

Working GroupMeeting Agenda: August 16, 2023

I.	Call to Order
	Chair Auditor Blaha

- II. Review and Approval of Working Group Meeting Minutes Exhibit A. Draft July 26, 2023, Meeting Minutes
- III. Review and Discussion of Draft Amendment and Firefighter References

Exhibits B through F.

- H.F. 3286 (B)
- Draft Amendment (C)
- Summary of Amendment Changes (D)
- Draft Firefighter Reference Updates (E)
- Summary of Contribution Calculation Change (F)
- **IV.** Review of Working Group Topic Rankings Exhibit G.
- V. Discussion of Defined Contribution Investment Allocations Exhibit H.
- VI. Discussion of Involuntary Dissolution Benefit and Reporting Requirements

 Exhibit I.
- VII. Other Business
- VIII. Next Meeting
 Wednesday, September 20, 2023
 2:00 p.m. to 3:30 p.m.
 In-Person/Virtual Hybrid Format
- IX. Adjournment

Individuals with disabilities who need a reasonable accommodation to participate in this event, please contact Rose Hennessy Allen at (651) 296-5985 or (800) 627-3529 (TTY) by August 15, 2023.



Exhibit A7-26-23 Approved Minutes

Members Present

Julie Blaha, State Auditor

Eric Bullen, Minnesota State Fire Chiefs Association Representative (defined benefit lump sum plans) Roger Carlson, Minnesota State Fire Department Association Representative (defined benefit monthly/lump sum plans)

Dan Johnson, Mendota Heights Fire Relief Association Trustee (defined contribution plans)
Aaron Johnston, Coon Rapids Fire Relief Association Treasurer (defined contribution plans)
Karl Mork, Bemidji Fire Relief Association Treasurer (defined benefit lump sum plans)
Darrell Pettis, St. Peter Fire Relief Association Treasurer (defined benefit lump sum plans)
Kyle Sammons, Belle Plaine Fire Relief Association Treasurer (defined benefit lump sum plans)
Kevin Wall, Lower Saint Croix Valley Fire Relief Association President (defined benefit lump sum plans)
Michael Walstien, Plymouth Fire Relief Association Member (defined contribution plans)

Members Excused

Steve Donney, City of Harmony Mayor
Sue Iverson, City of Red Wing Finance & Accounting Manager
Thomas Wilson, Eden Prairie Fire Relief Association Secretary (defined benefit monthly/lump sum plans)

Office of the State Auditor and Legislative Support Present

Ramona Advani, Deputy State Auditor and General Counsel Rose Hennessy Allen, Office of the State Auditor Pension Director

I. Call to Order

Auditor Blaha called the meeting to order. She explained that the meeting was being conducted in a hybrid format and being recorded and streamed to the Office of the State Auditor (OSA) YouTube channel. The meeting agenda was accepted with no changes.

II. Introductions

The Working Group members and support staff in attendance introduced themselves. Auditor Blaha welcomed everyone.

III. Review and Approval of Working Group Meeting Minutes

Members reviewed the January 19, 2023, meeting minutes that had been provided in advance. The meeting minutes were accepted with no changes.

IV. Working Group Process Discussion

Working Group Purpose Statement
 The members reviewed the draft Purpose Statement. There were no objections to the Purpose Statement.



Working Group Process Statement Members reviewed the draft Process Statement. Auditor E

Members reviewed the draft Process Statement. Auditor Blaha noted that unanimous consent is required for a proposal to move forward, although proposals that do not have unanimous agreement may be revisited and reconsidered. There were no objections to the Process Statement, and it was adopted unanimously by the Working Group members.

Working Group Membership List
 Auditor Blaha shared that the membership list will be posted on the OSA website and asked that
 Hennessy Allen be notified of any changes.

V. Update on 2023 Relief Association Legislation

Hennessy Allen provided a summary of the relief association provision increasing the audit threshold that was passed in the 2023 Pension and Retirement Policy Bill. She noted the provisions previously approved by the Working Group that currently are included in H.F. 3286 and are pending.

VI. Review and Discussion of Draft Amendment and Firefighter References

Hennessy Allen informed the Working Group that LCPR staff had drafted an amendment to the legislative language that the Working Group had approved, and that while most of the changes appeared to be non-substantive, two appeared substantive and warranted review and discussion by the group. One change adds a specific date on which a relief association no longer can operate at a benefit level which has not been ratified by the affiliated municipality if the relief association's funding no longer is sufficient to support the unratified benefit level. The other change that was highlighted was the removal of "active" and "deferred" firefighter definitions from the section of statute that authorizes payment of supplemental benefits. Hennessy Allen proposed obtaining additional information on both proposed changes (including LCPR staff's rationale for inserting the changes) to share with Working Group members during the next meeting.

Working Group members also reviewed the firefighter references in statutes not specifically related to relief associations that were identified by Executive Director Lenczewski with the Legislative Commission on Pensions and Retirement as possibly needing updates, to correspond with the firefighter definitions being proposed in the pending Working Group bill. Auditor Blaha noted that since these reference updates affect statutes outside of the Office of the State Auditor's area, these would not be changes put forward by the Working Group.

VII. Discussion of Working Group Topic Suggestions

Auditor Blaha shared the list of topic suggestions received from relief association trustees and members, and from other stakeholders. Hennessy Allen briefly explained each topic. One additional topic that was submitted by a relief association trustee was added to the list. The topic is to reduce the minimum retirement age so distribution can occur prior to age 50. Hennessy Allen indicated that Working Group members would be asked to complete a survey to rank their topic priorities.

VIII. Other Business

There was no other business.



IX. Next Meeting

Wednesday, August 16, 2023 2:00 p.m. to 3:30 p.m. In-Person/Virtual Hybrid Format

X. Adjournment

The meeting was adjourned at 3:15.

This Document can be made available in alternative formats upon request

1.1

State of Minnesota

A bill for an act

HOUSE OF REPRESENTATIVES

NINETY-THIRD SESSION

н. ғ. №. 3286

04/25/2023 Authored by Nelson, M.; O'Driscoll; Berg; Her and Wolgamott
The bill was read for the first time and referred to the Committee on State and Local Government Finance and Policy

1.2	relating to retirement; State Auditor's volunteer firefighter working group recommendations; amending volunteer firefighters relief association provisions; making conforming changes; amending Minnesota Statutes 2022, sections
1.4	424A.001, subdivisions 4, 5, 8, 9, 10; 424A.003; 424A.01, subdivisions 1, 2, 5;
1.5 1.6	424A.001, subdivisions 4, 5, 8, 9, 10, 424A.005, 424A.01, subdivisions 1, 2, 5, 424A.014, subdivision 1; 424A.015, subdivisions 1, 5, 7; 424A.016, subdivisions
1.7	2, 6; 424A.02, subdivisions 1, 3, 7, 9; 424A.021; 424A.092, subdivision 6;
1.8	424A.093, subdivision 6; 424A.094, subdivision 1; 424A.095, subdivision 2;
1.9	424A.10; 424B.22, subdivision 10.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11	ARTICLE 1
1.12	AUDIT THRESHOLD AND ADMINISTRATIVE CHANGES
1.13	FOR RELIEF ASSOCIATIONS
1.14	Section 1. Minnesota Statutes 2022, section 424A.014, subdivision 1, is amended to read:
1.15	Subdivision 1. Financial report and audit. (a) An annual financial report and audited
1.16	financial statements in accordance with paragraphs (c) to (e) must be submitted by the board
1.17	of trustees of the Bloomington Fire Department Relief Association and the board of trustees
1.18	of each volunteer firefighters relief association with special fund assets of at least \$500,000
1.19	\$750,000 or special fund liabilities of at least \$500,000 \$750,000, according to any previous
1.20	year's financial report.
1.21	(b) The board of trustees of a volunteer firefighters relief association with special fund
1.22	assets of less than \$500,000 \$750,000 and special fund liabilities of less than \$500,000
1.23	\$750,000, according to each previous year's financial report, may submit an annual financial
1.24	report and audited financial statements in accordance with paragraphs (c) to (e).

Article 1 Section 1.

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2.1	(c) The financial report must cover the relief association's special fund and general fund
2.2	and be in the style and form prescribed by the state auditor. The financial report must be
2.3	countersigned by:
2.4	(1) the municipal clerk or clerk-treasurer of the municipality in which the relief
2.5	association is located if the relief association is directly associated with a municipal fire
2.6	department;
2.7	(2) the municipal clerk or clerk-treasurer of the largest municipality in population that
2.8	contracts with the independent nonprofit firefighting corporation if the volunteer firefighte
2.9	firefighters relief association is a subsidiary of an independent nonprofit firefighting
2.10	corporation, and by the secretary of the independent nonprofit firefighting corporation; or
2.11	(3) the chief financial official of the county in which the volunteer firefighter
2.12	relief association is located or primarily located if the relief association is associated with
2.13	a fire department that is not located in or associated with an organized municipality.
2.14	(d) The financial report must be retained in the office of the Bloomington Fire Departmen
2.15	Relief Association or the volunteer firefighter firefighters relief association for public
2.16	inspection and must be filed with the governing body of the government subdivision in
2.17	which the associated fire department is located after the close of the fiscal year. One copy
2.18	of the financial report must be furnished to the state auditor on or before June 30 after the
2.19	close of the fiscal year.
2.20	(e) Audited financial statements that present the true financial condition of the relief
2.21	association's special fund and general fund must be attested to by a certified public accountant
2.22	or by the state auditor and must be filed with the state auditor on or before June 30 after the
2.23	close of the fiscal year. Audits must be conducted in compliance with generally accepted
2.24	auditing standards and section 6.65 governing audit procedures. The state auditor may accept
2.25	audited financial statements in lieu of the financial report required in paragraph (a).
2.26	(f) A firefighters relief association with special fund assets of less than \$750,000 and
2.27	special fund liabilities of less than \$750,000 on December 31, 2023, is not required to submi
2.28	audited financial statements unless and until the special fund assets or special fund liabilities
2.29	exceed \$750,000, even if audited financial statements were required on the date immediately
2.30	prior to the effective date.
2.31	EFFECTIVE DATE. This section is effective December 31, 2023, and applies to

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audited financial statements for calendar year 2023 and thereafter.

Sec. 2. Minnesota Statutes 2022, section 424A.092, subdivision 6, is amended to read:

Subd. 6. **Municipal ratification for bylaws amendments.** (a) The board of trustees of a relief association may adopt an amendment to the articles of incorporation or bylaws that increases the coverage, service pensions, or retirement benefits provided by the relief association only after preparing an estimate of the expected increase in the financial requirements and change to the accrued liability and the overall funding balance of the special fund resulting from the amendment.

- (b) For purposes of this subdivision, "financial requirements" "overall funding balance" means the amount of the surplus or deficit calculated under subdivision 3, paragraph (e)

 (b). "Accrued liability" means the amount calculated under subdivision 2 or 2a, as applicable. "Estimate" means the estimate required in paragraph (a).
- (c) If the special fund of a relief association to which this section applies does not have a surplus over has a deficit from full funding under subdivision 3, paragraph (e) (b), clause (5) (3), and if the municipality is required to provide financial support to the special fund under this section has a minimum obligation under subdivision 3, paragraph (d), the board of trustees of the relief association may adopt an any amendment to the articles of incorporation or bylaws adopted by the relief association that increases the coverage, service pensions, or retirement benefits provided by the relief association. The amendment is not effective until it is ratified by the governing body of the affiliated municipality or independent nonprofit firefighting corporation, as applicable. The governing body may ratify such amendment only if the relief association has delivered to the governing body the estimate described in paragraphs (a) and (b), certified by an officer of the relief association.
- (d) If the special fund of a relief association to which this section applies <u>is fully funded</u> <u>or</u> has a surplus over full funding under subdivision 3, paragraph (e) (b), clause (5) (3), and if the municipality is not required to provide financial support <u>under subdivision 3</u>, paragraph (d), to the special fund under this section, the relief association may adopt an amendment to the articles of incorporation or bylaws that increases the coverage, service pensions, or retirement benefits provided by the relief association. (1) The Any such adopted amendment is effective if the municipality ratifies the amendment. (2) The amendment is effective without municipal ratification or, in the absence of municipal ratification, if the amendment satisfies paragraph (e).
- (e) An amendment satisfies this paragraph if the estimate described in paragraphs (a) and (b) demonstrates that the amendment will not cause:

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4.1	(1) the amount of the resulting increase in the accrued liability of the special fund to
4.2	exceed 90 percent of the amount of the surplus over full funding reported in the prior year;
4.3	and and
4.4	(2) the financial requirements of the special fund to exceed the expected amount of the

- (2) the financial requirements of the special fund to exceed the expected amount of the future fire state aid and police and firefighter retirement supplemental state aid to be received by the relief association. an increase in the minimum obligation of the municipality for the upcoming calendar year under subdivision 3, paragraph (d); and
- (3) the special fund of the relief association to have a deficit from full funding under subdivision 3, paragraph (c), clause (5), on the day immediately following the adoption of the amendment.
- (f) If a relief association amends the articles of incorporation or bylaws without municipal ratification under this subdivision, and, subsequent to the amendment, the financial requirements of the special fund of the relief association under this section are such so as to require financial support from requires an increase in the minimum obligation of the municipality under subdivision 3, paragraph (d), the provision which that was implemented without municipal ratification is no longer effective and any service pensions or retirement benefits payable after that date may be paid only in accordance with the articles of incorporation or bylaws as amended with municipal ratification.

EFFECTIVE DATE. This section is effective January 1, 2024.

- Sec. 3. Minnesota Statutes 2022, section 424A.093, subdivision 6, is amended to read:
- 4.21 Subd. 6. Municipal ratification for bylaws amendments. (a) The board of trustees of a relief association may adopt an amendment to the articles of incorporation or bylaws that 4.22 increases the coverage, service pensions, or retirement benefits provided by the relief 4.23 association only after the board of trustees has had an updated actuarial valuation including 4.24 the proposed change or an estimate of the expected actuarial impact of the proposed change 4.25 prepared by the actuary of the relief association. 4.26
 - (b) If the special fund of a relief association to which this section applies does not have a surplus over has a deficit from full funding under subdivision 4, and or if the municipality is required to provide financial support to the special fund has a minimum municipal obligation under this section subdivision 5, the board of trustees of the relief association may adopt an amendment to the articles of incorporation or bylaws that increases the coverage, service pensions, or retirement benefits provided by the relief association. The amendment is not effective until it is ratified by the governing body of the affiliated

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municipality or independent nonprofit firefighting corporation, as applicable. The governing 5.1 body may ratify such amendment only if the relief association has delivered to the governing 5.2 5.3 body the actuarial valuation or estimate described in paragraph (a), certified by an officer 5.4 of the relief association. (c) If the special fund of a relief association to which this section applies is fully funded 5.5 or has a surplus over full funding under subdivision 4, and if the municipality is does not 5.6 required to provide financial support to the special fund have a minimum municipal obligation 5.7 under this section subdivision 5, the relief association may adopt an amendment to the 5.8 articles of incorporation or bylaws that increases the coverage, service pensions, or retirement 5.9 benefits provided by the relief association. The amendment is effective: 5.10 (1) if the municipality ratifies the amendment; or 5.11 (2) without municipal ratification if the amendment satisfies paragraph (d). 5.12 5.13 (d) An amendment satisfies this paragraph if the actuarial valuation or estimate described in paragraph (a) demonstrates that the amendment will not cause: 5 14 (1) the amount of the resulting increase in the accrued liability of the special fund to 5.15 5.16 exceed 90 percent of the amount of the surplus over full funding reported in the prior year; 5.17 and (2) the financial requirements of the special fund to exceed the expected amount of the 5.18 future fire state aid and police and firefighter retirement supplemental state aid to be received 5.19 by the relief association. an increase in the minimum obligation of the municipality for the 5.20 upcoming calendar year; and 5.21 (3) the special fund of the relief association to have a deficit from full funding under 5.22 subdivision 4 on the day immediately following the adoption of the amendment. 5.23 (e) If a relief association amends its articles of incorporation or bylaws without municipal 5.24 ratification pursuant to this subdivision, and, subsequent to the amendment, the financial 5.25 requirements of the special fund of the relief association under this section are such so as 5.26 to require requires financial support from the municipality under this section, the provision 5.27 which was implemented without municipal ratification is no longer effective and any service 5.28 5.29 pensions or retirement benefits payable after that date may be paid only in accordance with

EFFECTIVE DATE. This section is effective January 1, 2024.

the articles of incorporation or bylaws as amended with municipal ratification.

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6.1	Sec. 4. Minnesota Statutes 2022, section 424B.22, subdivision 10, is amended to read:
6.2	Subd. 10. Supplemental benefits. Within 60 days after the distribution of benefits under
6.3	subdivision 8, the municipality or firefighting corporation with which the fire department
6.4	is affiliated shall pay supplemental benefits under section 424A.10 to each participant and
6.5	survivor who satisfies the requirements of section 424A.10, subdivision 27. A supplemental
6.6	benefit is payable to each participant who receives a service pension if the participant is at
6.7	least age 50. A supplemental benefit is payable to each participant or survivor who receives
6.8	a disability benefit or survivor benefit without regard to any minimum age requirement.
6.9	The commissioner of revenue shall reimburse the municipality or independent nonprofit
6.10	firefighting corporation for all supplemental benefits paid as provided in section 424A.10,
6.11	subdivision 3.
6.12	EFFECTIVE DATE. This section is effective for supplemental benefits reimbursed in
6.13	calendar year 2024 and thereafter.
6.14	ARTICLE 2
6.15 6.16	MODIFYING THE DEFINITION OF "FIREFIGHTER"; TECHNICAL AND CONFORMING CHANGES
6.17	Section 1. Minnesota Statutes 2022, section 424A.001, subdivision 4, is amended to read:
6.18	Subd. 4. Relief association. (a) "Relief association" or "volunteer firefighters relief
6.19	association" means a volunteer firefighters relief association or a volunteer firefighters
6.20	division or account of a partially salaried and partially volunteer firefighters relief association
6.21	that is:
6.22	(1) organized and incorporated as a nonprofit corporation to provide retirement benefits
6.23	to volunteer firefighters and paid on-call firefighters under chapter 317A and any laws of
6.24	the state;
6.25	(2) governed by this chapter and sections 424A.091 to 424A.095; and
6.26	(3) directly associated with:
6.27	(i) a fire department established by municipal ordinance;
6.28	(ii) an independent nonprofit firefighting corporation that is organized under the
6.29	provisions of chapter 317A and that operates primarily for firefighting purposes; or
6.30	(iii) a fire department operated as or by a joint powers entity that operates primarily for
6.31	firefighting purposes.
6.32	(b) "Relief association" or " volunteer firefighters relief association" does not mean:
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- 7.1 (1) the Bloomington Fire Department Relief Association governed by Laws 2013, chapter
- 7.2 111, article 5, sections 31 to 42; Minnesota Statutes 2000, chapter 424; and Laws 1965,
- 7.3 chapter 446, as amended; or
- 7.4 (2) the statewide volunteer firefighter plan governed by chapter 353G.
- (c) A relief association or volunteer firefighters relief association is a governmental
 entity that receives and manages public money to provide retirement benefits for individuals
 providing the governmental services of firefighting and emergency first response.
- 7.8 **EFFECTIVE DATE.** This section is effective July 1, 2024.
- 7.9 Sec. 2. Minnesota Statutes 2022, section 424A.001, subdivision 5, is amended to read:
- Subd. 5. Special fund. "Special fund" means the special fund of a volunteer firefighters
 relief association or the account for volunteer firefighters within the special fund of a partially
 salaried and partially volunteer firefighters relief association.
- 7.13 **EFFECTIVE DATE.** This section is effective July 1, 2024.
- 7.14 Sec. 3. Minnesota Statutes 2022, section 424A.001, subdivision 8, is amended to read:
- 7.15 Subd. 8. **Firefighting service.** "Firefighting service," if the applicable municipality
- 7.16 approves for a fire department that is a municipal department, or if the applicable contracting
- 7.17 municipality or municipalities approve for a fire department that is an independent nonprofit
- 7.18 firefighting corporation, includes fire department service rendered means duties performed
- 5.19 by firefighters and, if approved by the appropriate municipality or municipalities, duties
- 7.20 <u>performed</u> by fire prevention personnel.
- 7.21 **EFFECTIVE DATE.** This section is effective July 1, 2024.
- 7.22 Sec. 4. Minnesota Statutes 2022, section 424A.001, subdivision 9, is amended to read:
- 7.23 Subd. 9. **Separate from active service.** "Separate from active service" means that a
- 7.24 firefighter permanently ceases to perform fire suppression duties with a particular volunteer
- 7.25 fire department, permanently ceases to perform fire prevention duties, permanently ceases
- 7.26 to supervise fire suppression duties, and permanently ceases to supervise fire prevention
- 7.27 duties.
- 7.28 **EFFECTIVE DATE.** This section is effective July 1, 2024.

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.1	Sec. 5. Minnesota Statutes 2022, section 424A.001, subdivision 10, is amended to read:
.2	Subd. 10. Volunteer Firefighter. "Volunteer Firefighter" means a person who is a
.3	member of the applicable fire department or the independent nonprofit firefighting
.4	corporation one or more of the following:
.5	(1) "volunteer firefighter" means a firefighter who does not receive compensation per
.6	call or hour for firefighting services but who may receive reimbursement for expenses, who
.7	has a choice of availability in providing services with the fire department, and who is eligible
.8	for membership in the applicable a relief association and: associated with the fire department
.9	or participates in the statewide volunteer firefighter plan under chapter 353G;
.10	(i) is engaged in providing emergency response services or delivering fire education or
.11	prevention services as a member of a fire department;
.12	(ii) is trained in or is qualified to provide fire suppression duties or to provide fire
.13	prevention duties under subdivision 8; and
.14	(iii) meets any other minimum firefighter and service standards established by the fire
.15	department or specified in the articles of incorporation or bylaws of the relief association.
.16	(2) "paid on-call firefighter" means a firefighter who receives compensation per call or
.17	per hour for firefighting services, who has a choice of availability in providing services with
.18	the fire department, and who is eligible for membership in a relief association associated
.19	with the fire department or participates in the statewide volunteer firefighter plan under
.20	chapter 353G;
.21	(3) "part-time firefighter" means a firefighter who receives compensation per call or per
.22	hour for firefighting services, whose services with the fire department are scheduled and
.23	who, as a result of providing firefighting services, is a member or is eligible to be a member
.24	of a fund operated pursuant to chapter 353 other than the statewide volunteer firefighter
.25	plan under chapter 353G; and
.26	(4) "full-time firefighter" or "career firefighter" means a firefighter who receives
.27	compensation per hour or through a salary for firefighting services, whose services with
.28	the fire department are scheduled and who, as a result of providing firefighting services, is
.29	a member or is eligible to be a member of a fund operated pursuant to chapter 353 other
.30	than the statewide volunteer firefighter plan under chapter 353G.
21	FFFCTIVE DATE This section is effective July 1, 2024

Article 2 Sec. 5.

Sec. 6. Minnesota Statutes 2022, section 424A.003, is amended to read:

424A.003 CERTIFICATION OF SERVICE CREDIT.

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- (a) When a municipal fire department, a joint powers fire department, or an independent nonprofit firefighting corporation is directly associated with the volunteer firefighters relief association, the fire chief shall certify annually by March 31 the service credit for the previous calendar year of each volunteer firefighter and paid on-call firefighter rendering active service with the fire department.
- (b) The certification shall be made to an officer of the relief association's board of trustees and to the municipal clerk or clerk-treasurer of the largest municipality in population served by the associated fire department.
- (c) The fire chief shall notify each volunteer firefighter and paid on-call firefighter rendering active service with the fire department of the amount of service credit rendered by the firefighter for the previous calendar year. Upon request, the fire chief shall provide the firefighter with a written explanation and documentation to support the determination of service credit. The service credit notification and a description of the process and deadlines for the firefighter to challenge the fire chief's determination of service credit must be provided to the firefighter at least 21 days prior to its certification to the relief association and municipality. If the service credit amount is challenged, the fire chief shall accept and consider any additional pertinent information and shall make a final determination of service credit.
- (d) The service credit certification must be expressed as the number of completed months of the previous year during which an active volunteer firefighter or paid on-call firefighter rendered at least the minimum level of duties as specified and required by the fire department under the rules, regulations, and policies applicable to the fire department. No more than one year of service credit may be certified for a calendar year.
- (e) If a volunteer firefighter <u>or paid on-call firefighter</u> who is a member of the relief association leaves active firefighting service to render active military service that is required to be governed by the federal Uniformed Services Employment and Reemployment Rights Act, as amended, the firefighter must be certified as providing service credit for the period of the military service, up to the applicable limit of the federal Uniformed Services Employment and Reemployment Rights Act. If the volunteer firefighter <u>or paid on-call firefighter</u> does not return from the military service in compliance with the federal Uniformed Services Employment and Reemployment Rights Act, the service credits applicable to that

Article 2 Sec. 6.

military service credit period are forfeited and canceled at the end of the calendar year in

which the time limit set by federal law occurs. 10.2 **EFFECTIVE DATE.** This section is effective July 1, 2024. 10.3 10.4 Sec. 7. Minnesota Statutes 2022, section 424A.01, subdivision 1, is amended to read: Subdivision 1. Minors Membership eligibility. No volunteer (a) A firefighter or any 10.5 volunteer emergency medical personnel is eligible for membership in a firefighters relief 10.6 association associated with a if the firefighter or volunteer emergency medical personnel 10.7 satisfies the requirements of paragraph (b) or (c), as applicable, and is not otherwise 10.8 prohibited from membership under this chapter. 10.9 10.10 (b) To be eligible for membership in a relief association, a firefighter must be a member of the fire department and: 10.11 10.12 (1) provide services as a volunteer firefighter or as a paid on-call firefighter, although the firefighter need not exclusively provide services as either a volunteer firefighter or a 10.13 paid on-call firefighter; 10.14 10.15 (2) be engaged in providing emergency response services or delivering fire education or prevention services as a member of a fire department; 10.16 (3) be trained in or qualified to provide fire suppression duties or to provide fire 10.17 10.18 prevention duties; and (4) meet any other minimum firefighter and service standards established by the fire 10.19 department or specified in the articles of incorporation or bylaws of the firefighters relief 10.20 association. 10.21 (c) Any volunteer emergency medical personnel is eligible to be a member of the 10.22 firefighters relief association and to qualify for a service pension or other benefit coverage 10.23 of the relief association on the same basis as fire department personnel who perform or 10.24 supervise fire suppression or fire prevention duties if: 10.25 (1) the fire department employs or otherwise uses the services of the person solely as 10.26 volunteer emergency medical personnel to perform emergency medical response duties or 10.27 supervise emergency medical response activities; 10.28 (2) the bylaws of the firefighters relief association authorize the volunteer emergency 10.29 10.30 medical personnel's eligibility; and (3) the volunteer emergency medical personnel's eligibility is approved by: 10.31

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11.1	(i) the municipality, a if the fire department is a municipal department;
11.2	(ii) the joint powers entity board, if the fire department is a joint powers entity; or
11.3	(iii) the contracting municipality or municipalities, if the fire department is an independent
11.4	nonprofit firefighting corporation may include as a.
11.5	(d) Minors are prohibited from membership in a firefighters relief association member
11.6	a minor serving as a volunteer firefighter.
11.7	EFFECTIVE DATE. This section is effective January 1, 2024.
11.8	Sec. 8. Minnesota Statutes 2022, section 424A.01, subdivision 2, is amended to read:
11.9	Subd. 2. Status of substitute volunteer firefighters. No person who is serving as a
11.10	substitute volunteer firefighter may be considered to be a firefighter for purposes of chapter
11.11	477B or this chapter and no substitute volunteer firefighter is authorized to be a member of
11.12	any volunteer firefighters relief association governed by chapter 477B or this chapter.
11.13	EFFECTIVE DATE. This section is effective July 1, 2024.
11.14	Sec. 9. Minnesota Statutes 2022, section 424A.01, subdivision 5, is amended to read:
11.15	Subd. 5. Fire prevention personnel. (a) If the applicable municipality or municipalities
11.16	approve, the fire department may employ or otherwise utilize the services of persons as
11.17	volunteer firefighters to perform fire prevention duties and to supervise fire prevention
11.18	activities.
11.19	(b) Personnel Volunteer firefighters and paid on-call firefighters serving in fire prevention
11.20	positions are eligible to be members of the applicable volunteer firefighter firefighters relief
11.21	association and to qualify for service pension or other benefit coverage of the relief
11.22	association on the same basis as fire department personnel who perform fire suppression
11.23	duties.
11.24	(c) Personnel Volunteer firefighters and paid on-call firefighters serving in fire prevention
11.25	positions also are eligible to receive any other benefits under the applicable law or practice
11.26	for services on the same basis as personnel who are employed to perform fire suppression
11.27	duties.
11.28	EFFECTIVE DATE. This section is effective July 1, 2024.

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12.1	Sec. 10. Minnesota Statutes 2022, section 424A.015, subdivision 1, is amended to read:
12.2	Subdivision 1. Separation from active service; exception. (a) No service pension is
12.3	payable to a person while the person remains an active member of the respective fire
12.4	department, and a person who is receiving a service pension is not entitled to receive any
12.5	other benefits from the special fund of the relief association.
12.6	(b) No relief association as defined in section 424A.001, subdivision 4, may pay a service
12.7	pension or disability benefit to a former member of the relief association if that person has
12.8	not separated from active service with the fire department to which the relief association is
12.9	directly associated, unless:
12.10	(1) the person discontinues volunteer firefighter and paid on-call firefighter duties with
12.11	the fire department and performs duties within the fire department on a <u>part-time or full-time</u>
12.12	basis;
12.13	(2) the governing body of the municipality, of the independent nonprofit firefighting
12.14	corporation, or of the joint powers entity has filed its determination with the board of trustees
12.15	of the relief association that the person's experience with and service to the fire department
12.16	in that person's part-time or full-time capacity would be difficult to replace; and
12.17	(3) the bylaws of the relief association were amended to provide for the payment of a
12.18	service pension or disability benefit for such <u>part-time or full-time</u> employees.
12.19	EFFECTIVE DATE. This section is effective July 1, 2024.
12.20	Sec. 11. Minnesota Statutes 2022, section 424A.015, subdivision 5, is amended to read:
12.21	Subd. 5. Minnesota deferred compensation plan transfers. A relief association may
12.22	directly transfer on an institution-to-institution basis the eligible member's lump-sum pension
12.23	amount to the requesting member's account in the Minnesota deferred compensation plan,
12.24	if:
12.25	(1) the governing articles of incorporation or bylaws so provide;
12.26	(2) the volunteer firefighter participates in the Minnesota deferred compensation plan
12.27	at the time of retirement; and
12.28	(3) the applicable retiring firefighter requests in writing that the relief association do so.

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EFFECTIVE DATE. This section is effective July 1, 2024.

Sec. 12. Minnesota Statutes 2022, section 424A.015, subdivision 7, is amended to read:

- Subd. 7. **Combined service pensions.** (a) A member with credit for service as an active firefighter in more than one volunteer firefighters relief association is entitled to a service pension from each participating relief association if:
- (1) the articles of incorporation or bylaws of the relief associations provide for such combined service pensions;
 - (2) the applicable requirements of paragraphs (b) to (e) are met; and
- 13.8 (3) the member otherwise qualifies.

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- (b) A member receiving a service pension under this subdivision must be at least partially vested under the bylaws of the first participating relief association on the date on which the member terminates active service with that relief association. The service pension paid from the first participating relief association shall be based on the years of active service accrued in the first relief association and the vesting percentage applicable to those years of active service.
- (c) To receive a service pension from each subsequent relief association, the member must be at least partially vested under the bylaws of the subsequent relief association, taking into consideration the member's total service credit accrued in all participating relief associations to the date the member terminates active service with the subsequent relief association. The service pension paid from each subsequent relief association shall be based on the years of active service accrued solely in that relief association and the vesting percentage applicable to the combined amount of total service credit accrued in all of the participating relief associations.
- (d) The member must have one or more years of service credit in each participating relief association. The service pension must be based on:
- (1) for defined benefit relief associations, the service pension amount in effect for the relief association on the date on which the member's active volunteer firefighting services covered by that relief association terminate; and
- 13.28 (2) for defined contribution relief associations, the member's individual account balance 13.29 on the date on which the member's active volunteer firefighting services covered by that 13.30 relief association terminate.
- 13.31 (e) To receive a service pension under this subdivision, the member must become a
 13.32 member of the subsequent relief association within two years of the date of termination of
 13.33 active service with the prior relief association. If requested by the member or a subsequent

relief association, the secretary of each prior relief association must provide written notice to the member and the subsequent relief association regarding the amount of active service accrued by the member in the prior relief association.

EFFECTIVE DATE. This section is effective July 1, 2024.

- Sec. 13. Minnesota Statutes 2022, section 424A.016, subdivision 2, is amended to read:
- Subd. 2. **Defined contribution service pension eligibility.** (a) A relief association, when its articles of incorporation or bylaws so provide, may pay out of the assets of its special fund a defined contribution service pension to each of its members who:
- (1) separates from active service with the fire department;
- 14.10 (2) reaches age 50;

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- 14.11 (3) completes at least five years of active service as an active member of the fire 14.12 department to which the relief association is associated;
- (4) completes at least five years of active membership with the relief association before
 separation from active service; and
 - (5) complies with any additional conditions as to age, service, and membership that are prescribed by the bylaws of the relief association.
 - (b) In the case of a member who has completed at least five years of active service as an active member of the fire department to which the relief association is associated on the date that the relief association is established and incorporated, the requirement that the member complete at least five years of active membership with the relief association before separation from active service may be waived by the board of trustees of the relief association if the member completes at least five years of inactive membership with the relief association before the date of the payment of the service pension. During the period of inactive membership, the member is not entitled to receive any disability benefit coverage, is not entitled to receive additional individual account allocation of fire state aid or municipal contribution towards toward a service pension, and is considered to have the status of a person entitled to a deferred service pension.
 - (c) The service pension earned by a volunteer <u>firefighter</u> under this chapter and the articles of incorporation and bylaws of the relief association may be paid whether or not the municipality or independent nonprofit firefighting corporation to which the relief association is associated qualifies for the receipt of fire state aid under chapter 477B.

14.32 **EFFECTIVE DATE.** This section is effective July 1, 2024.

Sec. 14. Minnesota Statutes 2022, section 424A.016, subdivision 6, is amended to read:

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

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(e) Unless the bylaws provide differently, the dates that will be used by a relief association in determining the creditable amount of interest or additional investment performance on a deferred service pension shall be as follows:

- (1) for a relief association that has elected to credit interest or additional investment performance under paragraph (c), clause (1) or (3), beginning on the date that the member separates from active service and membership and ending on the accounting date immediately before the deferred member commences receipt of the deferred service pension; or
- (2) for a relief association that has elected to credit interest or additional investment performance under paragraph (c), clause (2), beginning on the date that the member separates from active service and membership and ending on the date that the separate investment vehicle is valued immediately before the date on which the deferred member commences receipt of the deferred service pension.

EFFECTIVE DATE. This section is effective July 1, 2024.

Sec. 15. Minnesota Statutes 2022, section 424A.02, subdivision 1, is amended to read:

Subdivision 1. Authorization. (a) A defined benefit relief association, when its articles of incorporation or bylaws so provide, may pay out of the assets of its special fund a defined benefit service pension to each of its members who: (1) separates from active service with the fire department; (2) reaches age 50; (3) completes at least five years of active service as an active member of the fire department to which the relief association is associated; (4) completes at least five years of active membership with the relief association before separation from active service; and (5) complies with any additional conditions as to age, service, and membership that are prescribed by the bylaws of the relief association. A service pension computed under this section may be prorated monthly for fractional years of service as the bylaws or articles of incorporation of the relief association so provide. The bylaws or articles of incorporation may define a "month," but the definition must require a calendar month to have at least 16 days of active service. If the bylaws or articles of incorporation do not define a "month," a "month" is a completed calendar month of active service measured from the member's date of entry to the same date in the subsequent month. The service pension earned by a volunteer firefighter under this chapter and the articles of incorporation and bylaws of the volunteer firefighters relief association may be paid whether or not the municipality or independent nonprofit firefighting corporation to which the relief association is associated qualifies for the receipt of fire state aid under chapter 477B.

(b) In the case of a member who has completed at least five years of active service as an active member of the fire department to which the relief association is associated on the

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date that the relief association is established and incorporated, the requirement that the member complete at least five years of active membership with the relief association before separation from active service may be waived by the board of trustees of the relief association if the member completes at least five years of inactive membership with the relief association before the date of the payment of the service pension. During the period of inactive membership, the member is not entitled to receive disability benefit coverage, is not entitled to receive additional service credit towards toward computation of a service pension, and is considered to have the status of a person entitled to a deferred service pension under subdivision 7.

(c) No municipality, independent nonprofit firefighting corporation, or joint powers entity may delegate the power to take final action in setting a service pension or ancillary benefit amount or level to the board of trustees of the relief association or to approve in advance a service pension or ancillary benefit amount or level equal to the maximum amount or level that this chapter would allow rather than a specific dollar amount or level.

EFFECTIVE DATE. This section is effective July 1, 2024.

- 17.16 Sec. 16. Minnesota Statutes 2022, section 424A.02, subdivision 3, is amended to read:
- Subd. 3. **Determining maximum pension benefit.** (a) Except as provided in paragraph (b) and section 424B.22, subdivision 4, a defined benefit relief association may not set in its bylaws a service pension amount above the following maximum amounts:
 - (1) for a defined benefit relief association in which the governing bylaws provide for a monthly service pension, the maximum monthly service pension amount per month for each year of service credited is the lesser of \$100 or the maximum monthly service pension amount that could be adopted by the relief association as a bylaws amendment that satisfies section 424A.093, subdivision 6, paragraph (d); and
 - (2) for a defined benefit relief association in which the governing bylaws provide for a lump-sum service pension, the maximum lump-sum service pension amount for each year of service credited is the lesser of \$15,000 or the maximum lump-sum service pension amount that could be adopted by the relief association as a bylaws amendment that satisfies section 424A.092, subdivision 6, paragraph (e).
- (b) A defined benefit relief association may set in its bylaws a service pension amount that is not greater than the maximum amounts in clause (1) or (2), as applicable, but only if the service pension amount has been ratified by the municipality.

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- 18.1 (1) For a defined benefit relief association that pays a monthly service pension, the
 18.2 maximum monthly service pension amount per month for each year of service credited is
 18.3 \$100.
 - (2) For a defined benefit relief association that pays a lump-sum service pension, the maximum lump-sum service pension amount for each year of service credited is \$15,000.
- 18.6 (c) The method of calculating service pensions must be applied uniformly for all years
 18.7 of active service. Credit must be given for all years of active service, unless the bylaws of
 18.8 the relief association provide that service credit is not given for:
 - (1) years of active service in excess of caps on service credit; or
- 18.10 (2) years of active service earned by a former member who:

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- (i) has ceased duties as a volunteer firefighter and paid on-call firefighter with the fire department before becoming vested under subdivision 2; and
- 18.13 (ii) has not resumed active service with the fire department and active membership in 18.14 the relief association for a period as defined in the relief association's bylaws, of not less 18.15 than five years.

18.16 **EFFECTIVE DATE.** This section is effective July 1, 2024.

- Sec. 17. Minnesota Statutes 2022, section 424A.02, subdivision 7, is amended to read:
- Subd. 7. **Deferred service pensions.** (a) A member of a defined benefit relief association is entitled to a deferred service pension if the member separates from active service and membership and has completed the minimum service and membership requirements in subdivision 1. The requirement that a member separate from active service and membership is waived for persons who have discontinued their volunteer firefighter and paid on-call firefighter duties and who are employed on a part-time or full-time basis under section 424A.015, subdivision 1.
 - (b) The deferred service pension is payable when the former member reaches at least age 50, or at least the minimum age specified in the bylaws governing the relief association if that age is greater than age 50, and when the former member makes a valid written application.
- 18.29 (c) A defined benefit relief association that provides a lump-sum service pension governed 18.30 by subdivision 2c may, when its governing bylaws so provide, credit interest on the deferred 18.31 lump-sum service pension during the period of deferral. If provided for in the bylaws, interest 18.32 must be credited in one of the following manners:

- (1) at the investment performance rate actually earned on that portion of the assets if the deferred benefit amount is invested by the relief association in a separate account established and maintained by the relief association;
- (2) at the investment performance rate actually earned on that portion of the assets if the deferred benefit amount is invested in a separate investment vehicle held by the relief association; or
- (3) at an interest rate of up to five percent, compounded annually, as set by the board of trustees.
- (d) Any change in the interest rate set by the board of trustees under paragraph (c), clause (3), must be ratified by the governing body of the municipality or joint powers entity served by the fire department to which the relief association is directly associated, or by the independent nonprofit firefighting corporation, as applicable.
- (e) Interest under paragraph (c), clause (3), is credited beginning on the January 1 next following the date on which the deferred service pension interest rate as set by the board of trustees was ratified by the governing body of the municipality or joint powers entity served by the fire department to which the relief association is directly associated, or by the independent nonprofit firefighting corporation, as applicable.
- (f) Unless the bylaws of a relief association that has elected to credit interest or additional investment performance on deferred lump-sum service pensions under paragraph (c) specifies a different interest or additional investment performance method, including the interest or additional investment performance period starting date and ending date, the interest or additional investment performance on a deferred service pension is creditable as follows:
- (1) for a relief association that has elected to credit interest or additional investment performance under paragraph (c), clause (1) or (3), beginning on the first day of the month next following the date on which the member separates from active service and membership and ending on the last day of the month immediately before the month in which the deferred member commences receipt of the deferred service pension; or
- (2) for a relief association that has elected to credit interest or additional investment performance under paragraph (c), clause (2), beginning on the date that the member separates from active service and membership and ending on the date that the separate investment vehicle is valued immediately before the date on which the deferred member commences receipt of the deferred service pension.

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(g) For a deferred service pension that is transferred to a separate account established and maintained by the relief association or separate investment vehicle held by the relief association, the deferred member bears the full investment risk subsequent to transfer and in calculating the accrued liability of the volunteer firefighters relief association that pays a lump-sum service pension, the accrued liability for deferred service pensions is equal to the separate relief association account balance or the fair market value of the separate investment vehicle held by the relief association.

EFFECTIVE DATE. This section is effective July 1, 2024.

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Sec. 18. Minnesota Statutes 2022, section 424A.02, subdivision 9, is amended to read:

Subd. 9. Limitation on ancillary benefits. A defined benefit relief association, including any volunteer firefighters relief association governed by Laws 2013, chapter 111, article 5, sections 31 to 42, or any volunteer firefighters division of a relief association governed by chapter 424, and the Bloomington Fire Department Relief Association may only pay ancillary benefits which that would constitute an authorized disbursement as specified in section 424A.05 subject to the following requirements or limitations:

- (1) with respect to a defined benefit relief association in which governing bylaws provide solely for a lump-sum service pension to a retiring member, or provide a retiring member the choice of either a lump-sum service pension or a monthly service pension and the lump-sum service pension was chosen, no ancillary benefit may be paid to any former member or paid to any person on behalf of any former member after the former member (i) terminates active service with the fire department and active membership in the relief association; and (ii) commences receipt of a service pension as authorized under this section; and
- (2) with respect to any defined benefit relief association, no ancillary benefit paid or payable to any member, to any former member, or to any person on behalf of any member or former member, may exceed in amount the total earned service pension of the member or former member. The total earned service pension must be calculated by multiplying the service pension amount specified in the bylaws of the relief association at the time of death or disability, whichever applies, by the years of service credited to the member or former member. The years of service must be determined as of (i) the date the member or former member became entitled to the ancillary benefit; or (ii) the date the member or former member died entitling a survivor or the estate of the member or former member to an ancillary benefit. The ancillary benefit must be calculated without regard to whether the member had attained the minimum amount of service and membership credit specified in

21.1 the governing bylaws. For active members, the amount of a permanent disability benefit or a survivor benefit must be equal to the member's total earned service pension except that 21.2 21.3 the bylaws of a defined benefit relief association may provide for the payment of a survivor 21.4 benefit in an amount not to exceed five times the yearly service pension amount specified in the bylaws on behalf of any member who dies before having performed five years of 21.5 active service in the fire department with which the relief association is affiliated. For 21.6 21.7 deferred members, the amount of a permanent disability benefit or a survivor benefit must be calculated using the service pension amount in effect on the date specified in section 21.8 21.9 424A.015, subdivision 6, unless the bylaws of the relief association specify a different service pension amount to be used for the calculation. 21.10

- 21.11 (3)(i) If a lump sum survivor or death benefit is payable under the articles of incorporation 21.12 or bylaws, the benefit must be paid:
- 21.13 (A) as a survivor benefit to the surviving spouse of the deceased firefighter;
- 21.14 (B) as a survivor benefit to the surviving children of the deceased firefighter if no surviving spouse;
- 21.16 (C) as a survivor benefit to a designated beneficiary of the deceased firefighter if no 21.17 surviving spouse or surviving children; or
- (D) as a death benefit to the estate of the deceased active or deferred firefighter if no surviving children and no beneficiary designated.
- 21.20 (ii) If there are no surviving children, the surviving spouse may waive, in writing, wholly or partially, the spouse's entitlement to a survivor benefit.
- 21.22 (4)(i) If a monthly benefit survivor or death benefit is payable under the articles of incorporation or bylaws, the benefit must be paid:
- (A) as a survivor benefit to the surviving spouse of the deceased firefighter;
- 21.25 (B) as a survivor benefit to the surviving children of the deceased firefighter if no surviving spouse;
- 21.27 (C) as a survivor benefit to a designated beneficiary of the deceased firefighter if no surviving spouse or surviving children; or
- (D) as a death benefit to the estate of the deceased active or deferred firefighter if no surviving spouse, no surviving children, and no beneficiary designated.
- 21.31 (ii) If there are no surviving children, the surviving spouse may waive, in writing, wholly or partially, the spouse's entitlement to a survivor benefit.

(iii) For purposes of this clause, if the relief association bylaws authorize a monthly survivor benefit payable to a designated beneficiary, the relief association bylaws may limit the total survivor benefit amount payable.

(5) For purposes of this section, for a monthly benefit volunteer fire relief association or for a combination lump-sum and monthly benefit volunteer fire relief association where a monthly benefit service pension has been elected by or a monthly benefit is payable with respect to a firefighter, a designated beneficiary must be a natural person. For purposes of this section, for a lump-sum volunteer fire relief association or for a combination lump-sum and monthly benefit volunteer fire relief association where a lump-sum service pension has been elected by or a lump-sum benefit is payable with respect to a firefighter, a trust created under chapter 501C may be a designated beneficiary. If a trust is payable to the surviving children organized under chapter 501C as authorized by this section and there is no surviving spouse, the survivor benefit may be paid to the trust, notwithstanding a requirement of this section to the contrary.

EFFECTIVE DATE. This section is effective July 1, 2024.

Sec. 19. Minnesota Statutes 2022, section 424A.021, is amended to read:

424A.021 CREDIT FOR BREAK IN SERVICE TO PROVIDE UNIFORMED SERVICE.

Subdivision 1. **Authorization.** Subject to restrictions stated in this section, a volunteer firefighter or paid on-call firefighter who is absent from firefighting service due to service in the uniformed services, as defined in United States Code, title 38, section 4303(13), may obtain service credit if the relief association is a defined benefit plan or an allocation by the relief association as though the person was an active member if the relief association is a defined contribution plan for the period of the uniformed service, not to exceed five years, unless a longer period is required under United States Code, title 38, section 4312.

- Subd. 2. **Limitations.** (a) To be eligible for service credit or an allocation as though an active member under this section, the volunteer firefighter must return to firefighting service with coverage by the same relief association or by the successor to that relief association upon discharge from service in the uniformed service within the time frame required in United States Code, title 38, section 4312(e).
- (b) Service credit or an allocation as though an active member is not authorized if the firefighter separates from uniformed service with a dishonorable or bad conduct discharge or under other than honorable conditions.

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(c) Service credit or an allocation as though an active member is not authorized if the firefighter fails to provide notice to the fire department that the individual is leaving to provide service in the uniformed service, unless it is not feasible to provide that notice due to the emergency nature of the situation.

EFFECTIVE DATE. This section is effective July 1, 2024.

- 23.6 Sec. 20. Minnesota Statutes 2022, section 424A.094, subdivision 1, is amended to read:
- Subdivision 1. Authorized inclusion in fire state aid program; covered nonprofit 23.7 corporations. (a) This section applies to any independent nonprofit firefighting corporation 23.8 incorporated or organized under chapter 317A which that: (1) operates exclusively for 23.9 firefighting purposes; (2) which that is composed of volunteer firefighters and paid on-call 23.10 firefighters; and (3) which that has a duly established separate subsidiary incorporated 23.11 firefighters relief association which that provides retirement coverage for or pays a service 23.12 23.13 pension to a retired firefighter or a retirement benefit to a surviving dependent of either an active or a retired firefighter, and which that is subject to the applicable provisions of chapter 23.14 23.15 424A.
- 23.16 (b) Notwithstanding any law to the contrary, a municipality contracting with an
 23.17 independent nonprofit firefighting corporation must be included in the distribution of fire
 23.18 state aid to the appropriate county auditor by the state auditor only if the independent
 23.19 nonprofit firefighting corporation complies with the provisions of this section.

23.20 **EFFECTIVE DATE.** This section is effective July 1, 2024.

- Sec. 21. Minnesota Statutes 2022, section 424A.095, subdivision 2, is amended to read:
- Subd. 2. **Investment report.** (a) Annually, the state auditor must provide an investment report to each relief association that has complied with the reporting requirements under section 356.219, subdivisions 1 and 3. The investment report must contain the following
- 23.25 information:

- 23.26 (1) the relief association's average annual rates of return for at least the previous one-,
- three-, five-, ten-, 15-, and 20-year periods for which the state auditor has investment
- 23.28 information:
- 23.29 (2) the relief association's asset allocation;
- 23.30 (3) the average annual one-year and ten-year benchmark rates of return;

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24.1	(4) the average annual one-year and ten-year rates of return for the statewide volunteer
24.2	firefighter plan;
24.3	(5) the one-year and ten-year average annual rates of return for the State Board of
24.4	Investment supplemental investment fund; and
24.5	(6) a graphical comparison between:
24.6	(i) the relief association's average annual rates of return for the previous year and for
24.7	the previous multiyear periods provided under clause (1); and
24.8	(ii) the average annual rates of return for the same periods for the supplemental investment
24.9	fund's balanced fund or any successor fund.
24.10	(b) The state auditor shall select the benchmark rates of return based on the best practice
24.11	in the industry.
24.12	(c) An officer of the relief association's board of trustees must certify to the state auditor
24.13	that the board reviewed the investment report. The certification must accompany the audited
24.14	financial statements or detailed financial statement under section 424A.014, subdivision 1
24.15	or 2, whichever applies. A copy of the report must be kept on file by the relief association
24.16	and must be available for inspection by any member of the public.
24.17	EFFECTIVE DATE. This section is effective the day following final enactment.
24.18	Sec. 22. Minnesota Statutes 2022, section 424A.10, is amended to read:
24.19	424A.10 STATE SUPPLEMENTAL BENEFIT; VOLUNTEER FIREFIGHTERS.
24.20	Subdivision 1. Definitions. For purposes of this section:
24.21	(1) "qualified recipient" means a volunteer firefighter who receives a lump-sum
24.22	distribution of pension or retirement benefits from a volunteer firefighters relief association
24.23	or from the statewide volunteer firefighter plan;
24.24	(2) "survivor of a deceased active or deferred volunteer firefighter" means the surviving
24.25	spouse of a deceased active or deferred volunteer firefighter or, if none, the surviving child
24.26	or children of a deceased active or deferred volunteer firefighter, or, if none, the designated
24.27	beneficiary of the deceased active or deferred volunteer firefighter, or, if no beneficiary has
24.28	been designated, the estate of the deceased active or deferred volunteer firefighter;
24.29	(3) "active volunteer firefighter" means a person who:

- (i) regularly renders fire suppression service, the performance or supervision of authorized fire prevention duties, or the performance or supervision of authorized emergency medical response activities for a fire department;
 - (ii) has met the statutory and other requirements for relief association membership; and
- (iii) is deemed by the relief association under law and its bylaws to be a fully qualified member of the relief association or from the statewide volunteer firefighter plan for at least one month;
 - (4) "deferred volunteer firefighter" means a former active volunteer firefighter who:
- 25.9 (i) terminated active firefighting service, the performance or supervision of authorized 25.10 fire prevention duties, or the performance or supervision of authorized emergency medical 25.11 response activities; and
 - (ii) has sufficient service credit from the applicable relief association or from the statewide volunteer firefighter plan to be entitled to a service pension under the bylaws of the relief association, but has not applied for or has not received the service pension; and
 - (5) "volunteer firefighter" includes an individual whose services were utilized to perform or supervise fire prevention duties if authorized under section 424A.01, subdivision 5, and individuals whose services were used to perform emergency medical response duties or supervise emergency medical response activities if authorized under section 424A.01, subdivision 5a.
 - Subd. 2. **Payment of supplemental benefit.** (a) Upon the payment by a volunteer firefighters relief association or by the statewide volunteer firefighter plan of a lump-sum distribution to a qualified recipient, the association or retirement plan, as applicable, must pay a supplemental benefit to the qualified recipient. Notwithstanding any law to the contrary, the relief association must pay the supplemental benefit out of its special fund and the statewide volunteer firefighter plan must pay the supplemental benefit out of the statewide volunteer firefighter plan. This benefit is an amount equal to ten percent of the regular lump-sum distribution that is paid on the basis of the recipient's service as a volunteer firefighter. In no case may the amount of the supplemental benefit exceed \$1,000. A supplemental benefit under this paragraph may not be paid to a survivor of a deceased active or deferred volunteer firefighter in that capacity.
 - (b) Upon the payment by a relief association or the retirement plan of a lump-sum survivor benefit to a survivor of a deceased active volunteer firefighter or of a deceased deferred volunteer firefighter, the association or retirement plan, as applicable, must pay a

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supplemental survivor benefit to the survivor of the deceased active or deferred volunteer firefighter from the special fund of the relief association and the retirement plan must pay a supplemental survivor benefit to the survivor of the deceased active or deferred volunteer firefighter from the retirement fund if chapter 353G so provides. The amount of the supplemental survivor benefit is 20 percent of the survivor benefit, but not to exceed \$2,000.

- (c) For purposes of this section, the term "regular lump-sum distribution" means the pretax lump-sum distribution excluding any interest that may have been credited during a volunteer firefighter's period of deferral.
- (d) An individual may receive a supplemental benefit under paragraph (a) or under paragraph (b), but not under both paragraphs with respect to one lump-sum volunteer firefighter benefit.
- (e) If a qualified recipient receives more than one lump-sum distribution, the qualified recipient is eligible to receive a supplemental benefit or supplemental survivor benefit, whichever is applicable, with each lump-sum distribution. Each supplemental benefit shall be calculated pursuant to paragraph (a) or (b), as applicable, and shall be subject to a separate limit.
- (f) Qualified recipients who elect to receive their lump-sum distribution in installments under section 424A.016, subdivision 5, or 424A.02, subdivision 8, are eligible to receive one supplemental benefit calculated on the total lump-sum distribution amount under paragraph (a) or (b), as applicable.
- Subd. 3. **State reimbursement.** (a) Each year, to be eligible for state reimbursement of the amount of supplemental benefits paid under subdivision 2 during the preceding calendar year, the volunteer firefighters relief association or the statewide volunteer firefighter plan shall apply to the commissioner of revenue by February 15. By March 15, the commissioner shall reimburse the relief association for the amount of the supplemental benefits paid by the relief association to qualified recipients and to survivors of deceased active or deferred volunteer firefighters.
- (b) The commissioner of revenue shall prescribe the form of and supporting information that must be supplied as part of the application for state reimbursement. The commissioner of revenue shall reimburse the relief association by paying the reimbursement amount to the treasurer of the municipality where the association is located and shall reimburse the retirement plan by paying the reimbursement amount to the executive director of the Public Employees Retirement Association. Within 30 days after receipt, the municipal treasurer shall transmit the state reimbursement to the treasurer of the association if the association

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has filed a financial report with the municipality. If the relief association has not filed a 27.1 financial report with the municipality, the municipal treasurer shall delay transmission of 27.2 the reimbursement payment to the association until the complete financial report is filed. 27.3 27.4 If the association has dissolved or has been removed as a trustee of state aid, the treasurer shall deposit the money in a special account in the municipal treasury, and the money may 27.5 be disbursed only for the purposes and in the manner provided in section 424A.08. When 27.6 27.7 paid to the association, the reimbursement payment must be deposited in the special fund of the relief association and when paid to the retirement plan, the reimbursement payment 27.8 27.9 must be deposited in the retirement fund of the plan.

- (c) A sum sufficient to make the payments is appropriated from the general fund to the commissioner of revenue.
- Subd. 4. **In lieu of income tax exclusion.** (a) The supplemental benefit provided by this section is in lieu of the state income tax exclusion for lump-sum distributions of retirement benefits paid to volunteer firefighters.
- (b) If the law is modified to exclude or exempt volunteer firefighters' lump-sum distributions from state income taxation, the supplemental benefits under this section are no longer payable, beginning with the first calendar year in which the exclusion or exemption is effective. This subdivision does not apply to exemption of all or part of a lump-sum distribution under section 290.032 or 290.0802.
 - **EFFECTIVE DATE.** This section is effective July 1, 2024.

27.21 Sec. 23. **REVISOR INSTRUCTION.**

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In Minnesota Statutes, the revisor of statutes shall change the terms "volunteer firefighters relief association," "volunteer firefighter relief association," "volunteer firefighters' relief association," and "volunteer fire relief association" to "firefighters relief association" wherever the terms appear in statutes. The revisor shall make any necessary grammatical changes or changes to sentence structure necessary to preserve the meaning of the text as a result of the changes.

1.1	moves to amend H.F. No. 3286; S.F. No. 3316, as follows:
1.2	Page 3, line 17, delete "relief association" and insert "board of trustees"
1.3	Page 3, line 20, strike "such" and insert "the"
1.4	Page 3, line 25, strike "is not required to provide financial support" and insert "does not
1.5	have a minimum obligation"
1.6	Page 3, line 28, reinstate "The" and delete the new language
1.7	Page 3, line 30, strike "if"
1.8	Page 4, line 12, strike the first comma
1.9	Page 4, line 13, strike "special fund of the relief association"
1.10	Page 4, line 14, delete "requires an increase in the"
1.11	Page 4, line 15, before "the"insert "increases,"
1.12	Page 4, line 16, strike "and" and insert "on July 31."
1.13	Page 4, line 29, delete "municipal"
1.14	Page 4, lines 30 to 31, strike "the board of trustees of the relief association may adopt
1.15	an" and insert "any"
1.16	Page 4, line 31, after "bylaws" insert "adopted by the board of trustees"
1.17	Page 4, lines 32 to 33, strike ". The amendment"
1.18	Page 5, line 2, strike "such" and insert "the"
1.19	Page 5, line 7, delete "municipal"
1.20	Page 5, line 25, strike the first comma

2.1	Page 5, line 28, strike "which" and insert "that" and strike "and" and insert "on July 31.
2.2	**
2.3	Page 6, line 6, delete "service pension" and insert "retirement benefit"
2.4	Page 6, line 7, after "receives" insert ", respectively,"
2.5	Page 6, line 9, strike "independent nonprofit"
2.6	Page 6, after line 13, insert:
2.7	"ARTICLE 2
2.8	MODIFICATION OF INVESTMENT REPORT REQUIREMENT
2.9	Section 1. Minnesota Statutes 2022, section 424A.095, subdivision 2, is amended to read:
2.10	Subd. 2. Investment report. (a) Annually, the state auditor must provide an investment
2.11	report to each relief association that has complied with the reporting requirements under
2.12	section 356.219, subdivisions 1 and 3. The investment report must contain the following
2.13	information:
2.14	(1) the relief association's average annual rates of return for at least the previous one-,
2.15	three-, five-, ten-, 15-, and 20-year periods for which the state auditor has investment
2.16	information;
2.17	(2) the relief association's asset allocation;
2.18	(3) the average annual one-year and ten-year benchmark rates of return;
2.19	(4) the average annual one-year and ten-year rates of return for the statewide volunteer
2.20	firefighter plan;
2.21	(5) the one-year and ten-year average annual rates of return for the State Board of
2.22	Investment supplemental investment fund; and
2.23	(6) a graphical comparison between:
2.24	(i) the relief association's average annual rates of return for the previous year and for
2.25	the previous multiyear periods provided under clause (1); and
2.26	(ii) the average annual rates of return for the same periods for the supplemental investment
2.27	fund's balanced fund or any successor fund.
2.28	(b) The state auditor shall select the benchmark rates of return based on the best practice
2.29	in the industry.

(c) An officer of the relief association's board of trustees must certify to the state auditor 3.1 that the board reviewed the investment report. The certification must accompany the audited 3.2 financial statements or detailed financial statement under section 424A.014, subdivision 1 3.3 or 2, whichever applies. A copy of the report must be kept on file by the relief association 3.4 and must be available for inspection by any member of the public. 3.5 **EFFECTIVE DATE.** This section is effective the day following final enactment." 3.6 Page 7, line 24, strike " with a particular " 3.7 Page 7, line 25, strike "fire department, permanently ceases to perform" and before "fire" 3.8 insert "and " and before the comma insert " and" 3.9 Page 7, line 26, strike "duties" and strike "permanently ceases to supervise" 3.10 Page 7, line 27, after "duties" insert " with a particular fire department" 3.11 Page 8, line 24, delete "a fund operated pursuant to" and insert "the general employees 3.12 retirement plan or the public employees police and fire plan under" and delete everything 3.13 after "353" and insert a period 3.14 Page 8, line 25, delete everything before the semicolon 3.15 Page 8, line 27, delete "through" 3.16 Page 8, line 29, delete "a fund operated pursuant to" and insert "the general employees 3,17 retirement plan or the public employees police and fire plan under" and delete everything 3.18 after "353" and insert a period 3.19 Page 8, delete line 30 3.20 Page 9, line 4, strike "the" and before "firefighters" insert "a" 3.21 Page 10, line 22, delete "Any" and insert "A" 3.22 Page 22, lines 4, 5, 8, and 9, strike "volunteer fire" and insert "firefighters" 3.23 Page 23, lines 10 and 11, delete "that" 3.24 3.25 Page 24, line 29, strike the old language Page 25, strike lines 1 to 19 3.26 3.27 Page 25, lines 29 to 30, strike "active or deferred volunteer" Page 25, line 32, strike "active" and strike "of a deceased " 3.28 Page 25, line 33, strike "deferred" and strike "firefighter" 3.29

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- Page 26, lines 1, 3, and 26, strike "active or deferred"
- Renumber the articles and sections in sequence and correct the internal references
- 4.3 Amend the title accordingly



Exhibit DSummary of Amendment Changes

Date for Benefit Level Decrease:

The draft amendment defines a specific date on which a relief association no longer can operate at a benefit level which has not been ratified by the affiliated municipality if the relief association's funding no longer is sufficient to support the unratified benefit level without requiring a contribution from the municipality. If the unratified benefit level no longer can be supported without requiring a contribution from the municipality, the benefit level would revert on July 31 to the last level ratified by the municipality.

The Working Group bill that is pending will make clear that a benefit level increase without ratification is permitted only if:

- 1. The relief association is fully funded or has a surplus before implementing the proposed benefit level change and continues to be fully funded or have a surplus immediately after the benefit level change is enacted,
- 2. The proposed benefit level would not increase liabilities by more than 90 percent of the prioryear surplus, and
- 3. The proposed benefit level could be enacted without requiring an increased contribution from the affiliated municipality.

The amendment further clarifies that if a benefit level increase were implemented without obtaining municipal ratification, and an increased municipal contribution were to subsequently be required, the benefit level would no longer be effective on July 31. The relief association would revert to the last benefit level ratified by the municipality. The July 31 date seems to be chosen as the relief association is required to certify the financial requirements and minimum municipal obligation for the upcoming calendar year by August 1, annually.

Supplemental Benefit Changes:

During the last Working Group meeting, it was noted that the draft amendment removes definitions of "active" and "deferred" firefighter in the section of statute that authorizes payment of supplemental benefits. The language below shows the changes proposed in the Working Group bill with the changes proposed in the draft amendment incorporated.

No concerns have been identified after an initial review of these proposed changes, but Office of the State Auditor staff will reach out to staff with the Department of Revenue and with the Public Employees Retirement Association to make sure those offices have no concerns about moving forward, either.



424A.10 STATE SUPPLEMENTAL BENEFIT; VOLUNTEER-FIREFIGHTERS.

Subdivision 1. **Definitions.** For purposes of this section:

- (1) "qualified recipient" means a volunteer firefighter who receives a lump-sum distribution of pension or retirement benefits from a volunteer firefighters relief association or from the statewide volunteer firefighter plan;
- (2) "survivor of a deceased active or deferred volunteer firefighter" means the surviving spouse of a deceased active or deferred volunteer firefighter or, if none, the surviving child or children of a deceased active or deferred volunteer firefighter, or, if none, the designated beneficiary of the deceased active or deferred volunteer firefighter, or, if no beneficiary has been designated, the estate of the deceased active or deferred volunteer firefighter;
 - (3) "active volunteer firefighter" means a person who:
- (i) regularly renders fire suppression service, the performance or supervision of authorized fire prevention duties, or the performance or supervision of authorized emergency medical response activities for a fire department;
 - (ii) has met the statutory and other requirements for relief association membership; and
- (iii) is deemed by the relief association under law and its bylaws to be a fully qualified member of the relief association or from the statewide volunteer firefighter plan for at least one month;
 - (4) "deferred volunteer firefighter" means a former active volunteer firefighter who:
- (i) terminated active firefighting service, the performance or supervision of authorized fire prevention duties, or the performance or supervision of authorized emergency medical response activities; and
- (ii) has sufficient service credit from the applicable relief association or from the statewide volunteer firefighter plan to be entitled to a service pension under the bylaws of the relief association, but has not applied for or has not received the service pension; and
- (5) "volunteer firefighter" includes an individual whose services were utilized to perform or supervise fire prevention duties if authorized under section 424A.01, subdivision 5, and individuals whose services were used to perform emergency medical response duties or supervise emergency medical response activities if authorized under section 424A.01, subdivision 5a.
- Subd. 2. **Payment of supplemental benefit.** (a) Upon the payment by a volunteer firefighters relief association or by the statewide volunteer firefighter plan of a lump-sum distribution to a qualified recipient, the association or retirement plan, as applicable, must pay a supplemental benefit to the qualified recipient. Notwithstanding any law to the contrary, the relief association must pay the supplemental benefit out of its special fund and the statewide volunteer firefighter plan must pay the supplemental benefit out of the statewide volunteer firefighter plan. This benefit is an amount equal to ten percent of the regular lump-sum distribution that is paid on the basis of the recipient's service as a volunteer firefighter. In no case may the amount of the supplemental benefit exceed \$1,000. A supplemental benefit under this paragraph may not be paid to a survivor of a deceased active or deferred volunteer firefighter in that capacity.
- (b) Upon the payment by a relief association or the retirement plan of a lump-sum survivor benefit to a survivor of a deceased active volunteer firefighter or of a deceased deferred volunteer firefighter, the association or retirement plan, as applicable, must pay a supplemental survivor benefit to the survivor of the deceased active or deferred volunteer firefighter from the special fund of the relief association and the retirement plan must pay a supplemental survivor benefit to the survivor of the deceased active or



deferred volunteer firefighter from the retirement fund if chapter 353G so provides. The amount of the supplemental survivor benefit is 20 percent of the survivor benefit, but not to exceed \$2,000.

- (c) For purposes of this section, the term "regular lump-sum distribution" means the pretax lump-sum distribution excluding any interest that may have been credited during a volunteer firefighter's period of deferral.
- (d) An individual may receive a supplemental benefit under paragraph (a) or under paragraph (b), but not under both paragraphs with respect to one lump-sum volunteer firefighter benefit.
- (e) If a qualified recipient receives more than one lump-sum distribution, the qualified recipient is eligible to receive a supplemental benefit or supplemental survivor benefit, whichever is applicable, with each lump-sum distribution. Each supplemental benefit shall be calculated pursuant to paragraph (a) or (b), as applicable, and shall be subject to a separate limit.
- (f) Qualified recipients who elect to receive their lump-sum distribution in installments under section 424A.016, subdivision 5, or 424A.02, subdivision 8, are eligible to receive one supplemental benefit calculated on the total lump-sum distribution amount under paragraph (a) or (b), as applicable.
- Subd. 3. **State reimbursement.** (a) Each year, to be eligible for state reimbursement of the amount of supplemental benefits paid under subdivision 2 during the preceding calendar year, the volunteer firefighters relief association or the statewide volunteer firefighter plan shall apply to the commissioner of revenue by February 15. By March 15, the commissioner shall reimburse the relief association for the amount of the supplemental benefits paid by the relief association to qualified recipients and to survivors of deceased active or deferred volunteer firefighters.
- (b) The commissioner of revenue shall prescribe the form of and supporting information that must be supplied as part of the application for state reimbursement. The commissioner of revenue shall reimburse the relief association by paying the reimbursement amount to the treasurer of the municipality where the association is located and shall reimburse the retirement plan by paying the reimbursement amount to the executive director of the Public Employees Retirement Association. Within 30 days after receipt, the municipal treasurer shall transmit the state reimbursement to the treasurer of the association if the association has filed a financial report with the municipality. If the relief association has not filed a financial report with the municipality, the municipal treasurer shall delay transmission of the reimbursement payment to the association until the complete financial report is filed. If the association has dissolved or has been removed as a trustee of state aid, the treasurer shall deposit the money in a special account in the municipal treasury, and the money may be disbursed only for the purposes and in the manner provided in section 424A.08. When paid to the association, the reimbursement payment must be deposited in the special fund of the relief association and when paid to the retirement plan, the reimbursement payment must be deposited in the retirement fund of the plan.
- (c) A sum sufficient to make the payments is appropriated from the general fund to the commissioner of revenue.
- Subd. 4. **In lieu of income tax exclusion.** (a) The supplemental benefit provided by this section is in lieu of the state income tax exclusion for lump-sum distributions of retirement benefits paid to volunteer firefighters.
- (b) If the law is modified to exclude or exempt volunteer firefighters' lump-sum distributions from state income taxation, the supplemental benefits under this section are no longer payable, beginning with the first calendar year in which the exclusion or exemption is effective. This subdivision does not apply to exemption of all or part of a lump-sum distribution under section 290.032 or 290.0802.

EFFECTIVE DATE. This section is effective July 1, 2024.

144F.01 FIRE PROTECTION AND EMERGENCY MEDICAL SERVICES SPECIAL TAXING DISTRICTS.

Subd. 2. Authority to establish.

- (a) Two or more political subdivisions may establish, by resolution of their governing bodies, a special taxing district to provide fire protection or emergency medical services, or both, in the area of the district, comprising the jurisdiction of each of the political subdivisions forming the district. For a county that participates in establishing a district, the county's jurisdiction comprises the unorganized territory of the county that it designated in its resolution for inclusion in the district. The area of the special taxing district need not be contiguous or its boundaries continuous.
- (b) Before establishing a district under this section, the participating political subdivisions must enter into an agreement that specifies how any liabilities, other than debt issued under subdivision 6, and assets of the district will be distributed if the district is dissolved. The agreement may also include other terms, including a method for apportioning the levy of the district among participating political subdivisions under subdivision 4, paragraph (b), as the political subdivisions determine appropriate. The agreement must be adopted no later than upon passage of the resolution establishing the district under paragraph (a), but may be later amended by agreement of each of the political subdivisions participating in the district.
- (c) If two or more political subdivisions that currently operate separate fire departments seek to merge fire departments into one fire department, or if a political subdivision with an existing fire department requests to join a special taxing district with an established fire department, the resolution under paragraph (a) or agreement under paragraph (b) must specify which, if any, volunteer-firefighter pension plan is associated with the district. A special taxing district that operates a fire department under this section may be associated with only one volunteer-firefighters relief association or one account in the statewide volunteer firefighter plan at one time.
- (d) If the special taxing district includes the operation of a fire department, it must file its resolution establishing the fire protection special taxing district, and any agreements required for the establishment of the special taxing district, with the commissioner of revenue, including any subsequent amendments. If the resolution or agreement does not include sufficient information defining the fire department service area of the fire protection special taxing district, the secretary of the district board must file a written statement with the commissioner defining the fire department service area.

181.101 WAGES; HOW OFTEN PAID.

- (a) Except as provided in paragraph (b), every employer must pay all wages, including salary, earnings, and gratuities earned by an employee at least once every 31 days and all commissions earned by an employee at least once every three months, on a regular payday designated in advance by the employer regardless of whether the employee requests payment at longer intervals. Unless paid earlier, the wages earned during the first half of the first 31day pay period become due on the first regular payday following the first day of work. If wages or commissions earned are not paid, the commissioner of labor and industry or the commissioner's representative may serve a demand for payment on behalf of an employee. In addition to other remedies under section 177.27, if payment of wages is not made within ten days of service of the demand, the commissioner may charge and collect the wages earned at the employee's rate or rates of pay or at the rate or rates required by law, including any applicable statute, regulation, rule, ordinance, government resolution or policy, contract, or other legal authority, whichever rate of pay is greater, and a penalty in the amount of the employee's average daily earnings at the same rate or rates for each day beyond the ten-day limit following the demand. If payment of commissions is not made within ten days of service of the demand, the commissioner may charge and collect the commissions earned and a penalty equal to 1/15 of the commissions earned but unpaid for each day beyond the tenday limit. Money collected by the commissioner must be paid to the employee concerned. This section does not prevent an employee from prosecuting a claim for wages. This section does not prevent a school district, other public school entity, or other school, as defined under section 120A.22, from paying any wages earned by its employees during a school year on regular paydays in the manner provided by an applicable contract or collective bargaining agreement, or a personnel policy adopted by the governing board. For purposes of this section, "employee" includes a person who performs agricultural labor as defined in section 181.85, subdivision 2. For purposes of this section, wages are earned on the day an employee works. This section provides a substantive right for employees to the payment of wages, including salary, earnings, and gratuities, as well as commissions, in addition to the right to be paid at certain times.
- (b) An employer of a volunteerpaid on-call firefighter, as defined in section 424A.001, subdivision 10, a member of an organized first responder squad that is formally recognized by a political subdivision in the state, or a volunteer ambulance driver or attendant must pay all wages earned by the volunteerpaid on-call firefighter, first responder, or volunteer ambulance driver or attendant at least once every 31 days, unless the employer and the employee mutually agree upon payment at longer intervals.

268.047 EFFECT ON EMPLOYER OF UNEMPLOYMENT BENEFITS PAID.

Subd. 2. Exceptions for all employers.

Unemployment benefits paid will not be used in computing the future tax rate of a taxpaying base period employer or charged to the reimbursable account of a base period nonprofit or government employer that has elected to be liable for reimbursements when:

- (1) the applicant was discharged from the employment because of aggravated employment misconduct as determined under section <u>268.095</u>. This exception applies only to unemployment benefits paid for periods after the applicant's discharge from employment;
- (2) an applicant's discharge from that employment occurred because a law required removal of the applicant from the position the applicant held;
- (3) the employer provided regularly scheduled part-time employment to the applicant during the applicant's base period and continues to provide the applicant with regularly scheduled part-time employment during the benefit year of at least 90 percent of the part-time employment provided in the base period, and is an involved employer because of the applicant's loss of other employment. This exception terminates effective the first week that the employer fails to meet the benefit year employment requirements. This exception applies to educational institutions without consideration of the period between academic years or terms;
- (4) the employer is a fire department or firefighting corporation or operator of a life-support transportation service, and continues to provide employment for the applicant as a volunteer or paid-on call firefighter, as defined in section 424A.001, subdivision 10, or a volunteer ambulance service personnel during the benefit year on the same basis that employment was provided in the base period. This exception terminates effective the first week that the employer fails to meet the benefit year employment requirements;
- (5) the applicant's unemployment from this employer was a direct result of the condemnation of property by a governmental agency, a fire, flood, or act of nature, where 25 percent or more of the employees employed at the affected location, including the applicant, became unemployed as a result. This exception does not apply where the unemployment was a direct result of the intentional act of the employer or a person acting on behalf of the employer;
- (6) the unemployment benefits were paid by another state as a result of the transferring of wage credits under a combined wage arrangement provided for in section 268.131;
- (7) the applicant stopped working because of a labor dispute at the applicant's primary place of employment if the employer was not a party to the labor dispute;
- (8) the unemployment benefits were determined overpaid unemployment benefits subject to section 268.18;
- (9) the applicant was employed as a replacement worker, for a period of six months or longer, for an employee who is in the military reserve and was called for active duty during

the time the applicant worked as a replacement, and the applicant was laid off because the employee returned to employment after active duty; or

(10) the trust fund was reimbursed for the unemployment benefits by the federal government.

268.085 ELIGIBILITY REQUIREMENTS; PAYMENTS THAT AFFECT BENEFITS.

Subd. 5. Deductible earnings.

- (a) If the applicant has earnings, including holiday pay, with respect to any week, from employment, covered employment, noncovered employment, self-employment, or volunteer work, equal to or in excess of the applicant's weekly unemployment benefit amount, the applicant is ineligible for unemployment benefits for that week.
- (b) If the applicant has earnings, including holiday pay, with respect to any week, that is less than the applicant's weekly unemployment benefit amount, from employment, covered employment, noncovered employment, self-employment, or volunteer work, 50 percent of the earnings are deducted from the weekly unemployment benefit amount.
- (c) No deduction is made from an applicant's weekly unemployment benefit amount for earnings from service in the National Guard or a United States military reserve unit or from direct service as a volunteer or paid on-call firefighter, as defined in section 424A.001, subdivision 10, or volunteer ambulance service personnel. This exception to paragraphs (a) and (b) does not apply to on-call or standby pay provided to a volunteer firefighter or volunteer ambulance service personnel. No deduction is made for jury duty pay or for pay as an election judge.
- (d) The applicant may report deductible earnings on continued requests for unemployment benefits at the next lower whole dollar amount.
- (e) Deductible earnings does not include any money that is a deductible payment under subdivision 3.

352.98 HEALTH CARE SAVINGS PLAN.

Subdivision 1.Plan created.

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This section must be administered by the executive director of the system with the advice and consent of the board of directors. The executive director shall establish a plan or plans, known as health care savings plans, through which an officer or employee of the state or of a political subdivision, including officers or employees covered by a plan or fund specified in chapter 353D, 354B, 354D, 424A, or section 356.20, subdivision 2, may save to cover health care costs. For purposes of this section, a volunteerpaid on-call firefighter, as defined in section 424A.001, subdivision 10, is an employee. The executive director shall make available one or more trusts, including a governmental trust or governmental trusts, authorized under the Internal Revenue Code to be eligible for tax-preferred or tax-free treatment through which employers and employees can save to cover health care costs.

424A.092 RELIEF ASSOCIATIONS PAYING LUMP-SUM SERVICE PENSIONS.

Subd. 3. Financial requirements of relief association; minimum obligation of municipality.

- (a) During the month of July, the officers of the relief association shall determine the overall funding balance of the special fund for the current calendar year, the financial requirements of the special fund for the following calendar year and the minimum obligation of the municipality with respect to the special fund for the following calendar year in accordance with the requirements of this subdivision.
- (b) The overall funding balance of the special fund for the current calendar year must be determined in the following manner:
- (1) The total accrued liability of the special fund for all active and deferred members of the relief association as of December 31 of the current year must be calculated under subdivisions 2 and 2a, if applicable.
- (2) The total present assets of the special fund projected to December 31 of the current year, including receipts by and disbursements from the special fund anticipated to occur on or before December 31, must be calculated. To the extent possible, for those assets for which a market value is readily ascertainable, the current market value as of the date of the calculation for those assets must be utilized in making this calculation. For any asset for which no market value is readily ascertainable, the cost value or the book value, whichever is applicable, must be utilized in making this calculation.
- (3) The amount of the total present assets of the special fund calculated under clause (2) must be subtracted from the amount of the total accrued liability of the special fund calculated under clause (1). If the amount of total present assets exceeds the amount of the total accrued liability, then the special fund is considered to have a surplus over full funding. If the amount of the total present assets is less than the amount of the total accrued liability, then the special fund is considered to have a deficit from full funding. If the amount of total present assets is equal to the amount of the total accrued liability, then the special fund is considered to be fully funded.
- (c) The financial requirements of the special fund for the following calendar year must be determined in the following manner:
- (1) The total accrued liability of the special fund for all active and deferred members of the relief association as of December 31 of the calendar year next following the current calendar year must be calculated under subdivisions 2 and 2a, if applicable.
- (2) The increase in the total accrued liability of the special fund for the following calendar year over the total accrued liability of the special fund for the current year must be calculated.
- (3) The amount of anticipated future administrative expenses of the special fund must be calculated by multiplying the dollar amount of the administrative expenses of the special fund for the most recent prior calendar year by the factor of 1.035.

- (4) If the special fund is fully funded, the financial requirements of the special fund for the following calendar year are the total of the amounts calculated under clauses (2) and (3).
- (5) If the special fund has a deficit from full funding, the financial requirements of the special fund for the following calendar year are the financial requirements of the special fund calculated as though the special fund were fully funded under clause (4) plus an amount equal to one-tenth of the original amount of the deficit from full funding of the special fund as determined under clause (2) resulting either from an increase in the amount of the service pension occurring in the last ten years or from a net annual investment loss occurring during the last ten years until each increase in the deficit from full funding is fully retired. The annual amortization contribution under this clause may not exceed the amount of the deficit from full funding.
- (6) If the special fund has a surplus over full funding, the financial requirements of the special fund for the following calendar year are the financial requirements of the special fund calculated as though the special fund were fully funded under clause (4) reduced by an amount equal to one-tenth of the amount of the surplus over full funding of the special fund.
- (d) The minimum obligation of the municipality with respect to the special fund is the financial requirements of the special fund reduced by the amount of any fire state aid and police and firefighter retirement supplemental state aid payable under chapter 477B and section 423A.022 reasonably anticipated to be received by the municipality for transmittal to the special fund during the following calendar year; and an amount of interest on the assets of the special fund projected to the beginning of the following calendar year calculated at the rate of five percent per annum, and the amount of any contributions to the special fund required by the relief association bylaws from the active members of the relief association reasonably anticipated to be received during the following calendar year. A reasonable amount of anticipated fire state aid is an amount that does not exceed the fire state aid actually received in the prior year multiplied by the factor 1.035.

424B.10 CONSOLIDATION; BENEFITS; FUNDING.

Subd. 1b.Benefits.

- (a) The successor relief association following the consolidation of two or more defined benefit relief associations must be a defined benefit relief association.
- (b) Notwithstanding any provision of section 424A.02, subdivision 3, to the contrary, the initial service pension amount of the subsequent defined benefit relief association as of the effective date of consolidation is either the service pension amount specified in clause (1) or the service pension amounts specified in clause (2), as provided for in the consolidated relief association's articles of incorporation or bylaws:
- (1) the highest dollar amount service pension amount of any prior volunteer firefighters relief association in effect immediately before the consolidation initiation if the pension amount was implemented consistent with section 424A.02; or
- (2) for service rendered by each individual volunteer or paid on-call firefighter, as defined in section 424A.001, subdivision 10, before consolidation, the service pension amount under the consolidating volunteer firefighters relief association that the firefighter belonged to immediately before the consolidation if the pension amount was implemented consistent with section 424A.02 and for service rendered after the effective date of the consolidation, the highest dollar amount service pension of any of the consolidating volunteer firefighters relief associations in effect immediately before the consolidation if the pension amount was implemented consistent with section 424A.02.
- (c) Any increase in the service pension amount beyond the amount implemented under paragraph (a) must conform with the requirements and limitations of section 424A.02 and sections 424A.091 to 424A.095.

477B.03 CALCULATION OF FIRE STATE AID; APPEAL.

Subd. 5. Minimum fire state aid allocation amount.

- (a) The minimum fire state aid allocation amount is the amount derived from any additional funding amount to support a minimum fire state aid amount under section 423A.02, subdivision 3. The minimum fire state aid allocation amount is allocated to municipalities or independent nonprofit firefighting corporations with volunteer firefighters' firefighters relief associations or covered by the statewide volunteer firefighter plan. The amount is based on the number of active volunteer firefighters who are (1) members of the relief association as reported to the Office of the State Auditor in a specific annual financial reporting year as specified in paragraphs (b) to (d), or (2) covered by the statewide volunteer firefighter plan as specified in paragraph (e).
- (b) For relief associations established in calendar year 1993 or a prior year, the number of active volunteer firefighters equals the number of active volunteer firefighters who were

members of the relief association as reported in the annual financial reporting for calendar year 1993, but not to exceed 30 active volunteer firefighters.

- (c) For relief associations established in calendar year 1994 through calendar year 1999, the number of active volunteer-firefighters equals the number of active volunteer-firefighters who were members of the relief association as reported in the annual financial reporting for calendar year 1998 to the Office of the State Auditor, but not to exceed 30 active volunteer firefighters.
- (d) For relief associations established after calendar year 1999, the number of active volunteer firefighters equals the number of active volunteer-firefighters who are members of the relief association as reported in the first annual financial reporting submitted to the Office of the State Auditor, but not to exceed 20 active volunteer-firefighters.
- (e) If a relief association is terminated as a result of providing retirement coverage for volunteer firefighters by the statewide volunteer firefighter plan-under chapter 353G, the number of active volunteer firefighters equals the number of active volunteer firefighters of the municipality or independent nonprofit firefighting corporation covered by the statewide plan as certified by the executive director of the Public Employees Retirement Association to the commissioner and the state auditor, but not to exceed 30 active firefighters.

477B.042 ALLOCATION OF FIRE STATE AID FOR RELIEF ASSOCIATIONS.

Subdivision 1. Applicability.

- (a) This section applies to fire state aid payable each year under section 477B.04, subdivision 3, paragraph (b), if, during the prior year, the municipality or independent nonprofit firefighting corporation:
- (1) employs one or more volunteer-firefighters covered by the relief association affiliated with the municipality or independent nonprofit firefighting corporation under chapter 424A; and
- (2) contributes on behalf of one or more firefighters to the public employees police and fire retirement plan under chapter 353.
- (b) This section does not apply to police and firefighter supplemental state aid under section 423A.022.



Exhibit F

Summary of Contribution Calculation Change

Topic:

A draft amendment prepared by the Executive Director of the Legislative Commission on Pensions and Retirement (LCPR) includes a proposed change that would eliminate member contributions to a relief association's special fund from the municipal contribution calculation.

For relief associations with a defined-benefit lump-sum plan, if the special fund is not fully funded, the financial requirements for the following calendar year are determined by taking into account 1) the total accrued liability for all active and deferred members of the relief association, calculated for the following calendar year; 2) the increase in the total accrued liability for the following calendar year over the present calendar year; 3) the amount of anticipated future administrative expenses; and 4) one-tenth of the deficit resulting from either an increase in the service pension or an investment loss occurring over the last ten years.

If the special fund is fully funded, the financial requirements for the following calendar year are the total of 1) the increase in the total accrued liability for all members for the following calendar year over the present calendar year; and 2) the amount of anticipated future administrative expenses.

For lump-sum plans, the minimum required municipal contribution equals the financial requirements of the special fund minus 1) the amount of state aid to be received during the following calendar year; and 2) the amount of any contributions to the special fund from the active members of the relief association to be received during the following calendar year. In addition, five percent annual interest on the relief association's assets is subtracted.

Office of the State Auditor (OSA) staff reviewed reporting data and found that 44 lump-sum plans have bylaw provisions that require member contributions be paid to the special fund. These relief associations would be impacted by this potential change. An additional two relief associations paying monthly benefits require members to pay contributions to the special fund. OSA staff have reached out to LCPR staff for information about why this change is being proposed.

Fire Relief Association Working Group 2023/2024 Potential Topic Requests Topic Description Source Type Rank* Benefit Levels 1. Consider allowing relief associations to set different benefit levels for members **VFRAs** Broad (424A.02)who solely provide firefighting or emergency medical services than for Policy members who provide both types of services. Change **VFRAs** 8 2. Consider allowing relief associations that pay defined benefit, lump-sum Broad pensions to provide post-retirement benefit increases to deferred members. Policy Change **Defined Contribution Plans** OSA 4 3. Clarify the investment return allocation method for active and deferred Broad (424A.016, subds. 4 and 6) Policy members. Change Dissolutions 4. Clarify that the requirements of Section 424B.22 apply to relief associations **VFRAs** Limited 2 (424B.22)that are involuntarily dissolved. Policy Change 5. Consider adding language that defines how general fund assets may be **OSA** Limited 6 disbursed for relief associations that dissolve. Policy Change Municipal Ratification and Contribution 6. Consider providing authority for a city council to pass a single resolution that **VFRAs** Broad 1 allows the relief association to set a benefit level, and change the benefit Requirements Policy (424A.092 and 424A.093) level, as long as the funding ratio remains above a specific percentage (e.g., Change 105%). This would provide some flexibility for relief associations to make small benefit level changes to respond to market fluctuations, without needing to get municipal ratification for each change. Retirement Age 7. Consider lowering the minimum retirement age, to allow payment of **VFRAs** Broad 10 (424A.016, subd. 2 and 424A.02, subd. 1) retirement benefits to members who are younger than 50. Policy Change Broad 9 Service Credit 8. Consider requiring that minimum service requirements be approved by both **VFRAs** (424A.015, subd. 6) the municipal governing board and the relief association's board of trustees. Policy Change 9. Consider ways in which a relief association could allow for a bonus payment **VFRAs** Broad 5 from the special fund for firefighters with at least 20 years of service, for Policy example, as a way to retain firefighters. Ideas include authorizing a higher Change per-year-of-service benefit level for these years. Supplemental Benefits 10. Consider a change to make clear that supplemental benefit payments to Prior-Limited 3 alternate payees who receive a portion, or all, of the benefit pursuant to a Policy (424A.10)Year ODRO are authorized and may be reimbursed by the State. Working Change

^{*} Ranking of 1 means most important to consider and 10 means least important.



Exhibit HDC Plan Investment Allocations

Topic:

Questions have arisen about the period during which investment returns should be allocated to deferred member accounts. The default allocation method set in statute requires that investment returns be credited from the date a member separates from active service and membership until the "accounting date" immediately before the date on which the member commences receipt of the deferred service pension.

The issue is that the term "accounting date" is not defined in statute, and not defined in the bylaws of the majority of defined contribution plans.

Our review of defined contribution plan allocation practices found that many relief associations prorate investment returns for portions of years that a member is deferred. For example, if a deferred member is paid in July 2023, many relief associations allocate investment returns to the member through June 30, 2023.

Unless these partial-year investment return allocations are supported by a bylaw definition of "accounting date," however, the deferred member in this example would be eligible to receive investment return allocations only through December 31, 2022.

An optional change is below for discussion that would require investment returns to be allocated to member accounts until the account is valued immediately before the account distribution date. Input from the Working Group would also be helpful on whether investment return allocations should stop when a deferred member commences receipt of the service pension, or when final payment to the deferred member is made. It seems that many defined contribution plans make two distributions to members, one with the majority of the member's account balance, and a second payment after the final allocation amounts are known.

Optional Change:

424A.016 DEFINED CONTRIBUTION VOLUNTEER FIREFIGHTERS RELIEF ASSOCIATION SPECIFIC REGULATION.

Subd. 6. **Deferred service pensions.** (a) A "deferred member" means a member of a relief association who has separated from active service and membership and has completed the minimum service and membership requirements in subdivision 2. The requirement that a member separate from active service and membership is



waived for persons who have discontinued their volunteer firefighter duties and who are employed on a full-time basis under section 424A.015, subdivision 1.

- (b) A deferred member is entitled to receive a deferred service pension when the member reaches at least age 50, or at least the minimum age specified in the bylaws governing the relief association if that age is greater than age 50, and makes a valid written application.
- (c) A defined contribution relief association must credit interest or additional investment performance on the deferred lump-sum service pension during the period of deferral for all deferred members on or after January 1, 2021. A defined contribution relief association may specify in its bylaws the method by which it will credit interest or additional investment performance to the accounts of deferred members. Such method shall be limited to one of the three methods provided in this paragraph. In the event the bylaws do not specify a method, the interest or additional investment performance must be credited using the method defined in clause (3). The permissible methods are:
- (1) at the investment performance rate actually earned on that portion of the assets if the deferred benefit amount is invested by the relief association in a separate account established and maintained by the relief association;
- (2) at the investment performance rate actually earned on that portion of the assets if the deferred benefit amount is invested in a separate investment vehicle held by the relief association; or
- (3) at the investment return on the assets of the special fund of the defined contribution volunteer firefighters relief association in proportion to the share of the assets of the special fund to the credit of each individual deferred member account through the accounting date on which the investment return is recognized by and credited to the special fund.
- (d) Notwithstanding the requirements of section 424A.015, subdivision 6, bylaw amendments made in accordance with paragraph (c) on or before January 1, 2022, shall apply to members already in deferred status as of January 1, 2021.
- (e) Unless the bylaws provide differently, the dates that will be used by a relief association in determining the creditable amount of interest or additional investment performance must be allocated to each deferred member account beginning on the date that the member separates from active service and membership and ending on the date that the deferred member account is valued immediately before the deferred member commences receipt of the on a deferred service pension-shall be as follows:
- (1) for a relief association that has elected to credit interest or additional investment performance under paragraph (c), clause (1) or (3), beginning on the date that the member separates from active service and membership and ending on the accounting date immediately before the deferred member commences receipt of the deferred service pension; or
- (2) for a relief association that has elected to credit interest or additional investment performance under paragraph (c), clause (2), beginning on the date that the member separates from active service and membership and ending on the date that the separate investment vehicle is valued immediately before the date on which the deferred member commences receipt of the deferred service pension.

424B.22 RELIEF ASSOCIATION DISSOLUTION AND RETIREMENT PLAN TERMINATION.

Subdivision 1. **Application.** (a) Notwithstanding any laws to the contrary, this section applies to:

- (1) the termination of a retirement plan established and administered by a relief association, whether or not the relief association is also dissolved or eliminated; and
- (2) the dissolution of a relief association that is not consolidating with another relief association under sections 424B.01 to 424B.10.

This section does not apply to the dissolution of a relief association or the termination of a retirement plan that occurs due to the change in retirement coverage from a retirement plan administered by a relief association to the Public Employees Retirement Association statewide volunteer firefighter plan under section 353G.06.

- (b) To terminate a retirement plan, the board of trustees must comply with subdivisions 3, 5 to 11, and, if desired, subdivision 4.
 - (c) To dissolve a relief association, the board of trustees of the relief association must:
 - (1) terminate the retirement plan in accordance with paragraph (b);
- (2) determine all legal obligations of the special and general funds of the relief association, as required by subdivision 5;
 - (3) take the actions required by subdivision 12; and
 - (4) comply with the requirements governing dissolution of nonprofit corporations under chapter 317A.
- (d) A relief association that terminates its retirement plan must liquidate its special fund as provided in subdivision 8, but need not liquidate its general fund if the relief association is not being dissolved.
- Subd. 2. **Involuntary dissolution and termination.** (a) A relief association is dissolved and the retirement plan administered by the relief association is terminated automatically if:
- (1) the fire department affiliated with a relief association is dissolved by action of the governing body of the municipality in which the fire department is located or by the governing body of the independent nonprofit firefighting corporation, whichever applies; or
- (2) the fire department affiliated with a relief association has terminated the employment or services of all active members of the relief association.
- (b) An involuntary termination of a relief association under this subdivision is effective on the December 31 that is at least eight months after the date on which the fire department is dissolved or the termination of employment or services of all active members of the relief association occurs.
- (c) The retirement plan administered by a relief association is terminated automatically if the relief association is dissolved, effective on the date of the dissolution of the relief association.
- Subd. 3. **Retirement plan termination date, full vesting, and forfeitures.** (a) Unless subdivision 2 applies, the effective date of the termination of a retirement plan is the date approved by the board of trustees of the relief association. If the board of trustees does not approve a termination date, the effective date of the termination of a retirement plan is the effective date of the dissolution of the relief association or, if the relief association is not being dissolved, the end of the calendar year in which the termination of employment or services of all active members of the relief association occurs.

- (b) As of the earlier of the retirement plan termination date or the date on which the termination of employment or services of all active members of the relief association occurs, each participant becomes fully (100 percent) vested in the participant's retirement benefit under the retirement plan, notwithstanding any bylaws or laws to the contrary, except for any retiree in pay status who is receiving a monthly service pension from a relief association described in section 424A.093.
- (c) If the relief association is a defined contribution relief association, the account of each participant who becomes 100 percent vested under paragraph (b) shall include an allocation of any forfeiture that is required, under the bylaws of the relief association, to occur on or as of the end of the calendar year during which the termination of the retirement plan is effective, if the participant is entitled to an allocation of forfeitures under the bylaws. Any account so forfeited shall not be included in the retirement benefits that become 100 percent vested under paragraph (b).
- Subd. 4. **Benefit increase.** (a) Notwithstanding section 424A.02, subdivision 10, the board of trustees of a relief association may increase the benefit amount under a defined benefit relief association without the consent of the affiliated municipality or independent nonprofit firefighting corporation, as provided in this subdivision.
- (b) If the retirement plan being terminated is a defined benefit plan, the board of trustees may approve an amendment to the bylaws of the relief association to increase the lump-sum or monthly pension amount or both the lump-sum and monthly pension amount, if the relief association offers both, up to 125 percent of the maximum lump-sum service pension amount under section 424A.02, subdivision 3, paragraph (a), clause (2), or the maximum monthly service pension amount under section 424A.02, subdivision 3, paragraph (a), clause (1). The amount by which the lump-sum or monthly pension amount is increased must not cause the liabilities of the retirement plan to exceed the value of the assets, after taking into account full vesting as required under subdivision 3 and any administrative expenses.
- (c) The board of trustees shall specify whether the benefit increase will apply to only participants who are members active as of the date of the termination of the retirement plan or whether the benefit increase will apply to all participants, including members who are not active as of the plan termination date.
- Subd. 5. **Determination of assets and liabilities.** (a) The board of trustees shall determine the following as of the date of termination of the retirement plan:
 - (1) the fair market value of the assets of the special fund;
- (2) the present value of each participant's accrued benefit, taking into account full vesting under subdivision 3 and any increased lump-sum or monthly benefit level approved under subdivision 4;
 - (3) the present value of any benefit remaining to be paid to each retiree in pay status, if any; and
- (4) administrative expenses incurred or reasonably anticipated to be incurred through the date on which all retirement benefits have been distributed or transferred or, if later, the effective date of the dissolution of the relief association.
 - (b) The board of trustees shall compile a schedule that includes the following information:
- (1) the name of each participant, including each retiree in pay status to whom a benefit or pension is or will be owed;
 - (2) the name of each other benefit recipient to whom a benefit or pension is or will be owed; and

- (3) for each individual described in clauses (1) and (2), the amount of the benefit or pension to which the individual is entitled under the bylaws of the relief association, taking into account the changes required or permitted by this section, the corresponding number of years of service on which the benefit or pension is based, and the earliest date on which the benefit or pension would have been payable under the bylaws of the relief association.
- (c) If the relief association is dissolving, in addition to the determination under paragraph (a) for the retirement plan, the board of trustees shall determine, as of the effective date of the dissolution of the relief association, the legal obligations of the general fund of the relief association.
- Subd. 6. **Investment of assets while termination is pending.** To minimize the risk of investment losses between the termination date and the date benefits will begin to be distributed, the board of trustees shall invest the assets in the special fund in low-risk investments, to the extent consistent with its fiduciary duty under chapter 356A.
- Subd. 7. **Allocation of surplus.** (a) If the retirement plan is a defined benefit plan and if, after completing the determination of assets, liabilities, and administrative expenses under subdivision 5, there is a surplus, the board of trustees shall transfer to the affiliated municipality the lesser of (1) the amount of the surplus, or (2) the sum of all required contributions, without investment earnings or interest thereon, made by the municipality to the relief association during the year in which the termination of the retirement plan occurs or during the preceding nine years.
- (b) If the affiliated municipality did not make any required contributions to the relief association during the current or preceding nine years or if, after the transfer described in paragraph (a), there is surplus remaining, the relief association and the municipality will mutually agree on an allocation between them of the remaining surplus.
- (c) If, within 180 days of the date of termination of the retirement plan, the municipality and relief association have not reached an agreement on the allocation of the surplus under paragraph (b), then 50 percent of the surplus shall be retained by the relief association and 50 percent of the surplus shall be transferred to the affiliated municipality.
- (d) Any surplus retained by the relief association under paragraph (c) shall be allocated among all participants eligible to share in the surplus in the same proportion that the present value of the accrued benefit for each eligible participant bears to the total present value of the accrued benefits of all participants eligible to share in the surplus, and each eligible participant's benefit, as determined under subdivision 5, paragraph (a), clause (2), shall be increased by the participant's share of the surplus. The board of trustees shall determine eligibility to share in the surplus, which may include all participants and any former participants who, within the last three years or such other number of years as determined by the board of trustees, separated from active service and received their retirement benefit.

If the board of trustees decides to include former participants in the allocation of the surplus, the board of trustees shall modify the method for allocating the surplus to take into account the former participants.

- (e) Any amount of surplus transferred to the affiliated municipality under this subdivision may only be used for the purposes described in section 424A.08, paragraph (a) or (b).
- Subd. 8. Immediate distribution of retirement benefits and payment of all other obligations. (a) The board of trustees shall liquidate the assets of the special fund and pay retirement benefits and administrative expenses under the retirement plan within 210 days after the effective date of the termination of the retirement plan.

- (b) If the retirement plan is a defined benefit plan that pays lump-sum benefits or a defined contribution plan, without regard to whether the participant has attained age 50, each participant and other benefit recipient shall be permitted to elect an immediate distribution or a direct rollover of the participant's benefit to an eligible retirement plan as permitted under section 356.635, subdivisions 3 to 7, if the benefit is an eligible rollover distribution as defined in section 356.635, subdivisions 4 and 5.
- (c) If the retirement plan is a defined benefit plan that pays monthly pension benefits, the board of trustees shall, at the election of the participant or other benefit recipient, purchase an annuity contract under section 424A.015, subdivision 3, naming the participant or other benefit recipient, as applicable, as the insured or distribute a lump-sum amount that is equal to the present value of the monthly pension benefits to which the participant or other benefit recipient is entitled. If an annuity is elected by the participant or other benefit recipient, the annuity shall provide for commencement at a date elected by the insured, to be paid as an annuity for the life of the insured. Legal title to the annuity contract shall be transferred to the insured. If a lump sum is elected, the option under paragraph (b) to take an immediate distribution or a direct rollover shall apply.
- (d) The board of trustees shall complete the distribution of all assets of the special fund by making any remaining distributions or transfers as required under subdivision 9 on behalf of participants or other benefit recipients who cannot be located or are unresponsive and paying any remaining administrative expenses related to the termination of the plan.
- Subd. 9. **Missing participants.** (a) For purposes of this subdivision, the terms defined in this subdivision have the meanings given them.
 - (b) "Retirement benefit" means:
 - (1) the participant's account balance if the retirement plan is a defined contribution plan;
- (2) the participant's lump-sum benefit if the retirement plan is a defined benefit plan that pays a lump sum; or
- (3) an amount equal to the present value of the participant's benefit if the retirement plan is a defined benefit plan that pays a monthly annuity.
- (c) "Individual retirement account" means an account that satisfies the requirements of section 408(a) of the Internal Revenue Code which is established by an officer of the relief association in the name of the participant or other benefit recipient at a federally insured financial institution.
- (d) If the board of trustees cannot locate a participant or other benefit recipient, the board of trustees shall make a diligent effort to obtain a current address or other contact information as follows:
 - (1) send a notice to the address on file for the participant or other benefit recipient using certified mail;
- (2) check with the Minnesota State Fire Department Association, the municipality, and any other employer of the participant;
 - (3) check with the participant's designated beneficiary on file with the relief association; and
 - (4) use one or more of the Internet search tools that are free of charge.
- (e) The board of trustees shall transfer the retirement benefit to an individual retirement account or consider the retirement benefit abandoned and deposit funds in the amount of the retirement benefit with the commissioner of commerce under chapter 345, notwithstanding any laws to the contrary, including

- section 345.381, if the board of trustees is unable to locate the participant or other benefit recipient after taking the actions described in paragraph (d) or the participant or other benefit recipient does not elect to receive or rollover a retirement benefit to which the participant or other benefit recipient is entitled.
- Subd. 10. **Supplemental benefits.** Within 60 days after the distribution of benefits under subdivision 8, the municipality or firefighting corporation with which the fire department is affiliated shall pay supplemental benefits under section 424A.10 to each participant and survivor who satisfies the requirements of section 424A.10, subdivision 2, if the participant is at least age 50. The commissioner of revenue shall reimburse the municipality or independent nonprofit firefighting corporation for all supplemental benefits paid as provided in section 424A.10, subdivision 3.
- Subd. 11. **Notice of retirement plan termination.** The board of trustees shall notify the commissioner of revenue and the state auditor that the retirement plan is being terminated no later than 30 days before the effective date of the termination of the retirement plan and provide any information the commissioner or state auditor may require.
- Subd. 12. **Wind-up of the relief association.** The relief association is dissolved effective on the date that the board of trustees completes the following actions:
- (1) prepares and files with the state auditor final audited financial statements, pursuant to section 424A.014, subdivision 1, or, if applicable, the certified financial statement, pursuant to section 424A.014, subdivision 2;
- (2) liquidates the general fund and settles all legal obligations of the general fund as determined under subdivision 5;
- (3) transfers the records of the relief association to the chief administrative officer of the affiliated municipality; and
- (4) notifies the commissioner of revenue, the state auditor, and the secretary of state of the dissolution no later than 30 days before the effective date of the dissolution.

History: 2020 c 108 art 12 s 15; 2021 c 22 art 10 s 25-33,35; 2022 c 65 art 4 s 24