Second Regular Session Seventy-third General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 22-0173.01 Jason Gelender x4330

HOUSE BILL 22-1034

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A BILL FOR AN ACT CONCERNING THE ADMINISTRATION OF RETIREMENT PLANS ADMINISTERED BY THE FIRE AND POLICE PENSION ASSOCIATION, AND, IN CONNECTION THEREWITH, MERGING THE STATEWIDE DEFINED BENEFIT PLAN, THE STATEWIDE HYBRID PLAN, AND THE SOCIAL SECURITY SUPPLEMENTAL PLAN INTO A SINGLE NEW STATEWIDE RETIREMENT PLAN.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov/.)

Pension Review Commission. The fire and police pension

HOUSE 3rd Reading Unamended February 18, 2022

HOUSE 2nd Reading Unamended February 17, 2022 association (association) administers a number of retirement plans for police officers and firefighters throughout the state, including the statewide defined benefit plan, the statewide hybrid plan, and the social security supplemental plan. Effective January 1, 2023, the bill merges these 3 plans into separate components of a new plan to be known as the "statewide retirement plan". The bill provides for the following with respect to the statewide retirement plan:

- The administration of the plan by the association;
- The deposit and investment of funds for the plan;
- Membership requirements;
- Employer and member contribution rates for each component of the plan, including phased future increases for specified rates;
- The purchase of service credit by members;
- Vesting and retirement eligibility requirements;
- Annual actuarial valuation of the plan;
- Actions that may be taken by the board of the association to ensure that the plan is fully funded on an actuarially sound basis;
- Pension and optional survivor benefits;
- Late and deferred retirement options;
- Cost of living adjustments;
- Refunds of contributions to members; and
- Modification of the plan by the board of the association. The bill also:
- Provides for the confidentiality of information contained in the records of members of the association;
- Extends the deadline to file an application for disability;
 and
- Makes conforming amendments to and repeals portions of the existing statutes governing the statewide defined benefit plan, the statewide hybrid plan, and the social security supplemental plan.
- 1 Be it enacted by the General Assembly of the State of Colorado:
- 2 **SECTION 1.** In Colorado Revised Statutes, **add** article 31.5 to
- 3 title 31 as follows:
- 4 ARTICLE 31.5
- 5 Fire and Police Pension Association of Colorado
- 6 Statewide Retirement Plan

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1	PART 1
2	ESTABLISHMENT AND ADMINISTRATION
3	31-31.5-101. Establishment of the statewide retirement plan
4	- definitions. (1) The statewide retirement plan is hereby
5	ESTABLISHED TO PROVIDE DEFINED BENEFIT AND MONEY PURCHASE
6	RETIREMENT BENEFITS TO MEMBERS OF EMPLOYERS AFFILIATED WITH THE
7	PLAN. INITIAL EMPLOYERS AFFILIATED WITH THE PLAN INCLUDE THOSE
8	DEPARTMENTS THAT PARTICIPATED IN THE STATEWIDE DEFINED BENEFIT
9	PLAN ESTABLISHED PURSUANT TO PART 4 OF ARTICLE 31 OF THIS TITLE 31,
10	THE STATEWIDE HYBRID PLAN ESTABLISHED PURSUANT TO PART 11 OF
11	ARTICLE 31 OF THIS TITLE 31, AND THE SOCIAL SECURITY SUPPLEMENTAL
12	PLAN ESTABLISHED PURSUANT TO PART 7 OF ARTICLE 31 OF THIS TITLE 31
13	AS SUCH PLANS EXISTED BEFORE THEIR MERGER INTO THE STATEWIDE
14	RETIREMENT PLAN PURSUANT TOBILL 22, ENACTED IN 2022.
15	(2) THE BOARD IS THE TRUSTEE OF THE STATEWIDE RETIREMENT
16	PLAN, AND HAS THOSE FIDUCIARY DUTIES TO THE PLAN AND THE MEMBERS
17	OF THE PLAN AS EXPRESSLY PROVIDED BY LAW.
18	(3) THE BOARD, AS A FIDUCIARY, MAY DELEGATE ONE OR MORE OF
19	ITS RESPONSIBILITIES UNDER THIS ARTICLE 31.5 BUT SHALL MAINTAIN ITS
20	RESPONSIBILITY FOR OVERSIGHT OF THE DELEGATION.
21	(4) (a) The statewide retirement plan is intended to comply
22	WITH THE QUALIFICATION REQUIREMENTS SPECIFIED IN SECTION $401(a)$ of
23	THE INTERNAL REVENUE CODE OF 1986, AS AMENDED AND APPLICABLE TO
24	GOVERNMENTAL PLANS, AS DEFINED IN SECTION 414(d) OF SAID CODE.
25	(b) THE BOARD MAY ADOPT ANY PROVISION FOR THE PLAN THAT
26	IS NECESSARY OR IN THE BOARD'S JUDGMENT PRUDENT TO COMPLY WITH
27	STATE OR FEDERAL LAW.

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(5)	As used	IN THIS	ARTICLE	31.5,	UNLESS	THE	CONTEXT
OTHERWISE	REQUIRES:						

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- 3 "ACTUARIALLY SOUND" MEANS A POLICE OFFICERS' OR 4 FIREFIGHTERS' PENSION FUND DETERMINED BY THE BOARD TO BE 5 RECEIVING OR SCHEDULED TO RECEIVE EMPLOYER AND MEMBER 6 CONTRIBUTIONS IN EACH FISCAL YEAR EQUAL TO THE ANNUAL 7 CONTRIBUTIONS ACTUARIALLY DETERMINED TO BE NECESSARY TO PAY 8 THE ANNUAL CURRENT SERVICE COST OF PENSION BENEFITS ATTRIBUTABLE 9 TO ACTIVE EMPLOYEES AND TO PAY THE ANNUAL CONTRIBUTION 10 NECESSARY TO AMORTIZE ANY UNFUNDED ACCRUED LIABILITY OVER A 11 PERIOD NOT TO EXCEED FORTY YEARS. THE ACTUARIAL COST METHOD TO 12 BE UTILIZED SHALL BE THE ENTRY AGE-NORMAL COST METHOD. THE DATE 13 FROM WHICH UNFUNDED LIABILITIES SHALL BE AMORTIZED SHALL BE 14 DETERMINED PURSUANT TO PART 3 OF ARTICLE 30.5 OF THIS TITLE 31.
- 15 (b) "ASSOCIATION" MEANS THE FIRE AND POLICE PENSION
 16 ASSOCIATION CREATED IN SECTION 31-31-201 (1).
 - (c) "BOARD" MEANS THE BOARD OF DIRECTORS ESTABLISHED AS THE GOVERNING BODY OF THE FIRE AND POLICE PENSION ASSOCIATION AS PROVIDED IN SECTION 31-31-201 (2).
 - (d) "EMPLOYER" MEANS ANY MUNICIPALITY IN THIS STATE OFFERING POLICE OR FIRE PROTECTION SERVICE EMPLOYING ONE OR MORE MEMBERS AND ANY SPECIAL DISTRICT, FIRE AUTHORITY, OR COUNTY IMPROVEMENT DISTRICT IN THIS STATE OFFERING FIRE PROTECTION SERVICE EMPLOYING ONE OR MORE MEMBERS.
 - (e) "LIFETIME BENEFIT COMPONENTS" MEANS THE DEFINED BENEFIT COMPONENT, THE SOCIAL SECURITY COMPONENT, AND THE HYBRID COMPONENT, AS DESCRIBED IN THIS ARTICLE 31.5, COLLECTIVELY.

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1	(f) "MEMBER" MEANS AN ACTIVE EMPLOYEE WHO IS A FULL-TIME
2	SALARIED EMPLOYEE OF A MUNICIPALITY, FIRE PROTECTION DISTRICT, FIRE
3	AUTHORITY, OR COUNTY IMPROVEMENT DISTRICT NORMALLY SERVING AT
4	LEAST ONE THOUSAND SIX HUNDRED HOURS IN ANY CALENDAR YEAR AND
5	WHOSE DUTIES ARE DIRECTLY INVOLVED WITH THE PROVISION OF POLICE
6	OR FIRE PROTECTION, AS CERTIFIED BY THE MEMBER'S EMPLOYER.
7	"MEMBER" ALSO INCLUDES AN ACTIVE EMPLOYEE WHO WORKS LESS THAN
8	SIXTEEN HUNDRED HOURS PER YEAR BUT OTHERWISE QUALIFIES AS A
9	MEMBER AND WHOSE EMPLOYER ELECTS TO TREAT ALL SUCH OTHER
10	SIMILAR EMPLOYEES AS MEMBERS. THE TERM DOES NOT INCLUDE
11	CLERICAL OR OTHER PERSONNEL WHOSE SERVICES ARE AUXILIARY TO
12	POLICE PROTECTION, OR ANY VOLUNTEER FIREFIGHTER, AS SUCH TERM IS
13	DEFINED IN SECTION 31-30-1102 (9). FOR THE PURPOSE OF PARTICIPATION
14	IN THE STATEWIDE DEFINED BENEFIT PLAN PURSUANT TO PART 4 OF THIS
15	ARTICLE OR THE STATEWIDE MONEY PURCHASE PLAN PURSUANT TO PART
16	5 OF THIS ARTICLE 31.5, BUT NOT FOR THE PURPOSE OF PARTICIPATION IN
17	THE STATEWIDE DEATH AND DISABILITY PLAN PURSUANT TO PART 8 OF
18	THIS ARTICLE 31.5, THE TERM MAY INCLUDE CLERICAL OR OTHER
19	PERSONNEL EMPLOYED BY A FIRE PROTECTION DISTRICT, FIRE AUTHORITY,
20	OR COUNTY IMPROVEMENT DISTRICT, WHOSE SERVICES ARE AUXILIARY TO
21	FIRE PROTECTION. FOR THE PURPOSE OF ELIGIBILITY FOR DISABILITY OR
22	SURVIVOR BENEFITS, "MEMBER" INCLUDES ANY EMPLOYEE ON AN
23	AUTHORIZED LEAVE OF ABSENCE.
24	(g) "Money purchase plan" or "money purchase pension
25	PLAN" MEANS A RETIREMENT PLAN UNDER WHICH:
26	(I) THE EMPLOYER HAS A FIXED OBLIGATION TO MAKE AN ANNUAL

 $(I) \ \ The \ EMPLOYER \ HAS \ A \ FIXED \ OBLIGATION \ TO \ MAKE \ AN \ ANNUAL$

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CONTRIBUTION TO THE PLAN;

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1	(II) AN INDIVIDUAL ACCOUNT FOR EACH MEMBER IS PROVIDED;
2	AND
3	(III) THE MEMBER'S BENEFITS ARE BASED SOLELY ON THE AMOUNT
4	CONTRIBUTED TO THE MEMBER'S ACCOUNT AND ANY INCOME, EXPENSES,
5	GAINS, AND LOSSES ALLOCATED TO THE MEMBER'S ACCOUNT.
6	(h) "Predecessor plans" means the statewide defined
7	BENEFIT PLAN FORMERLY GOVERNED BY PART 4 OF ARTICLE 31 OF THIS
8	${\tt TITLE31, THESTATEWIDEHYBRIDPLANFORMERLYGOVERNEDBYPART11}$
9	OF ARTICLE 31 OF THIS TITLE 31, AND THE SOCIAL SECURITY
10	SUPPLEMENTAL PLAN FORMERLY GOVERNED BY PART 7 OF ARTICLE 31 OF
11	THIS TITLE 31.
12	(g) "RETIRED MEMBER" MEANS ANY MEMBER WHO IS RETIRED,
13	DISABLED, OR ELIGIBLE FOR A BENEFIT AS PROVIDED IN SECTION 31-31-404
14	(2).
14 15	(2). 31-31.5-102. Administration of the plan.
15	31-31.5-102. Administration of the plan.
15 16	31-31.5-102. Administration of the plan. (1) (a) Contributions and Earnings to all components of the
15 16 17	31-31.5-102. Administration of the plan. (1) (a) Contributions and Earnings to all components of the Statewide retirement plan shall be held in trust as part of the
15 16 17 18	31-31.5-102. Administration of the plan. (1) (a) Contributions and Earnings to all components of the statewide retirement plan shall be held in trust as part of the defined benefit system trust fund.
15 16 17 18 19	31-31.5-102. Administration of the plan. (1) (a) Contributions and Earnings to all components of the statewide retirement plan shall be held in trust as part of the defined benefit system trust fund. (b) There is hereby established in the defined benefit
15 16 17 18 19 20	31-31.5-102. Administration of the plan. (1) (a) Contributions and Earnings to all components of the statewide retirement plan shall be held in trust as part of the defined benefit system trust fund. (b) There is hereby established in the defined benefit system trust fund, a lifetime benefits account into which
15 16 17 18 19 20 21	31-31.5-102. Administration of the plan. (1) (a) Contributions and Earnings to all components of the statewide retirement plan shall be held in trust as part of the defined benefit system trust fund. (b) There is hereby established in the defined benefit system trust fund, a lifetime benefits account into which contributions made pursuant to sections 31-31.5-301, 31-31.5-302,
15 16 17 18 19 20 21 22	31-31.5-102. Administration of the plan. (1) (a) Contributions and Earnings to all components of the statewide retirement plan shall be held in trust as part of the defined benefit system trust fund. (b) There is hereby established in the defined benefit system trust fund, a lifetime benefits account into which contributions made pursuant to sections 31-31.5-301, 31-31.5-302, and 31-31.5-303 must be deposited. The defined benefits of the
15 16 17 18 19 20 21 22 23	31-31.5-102. Administration of the plan. (1) (a) Contributions and Earnings to all components of the statewide retirement plan shall be held in trust as part of the defined benefit system trust fund. (b) There is hereby established in the defined benefit system trust fund, a lifetime benefits account into which contributions made pursuant to sections 31-31.5-301, 31-31.5-302, and 31-31.5-303 must be deposited. The defined benefits of the lifetime benefit components, including cost of living
15 16 17 18 19 20 21 22 23 24	31-31.5-102. Administration of the plan. (1) (a) Contributions and Earnings to all components of the statewide retirement plan shall be held in trust as part of the defined benefit system trust fund. (b) There is hereby established in the defined benefit system trust fund, a lifetime benefits account into which contributions made pursuant to sections 31-31.5-301, 31-31.5-302, and 31-31.5-303 must be deposited. The defined benefits of the lifetime benefit components, including cost of living adjustments provided by the plan pursuant to part 4 of this

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1	THE FIRE AND POLICE MEMBERS' BENEFIT INVESTMENT FUND.
2	$(c)\ There \ is\ established\ in\ the\ defined\ benefit\ system\ trust$
3	FUND, A MONEY PURCHASE ACCOUNT INTO WHICH CONTRIBUTIONS MADE
4	PURSUANT TO SECTION 31-31.5-304 MUST BE DEPOSITED AND ASSIGNED TO
5	INDIVIDUAL ACCOUNTS AND ADMINISTERED PURSUANT TO PART 5 OF THIS
6	ARTICLE 31.5. THE BOARD MAY CREATE SUBACCOUNTS WITHIN THE
7	ACCOUNT TO ADEQUATELY TRACK THE VESTING AND THE SOURCE OF
8	MONEY DEPOSITED INTO THE ACCOUNT ON BEHALF OF EACH MEMBER. THE
9	MONEY PURCHASE COMPONENT ACCOUNT MUST BE INVESTED WITHIN THE
10	FIRE AND POLICE MEMBERS' SELF-DIRECTED INVESTMENT FUND.
11	(d) THE BOARD SHALL KEEP AN ACCURATE ACCOUNT OF THE
12	ASSETS AND LIABILITIES OF THE LIFETIME BENEFITS ACCOUNT AND THE
13	MONEY PURCHASE COMPONENT ACCOUNT.
14	(2) THE BOARD MAY ADOPT BY RULE SUCH MATTERS AS MAY BE
15	NECESSARY TO CODIFY THE BOARD'S INTERPRETATION, ADMINISTRATION,
16	AND MANAGEMENT OF THE STATEWIDE RETIREMENT PLAN.
17	(3) The board may provide for the administration of
18	Domestic relations orders issued pursuant to article $10\mathrm{of}$ title
19	14 WITH REGARD TO THE PLAN OR ITS PREDECESSOR PLANS.
20	PART 2
21	MEMBER PARTICIPATION
22	31-31.5-201. Membership. Except as otherwise provided in
23	THIS ARTICLE 31.5 OR ARTICLE 31 OF THIS TITLE 31, A MEMBER WHOSE
24	EMPLOYER IS AFFILIATED WITH A COMPONENT OF THE STATEWIDE
25	RETIREMENT PLAN SHALL PARTICIPATE IN THE STATEWIDE RETIREMENT
26	PLAN ON THE FIRST DAY OF EMPLOYMENT IF THE EMPLOYER WITHHOLDS
27	MEMBER CONTRIBUTIONS ON BEHALF OF THE MEMBER AND THE

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1	APPLICABLE FORMS ARE COMPLETED AND SUBMITTED TO THE
2	ASSOCIATION.
3	31-31.5-202. Reentering and affiliating employers.
4	(1) MEMBERS OF EMPLOYERS WHO REENTER OR AFFILIATE PURSUANT TO
5	PART 7 OR PART 11 OF ARTICLE 31 OF THIS TITLE 31 SHALL PARTICIPATE IN
6	THE STATEWIDE RETIREMENT PLAN BEGINNING ON THE EMPLOYER'S
7	EFFECTIVE DATE PURSUANT TO RULES ADOPTED BY THE BOARD.
8	(2) MEMBERS COVERED BY SUBSECTION (1) OF THIS SECTION MAY
9	ELECT A TRUSTEE-TO-TRUSTEE TRANSFER IN ORDER TO TRANSFER ASSETS
10	FROM THE PREDECESSOR MONEY PURCHASE PLAN TO THE MEMBER'S
11	INDIVIDUAL ACCOUNT ESTABLISHED PURSUANT TO PART 5 OF THIS ARTICLE
12	31.5.
13	(3) AN ACTIVE MEMBER WHO IS REQUIRED TO TRANSFER MONEY
14	PURCHASE ASSETS TO THE STATEWIDE RETIREMENT PLAN MAY ALSO ELECT
15	TO CONVERT THE VESTED PROCEEDS FROM THE PREDECESSOR MONEY
16	PURCHASE PLAN INTO SERVICE CREDIT TOWARDS THE ACCRUAL OF
17	BENEFITS UNDER THE LIFETIME BENEFIT COMPONENTS AS MAY BE
18	ALLOWED PURSUANT TO THE BOARD'S RULES.
19	31-31.5-203. Department chief - exemption by written
20	agreement - definition. (1) A DEPARTMENT CHIEF HIRED ON OR AFTER
21	APRIL 8, 1978, IS EXEMPT FROM THE STATEWIDE RETIREMENT PLAN UPON
22	THE EXECUTION OF A WRITTEN AGREEMENT BETWEEN THE DEPARTMENT
23	CHIEF AND THE CHIEF'S EMPLOYER THAT PROVIDES FOR THE DEPARTMENT
24	CHIEF'S PARTICIPATION IN SOCIAL SECURITY OR IN A FEDERAL INSURANCE
25	CONTRIBUTION ACT REPLACEMENT PLAN AS ALLOWED UNDER RULES
26	ESTABLISHED BY THE BOARD AND IN COMPLIANCE WITH THE FEDERAL
27	"INTERNAL REVENUE CODE OF 1986". A DEPARTMENT CHIEF MAY SATISFY

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1	THE FEDERAL INSURANCE CONTRIBUTION ACT REPLACEMENT PLAN
2	REQUIREMENT BY PARTICIPATING IN AN EMPLOYER SPONSORED PLAN, THE
3	STATEWIDE MONEY PURCHASE PLAN, OR A COMPONENT OF THE STATEWIDE
4	RETIREMENT PLAN.
5	(2) AS USED IN THIS SECTION, "DEPARTMENT CHIEF" MEANS THE
6	SENIOR COMMAND OFFICER OF ANY FIRE OR POLICE DEPARTMENT OF ANY
7	EMPLOYER BY WHATEVER TITLE KNOWN INCLUDING BUT NOT LIMITED TO
8	CHIEF, ADMINISTRATOR, OR DIRECTOR.
9	(3) A DEPARTMENT CHIEF EXEMPTED PURSUANT TO SUBSECTION
10	(1) OF THIS SECTION MAY MAINTAIN COVERAGE FOR DISABILITY AND
11	SURVIVOR BENEFITS UNDER PART 8 OF THIS ARTICLE IF THE DEPARTMENT
12	CHIEF PARTICIPATES IN THE STATEWIDE MONEY PURCHASE PLAN, THE
13	STATEWIDE RETIREMENT PLAN, OR A LOCAL MONEY PURCHASE PLAN THAT
14	is qualified under section 401(a) of the federal "Internal
15	REVENUE CODE OF 1986" AND THAT HAS A CONTRIBUTION RATE OF NOT
16	LESS THAN EIGHTEEN PERCENT.
17	31-31.5-204. Reemployment. (1) AN INACTIVE MEMBER WHO IS
18	SUBSEQUENTLY REEMPLOYED SHALL PARTICIPATE IN THE PLAN IN THE
19	MANNER PRESCRIBED BY RULES ADOPTED BY THE BOARD.
20	(2) (a) The board shall adopt rules regarding the
21	TREATMENT OF A MEMBER WHO PARTICIPATES IN THE STATEWIDE
22	RETIREMENT PLAN, INCURS A BONA FIDE SEPARATION FROM SERVICE,
23	ELECTS A RETIREMENT, AND SUBSEQUENTLY RETURNS TO WORK WITH AN
24	EMPLOYER WHO PARTICIPATES IN THE STATEWIDE RETIREMENT PLAN IN
25	CONFORMANCE WITH THE FEDERAL INTERNAL REVENUE CODE OF 1986, AS
26	AMENDED.
2.7	(b) SUCH RULES MUST INDICATE:

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1	(I) WHETHER THE MEMBER CONTINUES TO RECEIVE BENEFIT
2	DISTRIBUTIONS DURING THE REEMPLOYMENT OR WHETHER THE MEMBER'S
3	BENEFIT DISTRIBUTION CEASES DURING REEMPLOYMENT;
4	(II) WHETHER THE MEMBER EARNS ADDITIONAL SERVICE CREDIT
5	AS DETERMINED BY THE PLAN IN WHICH THE SUBSEQUENT EMPLOYER
6	PARTICIPATES OR WHETHER THE MEMBER EARNS ADDITIONAL RETIREMENT
7	BENEFITS BY PARTICIPATING IN AN ALTERNATE MONEY PURCHASE PLAN;
8	AND
9	(III) WHETHER THE BENEFIT DISTRIBUTION, IF CEASED DURING
10	REEMPLOYMENT, RESUMES WHEN THE MEMBER SUBSEQUENTLY
11	SEPARATES FROM SERVICE.
12	PART 3
13	CONTRIBUTIONS AND SERVICE CREDIT
14	31-31.5-301. Defined benefit component minimum
15	contributions. (1) Every member covered under the defined
16	BENEFIT COMPONENT OF THE STATEWIDE RETIREMENT PLAN SHALL PAY
17	INTO THE LIFETIME BENEFITS ACCOUNT TWELVE PERCENT OF BASE SALARY
18	PAID OR ANY HIGHER MEMBER CONTRIBUTION RATE ESTABLISHED
19	PURSUANT TO PART 6 OF THIS ARTICLE 31.5. THE PAYMENT SHALL BE
20	MADE BY THE EMPLOYER BY DEDUCTION FROM THE SALARY PAID TO THE
21	MEMBER.
22	(2) (a) EVERY EMPLOYER EMPLOYING MEMBERS WHO ARE
23	COVERED BY THE DEFINED BENEFIT COMPONENT OF THE STATEWIDE
24	RETIREMENT PLAN SHALL PAY INTO THE LIFETIME BENEFITS ACCOUNT NINE
2425	RETIREMENT PLAN SHALL PAY INTO THE LIFETIME BENEFITS ACCOUNT NINE PERCENT OF THE BASE SALARY PAID TO THE MEMBER OR ANY HIGHER

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27	31-31.5-302. Social security component minimum
26	CONTRIBUTION OR A MEMBER CONTRIBUTION.
25	SHALL DESIGNATE WHETHER ANY SUCH ALLOCATION IS AN EMPLOYER
24	PURCHASE COMPONENT PURSUANT TO SECTION 31-31.5-304. THE BOARD
23	SOLE DISCRETION, ALLOCATE SURPLUS CONTRIBUTIONS TO THE MONEY
22	ADJUSTMENTS AS DETERMINED BY THE BOARD, THE BOARD MAY, IN ITS
21	ACTUARIALLY SOUND BASIS PLUS THE PROJECTED COST OF LIVING
20	BENEFITS PROVIDED FOR IN PART 4 OF THIS ARTICLE 31.5 ON AN
19	WITH PROJECTED CONTRIBUTIONS ARE SUFFICIENT TO FULLY FUND THE
18	ASSETS OF THE LIFETIME BENEFIT COMPONENTS OF THE PLAN COMBINED
17	VALUATION CONDUCTED PURSUANT TO SECTION 31-31.5-402, IF THE
16	(3) After considering the results of the actuarial
15	(2)(b).
14	PROVIDING THE OPTION TO RETIRE CONTAINED IN SECTION 31-31.5-401
13	OF A ONE PERCENT INCREASE IN ORDER TO PAY FOR THE COST OF
12	ONE-HALF OF ONE PERCENT OF BASE SALARY IN EACH YEAR FOR A TOTAL
11	EMPLOYER CONTRIBUTION RATE SHALL INCREASE BY AN ADDITIONAL
10	FOLLOWS: BEGINNING IN 2029, AND CONTINUING THROUGH 2030, THE
9	INCREASED BY ONE PERCENT OF BASE SALARY TO BE IMPLEMENTED AS
8	OF THIS SECTION, THE EMPLOYER CONTRIBUTION RATE SHALL BE
7	(b) In addition to the rate established in subsection (2)(a)
6	CONTRIBUTION RATE INCREASES, IS TWELVE PERCENT OF BASE SALARY.
5	TOTAL EMPLOYER CONTRIBUTION RATE, INCLUDING THE CUMULATIVE
4	ADDITIONAL ONE-HALF OF ONE PERCENT OF BASE SALARY UNTIL THE
3	2028, THE EMPLOYER CONTRIBUTION RATE SHALL INCREASE BY AN
2	As follows: Beginning in 2023, and each year thereafter through
1	BY THREE PERCENT TO BE IMPLEMENTED THROUGH SIX ANNUAL INCREASES

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1	contributions. (1) This component covers the members of those
2	EMPLOYERS THAT HAVE ELECTED COVERAGE UNDER THE PLAN PURSUANT
3	TO SECTION 31-31-704.5.
4	(2) EACH MEMBER SHALL MAKE CONTRIBUTIONS AT ONE-HALF OF
5	THE MEMBER CONTRIBUTION RATE ESTABLISHED FOR THE DEFINED
6	BENEFIT COMPONENT IN SECTION 31-31.5-301 BY DEDUCTION FROM THE
7	SALARY PAID TO THE MEMBER. FOR EACH MEMBER, THE EMPLOYER SHALL
8	PAY ONE-HALF OF THE EMPLOYER CONTRIBUTION RATE ESTABLISHED FOR
9	THE DEFINED BENEFIT COMPONENT IN SECTION 31-31.5-301 INCLUDING
10	ANY ALLOCATION MADE TO THE MONEY PURCHASE COMPONENT MADE
11	PURSUANT TO SECTION 31-31.5-301 (3).
12	31-31.5-303. Hybrid component minimum contributions.
13	(1) EVERY EMPLOYER SHALL CONTRIBUTE TO THE LIFETIME BENEFITS
14	ACCOUNT EIGHT PERCENT OF THE BASE SALARY OF THE MEMBER. THE
15	EMPLOYER CONTRIBUTION RATE SHALL INCREASE BY ONE PERCENT OF
16	BASE SALARY TO BE IMPLEMENTED THROUGH EIGHT ANNUAL INCREASES
17	as follows: Beginning in 2023, and each year thereafter through
18	2030, THE EMPLOYER CONTRIBUTION RATE SHALL INCREASE BY AN
19	ADDITIONAL ONE-EIGHTH OF ONE PERCENT OF BASE SALARY UNTIL THE
20	TOTAL EMPLOYER CONTRIBUTION RATE, INCLUDING THE CUMULATIVE
21	CONTRIBUTION RATE INCREASES, IS NINE PERCENT OF BASE SALARY.
22	(2) EVERY MEMBER SHALL CONTRIBUTE TO THE LIFETIME BENEFITS
23	ACCOUNT EIGHT PERCENT OF THE BASE SALARY OF THE MEMBER. THE
24	MEMBER CONTRIBUTION RATE SHALL INCREASE BY ONE PERCENT OF BASE
25	SALARY TO BE IMPLEMENTED THROUGH EIGHT ANNUAL INCREASES AS
26	FOLLOWS: BEGINNING IN 2023, AND EACH YEAR THEREAFTER THROUGH
27	2030, THE MEMBER CONTRIBUTION RATE SHALL INCREASE BY AN

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1	ADDITIONAL ONE-EIGHTH OF ONE PERCENT OF BASE SALARY UNTIL THE
2	TOTAL MEMBER CONTRIBUTION RATE, INCLUDING THE CUMULATIVE
3	CONTRIBUTION RATE INCREASES, IS NINE PERCENT OF BASE SALARY. THE
4	PAYMENT SHALL BE MADE BY THE EMPLOYER BY DEDUCTION FROM THE
5	SALARY PAID TO THE MEMBER.
6	(3) THE COMBINED MANDATORY CONTRIBUTIONS SHALL BE
7	ALLOCATED BETWEEN THE HYBRID COMPONENT AND THE MONEY
8	PURCHASE COMPONENT AS DETERMINED ANNUALLY BY THE BOARD BASED
9	ON THE AMOUNT REQUIRED TO FUND THE BENEFIT PROVIDED UNDER THE
10	HYBRID COMPONENT.
11	31-31.5-304. Money purchase component contributions.
12	(1) FOR MEMBERS WHO ELECTED THE MONEY PURCHASE ONLY OPTION
13	UPON REENTRY INTO A PREDECESSOR PLAN, THE CONTRIBUTION RATE FOR
14	EMPLOYERS AND MEMBERS IS EQUAL TO THE CONTRIBUTION RATES
15	ESTABLISHED IN THE PREDECESSOR PLAN.
16	(2) CONTRIBUTIONS, INCLUDING SEPARATE RETIREMENT ACCOUNT
17	BALANCES FROM THE PREDECESSOR STATEWIDE DEFINED BENEFIT PLAN
18	ESTABLISHED UNDER PART 4 OF ARTICLE 31 OF THIS TITLE 31, TRANSFERS
19	FROM THE PREDECESSOR STATEWIDE HYBRID PLAN MONEY PURCHASE
20	ACCOUNTS, SURPLUS CONTRIBUTIONS ALLOCATED FROM THE DEFINED
21	BENEFIT COMPONENT CONTRIBUTIONS PURSUANT TO SECTION 31-31.5-301
22	(3), THE PORTION OF THE MINIMUM CONTRIBUTIONS OF HYBRID
23	COMPONENT ALLOCATED TO THE MONEY PURCHASE COMPONENT
24	PURSUANT TO SECTION 31-31.5-303 (3), INCREASED LOCAL MANDATORY
25	CONTRIBUTIONS PURSUANT TO SECTION 31-31.5-307, AND INCREASED
26	LOCAL VOLUNTARY CONTRIBUTIONS PURSUANT TO SECTION 31-31.5-308
27	MUST BE DEPOSITED IN THE MONEY PURCHASE COMPONENT.

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1	$(3) \ The board may provide through rules for rollovers or $
2	TRANSFER OF FUNDS FROM OTHER PLANS TO BE DEPOSITED IN THE MONEY
3	PURCHASE COMPONENT SUBJECT TO REQUIREMENTS AND LIMITS
4	ESTABLISHED BY THE FEDERAL "INTERNAL REVENUE CODE OF 1986", AS
5	AMENDED.
6	31-31.5-305. Continuing rates of contribution for reentry and
7	affiliating departments. (1) AT THE TIME OF REENTRY OR AFFILIATION,
8	THE BOARD MAY ESTABLISH A CONTINUING RATE OF CONTRIBUTION FOR
9	DEPARTMENTS REENTERING OR AFFILIATING WITH THE STATEWIDE
10	RETIREMENT PLAN IN ADDITION TO THE EMPLOYER AND MEMBER
11	CONTRIBUTIONS OTHERWISE REQUIRED BY THIS PART 3 IN ORDER TO
12	MAINTAIN THE ACTUARIAL SOUNDNESS OF THE PLAN AND THE PLAN FOR
13	DISABILITY AND SURVIVORS BENEFITS PROVIDED FOR IN PART 8 OF ARTICLE
14	31 of this title 31.
15	(2) IT SHALL BE LOCALLY DECIDED DURING THE AFFILIATION
16	PROCESS WHETHER THE CONTINUING RATE OF CONTRIBUTION SHALL BE
17	MADE BY THE MEMBER OR THE EMPLOYER OR SPLIT EQUALLY BETWEEN
18	THE MEMBER AND THE EMPLOYER.
19	31-31.5-306. Picked-up contributions. Each employer shall
20	PICK UP THE MANDATORY EMPLOYEE CONTRIBUTIONS REQUIRED UNDER
21	THIS PART 3, TO THE EXTENT ALLOWED BY THE FEDERAL "INTERNAL
22	REVENUE CODE OF 1986", AS AMENDED, AND THE CONTRIBUTIONS PICKED
23	UP SHALL BE TREATED AS EMPLOYER CONTRIBUTIONS PURSUANT TO
24	SECTION $414(h)(2)$ of the federal "Internal Revenue Code of 1986 ",
25	AS AMENDED, IN DETERMINING THEIR INCOME TAX TREATMENT. THE
26	EMPLOYER SHALL PAY THESE EMPLOYEE CONTRIBUTIONS DIRECTLY TO THE
27	ASSOCIATION, INSTEAD OF PAYING SUCH AMOUNTS TO THE MEMBERS.

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1	SUCH CONTRIBUTIONS SHALL BE PAID FROM THE SAME FUNDS THAT ARE
2	USED IN PAYING SALARIES TO THE MEMBERS. SUCH CONTRIBUTIONS,
3	ALTHOUGH DESIGNATED AS EMPLOYEE CONTRIBUTIONS, SHALL BE PAID BY
4	THE EMPLOYER IN LIEU OF CONTRIBUTIONS BY THE MEMBERS. MEMBERS
5	MAY NOT ELECT TO CHOOSE TO RECEIVE SUCH CONTRIBUTIONS DIRECTLY
6	INSTEAD OF HAVING THEM PAID BY THE EMPLOYER TO THE PLAN.
7	EMPLOYEE CONTRIBUTIONS SO PICKED UP SHALL BE TREATED FOR ALL
8	purposes of this article 31.5 , other than federal tax, in the same
9	MANNER AS EMPLOYEE CONTRIBUTIONS MADE BEFORE THE DATE PICKED
10	UP.
11	31-31.5-307. Increased local mandatory contribution
12	requirements. (1) AN EMPLOYER OR ACTIVE MEMBER OR BOTH MAY BE
13	REQUIRED TO PAY A MANDATORY CONTRIBUTION RATE IN EXCESS OF THE
14	RATE ESTABLISHED IN SECTION 31-31.5-301, 31-31.5-302, OR 31-31.5-303
15	UPON ENACTMENT BY THE EMPLOYER OF A RESOLUTION OR ORDINANCE
16	SETTING FORTH THE HIGHER CONTRIBUTION RATE AND APPROVAL OF THE
17	HIGHER RATE BY AT LEAST SIXTY-FIVE PERCENT OF THE EMPLOYER'S
18	ACTIVE MEMBERS VOTING FOR THE HIGHER CONTRIBUTION RATE.
19	(2) AN EMPLOYEE WHO HAS PREVIOUSLY ESTABLISHED A
20	MANDATORY CONTRIBUTION RATE UNDER A LOCAL MONEY PURCHASE
21	PLAN IN EXCESS OF THE MANDATORY CONTRIBUTION RATE MAY CONTINUE
22	THE PREVIOUS CONTRIBUTION RATE AS AN INCREASED CONTRIBUTION
23	RATE.
24	(3) Upon adoption of a resolution or ordinance, and
25	APPROVAL OF AT LEAST SIXTY-FIVE PERCENT OF THE EMPLOYER'S ACTIVE
26	MEMBERS VOTING, A MANDATORY CONTRIBUTION RATE IN EXCESS OF THE
27	MINIMUM REQUIRED CONTRIBUTION RATE MAY BE REDUCED TO THE

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1	MINIMUM REQUIRED CONTRIBUTION RATE OR THE EXCESS ABOVE THE
2	MINIMUM REQUIRED CONTRIBUTION RATE MAY BE REDIRECTED TO
3	ANOTHER AVAILABLE EMPLOYEE BENEFIT.
4	31-31.5-308. Increased local voluntary contribution
5	$\textbf{requirements.} (1) \ \text{Active members may make additional after-tax}$
6	CONTRIBUTIONS TO THE MONEY PURCHASE COMPONENT ACCOUNT UNDER
7	PART 5 OF THIS ARTICLE 31.5. VOLUNTARY MEMBER CONTRIBUTIONS ARE
8	NOT SUBJECT TO THE EMPLOYER PICK-UP PROVISIONS OF SECTION
9	414(h)(2) of the federal "Internal Revenue Code of 1986", as
10	AMENDED.
11	(2) EMPLOYERS MAY MAKE ADDITIONAL CONTRIBUTIONS TO THE
12	MONEY PURCHASE COMPONENT ACCOUNT UNDER PART 5 OF THIS ARTICLE
13	31.5 ON BEHALF OF MEMBERS. EMPLOYER VOLUNTARY CONTRIBUTIONS
14	VEST ON THE SCHEDULE ESTABLISHED IN SECTION 31-31.5-501.
15	31-31.5-309. Remittance of contributions to the association.
16	(1) REMITTANCES OF CONTRIBUTIONS ARE DUE NO LATER THAN TENDAYS
17	FOLLOWING THE DATE OF PAYMENT OF SALARY TO A MEMBER. ALL
18	REMITTANCES OF CONTRIBUTIONS MUST BE CREDITED TO THE DEFINED
19	BENEFIT SYSTEM TRUST FUND.
20	(2) THE PAYMENTS REQUIRED BY THIS SECTION ARE SUBJECT TO
21	INTEREST AS ESTABLISHED BY THE BOARD IF NOT SUBMITTED WHEN DUE.
22	31-31.5-310. Service credit purchases. MEMBERS PARTICIPATING
23	IN THE LIFETIME BENEFIT COMPONENTS MAY PURCHASE, INCLUDING BY
24	ROLLOVER OR TRANSFER OF FUNDS, ADDITIONAL DEFINED BENEFIT
25	SERVICE CREDIT FOR OTHER PUBLIC EMPLOYMENT WITHIN THE UNITED
26	STATES NOT COVERED BY THE PLAN, UNITED STATES UNIFORMED
27	MILITARY SERVICE, OR UP TO FIVE YEARS OF PRIVATE EMPLOYMENT,

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1	SUBJECT TO THE LIMITS ESTABLISHED BY THE FEDERAL "INTERNAL			
2	REVENUE CODE OF 1986", AS AMENDED, AND AS MAY BE ALLOWED UNDE			
3	THE RULES AND REGULATIONS ADOPTED BY THE BOARD.			
4	PART 4			
5	BENEFITS IN THE LIFETIME BENEFIT COMPONENTS			
6	31-31.5-401. Vesting and benefit eligibility. (1) A MEMBER			
7	WITH FIVE YEARS OF SERVICE CREDIT IN ONE OR A COMBINATION OF MORE			
8	THAN ONE OF THE LIFETIME BENEFIT COMPONENTS IS CONSIDERED VESTED			
9	FOR PURPOSES OF A PENSION PAYABLE FROM THE LIFETIME BENEFIT			
10	COMPONENTS OF THE STATEWIDE RETIREMENT PLAN.			
11	(2) A MEMBER IS ELIGIBLE FOR A NORMAL RETIREMENT WHEN:			
12	(a) THE MEMBER HAS ACCUMULATED AT LEAST TWENTY-FIVE			
13	YEARS OF SERVICE CREDIT AND HAS ATTAINED AGE FIFTY-FIVE; OR			
14	(b) The member has attained age fifty, the member's			
15	COMBINED AGE AND YEARS OF ACCRUED SERVICE IS EQUAL TO AT LEAST			
16	EIGHTY, AND THE MEMBER IS NOT RECEIVING BENEFITS PURSUANT TO			
17	SECTION 31-31-803.			
18	(3) A VESTED MEMBER WHO ATTAINS AGE FIFTY-FIVE IS ELIGIBLE			
19	TO TERMINATE SERVICE AND BEGIN RECEIVING AN UNREDUCED BENEFIT.			
20	A MEMBER WHO TERMINATES EMPLOYMENT BEFORE ATTAINING AGE			
21	FIFTY-FIVE AND WHO HAS AT LEAST FIVE YEARS OF SERVICE CREDIT MAY			
22	LEAVE CONTRIBUTIONS IN THE PLAN AND BEGIN RECEIVING AN			
23	UNREDUCED BENEFIT UPON ATTAINING AGE FIFTY-FIVE.			
24	(4) AN ACTIVE OR INACTIVE VESTED MEMBER WHO IS NOT ELIGIBLE			
25	FOR NORMAL RETIREMENT, WHO HAS ATTAINED AGE FIFTY, WHO IS NOT			
26	RECEIVING OR HAS TERMINATED BENEFITS PURSUANT TO SECTION			
2.7	31-31-803. AND WHO HAS TERMINATED EMPLOYMENT IS ELIGIBLE FOR AN			

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1	EARLY RETIREMENT PENSION. THE EARLY RETIREMENT PENSION FOR A
2	MEMBER IS THE BENEFIT THAT THE MEMBER WOULD HAVE RECEIVED AT
3	AGE FIFTY-FIVE REDUCED ON AN ACTUARIAL EQUIVALENT BASIS TO
4	REFLECT THE EARLY RECEIPT OF THE BENEFIT AS DETERMINED BY THE
5	BOARD.
6	(5) SUBJECT TO RULES ADOPTED BY THE BOARD, YEARS OF SERVICE
7	CREDIT OF A MEMBER WHO IS EMPLOYED BY SUCCESSIVE EMPLOYERS MAY
8	BE AGGREGATED FOR DETERMINING ELIGIBILITY AND BENEFITS PROVIDED
9	BY THE LIFETIME BENEFIT COMPONENTS OF THE STATEWIDE RETIREMENT
10	PLAN IF THE SERVICE FOR EACH EMPLOYER WAS RENDERED WHILE THE
11	EMPLOYER COVERED ITS MEMBERS UNDER THE STATEWIDE RETIREMENT
12	PLAN, THE PREDECESSOR STATEWIDE DEFINED BENEFIT PLAN, OR THE
13	DEFINED BENEFIT COMPONENT OF THE PREDECESSOR STATEWIDE HYBRID
14	PLAN.
14 15	PLAN. 31-31.5-402. Plan funding, actuarial valuation and
15	31-31.5-402. Plan funding, actuarial valuation and
15 16	31-31.5-402. Plan funding, actuarial valuation and adjustments to maintain the actuarial soundness of the plan. (1) THE
15 16 17	31-31.5-402. Plan funding, actuarial valuation and adjustments to maintain the actuarial soundness of the plan. (1) THE GENERAL ASSEMBLY DECLARES THAT THE RATES OF MEMBER AND
15 16 17 18	31-31.5-402. Plan funding, actuarial valuation and adjustments to maintain the actuarial soundness of the plan. (1) THE GENERAL ASSEMBLY DECLARES THAT THE RATES OF MEMBER AND EMPLOYER CONTRIBUTIONS MUST BE ADEQUATE TO FUND BENEFIT
15 16 17 18 19	31-31.5-402. Plan funding, actuarial valuation and adjustments to maintain the actuarial soundness of the plan. (1) The GENERAL ASSEMBLY DECLARES THAT THE RATES OF MEMBER AND EMPLOYER CONTRIBUTIONS MUST BE ADEQUATE TO FUND BENEFIT LIABILITIES ACCRUED UNDER THE STATEWIDE RETIREMENT PLAN
15 16 17 18 19 20	31-31.5-402. Plan funding, actuarial valuation and adjustments to maintain the actuarial soundness of the plan. (1) The General assembly declares that the rates of member and employer contributions must be adequate to fund benefit liabilities accrued under the statewide retirement plan established by this article 31.5.
15 16 17 18 19 20 21	31-31.5-402. Plan funding, actuarial valuation and adjustments to maintain the actuarial soundness of the plan. (1) The GENERAL ASSEMBLY DECLARES THAT THE RATES OF MEMBER AND EMPLOYER CONTRIBUTIONS MUST BE ADEQUATE TO FUND BENEFIT LIABILITIES ACCRUED UNDER THE STATEWIDE RETIREMENT PLAN ESTABLISHED BY THIS ARTICLE 31.5. (2) (a) THE BOARD SHALL CONDUCT AN ANNUAL ACTUARIAL
15 16 17 18 19 20 21 22	31-31.5-402. Plan funding, actuarial valuation and adjustments to maintain the actuarial soundness of the plan. (1) The General assembly declares that the rates of member and employer contributions must be adequate to fund benefit liabilities accrued under the statewide retirement plan established by this article 31.5. (2) (a) The board shall conduct an annual actuarial valuation of the statewide retirement plan and shall determine
15 16 17 18 19 20 21 22 23	31-31.5-402. Plan funding, actuarial valuation and adjustments to maintain the actuarial soundness of the plan. (1) The GENERAL ASSEMBLY DECLARES THAT THE RATES OF MEMBER AND EMPLOYER CONTRIBUTIONS MUST BE ADEQUATE TO FUND BENEFIT LIABILITIES ACCRUED UNDER THE STATEWIDE RETIREMENT PLAN ESTABLISHED BY THIS ARTICLE 31.5. (2) (a) THE BOARD SHALL CONDUCT AN ANNUAL ACTUARIAL VALUATION OF THE STATEWIDE RETIREMENT PLAN AND SHALL DETERMINE THE COST OF ALL BENEFITS OF THE LIFETIME BENEFIT COMPONENTS, WHICH
15 16 17 18 19 20 21 22 23 24	31-31.5-402. Plan funding, actuarial valuation and adjustments to maintain the actuarial soundness of the plan. (1) The GENERAL ASSEMBLY DECLARES THAT THE RATES OF MEMBER AND EMPLOYER CONTRIBUTIONS MUST BE ADEQUATE TO FUND BENEFIT LIABILITIES ACCRUED UNDER THE STATEWIDE RETIREMENT PLAN ESTABLISHED BY THIS ARTICLE 31.5. (2) (a) THE BOARD SHALL CONDUCT AN ANNUAL ACTUARIAL VALUATION OF THE STATEWIDE RETIREMENT PLAN AND SHALL DETERMINE THE COST OF ALL BENEFITS OF THE LIFETIME BENEFIT COMPONENTS, WHICH MAY INCLUDE PROJECTED COST OF LIVING ADJUSTMENTS FOR EACH OF THE

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1	BUDGET COMMITTEE	OF THE GENERA	AL ASSE	EMBLY, TOGE	ΓHER	R WITH ANY
2	RECOMMENDATIONS	CONCERNING	SUCH	LIABILITIES	AS	ACCRUED.

- 3 Amortization of liability over a forty-year period shall be
- 4 DEEMED ADEQUATE TO MAINTAIN ACTUARIAL STABILITY.
- 5 (b) THE BOARD SHALL PERIODICALLY CONDUCT A REVIEW AND
 6 STUDY OF THE ACTUAL EXPERIENCE OF THE ASSETS AND LIABILITIES OF
 7 THE LIFETIME BENEFIT COMPONENTS OF THE STATEWIDE RETIREMENT
 8 PLAN. THE BOARD SHALL ADJUST THE ASSUMPTIONS MADE WITH REGARD
 9 TO EACH COMPONENT AS A RESULT OF THE REVIEW AND STUDY.
- 10 THE BOARD SHALL DETERMINE AFTER EACH ANNUAL 11 ACTUARIAL VALUATION IF THE COST OF ALL BENEFITS ESTABLISHED BY 12 THIS PART 4 AND THE COST OF A NORMAL RETIREMENT PENSION BEGINNING 13 AT AGE FIFTY-FIVE FOR MEMBERS THEN ELIGIBLE MAY BE FULLY FUNDED 14 ON AN ACTUARIALLY SOUND BASIS NOT INCLUDING FUTURE PROJECTED 15 COST OF LIVING ADJUSTMENTS WITHOUT NECESSITATING AN INCREASE IN 16 THE EMPLOYER AND MEMBER CONTRIBUTIONS MADE PURSUANT TO 17 SUBSECTION (5) OF THIS SECTION.

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- (4) If in any year the board determines pursuant to subsection (2) of this section that the cost of the benefits described in part 5 may not be fully funded on an actuarially sound basis, the board, in its discretion, may take the following actions singularly or in any combination and in any order:
- (a) The board may terminate allocating surplus contributions to the money purchase component pursuant to section 31-31.5-301 (3);
- (b) The board may terminate making cost of living adjustments pursuant to section 31-31.5-410;

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1	(c) (l) The board may order that the normal retirement
2	PENSION COMMENCE SUCH NUMBER OF MONTHS AS ARE ACTUARIALLY
3	SUPPORTABLE, FROM ONE TO SIXTY, AFTER AGE FIFTY-FIVE FOR MEMBERS
4	WHO ARE OTHERWISE ELIGIBLE PURSUANT TO SECTION 31-31.5-401 (2)(a).
5	IF THE BOARD ADJUSTS THE AGE OF ELIGIBILITY PURSUANT TO THIS
6	SUBSECTION $(4)(c)(I)$, IT SHALL ALSO ADJUST THE AGE OF ELIGIBILITY FOR
7	BENEFITS UNDER SECTION 31-31.5-401 (2)(b), (3), AND (4) IN A LIKE
8	MANNER. THE DETERMINATION OF THE BOARD IS CONCLUSIVE ABSENT
9	FRAUD.
10	(II) A PENSION COMMENCED BEFORE ANY ADJUSTMENT IN THE AGE
11	OF ELIGIBILITY PURSUANT TO SUBSECTION $(4)(c)(I)$ OF THIS SECTION IS NOT
12	SUBJECT TO REVIEW. IF A COURT DETERMINES THAT THIS SUBSECTION (4)
13	IS INVALID, THE AGE OF RETIREMENT TO BE ELIGIBLE FOR ANY NORMAL
14	RETIREMENT BENEFIT SHALL BE AGE SIXTY EXCEPT FOR PERSONS
15	RECEIVING A BENEFIT AT THE TIME OF THE COURT'S DECISION.
16	(d) THE BOARD MAY PROSPECTIVELY ORDER THAT THE BENEFIT
17	MULTIPLIER USED IN SECTION 31-31.5-403 (1)(b) BE REDUCED FROM TWO
18	AND ONE-HALF PERCENT TO AS LOW AS TWO PERCENT FOR ANY GIVEN
19	YEAR OR YEARS;
20	(e) The board may suspend further implementation or
21	PARTICIPATION IN ANY PLAN AMENDMENT ADOPTED PURSUANT TO PART
22	6 of this article 31.5 that contributes additional cost to the
23	PLAN;
24	(f) THE BOARD MAY SUSPEND FURTHER PARTICIPATION IN THE
25	DEFERRED RETIREMENT OPTION PLAN PURSUANT TO SECTION 31-31.5-409
26	IF IT DETERMINES THAT THE OPTION CONTRIBUTES ADDITIONAL COST TO
27	THE STATEWIDE RETIREMENT PLAN; AND

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1	(g) The board may reinstate any benefits terminated,
2	ADJUSTED, OR SUSPENDED PURSUANT TO THIS SECTION IF IT DETERMINES
3	THAT THE ACTION TAKEN IS NO LONGER NECESSARY TO MAINTAIN THE
4	ACTUARIAL SOUNDNESS OF THE LIFETIME BENEFIT COMPONENTS. THIS MAY
5	INCLUDE, BUT IS NOT LIMITED TO, RETROACTIVE REINSTATEMENT OF THE
6	BENEFIT MULTIPLIER REDUCED UNDER SUBSECTION (4)(d) OF THIS
7	SECTION.
8	(5) (a) If the actual financial experience of the lifetime
9	BENEFITS ACCOUNT IS FOUND TO BE MORE OR LESS FAVORABLE THAN THE
10	ASSUMED EXPERIENCE DURING THE PREVIOUS PERIOD, ADJUSTMENTS MAY
11	BE MADE BY THE BOARD IN THE MEMBER AND EMPLOYER CONTRIBUTIONS
12	AS MAY BE DEEMED FEASIBLE AND ADVISABLE SO LONG AS THE EMPLOYER
13	CONTRIBUTION RATE ADJUSTMENT IS EQUAL TO THE MEMBER
14	CONTRIBUTION RATE ADJUSTMENT.
15	(b) The board shall not increase employer or member
16	CONTRIBUTIONS PURSUANT TO SUBSECTION (5)(a) OF THIS SECTION UNLESS
17	IT HAS TAKEN THE ACTIONS PERMITTED UNDER SUBSECTIONS (4)(a) TO
18	(4)(f) of this section and it finds that the increase is necessary to
19	MAINTAIN THE ACTUARIAL SOUNDNESS OF THE PLAN.
20	(6) NOTHING IN THIS SECTION SHALL BE CONSTRUED TO REQUIRE
21	THE REDUCTION OF BENEFITS BELOW THE LEVEL SUSTAINABLE BY THE
22	HIGHER MEMBER OR EMPLOYER CONTRIBUTION RATES ESTABLISHED
23	PURSUANT TO SECTION 31-31.5-601.
24	31-31.5-403. Defined benefit component benefits. (1) IN
25	CALCULATING THE RETIREMENT PENSION FOR A MEMBER WHO HAS
26	SERVICE CREDIT IN THE DEFINED BENEFIT COMPONENT, THE BENEFIT IS THE
27	SUM OF THE FOLLOWING:

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1	(a) TWO PERCENT MULTIPLIED BY THE SERVICE CREDIT EARNED OR
2	PURCHASED IN THE DEFINED BENEFIT COMPONENT, NOT TO EXCEED TEN
3	YEARS OF SERVICE CREDIT, MULTIPLIED BY THE AVERAGE OF THE
4	MEMBER'S HIGHEST THREE YEARS' BASE SALARY IN THE DEFINED BENEFIT
5	COMPONENT; PLUS
6	(b) Two and one-half percent multiplied by the service
7	CREDIT EARNED OR PURCHASED IN THE DEFINED BENEFIT COMPONENT IN
8	EXCESS OF TEN YEARS MULTIPLIED BY THE AVERAGE OF THE MEMBER'S
9	HIGHEST THREE YEARS' BASE SALARY IN THE DEFINED BENEFIT
10	COMPONENT.
11	31-31.5-404. Social security component benefits. (1) IN
12	CALCULATING THE RETIREMENT PENSION FOR A MEMBER WHO HAS
13	SERVICE CREDIT IN THE SOCIAL SECURITY COMPONENT, THE BENEFIT IS THE
14	SUM OF THE FOLLOWING:
15	(a) ONE PERCENT MULTIPLIED BY THE YEARS OF SERVICE CREDIT
16	IN THE SOCIAL SECURITY COMPONENT, NOT TO EXCEED TEN YEARS OF
17	SERVICE CREDIT, MULTIPLIED BY THE AVERAGE OF THE MEMBER'S HIGHEST
18	THREE YEARS' BASE SALARY IN THE SOCIAL SECURITY COMPONENT; PLUS
19	(b) ONE AND ONE-QUARTER PERCENT MULTIPLIED BY THE YEARS
20	OF SERVICE CREDIT IN THE SOCIAL SECURITY COMPONENT IN EXCESS OF
21	TEN YEARS MULTIPLIED BY THE AVERAGE OF THE MEMBER'S HIGHEST
22	THREE YEARS' BASE SALARY IN THE SOCIAL SECURITY COMPONENT.
23	31-31.5-405. Hybrid component benefits. (1) IN CALCULATING
24	THE NORMAL RETIREMENT PENSION FOR A MEMBER WHO HAS YEARS OF
25	SERVICE CREDIT IN THE HYBRID COMPONENT, THE BENEFIT SHALL BE:
26	(a) A MULTIPLIER, WHICH THE BOARD SHALL ESTABLISH BY
27	ADJUSTING THE FUNDING STATUS OF THE PREDECESSOR STATEWIDE

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1	HYBRID PLAN TO EQUAL THE FUNDING STATUS OF THE PREDECESSOR
2	STATEWIDE DEFINED BENEFIT PLAN USING VALUATIONS AS OF DECEMBER
3	31,2021, and based on the recommendations made by the plan's
4	ACTUARY, MULTIPLIED BY THE YEARS OF SERVICE CREDIT EARNED OR
5	Purchased in the statewide hybrid plan prior to January 1, 2023,
6	MULTIPLIED BY THE AVERAGE OF THE MEMBER'S HIGHEST THREE YEARS'
7	BASE SALARY; PLUS
8	(b) ONE AND ONE-HALF PERCENT MULTIPLIED BY THE YEARS OF
9	SERVICE CREDIT EARNED OR PURCHASED IN THE HYBRID COMPONENT ON
10	OR AFTER JANUARY 1, 2023, MULTIPLIED BY THE AVERAGE OF THE
11	MEMBER'S HIGHEST THREE YEARS' BASE SALARY.
12	31-31.5-406. Optional survivor benefits. (1) A MEMBER
13	ELIGIBLE FOR A NORMAL, LATE, OR EARLY RETIREMENT PENSION MAY
14	ELECT TO RECEIVE A REDUCED PENSION PAYABLE TO THE MEMBER AND,
15	UPON THE MEMBER'S DEATH A REDUCED BENEFIT TO THE MEMBER'S
16	DESIGNATED BENEFICIARY. THE BOARD SHALL ESTABLISH SUCH OPTIONS
17	BY RULE IN A MANNER THAT PROVIDES FOR AN ACTUARIAL EQUIVALENT
18	BENEFIT OF THE NORMAL OR EARLY RETIREMENT PENSION OTHERWISE
19	PAYABLE.
20	(2) If a member reaches age eligibility for a normal,
21	VESTED, OR EARLY RETIREMENT PENSION, AND DIES BEFORE MAKING AN
22	ELECTION ALLOWED PURSUANT TO SUBSECTION (1) OF THIS SECTION OR
23	BEFORE THE FIRST PENSION PAYMENT HAS BEEN DEPOSITED, AND IS
24	SURVIVED BY A SPOUSE, DEPENDENT CHILD, OR DESIGNATED BENEFICIARY,
25	THE MEMBER SHALL BE CONSIDERED TO HAVE ELECTED AN ACTUARIALLY
26	REDUCED PENSION AND RETIRED ON THE DAY BEFORE THE MEMBER'S
27	DEATH. PAYABLE TO THE MEMBERS SPOUSE, DEPENDENT CHILD, OR

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1	DESIGNATED BENEFICIARY, SUCH REDUCED PENSION SHALL BE PAYABLE
2	TO THE MEMBER'S DESIGNATED BENEFICIARY. A SPOUSE, DEPENDENT
3	CHILD, OR DESIGNATED BENEFICIARY OF A MEMBER WHO HAS NOT YET
4	REACHED AGE ELIGIBILITY MAY ELECT TO RECEIVE AN ACTUARIALLY
5	REDUCED BENEFIT BEGINNING ON THE DATE THAT THE MEMBER WOULD
6	HAVE REACHED AGE ELIGIBILITY IN LIEU OF A DEATH BENEFIT UNDER PART
7	8 of article 31 and in Lieu of a refund of member contributions
8	PURSUANT TO SECTION 31-31.5-411.
9	31-31.5-407. Minimum benefit. (1) IF THE TOTAL AMOUNT OF
10	PENSION BENEFITS PAID UNDER THE LIFETIME BENEFIT COMPONENT AS
11	PROVIDED IN THIS ARTICLE 31.5 AT THE TIME OF DEATH IS LESS THAN THE
12	AMOUNT OF THE MEMBERS' CONTRIBUTIONS TO THE LIFETIME BENEFIT
13	COMPONENT, THE DIFFERENCE SHALL BE PAID TO:
14	(a) THE MEMBER'S ESTATE, IF NO PENSION PAYMENT WAS MADE
15	PURSUANT TO AN OPTION UNDER SECTION 31-31.5-406; OR
16	(b) THE SURVIVOR'S ESTATE, IF PENSION PAYMENTS WERE MADE
17	PURSUANT TO AN OPTION UNDER SECTION 31-31.5-406.
18	31-31.5-408. Late retirement. (1) ANY MEMBER RETIRING AND
19	ELIGIBLE FOR A NORMAL OR VESTED RETIREMENT BENEFIT MAY ELECT TO
20	DEFER RECEIPT OF THE PENSION UNTIL ATTAINING AGE SIXTY-FIVE YEARS,
21	BUT NO LATER. IN THE CASE OF SUCH AN ELECTION, THE LATE RETIREMENT
22	PENSION IS THE ACTUARIAL EQUIVALENT OF THE NORMAL RETIREMENT
23	PENSION AS DETERMINED BY THE BOARD.
24	(2) The board may promulgate rules to allow members
25	WHO ARE ELIGIBLE TO RECEIVE ANY TYPE OF RETIREMENT BENEFITS TO
26	DEFER RECEIPT OF THE BENEFITS TO THE EXTENT PERMITTED UNDER THE
27	FEDERAL "INTERNAL REVENUE CODE OF 1986" AS AMENDED, AND THE

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1	REGULATIONS PROMULGATED PURSUANT TO SECTION 401(a)(9) OF SAIL
2	CODE.
3	31-31.5-409. Deferred retirement option plan (DROP). THE
4	BOARD MAY ESTABLISH BY RULE A DEFERRED RETIREMENT OPTION PLAN
5	FOR VESTED MEMBERS WHO HAVE ATTAINED AGE FIFTY. THE PURPOSE OF
6	THE DROP IS TO ALLOW AN ELIGIBLE MEMBER TO ELECT, IN LIEU OF
7	IMMEDIATE TERMINATION OF EMPLOYMENT AND RECEIPT OF A LIFETIME
8	RETIREMENT BENEFIT, TO CONTINUE EMPLOYMENT FOR A SPECIFIED
9	PERIOD OF TIME OF UP TO FIVE YEARS AND TO HAVE THE MEMBER'S
10	OTHERWISE DEDUCTIBLE EMPLOYEE CONTRIBUTION AND RETIREMENT
11	BENEFITS PAID INTO THE MEMBER'S INDIVIDUAL ACCOUNT CREATED BY
12	SECTION 31-31.5-503 UNTIL THE END OF THE SPECIFIED PERIOD OF THE
13	MEMBER'S PARTICIPATION, AT WHICH TIME EMPLOYMENT CEASES.
14	31-31.5-410. Cost of living adjustments - definitions. (1) The
15	BENEFITS PAYABLE UNDER THE LIFETIME BENEFIT COMPONENTS OF THE
16	PLAN MAY BE REDETERMINED EFFECTIVE OCTOBER 1 EACH YEAR. TO BE
17	ELIGIBLE FOR REDETERMINATION, THE BENEFITS MUST HAVE BEEN PAID
18	FOR AT LEAST TWELVE CALENDAR MONTHS PRIOR TO THE EFFECTIVE DATE
19	OF REDETERMINATION.
20	(2) (a) Any redetermination of Benefits made pursuant to
21	SUBSECTION (1) OF THIS SECTION SHALL BE DETERMINED BY THE BOARD
22	IN ITS DISCRETION AS A FIDUCIARY OF THE STATEWIDE RETIREMENT PLAN
23	AFTER CONSIDERING THE FUNDING LEVEL OF THE LIFETIME BENEFIT
24	COMPONENTS, THE COST OF THE REDETERMINATION, THE COMPONENTS
25	ABILITY TO FUND FUTURE BENEFITS, AND ANY OTHER FACTORS THAT THE
26	BOARD DEEMS APPROPRIATE. THE REDETERMINED BENEFITS SHALL NOT
27	EXCEED THE GREATER OF:

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1	(1) ONE HUNDRED THREE PERCENT OF THE BENEFITS PAID FOR THE
2	PRIOR TWELVE-MONTH PERIOD; OR
3	(II) THE BENEFITS PAID DURING THE PRIOR TWELVE-MONTH PERIOD
4	MULTIPLIED BY A FRACTION USING THE CONSUMER PRICE INDEX FOR THE
5	IMMEDIATELY PRECEDING CALENDAR YEAR AS THE NUMERATOR AND THE
6	CONSUMER PRICE INDEX FOR THE CALENDAR YEAR PRIOR TO THE
7	IMMEDIATELY PRECEDING CALENDAR YEAR AS THE DENOMINATOR.
8	(b) AS USED IN THIS SECTION, "CONSUMER PRICE INDEX" MEANS
9	THE NATIONAL CONSUMER PRICE INDEX FOR URBAN WAGE EARNERS AND
10	CLERICAL WORKERS PREPARED BY THE UNITED STATES DEPARTMENT OF
11	LABOR.
12	31-31.5-411. Refunds of member contributions. (1) (a) ANY
13	MEMBER COVERED BY THE STATEWIDE RETIREMENT PLAN WHO
14	TERMINATES SERVICE MAY ELECT TO HAVE THE MEMBER'S ACCUMULATED
15	CONTRIBUTIONS TO ONE OR MORE LIFETIME BENEFIT COMPONENTS OF THE
16	PLAN REFUNDED TOGETHER WITH FIVE PERCENT OF THE MEMBER'S TOTAL
17	ACCUMULATED CONTRIBUTIONS AS INTEREST IN A LUMP SUM AND
18	THEREAFTER SHALL HAVE NO RIGHT TO LIFETIME BENEFITS PROVIDED BY
19	THE PLAN.
20	(b) If the member who terminates service and receives a
21	REFUND OF MEMBER CONTRIBUTIONS SUBSEQUENTLY RETURNS TO SERVICE
22	AS AN ACTIVE MEMBER WITH AN EMPLOYER THAT COVERS ITS MEMBERS
23	UNDER THE STATEWIDE RETIREMENT PLAN, THE MEMBER'S PRIOR SERVICE
24	CREDIT SHALL BE RESTORED WHEN THE MEMBER RETURNS THE MEMBER'S
25	REFUNDED CONTRIBUTIONS TO THE LIFETIME BENEFIT COMPONENTS, WITH
26	INTEREST ACCRUED FROM THE DATE OF REFUND TO THE DATE OF RETURN,
27	ACCORDING TO THE TERMS AND CONDITIONS ESTABLISHED BY THE BOARD.

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1	IF THE MEMBER FAILS TO RETURN THE CONTRIBUTIONS AND INTEREST, THE
2	MEMBER SHALL BE TREATED AS A NEW MEMBER, AND THE MEMBER'S PRIOR
3	SERVICE SHALL NOT BE RECOGNIZED IN DETERMINING PENSION ELIGIBILITY
4	OR PENSION BENEFITS. THE RESTORATION OF A MEMBER'S SERVICE CREDIT
5	PURSUANT TO THIS SUBSECTION (1)(b) SHALL NOT ENTITLE THE MEMBER
6	TO REINSTATEMENT OF ANY PREVIOUSLY FORFEITED BALANCE IN THE
7	MEMBER'S MONEY PURCHASE COMPONENT ACCOUNT OR THE SEPARATE
8	RETIREMENT ACCOUNT.
9	(2) (a) If a member dies after termination of service, is not
10	ELIGIBLE FOR A VESTED, NORMAL, OR EARLY RETIREMENT, AND HAS NOT
11	YET RECEIVED A REFUND OR BEGAN RECEIVING BENEFIT PAYMENTS, THE
12	ASSOCIATION SHALL REFUND THE MEMBER'S LIFETIME BENEFIT
13	COMPONENT CONTRIBUTIONS TO THE MEMBER'S DESIGNATED
14	BENEFICIARY, SURVIVING SPOUSE, OR DEPENDENT CHILDREN. WHERE
15	THERE IS NO DESIGNATED BENEFICIARY, SURVIVING SPOUSE, OR
16	DEPENDENT CHILDREN, THE REFUND SHALL BE MADE TO THE DECEASED
17	MEMBER'S ESTATE.
18	(b) IF A MEMBER WHO HAS NOT TERMINATED SERVICE DIES, AND
19	THERE IS NO SPOUSE OR DEPENDENTS ELIGIBLE FOR SURVIVOR BENEFITS
20	UNDER PART 8 OF ARTICLE 31 OF THIS TITLE 31, THE DECEASED MEMBER'S
21	LIFETIME BENEFIT COMPONENT CONTRIBUTIONS MAY BE REFUNDED TO:
22	(I) THE MEMBER'S DESIGNATED BENEFICIARY IF THE MEMBER IS
23	NOT ELIGIBLE FOR VESTED, EARLY, OR NORMAL RETIREMENT. THE
24	DESIGNATED BENEFICIARY MAY IN THE ALTERNATIVE ELECT A LIFETIME
25	BENEFIT PURSUANT TO SECTION 31-31.5-406.
26	(II) IF THERE IS NO DESIGNATED BENEFICIARY, THE MEMBER'S

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1	(3) The designated beneficiary of a member eligible for
2	VESTED, EARLY, OR NORMAL RETIREMENT SHALL RECEIVE THE BENEFIT
3	DESCRIBED IN SECTION 31-31.5-406 (2) AND NO REFUND OF
4	CONTRIBUTIONS SHALL BE MADE.
5	(4) Upon payment of a refund of member contributions, no
6	LIFETIME BENEFIT COMPONENTS BENEFITS SHALL BE PAYABLE.
7	(5) Refunds of contributions to the lifetime benefit
8	COMPONENTS SHALL NOT BE MADE TO ANY MEMBERS OF EMPLOYERS WHO
9	HAVE FAILED TO REMIT ALL CONTRIBUTIONS REQUIRED UNDER THE
10	PROVISIONS OF THE STATEWIDE RETIREMENT PLAN.
11	(6) A MEMBER OR THE MEMBER'S DESIGNATED BENEFICIARY,
12	SURVIVING SPOUSE OR PARTNER IN A CIVIL UNION, OR DEPENDENT
13	CHILDREN WHO IS ENTITLED TO RECEIVE A REFUND OF THE MEMBER'S
14	DEFINED BENEFIT CONTRIBUTIONS MAY ELECT TO HAVE THE REFUND
15	CREDITED TO THE MEMBER ACCOUNT IN THE MONEY PURCHASE
16	COMPONENT. UPON THE REFUND BEING CREDITED, THE MEMBER OR THE
17	MEMBER'S DESIGNATED BENEFICIARY, SURVIVING SPOUSE OR PARTNER IN
18	A CIVIL UNION, OR DEPENDENT CHILDREN ARE TREATED AS HAVING TAKEN
19	A REFUND FROM THE DEFINED BENEFIT COMPONENT FOR ALL PURPOSES.
20	PART 5
21	MONEY PURCHASE COMPONENT
22	31-31.5-501. Vesting. (1) A MEMBER IS ONE HUNDRED PERCENT
23	VESTED IN THE INDIVIDUAL ACCOUNT IN THE MONEY PURCHASE BENEFIT
24	ACCOUNT PURSUANT TO SECTION 31-31.5-503.
25	(2) EMPLOYER CONTRIBUTIONS MADE TO THE STATEWIDE
26	RETIREMENT PLAN THAT ARE CREDITED TO THE MONEY PURCHASE
27	COMPONENT ACCOUNT ARE SUBJECT TO THE FOLLOWING VESTING RULES:

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1	(a) In the event of permanent occupational or total
2	DISABILITY RETIREMENT OR AN AWARD OF A SURVIVOR BENEFIT DUE TO A
3	DEATH OF AN ACTIVE MEMBER PURSUANT TO PART 8 OF ARTICLE 31 OF
4	THIS TITLE 31, A MEMBER SHALL BE ONE HUNDRED PERCENT VESTED IN
5	THE EMPLOYER CONTRIBUTIONS MADE TO THE MONEY PURCHASE
6	COMPONENT ACCOUNT.
7	(b) A MEMBER SHALL BE ONE HUNDRED PERCENT VESTED IN THE
8	EMPLOYER'S CONTRIBUTIONS MADE TO THE MONEY PURCHASE COMPONENT
9	ACCOUNT UPON ATTAINING NORMAL RETIREMENT AGE IF EMPLOYED BY
10	THE EMPLOYER ON OR AFTER THAT DATE.
11	(c) EXCEPT AS PROVIDED IN SUBSECTIONS (2)(a) AND (2)(b) OF
12	THIS SECTION, A MEMBER IS VESTED IN THE EMPLOYER CONTRIBUTIONS
13	MADE TO THE MONEY PURCHASE COMPONENT ACCOUNT IN THE AMOUNT
14	OF TWENTY PERCENT FOR EACH FULL YEAR OF SERVICE PERFORMED FOR A
15	COVERED DEPARTMENT. UPON ATTAINING FIVE FULL YEARS OF SERVICE,
16	A MEMBER IS ONE HUNDRED PERCENT VESTED. VESTING ALSO APPLIES TO
17	EMPLOYER CONTRIBUTIONS ALLOCATED PURSUANT TO SUBSECTION
18	31-31.5-301 (3) OR ALLOCATED UNDER THE PREDECESSOR STATEWIDE
19	DEFINED BENEFIT PLAN PURSUANT TO SECTION 31-31-405.
20	(3) Upon distribution, the portion of the member's
21	EMPLOYER CONTRIBUTIONS TO THE MONEY PURCHASE COMPONENT
22	ACCOUNT THAT IS NOT VESTED SHALL BE TREATED AS A FORFEITURE.
23	(4) (a) YEARS OF SERVICE IN THE MONEY PURCHASE COMPONENT
24	FOR PURPOSES OF THIS SECTION CANNOT BE PURCHASED BY THE MEMBER
25	OR THE EMPLOYER.
26	(b) A MEMBER WHO ONLY PARTICIPATES IN THE MONEY PURCHASE
27	COMPONENT DOES NOT RECEIVE SERVICE CREDIT FOR PURPOSES OF THE

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2	(c) FOR MEMBERS WHO PARTICIPATE IN BOTH THE LIFETIME
3	BENEFIT COMPONENTS AND THE MONEY PURCHASE COMPONENT
ļ	CONCURRENTLY, YEARS OF SERVICE INCLUDE ALL YEARS OF SERVICE WITH
5	THE EMPLOYER WHILE IN THE PLAN OR A PREDECESSOR PLAN, REGARDLESS
6	OF WHETHER CONTRIBUTIONS WERE MADE TO THE MONEY PURCHASE
7	COMPONENT FOR EACH YEAR.

- (5) A MEMBER WHO IS RESTORED TO ACTIVE SERVICE AFTER A DISABILITY CEASES TO EXIST RECEIVES CREDIT FOR YEARS OF SERVICE IN THE MONEY PURCHASE COMPONENT WITH THE EMPLOYER PRIOR TO THE DISABILITY AS WELL AS TIME WHILE OUT ON DISABILITY.
- (6) SUBJECT TO RULES ADOPTED BY THE BOARD, YEARS OF SERVICE OF A MEMBER WHO IS EMPLOYED BY SUCCESSIVE EMPLOYERS MAY BE AGGREGATED FOR DETERMINING ELIGIBILITY AND BENEFITS PROVIDED BY THE MONEY PURCHASE COMPONENT OF THE STATEWIDE RETIREMENT PLAN IF THE SERVICE FOR EACH EMPLOYER WAS RENDERED WHILE THE EMPLOYER COVERED ITS MEMBERS UNDER THE STATEWIDE RETIREMENT PLAN, THE PREDECESSOR STATEWIDE DEFINED BENEFIT PLAN, OR THE PREDECESSOR STATEWIDE HYBRID PLAN.
- **31-31.5-502. Normal retirement age.** THE NORMAL RETIREMENT AGE FOR THE MONEY PURCHASE COMPONENT IS AGE FIFTY-FIVE.
- **31-31.5-503.** Individual accounts investment and account administration. (1) (a) The Board shall create and maintain adequate records to disclose the interest of each member and beneficiary with assets in the money purchase component of the plan. The records must be in the form of individual accounts, and credits and charges must be made to such accounts in the

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1	MANNER PRESCRIBED BY THE BOARD THROUGH RULEMAKING.
2	(b) The board shall designate a record keeper responsible
3	FOR THE ADMINISTRATION OF THE INDIVIDUAL ACCOUNTS. THE
4	MAINTENANCE OF INDIVIDUAL ACCOUNTS IS ONLY FOR ACCOUNTING
5	PURPOSES, AND A SEGREGATION OF THE ASSETS OF THE TRUST FUND TO

EACH ACCOUNT IS NOT REQUIRED.

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- (c) DISTRIBUTION AND WITHDRAWALS MADE FROM AN ACCOUNT MUST BE CHARGED TO THE ACCOUNTS AS OF THE DATE PAYMENT IS MADE. EARNINGS OR LOSSES ON THE AMOUNT ALLOCATED TO THE MEMBER'S INDIVIDUAL ACCOUNT WHILE INVESTED AS PART OF THE MEMBERS SELF-DIRECTED INVESTMENT FUND MUST BE ALLOCATED AS DETERMINED BY THE RECORD KEEPER.
- (2) (a) THE BOARD MAY CREATE AND OFFER TO EACH MEMBER WITH AN INDIVIDUAL ACCOUNT IN THE MONEY PURCHASE COMPONENT VARIOUS INVESTMENT OPTIONS, INCLUDING AT LEAST THREE ALTERNATIVES THAT ALLOW A MEMBER A BROAD RANGE OF INVESTMENTS, DIVERSIFICATION, AND A MEANINGFUL CHOICE BETWEEN RISK AND RETURN IN THE INVESTMENT OF THE MEMBER'S ACCOUNT.
- (b) (I) ONE HUNDRED PERCENT OF EACH INDIVIDUAL ACCOUNT MAY BE INVESTED AS DIRECTED BY THE MEMBER IN ANY ONE OR A COMBINATION OF THE INVESTMENT OPTIONS. IF A MEMBER OR DESIGNATED BENEFICIARY DOES NOT HAVE A VALID INVESTMENT ELECTION ON FILE FOR ANY PORTION OF THE AMOUNT IN THAT MEMBER'S ACCOUNTS, THAT PORTION OF THE MEMBER'S ACCOUNTS SHALL BE INVESTED IN THE INVESTMENT OPTION SELECTED BY THE BOARD AS THE DEFAULT OPTION. IN SUCH EVENT, THE MEMBER OR DESIGNATED BENEFICIARY IS DEEMED TO HAVE DIRECTED THAT INVESTMENT OPTION FOR INVESTMENT OF THAT

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1	PORTION OF THE MEMBER'S ACCOUNTS.
2	(II) Upon the death of the member, the designated
3	BENEFICIARY MAY ELECT TO ALLOCATE THE INVESTMENT OF THE
4	MEMBER'S INDIVIDUAL ACCOUNT AS PROVIDED FOR IN THIS SECTION. IF NO
5	NOTICE OF REALLOCATION IS RECEIVED FROM THE DESIGNATED
6	BENEFICIARY, THE MEMBER'S INDIVIDUAL ACCOUNT REMAINS INVESTED AS
7	PREVIOUSLY ALLOCATED DURING THE MEMBER'S LIFETIME.
8	(III) THE BOARD MAY ESTABLISH ONE OR MORE DEFAULT OPTIONS
9	BASED UPON VARIOUS FACTORS, INCLUDING BUT NOT LIMITED TO MARKET
10	RISK, STABILITY, AND RATE OF RETURN. IF THE BOARD HAS PROPERLY
11	EXERCISED ITS FIDUCIARY DUTY IN SELECTING A DEFAULT OPTION, IT HAS
12	NO LIABILITY FOR ANY LOSS SUSTAINED BY A MEMBER OR DESIGNATED
13	BENEFICIARY WHOSE ACCOUNTS IN WHOLE OR IN PART ARE INVESTED IN
14	THE DEFAULT OPTION.
15	(c) Members may redirect the investment of their account
16	AT ANY TIME AND MAY REALLOCATE MONEY IN EXISTING FUNDS AS
17	ALLOWED BY THE ASSOCIATION. THE BOARD MAY ALSO BRING A SUIT OR
18	TAKE SUCH OTHER ACTION AS IT DEEMS APPROPRIATE IF QUESTIONS

17 ALLOWED BY THE ASSOCIATION. THE BOARD MAY ALSO BRING A SUIT OR
18 TAKE SUCH OTHER ACTION AS IT DEEMS APPROPRIATE IF QUESTIONS
19 INVOLVING INVESTMENT DIRECTIONS ARISE.
20 (3) THE ACCOUNTS OF MEMBERS, DESIGNATED BENEFICIARIES, AND

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- ALTERNATE PAYEES SHALL BE ADJUSTED IN ACCORDANCE WITH THE FOLLOWING:
- 23 (a) THE BALANCE OF EACH ACCOUNT MUST BE ADJUSTED DAILY TO
 24 REFLECT ANY DISTRIBUTION AND ALL INTEREST, DIVIDENDS, ACCOUNT
 25 CHARGES, AND CHANGES OF MARKET VALUE RESULTING FROM THE
 26 INVESTMENT OF THE MEMBER'S INDIVIDUAL ACCOUNT.
- (b) Contributions must be allocated to the individual

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2 MONTHLY, ACCORDING TO THE AMOUNT THAT IS ACTUALLY CONTRIBUTED 3 ON BEHALF OF EACH MEMBER. IN ALL CASES, DEPOSITS OF CONTRIBUTIONS 4 SHALL BE TREATED AS ACTUALLY MADE ONLY AS OF THE DATE THE 5 CONTRIBUTIONS ARE ACCEPTED AS IN GOOD ORDER BY THE RECORD 6 KEEPER. 7 (c) THE EXPENSES OF THE MONEY PURCHASE COMPONENT OF THE 8 PLAN MUST FIRST BE PAID FROM FORFEITURES, PENALTIES RECEIVED, 9 SETTLEMENT PROCEEDS, AND OTHER SOURCES OF REVENUE RECEIVED, AND 10 THEN MUST BE ALLOCATED TO AND DEDUCTED FROM THE MEMBERS' 11 ACCOUNTS. NOTWITHSTANDING THE FOREGOING, ANY REVENUE CREDITS 12 DERIVED FROM THE INVESTMENTS OFFERED BY THE MONEY PURCHASE 13 COMPONENT MAY INSTEAD BE DISTRIBUTED TO PARTICIPANTS. EXPENSES 14 THAT ARE INCURRED AS A DIRECT RESULT OF THE INVESTMENTS HELD IN 15 THE MONEY PURCHASE COMPONENT ACCOUNT MUST BE DEDUCTED FROM 16 THE INTEREST, DIVIDENDS, AND NET INCOME OF THE APPROPRIATE 17 INVESTMENT. GENERAL EXPENSES MUST BE DEDUCTED FROM THE 18 ACCOUNTS OF EACH MEMBER ACCORDING TO THE MEMBER'S 19 TIME-WEIGHTED PRO-RATA SHARE OF THE MONEY PURCHASE COMPONENT 20 ACCOUNT. THE BOARD MAY ALSO ASSESS A RECORD KEEPING FEE AND AN 21 ADMINISTRATIVE FEE FOR COSTS ASSOCIATED WITH THE ADMINISTRATION 22 OF THE MONEY PURCHASE COMPONENT. 23 31-31.5-504. Distribution of money purchase component 24 accounts. (1) A MEMBER'S VESTED ACCOUNT BALANCE BECOMES 25 ELIGIBLE FOR DISTRIBUTION UPON THE MEMBER'S DEATH, PERMANENT 26 OCCUPATIONAL OR TOTAL DISABILITY PURSUANT TO PART 8 OF ARTICLE 31 27 OF THIS TITLE 31, NORMAL, VESTED, OR EARLY RETIREMENT, OR

ACCOUNT OF EACH ELIGIBLE MEMBER NOT LESS FREQUENTLY THAN

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2	(2) Upon becoming eligible for distribution and upon
3	APPROVAL OF THE BOARD, A MEMBER, OR THE DESIGNATED BENEFICIARY
4	IF THE MEMBER DIES BEFORE DISTRIBUTION OF THE MEMBER'S INDIVIDUAL
5	ACCOUNT, MAY ELECT TO RECEIVE THE VESTED PORTION OF BALANCE OF
6	THE MEMBER'S INDIVIDUAL ACCOUNT BY ONE OF THE FOLLOWING
7	METHODS:

- (a) THE MEMBER OR DESIGNATED BENEFICIARY MAY CHOOSE A LUMP SUM PAYMENT OF ALL OR A PORTION OF THE MEMBER'S INDIVIDUAL ACCOUNT.
 - (b) THE MEMBER OR DESIGNATED BENEFICIARY MAY ELECT TO HAVE THE VALUE OF ALL OR A PORTION OF THE INDIVIDUAL ACCOUNT USED TO PURCHASE AN ANNUITY CONTRACT, WITH A TERM AND IN A FORM AS THE MEMBER ELECTS. IF THERE IS AN ELECTED DISTRIBUTION IN THE FORM OF AN ANNUITY, ANY BENEFIT PAYABLE AS A RESULT OF THE MEMBER'S OR BENEFICIARY'S DEATH MUST BE DETERMINED SOLELY UNDER THE TERMS OF THE ANNUITY CONTRACT.
 - (c) The Member May Elect to have all or a portion of the Member's Individual account distributed in Substantially Equal Monthly Payments over the Member's Life expectancy or a period not to exceed the Joint Life expectancy of the Member and a spouse, if the spouse is the sole beneficiary, or until the account is exhausted. If the Member dies prior to the Member's required beginning date, the designated beneficiary may elect to have all or a portion of the Member's individual account distributed in substantially equal monthly payments over a period not to exceed the Life expectancy of the Designated Beneficiary.

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1	(d) A MEMBER WHO IS VESTED IN BOTH MEMBER AND EMPLOYER
2	CONTRIBUTIONS TO THE MONEY PURCHASE COMPONENT OF THE PLAN AND
3	HAS ATTAINED AGE FIFTY-FIVE MAY ELECT TO TRANSFER ALL OR PART OF
4	THE MEMBER'S INDIVIDUAL ACCOUNT BALANCE WITHIN THE PLAN FROM
5	THE MONEY PURCHASE COMPONENT ACCOUNT TO THE LIFETIME BENEFITS
6	ACCOUNT TO PURCHASE A MONTHLY BENEFIT, WHICH IS CONSIDERED A
7	PORTION OF THE PENSION UNDER PART 4 OF THIS ARTICLE 31.5. AT
8	RETIREMENT, A MEMBER MAY MAKE A ONE-TIME IRREVOCABLE ELECTION
9	TO PURCHASE THE MONTHLY BENEFIT IN A SINGLE LUMP SUM, WHICH MUST
10	BE TRANSFERRED PRIOR TO THE RECEIPT OF BENEFITS FROM THE LIFETIME
11	BENEFIT COMPONENTS. FUNDS MAY NOT BE TRANSFERRED FROM OUTSIDE
12	THE STATEWIDE RETIREMENT PLAN TO PURCHASE A MONTHLY BENEFIT.
13	ANY TRANSFERRED OR ROLLOVER FUNDS, EXCEPT THOSE FUNDS
14	TRANSFERRED BY A DEPARTMENT AS PART OF AN AFFILIATION OR REENTRY
15	PROCESS, HELD WITHIN THE MEMBER'S INDIVIDUAL ACCOUNT ARE NOT
16	ELIGIBLE FOR PURCHASE OF A MONTHLY BENEFIT AND REMAIN IN THE
17	ACCOUNT UNTIL OTHERWISE DISTRIBUTED.
18	(3) A MEMBER WHO TERMINATES EMPLOYMENT AND HAS TAKEN
19	A REFUND OF THE MEMBER'S CONTRIBUTIONS TO THE LIFETIME BENEFIT
20	COMPONENTS IS NOT REQUIRED TO WITHDRAW THE MONEY PURCHASE
21	COMPONENT ACCOUNT, WHICH SHALL BE MAINTAINED AND SHALL
22	CONTINUE TO RECEIVE ALLOCATIONS FOR EARNINGS AND EXPENSES UNTIL
23	THE ASSETS OF THE ACCOUNT ARE DISTRIBUTED.
24	(4) THE BOARD MAY ESTABLISH BY RULE A MINIMUM VALUE FOR
25	AN INDIVIDUAL ACCOUNT AND MAY REQUIRE DISTRIBUTION IF AN
26	ACCOUNT FALLS BELOW THE REQUIRED MINIMUM VALUE WITHOUT RECEIPT
27	OF A REQUEST FOR DISTRIBUTION.

OF A REQUEST FOR DISTRIBUTION.

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1	(5) UPON A MEMBER'S DEATH WITH NO DESIGNATED BENEFICIARY,
2	THE MEMBER'S INDIVIDUAL ACCOUNT MUST BE DISTRIBUTED TO THE
3	MEMBER'S ESTATE. UPON THE DEATH OF A DESIGNATED BENEFICIARY WHO
4	SUCCEEDED THE MEMBER IN DEATH, THE MEMBER'S INDIVIDUAL ACCOUNT
5	MUST BE DISTRIBUTED TO THE DESIGNATED BENEFICIARY'S ESTATE.
6	(6) To the extent allowed under the federal "Internal
7	REVENUE CODE OF 1986", AS AMENDED, THE BOARD MAY, BUT IS NOT
8	REQUIRED TO, PROVIDE BY RULE FOR LOANS OR DISASTER DISTRIBUTIONS
9	TO MEMBERS AND FOR IN-SERVICE DISTRIBUTIONS.
10	PART 6
11	AMENDMENT OF THE PLAN
12	31-31.5-601. Modification of plan by the board. (1) SUBJECT
13	TO THE REQUIREMENTS SET FORTH IN SUBSECTION (2) OF THIS SECTION
14	AND NOTWITHSTANDING ANY OTHER PROVISION OF THIS ARTICLE 31.5, THE
15	BOARD MAY MODIFY THE STATEWIDE RETIREMENT PLAN AS FOLLOWS:
16	(a) TO MODIFY THE MULTIPLIER, RETIREMENT AGE, OR SERVICE
17	REQUIREMENTS FOR PENSION BENEFITS SET FORTH IN PART 4 OF THIS
18	ARTICLE 31.5 WITH RESPECT TO THE MEMBERS OF THE DEFINED BENEFIT
19	COMPONENTS IF THE MODIFICATION DOES NOT REQUIRE AN INCREASE IN
20	THE EMPLOYER AND MEMBER CONTRIBUTION RATES ESTABLISHED
21	PURSUANT TO PART 3 OF THIS ARTICLE 31.5 AND IF THE BOARD
22	DETERMINES THAT THE MODIFICATION WILL MAINTAIN OR ENHANCE THE
23	ACTUARIAL SOUNDNESS, AS SPECIFIED IN SECTION 31-31.5-101 (5)(a); AND
24	(b) TO INCREASE THE MEMBER CONTRIBUTION RATE ABOVE THE
25	RATES ESTABLISHED PURSUANT TO PART 3 OF THIS ARTICLE 31.5 WITH
26	RESPECT TO THE MEMBERS OF THE STATEWIDE RETIREMENT PLAN IF THE
2.7	INCREASE DOES NOT REQUIRE AN INCREASE IN THE EMPLOYER

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1	${\tt CONTRIBUTIONRATEESTABLISHEDPURSUANTTOPART3OFTHISARTICLE}$
2	31.5. Any such increase in the member contribution rate is not
3	SUBJECT TO NEGOTIATION FOR PAYMENT BY THE EMPLOYER.
4	(c) TO INCREASE THE CONTRIBUTION RATES ABOVE THE RATES
5	ESTABLISHED PURSUANT TO PART 3 OF THIS ARTICLE 31.5 WITH RESPECT
6	TO THE MEMBERS AND EMPLOYERS OF THE STATEWIDE RETIREMENT PLAN
7	IF THE RATE OF INCREASE FOR THE MEMBER AND FOR THE EMPLOYER IS
8	EQUAL.
9	(2) BEFORE MODIFYING THE PLAN PURSUANT TO SUBSECTION (1)
10	OF THIS SECTION, THE BOARD MUST FIND THAT:
11	(a) THE MODIFICATION DOES NOT ADVERSELY AFFECT THE PLAN'S
12	STATUS AS A QUALIFIED PLAN PURSUANT TO THE FEDERAL "INTERNAL
13	REVENUE CODE OF 1986", AS AMENDED;
14	(b) The modification has been approved by sixty-five
15	PERCENT OF THE ACTIVE MEMBERS OF THE STATEWIDE RETIREMENT PLAN
16	WHO ARE AFFECTED BY THE MODIFICATION AND WHO VOTE IN AN
17	ELECTION PROPOSING THE MODIFICATION;
18	(c) THE MODIFICATION HAS BEEN APPROVED BY MORE THAN FIFTY
19	PERCENT OF THE EMPLOYERS HAVING ACTIVE MEMBERS COVERED BY THE
20	STATEWIDE RETIREMENT PLAN THAT VOTE IN THE ELECTION PROPOSING
21	THE MODIFICATION, EACH EMPLOYER TO BE ASSIGNED ONE VOTE; EXCEPT
22	THAT EMPLOYERS HAVING BOTH ACTIVE POLICE AND ACTIVE FIRE
23	MEMBERS IN THE PLAN SHALL BE ASSIGNED TWO VOTES; AND
24	(d) THE MODIFICATION DOES NOT ADVERSELY AFFECT THE PENSION
25	BENEFITS OF RETIRED MEMBERS.
26	(3) ANY INCREASE IN THE MEMBER CONTRIBUTION RATE
27	ESTABLISHED PURSUANT TO THIS SECTION SHALL BE PAID FROM A

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1	MEMBER'S SALARY AND OTHERWISE BE TREATED IN THE SAME MANNER
2	SPECIFIED IN PART 3 OF THIS ARTICLE 31.5 FOR REQUIRED MINIMUM
3	MEMBER CONTRIBUTIONS FOR PURPOSES OF THE FEDERAL "INTERNAL
4	REVENUE CODE OF 1986", AS AMENDED.
5	(4) THE BOARD MAY ELIMINATE AN INCREASE IN THE MEMBER OR
6	THE MEMBER AND EMPLOYER CONTRIBUTION RATE INCREASES
7	ESTABLISHED PURSUANT TO THIS PART 6 SO LONG AS THE REQUIREMENTS
8	FOR AN INCREASE SET FORTH IN SUBSECTION (2) OF THIS SECTION ARE MET.
9	(5) THE BOARD SHALL NOT ADOPT A MODIFICATION THAT REDUCES
10	THE STATEWIDE RETIREMENT PLAN'S AGE FOR NORMAL RETIREMENT
11	BELOW THAT PERMITTED BY SECTION 31-31.5-401 (2).
12	(6) The board shall adopt rules setting forth the
13	PROCEDURES FOR THE ELECTIONS REQUIRED BY SUBSECTIONS (2)(b) AND
14	(2)(c) OF THIS SECTION. EACH EMPLOYER HAVING MEMBERS IN THE
15	STATEWIDE RETIREMENT PLAN SHALL COMPLY WITH THE PROCEDURES
16	ESTABLISHED BY THE BOARD AND SHALL CERTIFY THE RESULTS OF ANY
17	MEMBER ELECTION TO THE BOARD AS PRESCRIBED BY THE BOARD'S RULES.
18	(7) A WRITTEN COPY OF THE LANGUAGE OF ANY MODIFICATIONS
19	TO THE STATEWIDE DEFINED BENEFIT PLAN OR AN INCREASE IN THE
20	MEMBER CONTRIBUTION RATE ADOPTED BY THE BOARD PURSUANT TO THIS
21	SECTION SHALL BE KEPT AND MAINTAINED BY THE BOARD AT ITS OFFICES
22	AND BE MADE AVAILABLE FOR COPYING AND INSPECTION BY ANY
23	INTERESTED PARTY.
24	(8) IF AT ANY TIME THE COST OF ANY MODIFICATION ADOPTED BY
25	THE BOARD PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION WOULD
26	REQUIRE AN INCREASE IN EMPLOYER AND MEMBER CONTRIBUTIONS MADE
27	PURSUANT TO PART 3 OF THIS ARTICLE 31.5 OR ANY HIGHER MEMBER

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1	CONTRIBUTION RATE ESTABLISHED PURSUANT TO SUBSECTION (1)(b) OF
2	THIS SECTION, THE BOARD SHALL REVOKE THE MODIFICATION AS IT
3	APPLIES TO ACTIVE MEMBERS OF THE STATEWIDE RETIREMENT PLAN
4	PURSUANT TO SECTION 31-31.5-402. THE BOARD MAY REINSTITUTE THE
5	MODIFICATION AT A LATER DATE, IN ITS DISCRETION, IF REINSTITUTING THE
6	MODIFICATION WOULD NOT REQUIRE AN INCREASE IN THE EMPLOYER AND
7	MEMBER CONTRIBUTIONS MADE PURSUANT TO PART 3 OF THIS ARTICLE
8	31.5.
9	SECTION 2. In Colorado Revised Statutes, 31-31-202, amend
10	(3) as follows:
11	31-31-202. Powers and duties of the board. (3) Under the
12	direction of the board, each employer, including employers not covered
13	by or specifically exempted from the statewide defined benefit
14	RETIREMENT plan in accordance with the provisions of section 31-31-401
15	(1), shall furnish such information and shall keep such records as the
16	board may require for the discharge of its duties.
17	SECTION 3. In Colorado Revised Statutes, amend 31-31-203 as
18	follows:
19	31-31-203. Fund not subject to levy. Except for assignments for
20	child support debt pursuant to section 14-14-104, C.R.S., child support
21	arrearages as requested as part of an enforcement action under article 5
22	of title 14, C.R.S., or child support arrearages that are the subject of
23	enforcement services provided under section 26-13-106, C.R.S., for
24	income assignments for child support purposes pursuant to section
25	14-14-111.5, C.R.S., for writs of garnishment that are the result of a
26	judgment taken for arrearages for child support or for child support debt
27	for payments made in compliance with a properly executed court order

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approving a written agreement entered into pursuant to section 14-10-113
(6), C.R.S., and for restitution that is required to be paid for the theft,
embezzlement, misappropriation, or wrongful conversion of public
property or in the event of a judgment for a willful and intentional
violation of fiduciary duties pursuant to this article ARTICLE 31 where the
offender or a related party received direct financial gain, OR AS
OTHERWISE REQUIRED UNDER FEDERAL LAW, no portion of the funds
created pursuant to sections 31-31-204 (4), 31-31-502, 31-31-701 (6),
31-31-706 (1), 31-31-813 (1), and 31-31-901 (3), THIS ARTICLE 31 OR
ARTICLE 31.5 OF THIS TITLE 31 before or after their order for distribution
by the board to the persons entitled thereto, shall be held, seized, taken,
subjected to, detained, or levied on by virtue of any attachment,
execution, injunction, writ, interlocutory or other order or decree, or
process or proceeding whatsoever issued out of or by any court of this
state for the payment or satisfaction, in whole or in part, of any debt,
damage, claim, demand, or judgment against the fire and police pension
association or employers that belong to such association or the beneficiary
of such funds. The funds shall be held and distributed for the purpose of
this article ARTICLE 31 and for no other purpose whatsoever.
SECTION 4. In Colorado Revised Statutes, 31-31-204, amend
(1)(a), (2.5), (3)(b), and (3)(c); and repeal (1)(b) and (4)(d) as follows:
21 21 204 Defined honeft gygtom (1) There shall be a defined

- **31-31-204. Defined benefit system.** (1) There shall be a defined benefit system that shall consist of the following plans:
 - (a) The statewide defined benefit RETIREMENT plan established pursuant to part 4 of this article ARTICLE 31.5 OF THIS TITLE 31;
- (b) The statewide hybrid plan established pursuant to part 11 of this article;

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(2.5) Notwithstanding section 31-31-408 or 31-31-1102 (5)
SECTION 31-31.5-601 or the terms of an agreement entered into pursuant
to section 31-31-706 (2), the board may modify, ALTER, or amend the
plan provisions contained in part 4 of this article ARTICLE 31.5 OF THIS
TITLE 31 or a plan document or rules of a plan within the defined benefit
system as the board deems prudent and necessary to administer benefits
under the plan consistently and uniformly across the defined benefit
system in a manner that does not result in an actuarial cost to the plan.
Such modifications or amendments may include changes to the options
for the distribution of benefits. This subsection (2.5) shall not be
construed to authorize modification to the amount of a normal benefit.
(3) Qualification requirements - internal revenue code -
definitions. (b) The defined benefit system and each of the plans
established by part 2, 4, 7, or 11 of this article PART 2 OR 7 OF THIS
established by part 2, 4, 7, or 11 of this article PART 2 OR 7 OF THIS ARTICLE 31 OR PART 1 OF ARTICLE 31.5 OF THIS TITLE 31 included within
ARTICLE 31 OR PART 1 OF ARTICLE 31.5 OF THIS TITLE 31 included within
ARTICLE 31 OR PART 1 OF ARTICLE 31.5 OF THIS TITLE 31 included within the system shall satisfy the qualification requirements specified in section
ARTICLE 31 OR PART 1 OF ARTICLE 31.5 OF THIS TITLE 31 included within the system shall satisfy the qualification requirements specified in section 401 of the internal revenue code, as applicable to governmental plans.
ARTICLE 31 OR PART 1 OF ARTICLE 31.5 OF THIS TITLE 31 included within the system shall satisfy the qualification requirements specified in section 401 of the internal revenue code, as applicable to governmental plans. (c) The board may adopt any provision for a plan established by
ARTICLE 31 OR PART 1 OF ARTICLE 31.5 OF THIS TITLE 31 included within the system shall satisfy the qualification requirements specified in section 401 of the internal revenue code, as applicable to governmental plans. (c) The board may adopt any provision for a plan established by part 2, 4, 7, or 11 of this article PART 2 OR 7 OF THIS ARTICLE 31 OR PART
ARTICLE 31 OR PART 1 OF ARTICLE 31.5 OF THIS TITLE 31 included within the system shall satisfy the qualification requirements specified in section 401 of the internal revenue code, as applicable to governmental plans. (c) The board may adopt any provision for a plan established by part 2, 4, 7, or 11 of this article PART 2 OR 7 OF THIS ARTICLE 31 OR PART 1 OF ARTICLE 31.5 OF THIS TITLE 31 that is necessary to comply with the
ARTICLE 31 OR PART 1 OF ARTICLE 31.5 OF THIS TITLE 31 included within the system shall satisfy the qualification requirements specified in section 401 of the internal revenue code, as applicable to governmental plans. (c) The board may adopt any provision for a plan established by part 2, 4, 7, or 11 of this article PART 2 OR 7 OF THIS ARTICLE 31 OR PART 1 OF ARTICLE 31.5 OF THIS TITLE 31 that is necessary to comply with the internal revenue code.
ARTICLE 31 OR PART 1 OF ARTICLE 31.5 OF THIS TITLE 31 included within the system shall satisfy the qualification requirements specified in section 401 of the internal revenue code, as applicable to governmental plans. (c) The board may adopt any provision for a plan established by part 2, 4, 7, or 11 of this article PART 2 OR 7 OF THIS ARTICLE 31 OR PART 1 OF ARTICLE 31.5 OF THIS TITLE 31 that is necessary to comply with the internal revenue code. (4) Trust fund. (d) The following accounts shall be established
ARTICLE 31 OR PART 1 OF ARTICLE 31.5 OF THIS TITLE 31 included within the system shall satisfy the qualification requirements specified in section 401 of the internal revenue code, as applicable to governmental plans. (c) The board may adopt any provision for a plan established by part 2, 4, 7, or 11 of this article PART 2 OR 7 OF THIS ARTICLE 31 OR PART 1 OF ARTICLE 31.5 OF THIS TITLE 31 that is necessary to comply with the internal revenue code. (4) Trust fund. (d) The following accounts shall be established within the trust fund:

(II) Accounts for the statewide hybrid plan as may be required

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1	under the statewide hybrid plan document;
2	(III) Accounts for exempt plans incorporated into the statewide
3	defined benefit plan as may be required under the plan documents; and
4	(IV) Accounts for health-care benefit plans as may be required
5	under the health-care plan documents.
6	SECTION 5. In Colorado Revised Statutes, add 31-31-205 as
7	follows:
8	31-31-205. Confidentiality of members' protected personal
9	information. ALL INFORMATION CONTAINED IN RECORDS OF ACTIVE
10	MEMBERS, RETIRED MEMBERS, FORMER MEMBERS, INACTIVE MEMBERS,
11	DESIGNATED BENEFICIARIES, ALTERNATE PAYEES, BENEFIT RECIPIENTS,
12	AND THEIR DEPENDENTS OF ANY PLAN ADMINISTERED BY THE
13	ASSOCIATION OR OF ANY LOCALLY ADMINISTERED AND FINANCED
14	ALTERNATIVE PLAN SHALL BE MAINTAINED AS CONFIDENTIAL. THE
15	ASSOCIATION OR LOCAL PLAN ADMINISTRATOR MAY PROVIDE SUCH
16	INFORMATION AS IS NECESSARY TO A THIRD-PARTY SERVICE PROVIDER
17	PURSUANT TO ARTICLE 73 OF TITLE 24.
18	SECTION 6. In Colorado Revised Statutes, amend 31-31-401 as
19	follows:
20	31-31-401. Applicability of plan. (1) Every employer in this
21	state shall provide the pension benefits of the statewide defined benefit
22	RETIREMENT plan established by this part 4 PART 31.5 OF THIS TITLE 31 for
23	members hired on or after April 8, 1978, except for the following:
24	(a) Any employer that began covering members under the federal
25	"Social Security Act" on or before August 11, 2005, and any employer
26	that began covering members under the federal "Social Security Act" on
27	or before August 11, 2005, that chooses to cover members hired after

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August 11, 2005, under the federal "Social Security Act";

- (b) Any employer that covers members under an exempt plan established pursuant to part 8 of article 30.5 of this title;
 - (c) Any employer that has withdrawn its members from the statewide defined benefit plan pursuant to part 6 of this article and established a locally administered and financed alternative pension plan;
 - (d) Any employer that has withdrawn its members from the statewide defined benefit plan for the purpose of covering them under the statewide money purchase plan established pursuant to part 5 of this article; and
 - (e) Any employer that covers a member hired on or after April 8, 1978, but before January 1, 1980, under an old hire pension plan as permitted by section 31-30.5-103 (1).
 - (2) Nothing in this part 4 shall affect retirement pensions or disability or survivor benefits of members hired prior to April 8, 1978, who retired, were disabled, or died prior to January 1, 1980.
 - (3) Where an employer results from a merger, a consolidation, or an exclusion or dissolution proceeding between or among one or more employers, including a new governmental entity created by intergovernmental agreement between or among one or more employers, all members transferred to or employed by such resulting employer shall, for the purposes of this article 31 and article 30.5 ARTICLES 30.5 AND 31.5 of this title 31, have those rights and obligations they had prior to the merger, consolidation, exclusion, dissolution, or intergovernmental agreement. In the event of a transfer of members, provision shall be made in such agreement or proceeding for allocation and transfer of plan assets, and, in the event of the transfer of members of a defined benefit plan,

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provision shall be made in such agreement or proceeding for discharging plan liabilities and funding in order to maintain or enhance the actuarial soundness of the remaining and resulting plans. If the resulting employer had no members prior to the merger, consolidation, exclusion, or dissolution, it may continue as its plan any plan of a transferring employer, authorized by this article, for its members hired after the effective date of the agreement or proceeding or the resulting employer shall belong to the statewide defined benefit RETIREMENT plan. The board may authorize the resulting employer to consolidate preexisting retirement plans and any retirement plan attributable solely to the resulting employer into one or more plans if the plans to be consolidated are identical, the benefits are equal for all members covered under the retirement provisions of the plans, and no member suffers a reduction of benefits or an increase in member contributions due to such plan consolidation. Any member employed by a predecessor department who participated in a money purchase plan prior to the merger, consolidation, exclusion, or dissolution and who participates in the statewide defined benefit RETIREMENT plan after the merger, consolidation, exclusion, or dissolution shall pay the continuing uniform rate of contribution established by the board pursuant to section 31-31-1101 (7) SECTION 31-31.5-305.

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(4) (a) A department chief hired on or after April 8, 1978, shall be exempted from the statewide defined benefit plan, upon the execution of a written agreement between the department chief and the chief's employer that provides for the department chief's participation in social security or in a federal insurance contribution act replacement plan as allowed under the federal internal revenue code, and the submission of

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notice to the association. A department chief may satisfy the federal insurance contribution act replacement plan requirement by participating in an employer sponsored plan, the statewide money purchase plan, or the statewide hybrid plan. The transfer of member and employer contributions between the statewide defined benefit plan and the statewide money purchase plan shall be consistent with the provisions of section 31-31-501.

- (b) For purposes of this subsection (4), a "department chief" means the senior command officer of any fire or police department of any employer, by whatever title known, including but not limited to chief, administrator, or director.
- (c) A department chief exempted pursuant to paragraph (a) of this subsection (4) may maintain coverage for disability and survivor benefits under part 8 of this article if the department chief participates in the statewide money purchase plan, the statewide hybrid plan, or a local money purchase plan that is qualified under section 401(a) of the federal internal revenue code and that has a contribution rate of not less than sixteen percent.
- (5) A member normally serving less than one thousand six hundred hours in any calendar year shall be exempted from THE LIFETIME BENEFIT COMPONENTS OF the statewide defined benefit RETIREMENT plan and shall be covered under the statewide money purchase plan.
- (6) If an employer that is otherwise required to enroll its members under the A plan fails to properly enroll such members, neither the fire and police pension association nor the defined benefit system trust fund is obligated or liable for any purpose to any person or employer arising from such failure.

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I	SECTION 7. In Colorado Revised Statutes, add 31-31-412 as
2	follows:
3	31-31-412. Merger in to the statewide retirement plan.
4	(1) (a) On or about January 1, 2023, the assets and liabilities of
5	THE STATEWIDE DEFINED BENEFIT PLAN SHALL MERGE INTO THE
6	STATEWIDE RETIREMENT PLAN CREATED PURSUANT TO ARTICLE 31.5 OF
7	THIS TITLE 31.
8	(b) STATEWIDE DEFINED BENEFIT ASSETS HELD IN THE ACTUARIAL
9	ACCOUNT PURSUANT TO THIS PART 4 SHALL BE TRANSFERRED TO THE
10	LIFETIME BENEFITS ACCOUNT CREATED PURSUANT TO PART 1 OF ARTICLE
11	31.5 of this title 31.
12	(c) STABILIZATION RESERVE ACCOUNT ASSETS HELD IN SEPARATE
13	RETIREMENT ACCOUNTS PURSUANT TO THIS PART 4 SHALL BE
14	TRANSFERRED TO THE MONEY PURCHASE ACCOUNT CREATED PURSUANT
15	TO PART 1 OF ARTICLE 31.5 OF THIS TITLE 31.
16	(d) DEFERRED RETIREMENT OPTION PLAN ACCOUNT ASSETS OF THE
17	STATEWIDE DEFINED BENEFIT PLAN SHALL BE TRANSFERRED TO THE
18	MONEY PURCHASE ACCOUNT CREATED TO PURSUANT TO PART 1 OF
19	ARTICLE 31.5 OF THIS TITLE 31.
20	(2) ALL REMAINING DEFINED BENEFITS AND OTHER OBLIGATIONS
21	OF THE STATEWIDE DEFINED BENEFIT PLAN PAYABLE ON AND AFTER
22	JANUARY 1, 2023, SHALL BE PAID FROM THE LIFETIME BENEFITS ACCOUNT
23	OF THE STATEWIDE RETIREMENT PLAN; EXCEPT THAT THE REMAINING
24	OBLIGATIONS HELD IN THE SEPARATE RETIREMENT ACCOUNTS OF THE
25	STATEWIDE DEFINED BENEFIT PLAN SHALL BE TRANSFERRED TO AND BE
26	PAYABLE FROM THE MONEY PURCHASE COMPONENT OF THE STATEWIDE
27	RETIREMENT. SAID OBLIGATIONS SHALL BE PAID PURSUANT TO THE

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1	STATUTORY PROVISIONS AND RULES ADOPTED BY THE BOARD REGARDING
2	THE STATEWIDE RETIREMENT PLAN.
3	(3) PARTICIPATION BY ALL MEMBERS, INCLUDING RETIREES, IN THE
4	STATEWIDE DEFINED BENEFIT PLAN SHALL TERMINATE UPON THE MERGER
5	OF THE PLANS AND SAID MEMBERS SHALL BEGIN PARTICIPATION IN THE
6	DEFINED BENEFIT COMPONENT OF THE STATEWIDE RETIREMENT PLAN.
7	ACCUMULATED SERVICE CREDIT AND LENGTH OF SERVICE SHALL BE
8	AGGREGATED BETWEEN THE PLANS.
9	(4) IMMEDIATELY AFTER SUCH TRANSFER, THE AFFECTED
10	MEMBER'S ACCRUED BENEFITS IN THE STATEWIDE RETIREMENT PLAN
11	SHALL BE EQUAL TO THE MEMBER'S ACCRUED BENEFITS IMMEDIATELY
12	BEFORE THE TRANSFER.
13	(5) The merger is intended to be consistent with the
14	REQUIREMENTS UNDER SECTION 414(1) OF THE "INTERNAL REVENUE CODE
15	OF 1986", AS AMENDED, AND SHALL NOT BE CONSIDERED A PLAN
16	TERMINATION AND SHALL NOT RESULT IN A DISTRIBUTABLE EVENT.
17	SECTION 8. In Colorado Revised Statutes, 31-31-501, amend
18	(1), (2), (4)(a)(I), (6)(a), (6)(b)(I), (6)(b)(II), (6)(b)(IV), (6)(c), and (7) as
19	follows:
20	31-31-501. Withdrawal into statewide money purchase plan.
21	(1) Any employer may withdraw from its participation in the statewide
22	defined benefit RETIREMENT plan established by part 4 of this article
23	ARTICLE 31.5 OF THIS TITLE 31 for the sole purpose of electing
24	participation in the statewide money purchase plan created pursuant to the
25	authority granted in section 31-31-502.
26	(2) (a) The employer may initiate withdrawal from the statewide
27	defined benefit RETIREMENT plan by filing with the board a resolution

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adopted by the employer pursuant to paragraph (b) of this subsection (2) SUBSECTION (2)(b) OF THIS SECTION no less than nine months prior to the effective date of withdrawal unless a shorter waiting period is approved by the board. The effective date of withdrawal shall be the first day of the month immediately following the month in which the waiting period expires.

- (b) The employer's withdrawal resolution shall be adopted by the governing body of the employer and shall state the employer's intent to withdraw from participation in the statewide defined benefit RETIREMENT plan for the purpose of electing participation in the statewide money purchase plan.
- (c) Any withdrawal shall be approved by at least sixty-five percent of all active members employed by the employer who are participating in the statewide defined benefit RETIREMENT plan at the time of the election and who vote in the election proposing the withdrawal.
- (d) The board shall promulgate rules relating to standards for disclosure of all ramifications and procedures for obtaining the member approval provided for in paragraph (c) of this subsection (2) SUBSECTION (2)(c) OF THIS SECTION.
- (e) All withdrawals from the statewide defined benefit RETIREMENT plan shall comply with the requirements set forth in this section, and, except as otherwise provided in this section, all withdrawals meeting such requirements shall be approved by the board. Withdrawal requests that do not meet the requirements of this section shall not be approved by the board.
- (4) (a) (I) The board shall determine the amount of reserves required as of the effective date of withdrawal to maintain current

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benefits payable by the association to benefit recipients and to preserve the vested rights of inactive members. The amount of reserves shall be determined by the board utilizing certified actuarial reports prepared by the actuary for the statewide defined benefit RETIREMENT plan. Any such actuarial report shall also certify that the employer's withdrawal shall not have an adverse financial impact on the actuarial soundness of the new hire benefits account. If the actuary determines, in accordance with accepted actuarial principles, that the withdrawal will not have an adverse financial impact on the actuarial soundness of the new hire benefits account, the board shall transfer such employer's share of the employer contribution reserve in the new hire benefits account, as determined by the actuary, and all member contributions for the employer's active members to a short-term investment account. If the actuary determines, in accordance with accepted actuarial principles, that the withdrawal shall have an adverse financial impact on the actuarial soundness of the new hire benefits account, the employer shall not be permitted to withdraw.

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(6) (a) Members who are not vested under the statewide defined benefit RETIREMENT plan and who are employed by an employer who has withdrawn from the statewide defined benefit RETIREMENT plan shall have their member contributions credited to the statewide money purchase pension plan as set forth in section 31-31-502.

(b) (I) Members who are vested under the statewide defined benefit RETIREMENT plan and who are employed by an employer who has filed a resolution of intent to withdraw from the statewide defined benefit RETIREMENT plan may elect that, if the withdrawal becomes effective, their contributions remain with the statewide defined benefit RETIREMENT plan by giving written notice to the association no later than the date

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established for completion of the member election provided in paragraph (c) of subsection (2) SUBSECTION (2)(c) of this section.

(II) Members who have made such an election shall become inactive statewide defined benefit RETIREMENT plan members entitled to

(IV) If members who have made such an election die or become disabled prior to termination of employment, neither they nor their survivors shall be eligible for benefits under the statewide defined benefit RETIREMENT plan, but rather they shall be limited to those benefits provided in sections 31-31-803, 31-31-807, and 31-31-807.5.

vested benefits upon termination and attainment of vested retirement age.

- (c) Members who do not elect to leave their contributions with the statewide defined benefit RETIREMENT plan pursuant to paragraph (b) of this subsection (6) SUBSECTION (6)(b) OF THIS SECTION shall have their member contributions credited to the statewide money purchase pension plan as set forth in section 31-31-502.
- (7) The provisions of section SECTIONS 31-31-404 (1)(b) AND 31-31.5-411 (1)(b) that relate to the purchase of service credit forfeited by the refund of member contributions shall not apply to members who are employees of an employer that has withdrawn from the statewide defined benefit plan. Such service credit forfeited by such withdrawal may be purchased pursuant to the provisions of section 31-31-403 (7) OR 31-31.5-310.
- **SECTION 9.** In Colorado Revised Statutes, 31-31-502, **amend** 24 (1), (2)(a), and (4)(a) as follows:
 - 31-31-502. Statewide money purchase plan creation management. (1) The board shall develop, maintain, and amend a statewide money purchase plan document that is intended to comply with

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the qualification requirements specified in section 401 of the internal revenue code, as applicable to governmental plans. As used in this subsection (1), "internal revenue code" shall have that meaning set forth in section 31-31-204 (3). The plan shall cover the members of those employers that have withdrawn from the statewide defined benefit RETIREMENT plan pursuant to section 31-31-501.

(2) (a) There is hereby created the fire and police members' statewide money purchase plan benefit trust fund, which shall consist of moneys of employers that have withdrawn from the statewide defined benefit RETIREMENT plan pursuant to section 31-31-501, including member and employer contributions and such amounts as are transferred pursuant to section 31-31-501. The board shall keep an accurate account of the fund and of each member's separate account in the fund.

(4) (a) Except as provided in paragraph (b) of this subsection (4) SUBSECTION (4)(b) OF THIS SECTION, upon the effective date of an employer's withdrawal from the statewide defined benefit RETIREMENT plan and election to participate in the statewide money purchase plan, each member covered by the statewide money purchase plan shall pay into the fund eight percent of salary paid. The payment shall be made by the employer by deduction from the salary paid such member. Except as provided in paragraph (b) of this subsection (4) SUBSECTION (4)(b) OF THIS SECTION, for each such member, the employer shall pay into the fund eight percent of the salary paid to such member. All such payments shall be made by one voucher for the aggregate amount and shall be made no later than ten days following the date of payment of salary to the member. All such payments shall be credited to the fund. Late payments are subject to the penalty set forth in section 31-31-402 (4) SECTION 31-31.5-309.

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1	SECTION 10. In Colorado Revised Statutes, 31-31-704, amend
2	(1) as follows:
3	31-31-704. Optional affiliation by social security employers.
4	(1) (a) Prior to January 1, 2007, and notwithstanding the exemption
5	provided in section 31-31-401 (1)(a), any employer that covers members
6	under the federal "Social Security Act", as amended, or any county that
7	covers salaried employees whose duties are directly involved with the
8	provision of law enforcement or fire protection, as certified by the county
9	under the federal "Social Security Act", as amended, may have elected
10	affiliation with the association, either as to coverage under the statewide
11	death and disability plan or as to retirement under the statewide defined
12	benefit plan, or as to both, by filing with the board a resolution of the
13	governing body of such employer, but any such affiliation shall either
14	exclude past service credit or include past service credit funded by
15	contribution levels established by the board.
16	(b) On or about January 1, 2023, participation by members
17	EMPLOYED BY SOCIAL SECURITY EMPLOYERS WHO ELECTED OPTIONAL
18	AFFILIATION PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION SHALL BE
19	TRANSFERRED TO THE STATEWIDE RETIREMENT PLAN PURSUANT TO THE
20	MERGER DESCRIBED IN SECTION 31-31-412.
21	SECTION 11. In Colorado Revised Statutes, 31-31-704.5,
22	amend (1); and add (8) as follows:
23	31-31-704.5. Entry for social security employers.
24	(1) (a) (I) Notwithstanding the exemption provided in section 31-31-401
25	(1)(a), any employer that covers members under the federal "Social
26	Security Act", as amended, or any county that covers salaried employees
27	under the federal "Social Security Act", as amended, whose duties are

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directly involved with the provision of law enforcement or fire protection

PEACE OFFICERS OR FIREFIGHTERS as certified by the county may elect
coverage under the social security supplemental plan STATEWIDE

RETIREMENT PLAN SOCIAL SECURITY SUPPLEMENTAL COMPONENT

established pursuant to section 31-31-704.6 ARTICLE 31.5 OF THIS TITLE

31 by filing a resolution of affiliation with the board pursuant to subsection (2) of this section. Election of coverage under the plan shall be irrevocable.

- (II) The board may allow an employer eligible for participation in the social security supplemental plan pursuant to subsection (1)(a)(I) of this section to alternatively elect to participate in one or more of the plans within the defined benefit system OTHER LIFETIME BENEFIT COMPONENTS OF THE STATEWIDE RETIREMENT PLAN with full benefits and unreduced contribution rates. Such participation shall be as provided by rules adopted by the board. The board may determine a continuing rate of contribution for all members who are active on the effective date of coverage to fund benefits as may be necessary to ensure that the affiliating employers' coverage shall not have an adverse financial impact on the actuarial soundness of the plan.
- (b) A county electing to affiliate with the association FOR THE PURPOSE OF PROVIDING COVERAGE OF ITS PEACE OFFICERS OR FIREFIGHTERS shall make such election through the county's governing board. For purposes of administering to counties affiliated pursuant to this section, any county electing to affiliate shall be included in the definition of "employer", as defined in section 31-31-102 (3), and any covered employee PEACE OFFICER OR FIREFIGHTER of such county shall be included in the definition of "member", as defined in section 31-31-102

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1	(4).
2	(8) ANY EMPLOYER PARTICIPATING IN THE SOCIAL SECURITY
3	COMPONENT OF THE STATEWIDE RETIREMENT PLAN CREATED PURSUANT
4	TO ARTICLE 31.5 of this title 31May not elect coverage under the
5	STATEWIDE DEATH AND DISABILITY PLAN UNDER PART 8 OF THIS ARTICLE
6	31.
7	SECTION 12. In Colorado Revised Statutes, 31-31-706, amend
8	(2)(c) as follows:
9	31-31-706. Affiliation by exempt defined benefit pension plans.
10	(2) (c) The board may require that employees hired by the local employer
11	with the formerly exempt defined benefit pension plan after the date of
12	incorporation pursuant to this subsection (2) be members of the statewide
13	defined benefit RETIREMENT plan pursuant to part 4 of this article ARTICLE
14	31.5 of this title 31.
15	SECTION 13. In Colorado Revised Statutes, amend 31-31-708
16	as follows:
17	31-31-708. Optional affiliation by county sheriff. Any county
18	that does not cover, under the federal "Social Security Act", as amended,
19	salaried employees whose duties are directly involved with the provision
20	of law enforcement or fire protection as certified by the county may elect
21	coverage under the statewide defined benefit RETIREMENT plan
22	established in part 4 of this article 31 ARTICLE 31.5 OF THIS TITLE 31 and
23	the statewide death and disability plan established in part 8 of this article
24	31 by filing a resolution of affiliation with the board. Election of coverage
25	under the plan is irrevocable. Such participation shall be as provided by
26	rules adopted by the board. The board may determine a continuing rate of
27	contribution for all members who are active on the effective date of

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1	coverage to fund benefits as may be necessary to ensure that the
2	affiliating employers' coverage shall not have an adverse financial impact
3	on the actuarial soundness of the plan.
4	SECTION 14. In Colorado Revised Statutes, 31-31-802, amend
5	(2)(a) as follows:
6	31-31-802. Coverage. (2) (a) Departments participating in a plan
7	established pursuant to part 4, 5, or 11 of this title ARTICLE 31 OR ARTICLE
8	31.5 OF THIS TITLE 31 and not participating in the plan for disability and
9	survivor benefits under this part 8 may be covered by the provisions of
10	this part 8 in accordance with the terms, conditions, and procedures
11	established by the board.
12	SECTION 15. In Colorado Revised Statutes, 31-31-803, amend
13	(7)(a) and (12) as follows:
14	31-31-803. Retirement for disability. (7) (a) The benefits
15	payable under this section or section 31-31-806.5 to any member who is
16	awarded an occupational disability prior to October 1, 2002, a total
17	disability, or who is permanently occupationally disabled and who is also
18	eligible to receive payments from the member's separate retirement
19	INDIVIDUAL account pursuant to section 31-31-406 PART 5 OF ARTICLE
20	31.5 OF THIS TITLE 31 or a similar provision in a local pension plan shall
21	be reduced by an amount that is the actuarial equivalent of the benefits
22	such member is eligible to receive from the separate retirement account,
23	whether the benefits received from the account are paid on a periodic
24	basis or in a lump sum.
25	(12) Notwithstanding any limitation provided under article 80 of
26	title 13 C.R.S., or any other applicable limitation, any application for
27	disability must be filed by the member no later than one hundred eighty

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1 THREE HUNDRED SIXTY-FIVE days after the last day on the payroll under 2 which disability coverage under this section is provided. 3 **SECTION 16.** In Colorado Revised Statutes, 31-31-804, amend 4 (2) as follows: 5 31-31-804. Reduction of disability benefits - definitions. 6 (2) The benefits payable under section 31-31-803 or 31-31-806.5 to any 7 member who is occupationally disabled prior to October 1, 2002, is 8 permanently occupationally disabled, or who is totally disabled and who 9 at the time of the award of such benefits is a member of a money purchase 10 plan pursuant to this article or article 30.5 of this title TITLE 31, including 11 any department chief, who at the time of the award of such benefits has 12 been exempted from the statewide defined benefit RETIREMENT plan as 13 permitted by section 31-31-401 (4) SECTION 31-31.5-203, shall be reduced 14 by an amount that is the actuarial equivalent of the benefits such member 15 receives from any such money purchase plan, whether the benefits 16 received from the money purchase plan are paid on a periodic basis or in 17 a lump sum. No such reduction shall exceed the actuarial equivalent of 18 money purchase plan benefits if such benefits had been funded at the 19 same rate of contributions specified in section 31-31-402 (1) and (2) as 20 is required for benefits under section 31-31-403 SECTION 31-31.5-301. 21 SECTION 17. In Colorado Revised Statutes, 31-31-808, amend 22 (1) as follows: 23 **31-31-808.** Reduction of survivor benefits. (1) The benefits 24 payable under sections 31-31-807 and 31-31-807.5 to the surviving 25 spouse and dependent children of any member, who at the time of the 26 member's death was a member of a money purchase plan established 27 under this article or article 30.5 of this title TITLE 31, including any

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1	department chief, who at the time of the chief's death had been exempted
2	from the statewide defined benefit RETIREMENT plan as permitted by
3	section 31-31-401 (4) SECTION 31-31.5-203, shall be reduced by an
4	amount that is the actuarial equivalent of the benefits such surviving
5	spouse and dependent children receive from the money purchase plan,
6	whether the benefits received from the money purchase plan are paid on
7	a periodic basis or in a lump sum. No such reduction shall exceed the
8	actuarial equivalent of money purchase plan benefits if such benefits had
9	been funded at the same rate of contributions specified in section
10	31-31-402(1) and (2) as are required for benefits under section 31-31-403
11	SECTION 31-31.5-301.
12	SECTION 18. In Colorado Revised Statutes, 31-31-810, amend
13	(1)(b) and (2)(b) as follows:
14	31-31-810. Employer liability - statewide standard health
15	history form. (1) (b) The board shall enforce a claim for repayment
16	against the employer by either increasing the contribution of the employer
17	under section 31-31-402 (2) PART 3 OF ARTICLE 31.5 OF THIS TITLE 31 or
18	by the commencement and prosecution of a civil action. The choice of
19	remedies shall be in the sole discretion of the board.
20	(2) (b) The board shall enforce a claim for repayment against the
21	employer either by increasing the contribution of the employer under
22	section 31-31-402 (2) PART 3 OF ARTICLE 31.5 OF THIS TITLE 31 or by the
23	commencement and prosecution of a civil action. The choice of remedies
24	shall be in the sole discretion of the board.
25	SECTION 19. In Colorado Revised Statutes, 31-31-1101, amend
26	(1) as follows:
27	31-31-1101. Entry into the fire and police pension association

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1	defined benefit system. (1) Any employer who has established a local
2	money purchase plan pursuant to part 6 of this article 31 or article 30.5 of
3	this title 31 or has withdrawn into the statewide money purchase plan
4	pursuant to part 5 of this article 31 may apply to the board to require all
5	new employees hired on or after a date certain who meet the definition of
6	member as defined in section 31-31-102 (4) to participate as a group in
7	the defined benefit system in either the DEFINED BENEFIT COMPONENT OR
8	THE HYBRID AND MONEY PURCHASE COMPONENTS OF THE statewide
9	defined benefit RETIREMENT plan established in part 4 of this article 31
10	or the statewide hybrid plan established in section 31-31-1102 ARTICLE
11	31.5 OF THIS TITLE 31. An application may be initiated by filing with the
12	board a resolution adopted by the governing body of the employer in
13	accordance with the terms, process, certifications, and schedule
14	established by the board.
15	SECTION 20. In Colorado Revised Statutes, add 31-31-1104 as
16	follows:
17	31-31-1104. Merger in to the statewide retirement plan.
18	(1) (a) On or about January 1, 2023, the assets and liabilities of
19	THE STATEWIDE HYBRID PLAN SHALL MERGE INTO THE STATEWIDE
20	RETIREMENT PLAN CREATED PURSUANT TO ARTICLE 31.5 OF THIS TITLE 31.
21	(b) The statewide hybrid plan members defined benefit
22	ACCOUNT ASSETS SHALL BE TRANSFERRED TO THE LIFETIME BENEFITS
23	ACCOUNT CREATED PURSUANT TO PART 1 OF ARTICLE 31.5 OF THIS TITLE
24	31.
25	(c) THE STATEWIDE HYBRID PLAN AGGREGATE MONEY PURCHASE
26	ACCOUNTS ASSETS SHALL BE TRANSFERRED TO THE MONEY PURCHASE
27	ACCOUNT CREATED IN PART 1 OF ARTICLE 31.5 OF THIS TITLE 31.

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1	(d) DEFERRED RETIREMENT OPTION PLAN ACCOUNT ASSETS OF THE
2	STATEWIDE HYBRID PLAN SHALL BE TRANSFERRED TO THE MONEY
3	PURCHASE ACCOUNT CREATED IN PART 1 OF ARTICLE 31.5 OF THIS TITLE
4	31.
5	(2) ALL REMAINING DEFINED BENEFITS AND OTHER OBLIGATIONS
6	OF THE STATEWIDE HYBRID PLAN PAYABLE ON AND AFTER JANUARY 1,
7	2023, SHALL BE PAID FROM LIFETIME BENEFITS ACCOUNT OF THE
8	STATEWIDE RETIREMENT PLAN. THE MONEY PURCHASE OBLIGATIONS OF
9	THE STATEWIDE HYBRID PLAN SHALL BE TRANSFERRED TO AND BE
10	PAYABLE FROM THE MONEY PURCHASE COMPONENT OF THE STATEWIDE
11	RETIREMENT PLAN. SAID OBLIGATIONS SHALL BE PAID PURSUANT TO THE
12	STATUTORY PROVISIONS AND RULES ADOPTED BY THE BOARD REGARDING
13	THE STATEWIDE RETIREMENT PLAN PURSUANT TO ARTICLE 31.5 OF THIS
14	TITLE 31.
15	(3) PARTICIPATION BY ALL MEMBERS, INCLUDING RETIREES, IN THE
16	STATEWIDE HYBRID PLAN SHALL TERMINATE UPON THE MERGER OF THE
17	PLANS AND SAID MEMBERS SHALL BEGIN PARTICIPATION IN THE HYBRID
18	COMPONENT AND THE MONEY PURCHASE COMPONENT OF THE STATEWIDE
19	RETIREMENT PLAN. ACCUMULATED SERVICE CREDIT AND LENGTH OF
20	SERVICE SHALL BE AGGREGATED BETWEEN THE PLANS. RETIREES SHALL
21	RECEIVE AN ADJUSTMENT TO THEIR BENEFITS BASED ON THE ACTUARIAL
22	FUNDING OF THE PLAN UPON MERGER AS DETERMINED BY THE BOARD.
23	(4) IMMEDIATELY AFTER SUCH TRANSFER, THE AFFECTED
24	MEMBER'S ACCRUED BENEFITS IN THE STATEWIDE RETIREMENT PLAN
25	SHALL BE AT LEAST AS GREAT AS THE MEMBER'S ACCRUED BENEFITS
26	IMMEDIATELY BEFORE THE TRANSFER.
27	(5) The merger is intended to be consistent with the

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1 REQUIREMENTS UNDER SECTION 414(h) OF THE INTERNAL REVENUE CODE 2 AND SHALL NOT BE CONSIDERED A PLAN TERMINATION AND SHALL NOT 3 RESULT IN A DISTRIBUTABLE EVENT. 4 **SECTION 21.** In Colorado Revised Statutes, repeal 31-31-402, 5 31-31-403, 31-31-404, 31-31-405, 31-31-406, 31-31-407, 31-31-408, 6 31-31-410, 31-31-411, 31-31-601, 31-31-704.6, 31-31-704.7, and 7 31-31-1102. 8 **SECTION 22.** Act subject to petition - effective date. Sections 9 2 through 4, 6, 8 through 19, and 21 of this act take effect January 1, 10 2023, and the remainder of this act takes effect at 12:01 a.m. on the day 11 following the expiration of the ninety-day period after final adjournment 12 of the general assembly; except that, if a referendum petition is filed 13 pursuant to section 1 (3) of article V of the state constitution against this 14 act or an item, section, or part of this act within such period, then the act, 15 item, section, or part will not take effect unless approved by the people 16 at the general election to be held in November 2022 and, in such case, 17 will take effect on the date of the official declaration of the vote thereon

18

by the governor.

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