 - Sec. 2. Minnesota Statutes 2024, section 3.85, subdivision 3, is amended to read:
 - Subd. 3. **Membership.** The commission consists of seven members of the senate appointed by the Subcommittee on Committees of the Committee on Rules and Administration and seven members of the house of representatives appointed by the speaker. No more than five members from each chamber may be from the majority caucus in that chamber. Members shall be appointed at the commencement of each regular session of the legislature for a two-year term beginning January 16 of the first year of the regular session. Members continue A member continues to serve until their successors are appointed the earlier of the appointment of the member's successor or the end of the member's legislative term of office. Vacancies that occur while the legislature is in session shall be filled like regular appointments. If the legislature is not in session, senate vacancies shall be filled by the last Subcommittee on Committees of the senate Committee on Rules and Administration or other appointing authority designated by the senate rules, and house of representatives vacancies shall be filled by the last speaker of the house, or if the speaker is not available, by the last chair of the house of representatives Rules Committee.
 - Sec. 3. Minnesota Statutes 2024, section 3.85, subdivision 10, is amended to read:
 - Subd. 10. **Standards for pension valuations and cost estimates.** The commission shall adopt standards prescribing specific detailed methods to calculate, evaluate, and display current and proposed law projected liabilities, costs, and actuarial equivalents of all covered public employee pension plans in Minnesota under section 356.20, subdivision 2, that are

defined benefit plans. These standards shall must be consistent with chapter 356 and be updated annually periodically. At a minimum, the standards shall must contain requirements that comply with generally accepted accounting principles actuarial standards of practice applicable to government pension plans. The standards may include additional financial, funding, or valuation requirements that are not required under generally accepted accounting principles applicable to government pension plans.

Sec. 4. EFFECTIVE DATE.

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Sections 1 to 3 are effective the day following final enactment.

ARTICLE 13

STATEWIDE VOLUNTEER FIREFIGHTER PLAN

- Section 1. Minnesota Statutes 2024, section 353G.08, subdivision 1a, is amended to read:
- Subd. 1a. **Annual funding requirements; monthly division.** (a) Annually, the executive
- director shall determine the funding requirements of each monthly benefit fire department
- 84.14 account in the statewide volunteer firefighter monthly division of the defined benefit plan
- 84.15 on or before August 1.
- (b) The executive director must determine the funding requirements of a monthly benefit
- 84.17 fire department account under this subdivision from:
- 84.18 (1) the most recent actuarial valuation normal cost, administrative expense, including
- 84.19 the cost of a regular actuarial valuation, and amortization results for the account determined
- by the approved actuary retained by the retirement association under sections 356.215 and
- 84.21 356.216; and
- 84.22 (2) the standards for actuarial work, utilizing a six percent investment return actuarial
- assumption and other actuarial assumptions approved under section 356.215, subdivision
- 84.24 18:
- (i) with that portion of any unfunded actuarial accrued liability attributable to a benefit
- increase to be amortized over a period of 20 years from the date of the benefit change;
- 84.27 (ii) with that portion of any unfunded actuarial accrued liability attributable to an
- assumption change or an actuarial method change to be amortized over a period of 20 years
- 84.29 from the date of the assumption or method change;

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- (iii) with that portion of any unfunded actuarial accrued liability attributable to an investment loss to be amortized over a period of ten years from the date of investment loss; and
- (iv) with the balance of any net unfunded actuarial accrued liability to be amortized over a period of five years from the date of the actuarial valuation.
- (c) The required contributions of the entity or entities associated with the fire department whose active firefighters are covered by the monthly division are the annual financial requirements of the monthly benefit fire department account of the plan under paragraph (b) reduced by the amount of any fire state aid payable under chapter 477B, or any police and firefighter retirement supplemental state aid payable under section 423A.022, that is reasonably anticipated to be received by the plan attributable to the entity or entities during the following calendar year. The required contribution must be allocated between the entities if more than one entity is involved. A reasonable amount of anticipated fire state aid is an amount that does not exceed the fire state aid actually received in the prior year multiplied by the factor 1.035.
- (d) The required contribution calculated in paragraph (c) must be paid to the plan on or before December 31 of the year for which it was calculated. If the contribution is not received by the plan by December 31, it is payable with interest at an annual compound rate of six percent from the date due until the date payment is received by the plan. If the entity does not pay the full amount of the required contribution, the executive director shall collect the unpaid amount under section 353.28, subdivision 6.
- Sec. 2. Minnesota Statutes 2024, section 353G.11, is amended by adding a subdivision to read:
- Subd. 1b. Applicable benefit level. (a) In determining a member's retirement benefit under section 353G.09, subdivision 1a, the benefit level applicable to the member is the benefit level in effect as of the date the member terminated firefighting services for the fire department of a participating employer.
 - (b) Except as provided under section 353G.09, subdivision 4:
 - (1) the benefit level for a member of the lump-sum division is the benefit level selected under section 353G.05, subdivision 1d, by the member's relief association or, if applicable, the municipality or firefighting corporation that employs the member or the benefit level as modified under subdivision 2, whichever is in effect as of the date the member terminated firefighting services; or

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36.1	(2) the benefit level for a member of the monthly division is the benefit level under the
36.2	retirement benefit plan document applicable to the member's former relief association or
36.3	the benefit level under the retirement benefit plan document as modified under subdivision
36.4	2a, whichever is in effect as of the date the member terminated firefighting services.
36.5	Sec. 3. Minnesota Statutes 2024, section 353G.11, subdivision 2, is amended to read:
86.6	Subd. 2. Benefit level changes in the lump-sum division of defined benefit plan. (a)
36.7	A fire department's fire chief or the governing body operating a fire department may request
36.8	an increase in the benefit level as provided in this subdivision.
36.9	(b) The fire chief or governing body must request a cost estimate from the executive
36.10	director of an increase in the service pension benefit level applicable to the active firefighters
36.11	of the fire department.
06.10	(a) The executive director report meaning the cost estimate value a massed was contified as
86.12	(c) The executive director must prepare the cost estimate using a procedure certified as
36.13	accurate by the approved actuary retained by the association.
36.14	(d) Within 120 days after receiving the cost estimate from the executive director, the
36.15	governing body may approve the benefit level change, effective for January 1 of the following
86.16	calendar year unless the governing body specifies in the approval document an effective
36.17	date that is January 1 of the second year following the approval date. If the approval occurs
36.18	after April 30, the required municipal contribution for the following calendar year must be
86.19	recalculated and the results reported to the governing body. If not approved within 120 days
36.20	of the receipt of the cost estimate, the benefit level change is considered to have been
36.21	disapproved.
36.22	Sec. 4. Minnesota Statutes 2024, section 353G.11, subdivision 2a, is amended to read:
36.23	Subd. 2a. Procedure for changing Benefit level changes in the monthly division. (a)
36.24	The A fire department's fire chief of a fire department or the governing body operating a
36.25	fire department that has an active membership that is covered by the monthly benefit
36.26	retirement division of the plan may initiate the process of modifying request an increase in
36.27	the benefit level provided in the retirement benefit plan document under this section
36.28	subdivision.
36.29	(b) The modification procedure is initiated when the applicable fire chief or governing
36.30	body files with the executive director of the association a written summary of the desired
36.31	benefit plan document modification, the proposed benefit plan document modification

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language, a written request for the preparation of an actuarial cost estimate for the proposed

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benefit plan document modification, and payment of the estimated cost of the actuarial cost estimate.

- (c) Upon receipt of the modification request and related documents, the executive director shall must review the language of the proposed benefit plan document modification and, if a clarification is needed in the submitted language, shall inform the fire chief or governing body of the necessary clarification. Once After the proposed benefit plan document modification language fire chief or governing body has been clarified by the fire chief and resubmitted submitted the clarified language to the executive director, the executive director shall arrange for the approved actuary retained by the association to prepare a benefit plan document modification cost estimate under the applicable provisions of section 356.215 and of the standards for actuarial work adopted by the Legislative Commission on Pensions and Retirement must prepare the cost estimate using a procedure certified as accurate by the approved actuary retained by the association. Upon completion of the benefit plan document modification cost estimate, the executive director shall must forward the estimate to the fire chief who requested it and to the chief financial officer of the municipality or entity with which the fire department is primarily associated.
- (d) The fire chief, upon receipt of the cost estimate, shall circulate <u>must distribute</u> the cost estimate <u>with to</u> the active firefighters in the fire department and shall take reasonable steps to provide the <u>cost</u> estimate <u>results</u> to any affected retired members of the fire department and their beneficiaries. The chief financial officer of the municipality or entity associated with the fire department <u>shall</u> <u>must</u> present the proposed modification language and the cost estimate to the governing body of the municipality or entity for its consideration at a public hearing held for that purpose.
- (e) If the governing body of the municipality or entity approves the modification language, the chief administrative officer of the municipality or entity shall <u>must</u> notify the executive director of the association of that approval. The benefit plan document modification is effective on the January 1 following the date of filing the approval with the association.
- Sec. 5. Minnesota Statutes 2024, section 353G.17, subdivision 4, is amended to read:
- Subd. 4. **Transfer process.** (a) Upon completion of the actions required under subdivisions 1 to 3, the plan shall transfer to the relief association as of the effective date identified in the notice under subdivision 1, the records, assets, and liabilities related to the former and current firefighters with benefits under the plan, along with any assets in excess of liabilities eredited to the lump-sum account or the monthly benefit retirement account attributable to the firefighters and the municipality.

(b) The executive director:

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- (1) shall must transfer the assets in cash;
- (2) shall <u>must</u> transfer any accounts receivable associated with the lump-sum account or monthly benefit retirement account;
 - (3) shall must settle any accounts payable from the account before the transfer; and
- (4) may deduct from the assets to be transferred reasonable costs incurred by the plan to conduct the voting process and complete the transfer.
- Sec. 6. Minnesota Statutes 2024, section 353G.17, subdivision 5, is amended to read:
 - Subd. 5. Relief association obligations and rights upon transfer from the plan. (a)
 Upon transfer of the assets of the lump-sum account or monthly benefit retirement fire department account, the pension liabilities attributable to the benefits for the former and current firefighters shall become the obligation of the special fund of the relief association.
 - (b) Upon the transfer of the assets of the lump-sum account or monthly benefit retirement fire department account, the board of trustees of the relief association has legal title to and management responsibility for the transferred assets as trustees for persons having a beneficial interest in those assets arising out of the benefit coverage provided by the account.
 - (c) The relief association is the successor in interest with respect to all claims against the plan relating to the transferred lump-sum account or monthly benefit retirement fire department account, except for claims alleging any act or acts by the plan or its fiduciaries that were not done in good faith or that constituted a breach of fiduciary responsibility under chapter 356A.
 - (d) The value of each volunteer firefighter's benefit in the plan on the day before the asset transfer shall be no less than the value of the volunteer firefighter's benefit on the day after the asset transfer. The relief association shall give credit, with respect to each firefighter whose benefit is being transferred, for all past service, including service credit with the plan and with any predecessor relief association, to the extent credit is given for such service in the records of the plan for that firefighter.
- (e) Upon completion of the transfer of records, assets, and liabilities, the executive director shall provide written notice to the state auditor, the commissioner of revenue, and the secretary of state that the transfer is complete.

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Sec. 7. Minnesota Statutes 2024, section 353G.19, subdivision 1, is amended to read:

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Subdivision 1. Authority to initiate conversion. (a) A participating employer associated with a fire department covered by the defined benefit plan, including an entity previously affiliated with a defined benefit relief association when the entity made a request for coverage by the defined contribution plan under section 353G.05, subdivision 1b, paragraph (c), may convert to coverage by the defined contribution plan in accordance with this section.

- (b) Conversion from coverage by the defined benefit plan to coverage by the defined contribution plan consists of:
 - (1) a resolution by the governing body of the participating employer;
 - (2) notice to all former and active volunteer firefighters of the fire department;
- (3) full vesting on the conversion effective date of all active and former volunteer firefighters with an accrued benefit in the defined benefit plan attributable to service with the fire department, to the extent funded as of the conversion effective date; and
- (4) allocation of surplus over full funding, if any, to individual accounts in the fire department's new account in the defined contribution plan.
- (c) For an entity previously affiliated with a defined benefit relief association when the entity made a request for coverage by the defined contribution plan under section 353G.05, subdivision 1b, paragraph (c), a conversion must occur under paragraph (b) immediately after coverage by the retirement plan of the entity's fire department and the entity's volunteer firefighters takes effect.
- Sec. 8. Minnesota Statutes 2024, section 353G.19, subdivision 2, is amended to read: 89.21
- Subd. 2. Resolutions by the governing body. To initiate a conversion, the governing 89.22 body of the participating employer must file with the executive director at least 30 days 89.23 89.24 before the end of a calendar year:
 - (1) a resolution that states that the fire department elects to participate in the defined contribution plan effective on the conversion effective date, which is the first day of the next calendar year; and
 - (2) if, as of the valuation immediately preceding the conversion effective date, the fire department account had a deficit from full funding as defined under section 353G.08, subdivision 1, paragraph (c), or the special fund of the defined benefit relief association had a deficit from full funding as defined in section 424A.092, subdivision 3, paragraph (b), a resolution approving a contribution to the retirement plan in the amount necessary to

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eliminate the deficit, which is to be paid within 30 days of the filing of the resolution or in installments over three years, with the first payment to be made within 30 days of the filing of the resolution.

- Sec. 9. Minnesota Statutes 2024, section 353G.19, subdivision 3, is amended to read:
- Subd. 3. **Notice to participants.** The participating employer must provide notice to all active and former volunteer firefighters in the fire department at least 30 days before the conversion effective date. The notice must include:
- (1) an explanation that the plan is converting from a defined benefit plan to a defined contribution plan, including definitions of those terms, on the conversion effective date and that the active and former volunteer firefighters will become fully vested in their accrued benefit to the extent funded as of the conversion effective date;
 - (2) a summary of the terms of the defined contribution plan;
- 90.13 (3) a section tailored to each volunteer firefighter that provides an estimate of the present value of the participant's fully vested accrued benefit and the calculation that resulted in that value;
 - (4) an estimate of any anticipated surplus and an explanation of the allocation of the surplus; and
 - (5) contact information for the chief administrative officer or chief financial officer of the participating employer and the designated staff member of the retirement plan who will answer questions and directions to a website.
- Sec. 10. Minnesota Statutes 2024, section 353G.19, subdivision 4, is amended to read:
 - Subd. 4. **Full vesting and determination of accrued benefit.** (a) On the conversion effective date, each active or former volunteer firefighter with a retirement benefit under the defined benefit plan, except any retiree in pay status who is receiving a monthly benefit, becomes 100 percent vested or, if the defined benefit plan does not have sufficient assets to fund 100 percent vesting, as close to 100 percent vested as the funding permits, as of the conversion effective date in the firefighter's retirement benefit, without regard to the number of years of vesting service credit.
 - (b) The executive director must determine the present value of each active or former firefighter's accrued benefit as of the conversion effective date, taking into account the full vesting requirement under paragraph (a).

Sec. 11. Minnesota Statutes 2024, section 353G.19, subdivision 5, is amended to read:

Subd. 5. **Surplus over full funding.** If the fire department account has a surplus over full funding, as defined under section 353G.08, subdivision 1, paragraph (c), the executive director must allocate the surplus over full funding to the individual account of each active and former volunteer firefighter, except any former volunteer firefighter receiving an annuity, in the same proportion that the volunteer firefighter's accrued benefit bears to the total accrued benefits of all active and former volunteer firefighters.

Sec. 12. **EFFECTIVE DATE.**

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Sections 1 to 11 are effective the day following final enactment.

91.10 ARTICLE 14 91.11 IRAP TO TRA TRANSFERS

- 91.12 Section 1. Minnesota Statutes 2024, section 354B.215, subdivision 3, is amended to read:
- 91.13 Subd. 3. **Eligible person.** (a) An eligible person is a person who:
- 91.14 (1) is employed by Minnesota State;
- 91.15 (2) has an account in the individual retirement account plan; and
- 91.16 (3) satisfies was previously eligible to elect coverage by the Teachers Retirement
 91.17 Association under one or more sections of chapter 354B or any prior version of chapter
 91.18 354B; and
- 91.19 (4) is not disqualified because Minnesota State produces one or more of the items listed 91.20 in paragraph (b).
- (b) A person satisfies this paragraph is not an eligible person if Minnesota State is not able to produce produces at least one of the following items by the end of the 60-day 75-day period under subdivision 4, paragraph (b):
 - (1) a record indicating that the person received notice regarding the person's eligibility to elect prospective coverage by the Teachers Retirement Association within the election period under section 354B.211, subdivision 4 or 6, or its predecessor during the person's first year of eligibility to participate in the individual retirement account plan;
- 91.28 (2) a record indicating that the person received notice regarding the person's eligibility
 91.29 to elect coverage by the Teachers Retirement Association during the person's first year after
 91.30 attaining tenure or comparable permanent status;

92.1	(2) (3) a record that the person elected retirement coverage by the individual retirement
92.2	account plan; or
92.3	(3) (4) other credible documentation demonstrating that the person was aware of the
92.4	person's right to elect retirement coverage by the Teachers Retirement Association.
92.5	(c) The record described in paragraph (b), clause (1), is not effective to disqualify a
92.6	person if the person was eligible to elect coverage by the Teachers Retirement Association
92.7	during the person's first year after attaining tenure or comparable permanent status.
92.8	EFFECTIVE DATE. This section is effective retroactively from January 1, 2025.
92.9	Sec. 2. Minnesota Statutes 2024, section 354B.215, subdivision 4, is amended to read:
92.10	Subd. 4. Eligible person application; information required from Minnesota State. (a)
92.11	To elect coverage by the Teachers Retirement Association, an eligible person must submit
92.12	a written application to the chancellor on a form provided by Minnesota State. The application
92.13	must include:
92.14	(1) an attestation that the person was not informed of the right to elect a transfer from
92.15	the individual retirement account plan to the Teachers Retirement Association and the person
92.16	was unaware of the right to elect such a transfer;
92.17	(2) the date on which the person first became a participant in the individual retirement
92.18	account plan;
92.19	(3) a signed release authorizing Minnesota State to provide employment and other
92.20	personnel information to the Teachers Retirement Association; and
92.21	(4) any other information that Minnesota State may require.
92.22	(b) No later than 60 75 days after receipt of the application under paragraph (a), Minnesota
92.23	State must verify the information provided by the person in the application, determine
92.24	whether the person is an eligible person under subdivision 3, and provide a written response
92.25	to the person regarding the determination of eligibility. If Minnesota State determines that
92.26	the person is not an eligible person, Minnesota State must specify the reason or reasons for
92.27	its determination and, if applicable, include a copy of any documentation identified in
92.28	subdivision 3, paragraph (b), in its written response to the person.
92.29	(c) If Minnesota State determines that the person is an eligible person under subdivision
92.30	3, Minnesota State must forward to the executive director:
92.31	(1) the application;

(2) confirmation or modification of the information provided by the eligible person in 93.1 the application; 93.2 (3) salary history for the eligible person; 93.3 (4) an estimate of the amount available for transfer from the eligible person's account 93.4 93.5 in the individual retirement account plan to the Teachers Retirement Association; and (5) any other relevant information. 93.6 93.7 **EFFECTIVE DATE.** This section is effective retroactively from January 1, 2025. **ARTICLE 15** 93.8 FIRE AND POLICE STATE AID 93.9 Section 1. Minnesota Statutes 2024, section 423A.022, subdivision 2, is amended to read: 93.10 Subd. 2. Allocation. (a) Of the total amount appropriated as supplemental state aid: 93.11 (1) 58.064 percent must be paid to the executive director of the Public Employees 93.12 93.13 Retirement Association for deposit in the public employees police and fire retirement fund established by section 353.65, subdivision 1; 93.14 (2) 35.484 percent must be paid to municipalities other than municipalities solely 93.15 employing firefighters with retirement coverage provided by the public employees police 93.16 and fire retirement plan which one or more pension plans established under chapter 353, if 93.17 93.18 the municipality qualified to receive fire state aid in that calendar year, allocated in the same proportion to that the most recent amount of fire state aid paid under section 477B.04, for 93.19 the municipality bears to the most recent total fire state aid paid under section 477B.04 for 93.20 all municipalities other than the municipalities solely employing firefighters with retirement 93.21 coverage provided by the Public Employees police and fire Retirement plan paid under 93.22 section 477B.04, with the allocated amount for fire departments participating in the statewide 93.23 lump-sum volunteer firefighter plan paid to the executive director of the Public Employees 93.24 93.25 Retirement Association for deposit in the fund established by section 353G.02, subdivision 3, and credited to the respective account and with the balance paid to the treasurer of each 93.26 municipality for transmittal within 30 days of receipt to the treasurer of the applicable 93.27 firefighters relief association for deposit in its special fund one or more pension plans 93.28 established under chapter 353; and 93.29 93.30 (3) 6.452 percent must be paid to the executive director of the Minnesota State Retirement

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System for deposit in the state patrol retirement fund.

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94.1	(b) The allocated amount under paragraph (a), clause (2), must be paid: (i) to the executive
94.2	director of the Public Employees Retirement Association for each fire department
94.3	participating in the statewide volunteer firefighter plan for deposit in the fund established
94.4	by section 352G.02, subdivision 3, and credited to the fire department's account; and (ii)
94.5	with the balance to the treasurer of each municipality for transmittal within 30 days of
94.6	receipt to the treasurer of the applicable firefighters relief association for deposit in its
94.7	special fund.
94.8	(b) (c) For purposes of this section, the term "municipalities" includes independent
94.9	nonprofit firefighting corporations that participate in the statewide lump-sum volunteer
94.10	firefighter plan under chapter 353G or with subsidiary volunteer firefighter relief associations
94.11	operating under chapter 424A.
94.12	Sec. 2. Minnesota Statutes 2024, section 423A.022, subdivision 3, is amended to read:
94.13	Subd. 3. Reporting. On or before September 1, annually, the executive director of the
94.14	Public Employees Retirement Association shall report to the commissioner of revenue the
94.15	following:
94.16	(1) the municipalities which that employ firefighters with retirement coverage by the
94.17	public employees police and fire retirement plan;
94.18	(2) the municipalities that employ firefighters with retirement coverage by the general
94.19	employees retirement plan;
94.20	(2) (3) the fire departments covered by the statewide lump-sum volunteer firefighter
94.21	plan; and
94.22	(3) (4) any other information requested by the commissioner to administer the police
94.23	and firefighter retirement supplemental state aid program.
94.24	Sec. 3. Minnesota Statutes 2024, section 424A.014, subdivision 5, is amended to read:
94.25	Subd. 5. Report by certain municipalities; exceptions. (a) The chief administrative
94.26	officer of each municipality that has a fire department but does not have a relief association
94.27	governed by sections 424A.091 to 424A.095 or Laws 2014, chapter 275, article 2, section
94.28	23, and that is not exempted under paragraph (b) or (c) must annually prepare a detailed
94.29	financial report of the receipts and disbursements by the municipality for fire protection
94.30	service during the preceding calendar year on a form prescribed by the state auditor. The
94.31	financial report must contain any information that the state auditor deems necessary to

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disclose the sources of receipts and the purpose of disbursements for fire protection service.

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The financial report must be signed by the municipal clerk or clerk-treasurer with the state
auditor on or before July 1 annually. The municipality does not qualify initially to receive,
and is not entitled subsequently to retain, any fire state aid and police and firefighter
retirement supplemental state aid payable under chapter 477B and section 423A.022 if the
financial reporting requirement or the applicable requirements of any other statute or special
law have not been complied with or are not fulfilled.

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- (b) Each municipality that has a fire department and provides retirement coverage to its firefighters through the statewide volunteer firefighter plan under chapter 353G qualifies to have fire state aid transmitted to and retained in the statewide volunteer firefighter retirement fund without filing a detailed financial report if the executive director of the Public Employees Retirement Association certifies compliance by the municipality with the requirements of sections 353G.04 and 353G.08, subdivision 1, paragraph (e), and certifies compliance by the applicable fire chief with the requirements of section 353G.07.
- (c) Each municipality qualifies to receive fire state aid under chapter 477B without filing a financial report under paragraph (a) if the municipality:
- (1) has a fire department; 95.16
- (2) does not have a firefighters relief association directly associated with its fire 95.17 department; 95.18
- (3) does not participate in the statewide volunteer firefighter retirement plan under 95.19 chapter 353G; 95.20
 - (4) provides retirement coverage to its firefighters through the general employees retirement plan under chapter 353 or the public employees police and fire retirement plan under sections 353.63 to 353.68; and
 - (5) is certified by the executive director of the Public Employees Retirement Association to the state auditor to have had an employer contribution under section 353.27, subdivisions 3 and 3a, or 353.65, subdivision 3, for its firefighters for the immediately prior calendar year equal to or greater than its fire state aid for the immediately prior calendar year.
- Sec. 4. Minnesota Statutes 2024, section 424A.08, is amended to read: 95.28
- 424A.08 MUNICIPALITY WITHOUT RELIEF ASSOCIATION; AUTHORIZED 95.29 **DISBURSEMENTS.** 95.30
- (a) Any A municipality which that is entitled to receive fire state aid but which has no 95.31 must deposit the fire state aid in a special account established for that purpose in the 95.32

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clauses (1) to (3).

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97.1	(e) (d) A municipality that has no firefighters relief association directly associated with
97.2	it and that participates in the statewide volunteer firefighter plan under chapter 353G shall
97.3	transmit any fire state aid that it receives to the statewide volunteer firefighter fund.
97.4	Sec. 5. Minnesota Statutes 2024, section 477B.02, subdivision 3, is amended to read:
97.5	Subd. 3. Benefits requirements. (a) The fire department must:
97.6	(1) be associated with a firefighters relief association that provides retirement benefits;
97.7	(2) participate in and have firefighters receiving credit for service toward a retirement
97.8	benefit under the statewide volunteer firefighter plan;
97.9	(3) have retirement coverage under the public employees police and fire retirement plan
97.10	or the Public Employees Retirement Association general employees retirement plan for the
97.11	fire department's full-time firefighters, as defined in section 299N.03, subdivision 5, or the
97.12	fire department's part-time firefighters, or the fire department's both full-time firefighters
97.13	and part-time firefighters; or
97.14	(4) satisfy either clauses (1) and (3) or clauses (2) and (3).
97.15	(b) For purposes of retirement benefits, a fire department may be associated with only
97.16	one firefighters relief association or one account in the statewide firefighters retirement plan
97.17	at one time.
97.18	(c) Notwithstanding paragraph (a), a municipality without a relief association as described
97.19	under section 424A.08, paragraph (a), may still qualify to receive fire state aid if all other
97.20	requirements of this section are met.
97.21	Sec. 6. Minnesota Statutes 2024, section 477B.02, subdivision 8, is amended to read:
97.22	Subd. 8. PERA certification to commissioner. (a) On or before February 1 each year,
97.23	the executive director of the Public Employees Retirement Association must certify to the
97.24	commissioner the fire departments that transferred retirement coverage to, or terminated
97.25	participation in, the voluntary statewide volunteer firefighter retirement plan since the
97.26	previous certification under this paragraph. This certification must include the number of
97.27	active volunteer firefighters under section 477B.03, subdivision 5, paragraph (e).
97.28	(b) On or before February 1 each year, the executive director of the Public Employees
97.29	Retirement Association must certify to the commissioner:

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(1) the fire departments that participate in the statewide volunteer firefighter plan and have no firefighters receiving credit for service toward a retirement benefit under the statewide volunteer firefighter plan; and

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- (2) the fire departments that employ part-time firefighters who are covered by the general employees retirement plan.
 - Sec. 7. Minnesota Statutes 2024, section 477B.03, subdivision 5, is amended to read:
- Subd. 5. **Minimum fire state aid allocation amount.** (a) The minimum fire state aid allocation amount is the amount derived from any additional funding amount to support a minimum fire state aid amount under section 423A.02, subdivision 3. The minimum fire state aid allocation amount is allocated to municipalities or independent nonprofit firefighting corporations with volunteer firefighters' relief associations or covered by the statewide volunteer firefighter plan. The amount is based on the number of active volunteer firefighters who are (1) members of the relief association as reported to the Office of the State Auditor in a specific annual financial reporting year as specified in paragraphs (b) to (d), or (2) covered by the statewide volunteer firefighter plan as specified in paragraph (e).
- (b) For relief associations established in calendar year 1993 or a prior year, the number of active volunteer firefighters equals the number of active volunteer firefighters who were members of the relief association as reported in the annual financial reporting for calendar year 1993, but not to exceed 30 active volunteer firefighters.
- (c) For relief associations established in calendar year 1994 through calendar year 1999, the number of active volunteer firefighters equals the number of active volunteer firefighters who were members of the relief association as reported in the annual financial reporting for calendar year 1998 to the Office of the State Auditor, but not to exceed 30 active volunteer firefighters.
- (d) For relief associations established after calendar year 1999, the number of active volunteer firefighters equals the number of active volunteer firefighters who are members of the relief association as reported in the first annual financial reporting submitted to the Office of the State Auditor, but not to exceed 20 active volunteer firefighters.
- (e) For a municipality or independent nonprofit firefighting corporation that is providing retirement coverage for volunteer firefighters by the statewide volunteer firefighter plan under chapter 353G, the number of active volunteer firefighters equals the number of active volunteer firefighters of the municipality or independent nonprofit firefighting corporation covered by the statewide plan as certified by the executive director of the Public Employees

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Retirement Association to the commissioner and the state auditor within 30 days of the date the municipality or independent nonprofit firefighting corporation begins coverage in the plan, but not to exceed 30 active firefighters.

Sec. 8. Minnesota Statutes 2024, section 477B.03, subdivision 7, is amended to read:

Subd. 7. **Appeal.** A municipality, an independent nonprofit firefighting corporation, a fire firefighter relief association, or the statewide volunteer firefighter plan may object to the amount of fire state aid apportioned to it by filing a written request with the commissioner to review and adjust the apportionment of funds within the state. The objection of a municipality, an independent nonprofit firefighting corporation, a fire firefighter relief association, or the voluntary statewide volunteer firefighter retirement plan must be filed with the commissioner within 60 days of the date the amount of apportioned fire state aid is paid. The decision of the commissioner is subject to appeal, review, and adjustment by the district court in the county in which the applicable municipality or independent nonprofit firefighting corporation is located or by the Ramsey County District Court with respect to the statewide volunteer firefighter plan.

Sec. 9. Minnesota Statutes 2024, section 477B.04, subdivision 3, is amended to read:

Subd. 3. **Deposit of state aid.** (a) This paragraph applies if the municipality or the independent nonprofit firefighting corporation is has firefighters covered by the statewide volunteer firefighter plan. If this paragraph applies and the executive director of the Public Employees Retirement Association has not approved an aid allocation plan under section 477B.041, the executive director must credit the fire state aid against future municipal contribution requirements under section 353G.08 and must notify the municipality or the independent nonprofit firefighting corporation of the fire state aid so credited at least annually. If this paragraph applies and the executive director has approved an aid allocation plan under section 477B.041, the executive director must allocate fire state aid in the manner described under section 477B.041.

(b) If (1) the municipality or the independent nonprofit firefighting corporation is does not have firefighters covered by the statewide volunteer firefighter plan and is affiliated with a duly incorporated firefighters relief association, (2) the relief association has filed a financial report with the municipality pursuant to section 424A.014, subdivision 1 or 2, whichever applies, and (3) there is not an aid allocation agreement under section 477B.042 in effect, then the treasurer of the municipality must, within 30 days after receipt, transmit the fire state aid to the treasurer of the relief association. If clauses (1) and (2) are satisfied

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and there is an aid allocation agreement under section 477B.042 in effect, then fire state aid must be transmitted as described in that section. If the relief association has not filed a financial report with the municipality, then, regardless of whether an aid allocation agreement is in effect, the treasurer of the municipality must delay transmission of the fire state aid to the relief association until the complete financial report is filed.

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- (c) The treasurer of the municipality must deposit the fire state aid money in the municipal treasury if (1) the municipality or independent nonprofit firefighting corporation is does not have firefighters covered by the statewide volunteer firefighter plan, (2) there is no relief association organized, (3) the association has dissolved, or (4) the association has been removed as trustees of state aid. The money may be disbursed from the municipal treasury only for the purposes and in the manner set forth in section 424A.08 or for the payment of the employer contribution requirement with respect to firefighters covered by the public employees police and fire retirement plan under section 353.65, subdivision 3.
- Sec. 10. Minnesota Statutes 2024, section 477B.04, subdivision 4, is amended to read:
- Subd. 4. Aid amount corrections. (a) An The commissioner must make any adjustment needed to correct a fire state aid overpayment or underpayment due to a clerical error must be made to subsequent fire state aid payments as provided in paragraphs (b) and (c). The commissioner's authority to correct an aid payment under this subdivision is limited to three years after the payment was issued.
- (b) If an overpayment equals more than ten percent of the most recently paid aid amount, the commissioner must reduce the aid a municipality or independent nonprofit firefighting corporation is to receive by the amount overpaid over a period of no more than three years. If an overpayment equals or is less than ten percent of the most recently paid aid amount, the commissioner must reduce the next aid payment occurring in 30 days or more by the amount overpaid.
- (c) In the event of an underpayment, the commissioner must distribute the amount of underpaid funds to the municipality or independent nonprofit firefighting corporation over a period of no more than three years. An additional distribution to a municipality or independent nonprofit firefighting corporation must be paid from the general fund and must not diminish the payments made to other municipalities or independent nonprofit firefighting corporations under this chapter.

Sec. 11. **EFFECTIVE DATE.**

Sections 1 to 10 are effective beginning with aids payable in 2026.

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REVISOR

(12) undertake any other activities necessary to implement the duties and powers set

forth in this subdivision consistent with chapter 356A.

102.1	Sec. 2. Minnesota Statutes 2024, section 11A.07, subdivision 4b, is amended to read:			
102.2	Subd. 4b. Annual report. The report required under subdivision 4, clause (8), must			
102.3	include an executive summary, must be prepared and filed after the completion of the			
102.4	applicable fiscal year audit but no later than March 31 of each year, and must be prepared			
102.5	so as to provide the legislature and the people of the state with:			
102.6	(1) a clear, comprehensive summary of the portfolio composition, the transactions, the			
102.7	total annual rate of return, and the yield to the state treasury and to each of the funds with			
102.8	assets invested by the state board; and			
102.9	(2) the recipients of business placed or commissions allocated among the various			
102.10	commercial banks, investment bankers, money managers, and brokerage organizations and			
102.11	the amount of these commissions or other fees.			
102.12	Sec. 3. REPEALER.			
102.12	Minnesota Statutes 2024, section 11A.27, is repealed.			
102.13	Willinesota Statutes 2024, section 11A.27, is repeated.			
102.14	Sec. 4. EFFECTIVE DATE.			
100 15	Sections 1 to 2 are effective the day following final engatment			
102.15	Sections 1 to 3 are effective the day following final enactment.			
102.15	ARTICLE 17			
102.16	ARTICLE 17			
102.16 102.17	ARTICLE 17 PUBLIC EMPLOYEES DEFINED CONTRIBUTION PLAN			
102.16 102.17 102.18	ARTICLE 17 PUBLIC EMPLOYEES DEFINED CONTRIBUTION PLAN Section 1. Minnesota Statutes 2024, section 353D.01, subdivision 2, is amended to read:			
102.16 102.17 102.18 102.19	ARTICLE 17 PUBLIC EMPLOYEES DEFINED CONTRIBUTION PLAN Section 1. Minnesota Statutes 2024, section 353D.01, subdivision 2, is amended to read: Subd. 2. Eligibility. (a) Eligibility to participate in the plan is available to:			
102.16 102.17 102.18 102.19 102.20	ARTICLE 17 PUBLIC EMPLOYEES DEFINED CONTRIBUTION PLAN Section 1. Minnesota Statutes 2024, section 353D.01, subdivision 2, is amended to read: Subd. 2. Eligibility. (a) Eligibility to participate in the plan is available to: (1) any elected or appointed local government official of a governmental subdivision			
102.16 102.17 102.18 102.19 102.20 102.21	ARTICLE 17 PUBLIC EMPLOYEES DEFINED CONTRIBUTION PLAN Section 1. Minnesota Statutes 2024, section 353D.01, subdivision 2, is amended to read: Subd. 2. Eligibility. (a) Eligibility to participate in the plan is available to: (1) any elected or appointed local government official of a governmental subdivision who elects to participate in the plan under section 353D.02, subdivision 1, and who, for the			
102.16 102.17 102.18 102.19 102.20 102.21 102.22	ARTICLE 17 PUBLIC EMPLOYEES DEFINED CONTRIBUTION PLAN Section 1. Minnesota Statutes 2024, section 353D.01, subdivision 2, is amended to read: Subd. 2. Eligibility. (a) Eligibility to participate in the plan is available to: (1) any elected or appointed local government official of a governmental subdivision who elects to participate in the plan under section 353D.02, subdivision 1, and who, for the service rendered to a governmental subdivision, is not a member of the association within			
102.16 102.17 102.18 102.19 102.20 102.21 102.22 102.23	ARTICLE 17 PUBLIC EMPLOYEES DEFINED CONTRIBUTION PLAN Section 1. Minnesota Statutes 2024, section 353D.01, subdivision 2, is amended to read: Subd. 2. Eligibility. (a) Eligibility to participate in the plan is available to: (1) any elected or appointed local government official of a governmental subdivision who elects to participate in the plan under section 353D.02, subdivision 1, and who, for the service rendered to a governmental subdivision, is not a member of the association within the meaning of section 353.01, subdivision 7;			
102.16 102.17 102.18 102.19 102.20 102.21 102.22 102.23	ARTICLE 17 PUBLIC EMPLOYEES DEFINED CONTRIBUTION PLAN Section 1. Minnesota Statutes 2024, section 353D.01, subdivision 2, is amended to read: Subd. 2. Eligibility. (a) Eligibility to participate in the plan is available to: (1) any elected or appointed local government official of a governmental subdivision who elects to participate in the plan under section 353D.02, subdivision 1, and who, for the service rendered to a governmental subdivision, is not a member of the association within the meaning of section 353.01, subdivision 7; (2) physicians who, if they did not elect to participate in the plan under section 353D.02,			
102.16 102.17 102.18 102.19 102.20 102.21 102.22 102.23 102.24 102.25	ARTICLE 17 PUBLIC EMPLOYEES DEFINED CONTRIBUTION PLAN Section 1. Minnesota Statutes 2024, section 353D.01, subdivision 2, is amended to read: Subd. 2. Eligibility. (a) Eligibility to participate in the plan is available to: (1) any elected or appointed local government official of a governmental subdivision who elects to participate in the plan under section 353D.02, subdivision 1, and who, for the service rendered to a governmental subdivision, is not a member of the association within the meaning of section 353.01, subdivision 7; (2) physicians who, if they did not elect to participate in the plan under section 353D.02, subdivision 2, would meet the definition of member under section 353.01, subdivision 7;			
102.16 102.17 102.18 102.19 102.20 102.21 102.22 102.23 102.24 102.25 102.26	ARTICLE 17 PUBLIC EMPLOYEES DEFINED CONTRIBUTION PLAN Section 1. Minnesota Statutes 2024, section 353D.01, subdivision 2, is amended to read: Subd. 2. Eligibility. (a) Eligibility to participate in the plan is available to: (1) any elected or appointed local government official of a governmental subdivision who elects to participate in the plan under section 353D.02, subdivision 1, and who, for the service rendered to a governmental subdivision, is not a member of the association within the meaning of section 353.01, subdivision 7; (2) physicians who, if they did not elect to participate in the plan under section 353D.02, subdivision 2, would meet the definition of member under section 353.01, subdivision 7; (3) basic and advanced life-support emergency medical service personnel who are			
102.16 102.17 102.18 102.19 102.20 102.21 102.22 102.23 102.24 102.25 102.26 102.27	ARTICLE 17 PUBLIC EMPLOYEES DEFINED CONTRIBUTION PLAN Section 1. Minnesota Statutes 2024, section 353D.01, subdivision 2, is amended to read: Subd. 2. Eligibility. (a) Eligibility to participate in the plan is available to: (1) any elected or appointed local government official of a governmental subdivision who elects to participate in the plan under section 353D.02, subdivision 1, and who, for the service rendered to a governmental subdivision, is not a member of the association within the meaning of section 353.01, subdivision 7; (2) physicians who, if they did not elect to participate in the plan under section 353D.02, subdivision 2, would meet the definition of member under section 353.01, subdivision 7; (3) basic and advanced life-support emergency medical service personnel who are employed by any public ambulance service that elects to participate under section 353D.02,			

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nonprofit rescue squad corporation, incorporated under chapter 317A, performing emergency
management services, and if not affiliated with a fire department or ambulance service and
if its members are not eligible for membership in that fire department's or ambulance service's
relief association or comparable pension plan;

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- (5) members of the municipal rescue squad associated with the city of Eden Valley in Stearns and Meeker Counties who are not eligible for membership in the police and fire retirement plan or a firefighter relief association affiliated with the city and who elect to participate in the plan under section 353D.02, subdivision 4, paragraph (b);
- (5) (6) employees of the Port Authority of the city of St. Paul who elect to participate 103.9 103.10 in the plan under section 353D.02, subdivision 5, and who are not members of the association under section 353.01, subdivision 7; 103.11
- 103.12 (6) (7) city managers who elected to be excluded from the general employees retirement plan of the association under section 353.028 and who elected to participate in the public 103.13 employees defined contribution plan under section 353.028, subdivision 3, paragraph (b); 103.14
- (7) (8) volunteer or emergency on-call firefighters serving in a municipal fire department 103.15 or an independent nonprofit firefighting corporation who are not covered by the police and 103.16 fire retirement plan and who are not covered by a firefighters relief association and who 103.17 elect to participate in the public employees defined contribution plan; 103.18
- (8) (9) any elected county sheriff who is a former member of the police and fire plan, 103.19 is receiving a retirement annuity as provided under section 353.651, who and does not have 103.20 previous employment with the county for which the sheriff was elected; and
- 103.22 (9) (10) persons appointed to serve on a board or commission of a governmental subdivision or an instrumentality thereof. 103.23
- 103.24 (b) Individuals otherwise eligible to participate in the plan under this subdivision who 103.25 are currently covered by a public or private pension plan because of their employment or provision of services are not eligible to participate in the public employees defined 103.26 contribution plan. 103.27
- (c) A former participant is a person who has terminated eligible employment or service 103.28 and has not withdrawn the value of the person's individual account. 103.29
- Sec. 2. Minnesota Statutes 2024, section 353D.02, subdivision 4, is amended to read: 103.30
- 103.31 Subd. 4. Eligible rescue squad personnel members. (a) The municipality or county, as applicable, associated with a rescue squad under section 353D.01, subdivision 2, paragraph

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104.1	(a), clause (4), may elect to participate in the plan. If the municipality or county, as applicable,
104.2	elects to participate, the eligible personnel may elect to participate or decline to participate.
104.3	An eligible individual's election must be made within 30 days of the service's election to
104.4	participate or within 30 days of the date on which the individual first began employment
104.5	with the rescue squad, whichever is later. Elections under this subdivision by a government
104.6	unit or individual are irrevocable. The municipality or county, as applicable, must specify
104.7	by resolution eligibility requirements for rescue squad personnel which must be satisfied if
104.8	the individual is to be authorized to make the election under this subdivision.
104.9	(b) An eligible member under section 353D.01, subdivision 2, paragraph (a), clause (5),
104.10	may elect to participate or decline to participate in the plan within 30 days of the date on
104.11	which the member first begins service with the rescue squad.
104.12	(c) Elections under this subdivision by a government unit or individual are irrevocable.

Sec. 3. EFFECTIVE DATE.

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Sections 1 and 2 are effective the day following final enactment.

ARTICLE 18

MISCELLANEOUS TECHNICAL CORRECTIONS

Section 1. Minnesota Statutes 2024, section 124E.12, subdivision 4, is amended to read:

Subd. 4. **Teacher and other employee retirement.** (a) Teachers in a charter school must be public school teachers for the purposes of chapters 354 and 354A governing the Teacher Retirement Act.

- (b) Except for teachers under paragraph (a), employees in a charter school must be public employees for the purposes of chapter 353 governing the Public Employees Retirement Act.
- Sec. 2. Minnesota Statutes 2024, section 124E.12, subdivision 6, is amended to read:
- Subd. 6. Leave to teach in a charter school. If a teacher employed by a district makes a written request for an extended leave of absence to teach at a charter school, the district must grant the leave. The district must grant a leave not to exceed a total of five years. Any request to extend the leave shall be granted only at the discretion of the school board. The district may require a teacher to make the request for a leave or extension of leave before February 1 in the school year preceding the school year in which the teacher intends to leave, or February 1 of the calendar year in which the teacher's leave is scheduled to

terminate. Except as otherwise provided in this subdivision and section 122A.46, subdivision 7, governing employment in another district, the leave is governed by section 122A.46, including, but not limited to, reinstatement, notice of intention to return, seniority, salary, and insurance.

During a leave, the teacher may continue to aggregate benefits and credits earn service and salary credit toward a pension in the Teachers' Retirement Association account or the St. Paul Teachers Retirement Fund Association under chapters 354 and 354A, respectively, consistent with subdivision 4.

Sec. 3. Minnesota Statutes 2024, section 181.101, is amended to read:

181.101 WAGES; HOW OFTEN PAID.

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(a) Except as provided in paragraph (b), every employer must pay all wages, including 105.11 salary, earnings, and gratuities earned by an employee at least once every 31 days and all commissions earned by an employee at least once every three months, on a regular payday 105.13 designated in advance by the employer regardless of whether the employee requests payment 105.14 at longer intervals. Unless paid earlier, the wages earned during the first half of the first 105.15 31-day pay period become due on the first regular payday following the first day of work. 105.16 If wages or commissions earned are not paid, the commissioner of labor and industry or the 105.17 commissioner's representative may serve a demand for payment on behalf of an employee. In addition to other remedies under section 177.27, if payment of wages is not made within ten days of service of the demand, the commissioner may charge and collect the wages 105.20 earned at the employee's rate or rates of pay or at the rate or rates required by law, including 105.21 any applicable statute, regulation, rule, ordinance, government resolution or policy, contract, 105.22 or other legal authority, whichever rate of pay is greater, and a penalty in the amount of the 105.23 employee's average daily earnings at the same rate or rates for each day beyond the ten-day 105.24 limit following the demand. If payment of commissions is not made within ten days of 105.25 service of the demand, the commissioner may charge and collect the commissions earned 105.26 and a penalty equal to 1/15 of the commissions earned but unpaid for each day beyond the 105.27 ten-day limit. Money collected by the commissioner must be paid to the employee concerned. 105.28 This section does not prevent an employee from prosecuting a claim for wages. This section 105.29 does not prevent a school district, other public school entity, or other school, as defined under section 120A.22, from paying any wages earned by its employees during a school 105.31 year on regular paydays in the manner provided by an applicable contract or collective 105.32 bargaining agreement, or a personnel policy adopted by the governing board. For purposes 105.33 of this section, "employee" includes a person who performs agricultural labor as defined in 105.34

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section 181.85, subdivision 2. For purposes of this section, wages are earned on the day an employee works. This section provides a substantive right for employees to the payment of wages, including salary, earnings, and gratuities, as well as commissions, in addition to the right to be paid at certain times.

- (b) An employer of a volunteer or paid on-call firefighter, as defined in section 424A.001, subdivision 10, a member of an organized first responder squad that is formally recognized by a political subdivision in the state, or a volunteer ambulance driver or attendant must pay all wages earned by the volunteer firefighter, first responder, or volunteer ambulance driver or attendant at least once every 31 days, unless the employer and the employee mutually agree upon payment at longer intervals.
- Sec. 4. Minnesota Statutes 2024, section 356.633, subdivision 1, is amended to read:
- Subdivision 1. **Definitions.** (a) For purposes of this section, the following terms have the meanings given.
- 106.14 (b) "Covered retirement plan" means a pension or retirement plan listed in section
 106.15 356.611, subdivision 6, and the Minnesota deferred compensation plan established under
 106.16 section 352.965.
- 106.17 (b) (c) "Distributee" means:
- 106.18 (1) a member of or participant in a covered retirement plan listed in section 356.611, subdivision 6;
- 106.20 (2) the surviving spouse of a member of or participant in a covered retirement plan;
- 106.21 (3) the former spouse of the a member of or participant in a covered retirement plan who
 106.22 is the alternate payee under a qualified domestic relations order as defined in section 414(p)
 106.23 of the Internal Revenue Code, or who is a recipient of a court-ordered equitable distribution
 106.24 of marital property, as provided in section 518.58; or
- (4) a nonspousal beneficiary of a <u>member of or participant in a covered retirement plan</u> who qualifies for a distribution under the plan and is a designated beneficiary as defined in section 401(a)(9)(E) of the Internal Revenue Code.
- 106.28 (e) (d) "Eligible retirement plan" means:
- 106.29 (1) an individual retirement account under section 408(a) or 408A of the Internal Revenue 106.30 Code;
- 106.31 (2) an individual retirement annuity plan under section 408(b) of the Internal Revenue Code;

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- (3) an annuity plan under section 403(a) of the Internal Revenue Code;
 (4) a qualified trust plan under section 401(a) of the Internal Revenue Code
 - (4) a qualified trust plan under section 401(a) of the Internal Revenue Code that accepts the distributee's eligible rollover distribution distributions;
- 107.4 (5) an annuity contract under section 403(b) of the Internal Revenue Code;
- 107.5 (6) an eligible deferred compensation plan under section 457(b) of the Internal Revenue
 107.6 Code, which including the Minnesota deferred compensation plan, that is maintained by a
 107.7 state or local government, accepts eligible rollover distributions, and which agrees to
 107.8 separately account for the amounts transferred into the plan;
 - (7) in the case of an eligible rollover distribution to a if the distributee is a surviving spouse or nonspousal beneficiary, an individual account or annuity treated as an inherited individual retirement account under section 402(c)(11) of the Internal Revenue Code; or
- (8) a savings incentive match plan for employees of small employers (SIMPLE) individual retirement account under section 408(p) of the Internal Revenue Code, provided that the rollover distribution is made after the two-year period beginning on the date the distributee first participated in any qualified salary reduction arrangement maintained by the distributee's employer under section 408(p)(2) of the Internal Revenue Code, as described in section 72(t)(6) of the Internal Revenue Code.
- 107.18 (d) (e) "Eligible rollover distribution" means any distribution of all or any portion of the balance to the credit of the distributee. An eligible rollover distribution does not include:
- (1) a distribution that is one of a series of substantially equal periodic payments, receivable annually or more frequently, that is made for the life or life expectancy of the distributee, the joint lives or joint life expectancies of the distributee and the distributee's designated beneficiary, or for a specified period of ten years or more;
- 107.24 (2) a distribution that is required under section 401(a)(9) of the Internal Revenue Code;

 107.25 or
- 107.26 (3) a distribution that is less than \$200; or
- 107.27 (3) (4) any other exception required by law or the Internal Revenue Code.
- Sec. 5. Minnesota Statutes 2024, section 356.633, subdivision 2, is amended to read:
- Subd. 2. **Right to elect direct rollover.** Except as provided in subdivision 3 for after-tax contributions, a distributee may elect, at the time and in the manner prescribed by the plan administrator, to have all or any portion of an eligible rollover distribution from a covered retirement plan paid directly to an eligible retirement plan as specified by the distributee.

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Sec. 6. Minnesota Statutes 2024, section 356.633, is amended by adding a subdivision to read:

Subd. 4. Notice. A covered retirement plan must provide the distributee of an eligible rollover distribution from the covered retirement plan with the notice required by section 402(f) of the Internal Revenue Code within the time period prior to making the eligible rollover distribution, as required by regulations issued pursuant to section 402(f) of the Internal Revenue Code.

Sec. 7. [356.638] MILITARY SERVICE.

- A covered retirement plan as defined in section 356.633, subdivision 1, paragraph (b), 108.9 must require contributions and provide benefits, including death and disability benefits 108.10 under section 401(a)(37) of the Internal Revenue Code, and service credit with respect to 108.11 qualified military service according to section 414(u) of the Internal Revenue Code. If a 108.12 member dies while the member is performing qualified military service as defined in United 108.13 States Code, title 38, chapter 43, to the extent required by section 401(a)(37) of the Internal 108.14 Revenue Code, survivors of the member are entitled to any additional benefits that the 108.15 covered retirement plan would have provided if the member had resumed employment and then died, including but not limited to accelerated vesting or survivor benefits that are 108.17 contingent on the member's death while employed. A deceased member's period of qualified 108.18 military service must be counted for vesting purposes. 108.19
- Sec. 8. Minnesota Statutes 2024, section 424B.22, subdivision 1, is amended to read:
- Subdivision 1. **Application.** (a) Notwithstanding any laws to the contrary, this section applies to:
- 108.23 (1) the termination of a retirement plan established and administered by a relief 108.24 association, whether or not the relief association is also dissolved or eliminated; and
- 108.25 (2) the dissolution of a relief association that is not consolidating with another relief association under sections 424B.01 to 424B.10.
- (b) This section does not apply to the dissolution of a relief association or the termination of a retirement plan that occurs due to the change in retirement coverage from a retirement plan administered by a relief association to the Public Employees Retirement Association statewide volunteer firefighter plan under section 353G.06.
- 108.31 (b) To terminate a retirement plan, the board of trustees must comply with subdivisions
 108.32 3, 5 to 11, and, if desired, subdivision 4.

109.1	(c) To dissolve a relief association, the board of trustees of the relief association must:
109.2	(1) terminate the retirement plan in accordance with paragraph (b);
109.3	(2) determine all legal obligations of the special and general funds of the relief association,
109.4	as required by subdivision 5;
109.5	(3) take the actions required by subdivision 12; and
109.6	(4) comply with the requirements governing dissolution of nonprofit corporations under
109.7	chapter 317A.
109.8	(d) A relief association that terminates its retirement plan must liquidate its special fund
109.9	as provided in subdivision 8, but need not liquidate its general fund if the relief association
109.10	is not being dissolved.
109.11	Sec. 9. Minnesota Statutes 2024, section 424B.22, is amended by adding a subdivision to
109.12	read:
100 12	Subd. 1. Voluntary dissolution and tormination (a) To terminate a retirement plan
109.13	Subd. 1a. Voluntary dissolution and termination. (a) To terminate a retirement plan,
109.14	the board of trustees must comply with subdivisions 3, 5 to 11, and, if desired, 4.
109.15	(b) To dissolve a relief association, the board of trustees of the relief association must:
109.16	(1) terminate the retirement plan in accordance with paragraph (a);
109.17	(2) determine all legal obligations of the special and general funds of the relief association,
109.18	as required by subdivision 5;
109.19	(3) take the actions required by subdivision 12; and
109.20	(4) comply with the requirements governing dissolution of nonprofit corporations under
109.21	chapter 317A.
109.22	(c) A relief association that terminates its retirement plan must liquidate its special fund
109.23	as provided in subdivision 8, but need not liquidate its general fund if the relief association
109.24	is not being dissolved.
109.25	Sec. 10. Minnesota Statutes 2024, section 424B.22, subdivision 2, is amended to read:
109.26	Subd. 2. Involuntary dissolution and termination. (a) A relief association is dissolved
109.27	and the retirement plan administered by the relief association is terminated automatically
109.28	if:
109.29	(1) the fire department affiliated with a relief association is dissolved by action of the
109.30	governing body of the municipality in which the fire department is located or by the

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governing body of the independent nonprofit firefighting corporation, whichever applies;

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- (2) the fire department affiliated with a relief association has terminated the employment or services of all active members of the relief association-; or
- (3) the governing body with which the fire department is affiliated has resolved to transfer the fire department's active firefighters who are members of the relief association to one or more pension plans established under chapter 353 and has filed the resolution, if applicable, with the Public Employees Retirement Association, and the relief association's retirement plan will have no remaining active firefighters earning service toward a retirement benefit when the transfer is completed.
- (b) An involuntary termination of a relief association under this subdivision is effective on the December 31 that is at least eight months after the date on which the fire department is dissolved or the termination of employment or services of all active members of the relief association occurs.
- 110.15 (c) The board of trustees must comply with subdivisions 3 and 5 to 12. The board of trustees may comply with subdivision 4. The state auditor has the discretion to waive these requirements if the board of trustees requests a waiver in advance and provides adequate demonstration that meeting these requirements is not practicable.
- (e) (d) The retirement plan administered by a relief association is terminated automatically if the relief association is dissolved, effective on the date of the dissolution of the relief association.
- Sec. 11. Minnesota Statutes 2024, section 424B.22, subdivision 3, is amended to read:
- Subd. 3. **Retirement plan termination date, full vesting, and forfeitures.** (a) Unless subdivision 2 applies, the effective date of the termination of a retirement plan is the date approved by the board of trustees of the relief association. If the board of trustees does not approve a termination date, the effective date of the termination of a retirement plan is the effective date of the dissolution of the relief association or, if the relief association is not being dissolved, the end of the calendar year in which the termination of employment or services of all active members of the relief association occurs.
 - (b) As of the earlier of the retirement plan termination date or the date on which the termination of employment or services of all active members of the relief association occurs required by section 356.001, subdivision 3, each participant becomes fully (100 percent) member must become 100 percent vested in the participant's member's retirement benefit

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- 111.1 <u>under accrued and funded to the earlier of</u> the retirement plan termination date or the date

 111.2 <u>on which the termination of employment or services of all active members of the relief</u>

 111.3 <u>association occurs</u>, notwithstanding any bylaws or laws to the contrary, except for. For

 111.4 <u>purposes of this paragraph:</u>
- 111.5 (1) "member" does not mean any retiree in pay status who is receiving a monthly service 111.6 pension from a relief association described in section 424A.093-; and
- (2) crediting of interest on deferred service pensions under the terms of the bylaws of a defined benefit relief association and section 424A.02, subdivision 7, ends on the retirement plan termination date.
- (c) If the relief association is a defined contribution relief association, the account of
 each participant who becomes 100 percent vested under paragraph (b) shall include an
 allocation of any forfeiture that is required, under the bylaws of the relief association, to
 occur on or as of the end of the calendar year during which the termination of the retirement
 plan is effective, if the participant is entitled to an allocation of forfeitures under the bylaws.
 Any account so forfeited shall not be included in the retirement benefits that become 100
 percent vested under paragraph (b).
- 111.17 Sec. 12. **REPEALER.**
- 111.18 Minnesota Statutes 2024, section 356.635, subdivision 9, is repealed.
- Sec. 13. **EFFECTIVE DATE.**
- Sections 1 to 12 are effective the day following final enactment.

APPENDIX Article locations for S2884-1

ARTICLE I	MINNESOTA STATE RETIREMENT SYSTEM	Page.Ln 2.15
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ARTICLE 3	PUBLIC EMPLOYEES DEFINED CONTRIBUTION PLAN	Page.Ln 16.19
ARTICLE 4	PERA PRIVATIZATION	Page.Ln 19.12
ARTICLE 5	MSRS CORRECTIONAL PLAN ELIGIBILITY WORK GROUP	Page.Ln 29.1
ARTICLE 6	HIGHER EDUCATION SUPPLEMENTAL RETIREMENT PLAN	Page.Ln 44.20
ARTICLE 7	STATE AUDITOR'S FIRE RELIEF ASSOCIATION WORKING GROUP	Page.Ln 46.15
ARTICLE 8	FIREFIGHTERS RELIEF ASSOCIATIONS	Page.Ln 58.4
ARTICLE 9	MINNESOTA SECURE CHOICE RETIREMENT PROGRAM	Page.Ln 59.11
ARTICLE 10	PUBLIC PENSION PLANS: AMORTIZATION OF LIABILITIES; CORRECTION OF ERRORS	Page.Ln 70.1
ARTICLE 11	WORK GROUP ON PENSION PLANS FOR PROBATION OFFICERS AND 911 TELECOMMUNICATORS	Page.Ln 79.14
ARTICLE 12	LEGISLATIVE COMMISSION ON PENSIONS AND RETIREMENT	Page.Ln 82.24
ARTICLE 13	STATEWIDE VOLUNTEER FIREFIGHTER PLAN	Page.Ln 84.9
ARTICLE 14	IRAP TO TRA TRANSFERS	Page.Ln 91.10
ARTICLE 15	FIRE AND POLICE STATE AID	Page.Ln 93.8
ARTICLE 16	STATE BOARD OF INVESTMENT	Page.Ln 101.1
ARTICLE 17	PUBLIC EMPLOYEES DEFINED CONTRIBUTION PLAN	Page.Ln 102.16
ARTICLE 18	MISCELLANEOUS TECHNICAL CORRECTIONS	Page.Ln 104.15

APPENDIX

Repealed Minnesota Statutes: S2884-1

11A.27 REPORT ON INVESTMENT CONSULTANT ACTIVITIES AND DELIVERABLES.

- (a) Annually, on or before November 1, the State Board of Investment shall file a report with the Legislative Reference Library on the activities and work product during that year of any investment consultants retained by the board.
 - (b) The report must include the following items:
 - (1) the total contract fee paid to each investment consultant;
 - (2) a listing of the projects in which the investment consultant was involved; and
- (3) examples of the written work product provided by the investment consultant on those projects during the report coverage period.

352.91 COVERED CORRECTIONAL SERVICE.

Subdivision 1. **Qualifying jobs.** "Covered correctional service" means service performed by a state employee, as defined in section 352.01, employed at a state correctional facility, the state-operated forensic services program, or the Minnesota Sex Offender Program as:

- (1) a corrections officer 1;
- (2) a corrections officer 2;
- (3) a corrections officer 3;
- (4) a corrections officer supervisor;
- (5) a corrections lieutenant;
- (6) a corrections captain;
- (7) a security counselor;
- (8) a security counselor lead; or
- (9) a corrections canine officer.
- Subd. 2. **Maintenance, correctional industry, and trades.** "Covered correctional service" also means service rendered at any time by state employees as maintenance personnel, correctional industry personnel, or members of trades certified by the commissioner of management and budget to the executive director as being engaged for at least 75 percent of the employee's working time in the rehabilitation, treatment, custody, or supervision of inmates at a Minnesota correctional facility, or of patients in the state-operated forensic services program or the Minnesota Sex Offender Program.
- Subd. 2a. **Special teachers.** "Covered correctional service" also means service rendered by a state employee as a special teacher employed by the Department of Corrections or by Direct Care and Treatment at a security unit, provided that at least 75 percent of the employee's working time is spent in direct contact with inmates or patients and the fact of this direct contact is certified to the executive director by the appropriate commissioner or executive board, unless the person elects to retain the current retirement coverage under Laws 1996, chapter 408, article 8, section 21.
- Subd. 3c. **Nursing personnel.** (a) "Covered correctional service" means service by a state employee in one of the employment positions at a correctional facility, in the state-operated forensic services program, or in the Minnesota Sex Offender Program that are specified in paragraph (b) if at least 75 percent of the employee's working time is spent in direct contact with inmates or patients and the fact of this direct contact is certified to the executive director by the appropriate commissioner or executive board.
 - (b) The employment positions are as follows:
 - (1) registered nurse senior;
 - (2) registered nurse;
 - (3) registered nurse principal;
 - (4) licensed practical nurse;
 - (5) registered nurse advance practice; and

(6) psychiatric advance practice registered nurse.

Subd. 3d. Other correctional personnel. (a) "Covered correctional service" means service by a state employee in one of the employment positions at a correctional facility or in the state-operated forensic services program specified in paragraph (b) if at least 75 percent of the employee's working time is spent in direct contact with inmates or patients and the fact of this direct contact is certified to the executive director by the appropriate commissioner or executive board.

(34) recreation therapist senior;

- (35) sports medicine specialist;
- (36) work therapy assistant;
- (37) work therapy program coordinator; and
- (38) work therapy technician.
- Subd. 3e. **Minnesota Specialty Health System-Cambridge.** (a) "Covered correctional service" means service by a state employee in one of the employment positions with the Minnesota Specialty Health System-Cambridge specified in paragraph (b) if at least 75 percent of the employee's working time is spent in direct contact with patients who are in the Minnesota Specialty Health System-Cambridge and if service in such a position is certified to the executive director by the Direct Care and Treatment executive board.
 - (b) The employment positions are:
 - (1) behavior analyst 1;
 - (2) behavior analyst 2;
 - (3) behavior analyst 3;
 - (4) group supervisor;
 - (5) group supervisor assistant;
 - (6) human services support specialist;
 - (7) residential program lead;
 - (8) psychologist 2;
 - (9) recreation program assistant;
 - (10) recreation therapist senior;
 - (11) registered nurse senior;
 - (12) skills development specialist;
 - (13) social worker senior;
 - (14) social worker specialist; and
 - (15) speech pathology specialist.
- (c) A Department of Human Services or Direct Care and Treatment employee who was employed at the Minnesota Specialty Health System-Cambridge immediately preceding the 2014 conversion to the community-based homes and was in covered correctional service at the time of the transition shall continue to be covered by the correctional employees retirement plan while employed by and without a break in service with the Department of Human Services or Direct Care and Treatment in the direct care and treatment of patients.
- Subd. 3f. Additional Direct Care and Treatment personnel. (a) "Covered correctional service" means service by a state employee in one of the employment positions specified in paragraph (b) in the state-operated forensic services program or the Minnesota Sex Offender Program if at least 75 percent of the employee's working time is spent in direct contact with patients and the determination of this direct contact is certified to the executive director by the commissioner of human services or Direct Care and Treatment executive board.
 - (b) The employment positions are:
 - (1) baker;
 - (2) behavior analyst 2;
 - (3) behavior analyst 3;
 - (4) certified occupational therapy assistant 1;
 - (5) certified occupational therapy assistant 2;
 - (6) client advocate;

(7) clinical program therapist 2; (8) clinical program therapist 3; (9) clinical program therapist 4; (10) cook; (11) culinary supervisor; (12) customer services specialist principal; (13) dental assistant registered; (14) dental hygienist; (15) food service worker; (16) food services supervisor; (17) group supervisor; (18) group supervisor assistant; (19) human services support specialist; (20) licensed alcohol and drug counselor; (21) licensed practical nurse; (22) management analyst 3; (23) music therapist; (24) occupational therapist; (25) occupational therapist, senior; (26) physical therapist; (27) psychologist 1; (28) psychologist 2; (29) psychologist 3; (30) recreation program assistant; (31) recreation therapist lead; (32) recreation therapist senior; (33) rehabilitation counselor senior; (34) residential program lead; (35) security supervisor; (36) skills development specialist; (37) social worker senior; (38) social worker specialist; (39) social worker specialist, senior; (40) special education program assistant; (41) speech pathology clinician; (42) substance use disorder counselor senior; (43) work therapy assistant; and

(44) work therapy program coordinator.

Subd. 3g. Additional Corrections Department personnel. (a) "Covered correctional service" means service by a state employee in one of the employment positions specified in paragraph (b) if at least 75 percent of the employee's working time is spent in direct contact with inmates and the

determination of this direct contact is certified to the executive director by the commissioner of corrections.

- (b) The qualifying employment positions are:
- (1) corrections discipline unit supervisor;
- (2) dental assistant registered;
- (3) dental hygienist;
- (4) food service supervisor;
- (5) medical assistant, certified;
- (6) psychologist 2; and
- (7) sentencing to service crew leader involved with the inmate community work crew program.
- Subd. 3h. **Employment occupation name changes.** (a) If the occupational title of a state employee covered by the Minnesota correctional employees retirement plan changes from the applicable title listed in subdivision 1, 2, 2a, 3c, 3d, 3e, 3f, or 3g, qualification for coverage by the correctional state employees retirement plan continues until the July 1 next following the title change if the commissioner of management and budget certifies to the executive director of the Minnesota State Retirement System and to the executive director of the Legislative Commission on Pensions and Retirement that the duties, requirements, and responsibilities of the new occupational title are substantially identical to the duties, requirements, and responsibilities of the prior occupational title.
- (b) If the commissioner of management and budget does not certify a new occupational title under paragraph (a), eligibility for future correctional state employees retirement coverage terminates as of the start of the first payroll period next following the effective date of the occupational title change.
- (c) For consideration by the Legislative Commission on Pensions and Retirement during the legislative session next following an occupational title change involving a state employee in covered correctional service, the commissioner of management and budget shall submit the applicable draft proposed legislation reflecting the occupational title change covered by this section.
- Subd. 3i. Lateral transfers to new correctional facilities. If a new correctional facility is established, a state employee rendering covered correctional service immediately before the transfer remains eligible for coverage by the correctional state employees retirement plan for future state employment at the new facility if the person is employed in the same occupational title at the new facility. The eligibility for future coverage continues until the July 1 next following the effective date of the establishment of the new facility.
- Subd. 3j. **State-operated forensic services program.** For purposes of this section, "state-operated forensic services program" means the Minnesota Security Hospital, the forensic nursing home, the forensic transition service, and the competency restoration program.
- Subd. 4a. **Process for evaluating and recommending potential employment positions for membership inclusion.** (a) The Department of Corrections and Direct Care and Treatment must establish a procedure for evaluating periodic requests by department and agency employees for qualification for recommendation by the commissioner or executive board for inclusion of the employment position in the correctional facility or Direct Care and Treatment facility in the correctional retirement plan and for periodically determining employment positions that no longer qualify for continued correctional retirement plan coverage.
- (b) The procedure must provide for an evaluation of the extent of the employee's working time spent in direct contact with patients or inmates, the extent of the physical hazard that the employee is routinely subjected to in the course of employment, and the extent of intervention routinely expected of the employee in the event of a facility incident. The percentage of routine direct contact with inmates or patients may not be less than 75 percent.
- (c) The applicable commissioner or executive board shall notify the employee of the determination of the appropriateness of recommending the employment position for inclusion in the correctional retirement plan, if the evaluation procedure results in a finding that the employee:
- (1) routinely spends 75 percent of the employee's time in direct contact with inmates or patients; and

- (2) is regularly engaged in the rehabilitation, treatment, custody, or supervision of inmates or patients.
- (d) After providing the affected employee an opportunity to dispute or clarify any evaluation determinations, if the commissioner or executive board determines that the employment position is appropriate for inclusion in the correctional retirement plan, the commissioner or executive board shall forward that recommendation and supporting documentation to the chair of the Legislative Commission on Pensions and Retirement, the chair of the State and Local Governmental Operations Committee of the senate, the chair of the Governmental Operations and Veterans Affairs Policy Committee of the house of representatives, and the executive director of the Legislative Commission on Pensions and Retirement in the form of the appropriate proposed legislation. The recommendation must be forwarded to the legislature before January 15 for the recommendation to be considered in that year's legislative session.
- Subd. 4b. **Department of Corrections; procedure for coverage change considerations.** (a) The commissioner of corrections shall appoint a standing review committee to review and determine positions that should be included in legislative requests for correctional employees retirement plan coverage under subdivision 4a.
- (b) Periodically, the Department of Corrections will convene meetings of the review committee. The review committee must review all requests and the supporting documentation for coverage by the correctional employees retirement plan and must determine which classes or positions meet the statutory requirements for coverage. The review committee also must determine if incumbents of and recent retirees from classes or positions determined for inclusion in correctional employees retirement plan coverage have prior Department of Corrections employment which also qualified as correctional service and which should be transferred from the general state employees retirement plan to the plan and the initial date for each potential service credit transfer.
- (c) The review committee must evaluate and determine the eligibility date for initial plan participation and all periods of eligibility in the correctional employees retirement plan.
- (d) The department must provide a notice of each determination and of the employee's right to appeal from the review committee to each employee who requested inclusion. Appeals must be filed with the agency human resource manager within 30 days of the date of the notice of determination.
- (e) The commissioner of corrections shall appoint a standing appeals committee to hear appeals of determinations for coverage. The appeal committee must include relevant department employees and employee representatives. Appeal committee determinations are final.
- (f) All positions approved for inclusion must be forwarded to the commissioner of corrections for the preparation of legislation to implement the coverage change and submission. The commissioner will submit a written recommendation documenting classes or positions that should or should not be covered by the correctional employees retirement plan. Documentation of each request and the final determination must be retained in the Department of Corrections' Office of Human Resource Management.
- Subd. 4c. Direct Care and Treatment; procedure for coverage change considerations. (a) The Direct Care and Treatment executive board shall appoint a standing review committee to review and determine classifications or positions that may be included in legislative requests for correctional state employees retirement plan coverage under subdivision 4a.
- (b) The agency's human resources director shall convene a meeting of the review committee only at the request of a labor organization or a member of the agency's management team.
- (c) The review committee must review all requests and the supporting documentation for coverage by the correctional state employees retirement plan and must make a recommendation to the executive board regarding which classifications or positions meet the statutory requirements for coverage. The review committee must also make a recommendation to the executive board regarding classifications or positions that no longer meet the statutory requirement for coverage by the correctional state employees retirement plan and removal of the classification or position from the applicable statute.
- (d) The agency's human resources director must provide a notice of each determination and of the employee's right to appeal the determination. Appeals must be filed with the agency's human resources director within 30 days of the date of the notice of determination.

- (e) The Direct Care and Treatment executive board shall review appeals of determinations for coverage. The executive board's determinations are final.
- (f) All classifications or positions recommended by the review committee for inclusion in or exclusion from the correctional state employees retirement plan must be forwarded to the Direct Care and Treatment executive board for the preparation of legislation to implement the coverage change and submission. If the executive board determines that the employment position is appropriate for inclusion in or exclusion from the correctional state employees retirement plan, the executive board shall submit a written recommendation documenting classifications or positions that should or should not be covered by the correctional state employees retirement plan. The agency's human resources director must retain the documentation of each request and the final determination.
- Subd. 6. Correction of plan coverage errors. If erroneous employee deductions and employer contributions are caused by an error in plan coverage involving the correctional state employees retirement plan and any other plan specified in section 356.637, that section applies.

353F.02 DEFINITIONS.

Subd. 4a. **Medical facility.** "Medical facility" means a facility that has the primary purpose of providing medical care and that satisfies the definition of governmental subdivision under section 353.01, subdivision 6.

356.635 INTERNAL REVENUE CODE COMPLIANCE.

Subd. 9. **Military service.** Contributions, benefits, including death and disability benefits under section 401(a)(37) of the federal Internal Revenue Code, and service credit with respect to qualified military service must be provided according to section 414(u) of the federal Internal Revenue Code. For deaths occurring on or after January 1, 2007, while a member is performing qualified military service as defined in United States Code, title 38, chapter 43, to the extent required by section 401(a)(37) of the Internal Revenue Code, survivors of a member in the system are entitled to any additional benefits that the system would have provided if the member had resumed employment and then died, including but not limited to accelerated vesting or survivor benefits that are contingent on the member's death while employed. In any event, a deceased member's period of qualified military service must be counted for vesting purposes.

356A.06 INVESTMENTS; ADDITIONAL DUTIES.

Subd. 5. Investment business recipient disclosure. The chief administrative officer of a covered pension plan, with respect to investments made by the plan, and the executive director of the State Board of Investment, with respect to investments of plan assets made by the board, shall annually disclose in writing the recipients of investment business placed with or investment commissions allocated among commercial banks, investment bankers, brokerage organizations, or other investment managers. The disclosure document must be prepared within 60 days after the close of the fiscal year of the plan and must be available for public inspection during regular office hours at the office of the plan. The disclosure document must also be filed with the executive director of the Legislative Commission on Pensions and Retirement within 90 days after the close of the fiscal year of the plan. For the State Board of Investment and the St. Paul Teachers Retirement Fund Association, a disclosure document included as part of a regular annual report when filed with the executive director of the Legislative Commission on Pensions and Retirement is considered to have been filed on a timely basis. An officer or member of the board of trustees of a covered pension plan governed by sections 424A.091 to 424A.096 or the Bloomington Fire Department Relief Association may file the disclosure document with the executive director of the Legislative Commission on Pensions and Retirement by email.

424A.015 GENERALLY APPLICABLE FIREFIGHTERS RELIEF ASSOCIATION PENSION PLAN REGULATION.

- Subd. 5. **Minnesota deferred compensation plan transfers.** A relief association may directly transfer on an institution-to-institution basis the eligible member's lump-sum pension amount to the requesting member's account in the Minnesota deferred compensation plan, if:
 - (1) the governing articles of incorporation or bylaws so provide;
- (2) the firefighter participates in the Minnesota deferred compensation plan at the time of retirement; and
 - (3) the applicable retiring firefighter requests in writing that the relief association do so.