House Engrossed

State of Arizona House of Representatives Forty-eighth Legislature First Regular Session 2007

HOUSE BILL 2140

AN ACT

AMENDING SECTIONS 9-956, 20-224, 38-801, 38-802, 38-803, 38-803.01, 38-804, 38-807, 38-809, 38-815, 38-817, 38-820, 38-841, 38-842, 38-844, 38-844.03, 38-844.10, 38-846, 38-846.01, 38-847, 38-848, 38-848.01, 38-848.02, 38-849, 38-851, 38-858, 38-859, 38-882, 38-883, 38-883.01, 38-885.01, 38-886, 38-886.01, 38-887, 38-888, 38-893, 38-902, 38-904, 38-906, 38-907, 41-192 AND 41-1001, ARIZONA REVISED STATUTES; AMENDING SECTION 38-857, ARIZONA REVISED STATUTES. AS AMENDED BY LAWS 2005. CHAPTER 297. SECTION 3: REPEALING SECTION 38-857, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2004, CHAPTER 325, SECTION 6; AMENDING SECTION 38-881, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2006, CHAPTER 264, SECTION 13 AND CHAPTER 308, SECTION 1; AMENDING SECTION 38-881, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2006, CHAPTER 264, SECTION 14 AND CHAPTER 308, SECTION 2: AMENDING SECTION 38-884, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2006, CHAPTER 241, SECTION 1; AMENDING TITLE 38, CHAPTER 5, ARTICLE 6, ARIZONA REVISED STATUTES, BY ADDING SECTIONS 38-910 AND 38-911: RELATING TO SPECIAL RETIREMENT PLANS: PROVIDING FOR CONDITIONAL ENACTMENT.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona: Section 1. Section 9-956, Arizona Revised Statutes, is amended to 2 3 read: 4 9-956. Annual audit: report of secretary: sanction 5 The board shall cause an annual audit and report of the fund. Α. The secretary shall report, using a form approved by the state fire 6 Β. 7 marshal, annually on or before January 1 to the board the condition of the 8 fund and the receipts and disbursements, with a complete list of its 9 beneficiaries and the amounts paid. 10 C. The board shall send a copy of the annual audit and report of the 11 fund to the state fire marshal and the Arizona state library, archives and 12 public records. 13 D. If the annual pension fund report is not received by January 31 by 14 the state fire marshal, the participating MUNICIPALITY OR fire district is 15 not eligible to receive its share of fire insurance premium tax monies under section 9-952. 16 17 Sec. 2. Section 20-224, Arizona Revised Statutes, is amended to read: 18 20-224. Premium tax 19 A. On or before March 1 of each year each authorized domestic insurer, 20 each other insurer and each formerly authorized insurer referred to in 21 section 20-206, subsection B_{-} shall file with the director a report in a form prescribed by the director showing total direct premium income including 22 23 policy membership and other fees and all other considerations for insurance 24 from all classes of business whether designated as a premium or otherwise 25 received by it during the preceding calendar year on account of policies and 26 contracts covering property, subjects or risks located, resident or to be 27 performed in this state, after deducting from such total direct premium 28 income applicable cancellations, returned premiums, the amount of reduction 29 in or refund of premiums allowed to industrial life policyholders for payment 30 of premiums direct to an office of the insurer and all policy dividends, 31 refunds, savings coupons and other similar returns paid or credited to 32 policyholders within this state and not reapplied as premiums for new, 33 additional or extended insurance. No deduction shall be made of the cash surrender values of policies or contracts. Considerations received on 34 35 annuity contracts, as well as the unabsorbed portion of any premium deposit, 36 shall not be included in total direct premium income, and neither shall be 37 subject to tax. The report shall separately indicate the total direct 38 premium income received from fire insurance premiums on property located in 39 an incorporated city or town that procures the services of a private fire 40 company.

B. Coincident with the filing of such tax report each insurer shall pay to the director for deposit, pursuant to sections 35-146 and 35-147, a tax of 2.0 per cent of such net premiums, except that the tax on fire insurance premiums on property located in an incorporated city or town which THAT procures the services of a private fire company is .66 per cent, the tax 1 on all other fire insurance premiums is 2.2 per cent and the tax on health 2 care service and disability insurance premiums is as prescribed under 3 sections 20-837, 20-1010 and 20-1060. Any payments of tax pursuant to subsection E of this section shall be deducted from the tax payable pursuant 4 5 to this subsection. Each insurer shall reflect the cost savings attributable to the lower tax in fire insurance premiums charged on property located in an 6 7 incorporated city or town that procures the services of a private fire 8 company.

9 C. Eighty-five per cent of the tax paid hereunder by an insurer on 10 account of premiums received for fire insurance shall be separately specified 11 in the report and shall be apportioned in the manner provided by sections 12 9-951, 9-952 and 9-972, except that all of the tax so allocated to a fund of 13 a municipality which OR FIRE DISTRICT THAT has no volunteer fire fighters or 14 pension obligations to volunteer fire fighters shall be appropriated to the 15 account of the municipality OR FIRE DISTRICT in the public safety personnel 16 retirement system and all of the tax so allocated to a fund of a municipality 17 which OR FIRE DISTRICT THAT has both full-time paid fire fighters and 18 volunteer fire fighters or pension obligations to full-time paid fire 19 fighters or volunteer fire fighters shall be appropriated to the account of 20 the municipality OR FIRE DISTRICT in the public safety personnel retirement 21 system where it shall be reallocated by actuarial procedures proportionately 22 to the municipality OR FIRE DISTRICT for the account of the full-time paid 23 fire fighters and to the municipality OR FIRE DISTRICT for the account of the 24 volunteer fire fighters. MUNICIPALITIES AND FIRE DISTRICTS SHALL PROVIDE TO 25 THE PUBLIC SAFETY PERSONNEL RETIREMENT SYSTEM ALL INFORMATION THAT THE SYSTEM 26 DEEMS NECESSARY TO PERFORM THE REALLOCATION PRESCRIBED BY THIS SECTION. A 27 full accounting of such reallocation shall be forwarded to the municipality 28 OR FIRE DISTRICT and both THEIR local boards.

D. This section shall not apply to title insurance, and such insurers shall be taxed as provided in section 20-1566.

31 Any insurer which THAT paid or is required to pay a tax of two Ε. 32 thousand dollars or more on net premiums received during the preceding 33 calendar year, pursuant to subsection B of this section and sections 34 20-224.01, 20-837, 20-1010, 20-1060 and 20-1097.07, shall file on or before 35 the fifteenth day of each month from March through August a report for that 36 month, on a form prescribed by the director, accompanied by a payment in an 37 amount equal to fifteen per cent of the amount paid or required to be paid 38 during the preceding calendar year pursuant to subsection B of this section 39 and sections 20-224.01, 20-837, 20-1010, 20-1060 and 20-1097.07. The 40 payments are due and payable on or before the fifteenth day of each month and 41 shall be made to the director for deposit, pursuant to sections 35-146 and 42 35-147.

Sec. 3.

1 F. Except for the tax paid on fire insurance premiums pursuant to subsections B and C of this section, an insurer may claim a premium tax 2 3 credit if the insurer qualifies for a credit pursuant to section 20-224.03 or 4 20-224.04.

- 5
- 6

38-801. <u>Definitions</u>

Section 38-801. Arizona Revised Statutes. is amended to read:

7

In this article, unless the context otherwise requires:

8 1. "Accumulated contributions" means the sum of all member 9 contributions deducted from the member's salary pursuant to section 38-810, subsection A plus the amount transferred to the fund on behalf of the member 10 11 plus the amount deposited in the fund pursuant to section 38-816.

"Average yearly salary" means the result obtained by dividing the 12 2. 13 total salary paid to an employee during a considered period by the number of 14 years, including fractional years, in which the salary was received. The 15 considered period shall be the three consecutive years within the last ten 16 completed years of credited service which THAT yield the highest average.

17 3. "Credited service" means the number of whole and fractional years 18 of a member's service as an elected official after the elected official's 19 effective date of participation for which member and employer contributions 20 are on deposit with the fund, plus credited service as an elected official 21 transferred to the plan from another retirement system or plan for public employees of this state, plus service as an elected official before the 22 23 elected official's effective date of participation which THAT is being funded 24 pursuant to a joinder agreement in accordance with section 38-810, subsection C and section 38-815 or which THAT was redeemed pursuant to section 38-816. 25 26 CREDITED SERVICE DOES NOT INCLUDE PERIODS OF SERVICE FOR WHICH AN ACTIVE 27 MEMBER IS UNCOMPENSATED BY THE EMPLOYER AND FOR WHICH NO CONTRIBUTIONS TO THE 28 PLAN ARE MADE.

29 4. "Effective date of participation" means August 7, 1985, except with 30 respect to employers and their elected officials whose contributions to the 31 plan commence after that date, in which case the effective date of their 32 participation in the plan is specified in the applicable joinder agreement.

33

5. "Elected official" means:

34

(a) Every elected official of this state.

35

(b) Every elected official of each county of this state.

36 (c) Every justice of the supreme court, every judge of the court of 37 appeals, every judge of the superior court and every full-time superior court 38 commissioner, except full-time superior court commissioners who failed to 39 make a timely election of membership under the judges' retirement plan, 40 repealed on August 7, 1985.

41 (d) The administrator of the fund manager if the administrator is a 42 natural person.

43 (e) Each elected official of an incorporated city or town whose 44 employer has executed a proper joinder agreement for coverage of its elected 45 officials.

1 "ELIGIBLE CHILD" MEANS AN UNMARRIED CHILD OF A DECEASED ACTIVE OR 2 RETIRED MEMBER WHO MEETS ONE OF THE FOLLOWING QUALIFICATIONS: 3 (a) IS UNDER EIGHTEEN YEARS OF AGE. (b) IS AT LEAST EIGHTEEN YEARS OF AGE AND UNDER TWENTY-THREE YEARS OF 4 5 AGE ONLY DURING ANY PERIOD THAT THE CHILD IS A FULL-TIME STUDENT. (c) IS UNDER A DISABILITY THAT BEGAN BEFORE THE CHILD ATTAINED 6 7 TWENTY-THREE YEARS OF AGE AND REMAINS A DEPENDENT OF THE SURVIVING SPOUSE OR 8 GUARDIAN. 9 6. 7. "Fund" means the elected officials' retirement plan fund. 10 7. 8. "Fund manager" means the fund manager of the system. 11 9. "INTERNAL REVENUE CODE" HAS THE SAME MEANING PRESCRIBED IN SECTION 12 42-1001. 13 8. 10. "Pension" means a series of monthly payments to a person who 14 is entitled to receive benefits under the plan. 15 9. 11. "Plan" means the elected officials' retirement plan. 12. "QUALIFIED GOVERNMENTAL EXCESS BENEFIT ARRANGEMENT" MEANS A PORTION 16 17 OF THE PLAN IF: (a) THE PORTION IS MAINTAINED SOLELY TO PROVIDE TO MEMBERS OF THE PLAN 18 THAT PART OF A MEMBER'S ANNUAL BENEFIT THAT IS OTHERWISE PAYABLE UNDER THE 19 20 TERMS OF THE PLAN AND THAT EXCEEDS THE LIMITATIONS IMPOSED BY SECTION 415 OF 21 THE INTERNAL REVENUE CODE. 22 (b) UNDER THAT PORTION, A DIRECT OR INDIRECT ELECTION TO DEFER 23 COMPENSATION IS NOT PROVIDED AT ANY TIME TO THE MEMBER. 24 (c) EXCESS BENEFITS ARE NOT PAID FROM A TRUST THAT IS A PART OF THE 25 PLAN UNLESS THE TRUST IS MAINTAINED SOLELY FOR THE PURPOSE OF PROVIDING 26 EXCESS BENEFITS. 27 10. 13. "Retired member" means a person who is being paid a pension 28 based on the person's credited service as a member of the plan. 29 11. 14. "System" means the public safety personnel retirement system. 30 Sec. 4. Section 38-802, Arizona Revised Statutes, is amended to read: 31 38-802. Elected officials' retirement plan and fund: 32 administration 33 The elected officials' retirement plan is established. Α. The elected officials' retirement plan fund is established. The 34 Β. fund shall be made up of the assets of the judges' retirement plan and the 35 elected officials' retirement plan terminated on August 7, 1985 plus the 36 37 assets generated by this plan and the assets of the administrator of the fund 38 manager in the state employees retirement plan on the date of transfer plus 39 assets transferred to the fund in accordance with a joinder any 40 agreement. The fund shall be used exclusively for payment of benefits to 41 retired members or their beneficiaries as provided in this article and for

42 payment of the administration, operation and investment expenses of the 43 plan. In no case shall any portion of the fund revert or otherwise be paid 44 to an employer.

1 C. The fund manager shall administer, manage and operate the plan and 2 fund. 3 D. THE ELECTED OFFICIALS' RETIREMENT PLAN IS A JURAL ENTITY THAT MAY 4 SUE AND BE SUED. 5 Sec. 5. Section 38-803, Arizona Revised Statutes, is amended to read: 6 38-803. Powers and duties of the fund manager 7 A. The fund manager, in the administration, management and operation 8 of the plan and fund, shall: 9 1. Account for the operation, administration and investment expenses 10 and allocate them against investment income. 11 2. Contract on a fee basis with an actuary to make an actuarial 12 valuation of the plan based on the valuation method and valuation assumptions 13 recommended by the actuary and approved by the fund manager. The actuary 14 shall be a member of the American academy of actuaries. 15 3. Contract on a fee basis with an independent auditing firm to make 16 an annual audit of the accounting records of the fund and file a copy of the 17 audit with the auditor general. 4. Invest the monies in the fund as provided in section 38-848. 18 19 5. Within a period of six months after the close of each fiscal year, 20 submit a detailed report of the operation and the investment performance of 21 the plan to the governor, the legislature and the members of the plan. 22 6. By November 1 of each year provide a preliminary report and by 23 December 15 of each year provide a final report to the governor, the speaker 24 of the house of representatives and the president of the senate on the 25 contribution rate for the ensuing fiscal year. 26 B. The fund manager, in the administration, management and operation 27 of the plan and fund, may: 28 1. Employ services as it deems necessary. 29 Either keep invested monies separate or commingle invested monies 2. 30 as it deems appropriate. 31 Delegate authority as it deems necessary and prudent to the 3. 32 administrator employed pursuant to section 38-848, subsection K, paragraph 6. 33 4. Do all acts, whether expressly authorized, which THAT may be deemed 34 necessary or proper for the protection of the fund. 35 5. APPEAR ON BEHALF OF THE PLAN IN A COURT THROUGH COUNSEL OR AN APPOINTED REPRESENTATIVE TO PROTECT THE PLAN. THE ATTORNEY GENERAL SHALL 36 OBTAIN THE WRITTEN CONSENT OF THE FUND MANAGER IN ORDER TO SETTLE A CLAIM ON 37 BEHALF OF THE FUND MANAGER OR THE PLAN PURSUANT TO SECTION 41-192. WITHOUT 38 39 THIS CONSENT, THE PLAN IS NOT BOUND BY ANY SETTLEMENT PURPORTED TO BE 40 NEGOTIATED ON ITS BEHALF BY THE ATTORNEY GENERAL. 41 Sec. 6. Section 38-803.01, Arizona Revised Statutes, is amended to 42 read: 43 38-803.01. <u>Qualified governmental excess benefit arrangement</u> 44 A. The fund manager may establish a qualified governmental excess 45 benefit arrangement for the sole purpose of enabling the fund manager to 1 continue to apply the same formula for determining benefits payable to all 2 employees covered by the plan whose benefits under the plan are limited by 3 section 415 of the internal revenue code.

B. The fund manager shall administer the qualified governmental excess benefit arrangement. The fund manager has full discretionary fiduciary authority to determine all questions arising in connection with the arrangement, including its interpretation and any factual questions arising under the arrangement.

9 C. All members and retired members of the plan are eligible to 10 participate in the qualified governmental excess benefit arrangement if their 11 benefits under the plan would exceed the limitations imposed by section 415 12 of the internal revenue code.

13 D. On or after the effective date of the gualified governmental excess 14 benefit arrangement, the employer shall pay to each eligible member of the 15 plan who retires on or after the effective date and to each retired member 16 who retired before the effective date and that member's beneficiary, if 17 required, a supplemental pension benefit equal to the amount by which the 18 benefit that would have been payable under the plan, without regard to any 19 provisions in the plan incorporating the limitation on benefits imposed by 20 section 415 of the internal revenue code, exceeds the benefit actually 21 payable taking into account the limitation imposed on the plan by section 415 22 of the internal revenue code. The fund manager shall compute and pay the 23 supplemental pension benefits under the same terms and conditions and to the 24 same person as the benefits payable to or on account of a retired member 25 under the plan.

26 E. The employer shall not fund benefits payable under the qualified 27 governmental excess benefit arrangement. The employer shall pay benefits 28 payable under the qualified governmental excess benefit arrangement out of 29 the general assets of the employer. For administrative purposes, the 30 employer may establish a grantor trust for the benefit of eligible members. 31 The employer shall be treated as grantor of the trust for purposes of section 32 677 of the internal revenue code. The rights of any person to receive 33 benefits under the qualified governmental excess benefit arrangement are 34 limited to those of a general creditor of the employer.

F. The terms and conditions contained in the plan, other than those relating to the benefit limitation imposed by section 415 of the internal revenue code, apply, unless the terms and conditions are inconsistent with the purpose of the qualified governmental excess benefit arrangement.

39

G. For the purposes of this section:

40 1. "Internal revenue code" has the same meaning prescribed in section
41 42-1001.

42 2. "Qualified governmental excess benefit arrangement" means a portion
43 of the plan if:

44 (a) The portion is maintained solely to provide to members of the plan
 45 that part of a member's annual benefit that is otherwise payable under the

1 terms of the plan and that exceeds the limitations imposed by section 415 of 2 the internal revenue code.

3 (b) Under that portion, a direct or indirect election to defer
 4 compensation is not provided at any time to the member.

5 (c) Excess benefits are not paid from a trust that is a part of the 6 plan unless the trust is maintained solely for the purpose of providing 7 excess benefits.

- 8
- 9

Sec. 7. Section 38-804, Arizona Revised Statutes, is amended to read: 38-804. <u>Membership; termination; reinstatement of credited</u> service

10

11 A. All elected officials are members of the plan, except that a state 12 elected official who is subject to term limits may elect not to participate 13 in the plan. The state elected official who is subject to term limits shall 14 make the election in writing and file the election with the fund manager 15 within thirty days after the state elected official assumes office. The election is effective on the first day of the state elected official's 16 17 eligibility for that term of office. The election not to participate is specific for that term of office. If a state elected official who is subject 18 19 to term limits fails to make an election as provided in this subsection, the 20 state elected official is deemed to have elected to participate in the plan. 21 The election not to participate in the plan is irrevocable and constitutes a 22 waiver of all benefits provided by the plan for the state elected official's 23 entire term, except for any benefits accrued by the state elected official in 24 the plan for periods of participation prior to being elected to an office 25 subject to term limits or any benefits expressly provided by law. The state 26 elected official who elects not to participate in the plan shall participate 27 in the Arizona state retirement system unless the state elected official 28 makes an irrevocable election not to participate in the Arizona state 29 retirement system as provided in section 38-727.

B. If a member ceases to hold office for any reason other than death or retirement, within twenty days after filing a completed application with the fund manager, the member is entitled to receive the following amounts, less any benefit payments the member has received and any amount the member may owe to the plan:

35 1. If the member has less than five years of credited service with the 36 plan, the member may withdraw the member's accumulated contributions from the 37 plan.

38 2. If the member has five or more years of credited service with the 39 plan, the member may withdraw the member's accumulated contributions plus an 40 amount equal to the amount determined as follows:

41 (a) 5.0 to 5.9 years of credited service, twenty-five per cent of all
42 member contributions deducted from the member's salary pursuant to section
43 38-810, subsection A.

1 (b) 6.0 to 6.9 years of credited service, forty per cent of all member 2 contributions deducted from the member's salary pursuant to section 38-810, 3 subsection A.

4 (c) 7.0 to 7.9 years of credited service, fifty-five per cent of all 5 member contributions deducted from the member's salary pursuant to section 6 38-810, subsection A.

7 (d) 8.0 to 8.9 years of credited service, seventy per cent of all 8 member contributions deducted from the member's salary pursuant to section 9 38-810. subsection A.

(e) 9.0 to 9.9 years of credited service, eighty-five per cent of all 10 11 member contributions deducted from the member's salary pursuant to section 12 38-810, subsection A.

13 (f) 10.0 or more years of credited service, one hundred per cent of 14 all member contributions deducted from the member's salary pursuant to 15 section 38-810, subsection A.

16 C. If a member has more than ten years of credited service with the 17 plan, leaves the monies prescribed in subsection B of this section on account 18 with the plan for more than thirty days after termination of employment and 19 after that time period requests a refund of those monies, the member is 20 entitled to receive the amount prescribed in subsection B of this section 21 plus interest at a rate determined by the fund manager for each year computed 22 from and after the member's termination of employment.

23 D. If the amount prescribed in subsection B or C of this section 24 includes monies that are an eligible rollover distribution and the member 25 elects to have the distribution paid directly to an eligible retirement plan or individual retirement account or annuity and specifies the eligible 26 27 retirement plan or individual retirement account or annuity to which the 28 distribution is to be paid, the distribution shall be made in the form of a 29 direct trustee-to-trustee transfer to the specified eligible retirement plan. 30 The distribution shall be made in the form and at the time prescribed by the 31 fund manager. A member who receives the amount prescribed in subsection B or 32 C of this section from the plan or who elects a transfer pursuant to this 33 subsection forfeits the member's credited service, and all rights to benefits 34 under the plan and membership in the plan terminate.

35 E. If an elected official who has terminated the member's membership 36 in the plan pursuant to subsection B of this section is subsequently elected or otherwise becomes eligible for membership in the plan pursuant to 37 38 subsection A of this section, credited service only accrues from the date of 39 the member's most recent eligibility as an elected official.

40 F. Notwithstanding subsection E of this section, if an elected 41 official files a written election form with the fund manager within ninety 42 days after the day of the member's reemployment as an elected official and 43 repays the amount previously withdrawn pursuant to subsection B or C of this 44 section within one year after the date of the member's reemployment as an 45 elected official, with interest on that amount at the rate of nine per cent

for each year, compounded each year from the date of withdrawal to the date of repayment, credited service shall be restored. Credited service shall not be restored until complete repayment is made to the fund.

G. If a retired member subsequently becomes an elected official, contributions shall not be made by the retired member or the retired member's employer and credited service shall not accrue while the retired member is holding office.

8 H. In addition to the provisions of subsection G of this section, if a 9 retired member subsequently becomes, by reason of election or reelection, an 10 elected official of the same office from which the member retired within a 11 time period following the member's retirement that is less than one full term 12 for that office, the member shall not receive a pension. If the elected 13 official ceases to hold the same office, the elected official is entitled to 14 receive the same pension the elected official was receiving when the elected 15 official's pension was discontinued pursuant to this subsection. Nothing in 16 this subsection prohibits a retired judge called by the supreme court to 17 active duties of a judge pursuant to section 38-813 from receiving retirement 18 benefits.

19 20 Sec. 8. Section 38-807, Arizona Revised Statutes, is amended to read: 38-807. <u>Survivor pensions</u>

A. The surviving spouse of a DECEASED retired member shall be paid a
 SURVIVING SPOUSE'S pension which terminates on the death of the surviving
 spouse if the retired member was married to the surviving spouse for at least
 two years. The surviving spouse's pension under this subsection is
 three fourths of the amount the retired member was receiving at the time of
 the member's death.

27 B. The surviving spouse of an active or inactive member who dies 28 before retirement shall be paid a pension which terminates on the death of 29 the surviving spouse if the active or inactive member was married to the 30 surviving spouse for at least two years.

31 C. The surviving spouse's pension under subsection B of this section 32 is three fourths of the amount of pension computed according to section 33 38 808, subsection B, paragraph 2 under the assumption that the member had 34 retired for reason of disability immediately before death. IF THE SPOUSE WAS 35 MARRIED TO THE MEMBER FOR A PERIOD OF AT LEAST TWO CONSECUTIVE YEARS AT THE PAYMENT OF A SURVIVING SPOUSE'S PENSION TIME OF THE MEMBER'S DEATH. 36 37 COMMENCES AS OF THE LAST DAY OF THE MONTH FOLLOWING THE RETIRED MEMBER'S DATE 38 OF DEATH. THE LAST PAYMENT SHALL BE MADE AS OF THE LAST DAY OF THE MONTH IN 39 WHICH THE SURVIVING SPOUSE'S DEATH OCCURS. THE AMOUNT OF PENSION PAID A 40 SURVIVING SPOUSE IS EQUAL TO THREE-FOURTHS OF THE AMOUNT OF THE DECEASED RETIRED MEMBER'S PENSION AT THE TIME OF DEATH. THE SURVIVING SPOUSE SHALL 41 42 FILE A WRITTEN APPLICATION WITH THE PLAN IN ORDER TO RECEIVE THE SURVIVOR 43 BENEFIT.

44 B. THE SURVIVING SPOUSE OF A DECEASED ACTIVE OR INACTIVE MEMBER SHALL 45 BE PAID A SURVIVING SPOUSE'S PENSION IF THE SPOUSE WAS MARRIED TO THE MEMBER 1 ON THE DATE OF THE MEMBER'S DEATH. PAYMENT OF A SURVIVING SPOUSE'S PENSION 2 COMMENCES AS OF THE LAST DAY OF THE MONTH FOLLOWING THE MEMBER'S DATE OF 3 DEATH. THE LAST PAYMENT SHALL BE MADE AS OF THE LAST DAY OF THE MONTH IN WHICH THE SURVIVING SPOUSE'S DEATH OCCURS. FOR THE PURPOSES OF THIS 4 5 SUBSECTION. THE SURVIVING SPOUSE'S PENSION SHALL BE THREE-FOURTHS OF THE AMOUNT CALCULATED IN THE SAME MANNER AS A DISABILITY PENSION IS CALCULATED 6 7 PURSUANT TO SECTION 38-806. THE SURVIVING SPOUSE SHALL FILE A WRITTEN 8 APPLICATION WITH THE PLAN IN ORDER TO RECEIVE THE SURVIVOR BENEFIT.

9 $\mathbf{P}_{\mathbf{r}}$ C. If the deceased retired or active or inactive member does not 10 have an eligible surviving spouse or the pension of the eligible surviving 11 spouse is terminated, each surviving unmarried child of the deceased retired 12 or active or inactive member shall be paid a ELIGIBLE CHILD IS ENTITLED TO 13 RECEIVE A CHILD'S pension which terminates on adoption or the attainment of 14 age eighteen unless the child is a full-time student under the age of 15 twenty-three or the child is under a disability which began before the child attained the age of twenty-three. A CHILD'S PENSION TERMINATES IF THE CHILD 16 17 IS ADOPTED. IN THE CASE OF A DISABLED CHILD, THE CHILD'S PENSION TERMINATES 18 IF THE CHILD CEASES TO BE UNDER A DISABILITY OR CEASES TO BE A DEPENDENT OF 19 THE SURVIVING SPOUSE OR GUARDIAN. The amount of the pension of each 20 surviving minor child of a deceased retired or active or inactive member 21 ELIGIBLE CHILD is an equal share of the amount of the surviving spouse's 22 pension. The surviving minor OR DISABLED child's pension shall be paid to 23 the person who is the legally appointed guardian or custodian of the eligible 24 child.

E. D. If a member dies and no pension is payable on account of the member's death, the deceased member's accumulated contributions shall be paid to the person or persons designated by the deceased member in writing and filed with the fund manager. If the designated person or persons do not survive the deceased member, the accumulated contributions shall be paid to the estate of the deceased member.

- 31
- 32
- 33 34

Sec. 9. Section 38-809, Arizona Revised Statutes, is amended to read: 38-809. <u>Correction of pension payment errors; assignments</u> <u>prohibited; civil liability; restitution or payment</u> <u>of fine; violation; classification; offset of benefis</u>

A. If the plan has made pension payments based on incorrect information and a person or an estate has been paid more or less than the person or estate would SHOULD have been paid if the information had been correct, the fund manager shall adjust future payments so that the proper amount is paid. The adjustment may be made in such a manner that the equivalent actuarial present value of the benefit to which the person or estate is correctly entitled is paid.

B. Notwithstanding any other statute, benefits, member contributions or court fees including interest earnings and all other credits payable under the plan are not subject in any manner to anticipation, alienation, sale, transfer, assignment, pledge, encumbrance, charge, garnishment, execution or levy of any kind, either voluntary or involuntary, before actually being received by the person entitled to the benefit, contribution, earning or credit under the terms of the plan, and any attempt to dispose of any right under the terms of the plan as proscribed in this subsection is void. The fund is not liable for or subject to the debts, contracts, liabilities, enlargements or torts of any person entitled to a benefit, contribution, earning or credit under the terms of the plan.

8 C. Nothing in this section exempts employee benefits of any kind from 9 a writ of attachment, a writ of execution, a writ of garnishment and orders 10 of assignment issued by a court of record as the result of a judgment for 11 arrearages of child support or for child support debt.

D. A person who defrauds the plan or who takes, converts, steals or 12 13 embezzles monies owned by or from the plan and who fails or refuses to return 14 the monies to the plan on the fund manager's written request is subject to a 15 civil suit by the plan in the superior court $\frac{1}{2}$ IN Maricopa county. On entry 16 of an order finding the person has defrauded the plan or taken, converted, 17 stolen or embezzled monies owned by or from the plan, the court shall enter 18 an order against that person and for the plan awarding the plan all of its 19 costs and expenses of any kind, including attorney fees, that were necessary 20 to successfully prosecute the action. The court shall also grant the plan a 21 judicial lien on all of the nonexempt property of the person against whom 22 judgment is entered pursuant to this subsection in an amount equal to all 23 amounts awarded to the plan, plus interest at the rate prescribed by section 24 44-1201, subsection A, until all amounts owed are paid to the plan.

E. IF A MEMBER IS CONVICTED OF, OR DISCHARGED BECAUSE OF, THEFT,
EMBEZZLEMENT, FRAUD OR MISAPPROPRIATION OF AN EMPLOYER'S PROPERTY OR PROPERTY
UNDER THE CONTROL OF THE EMPLOYER, THE MEMBER IS SUBJECT TO RESTITUTION AND
FINES IMPOSED BY A COURT OF COMPETENT JURISDICTION. THE COURT MAY ORDER THE
RESTITUTION OR FINES TO BE PAID FROM ANY PAYMENTS OTHERWISE PAYABLE TO THE
MEMBER FROM THE PLAN.

31 F. A PERSON WHO KNOWINGLY MAKES ANY FALSE STATEMENT OR WHO FALSIFIES 32 OR PERMITS TO BE FALSIFIED ANY RECORD OF THE PLAN WITH AN INTENT TO DEFRAUD 33 THE PLAN IS GUILTY OF A CLASS 6 FELONY. IF ANY CHANGE OR ERROR IN THE 34 RECORDS RESULTS IN ANY MEMBER OR BENEFICIARY RECEIVING FROM THE PLAN MORE OR 35 LESS THAN THE MEMBER OR BENEFICIARY WOULD HAVE BEEN ENTITLED TO RECEIVE HAD THE RECORDS BEEN CORRECT, THE PLAN SHALL CORRECT THE ERROR, AND AS FAR AS 36 37 PRACTICABLE SHALL ADJUST THE PAYMENTS IN SUCH A MANNER THAT THE ACTUARIAL 38 EQUIVALENT OF THE BENEFIT TO WHICH THE MEMBER OR BENEFICIARY WAS CORRECTLY 39 ENTITLED TO RECEIVE SHALL BE PAID. IF A MEMBER IS CONVICTED OF A CRIME 40 PURSUANT TO THIS SUBSECTION, THE MEMBER IS ENTITLED TO RECEIVE A LUMP SUM 41 PAYMENT OF THE MEMBER'S ACCUMULATED CONTRIBUTIONS BUT FORFEITS ANY FUTURE 42 COMPENSATION AND BENEFITS THAT WOULD OTHERWISE ACCRUE TO THE MEMBER OR THE 43 MEMBER'S ESTATE UNDER THIS ARTICLE.

44 E. G. Notwithstanding any other provision of this article, the fund 45 manager may offset against any benefits otherwise payable by the plan to an 1 active or retired member or survivor any court ordered amounts awarded to the 2 fund manager and plan and assessed against the member or survivor.

- 3
- 4

Sec. 10. Section 38-815, Arizona Revised Statutes, is amended to read: 38-815. Joinder agreement

5 A. Elected officials of an incorporated city or town may participate 6 in the plan if the governing body of the city or town enters into a joinder 7 agreement with the fund manager on behalf of its elected officials and the employer unconditionally accepts the provisions of the plan and binds its 8 9 elected officials thereto. All elected officials shall be designated for membership unless written consent to the contrary is obtained from the fund 10 11 manager. A member shall be qualified for participation in order to obtain 12 written consent to the contrary from the fund manager.

B. The effective date of participation shall be specificallystipulated in the joinder agreement.

15 C. Any city or town which THAT is considering participation in the 16 plan shall request a preliminary actuarial survey to determine the estimated 17 cost of participation, the benefits to be derived and such other information 18 as may be deemed appropriate. The cost of such survey shall be paid by the 19 city or town requesting it.

20 D. All assets under any existing public employee defined benefit 21 retirement program, to the extent attributable to the city's or town's 22 elected officials, shall be transferred from the program to this fund no 23 later than sixty days after the city's or town's effective date of 24 participation. That portion of the transferred assets which THAT is 25 attributable to the elected official's contributions, including interest credits thereon, shall be properly allocated to each affected elected 26 27 official of the city or town and credited to the elected official's accumulated contributions, in accordance with a schedule furnished by the 28 29 city or town to the fund manager.

30E. IF A CITY OR TOWN HAS PAID ASSETS INTO THE PLAN PURSUANT TO A31JOINDER AGREEMENT AND NO LONGER HAS ELECTED OFFICIALS PARTICIPATING IN THE32PLAN, ANY SURPLUS MONIES DEPOSITED IN THE PLAN REVERT TO THE PLAN.

- 33
- 34
- 35

Sec. 11. Section 38-817, Arizona Revised Statutes, is amended to read: 38-817. Group health and accident coverage for retired members; payment

36 A. The fund manager shall pay from the assets of the fund part of the 37 single coverage premium of any group health and accident insurance for each retired member or survivor of the elected officials' retirement plan who 38 39 receives a pension if the retired member had eight or more years of credited 40 service under the plan. In order to qualify for payment pursuant to this 41 subsection, the retired member or survivor shall elect single coverage and 42 must have elected to participate in the coverage provided in section 43 38-651.01 or 38-782 or any other health and accident insurance coverage 44 provided or administered by a participating employer of the elected 45 officials' retirement plan. The fund manager shall pay up to:

1 1. One hundred fifty dollars per month, OR THE ACTUAL COST OF THE 2 MONTHLY INSURANCE PREMIUM, WHICHEVER IS LESS, for each retired member or 3 survivor of the plan who is not eligible for medicare.

4 2. One hundred dollars per month, OR THE ACTUAL COST OF THE MONTHLY 5 INSURANCE PREMIUM, WHICHEVER IS LESS, for each retired member or survivor of 6 the plan who is eligible for medicare.

B. The fund manager shall pay from the assets of the fund part of the family coverage premium of any group health and accident insurance each month for a benefit recipient RETIRED MEMBER OR SURVIVOR who elects family coverage and who otherwise qualifies for payment pursuant to subsection A of this section. The fund manager shall pay up to:

12 1. Two hundred sixty dollars per month, OR THE ACTUAL COST OF THE 13 MONTHLY INSURANCE PREMIUM, WHICHEVER IS LESS, if the retired member or 14 survivor of the plan and one or more dependents are not eligible for 15 medicare.

One hundred seventy dollars per month, OR THE ACTUAL COST OF THE
 MONTHLY INSURANCE PREMIUM, WHICHEVER IS LESS, if the retired member or
 survivor of the plan and one or more dependents are eligible for medicare.
 Two hundred fifteen dollars per month, OR THE ACTUAL COST OF THE

20 MONTHLY INSURANCE PREMIUM, WHICHEVER IS LESS, if either:

(a) The retired member or survivor of the plan is not eligible for
 medicare and one or more dependents are eligible for medicare.

23 (b) The retired member or survivor of the plan is eligible for 24 medicare and one or more dependents are not eligible for medicare.

C. Each retired member or survivor of the plan with less than eight years of credited service and a dependent of such a retired member or survivor who participates in the coverage provided by section 38-651.01 or 38-782 or who participates in any other health and accident insurance coverage provided or administered by a participating employer of the plan is entitled to receive a proportion of the full benefit prescribed by subsection A, OR B, E, F, G or H of this section according to the following schedule:

32 33

34

1. 7.0 to 7.9 years of credited service, ninety per cent.

2. 6.0 to 6.9 years of credited service, seventy-five per cent.

3. 5.0 to 5.9 years of credited service, sixty per cent.

35 4. Those with less than five years of credited service do not qualify36 for the benefit.

D. The fund manager shall not pay more than the amount prescribed in this section for a benefit recipient as a RETIRED member or survivor of the plan.

40 E. In addition to the payments provided by subsection A of this 41 section, through June 30, 2005, the fund manager shall pay an insurance 42 premium benefit for medical coverage, not including limited benefit coverage 43 as defined in section 20-1137, for each retired member or survivor of the 44 plan who is entitled to a premium benefit payment pursuant to subsection A of 45 this section and who lives in a nonservice area as follows: Up to three hundred dollars per month for a retired member or
 survivor of the plan who is not eligible for medicare and who has eight or
 more years of credited service. To qualify for this additional benefit, a
 retired member or survivor shall pay out of pocket medical insurance premiums
 of at least one hundred twenty five dollars per month.

6 2. Up to one hundred seventy dollars per month for a retired member or
7 survivor of the plan who is eligible for medicare and who has eight or more
8 years of credited service. To qualify for this additional benefit, a retired
9 member or survivor shall pay out of pocket medical insurance premiums of at
10 least one hundred dollars per month.

F. In addition to the payments provided by subsection B of this section, through June 30, 2005, the fund manager shall pay an insurance premium benefit for medical coverage, not including limited benefit coverage as defined in section 20-1137, for a retired member or survivor of the plan who is entitled to a premium benefit payment pursuant to subsection B of this section, who is enrolled in a family medical plan and who lives in a nonservice area as follows:

18 1. Up to six hundred dollars per month if the retired member or 19 survivor of the plan and one or more dependents are not eligible for medicare 20 and the retired member or survivor of the plan has eight or more years of 21 credited service. To qualify for this additional benefit, a retired member 22 or survivor shall pay out-of-pocket medical insurance premiums of at least 23 four hundred twenty-five dollars per month.

24 2. Up to three hundred fifty dollars per month if the retired member 25 or survivor of the plan and one or more dependents are eligible for medicare 26 and the retired member or survivor of the plan has eight or more years of 27 credited service. To qualify for this additional benefit, a retired member 28 or survivor shall pay out of pocket medical insurance premiums of at least 29 two hundred dollars per month.

30 3. If the retired member or survivor of the plan has eight or more 31 years of credited service, up to four hundred seventy dollars per month if 32 either:

33 (a) The retired member or survivor of the plan is not eligible for
 34 medicare and one or more dependents are eligible for medicare.

35 (b) The retired member or survivor of the plan is eligible for
 36 medicare and one or more dependents are not eligible for medicare.

37 To qualify for this additional benefit, a retired member or survivor shall 38 pay out-of-pocket medical insurance premiums of at least four hundred dollars 39 per month.

40 G. In addition to the payments provided by subsection A of this 41 section, beginning July 1, 2005 through June 30, 2007, the fund manager shall 42 pay an insurance premium benefit for medical coverage, not including limited 43 benefit coverage as defined in section 20-1137, for each medicare eligible 44 retired member or survivor of the plan who is entitled to a premium benefit 45 payment pursuant to subsection A of this section and who lives in a nonservice area of up to one hundred seventy dollars per month for a retired member or survivor of the plan who is eligible for medicare and who has eight or more years of credited service. To qualify for this additional benefit, a retired member or survivor shall pay out of pocket medical insurance premiums of at least one hundred dollars per month.

6 H. In addition to the payments provided by subsection B of this 7 section, beginning July 1, 2005 through June 30, 2007, the fund manager shall 8 pay an insurance premium benefit for medical coverage, not including limited 9 benefit coverage as defined in section 20 1137, for a medicare eligible 10 retired member or survivor of the plan who is entitled to a premium benefit 11 payment pursuant to subsection B of this section, who is enrolled in a family 12 medical plan and who lives in a nonservice area as follows:

13 1. Up to three hundred fifty dollars per month if the retired member 14 or survivor of the plan and one or more dependents are eligible for medicare 15 and the retired member or survivor of the plan has eight or more years of 16 credited service. To qualify for this additional benefit, a retired member 17 or survivor shall pay out-of-pocket medical insurance premiums of at least 18 two hundred dollars per month.

19 2. If the retired member or survivor of the plan has eight or more 20 years of credited service, up to four hundred seventy dollars per month 21 if the retired member or survivor of the plan is eligible for medicare and 22 one or more dependents are not eligible for medicare. To qualify for this 23 additional benefit, a retired member or survivor shall pay out-of-pocket 24 medical insurance premiums of at least four hundred dollars per month.

I. A retired member or survivor of the plan who is enrolled in a managed care program in a nonservice area is not eligible for the payment prescribed in subsection E, F, G or H of this section if the member terminates coverage under the managed care program.

29 J. E. A retired member or survivor of the plan may elect to purchase 30 individual health care coverage and receive a payment pursuant to this 31 section through the retired member's employer if that employer assumes the 32 administrative functions associated with the payment, including verification 33 that the payment is used to pay for health insurance coverage if the payment 34 is made to the retired member or survivor of the plan.

35 F. THIS SECTION DOES NOT APPLY TO A RETIRED MEMBER OR SURVIVOR OF THE 36 PLAN WHO IS REEMPLOYED BY THIS STATE OR A POLITICAL SUBDIVISION OF THIS STATE 37 AND WHO PARTICIPATES IN COVERAGE PROVIDED BY THIS STATE OR A POLITICAL 38 SUBDIVISION OF THIS STATE AS A CURRENT EMPLOYEE. THOSE RETIRED MEMBERS OR 39 SURVIVORS WHO ARE REEMPLOYED BY THIS STATE OR A POLITICAL SUBDIVISION OF THIS 40 STATE AND WHO ARE CURRENTLY RECEIVING THE SUBSIDY PROVIDED BY THIS SECTION ON 41 THE EFFECTIVE DATE OF THIS AMENDMENT TO THIS SECTION MAY CONTINUE TO RECEIVE 42 THE SUBSIDY AS LONG AS THE RETIRED MEMBER OR SURVIVOR CONTINUES EMPLOYMENT 43 WITH THE SAME STATE AGENCY OR POLITICAL SUBDIVISION. ON TERMINATION OF THE 44 EMPLOYMENT OR ON TRANSFER TO ANOTHER STATE AGENCY OR POLITICAL SUBDIVISION. 45 THE FUND MANAGER SHALL DISCONTINUE THE PAYMENTS PROVIDED BY THIS SECTION,

1 UNTIL THE RETIRED MEMBER OR SURVIVOR AGAIN BECOMES QUALIFIED TO RECEIVE A 2 SUBSIDY PURSUANT TO THIS SECTION. 3 K. For the purposes of this section, "nonservice area" means an area 4 in this state in which the Arizona state retirement system pursuant to 5 section 38-782, the department of administration pursuant to section 6 38 651.01 or the member's or survivor's participating employer does not 7 provide or administer a health care services organization program, excluding 8 any preferred provider organization program or individual health indemnity 9 policy, for which the retired member or survivor of the plan is eligible. Sec. 12. Section 38-820, Arizona Revised Statutes, is amended to read: 10 11 38-820. Credit for military service; national guard or reserve 12 members; payment of contributions during active 13 military service 14 A. A member of the plan may receive credited service for PERIODS OF 15 active military service PERFORMED BEFORE EMPLOYMENT WITH THE MEMBER'S CURRENT EMPLOYER if: 16 17 1. The member was honorably separated from the military service. 18 The period of military service for which the member receives 2. 19 credited service does not exceed forty-eight months. 20 3. The period of military service for which the member receives 21 credited service is not on account with any other retirement system, EXCEPT 22 AS PROVIDED BY 10 UNITED STATES CODE SECTION 12736. 23 4. THE MEMBER PAYS THE COST TO PURCHASE THE PRIOR ACTIVE MILITARY THE COST IS THE AMOUNT NECESSARY TO EQUAL THE INCREASE IN THE 24 SERVICE. 25 ACTUARIAL PRESENT VALUE OF PROJECTED BENEFITS RESULTING FROM THE CREDIT USING 26 THE ACTUARIAL METHODS AND ASSUMPTIONS ADOPTED BY THE PLAN'S ACTUARY. 27 B. Except as provided in subsection C, the cost to the member to 28 purchase military credited service pursuant to this section is the amount 29 necessary to equal the increase in the actuarial present value of projected 30 benefits resulting from the credit. 31 C. For a period of time of active military service but for not more 32 than forty eight months, an employer shall make employer contributions and 33 member contributions for a person who was an active member of the plan on the day before the person began active military service, who satisfies the 34 35 requirement of subsection A, paragraph 3 and who satisfies the following 36 requirements: 37 B. EXCEPT AS REQUIRED BY THE UNIFORMED SERVICES EMPLOYMENT AND 38 REEMPLOYMENT RIGHTS ACT (38 UNITED STATES CODE SECTION 4312(c)), A MEMBER OF 39 THE PLAN MAY RECEIVE CREDITED SERVICE FOR NOT MORE THAN SIXTY MONTHS OF 40 MILITARY SERVICE PERFORMED WHILE EMPLOYED BY THE MEMBER'S CURRENT EMPLOYER 41 IF: 42 1. THE MEMBER is a member of the Arizona national guard or is a member 43 of the reserves of any military establishment of the United States. 44 2. Volunteers or is ordered into active military service of the United 45 States as part of a presidential call-up.

1 2. THE MEMBER WAS A MEMBER OF THE PLAN ON THE DAY BEFORE THE MEMBER 2 BEGAN MILITARY SERVICE.

3 4 3. THE PERIOD OF MILITARY SERVICE FOR WHICH THE MEMBER RECEIVES CREDITED SERVICE IS NOT ON ACCOUNT WITH ANY OTHER RETIREMENT SYSTEM, EXCEPT AS PROVIDED BY 10 UNITED STATES CODE SECTION 12736.

5

6 3. 4. THE MEMBER is honorably separated from active military service 7 and returns to employment for the same employer from which the person MEMBER 8 left for active military service within ninety days after the date active 9 military service is terminated or is hospitalized as a result of military 10 service and returns to employment for the same employer from which the person 11 MEMBER left for active military service within ninety days after release from 12 service related hospitalization or dies as a result of the military service.

C. FOR PERIODS OF TIME OF ACTIVE MILITARY SERVICE DUE TO A
 PRESIDENTIAL CALL-UP, NOT TO EXCEED FORTY-EIGHT MONTHS, AN EMPLOYER SHALL
 MAKE EMPLOYER AND MEMBER CONTRIBUTIONS PURSUANT TO SUBSECTION G.

D. EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, FOR PERIODS OF TIME OF ACTIVE MILITARY SERVICE DUE TO A PRESIDENTIAL CALL-UP IN EXCESS OF FORTY-EIGHT MONTHS, AND FOR ALL OTHER PERIODS OF MILITARY SERVICE, AN EMPLOYER SHALL MAKE EMPLOYER CONTRIBUTIONS AND THE MEMBER SHALL MAKE MEMBER CONTRIBUTIONS. THE EMPLOYER MAY ELECT TO MAKE BOTH THE EMPLOYER AND THE MEMBER CONTRIBUTIONS CORRESPONDING TO PERIODS OF MILITARY SERVICE BEING PURCHASED PURSUANT TO THIS SECTION EXCEPT AS PROHIBITED BY LAW.

23 D. E. Contributions made pursuant to subsection C OR D shall be for
 24 the period of time beginning on the date the member began active military
 25 service and ending on one of the following dates:

26

1. The date the member is separated from active military service.

27 2. The date the member is released from service related 28 hospitalization or one year after initiation service related of 29 hospitalization, whichever date is earlier.

30

3. The date the member dies as a result of active military service.

31 E. F. Notwithstanding any other law, on payment of the contributions 32 made pursuant to subsection C OR D, the member shall be credited with service 33 for retirement purposes for the period of time of active military service of 34 not more than forty eight SIXTY months.

35 F. G. FOR PERIODS OF ACTIVE MILITARY SERVICE DUE TO A PRESIDENTIAL 36 CALL-UP, the employer shall make contributions pursuant to subsection C OR D 37 based on the salary being received by the member immediately before the 38 member volunteered or was ordered into active military service THAT THE 39 MEMBER WOULD HAVE RECEIVED BUT FOR THE PERIOD OF MILITARY SERVICE in a lump 40 sum and without penalty when the member returns to employment or on receipt 41 of the member's death certificate. If a member suffers a MILITARY service 42 related death, the employer shall make the employer and member contributions 43 up to and including the date of the member's death. Death benefits shall be 44 calculated as prescribed by law. FOR ALL OTHER PERIODS OF MILITARY SERVICE, 45 THE MEMBER HAS UP TO THREE TIMES THE PERIOD OF MILITARY SERVICE, UP TO A

MAXIMUM OF FIVE YEARS, TO MAKE MEMBER CONTRIBUTIONS PURSUANT TO SUBSECTION D
 BASED ON THE SALARY THAT THE MEMBER WOULD HAVE RECEIVED BUT FOR THE PERIOD OF
 MILITARY SERVICE. ONCE THE MEMBER MAKES THE MEMBER CONTRIBUTIONS, THE
 EMPLOYER SHALL PAY THE EMPLOYER CONTRIBUTIONS.

5 G. H. Service credits for active military service shall not be 6 applied to the member's account until such time as complete payment as 7 determined in either subsection B or C THIS SECTION is made to the retirement 8 plan.

9 H. I. A member AN APPLICANT shall submit a copy of the military 10 discharge certificate (DD-256A) and a copy of the military service record 11 (DD-214) or its equivalent with the member's application when applying for 12 credited service for active THE military service CREDIT, except that members 13 of the Arizona national guard and military reserves ordered into active 14 military service as part of a presidential call-up are only required to 15 submit a copy of the military service record (DD-214) or its equivalent.

16 I. J. Notwithstanding any other law, the member is not required to 17 reimburse the member's employer or the plan for any EMPLOYER contribution 18 made pursuant to subsection C OR D.

19 20 Sec. 13. Section 38-841, Arizona Revised Statutes, is amended to read: 38-841. <u>Purpose; vested benefits</u>

A. Prior to the establishment of the public safety personnel retirement system, municipal firemen and policemen, employees of the Arizona highway patrol, and other public safety personnel in the state of Arizona were covered under various local, municipal, and state retirement programs. These heterogeneous programs provided for wide and significant differentials in employee contribution rates, benefit eligibility provisions, types of benefit protection, and benefit formulas.

28 In order to provide a uniform, consistent and equitable statewide Β. 29 program for public safety personnel who are regularly assigned hazardous duty 30 in the employ of the state of Arizona or a political subdivision thereof, 31 this retirement system was created effective as of July 1, 1968, as an 32 amendment to and continuation of three prior systems. Groups of employees 33 covered under the three prior systems as of June 30, 1968, and the assets and 34 liabilities accumulated thereunder for such employees, are transferred with 35 prior service credits to this retirement system as of the effective date, and 36 both they and their employers shall be required to make stipulated 37 contributions to support the system's benefit structure on a sound actuarial 38 basis. Future employees in such groups shall commence participation in, and 39 contributions to, the system immediately upon commencement of covered 40 employment.

41 C. The provisions of this system shall not be construed to authorize 42 the granting of any retirement benefits to persons who are retired as of the 43 effective date of this article, except as described in sections 38-849 and 44 38-853. D. Additional eligible groups of public safety personnel will participate in the system pursuant to election by their employer for such coverage under an appropriate joinder agreement.

4 E. THE PUBLIC SAFETY PERSONNEL RETIREMENT SYSTEM IS A JURAL ENTITY 5 THAT MAY SUE AND BE SUED.

- 6
- 7
- 8

Sec. 14. Section 38-842, Arizona Revised Statutes, is amended to read: 38-842. <u>Definitions</u>

In this article, unless the context otherwise requires:

9 1. "Accidental disability" means a physical or mental condition which 10 THAT the local board finds totally and permanently prevents an employee from 11 performing a reasonable range of duties within the employee's job 12 classification and was incurred in the performance of the employee's duty.

2. "Accumulated contributions" means, for each member, the sum of the amount of the member's aggregate contributions made to the fund and the amount, if any, attributable to the employee's contributions prior to the member's effective date under another public retirement system, other than the federal social security act, and transferred to the fund minus the benefits paid to or on behalf of the member.

19 3. "Actuarial equivalent" means equality in present value of the 20 aggregate amounts expected to be received under two different forms of 21 payment, based on mortality and interest assumptions adopted by the fund 22 manager. The fund manager may from time to time change the mortality and 23 interest assumptions.

4. "ALLOWABLE CATASTROPHIC DISABILITY PENSIONS" MEANS FOR CALENDAR
YEAR 2004, TEN, AND FOR SUBSEQUENT CALENDAR YEARS THE NUMBER OF ALLOWABLE
CATASTROPHIC DISABILITY PENSIONS ALLOWED IN THE PRIOR CALENDAR YEAR MINUS THE
NUMBER OF CATASTROPHIC DISABILITY PENSIONS APPROVED BY THE LOCAL BOARDS IN
THE PRIOR CALENDAR YEAR PLUS FOUR.

29 5. "ANNUITANT" MEANS A PERSON WHO IS RECEIVING A BENEFIT PURSUANT TO 30 SECTION 38-846.01.

31 4. 6. "Average monthly benefit compensation" means the result 32 obtained by dividing the total compensation paid to an employee during a 33 considered period by the number of months, including fractional months, in which such compensation was received. The considered period shall be the 34 35 three consecutive years within the last twenty completed years of credited service which THAT yield the highest average. In the computation under this 36 37 paragraph a period of nonpaid or partially paid industrial leave shall be 38 considered based on the compensation the employee would have received in the 39 employee's job classification if the employee was not on industrial leave.

40 5. 7. "Catastrophic disability" means a physical and not a 41 psychological condition that the local board determines prevents the employee 42 from totally and permanently engaging in any gainful employment and that 43 results from a physical injury incurred in the performance of the employee's 44 duty. 1 6. 8. "Certified peace officer" means a peace officer certified by 2 the Arizona peace officers standards and training board.

3

7. 9. "Claimant" means any member or beneficiary who files an 4 application for benefits pursuant to this article.

5 8. 10. "Compensation" means, for the purpose of computing retirement benefits, base salary, overtime pay, shift differential pay and holiday pay 6 7 paid to an employee by the employer on a regular monthly, semimonthly or 8 biweekly payroll basis and longevity pay paid to an employee at least every 9 six months for which contributions are made to the system pursuant to section Compensation does not include, for the purpose of 10 38-843, subsection D. 11 computing retirement benefits, payment for unused sick leave, payment in lieu 12 of vacation, payment for compensatory time or payment for any fringe 13 benefits. For the purposes of this paragraph, "base salary" means the amount of compensation each employee is regularly paid for personal services 14 15 rendered to an employer before the addition of any extra monies, including 16 overtime pay, shift differential pay, holiday pay, longevity pay, fringe 17 benefit pay and similar extra payments.

9. 11. "Credited service" means the member's total period of service 18 19 prior to the member's effective date of participation, plus those compensated 20 periods of the member's service thereafter for which the member made 21 contributions to the fund.

22 10. 12. "Depository" means a bank in which all monies of the system 23 are deposited and held and from which all expenditures for benefits, expenses 24 and investments are disbursed.

25 11. 13. "Effective date of participation" means July 1, 1968, except with respect to employers and their covered employees whose contributions to 26 27 the fund commence thereafter, the effective date of their participation in 28 the system is as specified in the applicable joinder agreement.

29 12. 14. "Effective date of vesting" means the date a member's rights 30 to benefits vest pursuant to section 38-844.01.

31 13. 15. "Eligible child" means the AN unmarried child of a deceased 32 member OR RETIRED MEMBER who MEETS ONE OF THE FOLLOWING QUALIFICATIONS:

33

(a) Is under the age of eighteen YEARS OF AGE. or

34 (b) IS AT LEAST EIGHTEEN YEARS OF AGE AND UNDER TWENTY-THREE YEARS OF 35 AGE ONLY DURING ANY PERIOD THAT THE CHILD IS a full-time student. who is 36 under the age of twenty-three or

37 (c) IS under a disability which THAT began before the child attained 38 the age of twenty-three YEARS OF AGE and who remains a dependent of the 39 surviving spouse or guardian.

40 14. 16. "Eligible groups" means only the following who are regularly 41 assigned to hazardous duty:

42 43 (a) Municipal police officers who are certified peace officers.

(b) Municipal fire fighters.

44 (c) Paid full-time fire fighters employed directly by a fire district 45 organized pursuant to section 48-803 or 48-804 with three or more full-time

1 fire fighters, but not including fire fighters employed by a fire district 2 pursuant to a contract with a corporation.

3

(d) State highway patrol officers who are certified peace officers.

4

(e) State fire fighters.

5

(f) County sheriffs and deputies who are certified peace officers.

6

(g) Fish and game wardens who are certified peace officers.

7 (h) Police officers who are certified peace officers and fire fighters 8 of a nonprofit corporation operating a public airport pursuant to sections 9 28-8423 and 28-8424. A police officer shall be designated pursuant to 10 section 28-8426 to aid and supplement state and local law enforcement 11 agencies and a fire fighter's sole duty shall be to perform fire fighting 12 services, including services required by federal regulations.

13 (i) Police officers who are certified peace officers and who are 14 appointed by the Arizona board of regents.

15 (j) Police officers who are certified peace officers and who are 16 appointed by a community college district governing board.

17 (k) State attorney general investigators who are certified peace 18 officers.

19

(1) County attorney investigators who are certified peace officers.

20 (m) Police officers who are certified peace officers and who are 21 employed by an Indian reservation police agency.

(n) Fire fighters who are employed by an Indian reservation fire fighting agency.

24 (o) Police officers who are certified peace officers and who are25 appointed by the department of administration.

26 (p) Department of liquor licenses and control investigators who are 27 certified peace officers.

28 (q) Arizona department of agriculture officers who are certified peace29 officers.

30 (r) Arizona state parks board rangers and managers who are certified 31 peace officers.

32

(s) County park rangers who are certified peace officers.

33 15. 17. "Employee" means any person who is employed by a participating 34 employer and who is a member of an eligible group but does not include any 35 persons compensated on a contractual or fee basis. If an eligible group 36 requires certified peace officer status and at the option of the local board, 37 employee may include a person who is training to become a certified peace 38 officer.

39

16. 18. "Employers" means:

40 (a) Cities contributing to the fire fighters' relief and pension fund 41 as provided in sections 9-951 through 9-971 or statutes amended thereby and 42 antecedent thereto, as of June 30, 1968 on behalf of their full-time paid 43 fire fighters.

44 (b) Cities contributing under the state police pension laws as 45 provided in sections 9-911 through 9-934 or statutes amended thereby and 1 antecedent thereto, as of June 30, 1968 on behalf of their municipal
2 policemen.

3 (c) The state highway patrol covered under the state highway patrol 4 retirement system.

5 (d) The state, or any political subdivision thereof, including but not 6 limited to towns, cities, fire districts, counties and nonprofit corporations 7 operating public airports pursuant to sections 28-8423 and 28-8424, which has 8 elected to participate in the system on behalf of an eligible group of public 9 safety personnel pursuant to a joinder agreement entered into after July 1, 10 1968.

(e) Indian tribes which THAT have elected to participate in the system
 on behalf of an eligible group of public safety personnel pursuant to a
 joinder agreement entered into after July 1, 1968.

14 17. 19. "Fund" means the public safety personnel retirement fund, 15 which is the fund established to receive and invest contributions accumulated 16 under the system and from which benefits are paid.

17 18. 20. "Fund manager" means the fund manager of the system, who are 18 the persons appointed to invest and operate the fund.

19 21. "INTERNAL REVENUE CODE" HAS THE SAME MEANING PRESCRIBED IN SECTION
20 42-1001.

22. "KILLED IN THE LINE OF DUTY" MEANS THE DECEDENT'S DEATH WAS THE
 DIRECT AND PROXIMATE RESULT OF THE PERFORMANCE OF THE DECEDENT'S PUBLIC
 SAFETY DUTIES AND DOES NOT INCLUDE SUICIDE.

24 19. 23. "Local board" means the retirement board of the employer, who 25 are the persons appointed to administer the system as it applies to their 26 members in the system.

27 20. 24. "Member" means any employee who meets all of the following 28 qualifications:

29 (a) Who is either a full-time paid municipal police officer, a 30 full-time paid fire fighter, a law enforcement officer who is employed by the 31 state including the director thereof, a state fire fighter who is primarily 32 assigned to fire fighting duties, a fire fighter or police officer of a 33 nonprofit corporation operating a public airport pursuant to sections 28-8423 34 and 28-8424, all ranks designated by the Arizona law enforcement merit system 35 council, a state attorney general investigator who is a certified peace 36 officer, a county attorney investigator who is a certified peace officer, a 37 police officer who is appointed by the department of administration and who 38 is a certified peace officer, a department of liquor licenses and control 39 investigator who is a certified peace officer, an Arizona department of 40 agriculture officer who is a certified peace officer, an Arizona state parks 41 board ranger or manager who is a certified peace officer, a county park 42 ranger who is a certified peace officer, a person who is a certified peace 43 officer and who is employed by an Indian reservation police agency, a fire 44 fighter who is employed by an Indian reservation fire fighting agency or an 45 employee included in a group designated as eligible employees under a joinder

agreement entered into by their employer after July 1, 1968 and who is or was regularly assigned to hazardous duty.

3 (b) Who, on or after the employee's effective date of participation, 4 is receiving compensation for personal services rendered to an employer or 5 would be receiving compensation except for an authorized leave of absence.

6 (c) Whose employment with an employer commenced prior to attainment of 7 age fifty.

8 (d) Whose customary employment is at least forty hours per week and 9 for more than six months in a calendar year.

10 (e) Who has not attained age sixty-five prior to the employee's 11 effective date of participation or who was over age sixty-five with 12 twenty-five years or more of service prior to the employee's effective date 13 of participation.

14 25. "NET ASSETS OF THE FUND" MEANS NET ASSETS OF THE FUND AS DESCRIBED 15 IN SECTION 38-856.

16 21. 26. "Normal retirement date" means the first day of the calendar 17 month immediately following an employee's completion of twenty years of 18 service or the employee's sixty-second birthday and the employee's completion 19 of fifteen years of service.

20 22. 27. "Ordinary disability" means a physical condition which THAT 21 the local board determines will prevent an employee totally and permanently 22 from performing a reasonable range of duties within the employee's department 23 or a mental condition which THAT the local board determines will prevent an 24 employee totally and permanently from engaging in any substantial gainful 25 activity.

26 23. 28. "Pension" means a series of monthly amounts which THAT are
27 payable to a person who is entitled to receive benefits under the plan, BUT
28 DOES NOT INCLUDE AN ANNUITY THAT IS PAYABLE PURSUANT TO SECTION 38-846.01.

29 29. "QUALIFIED GOVERNMENTAL EXCESS BENEFIT ARRANGEMENT" MEANS A PORTION30 OF THE SYSTEM IF:

(a) THE PORTION IS MAINTAINED SOLELY TO PROVIDE TO MEMBERS OF THE
SYSTEM THAT PART OF A MEMBER'S ANNUAL BENEFIT THAT IS OTHERWISE PAYABLE UNDER
THE TERMS OF THE SYSTEM AND THAT EXCEEDS THE LIMITATIONS IMPOSED BY SECTION
415 OF THE INTERNAL REVENUE CODE.

35 (b) UNDER THAT PORTION, A DIRECT OR INDIRECT ELECTION TO DEFER36 COMPENSATION IS NOT PROVIDED AT ANY TIME TO THE MEMBER.

37 (c) EXCESS BENEFITS ARE NOT PAID FROM A TRUST THAT IS A PART OF THE
 38 SYSTEM UNLESS THE TRUST IS MAINTAINED SOLELY FOR THE PURPOSE OF PROVIDING
 39 EXCESS BENEFITS.

40 24. 30. "Regularly assigned to hazardous duty" means regularly 41 assigned to duties of the type normally expected of municipal police 42 officers, municipal or state fire fighters, eligible fire district fire 43 fighters, state highway patrol officers, county sheriffs and deputies, fish 44 and game wardens, fire fighters and police officers of a nonprofit 45 corporation operating a public airport pursuant to sections 28-8423 and

1 28-8424, police officers who are appointed by the Arizona board of regents or 2 a community college district governing board, state attorney general 3 investigators who are certified peace officers, county attorney investigators 4 who are certified peace officers, police officers who are appointed by the 5 department of administration and who are certified peace officers, department 6 of liquor licenses and control investigators who are certified peace 7 officers, Arizona department of agriculture officers who are certified peace 8 officers, Arizona state parks board rangers and managers who are certified 9 peace officers, county park rangers who are certified peace officers, police officers who are certified peace officers and are employed by an Indian 10 11 reservation police agency or fire fighters who are employed by an Indian 12 reservation fire fighting agency. Those individuals who are assigned solely 13 to support duties such as secretaries, stenographers, clerical personnel, clerks, cooks, maintenance personnel, mechanics and dispatchers are not 14 15 assigned to hazardous duty regardless of their position classification 16 title. Since the normal duties of municipal police officers, municipal or 17 state fire fighters, eligible fire district fire fighters, state highway patrol officers, county sheriffs and deputies, fish and game wardens, fire 18 19 fighters and police officers of a nonprofit corporation operating a public 20 airport pursuant to sections 28-8423 and 28-8424, police officers who are 21 appointed by the Arizona board of regents or a community college district 22 governing board, state attorney general investigators who are certified peace 23 officers, county attorney investigators who are certified peace officers, 24 police officers who are appointed by the department of administration and who 25 are certified peace officers, department of liquor licenses and control 26 investigators who are certified peace officers, Arizona department of 27 agriculture officers who are certified peace officers, Arizona state parks 28 board rangers and managers who are certified peace officers, county park 29 rangers who are certified peace officers, police officers who are certified 30 peace officers and are employed by an Indian reservation police agency and 31 fire fighters who are employed by an Indian reservation fire fighting agency 32 are constantly changing, questions as to whether a person is or was 33 previously regularly assigned to hazardous duty shall be resolved by the 34 local board on a case-by-case basis. Resolutions by local boards are subject 35 to rehearing and appeal.

36 25. 31. "Retirement" OR "RETIRED" means termination of employment 37 after a member has fulfilled all requirements for a pension. Retirement 38 shall be considered as commencing on the first day of the month immediately 39 following a member's last day of employment or authorized leave of absence, 40 if later.

41 32. "SAME POSITION" MEANS THE MEMBER IS IN A POSITION IN WHICH THE 42 MEMBER PERFORMS DUTIES THAT ARE THE SAME DUTIES THAT WERE PERFORMED, AND 43 EXERCISES AUTHORITY THAT IS THE SAME AUTHORITY THAT WAS EXERCISED, BY THE 44 MEMBER BEFORE THE MEMBER'S RETIREMENT.

1 $\frac{26}{26}$, 33. "Service" means the last period of continuous employment of an 2 employee by the employers prior to the employee's retirement or the 3 employee's sixty-fifth birthday, whichever first occurs, except that if such 4 period includes employment during which the employee would not have qualified 5 as a member had the system then been effective, such as employment as a 6 volunteer fire fighter, then only twenty-five per cent of such noncovered 7 employment shall be considered as service. Any absence which THAT is 8 authorized by an employer shall not be considered as interrupting continuity 9 of employment if the employee returns within the period of authorized 10 absence. Transfers between employers also shall not be considered as 11 interrupting continuity of employment. Any period during which a member is 12 receiving sick leave payments or a temporary disability pension shall be 13 considered as service. Any period during which a person was employed as a 14 full-time paid fire fighter by a fire district pursuant to a contract with a 15 corporation within that fire district shall be considered as service if it is 16 part of the person's last period of continuous employment with that 17 corporation in that fire district and the fire district has elected to treat 18 the period as service in its applicable joinder agreement. Any reference in 19 this system to the number of years of service of an employee shall be deemed 20 to include fractional portions of a year.

21 27. 34. "State" means the state of Arizona, including any department,
 22 office, board, commission, agency or other instrumentality of the state.

23 28. 35. "System" means the public safety personnel retirement system 24 established by this article.

25 29. 36. "Temporary disability" means a physical or mental condition 26 which THAT the local board finds totally and temporarily prevents an employee 27 from performing a reasonable range of duties within the employee's department 28 and which THAT was incurred in the performance of the employee's duty.

- 29
- 30 31

Sec. 15. Section 38-844, Arizona Revised Statutes, is amended to read: 38-844. <u>Requirements for retirement benefits and disability</u> <u>pensions</u>

A. A member shall be IS eligible for a normal pension upon ON retirement on or after the member's normal retirement date. Payment of a normal pension shall commence as of the first day of the month following the date of retirement, and the last payment shall be made as of the last day of the month in which the death of the retired member occurs.

B. A member is eligible for an accidental disability pension if the
 member's employment is terminated by reason of accidental disability.

C. A member is eligible for an ordinary disability pension if the member's employment is terminated before the member's normal retirement date by reason of ordinary disability. A member shall file an application for a disability pension after the disabling incident or within one year after the date the member ceases to be an employee. Timely application for an accidental, catastrophic or ordinary disability pension is a prerequisite to receipt of the pension. Payment of an accidental, catastrophic or ordinary disability pension shall commence as of the first day of the month following the date of retirement or the expiration of a period during which the member is receiving sick leave payments or a temporary disability pension, whichever is later. The last payment shall be made as of the last day of the month in which the death of the retired member occurs, or if disability ceases prior to the member's normal retirement date, the first day of the month in which disability ceases.

8 C_{\cdot} D. A member is eligible for a catastrophic disability pension if 9 member's employment is terminated by reason of catastrophic the disability. If more than the allowable catastrophic disability pensions are 10 11 approved by the local boards in a calendar year, from and after December 31 12 of the following calendar year a member of the system is not eligible to 13 apply for a catastrophic disability pension. On or before January 31, the 14 fund manager shall report to the president of the senate and the speaker of 15 the house of representatives the number of catastrophic disability pensions 16 that were approved by the local boards in the preceding calendar year. For the purposes of this subsection, "allowable catastrophic disability pensions" 17 18 means for calendar year 2004, ten, and for subsequent calendar years the 19 number of allowable catastrophic disability pensions allowed in the prior 20 calendar year minus the number of catastrophic disability pensions approved 21 by the local boards in the prior calendar year plus four.

22 E. A MEMBER SHALL FILE AN APPLICATION FOR AN ACCIDENTAL, CATASTROPHIC 23 OR ORDINARY DISABILITY PENSION AFTER THE DISABLING INCIDENT OR WITHIN ONE 24 YEAR AFTER THE DATE THE MEMBER CEASES TO BE AN EMPLOYEE. TIMELY APPLICATION 25 FOR AN ACCIDENTAL, CATASTROPHIC OR ORDINARY DISABILITY PENSION IS A 26 PREREQUISITE TO RECEIPT OF THE PENSION. PAYMENT OF AN ACCIDENTAL. 27 CATASTROPHIC OR ORDINARY DISABILITY PENSION COMMENCES AS OF THE FIRST DAY OF 28 THE MONTH FOLLOWING THE DATE OF RETIREMENT OR THE EXPIRATION OF A PERIOD 29 DURING WHICH THE MEMBER IS RECEIVING SICK LEAVE PAYMENTS OR A TEMPORARY 30 DISABILITY PENSION, WHICHEVER IS LATER. THE LAST PAYMENT SHALL BE MADE AS OF 31 THE LAST DAY OF THE MONTH IN WHICH THE DEATH OF THE RETIRED MEMBER OCCURS, OR 32 IF DISABILITY CEASES BEFORE THE MEMBER'S NORMAL RETIREMENT DATE, THE FIRST 33 DAY OF THE MONTH IN WHICH THE DISABILITY CEASES. FOR THE PURPOSES OF THIS 34 SECTION AND SECTIONS 38-844.02 THROUGH 38-844.10, A MEMBER WHO IS RECEIVING A 35 DISABILITY PENSION IS DEEMED TO HAVE TERMINATED EMPLOYMENT BY REASON OF THE 36 DISABILITY.

37 D. F. Notwithstanding any other provision of this section, no member 38 shall qualify for an accidental, catastrophic or ordinary disability pension 39 if the local board determines that the member's disability results from the 40 following:

41 1. An injury suffered while engaged in a felonious criminal act or42 enterprise.

43 2. Service in the armed forces of the United States which THAT
44 entitles the member to a veteran's disability pension.

1 3. A physical or mental condition or injury that existed or occurred 2 prior to the member's date of membership in the system.

3

E. G. Accidental or ordinary disability shall be considered to have 4 ceased and an accidental or ordinary disability pension terminates if the 5 member:

1. Has sufficiently recovered, in the opinion of the local board, 6 7 based on a medical examination by a physician or clinic appointed by the 8 local board, to be able to engage in a reasonable range of duties within the 9 member's department and the member refuses an offer of employment by an 10 employer in the system.

11 Refuses to undergo any medical examination requested by the board, 2. 12 provided that a medical examination shall not be required more frequently 13 than once in any calendar year.

14 F. H. Sixty months after the award of a catastrophic disability 15 pension, the local board shall reevaluate the member TO DETERMINE WHETHER THE MEMBER IS STILL CATASTROPHICALLY DISABLED. If the member still qualifies for 16 17 the catastrophic disability pension, the member is entitled to continue to 18 receive the pension at the reduced amount prescribed in section 38-845, 19 subsection E. A catastrophic disability shall be considered to have ceased 20 and a catastrophic disability pension terminates if the local board 21 determines that the member has sufficiently recovered and is able to engage in gainful employment based on a medical examination by a physician or a 22 23 clinic appointed by the local board. After the sixty month review, the 24 catastrophic disability shall be considered to have ceased and a catastrophic 25 disability pension terminates if the local board determines that the member 26 has sufficiently recovered and is able to engage in gainful employment based 27 on a medical examination by a physician or a clinic appointed by the local 28 board, except that the medical examination shall not be required more 29 frequently than once in a calendar year. The medical review after the sixty 30 month period does not apply after the date the catastrophic disability 31 pensioner would have attained twenty-five years of service assuming the 32 pensioner remained a member of the system. The local board shall also 33 terminate a catastrophic disability pension if the member refuses to undergo any medical examination requested by the board. A member whose catastrophic 34 35 disability pension is terminated may apply for and if eligible is entitled to 36 receive an accidental disability pension as provided in this section.

37 G. I. Subsection E G of this section does not apply after a 38 disability pensioner's normal retirement date. The amount of a disability 39 pension shall not be recomputed at a disability pensioner's normal retirement 40 date.

41 H_{-} J. An ordinary disability pension shall be reduced in the period 42 prior to the member's normal retirement date if the member engages in any 43 employment and if the member's income from this employment is greater than 44 the member's pension unreduced by this subsection. The amount of the 45 reduction shall be equal to the difference between the member's income from

1 employment and the member's unreduced pension. The local board shall have 2 the right to suspend payments of an ordinary disability pension if the 3 disabled member fails to report earned income. Such suspension shall be for 4 the period there is no satisfactory report with restoration of benefits upon 5 ON THE LOCAL BOARD'S acceptance of such report or until the member's normal retirement date, whichever occurs earlier. If, in the opinion of the local 6 7 board, the reduction provided in this subsection is insufficient to recover monies previously paid to a member, each local board, in its sole discretion, 8 9 may bring an action to recover any outstanding balance due, notwithstanding any other rights the local board possesses. 10

11 I. K. If accidental or ordinary disability ceases before a retired 12 member attains the member's normal retirement date and the member is 13 reemployed by an employer, the pension payable upon the member's subsequent 14 retirement shall be determined as provided in section 38-849, subsection D.

15 J. L. A member shall be eligible for a temporary disability pension 16 if the member's employment is terminated prior to the member's normal 17 retirement date by reason of temporary disability. Payment of a temporary disability pension shall commence as of the first day of the month following 18 19 the date of disability or the expiration of a period during which the member 20 is receiving ANY compensation and sick leave payments, whichever is 21 later. The last payment shall be made as of the first day of the month in which either the death of the member occurs or the local board deems the 22 23 member is no longer under temporary disability, whichever first occurs, 24 provided that no more than twelve monthly temporary disability payments shall 25 be made in total to the member.

K. M. If upon the expiration of a temporary disability pension the local board finds upon application that the member has an accidental or ordinary disability, the member shall be eligible for an accidental or ordinary disability pension, as provided in this section.

30 Sec. 16. Section 38-844.03, Arizona Revised Statutes, is amended to 31 read:

32

38-844.03. Eligibility; participation

33 A. Any member who is eligible for a normal pension pursuant to section 34 38-844, subsection A, and who has at least twenty years of credited service, 35 WHO HAS NOT ELECTED TO PARTICIPATE IN THE REVERSE DEFERRED RETIREMENT OPTION 36 PLAN PURSUANT TO SECTION 38-844.10 OR WHO IS NOT AWARDED AN ORDINARY, 37 CATASTROPHIC OR ACCIDENTAL DISABILITY PENSION is eligible to participate in 38 the deferred retirement option plan. In addition, any member who is subject 39 to section 38-858, subsection $\frac{c}{c}$ B is eligible to participate in the deferred 40 retirement option plan retroactive to the member's twentieth year of credited 41 service or on the day before the member began active military service, 42 whichever is later, if the member makes the election pursuant to this section 43 on or before resuming employment with the member's employer.

44 B. A member who elects to participate in the deferred retirement 45 option plan shall voluntarily and irrevocably: 1 1. Designate a period of participation that is not more than sixty 2 consecutive months.

2. Beginning on the date the member elects to participate in the deferred retirement option plan, cease to accrue benefits under any other provision of this article. The member's effective date of participation is the first day of the month following the date the member elects to participate.

8 3. Have deferred retirement option plan benefits credited to a 9 deferred retirement option plan participation account pursuant to section 10 38-844.05.

Receive benefits from the system on termination of employment at
 the same time and in the same manner as otherwise prescribed in this article.

13 5. Agree to terminate employment on completion of the deferred 14 retirement option plan participation period designated by the member on the 15 appropriate deferred retirement option plan participation form.

16 C. If a member fails to terminate employment on completion of the 17 designated deferred retirement option plan participation period:

18 1. The member is not entitled to the interest accumulation on the 19 deferred retirement option plan participation account.

20 2. The deferred retirement option plan participation account shall not 21 be credited with the monthly amount prescribed in section 38-844.05, 22 subsection C, paragraph 1 and that amount shall not be paid directly to the 23 member.

3. The payment prescribed in section 38-844.08, subsection A,
paragraph 1 shall not be paid until the member terminates employment and is
payable at the same time as the pension amount is paid on retirement.

4. The member does not acquire any further credited service in thesystem.

29 Sec. 17. Section 38-844.10, Arizona Revised Statutes, is amended to 30 read:

31

38-844.10. <u>Reverse deferred retirement option plan</u>

A. A reverse deferred retirement option plan is established. The purpose of the reverse deferred retirement option plan is to add flexibility to the system and to provide members who elect to participate in the reverse deferred retirement option plan access to a lump sum benefit in addition to their normal monthly retirement benefit on actual retirement.

B. The fund manager shall offer the reverse deferred retirement option plan to members on a voluntary basis as an alternative method of benefit accrual under the system.

C. Any member who is eligible for a normal pension pursuant to section 38-844, subsection A, who has not elected to participate in the deferred retirement option plan pursuant to section 38-844.03, WHO IS NOT AWARDED AN ACCIDENTAL, CATASTROPHIC OR ORDINARY DISABILITY and who has at least twenty years of credited service is eligible to participate in the reverse deferred retirement option plan. 1 D. A member who elects to participate in the reverse deferred 2 retirement option plan shall voluntarily and irrevocably:

3 1. Designate a reverse deferred retirement option plan date that is 4 the first day of the calendar month immediately following a member's 5 completion of twenty years of credited service or a date not more than sixty 6 consecutive months before the date the member elects to participate in the 7 reverse deferred retirement option plan, whichever is later.

8 2. Agree to terminate employment on the date the member elects to 9 participate in the reverse deferred retirement option plan.

3. Receive benefits from the system on termination of employment at 10 11 the same time and in the same manner as otherwise prescribed in this article 12 using the factors of credited service and average monthly benefit 13 compensation in effect on the reverse deferred retirement option plan date.

14 E. On election, reverse deferred retirement option а plan 15 participation account is established within the system on behalf of each 16 reverse deferred retirement option plan participant. All benefits accrued 17 pursuant to this article shall be accounted for in the reverse deferred retirement option plan participation account. A reverse deferred retirement 18 19 option plan participant does not have a claim on the assets of the system 20 with respect to the member's reverse deferred retirement option plan 21 participation account and assets shall not be set aside for any reverse 22 deferred retirement option plan participant that are separate from all other 23 system assets.

24 F. All amounts credited to a member's reverse deferred retirement 25 option plan participation account are fully vested.

26 G. A member's reverse deferred retirement option plan participation 27 account shall be credited with the following:

28 1. An amount that is credited as though accrued monthly from the 29 reverse deferred retirement option plan date to the date the member elected 30 to participate in the reverse deferred retirement option plan and that is 31 computed in the same manner as a normal retirement benefit using the factors 32 of credited service and average monthly benefit compensation in effect on the 33 reverse deferred retirement option plan date.

34 2. An amount that is credited as though accrued monthly and that 35 represents interest at a rate equal to three and one-half per cent.

H. Employee and employer contributions pursuant to section 38-843 that 36 37 are deposited during the period of the reverse deferred retirement option 38 plan are not eligible to be refunded to the employer or member.

39 I. The participant is not entitled to receive any amount prescribed by 40 section 38-856 or 38-857 during the reverse deferred retirement option plan 41 participation period.

42 J. The form of payment shall be a lump sum distribution. If allowed 43 by the internal revenue service, the participant may elect to transfer the 44 lump sum distribution to an eligible retirement plan or individual retirement 45 account.

1 K. The reverse deferred retirement option plan shall not jeopardize in 2 any way the tax qualified status of the system under the rules of the 3 internal revenue service. The fund manager may adopt additional provisions 4 to the extent necessary or appropriate for the reverse deferred retirement 5 option plan to comply with applicable federal laws or rules.

- 6
- 7

Sec. 18. Section 38-846, Arizona Revised Statutes, is amended to read: 38-846. <u>Death benefits</u>

A. If the spouse of a member or retired member is surviving at such 8 9 member's death, the spouse shall be eligible for a surviving spouse's pension, provided that such spouse had been married to the decedent either 10 for a period of at least two years prior to such member's date of death or 11 12 during such member's service. THE SURVIVING SPOUSE OF A DECEASED RETIRED 13 MEMBER SHALL BE PAID A SURVIVING SPOUSE'S PENSION IF THE SPOUSE WAS MARRIED 14 TO THE MEMBER FOR A PERIOD OF AT LEAST TWO CONSECUTIVE YEARS AT THE TIME OF 15 THE MEMBER'S DEATH. Payment of a surviving spouse's pension shall commence 16 as of the last day of the month following the member's or retired member's 17 date of death. The last payment shall be made as of the last day of the 18 month in which the surviving spouse's death occurs.

B. THE SURVIVING SPOUSE OF A DECEASED MEMBER SHALL BE PAID A SURVIVING
SPOUSE'S PENSION IF THE SPOUSE WAS MARRIED TO THE MEMBER ON THE DATE OF THE
MEMBER'S DEATH. PAYMENT OF A SURVIVING SPOUSE'S PENSION COMMENCES AS OF THE
LAST DAY OF THE MONTH FOLLOWING THE MEMBER'S DATE OF DEATH. THE LAST PAYMENT
SHALL BE MADE AS OF THE LAST DAY OF THE MONTH IN WHICH THE SURVIVING SPOUSE'S
DEATH OCCURS.

25 The surviving spouse of a deceased retired member shall IS ENTITLED С. TO receive a monthly amount equal to four-fifths of the monthly amount of 26 27 pension which THAT the decedent would have received immediately before 28 death. The surviving spouse of a deceased member who was not killed in the 29 line of duty or did not die from injuries suffered in the line of duty shall 30 receive a monthly amount computed as for the surviving spouse of a deceased 31 retired member, under the assumption that the member had retired for reason 32 of accidental disability immediately before death. The surviving spouse of a 33 deceased member who is killed in the line of duty or dies from injuries 34 suffered in the line of duty is entitled to receive a monthly amount equal to 35 the deceased member's average monthly benefit compensation less any amount payable for an eligible child under this section. A member who was eligible 36 37 for or receiving a temporary disability pension at the time of the member's 38 death is not deemed to be retired for the purposes of this subsection. For 39 the purposes of this subsection, "killed in the line of duty" means the 40 decedent's death was the direct and proximate result of the performance of 41 the decedent's public safety duties and does not include suicide.

D. THE SURVIVING SPOUSE OF A DECEASED MEMBER WHO WAS NOT KILLED IN THE
LINE OF DUTY OR DID NOT DIE FROM INJURIES SUFFERED IN THE LINE OF DUTY IS
ENTITLED TO RECEIVE A MONTHLY AMOUNT CALCULATED IN THE SAME MANNER AS AN
ACCIDENTAL DISABILITY PENSION IS CALCULATED PURSUANT TO SECTION 38-845,

SUBSECTION B. THE SURVIVING SPOUSE OF A DECEASED MEMBER WHO IS KILLED IN THE LINE OF DUTY OR DIES FROM INJURIES SUFFERED IN THE LINE OF DUTY IS ENTITLED TO RECEIVE A MONTHLY AMOUNT EQUAL TO THE DECEASED MEMBER'S AVERAGE MONTHLY BENEFIT COMPENSATION LESS ANY AMOUNT PAYABLE FOR AN ELIGIBLE CHILD UNDER THIS SECTION. A MEMBER WHO WAS ELIGIBLE FOR OR RECEIVING A TEMPORARY DISABILITY PENSION AT THE TIME OF THE MEMBER'S DEATH IS NOT DEEMED TO BE RETIRED FOR THE PURPOSES OF THIS SUBSECTION.

8 E. A SURVIVING SPOUSE SHALL FILE A WRITTEN APPLICATION WITH THE SYSTEM 9 IN ORDER TO RECEIVE A SURVIVOR BENEFIT.

10 \mathcal{C} . F. If at least one eligible child is surviving at the death of a 11 member or retired member, but no surviving spouse's pension then becomes 12 payable, a guardian's or conservator's pension shall be payable to the person 13 who is serving, or who is deemed by the local board to be serving, as the 14 legally appointed guardian or custodian of the eligible child. If an 15 eligible child of a member or retired member is surviving at the member's or 16 retired member's death, the eligible child is entitled to receive a child's 17 pension payable to the person who is serving or who is deemed by the local 18 board to be serving as the legally appointed guardian or custodian of the 19 eligible child. A CHILD'S PENSION OR A GUARDIAN'S OR CONSERVATOR'S PENSION 20 TERMINATES IF THE CHILD IS ADOPTED. IN THE CASE OF A DISABLED CHILD, THE 21 CHILD'S PENSION OR THE GUARDIAN'S OR CONSERVATOR'S PENSION TERMINATES IF THE 22 CHILD CEASES TO BE UNDER A DISABILITY OR CEASES TO BE A DEPENDENT OF THE 23 SURVIVING SPOUSE OR GUARDIAN. The member may also direct by designation to 24 the local board that the guardian or conservator pension or child's pension 25 be paid to the trustee of a trust created for the benefit of the eligible 26 child. A guardian's or conservator's pension shall also become payable if at 27 least one eligible child is surviving when a surviving spouse's pension 28 terminates. THE GUARDIAN OR CONSERVATOR SHALL FILE A WRITTEN APPLICATION 29 WITH THE SYSTEM IN ORDER TO RECEIVE THE GUARDIAN'S OR CONSERVATOR'S PENSION 30 AND CHILD'S PENSION.

B. G. The fund manager shall pay a guardian's or conservator's pension during the same period in which a pension is payable to at least one eligible child. The guardian, conservator or designated trustee is entitled to receive the same monthly amount as would have been payable to the decedent's surviving spouse had a surviving spouse's pension become payable upon the decedent's death.

37 Each eligible child is entitled to a monthly amount equal to E. H. 38 one-tenth of the monthly amount of pension which THAT the deceased member or 39 retired member would have received immediately prior to death. THE PENSION 40 FOR A CHILD OF A DECEASED MEMBER SHALL BE CALCULATED IN THE SAME MANNER AS AN 41 ACCIDENTAL DISABILITY IS CALCULATED PURSUANT TO SECTION 38-845, SUBSECTION B. 42 A deceased member shall be assumed to be retired for reasons of accidental 43 disability immediately before the member's death. If there are three or more 44 children eligible for a child's pension, a maximum of two shares of the

1 child's pension shall be payable, the aggregate of such shares to be 2 apportioned in equal measure to each eligible child.

3 F. I. If a member has accumulated contributions remaining in the 4 system at the date of death of the last beneficiary, a lump sum refund of 5 such accumulated contributions shall be payable to the person whom the member 6 has designated as the member's refund beneficiary, or if the member's refund 7 beneficiary is not then surviving, to the designated contingent refund 8 beneficiary, or if the designated contingent refund beneficiary is not then 9 surviving, to such person nearest of kin as selected by the local board. The amount of the lump sum refund shall be the remaining accumulated 10 11 contributions. THE BENEFICIARY OR PERSON WHO IS SELECTED AS NEAREST OF KIN 12 SHALL FILE A WRITTEN APPLICATION IN ORDER TO RECEIVE THE REFUND.

13 G. J. In calculating the right to and the amount of the surviving 14 spouse's pension, the law in effect on the date of the death of the member or 15 retired member controls, unless the law under which the member retired 16 provides for a greater benefit amount for a surviving spouse.

17 Sec. 19. Section 38-846.01, Arizona Revised Statutes, is amended to 18 read:

19

38-846.01. Deferred annuity

20 If any member who has at least ten years of credited service terminates 21 his employment for reasons other than retirement or disability, he THE PERSON 22 may elect to receive a deferred retirement allowance ANNUITY, except that if 23 the member PERSON withdraws all or part of his THE PERSON'S accumulated 24 contributions FROM THE SYSTEM, all his rights in and to a deferred retirement 25 allowance shall be ANNUITY ARE forfeited by him and he ceases to be a member. A deferred retirement allowance shall be ANNUITY IS a life time 26 27 LIFETIME monthly **pension** PAYMENT THAT IS actuarially equivalent to the 28 member's ANNUITANT'S accumulated contributions IN THE SYSTEM plus an equal 29 amount paid by the employer and shall commence on application on or after the 30 sixty-second birthday of the member ANNUITANT. THE DEFERRED ANNUITY IS NOT A 31 RETIREMENT BENEFIT AND ANNUITANTS ARE NOT ENTITLED TO RECEIVE ANY AMOUNT 32 PROVIDED BY SECTION 38-845, SUBSECTION F OR SECTION 38-846, 38-856 OR 38-857.

- 33
- 34

Sec. 20. Section 38-847, Arizona Revised Statutes, is amended to read: 38-847. Local boards

35 A. The administration of the system and responsibility for making the 36 provisions of the system effective for each employer are vested in a local board. The department of public safety, the Arizona game and fish 37 38 department, the department of emergency and military affairs, the university 39 of Arizona, Arizona state university, northern Arizona university, each 40 county sheriff's office, each county attorney's office, each county parks 41 department, each municipal fire department, each eligible fire district, each 42 community college district, each municipal police department, the department 43 of law, the department of administration, the department of liquor licenses 44 and control, the Arizona department of agriculture, the Arizona state parks 45 board, each Indian reservation police agency and each Indian reservation fire

fighting agency shall have a local board. A nonprofit corporation operating pursuant to sections 28-8423 and 28-8424 shall have one board for all of its members. Each local board shall be constituted as follows:

4 For political subdivisions or Indian tribes, the mayor or chief 1. 5 elected official or a designee of the mayor or chief elected official 6 approved by the respective governing body as chairman, two members elected by 7 secret ballot by members employed by the appropriate employer and two 8 citizens, one of whom shall be the head of the merit system if it exists for 9 the group of members, appointed by the mayor or chief elected official and 10 with the approval of the governing body of the city or the governing body of 11 the employer. The appointed two citizens shall serve on both local boards in 12 a city or Indian tribes where both fire and police department employees are 13 members.

14 2. For state agencies and nonprofit corporations operating pursuant to 15 sections 28-8423 and 28-8424, two members elected by secret ballot by members 16 employed by the appropriate employer and three citizens appointed by the 17 governor. Each state agency local board shall elect a chairman.

3. For fire districts organized pursuant to section 48-804, the secretary-treasurer as chairman, two members elected by secret ballot by members employed by the fire district and two citizens appointed by the secretary-treasurer, one of whom is a resident of the fire district and one of whom has experience in personnel administration but who is not required to be a resident of the fire district.

B. Upon the taking effect of this system for an employer, the appointments and elections of board members shall take place with one elective and appointive board member serving a term ending two years after the effective date of participation for the employer and other local board members serving a term ending four years after the effective date. Thereafter, every second year, and as a vacancy occurs, an office shall be filled for a term of four years in the same manner as previously provided.

C. Each member of a local board shall, within ten days after the member's appointment or election, SHALL take an oath of office that, so far as it devolves upon the member, the member shall diligently and honestly administer the affairs of the local board and that the member shall not knowingly violate or willingly permit to be violated any of the provisions of law applicable to the system.

D. Except as limited by subsection E of this section, a local board shall have such powers as may be necessary to discharge the following duties:

39 1. To decide all questions of eligibility and service credits, and 40 determine the amount, manner and time of payment of any benefits under the 41 system.

42 2. To prescribe procedures to be followed by claimants in filing 43 applications for benefits. 1 3. To make a determination as to the right of any claimant to a 2 benefit and to afford any claimant or the fund manager, or both, a right to a 3 rehearing on the original determination.

4. To request and receive from the employers and from members such 5 information as is necessary for the proper administration of the system and 6 action on claims for benefits and to forward such information to the fund 7 manager.

8 5. To distribute, in such manner as the local board determines to be 9 appropriate, information explaining the system received from the fund 10 manager.

11 6. To furnish the employer, the fund manager, and the legislature, 12 upon request, with such annual reports with respect to the administration of 13 the system as are reasonable and appropriate.

To receive and review the actuarial valuation of the system for itsgroup of members.

16 8. To receive and review reports of the financial condition and of the 17 receipts and disbursements of the fund from the fund manager.

18

9. To appoint medical boards as provided in section 38-859.

19 10. To sue and be sued to effectuate the duties and responsibilities 20 set forth in this article.

E. A local board shall have no power to add to, subtract from, modify or waive any of the terms of the system, change or add to any benefits provided by the system or waive or fail to apply any requirement of eligibility for membership or benefits under the system.

F. A local board shall, from time to time, establish and adopt such rules as it deems necessary or desirable for its administration, INCLUDING RULES TO GOVERN THE CONDUCT OF HEARINGS AND THE AWARD OF RETIREMENT AND DISABILITY BENEFITS. All rules and decisions of a LOCAL board shall be uniformly and consistently applied to all members in similar circumstances.

30 G. Any action by a majority vote of the members of a local board which 31 THAT is not inconsistent with the provisions of the system shall be final, 32 conclusive and binding upon all persons affected by it unless a timely 33 application for a rehearing or appeal is filed as provided in this article.

H. A claimant or the fund manager may apply for a rehearing before the local board within the time period prescribed in this subsection. An application for a rehearing shall be filed in writing with a member of the local board or its secretary within sixty days after:

38 1. The applicant-claimant receives notification of the local board's 39 original action by certified mail, by attending the meeting at which the 40 action is taken or by receiving benefits from the system pursuant to the 41 local board's original action, whichever occurs first.

42 2. The applicant-fund manager receives notification of the local
43 board's original action by certified mail or by receipt of written directions
44 from the local board pursuant to its original action, whichever occurs first.

I. A hearing before a local board on a matter remanded from the superior court is not subject to a rehearing before the local board.

3

J. Decisions of local boards are subject to judicial review pursuant to title 12, chapter 7, article 6.

4 5

5 K. When making a ruling, determination or calculation, the local board 6 shall be entitled to rely upon information furnished by the employer, the 7 fund manager, independent legal counsel, or the actuary for the system.

8 L. Each member of a local board is entitled to one vote. A majority 9 of the appointed and elected members is necessary for a decision by the 10 members of a local board at any meeting of the local board.

M. The local board shall adopt such bylaws as it deems desirable. The local board shall elect a secretary who may, but need not, be a member of the local board. The secretary of the local board shall keep a record and prepare minutes of all meetings, forward the minutes to the fund manager within forty-five days after each meeting and forward all necessary communications to the fund manager.

N. THE EMPLOYER SHALL PAY the fees of the medical board and of local legal counsel and all other expenses of the local board necessary for the administration of the system, shall be paid by the employer INCLUDING ANY LEGAL FEES INCURRED IN CONNECTION WITH APPEALS OF THE LOCAL BOARD'S DECISIONS, at such rates and in such amounts as the local board shall approve.

0. The local board shall issue directions to the fund manager concerning all benefits which THAT are to be paid from the employer's account pursuant to the provisions of the fund. The local board shall keep on file, in such manner as it may deem convenient or proper, all reports from the fund manager and the actuary.

P. The local board and the individual members of the local board shall be indemnified from the assets of the employer's account in the fund against any and all liabilities arising by reason of any act, or failure to act, made in good faith pursuant to the provisions of the system, including expenses reasonably incurred in the defense of any claim relating to the act or failure to act.

- 34
- 35

Sec. 21. Section 38-848, Arizona Revised Statutes, is amended to read: 38-848. <u>Fund manager</u>

A. The fund manager shall consist of five members and shall have the 36 rights, powers and duties that are set forth in this section. The term of 37 38 office of members shall be three years to expire on the third Monday in 39 January of the appropriate year. Members are eligible to receive 40 compensation in an amount of fifty dollars a day, but not to exceed one 41 thousand dollars in any one fiscal year, and are eligible for reimbursement 42 of expenses pursuant to chapter 4, article 2 of this title. The fund manager 43 consists of the following members appointed by the governor pursuant to 44 section 38-211:

45

1. One elected member from a local board to represent the employees.

2. One member to represent this state as an employer of public safety personnel. This member shall have the qualifications prescribed in subsection R of this section.

4 3. One member to represent the cities as employers of public safety 5 personnel.

6 7 4. An elected county or state official or a judge of the superior court, court of appeals or supreme court.

5. One public member. This member shall have the qualificationsprescribed in subsection R of this section.

10 B. All monies in the fund shall be deposited and held in a public 11 safety personnel retirement system depository. Monies in the fund shall be 12 disbursed from the depository separate and apart from all monies or funds of 13 the state and the agencies, instrumentalities and subdivisions thereof. The 14 monies shall be secured by the depository in which they are deposited and 15 held to the same extent and in the same manner as required by the general depository law of the state. The fund is subject to the sole management of 16 17 the fund manager for the purpose of this article, EXCEPT THAT THE FUND MANAGER MAY DELEGATE MANAGEMENT OF THE FUND TO ONE OR MORE QUALIFIED OUTSIDE 18 19 INVESTMENT MANAGERS IF SUCH A DELEGATION APPEARS TO BE APPROPRIATE AND 20 IF SUCH A DELEGATION OCCURS, THE FUND MANAGER SHALL EXERCISE PRUDENT. 21 SUPERVISION OVER THE OUTSIDE INVESTMENT MANAGER'S CONDUCT AND PERFORMANCE. 22 AN OUTSIDE INVESTMENT MANAGER IS QUALIFIED IF THE MANAGER HAS THE FOLLOWING 23 MINIMUM EXPERIENCE:

FOR ALL MANAGERS, OTHER THAN THOSE DESIGNATED TO MANAGE OR DEVELOP
 REAL ESTATE OR IMPROVEMENTS ON REAL ESTATE, VENTURE CAPITAL OR PRIVATE
 EQUITY, A MINIMUM OF THREE YEARS' EXPERIENCE AT HANDLING INSTITUTIONAL
 INVESTMENTS OF AT LEAST TWO HUNDRED FIFTY MILLION DOLLARS.

28 2. FOR ALL MANAGERS DESIGNATED TO MANAGE OR DEVELOP REAL ESTATE OR
29 IMPROVEMENTS ON REAL ESTATE, VENTURE CAPITAL OR PRIVATE EQUITY,
30 DEMONSTRATION, TO THE FUND MANAGER'S SATISFACTION, THAT THE MANAGERS HAVE
31 SUFFICIENT JUDGMENT, EXPERIENCE, COMPETENCY AND CAPABILITY TO ACHIEVE
32 SUPERIOR RETURNS ON THE ASSETS PLACED UNDER THEIR MANAGEMENT.

C. All contributions under this system shall be forwarded to the fund manager and shall be held, invested and reinvested by the fund manager OR OUTSIDE INVESTMENT MANAGERS. All property and funds of the fund, including income from investments and from all other sources, shall be retained for the exclusive benefit of members, as provided in the system, and shall be used to pay benefits to members or their beneficiaries or to pay expenses of operation and administration of the system and fund.

D. The fund manager shall have the full power in its sole discretion to invest and reinvest, alter and change the monies accumulated under the system. IN ADDITION TO ITS POWER TO DELEGATE INVESTMENT AUTHORITY TO QUALIFIED OUTSIDE INVESTMENT MANAGERS, the fund manager may delegate the authority the fund manager deems necessary and prudent to the administrator, employed by the fund manager pursuant to subsection K, paragraph 6 of this

1 section, and any assistant administrators to invest the monies of the system 2 if the administrator and any assistant administrators follow the investment 3 policies that are promulgated by the fund manager. The fund manager may 4 commingle securities and monies of the fund subject to the crediting of 5 receipts and earnings and charging of payments to the account of the appropriate employer. In making every investment, the fund manager AND ITS 6 7 AUTHORIZED INVESTMENT MANAGERS shall exercise the judgment and care under the 8 circumstances then prevailing which THAT persons of ordinary prudence, 9 discretion and intelligence exercise in the management of their own affairs, 10 not in regard to speculation but in regard to the permanent disposition of 11 their funds, considering the probable income from their funds as well as the 12 probable safety of their capital, provided:

13 1. That not more than seventy per cent of the pension fund shall be 14 invested at any given time in corporate stocks, based on cost value of such 15 stocks irrespective of capital appreciation.

16 2. 1. That no more than five per cent of the pension fund shall be
17 invested in securities issued by any one institution, agency or corporation,
18 other than securities issued as direct obligations of and fully guaranteed by
19 the United States government.

20 3. 2. That not more than five per cent of the voting stock of any one
 21 PUBLICLY TRADED corporation shall be owned.

4. 3. That corporate stocks and exchange traded funds eligible for
purchase shall be restricted to stocks and exchange traded funds that, except
for bank stocks, insurance stocks and membership interests in limited
liability companies, are either:

(a) Listed or approved on issuance for listing on an exchange
registered under the securities exchange act of 1934, as amended (15 United
States Code sections 78a through 7811).

(b) Designated or approved on notice of issuance for designation on the national market system of a national securities association registered under the securities exchange act of 1934, as amended (15 United States Code sections 78a through 7811).

33 (c) Listed or approved on issuance for listing on an exchange
 34 registered under the laws of this state or any other state.

35 (d) Listed or approved on issuance for listing on an exchange of a 36 foreign country with which the United States is maintaining diplomatic 37 relations at the time of purchase, except that no more than ten THIRTY per 38 cent of the pension fund shall be invested in foreign equity securities on 39 these exchanges, based on the cost value of the stocks irrespective of 40 capital appreciation.

41 (e) An exchange traded fund that is recommended by the chief 42 investment officer of the system, that is registered under the investment 43 company act of 1940 (15 United States Code section 80a-1 THROUGH 80a-64) and 44 that is both traded on a public exchange and based on a publicly recognized 45 index.

1 Notwithstanding any other law, the fund manager AND ITS AUTHORIZED Ε. 2 **INVESTMENT MANAGERS** shall not be required to invest in any type of investment 3 that is dictated or required by any entity of the federal government and that 4 is intended to fund economic development projects, public works or social 5 programs, but may consider such economically targeted investments pursuant to 6 its THEIR fiduciary responsibility. The fund manager AND ITS AUTHORIZED 7 INVESTMENT MANAGERS, on behalf of the system, may invest in, lend monies to or guarantee the repayment of monies by a limited liability company, limited 8 9 partnership, joint venture, partnership, limited liability partnership or trust in which the system has a financial interest, whether the entity is 10 11 closely held or publicly traded and that, in turn, may be engaged in any 12 including the ownership, development, lawful activity, management, 13 improvement or operation of real property and any improvements or businesses 14 on real property or the lending of monies.

15 F. Conference call meetings of the fund manager of the public safety 16 personnel retirement system which THAT are held for investment purposes only 17 are not subject to chapter 3, article 3.1 of this title, except that the fund manager shall maintain minutes of these conference call meetings and make 18 19 them available for public inspection within twenty-four hours after the 20 meeting. The fund manager shall review the minutes of each conference call 21 meeting and shall ratify all legal actions taken during each conference call 22 meeting at the next scheduled meeting of the fund manager.

G. The fund manager shall not be held liable for the exercise of more than ordinary care and prudence in the selection of investments and performance of its duties under the system and shall not be limited to so-called "legal investments for trustees", but all funds of the system shall be invested subject to all of the conditions, limitations and restrictions imposed by law.

H. Except as provided in subsection D of this section, the fund manager may:

Invest and reinvest the principal and income of the pension fund
 without distinction between principal and income.

2. Sell, exchange, convey, transfer or otherwise dispose of any
 investments of the fund held in the name of the system by private contract or
 at public auction.

36

37

3. Also:

(a) Vote upon any stocks, bonds or other securities.

38 (b) Give general or special proxies or powers of attorney with or 39 without power of substitution.

40 (c) Exercise any conversion privileges, subscription rights or other
 41 options and make any payments incidental to the exercise of the conversion
 42 privileges, subscription rights or other options.

(d) Consent to or otherwise participate in corporate reorganizations
or other changes affecting corporate securities, delegate discretionary
powers and pay any assessments or charges in connection therewith.

1 (e) Generally exercise any of the powers of an owner with respect to 2 stocks, bonds, securities or other investments held in the fund.

- 4. Make, execute, acknowledge and deliver any other instruments that may be necessary or appropriate to carry out the powers granted in this section.
- 5. Register any investment held in the fund in the name of the fund or 7 in the name of a nominee.

8 6. At the expense of the system, enter into an agreement with any bank 9 or banks for the safekeeping and handling of securities and other investments coming into the possession of the fund manager. The agreement shall be 10 11 entered into under terms and conditions that secure the proper safeguarding, 12 the securities withdrawal and handling of inventory, and other 13 investments. No access to and no deposit or withdrawal of the securities 14 from any place of deposit selected by the fund manager shall be permitted or 15 made except as the terms of the agreement may provide.

16 7. Appear before local boards and the courts of this state and 17 political subdivisions of this state through counsel or appointed representative to protect the fund. The fund manager is not responsible for 18 19 the actions or omissions of the local boards under this system but may seek 20 review or rehearing of actions or omissions of local boards. The fund 21 manager does not have a duty to review actions of the local boards but may do 22 so in its discretion in order to protect the fund.

8. Empower the fund administrator to take actions on behalf of the fund manager that are necessary for the protection and administration of the fund in accordance with the guidelines of the fund manager.

26 9. TO PROTECT THE FUND FROM INTERNAL THEFT AND NOTWITHSTANDING ANY
27 OTHER LAW, CONDUCT BACKGROUND CHECKS ON CURRENT AND PROSPECTIVE EMPLOYEES OF
28 THE SYSTEM AND OBTAIN SOCIAL SECURITY NUMBERS FOR THIS PURPOSE.

29 9. 10. Do all acts, whether or not expressly authorized that may be 30 deemed necessary or proper for the protection of the investments held in the 31 fund.

I. Investment expenses and operation and administrative expenses of the fund manager shall be accounted for separately and allocated against investment income.

J. The fund manager, as soon as possible within a period of six months following the close of any fiscal year, shall transmit to the governor and the legislature an annual statement A COMPREHENSIVE ANNUAL FINANCIAL REPORT on the operation of the system containing, among other things:

- 39
- 40

2. A statement of income and expenditures for the year.

41 3. A report on an actuarial valuation of its assets and liabilities.

42 4. A detailed statement of the investments acquired and disposed of 43 during the year.

44

5. A list of investments owned.

1. A balance sheet.

1 5. A LIST OF THE TEN LARGEST STOCK AND BOND INVESTMENTS THAT ARE HELD 2 BY THE FUND.

3 6. The total rate of return, yield on cost, and per cent of cost to4 market value of the fund.

5 7. Any other statistical and financial data that may be necessary for 6 the proper understanding of the financial condition of the system and the 7 results of its operations. A synopsis of the annual report shall be 8 published for the information of members of the system.

9

K. The fund manager shall:

10 1. Maintain the accounts of the system and issue statements to each 11 employer annually and to each member who may request it.

Report the results of the actuarial valuations to the local boards
 and employers.

14 3. Contract on a fee basis with an independent investment counsel to 15 advise the fund manager in the investment management of the fund and with an 16 independent auditing firm to audit the fund manager's accounting.

Permit the auditor general to make an annual audit and the results
 shall be transmitted to the governor and the legislature.

5. Contract on a fee basis with an actuary who shall make actuarial valuations of the system, be the technical adviser of the fund manager on matters regarding the operation of the funds created by the provisions of the system and perform other duties required in connection therewith. The actuary must be a member of a nationally recognized association or society of actuaries.

25 6. Employ, as administrator, a person, state department or other body
26 to serve at the pleasure of the fund manager.

27 7. Establish procedures and guidelines for contracts with actuaries,
 28 auditors, investment counsel and legal counsel and for safeguarding of
 29 securities.

8. IF DEEMED NECESSARY OR APPROPRIATE, CONTRACT ON A FEE BASIS WITH
 ONE OR MORE QUALIFIED OUTSIDE INVESTMENT MANAGERS TO MANAGE ONE OR MORE OF
 THE FUND'S INVESTMENTS, ASSETS OR INVESTMENT PORTFOLIOS, SUBJECT TO THE FUND
 MANAGER'S EXERCISE OF SUPERVISION.

34 35 L. The administrator, under the direction of the fund manager, shall:

1. Administer this article.

Invest the funds of the system as the fund manager deems necessary
 and prudent as provided in subsections D and H of this section and subject to
 the investment policies and fund objectives promulgated by the fund manager.

39 3. Establish and maintain an adequate system of accounts and records 40 for the system which shall be integrated with the accounts, records and 41 procedures of the employers so that the system operates most effectively and 42 at minimum expense and that duplication of records and accounts is avoided.

43 4. In accordance with the fund manager's governance policy and 44 personnel rules and procedures and the budget adopted by the fund manager, 45 hire such employees and services the administrator deems necessary and 1 prescribe their duties, including the hiring of one or more assistant 2 administrators to manage the system's operations, investments and legal 3 affairs.

5. Be responsible for income, the collection of the income and the accuracy of all expenditures.

6. Recommend to the fund manager annual contracts for the system's 7 actuary, auditor, investment counsel, legal counsel, QUALIFIED OUTSIDE 8 INVESTMENT MANAGERS, IF ANY, and safeguarding of securities.

9 7. Perform additional duties and powers prescribed by the fund manager 10 and delegated to the administrator.

11 M. The system is an independent trust fund and the fund manager, the 12 administrator, the assistant administrators and all persons employed by them 13 are not under the jurisdiction of the department of administration or any 14 other agency, department or instrumentality of this state or subject to 15 section 38-611 or title 41, chapter 4 or 6. The salaries of the 16 administrator, assistant administrators and other employees of the fund 17 manager are the sole determination of the fund manager. Contracts for goods 18 and services approved by the fund manager are not subject to title 41, 19 chapter 23. As an independent trust fund whose assets are separate and apart 20 from all other funds of this state, the system and the fund manager are not 21 subject to the restrictions prescribed in section 35-154 or article ix, 22 sections 5 and 8, Constitution of Arizona.

23 N. The attorney general or an attorney approved by the attorney 24 general and paid by the fund shall be the attorney for the fund manager and 25 shall represent the fund manager in any legal proceeding or forum that the THE ATTORNEY GENERAL SHALL OBTAIN THE 26 fund manager deems appropriate. 27 WRITTEN CONSENT OF THE FUND MANAGER IN ORDER TO SETTLE A CLAIM ON BEHALF OF 28 THE FUND MANAGER, THE SYSTEM OR ANY PENSION PLAN ADMINISTERED BY THE FUND 29 MANAGER. WITHOUT THIS CONSENT, THE FUND MANAGER AND THE PLANS IT ADMINISTERS 30 ARE NOT BOUND BY ANY SETTLEMENT PURPORTED TO BE NEGOTIATED ON THEIR BEHALF BY 31 THE ATTORNEY GENERAL. The fund manager, administrator, assistant 32 administrators and employees of the fund manager are not personally liable 33 for any acts done in their official capacity in good faith reliance on the 34 written opinions of the fund manager's attorney.

0. At least once in each five-year period after the effective date, the actuary shall make an actuarial investigation into the mortality, service and compensation experience of the members and beneficiaries of the system and shall make a special valuation of the assets and liabilities of the funds of the system. Taking into account the results of the investigation and special valuation, the fund manager shall adopt for the system such mortality, service and other tables deemed necessary.

P. On the basis of the tables the fund manager adopts, the actuary shall make a valuation of the assets and liabilities of the funds of the system not less frequently than every year. By November 1 of each year the fund manager shall provide a preliminary report and by December 15 of each 1 year provide a final report to the governor, the speaker of the house of 2 representatives and the president of the senate on the contribution rate for 3 the ensuing fiscal year.

Q. Neither the fund manager nor any member, or employee OR AUTHORIZED INVESTMENT MANAGER of the fund manager shall directly or indirectly, for himself or as an agent, in any manner use the monies or deposits of the fund except to make current and necessary payments, nor shall the fund manager or any member, or employee OR AUTHORIZED INVESTMENT MANAGER become an endorser or surety or in any manner an obligor for monies loaned by or borrowed from the fund.

11 R. The members of the fund manager who are appointed pursuant to 12 subsection A, paragraphs 2 and 5 of this section shall have at least ten 13 years' substantial experience as any one or a combination of the following: 14 1. A portfolio manager acting in a fiduciary capacity.

14 15

23

2. A securities analyst.

16 3. An employee or principal of a trust institution, investment 17 organization or endowment fund acting either in a management or an investment 18 related capacity.

A chartered financial analyst in good standing as determined by the
 association for investment management and research.

21 5. A professor at the university level teaching economics or 22 investment related subjects.

6. An economist.

Any other professional engaged in the field of public or privatefinances.

26 S. Financial or commercial information that is provided to the fund 27 manager, employees of the fund manager, AUTHORIZED INVESTMENT MANAGERS OR 28 AGENTS OF THE FUND MANAGER and attorneys of the fund manager in connection 29 with investments in which the fund manager has invested or investments the 30 fund manager has considered for investment is confidential, proprietary and 31 not a public record if the information is information that would customarily 32 not be released to the public by the person or entity from whom the 33 information was obtained.

34 Sec. 22. Section 38-848.01, Arizona Revised Statutes, is amended to 35 read:

36

38-848.01. <u>Qualified governmental excess benefit arrangement</u>

A. The fund manager may establish a qualified governmental excess benefit arrangement for the sole purpose of enabling the fund manager to continue to apply the same formula for determining benefits payable to all employees covered by the system whose benefits under the system are limited by section 415 of the internal revenue code.

B. The fund manager shall administer the qualified governmental excess
benefit arrangement. The fund manager has full discretionary fiduciary
authority to determine all questions arising in connection with the

33

arrangement, including its interpretation and any factual questions arising under the arrangement.

C. All members and retired members of the system are eligible to participate in the qualified governmental excess benefit arrangement if their benefits under the system would exceed the limitations imposed by section 415 of the internal revenue code.

7 D. On or after the effective date of the qualified governmental excess 8 benefit arrangement, the employer shall pay to each eligible member of the 9 system who retires on or after the effective date and to each retired member who retired before the effective date and that member's beneficiary, if 10 11 required, a supplemental pension benefit equal to the amount by which the 12 benefit that would have been payable under the system, without regard to any 13 provisions in the system incorporating the limitation on benefits imposed by 14 section 415 of the internal revenue code, exceeds the benefit actually 15 payable taking into account the limitation imposed on the system by section 415 of the internal revenue code. The fund manager shall compute and pay the 16 17 supplemental pension benefits under the same terms and conditions and to the 18 same person as the benefits payable to or on account of a retired member 19 under the system.

20 E. The employer shall not fund benefits payable under the qualified 21 governmental excess benefit arrangement. The employer shall pay benefits 22 payable under the qualified governmental excess benefit arrangement out of 23 the general assets of the employer. For administrative purposes, the 24 employer may establish a grantor trust for the benefit of eligible members. 25 The employer shall be treated as grantor of the trust for purposes of section 26 677 of the internal revenue code. The rights of any person to receive 27 benefits under the qualified governmental excess benefit arrangement are 28 limited to those of a general creditor of the employer.

F. The terms and conditions contained in the system, other than those relating to the benefit limitation imposed by section 415 of the internal revenue code, apply, unless the terms and conditions are inconsistent with the purpose of the qualified governmental excess benefit arrangement.

G. For the purposes of this section:

34 1. "Internal revenue code" has the same meaning prescribed in section 35 42-1001.

36 2. "Qualified governmental excess benefit arrangement" means a portion 37 of the system if:

38 (a) The portion is maintained solely to provide to members of the 39 system that part of a member's annual benefit that is otherwise payable under 40 the terms of the system and that exceeds the limitations imposed by section 41 415 of the internal revenue code.

42 (b) Under that portion, a direct or indirect election to defer
43 compensation is not provided at any time to the member.

1 (c) Excess benefits are not paid from a trust that is a part of the 2 system unless the trust is maintained solely for the purpose of providing 3 excess benefits.

4 Sec. 23. Section 38-848.02, Arizona Revised Statutes, is amended to 5 read:

6

38-848.02. Reports; global security risk

A. The fund manager shall submit a report on or before January 10 and July 10 of each year to the senate finance committee and the house of representatives government PUBLIC INSTITUTIONS and retirement committee, or their successor committees, on the economic impact of global security risks of investments of the fund monies managed by the fund manager, including:

12 1. A list of those companies that are held in portfolio by the fund 13 manager, if the fund manager can make such a determination from public 14 information, and that have or that are reasonably known by the fund manager 15 to have business activities in or with countries identified as those 16 countries currently designated pursuant to section 6(j) of the export 17 administration act (50 UNITED STATES CODE APP. SECTION 2405) as supporting 18 international terrorism.

A summary description of the business activities of those companies
 identified in paragraph 1 if the fund manager can make such a determination.
 3. The total amount invested in each company identified in paragraph 1

as of ninety days before the report is submitted.

4. An assessment by the fund manager based on the prudent investor
rule of the level of the global security risk attributable to the
investments.

B. If a report fails to provide any of the required information, the
fund manager shall explain the reasons why the information was not provided.
C. FOR THE PURPOSES OF THIS SECTION, COMPANIES DO NOT INCLUDE
CORPORATIONS WHOSE SHARES ARE HELD BY MUTUAL FUNDS, EXCHANGE TRADED FUNDS OR
ANY POOLED INVESTMENTS IN WHICH THE FUND MANAGER OWNS SHARES OR INTERESTS.

- 31
- 32

33

34 35 Sec. 24. Section 38-849, Arizona Revised Statutes, is amended to read: 38-849. Limitations on receiving pension; violation; classification; reemployment after severance; reinstatement of service credits; reemployment of

<u>retired member</u>

A. If a member is convicted of, or discharged because of, theft, embezzlement, fraud or misappropriation of an employer's property or property under the control of the employer, the member shall be subject to restitution and fines imposed by a court of competent jurisdiction. The court may order the restitution or fines to be paid from any payments otherwise payable to the member from the retirement system.

B. A person who knowingly makes any false statement or who falsifies or permits to be falsified any record of the system with an intent to defraud the system is guilty of a class 6 felony. If any change or error in the records results in any member or beneficiary receiving from the system more 1 or less than the member or beneficiary would have been entitled to receive had the records been correct, the local board shall correct such error, and 2 3 as far as practicable shall adjust the payments in such manner that the 4 actuarial equivalent of the benefit to which such member or beneficiary was 5 correctly entitled shall be paid. If a member is convicted of a crime 6 specified in this subsection the member shall be entitled to receive a lump 7 sum payment of the member's accumulated contributions but forfeits any future 8 compensation and benefits which THAT would otherwise accrue to the member or 9 the member's estate under this article.

10 C. If a member who received a severance refund upon termination of 11 employment, as provided in section 38-846.02, is subsequently reemployed by 12 an employer, the member's prior service credits shall be cancelled and 13 service shall be credited only from the date the member's most recent 14 reemployment period commenced. However, if the former member's reemployment 15 with the same employer occurred within two years after the former member's 16 termination date, and, within ninety days after reemployment the former 17 member signs a written election consenting to reimburse the fund within one 18 year, the former member shall be required to redeposit the amount withdrawn 19 at the time of the former member's separation from service, with interest 20 thereon at the rate of nine per cent for each year compounded each year from 21 the date of withdrawal to the date of repayment. Upon satisfaction of this 22 obligation the member's prior service credits shall be reinstated.

23 D. If a retired member is reemployed by an employer, no contributions 24 shall be made on the retired member's account, nor any service credited, 25 during the period of such reemployment. Notwithstanding this subsection, if 26 a retired member subsequently becomes employed in the same position by the 27 employer from which the member retired, the system shall not make pension 28 payments to the retired member during the period of reemployment. WITHIN TEN 29 DAYS AFTER A RETIRED MEMBER IS REEMPLOYED BY THE EMPLOYER FROM WHICH THE 30 MEMBER RETIRED, THE EMPLOYER SHALL ADVISE THE FUND MANAGER IN WRITING AS TO 31 WHETHER THE RETIRED MEMBER HAS BEEN REEMPLOYED IN THE SAME POSITION FROM 32 WHICH THE MEMBER RETIRED. On subsequent termination of employment by the 33 retired member, the retired member is entitled to receive a pension based on 34 the member's service and compensation before the date of the member's 35 reemployment. If a member who retired under disability is reemployed by an 36 employer as an employee, that member shall be treated as if the member had 37 been on an uncompensated leave of absence during the period of the member's 38 disability retirement and shall be a contributing member of the system. For 39 the purposes of this subsection, "same position" means the member is in a 40 position where the member performs duties and exercises authority that are 41 the same duties that were performed and the same authority that was exercised 42 by the member before the member's retirement.

E. A person who defrauds the system or who takes, converts, steals or embezzles monies owned by or from the system and who fails or refuses to return the monies to the system on the fund manager's written request is

1 subject to civil suit by the system in the superior court of IN Maricopa 2 county. On entry of an order finding the person has defrauded the system or 3 taken, converted, stolen or embezzled monies owned by or from the system, the 4 court shall enter an order against that person and for the system awarding 5 the system all of its costs and expenses of any kind, including attorney 6 fees, that were necessary to successfully prosecute the action. The court 7 shall also grant the system a judicial lien on all of the nonexempt property 8 of the person against whom judgment is entered pursuant to this subsection in 9 an amount equal to all amounts awarded to the system, plus interest at the 10 rate prescribed by section 44-1201, subsection A, until all amounts owed are 11 paid to the system.

F. Notwithstanding any other provision of this article, the fund manager may offset against any benefits otherwise payable by the system to an active or retired member or survivor any court ordered amounts awarded to the fund manager and system and assessed against the member or survivor.

- 16
- 17

Sec. 25. Section 38-851, Arizona Revised Statutes, is amended to read: 38-851. <u>Participation of new employers</u>

18 A. This state, any municipality, county or other political subdivision 19 of the state, any Indian tribe or any public or quasi-public organization 20 created wholly or partly by, or deriving its powers from, the legislature, 21 may request to become a participating employer in the system on behalf of a 22 designated eligible employee group. Such a request shall be made by the 23 state departmental director or after a proper resolution has been adopted by 24 the governing body of the political subdivision, Indian tribe or public 25 organization, and after such resolution has been approved by any other party 26 or officer required by law to approve the resolution. A certified copy of 27 such resolution shall be filed with the fund manager. This state or the 28 political subdivision, Indian tribe or public organization shall be 29 considered as a participating employer upon proper execution of a joinder 30 agreement in which the employer unconditionally accepts the provisions of the 31 system and binds the employer's designated eligible employees to those 32 provisions. All members of an eligible group shall be designated for 33 membership, unless written consent to the contrary is obtained from the fund 34 manager. A member shall be qualified for participation in order to obtain 35 written consent to the contrary from the fund manager.

B. The effective date of participation in the system by this state or a political subdivision, Indian tribe or public organization shall be the July 1 next succeeding the approval of its participation, unless the fund manager consents to another date, as shall be specifically stipulated in the joinder agreement.

C. The new employer shall designate the departments, groups or other classifications of public safety employees which THAT shall be eligible to participate in the system and shall agree to make contributions each year which THAT shall be sufficient to meet both the normal cost on a level cost method attributable to inclusion of its employees and the PAST SERVICE COST 1 OF ITS EMPLOYEES, TOGETHER WITH ANY prescribed interest on the past service 2 cost for its employees.

D. This state or any political subdivision, Indian tribe or public organization which THAT is contemplating participation in the system shall request a preliminary actuarial survey to determine the estimated cost of participation, the benefits to be derived and such other information as may be deemed appropriate. The cost of such a survey shall be paid by this state or the political subdivision, Indian tribe or public organization requesting it.

10 E. As a condition to participation in the system an Indian tribe 11 employer, by resolution of the governing body, shall:

Agree that all disputes involving interpretation of state statutes
 involving the system, and any amendments to such statutes, will be resolved
 through the court system of this state.

15 2. Agree to be bound by state statutes and laws which THAT regulate 16 and interpret the provisions of the system, including eligibility to 17 membership in the system, service credits and the rights of any claimant to 18 benefits and the amount of such benefits.

Agree to meet any requirement which THAT the fund manager may
 prescribe to ensure timely payment of member and employer contributions and
 any other amounts due from the employer to the system.

4. Include in the joinder agreement any other provision deemed
 necessary by the fund manager for the administration or enforcement of the
 agreement.

25 F. Assets under any existing public employee defined benefit 26 retirement program, except a military retirement program, necessary to equal 27 the actuarial present value of projected benefits to the extent funded on a 28 market value basis as of the most recent actuarial valuation attributable to 29 the employer's designated employee group, calculated using the actuarial 30 methods and assumptions adopted by the existing public employee retirement 31 program, shall be transferred from such program to this fund no later than 32 sixty days after the employer's effective date. That portion of the 33 transferred assets which THAT is attributable to employee contributions, 34 including interest credits thereon, shall be properly allocated to each 35 affected employee of the employer and credited to the employee's initial 36 accumulated contributions, in accordance with a schedule furnished by the 37 employer to the fund manager.

38 Sec. 26. Section 38-857, Arizona Revised Statutes, as amended by Laws 39 2005, chapter 297, section 3, is amended to read:

40 41

38-857. <u>Group health and accident coverage for retired members;</u> payment

42 A. The fund manager of the public safety personnel retirement system 43 shall pay part of the single coverage premium of any group health and 44 accident insurance for each retired member or survivor of the system who 45 receives a pension and who has elected to participate in the coverage provided by section 38-651.01 or 38-782 or any other health and accident insurance coverage provided or administered by a participating employer of the system. The fund manager shall pay up to:

4 1. One hundred fifty dollars per month, OR THE ACTUAL COST OF THE 5 MONTHLY INSURANCE PREMIUM, WHICHEVER IS LESS, for each retired member or 6 survivor of the system who is not eligible for medicare.

7 2. One hundred dollars per month, OR THE ACTUAL COST OF THE MONTHLY 8 INSURANCE PREMIUM, WHICHEVER IS LESS, for each retired member or survivor of 9 the system who is eligible for medicare.

B. The fund manager of the system shall pay from assets of the fund part of the family coverage premium of any group health and accident insurance each month for a benefit recipient who elects family coverage and otherwise qualifies for payment pursuant to subsection A of this section. The fund manager shall pay up to:

15 1. Two hundred sixty dollars per month, OR THE ACTUAL COST OF THE 16 MONTHLY INSURANCE PREMIUM, WHICHEVER IS LESS, if the retired member or 17 survivor of the system and one or more dependents are not eligible for 18 medicare.

One hundred seventy dollars per month, OR THE ACTUAL COST OF THE
 MONTHLY INSURANCE PREMIUM, WHICHEVER IS LESS, if the retired member or
 survivor of the system and one or more dependents are eligible for medicare.

3. Two hundred fifteen dollars per month, OR THE ACTUAL COST OF THE
 MONTHLY INSURANCE PREMIUM, WHICHEVER IS LESS, if either:

(a) The retired member or survivor of the system is not eligible for
 medicare and one or more dependents are eligible for medicare.

26 (b) The retired member or survivor of the system is eligible for 27 medicare and one or more dependents are not eligible for medicare.

28 C. The fund manager shall not pay from assets of the fund more than 29 the amount prescribed in this section for a benefit recipient as a member or 30 survivor of the system.

31 This section does not apply to a retired member or survivor of the D. 32 system who is reemployed by this state or a political subdivision of this 33 state and who participates in coverage provided by this state or a political 34 subdivision of this state as an active A CURRENT employee. THOSE RETIRED 35 MEMBERS OR SURVIVORS WHO ARE REEMPLOYED BY THIS STATE OR A POLITICAL SUBDIVISION OF THIS STATE AND WHO WERE RECEIVING THE SUBSIDY PROVIDED BY THIS 36 37 SECTION ON JULY 21, 1997 MAY CONTINUE TO RECEIVE THE SUBSIDY AS LONG AS THE 38 RETIRED MEMBER OR SURVIVOR CONTINUES EMPLOYMENT WITH THE SAME STATE AGENCY OR 39 POLITICAL SUBDIVISION. ON TERMINATION OF THE EMPLOYMENT OR ON TRANSFER TO 40 ANOTHER STATE AGENCY OR POLITICAL SUBDIVISION, THE FUND MANAGER SHALL 41 DISCONTINUE THE PAYMENTS PROVIDED BY THIS SECTION, UNLESS THE RETIRED MEMBER 42 OR SURVIVOR AGAIN BECOMES QUALIFIED TO RECEIVE A SUBSIDY PURSUANT TO THIS 43 SECTION.

44 E. In addition to the payments provided by subsection A of this
45 section, through June 30, 2005, the fund manager shall pay an insurance

premium benefit for medical coverage, not including limited benefit coverage as defined in section 20-1137, for each retired member or survivor of the system who is entitled to a premium benefit payment pursuant to subsection A of this section and who lives in a nonservice area as follows:

5 1. Up to three hundred dollars per month for a retired member or 6 survivor of the system who is not eligible for medicare. To qualify for this 7 additional benefit, a retired member or survivor shall pay out of pocket 8 medical insurance premiums of at least one hundred twenty five dollars per 9 month.

10 2. Up to one hundred seventy dollars per month for a retired member or 11 survivor of the system who is eligible for medicare. To qualify for this 12 additional benefit, a retired member or survivor shall pay out-of-pocket 13 medical insurance premiums of at least one hundred dollars per month.

F. In addition to the payments provided by subsection B of this section, through June 30, 2005, the fund manager shall pay an insurance premium benefit for medical coverage, not including limited benefit coverage as defined in section 20-1137, for a retired member or survivor of the system who is entitled to a premium benefit payment pursuant to subsection B of this section, who is enrolled in a family medical plan and who lives in a nonservice area as follows:

1. Up to six hundred dollars per month if the retired member or survivor of the system and one or more dependents are not eligible for medicare. To qualify for this additional benefit, a retired member or survivor shall pay out-of-pocket medical insurance premiums of at least four hundred twenty five dollars per month.

26 2. Up to three hundred fifty dollars per month if the retired member 27 or survivor of the system and one or more dependents are eligible for 28 medicare. To qualify for this additional benefit, a retired member or 29 survivor shall pay out of pocket medical insurance premiums of at least two 30 hundred dollars per month.

31

3. Up to four hundred seventy dollars per month if either:

32 (a) The retired member or survivor of the system is not eligible for
 33 medicare and one or more dependents are eligible for medicare.

34 (b) The retired member or survivor of the system is eligible for 35 medicare and one or more dependents are not eligible for medicare.

36 To qualify for this additional benefit, a retired member or survivor shall 37 pay out-of-pocket medical insurance premiums of at least four hundred dollars 38 per month.

39 G. In addition to the payments provided by subsection A of this 40 section, beginning July 1, 2005 through June 30, 2007, the fund manager shall 41 pay an insurance premium benefit for medical coverage, not including limited 42 benefit coverage as defined in section 20-1137, for each medicare eligible 43 retired member or survivor of the system who is entitled to a premium benefit 44 payment pursuant to subsection A of this section and who lives in a 45 nonservice area of up to one hundred seventy dollars per month for a retired 1 member or survivor of the system who is eligible for medicare. To qualify 2 for this additional benefit, a retired member or survivor shall pay 3 out-of-pocket medical insurance premiums of at least one hundred dollars per 4 month.

5 H. In addition to the payments provided by subsection B of this 6 section, beginning July 1, 2005 through June 30, 2007, the fund manager shall 7 pay an insurance premium benefit for medical coverage, not including limited 8 benefit coverage as defined in section 20 1137, for a medicare eligible 9 retired member or survivor of the system who is entitled to a premium benefit 10 payment pursuant to subsection B of this section, who is enrolled in a family 11 medical plan and who lives in a nonservice area as follows:

12 1. Up to three hundred fifty dollars per month if the retired member 13 or survivor of the system and one or more dependents are eligible for 14 medicare. To qualify for this additional benefit, a retired member or 15 survivor shall pay out-of-pocket medical insurance premiums of at least two 16 hundred dollars per month.

17 2. Up to four hundred seventy dollars per month if the retired member 18 or survivor of the system is eligible for medicare and one or more dependents 19 are not eligible for medicare. To qualify for this additional benefit, a 20 retired member or survivor shall pay out-of-pocket medical insurance premiums 21 of at least four hundred dollars per month.

I. A retired member or survivor of the system who is enrolled in a managed care program in a nonservice area is not eligible for the payment prescribed in subsection E, F, G or H of this section if the member terminates coverage under the managed care program.

26 J. E. THROUGH JUNE 30, 2008, a retired member or survivor of the 27 system may elect to purchase individual health care coverage and receive a 28 payment pursuant to this section through the retired member's PRIOR employer 29 if that employer assumes the administrative functions associated with the 30 payment, including verification that the payment is used to pay for health 31 insurance coverage if the payment is made to the retired member or survivor 32 of the system.

33 F. BEGINNING JULY 1, 2008, A RETIRED MEMBER OR SURVIVOR OF THE SYSTEM 34 MAY ELECT TO PURCHASE INDIVIDUAL HEALTH CARE COVERAGE AND RECEIVE A PAYMENT 35 PURSUANT TO THIS SECTION THROUGH THE RETIRED MEMBER'S EMPLOYER. IF THE 36 RETIRED MEMBER OR SURVIVOR MAKES THE ELECTION UNDER THIS SUBSECTION, THE 37 RETIRED MEMBER'S EMPLOYER SHALL PROVIDE THE ADMINISTRATIVE FUNCTIONS 38 ASSOCIATED WITH THE PAYMENT, INCLUDING VERIFICATION THAT THE PAYMENT IS USED 39 TO PAY FOR HEALTH INSURANCE. THE RETIRED MEMBER OR SURVIVOR IS RESPONSIBLE 40 FOR PROVIDING THE WRITTEN EVIDENCE OF COVERAGE TO THE EMPLOYER. ELIGIBILITY 41 FOR AND PAYMENT OF THE SUBSIDY SHALL BEGIN ON THE LAST DAY OF THE MONTH 42 FOLLOWING THE MONTH IN WHICH THE WRITTEN EVIDENCE IS RECEIVED BY THE 43 EMPLOYER. THE EMPLOYER IS NOT RESPONSIBLE FOR MAKING, AND IS NOT OBLIGATED 44 TO MAKE. RETROACTIVE SUBSIDY PAYMENTS TO THE INSURANCE CARRIER IF THE RETIRED 45 MEMBER OR SURVIVOR DOES NOT SUPPLY THE WRITTEN EVIDENCE OF COVERAGE IN A

1 TIMELY MANNER. THE PAYMENT ALLOWED PURSUANT TO THIS SUBSECTION IS LIMITED TO 2 NO MORE THAN TWENTY-FIVE DOLLARS PER MONTH. 3 K. For the purposes of this section, "nonservice area" means an area 4 in this state in which the Arizona state retirement system pursuant to 5 section 38-782, the department of administration pursuant to section 38 651.01 or the retired member's or survivor's participating employer does 6 7 not provide or administer a health care services organization program, 8 excluding any preferred provider organization program or individual health 9 indemnity policy, for which the retired member or survivor of the system is eligible. 10 11 Sec. 27. Repeal 12 Section 38-857, Arizona Revised Statutes, as amended by Laws 2004, 13 chapter 325, section 6, is repealed. 14 Sec. 28. Section 38-858, Arizona Revised Statutes, is amended to read: 15 38-858. Credit for military service; national guard or reserve members; payment of contributions during active 16 17 military service 18 A. A member of the system may receive credit CREDITED SERVICE for 19 PERIODS OF ACTIVE MILITARY service for active military service PERFORMED 20 BEFORE EMPLOYMENT WITH THE MEMBER'S CURRENT PARTICIPATING EMPLOYER if: 21 1. The member was honorably separated from the military service. 2. The period of military service for which the member receives credit 22 23 for service does not exceed forty-eight months. 24 3. The period of military service for which the member receives 25 credited service is not on account with any other retirement system, EXCEPT 26 AS PROVIDED BY 10 UNITED STATES CODE SECTION 12736. 27 4. THE MEMBER PAYS THE COST TO PURCHASE THE PRIOR ACTIVE MILITARY 28 THE COST IS THE AMOUNT NECESSARY TO EQUAL THE INCREASE IN THE SERVICE. 29 ACTUARIAL PRESENT VALUE OF PROJECTED BENEFITS RESULTING FROM THE CREDIT USING 30 THE ACTUARIAL METHODS AND ASSUMPTIONS ADOPTED BY THE SYSTEM'S ACTUARY. 31 B. Except as provided in subsection C, the cost to purchase the 32 military service credit is based on the amount necessary to equal the 33 increase in the actuarial present value of projected benefits resulting from 34 the credit. 35 C. For a period of time of active military service but for not more than forty-eight months, an employer shall make employer contributions and 36 37 member contributions for a person who was an active member of the system on 38 the day before he began active military service, who satisfies the 39 requirements of subsection A, paragraph 3 and who meets the following 40 requirements: 41 B. EXCEPT AS REQUIRED BY THE UNIFORMED SERVICES EMPLOYMENT AND 42 REEMPLOYMENT RIGHTS ACT (38 UNITED STATES CODE SECTION 4312(c)). A MEMBER OF 43 THE SYSTEM MAY RECEIVE CREDITED SERVICE FOR NOT MORE THAN SIXTY MONTHS OF 44 MILITARY SERVICE PERFORMED WHILE EMPLOYED BY THE MEMBER'S CURRENT 45 PARTICIPATING EMPLOYER IF:

1 1. THE MEMBER is a member of the Arizona national guard or is a member 2 of the reserves of any military establishment of the United States.

3 4 2. Volunteers or is ordered into active military service of the United States as part of a presidential call-up.

5 2. THE MEMBER WAS A MEMBER OF THE SYSTEM ON THE DAY BEFORE THE MEMBER6 BEGAN MILITARY SERVICE.

7 3. THE PERIOD OF MILITARY SERVICE FOR WHICH THE MEMBER RECEIVES
8 CREDITED SERVICE IS NOT ON ACCOUNT WITH ANY OTHER RETIREMENT SYSTEM, EXCEPT
9 AS PROVIDED BY 10 UNITED STATES CODE SECTION 12736.

3. 4. THE MEMBER is honorably separated from active military service and returns to employment for the same employer from which he THE MEMBER left for active military service within ninety days after the date active military service is terminated or is hospitalized as a result of military service and returns to employment for the same employer from which he THE MEMBER left for active military service within ninety days after release from service related hospitalization or dies as a result of the military service.

17 C. FOR PERIODS OF TIME OF ACTIVE MILITARY SERVICE DUE TO A
18 PRESIDENTIAL CALL-UP, NOT TO EXCEED FORTY-EIGHT MONTHS, AN EMPLOYER SHALL
19 MAKE EMPLOYER AND MEMBER CONTRIBUTIONS PURSUANT TO SUBSECTION G.

D. EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, FOR PERIODS OF TIME OF ACTIVE MILITARY SERVICE DUE TO A PRESIDENTIAL CALL-UP IN EXCESS OF FORTY-EIGHT MONTHS, AND FOR ALL OTHER PERIODS OF MILITARY SERVICE, AN EMPLOYER SHALL MAKE EMPLOYER CONTRIBUTIONS AND THE MEMBER SHALL MAKE MEMBER CONTRIBUTIONS. THE EMPLOYER MAY ELECT TO MAKE BOTH THE EMPLOYER AND THE MEMBER CONTRIBUTIONS CORRESPONDING TO PERIODS OF MILITARY SERVICE BEING PURCHASED PURSUANT TO THIS SECTION EXCEPT AS PROHIBITED BY LAW.

27 D. E. Contributions made pursuant to subsection C OR D shall be for 28 the period of time beginning on the date the member began active military 29 service and ending on one of the following dates:

30

1. The date the member is separated from active military service.

31 2. date member is released The the from service related 32 hospitalization or one year after initiation of service related 33 hospitalization, whichever date is earlier.

34

3. The date the member dies as a result of active military service.

F. Notwithstanding any other law, on payment of the contributions made pursuant to subsection C OR D, the member shall be credited with service for retirement purposes for the period of time of active military service of not more than forty-eight SIXTY months.

39 F. G. FOR PERIOD OF ACTIVE MILITARY SERVICE DUE TO A PRESIDENTIAL 40 CALL-UP, the employer shall make contributions pursuant to subsection C OR D 41 based on the salary being received by the member immediately before the 42 member volunteered or was ordered into active military service THAT THE 43 MEMBER WOULD HAVE RECEIVED BUT FOR THE PERIOD OF MILITARY SERVICE in a lump 44 sum and without penalty when the member returns to employment or on receipt 45 of the member's death certificate. If the member suffers a MILITARY service 1 related death, the employer shall make the employer and member contributions 2 up to and including the date of the member's death. Death benefits shall be 3 calculated as prescribed by law. FOR ALL OTHER PERIODS OF MILITARY SERVICE, 4 THE MEMBER HAS UP TO THREE TIMES THE PERIOD OF MILITARY SERVICE, UP TO A 5 MAXIMUM OF FIVE YEARS, TO MAKE MEMBER CONTRIBUTIONS PURSUANT TO SUBSECTION D BASED ON THE SALARY THAT THE MEMBER WOULD HAVE RECEIVED BUT FOR THE PERIOD OF 6 7 MILITARY SERVICE. ONCE THE MEMBER MAKES THE MEMBER CONTRIBUTIONS, THE 8 EMPLOYER SHALL PAY THE EMPLOYER CONTRIBUTIONS.

9 G_{\cdot} H. In computing the length of service of a member for the purpose 10 of determining retirement benefits or eligibility, the period of military 11 service, as prescribed by this section, shall be included.

12 H. I. An applicant shall submit a copy of the military discharge 13 certificate (DD-256A) and a copy of the military service record (DD-214) or 14 its equivalent with the application when applying for the military service 15 credit, except that members of the Arizona national guard and military 16 reserves ordered into active military service as part of a presidential call-up are only required to submit a copy of the military service record 17 18 (DD-214) or its equivalent.

19 I. Notwithstanding any other law, the member is not required to 20 reimburse his THE MEMBER'S employer or the system for any EMPLOYER 21 contribution made pursuant to subsection C OR D.

22

23

24

25

Sec. 29. Section 38-859, Arizona Revised Statutes, is amended to read: 38-859. Medical boards; purposes; composition; medical examinations

The purposes of a medical board are to: Α.

26 Identify a physical or mental condition or injury that existed or 1. 27 occurred prior to the member's date of membership in the system and for which 28 benefits may otherwise be limited by section 38-844, subsection $\frac{1}{2}$ F.

29 Evaluate a member's eligibility for an accidental disability 2. 30 pension.

31

Evaluate a member's eligibility for an ordinary disability pension. 3.

4. Evaluate a member's eligibility for a temporary disability pension.

32 33 Evaluate a member's eligibility for a catastrophic disability 5. 34 pension.

35 B. For the purpose of determining a disability, the medical board 36 shall be composed of a designated physician or a clinic other than the employer's regular employee or contractee. Employees employed after October 37 38 1, 1992 shall undergo a medical examination for the purpose of identifying a 39 physical or mental condition or injury that existed or occurred prior to a 40 member's date of membership in the system and for which benefits may 41 otherwise be limited by section 38-844, subsection $\frac{1}{2}$ F, and for this 42 purpose, the medical board shall be composed of a designated physician or a 43 clinic that may be the employer's regular employee or contractee.

44 C. A finding of accidental, ordinary, temporary or catastrophic 45 disability shall be based on medical evidence by a physician or clinic 1 appointed by the local board pursuant to section 38-847, subsection D, 2 paragraph 9 that established the disability. The local board shall resolve 3 material conflicts in medical evidence. If required, the local board may 4 employ other physicians or clinics to report on special cases. With the 5 approval of the local board, a physician or clinic employed by the local 6 board may employ occupational specialists to assist the physician or clinic 7 in rendering an opinion.

8 C. LOCAL BOARDS SHALL RETAIN A PHYSICIAN OR CLINIC TO EXAMINE A MEMBER 9 WHO APPLIES FOR AN ACCIDENTAL, ORDINARY, TEMPORARY OR CATASTROPHIC DISABILITY PENSION. THE PHYSICIAN OR CLINIC WHO IS APPOINTED BY THE LOCAL BOARD SHALL 10 11 OPINE AS TO WHETHER OR NOT THE MEMBER QUALIFIES FOR AN ACCIDENTAL, ORDINARY. TEMPORARY OR CATASTROPHIC DISABILITY PENSION. WITH THE APPROVAL OF THE LOCAL 12 13 BOARD. THE PHYSICIAN OR CLINIC MAY REFER THE MEMBER TO A SPECIALIST AND MAY RELY ON THE OPINION OF THAT SPECIALIST IN RENDERING THE PHYSICIAN'S OR 14 15 CLINIC'S OPINION. THE PHYSICIAN OR CLINIC MAY ALSO RELY ON ANY MEDICAL EVIDENCE THAT IS PROVIDED BY THE MEMBER OR THE MEMBER'S PHYSICIANS. 16 THE 17 LOCAL BOARD SHALL BASE A FINDING OF ACCIDENTAL, ORDINARY, TEMPORARY OR CATASTROPHIC DISABILITY SOLELY ON THE OPINION OF ITS APPOINTED PHYSICIAN OR 18 19 CLINIC. IF THE LOCAL BOARD RETAINS MORE THAN ONE PHYSICIAN OR CLINIC IN 20 CONNECTION WITH ANY APPLICATION, THE LOCAL BOARD SHALL RESOLVE MATERIAL 21 CONFLICTS IN THE MEDICAL EVIDENCE THAT IS PRESENTED BY THE PHYSICIANS OR 22 CLINICS.

D. All employees shall undergo medical examinations before a physician or clinic appointed by the local board pursuant to and for the reasons prescribed in this article. An employee who fails to comply with this subsection waives all rights to disability benefits under this article.

E. The examining physician or clinic shall report the results of examinations to the local board, and the secretary of the local board shall preserve the report as a permanent record. Medical examinations conducted pursuant to this article shall not be conducted or utilized for the purposes of hiring, advancement, discharge, job training or other terms, conditions and privileges of employment unrelated to the receipt of or qualification for pension benefits or service credits under the system.

F. This section does not affect or impair the right of an employer to prescribe medical or physical standards for employees or prospective employees.

Sec. 30. Section 38-881, Arizona Revised Statutes, as amended by Laws
2006, chapter 264, section 13 and chapter 308, section 1, is amended to read:
38-881. Definitions

40

In this article, unless the context otherwise requires:

1. "Accidental disability" means a physical or mental condition that the local board finds totally and permanently prevents an employee from performing a reasonable range of duties within the employee's department, was incurred in the performance of the employee's duties and was the result of any of the following: 1 (a) Physical contact with inmates, prisoners, parolees or persons on 2 probation.

3

(b) Responding to a confrontational situation with inmates, prisoners, parolees or persons on probation.

4

5 (c) A job related motor vehicle accident while on official business 6 for the employee's employer. A job related motor vehicle accident does not 7 include an accident that occurs on the way to or from work. Persons found 8 guilty of violating a personnel rule, a rule established by the employee's 9 employer or a state or federal law in connection with a job related motor vehicle accident do not meet the conditions for accidental disability. 10

11 "Accumulated member contributions" means FOR EACH MEMBER the sum of 2. 12 THE AMOUNT OF all member THE MEMBER'S contributions deducted from a THE 13 member's salary and paid to the fund, plus member contributions transferred to the fund by another retirement plan covering public employees of this 14 15 state, plus previously withdrawn accumulated member contributions which THAT are repaid to the fund in accordance with this article, minus any benefits 16 17 paid to or on behalf of a member.

18 3. "ANNUITANT" MEANS A PERSON WHO IS RECEIVING A BENEFIT PURSUANT TO 19 SECTION 38-910.

3. 4. "Average monthly salary" means one-thirty-sixth of the 20 21 aggregate amount of salary that is paid a member by a participating employer 22 during a period of thirty-six consecutive months of service in which the 23 member received the highest salary within the last one hundred twenty months 24 of service. Average monthly salary means the aggregate amount of salary that 25 is paid a member divided by the member's months of service if the member has 26 less than thirty-six months of service. In the computation under this 27 paragraph, a period of nonpaid or partially paid industrial leave shall be 28 considered based on the salary the employee would have received in the 29 employee's job classification if the employee was not on industrial leave.

30 4. 5. "Beneficiary" means an individual who is being paid or who has 31 entitlement to the future payment of a pension on account of a reason other 32 than the individual's membership in the retirement plan.

33 5. 6. "Claimant" means a member, beneficiary or estate that files an 34 application for benefits with the retirement plan.

35 6. 7. "Credited service" means credited service transferred to the 36 retirement plan from another retirement system or plan for public employees 37 of this state, plus those compensated periods of service as a member of the 38 retirement plan for which member contributions are on deposit in the fund. 7. 8. "Designated position" means:

39

41

40

(a) For a county: (i) A county detention officer.

42 (ii) A nonuniformed employee of a sheriff's department whose primary 43 duties require direct contact with inmates.

44 (b) For the state department of corrections and the department of 45 juvenile corrections, only the following specifically designated positions:

1 (i) Food service. 2 (ii) Nursing personnel. 3 (iii) Corrections physician assistant. 4 (iv) Therapist. 5 (v) Corrections dental assistant. 6 (vi) Hygienist. 7 (vii) Corrections medical assistant. 8 (viii) Correctional service officer, including assistant deputy 9 warden, deputy warden, warden and superintendent. 10 (ix) State correctional program officer. 11 (x) Parole or community supervision officers. 12 (xi) Investigators. 13 (xii) Teachers. 14 (xiii) Institutional maintenance workers. 15 (xiv) Youth corrections officer. 16 (xv) Youth program officer. 17 (xvi) Behavioral health treatment unit managers. (xvii) The director and assistant directors of the department of 18 19 juvenile corrections and the superintendent of the state educational system 20 for committed youth. 21 (xviii) The director, deputy directors and assistant directors of the 22 state department of corrections. 23 (xix) Other positions designated by the local board of the state 24 department of corrections or the local board of the department of juvenile 25 corrections pursuant to section 38-891, subsection E. 26 (c) For a city or town AN EMPLOYER OF AN ELIGIBLE GROUP AS DEFINED IN 27 SECTION 38-842, a city or town detention officer OFFICERS. 28 (d) For an employer of an eligible group as defined in section 38-842, 29 full-time dispatchers. 30 (e) For the judiciary, probation, surveillance and juvenile detention 31 officers. 9. "ELIGIBLE CHILD" MEANS AN UNMARRIED CHILD OF A DECEASED ACTIVE OR 32 33 RETIRED MEMBER WHO MEETS ONE OF THE FOLLOWING QUALIFICATIONS: 34 (a) IS UNDER EIGHTEEN YEARS OF AGE. 35 (b) IS AT LEAST EIGHTEEN YEARS OF AGE AND UNDER TWENTY-THREE YEARS OF AGE ONLY DURING ANY PERIOD THAT THE CHILD IS A FULL-TIME STUDENT. 36 37 (c) IS UNDER A DISABILITY THAT BEGAN BEFORE THE CHILD ATTAINED 38 TWENTY-THREE YEARS OF AGE AND REMAINS A DEPENDENT OF THE SURVIVING SPOUSE OR 39 GUARDIAN. 40 8. 10. "Employee" means a person determined by the local board to be 41 employed by a participating employer in a designated position. 42 9. 11. "Employer" means an agency or department of this state or a 43 political subdivision of this state which THAT has one or more employees in a 44 designated position AND INDIAN TRIBES THAT HAVE ELECTED TO PARTICIPATE IN THE

3

PLAN ON BEHALF OF AN ELIGIBLE GROUP OF DISPATCHERS OR DETENTION OFFICERS
 PURSUANT TO A JOINDER AGREEMENT ENTERED INTO AFTER JULY 1, 1986.

10. 12. "Fund" means the corrections officer retirement plan fund.

4 11. 13. "Fund manager" means the fund manager of the public safety 5 personnel retirement system.

6 14. "INTERNAL REVENUE CODE" HAS THE SAME MEANING PRESCRIBED IN SECTION7 42-1001.

8 12. 15. "Juvenile detention officer" means a juvenile detention 9 officer responsible for the direct custodial supervision of juveniles who are 10 detained in a county juvenile detention center.

16. "KILLED IN THE LINE OF DUTY" MEANS THE DECEDENT'S DEATH WAS THE
 DIRECT AND PROXIMATE RESULT OF PHYSICAL INJURIES INCURRED IN THE PERFORMANCE
 OF THE DECEDENT'S PUBLIC SAFETY DUTIES AND DOES NOT INCLUDE SUICIDE.

14 13. 17. "Local board" means the retirement board of the employer that 15 consists of persons appointed or elected to administer the plan as it applies 16 to the employer's members in the plan.

17 14. 18. "Member" means any employee who meets all of the following 18 qualifications:

19 (a) Who is a full-time paid person employed by a participating 20 employer in a designated position.

(b) Who is receiving salary for personal services rendered to a
 participating employer or would be receiving salary except for an authorized
 leave of absence.

(c) Whose customary employment is at least forty hours each week and for more than six months in a calendar year.

15. 19. "Normal retirement date" means the first day of the calendar month immediately following an employee's completion of twenty years of service or, in the case of a dispatcher, twenty-five years of service, the employee's sixty-second birthday and completion of ten years of service or the month in which the sum of the employee's age and years of credited service equals eighty.

20. "ORDINARY DISABILITY" MEANS A PHYSICAL CONDITION THAT THE LOCAL
 BOARD DETERMINES WILL PREVENT AN EMPLOYEE FROM TOTALLY AND PERMANENTLY
 PERFORMING A REASONABLE RANGE OF DUTIES WITHIN THE EMPLOYEE'S DEPARTMENT OR A
 MENTAL CONDITION THAT THE LOCAL BOARD DETERMINES WILL PREVENT AN EMPLOYEE
 FROM TOTALLY AND PERMANENTLY ENGAGING IN ANY SUBSTANTIAL GAINFUL ACTIVITY.

37 16. 21. "Participating employer" means an employer which THAT the fund 38 manager has determined to have one or more employees in a designated position 39 or a county, city or town which THAT has entered into a joinder agreement 40 pursuant to section 38-902.

41 17. 22. "Pension" means a series of monthly payments by the retirement 42 plan BUT DOES NOT INCLUDE AN ANNUITY THAT IS PAYABLE PURSUANT TO SECTION 43 38-910. 1 18. 23. "Probation or surveillance officer" means an officer appointed pursuant to section 8-203, 12-251 or 12-259 but does not include other personnel, office assistants or support staff.

4 24. "QUALIFIED GOVERNMENTAL EXCESS BENEFIT ARRANGEMENT" MEANS A PORTION 5 OF THE PLAN IF:

6 (a) THE PORTION IS MAINTAINED SOLELY TO PROVIDE TO MEMBERS OF THE PLAN 7 THAT PART OF A MEMBER'S ANNUAL BENEFIT THAT IS OTHERWISE PAYABLE UNDER THE 8 TERMS OF THE PLAN AND THAT EXCEEDS THE LIMITATIONS IMPOSED BY SECTION 415 OF 9 THE INTERNAL REVENUE CODE.

10 (b) UNDER THAT PORTION, A DIRECT OR INDIRECT ELECTION TO DEFER 11 COMPENSATION IS NOT PROVIDED AT ANY TIME TO THE MEMBER.

12 (c) EXCESS BENEFITS ARE NOT PAID FROM A TRUST THAT IS A PART OF THE 13 PLAN UNLESS THE TRUST IS MAINTAINED SOLELY FOR THE PURPOSE OF PROVIDING 14 EXCESS BENEFITS.

15 19. 25. "Retired member" means an individual who is being paid a pension on account of the individual's membership in the retirement plan TERMINATES EMPLOYMENT AND IS RECEIVING A PENSION PURSUANT TO EITHER SECTION 38-885 OR 38-886.

19 20. 26. "Retirement" OR "RETIRED" means termination of employment 20 after a member has fulfilled all requirements for a pension.

21 21. 27. "Retirement plan" or "plan" means the corrections officer 22 retirement plan established by this article.

23 22. 28. "Salary" means the base salary, shift differential pay and 24 holiday pay paid a member in a designated position for personal services 25 rendered to a participating employer on a regular monthly, semimonthly or biweekly payroll basis. Salary includes amounts that are subject to deferred 26 27 compensation or tax shelter agreements. Salary does not include payment for 28 any remuneration or reimbursement other than as prescribed by this 29 paragraph. For the purposes of this paragraph, "base salary" means the 30 amount of compensation each member is regularly paid for personal services 31 rendered to an employer before the addition of any extra monies, including 32 overtime pay, shift differential pay, holiday pay, fringe benefit pay and 33 similar extra payments.

34 23. 29. "Service" means employment rendered to a participating 35 employer as an employee in a designated position. Any absence that is 36 authorized by an employer, including any periods during which the employee is 37 on an employer sponsored long-term disability program, is considered as 38 service if the employee returns or is deemed by the employer to have returned 39 to a designated position within the period of the authorized absence.

40 24. 30. "Total and permanent disability" means a physical or mental 41 condition that is not an accidental disability, that the local board finds 42 totally and permanently prevents a member from engaging in any gainful 43 employment and that is the direct and proximate result of the member's 44 performance of the member's duty as an employee of a participating employer. Sec. 31. Section 38-881, Arizona Revised Statutes, as amended by Laws
 2006, chapter 264, section 14 and chapter 308, section 2, is amended to read:
 38-881. <u>Definitions</u>

4

In this article, unless the context otherwise requires:

1. "Accidental disability" means a physical or mental condition that the local board finds totally and permanently prevents an employee from performing a reasonable range of duties within the employee's department, was incurred in the performance of the employee's duties and was the result of any of the following:

10 (a) Physical contact with inmates, prisoners, parolees or persons on 11 probation.

12 (b) Responding to a confrontational situation with inmates, prisoners,13 parolees or persons on probation.

(c) A job related motor vehicle accident while on official business for the employee's employer. A job related motor vehicle accident does not include an accident that occurs on the way to or from work. Persons found guilty of violating a personnel rule, a rule established by the employee's employer or a state or federal law in connection with a job related motor vehicle accident do not meet the conditions for accidental disability.

20 2. "Accumulated member contributions" means FOR EACH MEMBER the sum of 21 THE AMOUNT OF all member THE MEMBER'S contributions deducted from a THE 22 member's salary and paid to the fund, plus member contributions transferred 23 to the fund by another retirement plan covering public employees of this 24 state, plus previously withdrawn accumulated member contributions which THAT 25 are repaid to the fund in accordance with this article, minus any benefits 26 paid to or on behalf of a member.

27 3. "ANNUITANT" MEANS A PERSON WHO IS RECEIVING A BENEFIT PURSUANT TO28 SECTION 38-910.

29 3. 4. "Average monthly salary" means one-thirty-sixth of the 30 aggregate amount of salary that is paid a member by a participating employer 31 during a period of thirty-six consecutive months of service in which the 32 member received the highest salary within the last one hundred twenty months 33 of service. Average monthly salary means the aggregate amount of salary that 34 is paid a member divided by the member's months of service if the member has 35 less than thirty-six months of service. In the computation under this 36 paragraph, a period of nonpaid or partially paid industrial leave shall be 37 considered based on the salary the employee would have received in the 38 employee's job classification if the employee was not on industrial leave.

39 4. 5. "Beneficiary" means an individual who is being paid or who has
40 entitlement to the future payment of a pension on account of a reason other
41 than the individual's membership in the retirement plan.

42 5. 6. "Claimant" means a member, beneficiary or estate that files an 43 application for benefits with the retirement plan.

44 6. 7. "Credited service" means credited service transferred to the 45 retirement plan from another retirement system or plan for public employees

1 of this state, plus those compensated periods of service as a member of the 2 retirement plan for which member contributions are on deposit in the fund. 3 7. 8. "Designated position" means: 4 (a) For a county: 5 (i) A county detention officer. (ii) A nonuniformed employee of a sheriff's department whose primary 6 7 duties require direct contact with inmates. 8 (b) For the state department of corrections and the department of 9 juvenile corrections, only the following specifically designated positions: 10 (i) Food service. 11 (ii) Nursing personnel. 12 (iii) Corrections physician assistant. 13 (iv) Therapist. 14 (v) Corrections dental assistant. 15 (vi) Hygienist. (vii) Corrections medical assistant. 16 17 (viii) Correctional service officer, including assistant deputy 18 warden, deputy warden, warden and superintendent. 19 (ix) State correctional program officer. 20 (x) Parole or community supervision officers. 21 (xi) Investigators. 22 (xii) Teachers. 23 (xiii) Institutional maintenance workers. 24 (xiv) Youth corrections officer. 25 (xv) Youth program officer. 26 (xvi) Behavioral health treatment unit managers. 27 (xvii) The director and assistant directors of the department of 28 juvenile corrections and the superintendent of the state educational system 29 for committed youth. 30 (xviii) The director, deputy directors and assistant directors of the 31 state department of corrections. 32 (xix) Other positions designated by the local board of the state 33 department of corrections or the local board of the department of juvenile corrections pursuant to section 38-891, subsection E. 34 35 (c) For a city or town AN EMPLOYER OF AN ELIGIBLE GROUP AS DEFINED IN 36 SECTION 38-842, a city or town detention officer OFFICERS. 37 (d) For an employer of an eligible group as defined in section 38-842, 38 full-time dispatchers. 39 (e) For the judiciary, probation, surveillance and juvenile detention 40 officers. 9. "ELIGIBLE CHILD" MEANS AN UNMARRIED CHILD OF A DECEASED ACTIVE OR 41 42 RETIRED MEMBER WHO MEETS ONE OF THE FOLLOWING QUALIFICATIONS: 43 (a) IS UNDER EIGHTEEN YEARS OF AGE. (b) IS AT LEAST EIGHTEEN YEARS OF AGE AND UNDER TWENTY-THREE YEARS OF 44 45 AGE ONLY DURING ANY PERIOD THAT THE CHILD IS A FULL-TIME STUDENT.

1 (c) IS UNDER A DISABILITY THAT BEGAN BEFORE THE CHILD ATTAINED 2 TWENTY-THREE YEARS OF AGE AND REMAINS A DEPENDENT OF THE SURVIVING SPOUSE OR 3 GUARDIAN.

4

5

11

8. 10. "Employee" means a person determined by the local board to be employed by a participating employer in a designated position.

6 9. 11. "Employer" means an agency or department of this state or a 7 political subdivision of this state which THAT has one or more employees in a 8 designated position AND INDIAN TRIBES THAT HAVE ELECTED TO PARTICIPATE IN THE 9 PLAN ON BEHALF OF AN ELIGIBLE GROUP OF DISPATCHERS OR DETENTION OFFICERS 10 PURSUANT TO A JOINDER AGREEMENT ENTERED INTO AFTER JULY 1, 1986.

10. 12. "Fund" means the corrections officer retirement plan fund.

12 11. 13. "Fund manager" means the fund manager of the public safety 13 personnel retirement system.

14 14. "INTERNAL REVENUE CODE" HAS THE SAME MEANING PRESCRIBED IN SECTION 15 42-1001.

16 12. 15. "Juvenile detention officer" means a detention officer 17 responsible for the direct custodial supervision of juveniles who are 18 detained in a county juvenile detention center.

19 16. "KILLED IN THE LINE OF DUTY" MEANS THE DECEDENT'S DEATH WAS THE
 20 DIRECT AND PROXIMATE RESULT OF PHYSICAL INJURIES INCURRED IN THE PERFORMANCE
 21 OF THE DECEDENT'S PUBLIC SAFETY DUTIES AND DOES NOT INCLUDE SUICIDE.

13. 17. "Local board" means the retirement board of the employer that consists of persons appointed or elected to administer the plan as it applies to the employer's members in the plan.

25 <u>14.</u> 18. "Member" means any employee who meets all of the following 26 qualifications:

(a) Who is a full-time paid person employed by a participating
employer in a designated position.

(b) Who is receiving salary for personal services rendered to a
 participating employer or would be receiving salary except for an authorized
 leave of absence.

32 (c) Whose customary employment is at least forty hours each week and 33 for more than six months in a calendar year.

15. 19. "Normal retirement date" means the first day of the calendar month immediately following an employee's completion of twenty years of service or, in the case of a dispatcher, twenty-five years of service, the employee's sixty-second birthday and completion of ten years of service or the month in which the sum of the employee's age and years of credited service equals eighty.

40 20. "ORDINARY DISABILITY" MEANS A PHYSICAL CONDITION THAT THE LOCAL 41 BOARD DETERMINES WILL PREVENT AN EMPLOYEE FROM TOTALLY AND PERMANENTLY 42 PERFORMING A REASONABLE RANGE OF DUTIES WITHIN THE EMPLOYEE'S DEPARTMENT OR A 43 MENTAL CONDITION THAT THE LOCAL BOARD DETERMINES WILL PREVENT AN EMPLOYEE 44 FROM TOTALLY AND PERMANENTLY ENGAGING IN ANY SUBSTANTIAL GAINFUL ACTIVITY. 1 16. 21. "Participating employer" means an employer which THAT the fund 2 manager has determined to have one or more employees in a designated position 3 or a county, city or town which THAT has entered into a joinder agreement 4 pursuant to section 38-902.

5 17. 22. "Pension" means a series of monthly payments by the retirement 6 plan BUT DOES NOT INCLUDE AN ANNUITY THAT IS PAYABLE PURSUANT TO SECTION 7 38-910.

8 18. 23. "Probation or surveillance officer" means an officer appointed
9 pursuant to section 8-203, 12-251 or 12-259 but does not include other
10 personnel, office assistants or support staff.

11 24. "QUALIFIED GOVERNMENTAL EXCESS BENEFIT ARRANGEMENT" MEANS A PORTION 12 OF THE PLAN IF:

(a) THE PORTION IS MAINTAINED SOLELY TO PROVIDE TO MEMBERS OF THE PLAN
THAT PART OF A MEMBER'S ANNUAL BENEFIT THAT IS OTHERWISE PAYABLE UNDER THE
TERMS OF THE PLAN AND THAT EXCEEDS THE LIMITATIONS IMPOSED BY SECTION 415 OF
THE INTERNAL REVENUE CODE.

17 (b) UNDER THAT PORTION, A DIRECT OR INDIRECT ELECTION TO DEFER18 COMPENSATION IS NOT PROVIDED AT ANY TIME TO THE MEMBER.

19 (c) EXCESS BENEFITS ARE NOT PAID FROM A TRUST THAT IS A PART OF THE
 20 PLAN UNLESS THE TRUST IS MAINTAINED SOLELY FOR THE PURPOSE OF PROVIDING
 21 EXCESS BENEFITS.

19. 25. "Retired member" means an individual who is being paid a
 pension on account of the individual's membership in the retirement plan
 TERMINATES EMPLOYMENT AND IS RECEIVING A PENSION PURSUANT TO EITHER SECTION
 38-885 OR 38-886.

26 20. 26. "Retirement" OR "RETIRED" means termination of employment
 after a member has fulfilled all requirements for a pension.

28 21. 27. "Retirement plan" or "plan" means the corrections officer 29 retirement plan established by this article.

30 22. 28. "Salary" means the base salary, overtime pay, shift 31 differential pay and holiday pay paid a member in a designated position for 32 personal services rendered to a participating employer on a regular monthly, 33 semimonthly or biweekly payroll basis, except that for the purposes of this 34 paragraph the amount of overtime included shall not include payments to the 35 member for the sale of compensatory time. Salary includes amounts that are 36 subject to deferred compensation or tax shelter agreements. Salary does not 37 include payment for any remuneration or reimbursement other than as 38 prescribed by this paragraph. For the purposes of this paragraph, "base 39 salary" means the amount of compensation each member is regularly paid for 40 personal services rendered to an employer before the addition of any extra 41 monies, including overtime pay, shift differential pay, holiday pay, payments 42 for the sale of compensatory time, fringe benefit pay and similar extra 43 payments.

44 23. 29. "Service" means employment rendered to a participating 45 employer as an employee in a designated position. Any absence that is authorized by an employer, including any periods during which the employee is on an employer sponsored long-term disability program, is considered as service if the employee returns or is deemed by the employer to have returned to a designated position within the period of the authorized absence.

5 24. 30. "Total and permanent disability" means a physical or mental 6 condition that is not an accidental disability, that the local board finds 7 totally and permanently prevents a member from engaging in any gainful 8 employment and that is the direct and proximate result of the member's 9 performance of the member's duty as an employee of a participating employer.

10 11 Sec. 32. Section 38-882, Arizona Revised Statutes, is amended to read: 38-882. <u>Corrections officer retirement plan and fund;</u> administration

12

A. The corrections officer retirement plan and the corrections officerretirement plan fund are established.

B. The fund consists of the monies and assets generated by the operation of the retirement plan. The fund shall be used exclusively to pay benefits to and on behalf of members and beneficiaries in accordance with the provisions of this article and to pay the administration, operation and investment expenses of the plan and fund. In no case shall all or any portion of the fund revert or otherwise be paid to an employer.

21 C. The fund manager is entitled to administer, manage and operate the 22 plan and fund.

D. THE CORRECTIONS OFFICER RETIREMENT PLAN IS A JURAL ENTITY THAT MAYSUE AND BE SUED.

25

26 27 Sec. 33. Section 38-883, Arizona Revised Statutes, is amended to read: 38-883. <u>Fund manager: powers and duties</u>

A. The fund manager shall:

28 1. Maintain records of the operation and administration of the plan 29 and fund.

2. Contract on a fee basis for an independent annual audit of the accounting records of the plan and fund and file a copy of the audit report with the auditor general.

33 Employ on a fee basis an independent firm of actuaries to perform 3. 34 annual actuarial valuations for each participating employer of the plan and 35 fund based on an actuarial cost method and actuarial assumptions recommended 36 by the actuary and adopted by the fund manager. The actuarial valuations shall be performed by or under the direct supervision of an actuary who is a 37 member of the American academy of actuaries. By November 1 of each year the 38 39 fund manager shall provide a preliminary report and by December 15 of each 40 year provide a final report to the governor, the speaker of the house of 41 representatives and the president of the senate on the contribution rate for 42 the ensuing fiscal year.

1 4. Invest and reinvest the monies and assets of the fund in accordance 2 with the investment provisions of the public safety personnel retirement 3 system. The fund manager may commingle securities and monies of the fund 4 subject to the crediting of receipts and earnings and charging of payments to 5 the account of the appropriate employer.

6

Submit a detailed annual report of the operation and investment 5. 7 performance of the plan and fund to the governor, the legislature and the 8 members of the plan. The fund manager shall submit the annual report no 9 later than six months after the end of the fiscal year to which it pertains.

10

Β. The fund manager may:

11 Employ services it deems necessary, including legal services, for 1. 12 the operation and administration of the plan and fund.

13

2. Utilize separate or commingled investment vehicles.

14 3. Delegate authority to the administrator employed pursuant to 15 section 38-848, subsection K, paragraph 6.

16 4. Appear before local boards and the courts and political 17 subdivisions of this state through counsel or appointed representatives to 18 protect the fund. The fund manager is not responsible for the actions or 19 omissions of the local boards under this plan but may seek review or a 20 rehearing of actions or omissions of local boards. The fund manager does not 21 have a duty to review actions of the local boards but may do so, in its discretion, in order to protect the fund. 22

23 5. APPEAR ON BEHALF OF THE PLAN IN A COURT THROUGH COUNSEL OR AN 24 APPOINTED REPRESENTATIVE TO PROTECT THE PLAN. THE ATTORNEY GENERAL SHALL 25 OBTAIN THE WRITTEN CONSENT OF THE FUND MANAGER IN ORDER TO SETTLE A CLAIM ON BEHALF OF THE FUND MANAGER OR THE PLAN PURSUANT TO SECTION 41-192. WITHOUT 26 27 THIS CONSENT, THE PLAN IS NOT BOUND BY ANY SETTLEMENT PURPORTED TO BE 28 NEGOTIATED ON ITS BEHALF BY THE ATTORNEY GENERAL.

29 5. 6. Perform all acts, whether or not expressly authorized, which 30 THAT it deems necessary and proper for the protection of the plan and fund. 31 Sec. 34. Section 38-883.01, Arizona Revised Statutes, is amended to 32 read:

33

38-883.01. Qualified governmental excess benefit arrangement

34 A. The fund manager may establish a qualified governmental excess 35 benefit arrangement for the sole purpose of enabling the fund manager to 36 continue to apply the same formula for determining benefits payable to all 37 employees covered by the plan whose benefits under the plan are limited by 38 section 415 of the internal revenue code.

39 B. The fund manager shall administer the qualified governmental excess 40 benefit arrangement. The fund manager has full discretionary fiduciary 41 authority to determine all questions arising in connection with the 42 arrangement, including its interpretation and any factual questions arising 43 under the arrangement.

44 C. All members and retired members of the plan are eligible to 45 participate in the qualified governmental excess benefit arrangement if their

1 benefits under the plan would exceed the limitations imposed by section 415 2 of the internal revenue code.

3 D. On or after the effective date of the qualified governmental excess benefit arrangement, the employer shall pay to each eligible member of the 4 5 plan who retires on or after the effective date and to each retired member who retired before the effective date and that member's beneficiary, if 6 7 required, a supplemental pension benefit equal to the amount by which the 8 benefit that would have been payable under the plan, without regard to any 9 provisions in the plan incorporating the limitation on benefits imposed by 10 section 415 of the internal revenue code, exceeds the benefit actually 11 payable taking into account the limitation imposed on the plan by section 415 of the internal revenue code. The fund manager shall compute and pay the 12 13 supplemental pension benefits under the same terms and conditions and to the 14 same person as the benefits payable to or on account of a retired member 15 under the plan.

16 E. The employer shall not fund benefits payable under the qualified 17 governmental excess benefit arrangement. The employer shall pay benefits payable under the qualified governmental excess benefit arrangement out of 18 19 the general assets of the employer. For administrative purposes, the 20 employer may establish a grantor trust for the benefit of eligible members. 21 The employer shall be treated as grantor of the trust for purposes of section 677 of the internal revenue code. The rights of any person to receive 22 23 benefits under the qualified governmental excess benefit arrangement are 24 limited to those of a general creditor of the employer.

F. The terms and conditions contained in the plan, other than those relating to the benefit limitation imposed by section 415 of the internal revenue code, apply, unless the terms and conditions are inconsistent with the purpose of the qualified governmental excess benefit arrangement.

29

G. For the purposes of this section:

30 1. "Internal revenue code" has the same meaning prescribed in section 31 42-1001.

32 2. "Qualified governmental excess benefit arrangement" means a portion 33 of the plan if:

34 (a) The portion is maintained solely to provide to members of the plan
 35 that part of a member's annual benefit that is otherwise payable under the
 36 terms of the plan and that exceeds the limitations imposed by section 415 of
 37 the internal revenue code.

38 (b) Under that portion, a direct or indirect election to defer 39 compensation is not provided at any time to the member.

40 (c) Excess benefits are not paid from a trust that is a part of the 41 plan unless the trust is maintained solely for the purpose of providing 42 excess benefits. Sec. 35. Section 38-884, Arizona Revised Statutes, as amended by Laws 2006, chapter 241, section 1, is amended to read:

2 3 4

1

38-884. <u>Membership of retirement plan: termination: credited</u>

service: redemption

5 Each employee of a participating employer is a member of the plan Α. 6 unless the employee is receiving a pension from the plan. A person employed 7 shall undergo a medical examination performed by a doctor or clinic appointed 8 by the local board or, in the case of a state correctional officer who is 9 employed by the state department of corrections, complete a physical examination pursuant to section 41-1822, subsection B. For the purposes of 10 11 subsection B of this section, the doctor or clinic appointed by the local 12 board may be the employer's regular employee or contractor.

13 B. The purpose of the medical examination authorized by this section 14 is to identify a member's physical or mental condition or injury that existed 15 or occurred before the member's date of membership in the plan. Any employee 16 who fails or refuses to submit to the medical examination prescribed in this 17 section is deemed to waive all rights to disability benefits under this 18 Medical examinations conducted under this article shall not be article. 19 conducted or used for purposes of hiring, advancement, discharge, job 20 training or other terms, conditions and privileges of employment unrelated to 21 receipt or qualification for pension benefits or service credits from the 22 fund. This subsection does not affect or impair the right of an employer to 23 prescribe medical or physical standards for employees or prospective 24 employees.

25 C. If a member ceases to be an employee for any reason other than 26 death or retirement, within twenty days after filing a completed application 27 with the fund manager, the member is entitled to receive the following 28 amounts, less any benefit payments the member has received and any amount the 29 member may owe to the plan:

If the member has less than five years of credited service with the
 plan, the member may withdraw the member's accumulated contributions from the
 plan.

2. If the member has five or more years of credited service with the
 plan, the member may withdraw the member's accumulated contributions plus an
 amount equal to the amount determined as follows:

36 (a) 5.0 to 5.9 years of credited service, twenty-five per cent of all
 37 member contributions deducted from the member's salary pursuant to section
 38-891, subsection B.

(b) 6.0 to 6.9 years of credited service, forty per cent of all member
contributions deducted from the member's salary pursuant to section 38-891,
subsection B.

42 (c) 7.0 to 7.9 years of credited service, fifty-five per cent of all
43 member contributions deducted from the member's salary pursuant to section
44 38-891, subsection B.

1 (d) 8.0 to 8.9 years of credited service, seventy per cent of all 2 member contributions deducted from the member's salary pursuant to section 3 38-891. subsection B.

4 (e) 9.0 to 9.9 years of credited service, eighty-five per cent of all 5 member contributions deducted from the member's salary pursuant to section 6 38-891. subsection B.

7

(f) 10.0 or more years of credited service, one hundred per cent of 8 all member contributions deducted from the member's salary pursuant to 9 section 38-891, subsection B.

D. If a member has more than ten years of credited service with the 10 11 plan, leaves the monies prescribed in subsection C of this section on account with the plan for more than thirty days after termination of employment and 12 13 after that time period requests a refund of those monies, the member is entitled to receive the amount prescribed in subsection C of this section 14 15 plus interest at a rate determined by the fund manager for each year computed 16 from and after the member's termination of employment.

17 E. If the refund includes monies that are an eligible rollover 18 distribution and the member elects to have the distribution paid directly to 19 an eligible retirement plan or individual retirement account or annuity and 20 specifies the eligible retirement plan or individual retirement account or 21 annuity to which the distribution is to be paid, the distribution shall be 22 made in the form of a direct trustee-to-trustee transfer to the specified 23 eligible retirement plan. The distribution shall be made in the form and at 24 the time prescribed by the fund manager.

25 F. Service shall be credited to a member's individual credited service account in accordance with rules the local board prescribes. In no case 26 27 shall more than twelve months of credited service be credited on account of 28 all service rendered by a member in any one year. In no case shall service 29 be credited for any period during which the member is not employed in a 30 designated position, except as provided by sections 38-921 and 38-922.

31 G. Credited service is forfeited if the amounts prescribed in 32 subsection C or D of this section are paid or are transferred in accordance 33 with this section.

34 H. If a former member becomes reemployed with the same employer within 35 two years after the former member's termination date, a member may have 36 forfeited credited service attributable to service rendered during a prior 37 period of service as an employee restored on satisfaction of each of the 38 following conditions:

39 1. The member files with the plan a written application for 40 reinstatement of forfeited credited service within ninety days after again 41 becoming an employee.

42 2. The retirement fund is paid the total amount previously withdrawn 43 pursuant to subsection C or D of this section plus compound interest from the 44 date of withdrawal to the dates of repayment. Interest shall be computed at 45 the rate of nine per cent for each year compounded each year from the date of

withdrawal to the date of repayment. Forfeited credited service shall not be restored until complete payment is received by the fund.

3 3. The required payment is completed within one year after returning4 to employee status.

5 I. A present active member of the plan who received a refund of 6 accumulated contributions from the plan pursuant to subsection C or D of this 7 section and forfeited credited service pursuant to subsection G of this 8 section may elect to redeem any part of that forfeited credited service by 9 paying into the plan any amounts required pursuant to this subsection. A present active member who elects to redeem any part of forfeited credited 10 11 service for which the member is deemed eligible by the fund manager shall pay 12 into the plan the amounts previously paid or transferred as a refund of the 13 member's accumulated contributions plus an amount, computed by the plan's 14 actuary, that is necessary to equal the increase in the actuarial present 15 value of projected benefits resulting from the redemption calculated using 16 the actuarial methods and assumptions prescribed by the plan's actuary.

J. A retired member who retires before January 1, 2006 may become employed by an employer in a designated position and still continue to receive a pension if the employment occurs at least ninety days after retirement and if the employment involves substantial direct inmate contact. The retired member shall not contribute to the fund and shall not accrue credited service.

K. If a retired member retires on or after January 1, 2006, AND
 becomes employed by an employer in a designated position before ninety days
 after retirement or if the employment does not involve substantial direct
 inmate contact:

1. Payment of the retired member's pension shall be suspended until the retired member again ceases to be an employee. The amount of pension shall not be changed on account of service as an employee subsequent to retirement.

31 2. The retired member shall not contribute to the fund and shall not 32 accrue credited service.

33 Sec. 36. Section 38-885.01, Arizona Revised Statutes, is amended to 34 read:

35

38-885.01. <u>Reverse deferred retirement option plan; purpose</u>

A. A reverse deferred retirement option plan is established. The purpose of the reverse deferred retirement option plan is to add flexibility to the plan and to provide members who elect to participate in the reverse deferred retirement option plan access to a lump sum benefit in addition to their normal monthly retirement benefit on actual retirement.

41 B. Beginning on July 1, 2006 through June 30, 2011, the fund manager 42 shall offer the reverse deferred retirement option plan to members on a 43 voluntary basis as an alternative method of benefit accrual under the plan.

44 C. Any member who is eligible for a normal pension pursuant to section 45 38-885, and WHO IS NOT AWARDED AN ACCIDENTAL, ORDINARY OR TOTAL AND PERMANENT 1 DISABILITY PENSION AND who has at least twenty-four years of credited 2 service, OR IN THE CASE OF A DISPATCHER, WHO HAS AT LEAST TWENTY-FIVE YEARS 3 OF CREDITED SERVICE, is eligible to participate in the reverse deferred 4 retirement option plan.

5 D. A member who elects to participate in the reverse deferred 6 retirement option plan shall voluntarily and irrevocably:

1. Designate a reverse deferred retirement option plan date that is the first day of the calendar month immediately following a member's completion of twenty-four years of credited service or a date not more than sixty consecutive months before the date the member elects to participate in the reverse deferred retirement option plan, whichever is later.

12 2. Agree to terminate employment on the date the member elects to 13 participate in the reverse deferred retirement option plan.

3. Receive benefits from the plan on termination of employment at the same time and in the same manner as otherwise prescribed in this article using the factors of credited service and average monthly salary in effect on the reverse deferred retirement option plan date.

18 election, a reverse deferred retirement E. On option plan 19 participation account is established within the plan on behalf of each 20 reverse deferred retirement option plan participant. All benefits accrued 21 pursuant to this article shall be accounted for in the reverse deferred 22 retirement option plan participation account. A reverse deferred retirement 23 option plan participant does not have a claim on the assets of the plan with 24 respect to the member's reverse deferred retirement option plan participation 25 account and assets shall not be set aside for any reverse deferred retirement 26 option plan participant that are separate from all other system assets.

F. All amounts credited to a member's reverse deferred retirement option plan participation account are fully vested.

G. A member's reverse deferred retirement option plan participation
 account shall be credited with the following:

1. An amount that is credited as though accrued monthly from the reverse deferred retirement option plan date to the date the member elected to participate in the reverse deferred retirement option plan and that is computed in the same manner as a normal retirement benefit using the factors of credited service and average monthly salary in effect on the reverse deferred retirement option plan date.

2. An amount that is credited as though accrued monthly and that represents interest at a rate equal to the yield on a five year treasury note as of the first day of the month as published by the federal reserve board.

H. Employee and employer contributions pursuant to section 38-891 that
are deposited during the period of the reverse deferred retirement option
plan are not eligible to be refunded to the employer or member.

I. The participant is not entitled to receive any amount prescribed by
section 38-905 or 38-906 during the reverse deferred retirement option plan
participation period.

1 J. The form of payment shall be a lump sum distribution. If allowed 2 by the internal revenue service, the participant may elect to transfer the 3 lump sum distribution to an eligible retirement plan or individual retirement 4 account.

5 K. The reverse deferred retirement option plan shall not jeopardize in any way the tax qualified status of the plan under the rules of the internal 6 7 revenue service. The fund manager may adopt additional provisions to the 8 extent necessary or appropriate for the reverse deferred retirement option 9 plan to comply with applicable federal laws or rules.

- 10
- 11 12
- 13

Sec. 37. Section 38-886, Arizona Revised Statutes, is amended to read: 38-886. Accidental disability retirement; total and permanent disability retirement; qualification; amount of pension; conditions for continued payment of pension

14 A. A member may retire and receive an accidental disability pension or a total and permanent disability pension if the local board finds that all of 15 16 the following conditions occur:

17 1. An application for disability retirement is filed with the 18 retirement plan or the local board by either the member or the member's 19 participating employer after the disabling incident or within one year after 20 the date the member ceases to be an employee. Timely application for an 21 accidental or a total and permanent disability pension is a prerequisite to 22 receipt of the pension.

23 2. The member undergoes all medical examinations and tests ordered by 24 the local board and releases to the local board all medical reports and 25 records requested by the local board.

26 3. The local board determines that an accidental disability or total 27 and permanent disability condition exists which THAT meets the requirements 28 for accidental disability retirement or total and permanent disability 29 retirement.

4. THE MEMBER IS NOT PARTICIPATING IN THE REVERSE DEFERRED RETIREMENT 30 OPTION PLAN PURSUANT TO SECTION 38-885.01. 31

32 B. The effective date of an accidental disability retirement or a 33 total and permanent disability retirement shall not predate the date of 34 disability or the date the member ceases to be an employee.

35 C. The amount of an accidental disability pension or a total and permanent disability pension is equal to fifty per cent of the member's 36 37 average monthly salary or the amount computed using the member's average 38 monthly salary and the member's actual years of credited service, whichever 39 is higher.

40 D. During the period, if any, between the effective date of accidental 41 disability retirement or total and permanent disability retirement and the 42 date the disabled retired member attains sixty-two years of age the local 43 board may require a disabled retired member to undergo periodic reevaluation 44 of the continuation of accidental disability or total and permanent 45 disability. If the disabled retired member refuses to submit to 1 reevaluation, the local board may suspend payment of the pension. If the 2 refusal continues for one year, the local board may revoke the disabled 3 retired member's rights to the pension. An accidental disability pension or 4 a total and permanent disability pension is terminated if the local board 5 finds the retired member no longer meets the requirements for accidental 6 disability retirement or total and permanent disability retirement.

E. A member does not qualify for an accidental disability pension or a total and permanent disability pension if the local board determines that the member's disability results from any of the following:

10 1. An injury suffered while engaged in a felonious criminal act or 11 enterprise.

Service in the armed forces of the United States which THAT
 entitles the member to a veteran's disability pension.

A physical or mental condition or injury that existed or occurredbefore the member's date of membership in the plan.

16 F. Local boards shall base a finding of total and permanent disability 17 and accidental disability on medical evidence obtained by a medical doctor or 18 clinic selected by the local board and shall disregard any other medical 19 evidence or opinions. If the local board retains more than one medical 20 doctor or clinic in connection with any case, SHALL RETAIN A PHYSICIAN OR 21 CLINIC TO EXAMINE A MEMBER WHO APPLIES FOR AN ACCIDENTAL OR TOTAL AND 22 PERMANENT DISABILITY PENSION. THE PHYSICIAN OR CLINIC WHO IS APPOINTED BY 23 THE LOCAL BOARD SHALL OPINE AS TO WHETHER OR NOT THE MEMBER QUALIFIES FOR AN 24 ACCIDENTAL OR TOTAL AND PERMANENT DISABILITY PENSION. WITH THE APPROVAL OF 25 THE LOCAL BOARD, THE PHYSICIAN OR CLINIC MAY REFER THE MEMBER TO A SPECIALIST 26 AND MAY RELY ON THE OPINION OF THAT SPECIALIST IN RENDERING THE PHYSICIAN'S 27 OR CLINIC'S OPINION. THE PHYSICIAN OR CLINIC MAY ALSO RELY ON ANY MEDICAL 28 EVIDENCE THAT IS PROVIDED BY THE MEMBER OR THE MEMBER'S PHYSICIAN. THE LOCAL 29 BOARD SHALL BASE A FINDING OF ACCIDENTAL DISABILITY OR TOTAL AND PERMANENT 30 DISABILITY SOLELY ON THE OPINION OF ITS APPOINTED PHYSICIAN OR CLINIC. IF 31 THE LOCAL BOARD RETAINS MORE THAN ONE PHYSICIAN OR CLINIC IN CONNECTION WITH 32 ANY APPLICATION, the local board shall resolve any material conflicts in the 33 medical evidence that is presented by the local board's medical doctors 34 PHYSICIANS or clinics.

35 Sec. 38. Section 38-886.01, Arizona Revised Statutes, is amended to 36 read:

37

38 39 38-886.01. Ordinary disability retirement for full-time dispatchers; qualifications; amount of pension; conditions for continued payment of pension

40 A. Full-time dispatchers who are employed by an employer of an 41 eligible group as defined in section 38-842 may retire and receive an 42 ordinary disability pension if the local board finds that all of the 43 following conditions occur:

44 1. An application for disability retirement is filed with the 45 retirement plan or the local board by either the member or the member's participating employer after the disabling incident or within one year after the date the member ceases to be an employee. Timely application for an ordinary disability pension is a prerequisite to receipt of the pension.

2. The member undergoes all medical examinations and tests ordered by the local board and releases to the local board all medical reports and ecords requested by the local board.

7 3. The local board determines that an ordinary disability condition 8 exists that meets the requirements for an ordinary disability.

9 B. The effective date of an ordinary disability retirement shall not 10 predate the date of disability or the date the member ceases to be an 11 employee.

12 C. The amount of an ordinary disability pension is equal to a fraction 13 times the member's normal retirement pension that is computed pursuant to 14 section 38-885, subsection C as if the member had twenty-five years of 15 credited service. The fraction is the result obtained by dividing the 16 member's actual years of credited service, not to exceed twenty-five years of 17 credited service, by twenty-five.

D. During the period, if any, between the effective date of ordinary 18 19 disability retirement and the date the disabled retired member attains 20 sixty-two years of age the local board may require a disabled retired member 21 to undergo periodic reevaluation of the continuation of ordinary disability. If the disabled retired member refuses to submit to reevaluation, the local 22 23 board may suspend payment of the pension. If the refusal continues for one 24 year, the local board may revoke the disabled retired member's rights to the 25 pension. An ordinary disability pension is terminated if the local board 26 finds the retired member no longer meets the requirements for ordinary 27 disability retirement.

E. A member does not qualify for an ordinary disability pension if the local board determines that the member's disability results from any of the following:

An injury suffered while engaged in a felonious criminal act or
 enterprise.

33 2. Service in the armed forces of the United States that entitles the34 member to a veteran's disability pension.

35 3. A physical or mental condition or injury that existed or occurred 36 before the member's date of membership in the plan.

F. Local boards shall base a finding of ordinary disability on medical evidence that is obtained by a medical doctor or clinic selected by the local board and shall disregard any other medical evidence or opinions. If the local board retains more than one medical doctor or clinic in connection with the application, the local board shall resolve any material conflicts presented in the medical evidence that is presented by the medical doctors or clinics.

44 G. For the purposes of this section, "ordinary disability" means a
 45 physical condition that the local board determines will prevent an employee

1 from totally and permanently performing a reasonable range of duties within 2 the employee's department or a mental condition that the local board 3 determines will prevent an employee from totally and permanently engaging in 4 any substantial gainful activity.

5 6 Sec. 39. Section 38-887, Arizona Revised Statutes, is amended to read: 38-887. <u>Pension to surviving spouse of deceased retired member</u>

7 A. The surviving spouse of a deceased retired member is entitled to
 8 receive a pension for life if each of the following conditions is met:

9 1. The retired member was married to the surviving spouse for at least 10 two years at the time of death.

11 2. The surviving spouse files with the retirement plan a written 12 application for the survivor pension.

13 B. The amount of pension paid a surviving spouse is equal to 14 four-fifths of the amount of the retired member's pension at the time of 15 death SURVIVING SPOUSE'S PENSION IF THE SPOUSE WAS MARRIED TO THE MEMBER FOR 16 A PERIOD OF AT LEAST TWO CONSECUTIVE YEARS AT THE TIME OF THE MEMBER'S DEATH. 17 PAYMENT OF A SURVIVING SPOUSE'S PENSION COMMENCES AS OF THE LAST DAY OF THE MONTH FOLLOWING THE RETIRED MEMBER'S DATE OF DEATH. THE LAST PAYMENT SHALL BE 18 19 MADE AS OF THE LAST DAY OF THE MONTH IN WHICH THE SURVIVING SPOUSE'S DEATH 20 THE AMOUNT OF PENSION PAID A SURVIVING SPOUSE IS EQUAL TO OCCURS. 21 FOUR-FIFTHS OF THE AMOUNT OF THE DECEASED RETIRED MEMBER'S PENSION AT THE 22 TIME OF DEATH. THE SURVIVING SPOUSE SHALL FILE A WRITTEN APPLICATION WITH 23 THE PLAN IN ORDER TO RECEIVE THE SURVIVOR BENEFIT.

- 24
- 25

Sec. 40. Section 38-888, Arizona Revised Statutes, is amended to read: 38-888. <u>Pension to the surviving spouse of a member</u>

A. The surviving spouse of a deceased active member is entitled to receive a pension for life if each of the following conditions is met:

28 1. The member was married to the surviving spouse for at least two 29 years at the time of death.

30 2. The surviving spouse files a written application with the 31 retirement plan for the survivor benefit.

B. The amount of a surviving spouse's pension is forty per cent of the 32 33 deceased member's average monthly salary SURVIVING SPOUSE'S PENSION IF THE SPOUSE WAS MARRIED TO THE MEMBER ON THE DATE OF THE MEMBER'S DEATH. PAYMENT 34 35 OF A SURVIVING SPOUSE'S PENSION COMMENCES AS OF THE LAST DAY OF THE MONTH FOLLOWING THE MEMBER'S DATE OF DEATH. THE LAST PAYMENT SHALL BE MADE AS OF 36 37 THE LAST DAY OF THE MONTH IN WHICH THE SURVIVING SPOUSE'S DEATH OCCURS. THE 38 AMOUNT OF A SURVIVING SPOUSE'S PENSION IS FORTY PER CENT OF THE DECEASED 39 MEMBER'S AVERAGE MONTHLY SALARY. THE SURVIVING SPOUSE SHALL FILE A WRITTEN 40 APPLICATION WITH THE PLAN IN ORDER TO RECEIVE THE SURVIVOR BENEFIT.

41 C. B. The surviving spouse of a deceased member who is killed in the 42 line of duty or dies from injuries suffered in the line of duty is entitled 43 to receive a monthly amount equal to the deceased member's average monthly 44 benefit compensation. For the purposes of this subsection, "killed in the 45 line of duty" means the decedent's death was the direct and proximate result 1 of physical injuries incurred in the performance of the decedent's public 2 safety duties and does not include suicide.

3 4

5

Sec. 41. Section 38-893, Arizona Revised Statutes, is amended to read: 38-893. Local boards: powers and duties: rules: hearings:

<u>administrative review</u>

6 A. The administration of the plan and the responsibility for making 7 the provisions of the plan effective for each employer are vested in a local 8 board. The state department of corrections, the department of juvenile 9 corrections. each participating county sheriff's department, each participating city or town, each participating employer of full-time 10 11 dispatchers for eligible groups as defined in section 38-842 and the judiciary shall have a local board. Each local board is constituted as 12 13 follows:

14 1. For the state departments, two members who are elected by secret 15 ballot by members employed by that department in a designated position and 16 two citizens who are appointed by the governor. The director of each state 17 department shall appoint one member to the local board who is knowledgeable 18 in personnel actions. Each state department local board shall elect a 19 chairman.

20 2. For each participating county, the chairman of the board of 21 supervisors, or the chairman's designee who is approved by the board of 22 supervisors, as chairman, two members who are elected by secret ballot by 23 members employed by the participating county in a designated position and two 24 citizens, one of whom shall be the head of the merit system if it exists for 25 the group of members, who are appointed by the chairman of the board of 26 supervisors with the approval of the board of supervisors.

3. For political subdivisions, the mayor or chief elected official or a designee of the mayor or chief elected official approved by the respective governing body as chairman, two members elected by secret ballot by members employed by the appropriate employer and two citizens, one of whom shall be the head of the merit system if it exists for the group of members, appointed by the mayor or chief elected official and with the approval of the city council or governing body of the employer.

4. For the judiciary, two members who are elected by secret ballot by members who are employed as a probation, surveillance or juvenile detention officer, a designee of the chief justice of the Arizona supreme court and two citizens, one of whom shall be the head of a human resource department for the group of members, appointed by the chief justice.

B. The appointments and elections of local board members shall take place with one elective and one appointive board member, as designated by the appointing authority, serving a term ending two years after the date of appointment or election and the other local board members serving a term ending four years after the date of appointment or election. Thereafter, every second year, and as a vacancy occurs, an office shall be filled for a term of four years in the same manner as provided in this section. 1 C. Within ten days after the member's appointment or election, each 2 member of a local board shall take an oath of office that, so far as it 3 devolves on the member, the member shall diligently and honestly administer 4 the affairs of the local board and shall not knowingly violate or willingly 5 permit to be violated any of the provisions of law applicable to the plan.

6 7

D. Except as limited by subsection E of this section, a local board shall:

8 1. Decide all questions of eligibility and service credits and 9 determine the amount, manner and time of payment of any benefit under the 10 plan.

11 2. Make a determination as to the right of a claimant to a benefit and 12 afford a claimant or the fund manager, or both, a right to a rehearing on the 13 original determination.

Request and receive from the employers and from members information
as is necessary for the proper administration of the plan and action on
claims for benefits and forward the information to the fund manager.

A. Distribute, in the manner the local board determines to be
 appropriate, information explaining the plan that is received from the fund
 manager.

5. Furnish the employer, the fund manager and the legislature, on request, with annual reports with respect to the administration of the plan that are reasonable and appropriate.

6. Appoint a medical board, which is composed of a designated physician or clinic other than the employer's regular employee or contractor. If required, the local board may employ other physicians to report on special cases. The examining physician or clinic shall report the results of examinations made to the local board, and the secretary of the local board shall preserve the report as a permanent record.

29 7. Sue and be sued to effectuate the duties and responsibilities set30 forth in this article.

E. A local board has no power to add to, subtract from, modify or waive any of the terms of the plan, change or add to any benefits provided by the plan or waive or fail to apply any requirement of eligibility for membership or benefits under the plan.

F. A local board, from time to time, shall establish and adopt rules as it deems necessary or desirable for its administration, INCLUDING RULES TO GOVERN THE CONDUCT OF HEARINGS AND THE AWARD OF RETIREMENT AND DISABILITY BENEFITS. All rules and decisions of a local board shall be uniformly and consistently applied to all members in similar circumstances.

G. An action by a majority vote of the members of a local board that is not inconsistent with the provisions of the plan is final, conclusive and binding on all persons affected by it, unless a timely application for a rehearing or appeal is filed as provided in this article.

H. A claimant or the fund manager may apply for a rehearing before the
 local board within the time period prescribed in this subsection. A claimant

or the fund manager shall file an application for rehearing in writing with a member of the local board or its secretary within sixty days after:

1. The claimant receives notification of the local board's original action by certified mail, by attending the meeting at which the action is taken or by receiving benefits from the plan pursuant to the local board's original action, whichever occurs first.

7 2. The fund manager receives notification of the local board's
8 original action by certified mail or by receipt of written directions from
9 the local board pursuant to its original action, whichever occurs first.

10 I. A hearing before a local board on a matter remanded from the 11 superior court is not subject to a rehearing before the local board.

J. Decisions of local boards are subject to judicial review pursuant to title 12, chapter 7, article 6.

14 K. When making a ruling, determination or calculation, the local board 15 is entitled to rely on information furnished by the employer, the fund 16 manager, independent legal counsel or the actuary for the plan.

17 L. Each member of a local board is entitled to one vote. A majority 18 of the appointed and elected members is necessary for a decision by the 19 members of a local board at any meeting of the local board.

M. The local board shall adopt bylaws as it deems necessary. The local board shall elect a secretary who may, but need not, be a member of the local board. The secretary of the local board shall keep a record and prepare minutes of all meetings, forward the minutes to the fund manager within forty-five days after each meeting and forward all necessary communications to the fund manager.

N. The employer shall pay the fees of the medical board and of the local board's legal counsel and all other expenses of the local board necessary for the administration of the plan, INCLUDING ANY LEGAL FEES THAT ARE INCURRED IN CONNECTION WITH AN APPEAL OF THE LOCAL BOARD'S DECISION, at rates and in amounts as the local board approves.

0. The local board shall issue directions to the fund manager concerning all benefits that are to be paid from the employer's account pursuant to the provisions of the fund. The local board shall keep on file, in the manner it deems convenient and proper, all reports from the fund manager and the actuary.

P. The local board and the individual members of the local board are indemnified from the assets of the fund against any liability arising by reason of any act, or failure to act, made in good faith pursuant to the provisions of the plan.

- 40
- 41

Sec. 42. Section 38-902, Arizona Revised Statutes, is amended to read: 38-902. <u>Joinder agreement</u>

A. County detention officers and nonuniformed employees of a sheriff's
 department whose primary duties require direct contact with inmates may
 participate in this plan if the board of supervisors of the county enters
 into a joinder agreement with the fund manager to bring such employees into

this plan. The joinder agreement shall be in accordance with the provisions of this plan. All such employees shall be designated for membership in the joinder agreement unless written consent to the contrary is obtained from the fund manager.

B. City or town detention officers may participate in this plan if the governing body of the city or town enters into a joinder agreement with the fund manager to bring its detention officers into this plan. The joinder agreement shall be in accordance with the provisions of the plan. The governing body of the city or town shall designate all detention officers for membership in the plan unless written consent to the contrary is obtained from the fund manager.

12 С. Full-time dispatchers may participate in this plan if the governing 13 body or agency of the employer of an eligible group as defined in 14 section 38-842 enters into a joinder agreement with the fund manager to bring 15 its full-time dispatchers into this plan. The joinder agreement shall be in 16 accordance with the provisions of this plan. The governing body or agency of 17 the employer shall designate all full-time dispatchers for membership in the 18 plan except for a full-time dispatcher who signs an irrevocable agreement 19 before the joinder agreement becomes effective electing not to become a 20 member of the plan. A full-time dispatcher employed by an employer who 21 becomes eligible for membership in the plan pursuant to this section may 22 elect to participate in the plan within the deadlines and pursuant to the 23 terms prescribed for such participation by the fund manager.

24 Probation, surveillance and juvenile detention officers may D. 25 participate in this plan if the administrative office of the courts enters into a joinder agreement with the fund manager to bring its probation, 26 27 surveillance and juvenile detention officers into this plan. The joinder 28 agreement shall be in accordance with the provisions of this plan. The 29 administrative office of the courts shall designate all probation, 30 surveillance and juvenile detention officers for membership in this plan 31 unless written consent to the contrary is obtained from the fund manager.

32 Ε. FULL-TIME DISPATCHERS OR DETENTION OFFICERS EMPLOYED BY AN INDIAN 33 TRIBE MAY PARTICIPATE IN THIS PLAN IF THE INDIAN TRIBE ENTERS INTO A JOINDER 34 AGREEMENT WITH THE FUND MANAGER TO BRING ITS DISPATCHERS OR DETENTION 35 OFFICERS INTO THIS PLAN. BEFORE THE INDIAN TRIBE JOINS THE PLAN, IT MUST 36 FILE A CERTIFIED COPY OF A RESOLUTION APPROVING THE JOINDER WITH THE FUND 37 MANAGER AND ALSO REQUEST A PRELIMINARY ACTUARIAL SURVEY TO DETERMINE THE 38 ESTIMATED COST OF PARTICIPATION, THE BENEFITS TO BE DERIVED AND OTHER 39 INFORMATION DEEMED APPROPRIATE. THE COST OF THE SURVEY SHALL BE PAID BY THE 40 INDIAN TRIBE. AS A CONDITION TO PARTICIPATION IN THE PLAN AN INDIAN TRIBE 41 EMPLOYER, BY RESOLUTION OF THE GOVERNING BODY, SHALL:

42 1. AGREE THAT ALL DISPUTES INVOLVING INTERPRETATION OF STATE STATUTES
43 INVOLVING THE PLAN, AND ANY AMENDMENTS TO THOSE STATUTES, WILL BE RESOLVED
44 THOUGH THE COURT SYSTEM OF THIS STATE.

2. AGREE TO BE BOUND BY STATE STATUTES AND LAWS THAT REGULATE AND
 INTERPRET THE PROVISIONS OF THE PLAN, INCLUDING ELIGIBILITY FOR MEMBERSHIP IN
 THE PLAN, SERVICE CREDITS AND THE RIGHTS OF ANY CLAIMANT TO BENEFITS AND THE
 AMOUNT OF THOSE BENEFITS.

5 3. AGREE TO MEET ANY REQUIREMENT THAT THE FUND MANAGER MAY PRESCRIBE 6 TO ENSURE TIMELY PAYMENT OF MEMBER AND EMPLOYER CONTRIBUTIONS AND ANY OTHER 7 AMOUNTS DUE FROM THE EMPLOYER TO THE PLAN.

8 4. INCLUDE IN THE JOINDER AGREEMENT ANY OTHER PROVISION DEEMED
 9 NECESSARY BY THE FUND MANAGER FOR THE ADMINISTRATION OR ENFORCEMENT OF THE
 10 AGREEMENT

11 E. F. The new employer shall designate the groups of employees who 12 are eligible to participate in the plan and shall agree to make contributions 13 each year that are sufficient to meet both the normal cost of a level cost 14 method attributable to inclusion of its employees and the PAST SERVICE COST 15 OF ITS EMPLOYEES, TOGETHER WITH ANY prescribed interest on the past service 16 cost for its employees.

F. G. Before the execution of any joinder agreement each employer contemplating participation in the plan shall have an actuarial valuation made, which is payable by the employer, to determine the estimated cost of participation in accordance with section 38-894.

21 G. H. Assets under any existing public employee defined benefit 22 retirement program, except a military retirement program, that are necessary 23 to equal the actuarial present value of projected benefits to the extent 24 funded on a market value basis as of the most recent actuarial valuation 25 attributable to the employer's designated employee group, calculated using 26 the actuarial methods and assumptions adopted by the existing public employee 27 retirement program, shall be transferred from the program to this fund no 28 later than sixty days after the employer's effective date. That portion of 29 the transferred assets that is attributable to employee contributions, 30 including interest credits, shall be properly allocated to each affected 31 employee of the employer and credited to the employee's initial accumulated 32 contributions in accordance with a schedule furnished by the employer to the 33 fund manager.

IF AN EMPLOYER HAS PAID ASSETS INTO THE PLAN PURSUANT TO A JOINDER
 AGREEMENT AND NO LONGER HAS ELIGIBLE EMPLOYEES PARTICIPATING IN THE PLAN, ANY
 SURPLUS MONIES DEPOSITED INTO THE PLAN REVERT TO THE PLAN.

- 37
- 38

Sec. 43. Section 38-904, Arizona Revised Statutes, is amended to read: 38-904. <u>Death benefits; amount</u>

A. If an active or inactive member dies and no pension is payable on account of the member's death, an amount equal to two times the member's accumulated contributions to the retirement plan is payable to the person designated by the deceased member in writing and filed with the fund manager. If the designated person or persons do not survive the deceased member, the payment is payable to the estate of the deceased member. For the purposes of this subsection, "inactive member" means a person who previously made 1 contributions to the plan, who has not retired, who is not currently making 2 contributions to the plan and who has not withdrawn contributions from the 3 plan.

4 If the deceased retired or active member does not have an eligible Β. 5 surviving spouse or the pension of the eligible surviving spouse is 6 terminated, each surviving unmarried child of the deceased retired or active 7 member ELIGIBLE CHILD is entitled to a CHILD'S pension which terminates on 8 adoption or the attainment of eighteen years of age unless the child is a 9 full time student under twenty three years of age or the child is under a disability which began before the child attained the age of twenty-three 10 11 years. A CHILD'S PENSION TERMINATES IF THE CHILD IS ADOPTED. IN THE CASE OF A DISABLED CHILD, THE CHILD'S PENSION TERMINATES IF THE CHILD CEASES TO BE 12 13 UNDER A DISABILITY OR CEASES TO BE A DEPENDENT OF THE SURVIVING SPOUSE OR 14 GUARDIAN. The amount of the pension of each surviving child of a deceased 15 retired or active member ELIGIBLE CHILD is an equal share of the amount of 16 the surviving spouse's pension. The fund manager shall pay the surviving 17 minor OR DISABLED child's pension to the person who is the legally appointed 18 guardian or custodian of the eligible child.

- 19
- 20

Sec. 44. Section 38-906, Arizona Revised Statutes, is amended to read: 38-906. <u>Group health and accident coverage for retired members;</u> <u>payment</u>

21

A. The fund manager shall pay from the assets of the fund part of the single coverage premium of any group health and accident insurance for each retired member or survivor of the plan who receives a pension and who has elected to participate in coverage provided by section 38-651.01 or 38-782 or any other health and accident insurance coverage provided or administered by a participating employer in the plan. The fund manager shall pay up to:

One hundred fifty dollars per month, OR THE ACTUAL COST OF THE
 MONTHLY INSURANCE PREMIUM, WHICHEVER IS LESS, for each retired member or
 survivor of the plan who is not eligible for medicare.

2. One hundred dollars per month, OR THE ACTUAL COST OF THE MONTHLY
 INSURANCE PREMIUM, WHICHEVER IS LESS, for each retired member or survivor of
 the plan who is eligible for medicare.

B. The fund manager shall pay from the assets of the fund part of the family coverage premium of any group health and accident insurance for each retired member or survivor of the plan who elects family coverage and who otherwise qualifies for payment pursuant to subsection A of this section. Payment under this subsection is in the following amounts:

39 1. Up to two hundred sixty dollars per month, OR THE ACTUAL COST OF 40 THE MONTHLY INSURANCE PREMIUM, WHICHEVER IS LESS, if the retired member or 41 survivor of the plan and one or more dependents are not eligible for 42 medicare.

43 2. Up to one hundred seventy dollars per month, OR THE ACTUAL COST OF
 44 THE MONTHLY INSURANCE PREMIUM, WHICHEVER IS LESS, if the retired member or
 45 survivor of the plan and one or more dependents are eligible for medicare.

1 3. Up to two hundred fifteen dollars per month, OR THE ACTUAL COST OF 2 THE MONTHLY INSURANCE PREMIUM, WHICHEVER IS LESS, if either:

3

(a) The retired member or survivor of the plan is not eligible for medicare and one or more dependents are eligible for medicare.

4 5

5 (b) The retired member or survivor of the plan is eligible for 6 medicare and one or more dependents are not eligible for medicare.

7 C. The fund manager shall not pay more than the amount prescribed in 8 this section for a benefit recipient as a RETIRED member or survivor of the 9 plan.

10 D. In addition to the payments provided by subsection A of this 11 section, through June 30, 2005, the fund manager shall pay an insurance 12 premium benefit for medical coverage, not including limited benefit coverage 13 as defined in section 20-1137, for each retired member or survivor of the 14 plan who is entitled to a premium benefit payment pursuant to subsection A of 15 this section and who lives in a nonservice area as follows:

16 1. Up to three hundred dollars per month for a retired member or 17 survivor of the plan who is not eligible for medicare. To qualify for this 18 additional benefit, a retired member or survivor shall pay out-of-pocket 19 medical insurance premiums of at least one hundred twenty-five dollars per 20 month.

21 2. Up to one hundred seventy dollars per month for a retired member or
 22 survivor of the plan who is eligible for medicare. To qualify for this
 23 additional benefit, a retired member or survivor shall pay out-of-pocket
 24 medical insurance premiums of at least one hundred dollars per month.

E. In addition to the payments provided by subsection B of this section, through June 30, 2005, the fund manager shall pay an insurance premium benefit for medical coverage, not including limited benefit coverage as defined in section 20 1137, for a retired member or survivor of the plan who is entitled to a premium benefit payment pursuant to subsection B of this section, who is enrolled in a family medical plan and who lives in a nonservice area as follows:

32 1. Up to six hundred dollars per month if the retired member or 33 survivor of the plan and one or more dependents are not eligible for 34 medicare. To qualify for this additional benefit, a retired member or 35 survivor shall pay out-of-pocket medical insurance premiums of at least four 36 hundred twenty-five dollars per month.

37 2. Up to three hundred fifty dollars per month if the retired member 38 or survivor of the plan and one or more dependents are eligible for medicare. 39 To qualify for this additional benefit, a retired member or survivor shall 40 pay out-of-pocket medical insurance premiums of at least two hundred dollars 41 per month.

42

3. Up to four hundred seventy dollars per month if either:

43 (a) The retired member or survivor of the plan is not eligible for
 44 medicare and one or more dependents are eligible for medicare.

1 (b) The retired member or survivor of the plan is eligible for 2 medicare and one or more dependents are not eligible for medicare.

3 To qualify for this additional benefit, a retired member or survivor shall 4 pay out of pocket medical insurance premiums of at least four hundred dollars 5 per month.

6 F. In addition to the payments provided by subsection A of this 7 section, beginning July 1, 2005 through June 30, 2007, the fund manager shall 8 pay an insurance premium benefit for medical coverage, not including limited 9 benefit coverage as defined in section 20-1137, for each medicare eligible retired member or survivor of the plan who is entitled to a premium benefit 10 11 payment pursuant to subsection A of this section and who lives in a 12 nonservice area of up to one hundred seventy dollars per month for a retired 13 member or survivor of the plan who is eligible for medicare. To qualify for 14 this additional benefit, a retired member or survivor shall pay out-of-pocket medical insurance premiums of at least one hundred dollars per month. 15

16 G. In addition to the payments provided by subsection B of this 17 section, beginning July 1, 2005 through June 30, 2007, the fund manager shall 18 pay an insurance premium benefit for medical coverage, not including limited 19 benefit coverage as defined in section 20-1137, for a medicare eligible 20 retired member or survivor of the plan who is entitled to a premium benefit 21 payment pursuant to subsection B of this section, who is enrolled in a family 22 medical plan and who lives in a nonservice area as follows:

23 1. Up to three hundred fifty dollars per month if the retired member 24 or survivor of the plan and one or more dependents are eligible for 25 medicare. To qualify for this additional benefit, a retired member or 26 survivor shall pay out of pocket medical insurance premiums of at least two 27 hundred dollars per month.

28 2. Up to four hundred seventy dollars per month if the retired member 29 or survivor of the plan is eligible for medicare and one or more dependents 30 are not eligible for medicare. To qualify for this additional benefit, a 31 retired member or survivor shall pay out of pocket medical insurance premiums 32 of at least four hundred dollars per month.

H. A retired member or survivor of the plan who is enrolled in a
 managed care program in a nonservice area is not eligible for the payment
 prescribed in subsection D, E, F or G of this section if the member
 terminates coverage under the managed care program.

I. D. A retired member or survivor of the plan may elect to purchase individual health care coverage and receive a payment pursuant to this section through the retired member's employer if that employer assumes the administrative functions associated with the payment, including verification that the payment is used to pay for health insurance coverage if the payment is made to the retired member or survivor of the plan.

43 E. THIS SECTION DOES NOT APPLY TO A RETIRED MEMBER OR SURVIVOR OF THE 44 PLAN WHO IS REEMPLOYED BY THIS STATE OR A POLITICAL SUBDIVISION OF THIS STATE 45 AND WHO PARTICIPATES IN COVERAGE PROVIDED BY THIS STATE OR A POLITICAL

1 SUBDIVISION OF THIS STATE AS A CURRENT EMPLOYEE. THOSE RETIRED MEMBERS OR SURVIVORS WHO ARE REEMPLOYED BY THIS STATE OR A POLITICAL SUBDIVISION OF THIS 2 3 STATE AND WHO ARE CURRENTLY RECEIVING THE SUBSIDY PROVIDED BY THIS SECTION ON THE EFFECTIVE DATE OF THIS AMENDMENT TO THIS SECTION MAY CONTINUE TO RECEIVE 4 5 THE SUBSIDY AS LONG AS THE RETIRED MEMBER OR SURVIVOR CONTINUES EMPLOYMENT WITH THE SAME STATE AGENCY OR POLITICAL SUBDIVISION. ON TERMINATION OF SUCH 6 7 EMPLOYMENT OR ON TRANSFER TO ANOTHER STATE AGENCY OR POLITICAL SUBDIVISION. 8 THE FUND MANAGER SHALL DISCONTINUE THE PAYMENTS PROVIDED BY THIS SECTION. 9 UNLESS THE RETIRED MEMBER OR SURVIVOR AGAIN BECOMES QUALIFIED TO RECEIVE A SUBSIDY PURSUANT TO THIS SECTION. 10

11 J. For the purposes of this section, "nonservice area" means an area 12 in this state in which the Arizona state retirement system pursuant to section 38-782, the department of administration pursuant to section 13 14 38-651.01 or the member's or survivor's participating employer does not 15 provide or administer a health care services organization program, excluding 16 any preferred provider organization program or individual health indemnity 17 policy, for which the retired member or survivor of the plan is eligible. 18 Sec. 45. Section 38-907, Arizona Revised Statutes, is amended to read:

19

20

or reserve members; payment of contributions during

21 <u>active military service</u>
 22 A. A member of the plan may receive credited service for PERIODS OF
 23 active military service PERFORMED BEFORE EMPLOYMENT WITH THE MEMBER'S CURRENT
 24 PARTICIPATING EMPLOYER if:

38-907. Credited service for military service; national guard

25

1. The member was honorably separated from the military service.

26 2. The period of military service for which the member receives 27 credited service does not exceed forty-eight months.

3. The period of military service for which the member receives
credited service is not on account with any other retirement system, EXCEPT
AS PROVIDED BY 10 UNITED STATES CODE SECTION 12736.

4. THE MEMBER PAYS THE COST TO PURCHASE THE PRIOR ACTIVE MILITARY
 SERVICE. THE COST IS THE AMOUNT NECESSARY TO EQUAL THE INCREASE IN THE
 ACTUARIAL PRESENT VALUE OF PROJECTED BENEFITS RESULTING FROM THE CREDIT USING
 THE ACTUARIAL METHODS AND ASSUMPTIONS ADOPTED BY THE PLAN'S ACTUARY.

35 B. Except as provided in subsection C, the cost to the member to 36 purchase military credited service pursuant to this section is the amount 37 necessary to equal the increase in the actuarial present value of projected 38 benefits resulting from the credit.

39 C. For a period of time of active military service but for not more 40 than forty-eight months an employer shall make employer contributions and 41 member contributions for a person who was an active member of the plan on the 42 day before he began active military service, who satisfies the requirements 43 of subsection A, paragraph 3 and who meets the following requirements:

44 B. EXCEPT AS REQUIRED BY THE UNIFORMED SERVICES EMPLOYMENT AND 45 REEMPLOYMENT RIGHTS ACT (38 UNITED STATES CODE SECTION 4312(c)), A MEMBER OF 1 THE PLAN MAY RECEIVE CREDITED SERVICE FOR NOT MORE THAN SIXTY MONTHS OF 2 MILITARY SERVICE PERFORMED WHILE EMPLOYED BY THE MEMBER'S CURRENT 3 PARTICIPATING EMPLOYER IF:

4 1. THE MEMBER is a member of the Arizona national guard or is a member 5 of the reserves of any military establishment of the United States.

6 2. Volunteers or is ordered into active military service of the United
7 States as part of a presidential call-up.

8 2. THE MEMBER WAS A MEMBER OF THE PLAN ON THE DAY BEFORE THE MEMBER9 BEGAN MILITARY SERVICE.

3. THE PERIOD OF MILITARY SERVICE FOR WHICH THE MEMBER RECEIVES
 CREDITED SERVICE IS NOT ON ACCOUNT WITH ANY OTHER RETIREMENT SYSTEM, EXCEPT
 AS PROVIDED BY 10 UNITED STATES CODE SECTION 12736.

13 3. 4. THE MEMBER is honorably separated from active military service 14 and returns to employment for the same employer from which he THE MEMBER left 15 for active military service within ninety days after the date active military 16 service is terminated or is hospitalized as a result of military service and 17 returns to employment for the same employer from which he THE MEMBER left for 18 active military service within ninety days after release from service related 19 hospitalization or dies as a result of the military service.

20C. FOR PERIODS OF TIME OF ACTIVE MILITARY SERVICE DUE TO A21PRESIDENTIAL CALL-UP, NOT TO EXCEED FORTY-EIGHT MONTHS, AN EMPLOYER SHALL22MAKE EMPLOYER AND MEMBER CONTRIBUTIONS PURSUANT TO SUBSECTION G.

D. EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, FOR PERIODS OF TIME OF ACTIVE MILITARY SERVICE DUE TO A PRESIDENTIAL CALL-UP IN EXCESS OF FORTY-EIGHT MONTHS, AND FOR ALL OTHER PERIODS OF MILITARY SERVICE, AN EMPLOYER SHALL MAKE EMPLOYER CONTRIBUTIONS AND THE MEMBER SHALL MAKE MEMBER CONTRIBUTIONS. THE EMPLOYER MAY ELECT TO MAKE BOTH THE EMPLOYER AND THE MEMBER CONTRIBUTIONS CORRESPONDING TO PERIODS OF MILITARY SERVICE BEING PURCHASED PURSUANT TO THIS SECTION EXCEPT AS PROHIBITED BY LAW.

30 D. E. Contributions made pursuant to subsection C OR D shall be for 31 the period of time beginning on the date the member began active military 32 service and ending on one of the following dates:

33

1. The date the member is separated from active military service.

34 2. the member is released The date from service related 35 hospitalization or one year after initiation of service related 36 hospitalization, whichever date is earlier.

37

3. The date the member dies as a result of active military service.

38 E. F. Notwithstanding any other law, on payment of the contributions 39 made pursuant to subsection C OR D, the member shall be credited with service 40 for retirement purposes for the period of time of active military service of 41 not more than forty-eight SIXTY months.

42 F. G. FOR PERIODS OF ACTIVE MILITARY SERVICE DUE TO A PRESIDENTIAL 43 CALL-UP, the employer shall make contributions pursuant to subsection C OR D 44 based on the salary being received by the member immediately before the 45 member volunteered or was ordered into active military service THAT THE

1 MEMBER WOULD HAVE RECEIVED BUT FOR THE PERIOD OF MILITARY SERVICE in a lump 2 sum and without penalty when the member returns to employment or on receipt 3 of the member's death certificate. If a member suffers a MILITARY service 4 related death, the employer shall make the employer and member contributions 5 up to and including the date of the employee member's death. Death benefits shall be calculated as prescribed by law. FOR ALL OTHER PERIODS OF MILITARY 6 7 SERVICE, THE MEMBER HAS UP TO THREE TIMES THE PERIOD OF MILITARY SERVICE. UP 8 TO A MAXIMUM OF FIVE YEARS, TO MAKE MEMBER CONTRIBUTIONS PURSUANT TO 9 SUBSECTION D BASED ON THE SALARY THAT THE MEMBER WOULD HAVE RECEIVED BUT FOR 10 THE PERIOD OF MILITARY SERVICE. ONCE THE MEMBER MAKES THE MEMBER 11 CONTRIBUTIONS, THE EMPLOYER SHALL PAY THE EMPLOYER CONTRIBUTIONS.

12 G. H. Service credits for active military service shall not be 13 applied to the member's account until such time as complete payment as 14 determined in either subsection B or C THIS SECTION is made to the retirement 15 plan.

H. I. A member AN APPLICANT shall submit a copy of the military discharge certificate (DD-256A) and a copy of the military service record (DD-214) or its equivalent with his THE application when applying for credited service for active THE military service CREDIT, except that members of the Arizona national guard and military reserves ordered into active military service as part of a presidential call-up are only required to submit a copy of the military service record (DD-214) or its equivalent.

23 I. J. Notwithstanding any other law, the member is not required to 24 reimburse his THE MEMBER'S employer or the plan for any EMPLOYER contribution 25 made pursuant to subsection C OR D.

26 Sec. 46. Title 38, chapter 5, article 6, Arizona Revised Statutes, is 27 amended by adding sections 38-910 and 38-911, to read:

28

38-910. <u>Deferred annuity</u>

29 IF ANY MEMBER WHO HAS AT LEAST TEN YEARS OF CREDITED SERVICE TERMINATES 30 EMPLOYMENT FOR REASONS OTHER THAN RETIREMENT OR DISABILITY, THE PERSON MAY 31 ELECT TO RECEIVE A DEFERRED ANNUITY, EXCEPT THAT IF THE PERSON WITHDRAWS THE 32 PERSON'S ACCUMULATED CONTRIBUTIONS FROM THE PLAN, ALL RIGHTS TO A DEFERRED 33 ANNUITY ARE FORFEITED. A DEFERRED ANNUITY IS A LIFETIME MONTHLY PAYMENT THAT IS ACTUARIALLY EQUIVALENT TO THE ANNUITANT'S ACCUMULATED CONTRIBUTIONS IN THE 34 35 PLAN PLUS AN EQUAL AMOUNT PAID BY THE EMPLOYER AND COMMENCES ON APPLICATION ON OR AFTER THE SIXTY-SECOND BIRTHDAY OF THE ANNUITANT. THE DEFERRED ANNUITY 36 37 IS NOT A RETIREMENT BENEFIT AND ANNUITANTS ARE NOT ENTITLED TO RECEIVE ANY 38 AMOUNT PRESCRIBED BY SECTION 38-887, 38-888, 38-904, 38-905 OR 38-906.

- 39 40
- 38-911. <u>Civil liability; restitution or payment of fine;</u> violation; classification; offset of benefits

A. A PERSON WHO DEFRAUDS THE PLAN OR WHO TAKES, CONVERTS, STEALS OR
EMBEZZLES MONIES OWNED BY OR FROM THE PLAN AND WHO FAILS OR REFUSES TO RETURN
THE MONIES TO THE PLAN ON THE FUND MANAGER'S WRITTEN REQUEST IS SUBJECT TO
CIVIL SUIT BY THE PLAN IN THE SUPERIOR COURT IN MARICOPA COUNTY. ON ENTRY OF
AN ORDER FINDING THE PERSON HAS DEFRAUDED THE PLAN OR TAKEN, CONVERTED,

1 STOLEN OR EMBEZZLED MONIES OWNED BY OR FROM THE PLAN, THE COURT SHALL ENTER AN ORDER AGAINST THAT PERSON AND FOR THE PLAN AWARDING THE PLAN ALL OF ITS 2 3 COSTS AND EXPENSES OF ANY KIND, INCLUDING ATTORNEY FEES, THAT WERE NECESSARY TO SUCCESSFULLY PROSECUTE THE ACTION. THE COURT SHALL ALSO GRANT THE PLAN A 4 5 JUDICIAL LIEN ON ALL OF THE NONEXEMPT PROPERTY OF THE PERSON AGAINST WHOM JUDGMENT IS ENTERED PURSUANT TO THIS SUBSECTION IN AN AMOUNT EQUAL TO ALL 6 7 AMOUNTS AWARDED TO THE PLAN, PLUS INTEREST AT THE RATE PRESCRIBED BY SECTION 8 44-1201, SUBSECTION A, UNTIL ALL AMOUNTS OWED ARE PAID TO THE PLAN.

9 B. IF A MEMBER IS CONVICTED OF, OR DISCHARGED BECAUSE OF, THEFT, 10 EMBEZZLEMENT, FRAUD OR MISAPPROPRIATION OF AN EMPLOYER'S PROPERTY OR PROPERTY 11 UNDER THE CONTROL OF THE EMPLOYER, THE MEMBER IS SUBJECT TO RESTITUTION AND 12 FINES IMPOSED BY A COURT OF COMPETENT JURISDICTION. THE COURT MAY ORDER THE 13 RESTITUTION OR FINES TO BE PAID FROM ANY PAYMENTS OTHERWISE PAYABLE TO THE 14 MEMBER FROM THE PLAN.

15 C. A PERSON WHO KNOWINGLY MAKES ANY FALSE STATEMENT OR WHO FALSIFIES OR PERMITS TO BE FALSIFIED ANY RECORD OF THE PLAN WITH AN INTENT TO DEFRAUD 16 17 THE PLAN IS GUILTY OF A CLASS 6 FELONY. IF ANY CHANGE OR ERROR IN THE RECORDS RESULTS IN ANY MEMBER OR BENEFICIARY RECEIVING FROM THE PLAN MORE OR 18 19 LESS THAN THE MEMBER OR BENEFICIARY WOULD HAVE BEEN ENTITLED TO RECEIVE HAD 20 THE RECORDS BEEN CORRECT, THE LOCAL BOARD SHALL CORRECT THE ERROR, AND AS FAR 21 AS PRACTICABLE SHALL ADJUST THE PAYMENTS IN SUCH MANNER THAT THE ACTUARIAL 22 EQUIVALENT OF THE BENEFIT TO WHICH THE MEMBER OR BENEFICIARY WAS CORRECTLY 23 ENTITLED SHALL BE PAID. IF A MEMBER IS CONVICTED OF A CRIME PURSUANT TO THIS 24 SUBSECTION THE MEMBER IS ENTITLED TO RECEIVE A LUMP SUM PAYMENT OF THE 25 MEMBER'S ACCUMULATED CONTRIBUTIONS BUT FORFEITS ANY FUTURE COMPENSATION AND 26 BENEFITS THAT WOULD OTHERWISE ACCRUE TO THE MEMBER OR THE MEMBER'S ESTATE 27 UNDER THIS ARTICLE.

D. NOTWITHSTANDING ANY OTHER PROVISION OF THIS ARTICLE, THE FUND
MANAGER MAY OFFSET AGAINST ANY BENEFITS OTHERWISE PAYABLE BY THE PLAN TO A
MEMBER OR SURVIVOR ANY COURT ORDERED AMOUNTS AWARDED TO THE FUND MANAGER AND
PLAN AND ASSESSED AGAINST THE MEMBER OR SURVIVOR.

- 32
- 33 34

Sec. 47. Section 41-192, Arizona Revised Statutes, is amended to read: 41-192. <u>Powers and duties of attorney general; restrictions on</u> <u>state agencies as to legal counsel; exceptions</u>

A. The attorney general shall have charge of and direct the department of law and shall serve as chief legal officer of the state. The attorney general shall:

Be the legal advisor of the departments of this state and render
 such legal services as the departments require.

40 2. Establish administrative and operational policies and procedures
41 within his THE department.

Approve long-range plans for developing departmental programs
therein, and coordinate the legal services required by other departments of
this state or other state agencies.

1

4. Represent school districts and governing boards of school districts in any lawsuit involving a conflict of interest with other county offices.

2 3 political subdivisions, school 5. Represent districts and 4 municipalities in suits to enforce state or federal statutes pertaining to 5 antitrust, restraint of trade or price-fixing activities or conspiracies, 6 provided that IF the attorney general shall notify NOTIFIES in writing such 7 THE political subdivisions, school districts and municipalities of the 8 attorney general's intention to bring any such action on its behalf. At any 9 time within thirty days after such notification, such THE political subdivisions, school districts and municipalities may, by formal resolution 10 11 of its governing body, MAY withdraw the authority of the attorney general to 12 bring the intended action on its behalf.

13 6. In any action brought by the attorney general pursuant to state or 14 federal statutes pertaining to antitrust, restraint of trade, or price-fixing 15 activities or conspiracies for the recovery of damages by this state or any of its political subdivisions, school districts or municipalities, in 16 17 addition to the attorney general's other powers and authority, the attorney 18 general on behalf of this state may enter into contracts relating to the 19 investigation and prosecution of such action with any other party plaintiff 20 who has brought a similar action for the recovery of damages and with whom 21 the attorney general finds it advantageous to act jointly or to share common 22 expenses or to cooperate in any manner relative to such action. In any such 23 action, notwithstanding any other laws to the contrary, the attorney general 24 may undertake, among other things, to render legal services as special 25 counsel or to obtain the legal services of special counsel from any 26 department or agency of the United States, of this state or any other state 27 or any department or agency thereof or any county, city, public corporation 28 or public district in this state or in any other state that has brought or 29 intends to bring a similar action for the recovery of damages or their duly 30 authorized legal representatives in such action.

7. Organize the civil rights division within the department of law and
 administer such division pursuant to the powers and duties provided in
 chapter 9 of this title.

8. Compile, publish and distribute to all state agencies, departments, 34 35 boards, commissions and councils, and to other persons and government 36 entities on request, at least every ten years, the Arizona agency handbook 37 that sets forth and explains the major state laws that govern state agencies, 38 including information on the laws relating to bribery, conflicts of interest, 39 contracting with the government, disclosure of public information, 40 discrimination, nepotism, financial disclosure, gifts and extra compensation, 41 incompatible employment, political activity by employees, public access and 42 misuse of public resources for personal gain. A supplement to the handbook 43 reflecting revisions to the information contained in the handbook shall be 44 compiled and distributed by the attorney general as deemed necessary.

45

B. Except as otherwise provided by law, the attorney general may:

1 1. Organize the department into such bureaus, subdivisions or units as 2 he THE ATTORNEY GENERAL deems most efficient and economical, and consolidate 3 or abolish them.

4 2. Adopt rules for the orderly conduct of the business of the 5 department.

6 7 3. Employ and assign assistant attorneys general and other employees necessary to perform the functions of the department.

8 4. Compromise or settle any action or claim by or against this state 9 or any department, board or agency thereof. Where such IF THE compromise or 10 settlement involves a particular department, board or agency of this state, 11 the compromise or settlement shall be first approved by such THE department, 12 board or agency. Where IF no department or agency is named or otherwise 13 materially involved, the approval of the governor shall be first obtained.

5. Charge reasonable fees for distributing official publications,
including attorney general legal opinions and the Arizona agency handbook.
The fees received shall be transmitted to the state treasurer for deposit in
the state general fund.

18 C. Assistants and employees in any legal division subject to a merit 19 system prior to March 6, 1953 shall remain subject thereto.

D. The powers and duties of a bureau, subdivision or unit shall be limited to those assigned by law to the department.

E. Notwithstanding any law to the contrary, except as provided in subsections F and G of this section, no state agency other than the attorney general shall employ legal counsel or make an expenditure or incur an indebtedness for legal services, but the following are exempt from this section:

- 27
- 1. The director of water resources.
- 28
- 2. The residential utility consumer office.
- 29
- The industrial commission.
 The Arizona board of regents.
- 30 31

5. The auditor general.

32 6. The corporation commissioners and the corporation commission other33 than the securities division.

- 34 7. The advocate for private property rights.
- 35

8. The office of the governor.
 9. The constitutional defense council.

36 37

10. THE FUND MANAGER OF THE PUBLIC SAFETY PERSONNEL RETIREMENT SYSTEM.

38 F. If the attorney general determines that he THE ATTORNEY GENERAL is 39 disqualified from providing judicial or quasi-judicial legal representation 40 or legal services on behalf of any state agency in relation to any matter, 41 the attorney general shall give written notification to the state agency 42 affected. If the agency has received written notification from the attorney 43 general that the attorney general is disqualified from providing judicial or 44 quasi-judicial legal representation or legal services in relation to any 45 particular matter, the state agency is authorized to make expenditures and 1 incur indebtedness to employ attorneys to provide the representation or 2 services.

3 G. If the attorney general and the director of the department of 4 agriculture cannot agree on the final disposition of a pesticide complaint 5 under section 3-368, if the attorney general and the director determine that 6 a conflict of interest exists as to any matter or if the attorney general and 7 the director determine that the attorney general does not have the expertise 8 or attorneys available to handle a matter, the director is authorized to make 9 expenditures and incur indebtedness to employ attorneys to provide representation or services to the department with regard to that matter. 10

11 H. Any department or agency of this state authorized by law to 12 maintain a legal division or incur expenses for legal services from funds 13 derived from sources other than the general revenue of the state, or from any special or trust fund, shall pay from such source of revenue or special or 14 15 trust fund into the general fund of the state, to the extent such funds are 16 available and upon a reimbursable basis for warrants drawn, the amount 17 actually expended by the department of law within legislative appropriations 18 for such legal division or legal services.

I. Appropriations made pursuant to subsection H of this section shall not be subject to lapsing provisions otherwise provided by law. Services for departments or agencies to which this subsection and subsection G of this section are applicable shall be performed by special or regular assistants to the attorney general.

J. Notwithstanding the provisions of section 35-148, monies received by the attorney general from charges to state agencies and political subdivisions for legal services relating to interagency service agreements shall be deposited, pursuant to sections 35-146 and 35-147, in an attorney general agency services fund. Monies in the fund are subject to legislative appropriation and are exempt from the provisions of section 35-190, relating to lapsing of appropriations.

31 Sec. 48. Section 41–1001, Arizona Revised Statutes, is amended to 32 read:

33 34

41-1001. <u>Definitions</u>

In this chapter, unless the context otherwise requires:

35 "Agency" means any board, commission, department, officer or other 1. 36 administrative unit of this state, including the agency head and one or more 37 members of the agency head or agency employees or other persons directly or 38 indirectly purporting to act on behalf or under the authority of the agency 39 head, whether created under the Constitution of Arizona or by enactment of 40 the legislature. Agency does not include the legislature, the courts, or the 41 governor, THE FUND MANAGER OF THE PUBLIC SAFETY PERSONNEL RETIREMENT SYSTEM 42 OR THE LOCAL BOARDS OF THE PUBLIC SAFETY PERSONNEL RETIREMENT SYSTEM AND THE 43 CORRECTIONS OFFICER RETIREMENT PLAN. Agency does not include a political 44 subdivision of this state or any of the administrative units of a political 45 subdivision, but does include any board, commission, department, officer or

other administrative unit created or appointed by joint or concerted action of an agency and one or more political subdivisions of this state or any of their units. To the extent an administrative unit purports to exercise authority subject to this chapter, an administrative unit otherwise gualifying as an agency must be treated as a separate agency even if the administrative unit is located within or subordinate to another agency.

7 8

9

10

"Code" means the Arizona administrative code.
 "Committee" means the administrative rules oversight committee.

4. 3. "Contested case" means any proceeding, including rate making, price fixing and licensing, in which the legal rights, duties or privileges

of a party are required or permitted by law, other than this chapter, to be

11 12

13

determined by an agency after an opportunity for an administrative hearing. 5. 4. "Council" means the governor's regulatory review council.

6. 5. "Delegation agreement" means an agreement between an agency and a political subdivision that authorizes the political subdivision to exercise functions, powers or duties conferred on the delegating agency by a provision of law. Delegation agreement does not include intergovernmental agreements entered into pursuant to title 11, chapter 7, article 3.

19 7. 6. "Emergency rule" means a rule that is made pursuant to section 20 41-1026.

8. 7. "Fee" means a charge prescribed by an agency for an inspection
 or for obtaining a license.

9. 8. "Final rule" means any rule filed with the secretary of state and made pursuant to an exemption from this chapter in section 41-1005, made pursuant to section 41-1026, approved by the council pursuant to section 41-1052 or 41-1053 or approved by the attorney general pursuant to section 41-1044. For purposes of judicial review, final rule includes proposed summary rules having interim effect pursuant to section 41-1027.

29 10. 9. "License" includes the whole or part of any agency permit, 30 certificate, approval, registration, charter or similar form of permission 31 required by law, but it does not include a license required solely for 32 revenue purposes.

11. 10. "Licensing" includes the agency process respecting the grant,
 denial, renewal, revocation, suspension, annulment, withdrawal or amendment
 of a license.

36 **12.** 11. "Party" means each person or agency named or admitted as a 37 party or properly seeking and entitled as of right to be admitted as a party.

13. 12. "Person" means an individual, partnership, corporation,
 association, governmental subdivision or unit of a governmental subdivision,
 a public or private organization of any character or another agency.

41

14. 13. "Preamble" means:

42 (a) For any rule making subject to this chapter, a statement 43 accompanying the rule that includes:

44

(i) Reference to the specific statutory authority for the rule.

1 (ii) The name and address of agency personnel with whom persons may 2 communicate regarding the rule.

2

3 (iii) An explanation of the rule, including the agency's reasons for4 initiating the rule making.

.

5 (iv) A reference to any study relevant to the rule that the agency 6 reviewed and either proposes to rely on in its evaluation of or justification 7 for the rule or proposes not to rely on in its evaluation of or justification 8 for the rule, where the public may obtain or review each study, all data 9 underlying each study and any analysis of each study and other supporting 10 material.

11 (v) The economic, small business and consumer impact summary, or in 12 the case of a proposed rule, a preliminary summary and a solicitation of 13 input on the accuracy of the summary.

14 (vi) A showing of good cause why the rule is necessary to promote a 15 statewide interest if the rule will diminish a previous grant of authority of 16 a political subdivision of this state.

17 (vii) Such other matters as are prescribed by statute and that are 18 applicable to the specific agency or to any specific rule or class of rules.

(b) In addition to the information set forth in subdivision (a) of this paragraph, for a proposed rule, the preamble also shall include a list of all previous notices appearing in the register addressing the proposed rule, a statement of the time, place and nature of the proceedings for the making, amendment or repeal of the rule and where, when and how persons may request an oral proceeding on the proposed rule if the notice does not provide for one.

(c) In addition to the information set forth in subdivision (a) of this paragraph, for a proposed summary rule, the preamble also shall include a statement of the time, place and nature of the proceedings for the making, amendment or repeal of the rule and an explanation of why summary proceedings are justified.

(d) For a final rule, except an emergency rule, the preamble also
 shall include, in addition to the information set forth in subdivision (a),
 the following information:

34 (i) A list of all previous notices appearing in the register 35 addressing the final rule.

36 (ii) A description of the changes between the proposed rules,37 including supplemental notices and final rules.

38 (iii) A summary of the comments made regarding the rule and the agency39 response to them.

40

(iv) A summary of the council's action on the rule.

41

(v) A statement of the rule's effective date.

42 (e) In addition to the information set forth in subdivision (a) of
43 this paragraph, for an emergency rule, the preamble also shall include an
44 explanation of the situation justifying the rule being made as an emergency

1 rule, the date of the attorney general's approval of the rule and a statement 2 of the emergency rule's effective date.

3 15. 14. "Provision of law" means the whole or a part of the federal or 4 state constitution, or of any federal or state statute, rule of court, 5 executive order or rule of an administrative agency.

6

16. 15. "Register" means the Arizona administrative register.

7 17. 16. "Rule" means an agency statement of general applicability that 8 implements, interprets or prescribes law or policy, or describes the 9 procedure or practice requirements of an agency. Rule includes prescribing 10 fees or the amendment or repeal of a prior rule but does not include 11 intraagency memoranda that are not delegation agreements.

12 18. 17. "Rule making" means the process for formulation and 13 finalization of a rule.

14 19. 18. "Small business" means a concern, including its affiliates, 15 which THAT is independently owned and operated, which THAT is not dominant in 16 its field and which THAT employs fewer than one hundred full-time employees 17 or which THAT had gross annual receipts of less than four million dollars in 18 its last fiscal year. For purposes of a specific rule, an agency may define 19 small business to include more persons if it finds that such a definition is 20 necessary to adapt the rule to the needs and problems of small businesses and 21 organizations.

"Substantive policy statement" means a written expression 22 20. 19. 23 which THAT informs the general public of an agency's current approach to, or 24 opinion of, the requirements of the federal or state constitution, federal or 25 state statute, administrative rule or regulation, or final judgment of a 26 court of competent jurisdiction, including, where appropriate, the agency's 27 current practice, procedure or method of action based upon that approach or 28 opinion. A substantive policy statement is advisory only. A substantive 29 policy statement does not include internal procedural documents which THAT 30 only affect the internal procedures of the agency and does not impose 31 additional requirements or penalties on regulated parties, confidential 32 information or rules made in accordance with this chapter.

33 21. 20. "Summary rule" means a rule that is made pursuant to section 34 41-1027.

35

Sec. 49. <u>Applicability of laws to new employees</u>

A. Section 38-846.01, Arizona Revised Statutes, as amended by this 36 37 applies only to persons who become members of the public safety act, personnel retirement system after the effective date of this act. Those 38 39 persons who are members of the public safety personnel retirement system on 40 or before the effective date of this act and qualify for a deferred 41 retirement pursuant to section 38-846.01, Arizona Revised Statutes, are 42 entitled to receive the amounts provided by section 38-845, subsection F, 43 Arizona Revised Statutes, and sections 38-856 and 38-857, Arizona Revised 44 Statutes.

1 Section 38-910, Arizona Revised Statutes, as added by this act, Β. 2 applies only to persons who become members of the corrections officer 3 retirement plan after the effective date of this act. Those persons who are 4 members of the corrections officer retirement plan on or before the effective 5 date of this act are entitled to receive a normal retirement pension on 6 satisfaction of the requirement prescribed by section 38-885, Arizona Revised 7 Statutes, even if the person terminates employment for reasons other than 8 retirement or disability before attaining sixty-two years of age or before 9 the sum of the person's age and years of credited service equals eighty. 10 Sec. 50. Redemption of service for certain members of the 11 public safety personnel retirement system and 12 corrections officer retirement plan 13 A. A present active member of the public safety personnel retirement 14 system with at least five years of credited service on account with the 15 system may purchase a maximum of five years of credited service corresponding 16 to either: 17 1. Periods of time during which the member was on leave without pay 18 with a participating employer. 19 2. Periods of nonqualified service as defined by internal revenue code 20 section 415(n)(3)(C) if the periods of service are not on account with any 21 other retirement system. 22 B. Any member who elects to purchase credited service under subsection 23 A shall pay into the system the amount that is computed by the system's 24 actuary and that is necessary to equal the increase in the actuarial present 25 value of projected benefits resulting from the purchase calculated using the 26 actuarial methods and assumptions that are prescribed by the system's 27 actuary. 28 A present active member of the corrections officer retirement plan C. 29 with at least five years of credited service on account with the plan may 30 purchase a maximum of five years of credited service corresponding to either: 31 1. Periods of time during which the member was on leave without pay 32 with a participating employer. 33 Periods of nongualified service as defined by internal revenue code 2. 34 section 415(n)(3)(C) if the periods of service are not on account with any 35 other retirement system. 36 D. Any member who elects to purchase credited service under subsection 37 C shall pay into the plan the amount that is computed by the plan's actuary 38 and that is necessary to equal the increase in the actuarial present value of 39 projected benefits resulting from the purchase calculated using the actuarial 40 methods and assumptions that are prescribed by the plan's actuary. 41 Sec. 51. Delayed repeal 42 Section 50 of this act, relating to redemption of service, is repealed 43 from and after June 30, 2010.

Sec. 52. <u>Conditional enactment</u>
 Section 38-881, Arizona Revised Statutes, as amended by Laws 2006,
 chapter 264, section 14 and chapter 308, section 2 and section 31 of this
 act, becomes effective on the date prescribed in Laws 2005, chapter 324,
 section 2 but only on the occurrence of the condition prescribed by Laws
 2005, chapter 324, section 2.