1	A bill to be entitled
2	An act relating to Deferred Retirement Option Program
3	eligibility for school employees and personnel;
4	amending s. 121.091, F.S.; removing the time
5	limitation for DROP eligibility for certain
6	instructional personnel administrative personnel and
7	educational support employees; providing a declaration
8	of important state interest; providing an effective
9	date.
10	
11	Be It Enacted by the Legislature of the State of Florida:
12	
13	Section 1. Paragraph (b) of subsection (13) of section
14	121.091, Florida Statutes, is amended to read:
15	121.091 Benefits payable under the system.—Benefits may
16	not be paid under this section unless the member has terminated
17	employment as provided in s. 121.021(39)(a) or begun
18	participation in the Deferred Retirement Option Program as
19	provided in subsection (13), and a proper application has been
20	filed in the manner prescribed by the department. The department
21	may cancel an application for retirement benefits when the
22	member or beneficiary fails to timely provide the information
23	and documents required by this chapter and the department's
24	rules. The department shall adopt rules establishing procedures
25	for application for retirement benefits and for the cancellation
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26 of such application when the required information or documents 27 are not received.

28 (13) DEFERRED RETIREMENT OPTION PROGRAM.-In general, and 29 subject to this section, the Deferred Retirement Option Program, 30 hereinafter referred to as DROP, is a program under which an eligible member of the Florida Retirement System may elect to 31 32 participate, deferring receipt of retirement benefits while 33 continuing employment with his or her Florida Retirement System 34 employer. The deferred monthly benefits shall accrue in the 35 Florida Retirement System on behalf of the member, plus interest 36 compounded monthly, for the specified period of the DROP participation, as provided in paragraph (c). Upon termination of 37 employment, the member shall receive the total DROP benefits and 38 39 begin to receive the previously determined normal retirement 40 benefits. Participation in the DROP does not quarantee 41 employment for the specified period of DROP.

42 (b) Participation in DROP.-Except as provided in this
43 paragraph, an eligible member may elect to participate in DROP
44 for a period not to exceed a maximum of 96 calendar months.

1.a. Members who are instructional personnel employed by the Florida School for the Deaf and the Blind and authorized by the Board of Trustees of the Florida School for the Deaf and the Blind<u>;</u>, who are instructional personnel, administrative <u>personnel, or educational support employees</u> as defined in <u>s.</u> 1012.01(2), (3), or (6), respectively, <u>s. 1012.01(2)(a)-(d)</u> in

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51 grades K-12 and authorized by the district school 52 superintendent;  $\tau$  or who are instructional personnel as defined 53 in s. 1012.01(2)(a) employed by a developmental research school and authorized by the school's director, or if the school has no 54 55 director, by the school's principal, may: 56 (I) extend DROP participation beyond the initial 96-57 calendar-month period if the instructional personnel's 58 termination date is before the end of the school year. Such 59 instructional personnel may have DROP participation extended until the last day of the last calendar month of the school year 60 61 in which their original DROP termination date occurred if a date 62 other than the last day of the last calendar month of the school 63 year is designated. 64 (II) Participate in DROP for up to 24 calendar months 65 beyond the 96-month period. Instructional personnel who are authorized to extend DROP participation beyond the 96-month 66 67 period must have a termination date that is the last day of the 68 last calendar month of the school year within the DROP extension 69 granted by the employer. If the member's DROP participation has 70 already been extended for the maximum 24 calendar months and the 71 extension period concludes before the end of the school year, 72 the member's DROP participation may be extended through the last 73 day of the last calendar month of that school year. This sub-74 sub-subparagraph expires June 30, 2029. 75

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76 The employer shall notify the division of the change in 77 termination date and the additional period of DROP participation 78 for the affected instructional personnel. 79 b. Administrative personnel in grades K-12, as defined in 80 s. 1012.01(3), may be authorized to extend DROP participation beyond the initial 96 calendar month period if the 81 82 administrative personnel's termination date is before the end of 83 the school year. Such administrative personnel may have DROP 84 participation extended until the last day of the last calendar 85 month of the school year in which their original DROP 86 termination date occurred if a date other than the last day of 87 the last calendar month of the school year is designated. The employer shall notify the division of the change in termination 88 89 date and the additional period of DROP participation for the affected administrative personnel. 90 91 2. Upon deciding to participate in DROP, the member shall 92 submit, on forms required by the division: 93 A written election to participate in DROP; a. 94 Selection of DROP participation and termination dates b. 95 that satisfy the limitations stated in paragraph (a) and this 96 paragraph. The termination date must be in a binding letter of resignation to the employer establishing a deferred termination 97 98 date. The member may change the termination date within the limitations of this paragraph, but only with the written 99 approval of the employer; 100

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101 c. A properly completed DROP application for service 102 retirement as provided in this section; and

d. Any other information required by the division.

3. The DROP participant is a retiree under the Florida Retirement System for all purposes, except for paragraph (5)(f) and subsection (9) and ss. 112.3173, 112.363, 121.053, and 121.122. DROP participation is final and may not be canceled by the participant after the first payment is credited during the DROP participation period. However, participation in DROP does not alter the participant's employment status, and the member is not deemed retired from employment until his or her deferred resignation is effective and termination occurs as defined in s. 121.021.

4. Elected officers are eligible to participate in DROPsubject to the following:

a. An elected officer who reaches normal retirement date
during a term of office may defer the election to participate
until the next succeeding term in that office. An elected
officer who exercises this option may participate in DROP for up
to 96 calendar months or no longer than the succeeding term of
office, whichever is less.

b. An elected or a nonelected participant may run for a term of office while participating in DROP and, if elected, extend the DROP termination date accordingly; however, if such additional term of office exceeds the 96-month limitation

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126 established in this paragraph, and the officer does not resign 127 from office within such limitation, the retirement and the 128 participant's DROP is null and void as provided in sub-129 subparagraph (c)5.d.

c. An elected officer who is dually employed and elects to participate in DROP must terminate all employment relationships as provided in s. 121.021(39) for the nonelected position within the original period or maximum participation period as provided in this paragraph. For DROP participation ending:

135 Before July 1, 2010, the officer may continue (I) 136 employment as an elected officer as provided in s. 121.053. The 137 elected officer shall be enrolled as a renewed member in the Elected Officers' Class or the Regular Class, as provided in ss. 138 139 121.053 and 121.122, on the first day of the month after 140 termination of employment in the nonelected position and 141 termination of DROP. Distribution of the DROP benefits shall be 142 made as provided in paragraph (c).

(II) On or after July 1, 2010, the officer may continue employment as an elected officer but must defer termination as provided in s. 121.053.

d. An elected officer who has deferred termination as
provided in s. 121.053 before June 30, 2023, is ineligible to
extend DROP participation beyond 60 months.

149Section 2. The Legislature finds that a proper and150legitimate state purpose is served when employees and retirees

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2024

151	of the state and its political subdivisions, and the dependents,
152	survivors, and beneficiaries of such employees and retirees, are
153	extended the basic protections afforded by governmental
154	retirement systems. These persons must be provided benefits that
155	are fair and adequate and that are managed, administered, and
156	funded in an actuarially sound manner, as required by s. 14,
157	Article X of the State Constitution and part VII of chapter 112,
158	Florida Statutes. Therefore, the Legislature determines and
159	declares that this act fulfills an important state interest.
160	Section 3. This act shall take effect July 1, 2024.

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