BD/NH

SENATE **STATE OF MINNESOTA** NINETY-THIRD SESSION

S.F. No. 5062

(SENATE AUTHORS: RASMUSSON) **DATE** 03/18/2024 D-PG Introduction and first reading Referred to State and Local Government and Veterans

OFFICIAL STATUS

A bill for an act 1.1 relating to retirement; Public Employees Retirement Association, statewide 12 volunteer firefighter plan; adding a defined contribution plan; reducing the 1.3 frequency of determining funding requirements for fire department accounts in 1.4 the lump-sum division from annually to biennially; clarifying that firefighters with 1.5 previous service in other fire departments may request service credit for vesting 1.6 purposes; making other technical and administrative changes; amending Minnesota 1.7 Statutes 2022, sections 352.1155, subdivision 3; 353G.01, subdivisions 9, 9a, 11, 1.8 by adding subdivisions; 353G.05, as amended; 353G.08, subdivision 2; Minnesota 1.9 Statutes 2023 Supplement, sections 353G.01, subdivisions 7b, 8b, 12, 12a, 14a, 1.10 15; 353G.02, subdivisions 1, 3, 4; 353G.03, subdivision 3; 353G.07; 353G.08, 1.11 subdivision 1; 353G.09, subdivisions 1, 1a; 353G.10; 353G.11, subdivision 2, by 1.12 adding a subdivision; 353G.115; 353G.12, subdivision 2, by adding a subdivision; 1.13 353G.14; proposing coding for new law in Minnesota Statutes, chapter 353G; 1.14 repealing Minnesota Statutes 2022, section 353G.01, subdivision 10; Minnesota 1.15 Statutes 2023 Supplement, sections 353G.01, subdivisions 7a, 8a; 353G.02, 1.16 1.17 subdivision 6; 353G.08, subdivision 3; 353G.11, subdivisions 1, 1a, 3, 4; 353G.112; 353G.121. 1.18 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.19 Section 1. Minnesota Statutes 2022, section 352.1155, subdivision 3, is amended to read: 1.20 Subd. 3. Service credit prohibition. Notwithstanding any law to the contrary, a person 1.21 eligible under this section may not, based on employment to which the waiver in this section 1.22 applies, earn further service credit in a Minnesota public defined benefit plan and is not 1.23 eligible to participate in a Minnesota public defined contribution plan, other than a volunteer 1.24

fire plan firefighter relief association governed by chapter 424A or the defined contribution 1.25

plan under section 353G.01, subdivision 4b. No employer or employee contribution to any 1.26

of these plans may be made on behalf of such a person. 1.27

EFFECTIVE DATE. This section is effective January 1, 2025. 1.28

	03/14/24	REVISOR	BD/NH	24-07785	as introduced
2.1	Sec. 2. Minnes	sota Statutes 202	22, section 353G.	01, is amended by adding a	a subdivision to
2.2	read:				
2.3	Subd. 2a. As	sociation. "Asso	ciation" means the	e Public Employees Retiren	nent Association
2.4	established und	er chapter 353.			
2.5	<u>EFFECTIV</u>	E DATE. This	section is effectiv	ve January 1, 2025.	
2.6	Sec. 3. Minnes	sota Statutes 202	22, section 353G.	01, is amended by adding a	a subdivision to
2.7	read:				
2.8	Subd. 4a. De	efined contribu	tion fund. "Defin	ned contribution fund" me	ans that portion
2.9	of the fund cons	sisting of the ass	ets attributable to	the defined contribution	plan.
2.10	EFFECTIV	E DATE. This	section is effectiv	e January 1, 2025.	
2.11	Sec. 4. Minnes	sota Statutes 202	22, section 353G.	01, is amended by adding a	a subdivision to
2.12	read:				
2.13	<u>Subd. 4b.</u> De	efined contribu	tion plan. "Defir	ed contribution plan" mea	ns the plan that
2.14	is one of the two	o plans that com	prise the statewic	le volunteer firefighter pla	n. The defined
2.15	contribution pla	n provides each	member with a r	etirement benefit equal to	the member's
2.16	individual accou	unt balance, to v	which state aid, co	ontributions, forfeitures, ar	nd investment
2.17	earnings and los	sses have been c	redited.		
2.18	EFFECTIV	E DATE. This	section is effectiv	e January 1, 2025.	
2.19	Sec. 5. Minnes	sota Statutes 202	22, section 353G.	01, is amended by adding a	a subdivision to
2.20	read:				
2.21	<u>Subd. 4c.</u> De	efined benefit f	und. "Defined be	nefit fund" means that por	tion of the fund
2.22	consisting of the	e assets attributa	ble to the defined	l benefit plan.	
2.23	EFFECTIV	E DATE. This	section is effectiv	re January 1, 2025.	
2.24	Sec. 6. Minnes	sota Statutes 202	22, section 353G.	01, is amended by adding a	a subdivision to
2.25	read:				
2.26	<u>Subd. 4d.</u> De	efined benefit p	lan. "Defined be	nefit plan" means the plan	that is one of
2.27	the two plans th	at comprise the	statewide volunte	eer firefighter plan. The de	fined benefit
2.28	plan provides ea	ach member with	n a retirement ben	efit that is either a lump su	m or a monthly
2.29	pension in an an	nount determine	d by using a form	ula that takes into account y	years of service,

	03/14/24	REVISOR	BD/NH	24-07785	as introduced
3.1	vesting percent	age, and the ber	efit level for the r	nember's fire department.	The defined
3.2				d the monthly division.	
			•		
3.3	EFFECTIV	E DATE. This	section is effectiv	e January 1, 2025.	
3.4	Sec. 7. Minne	esota Statutes 20	22, section 353G.0	01, is amended by adding	a subdivision to
3.5	read:				
3.6	Subd. 5a. F	ire department	account. "Fire de	partment account" means	the account in
3.7	the name of eac	ch participating	employer to which	n is credited the assets and	l, in the case of
3.8	a participating	employer in the	defined benefit pl	an, the liabilities related t	o the retirement
3.9	benefits for me	mbers who are o	or were providing	service to the participatin	g employer.
3.10	EFFECTIV	VE DATE. This	section is effectiv	e January 1, 2025.	
3.11	Sec. 8. Minne	esota Statutes 20	22, section 353G.0	01, is amended by adding	a subdivision to
3.12	read:				
3.13	<u>Subd. 5b.</u> F	irefighting corp	ooration. "Firefig	hting corporation" means	an independent
3.14	nonprofit firefi	ghting corporation	on that is organize	ed under the provisions of	chapter 317A
3.15	and that operat	es primarily for	firefighting purpo	ses.	
3.16	EFFECTIV	VE DATE. This	section is effectiv	e January 1, 2025.	
3.17	Sec. 9. Minne	esota Statutes 20	22, section 353G.0	01, is amended by adding	a subdivision to
3.18	read:				
3.19	<u>Subd. 5c.</u> F	orfeiture. "Forf	eiture" means the	portion of an account or p	pension benefit
3.20	that is forfeited	when a volunte	er firefighter ends	service before becoming	100 percent
3.21	vested in the ac	ecount or pension	n benefit.		
3.22	EFFECTIV	VE DATE. This	section is effectiv	e January 1, 2025.	
3.23	Sec. 10. Mini	nesota Statutes 2	022, section 3530	6.01, is amended by addin	g a subdivision
3.24	to read:				
3.25	Subd. 6b. II	ndividual accou	I nt. "Individual ac	count" means the account	t in a fire
3.26	department acc	ount in the defin	ed contribution pla	an established for a memb	er under section
3.27	353G.082 to w	hich allocations	are credited and f	rom which deductions are	taken under
3.28	section 353G.0	82.			
3.29	EFFECTIV	VE DATE. This	section is effectiv	e January 1, 2025.	

- 4.1 Sec. 11. Minnesota Statutes 2023 Supplement, section 353G.01, subdivision 7b, is amended
 4.2 to read:
- 4.3 Subd. 7b. Lump-sum division. "Lump-sum division" means the division of the <u>defined</u>
 4.4 benefit plan governed by section 353G.11.
- 4.5 **EFFECTIVE DATE.** This section is effective January 1, 2025.
- 4.6 Sec. 12. Minnesota Statutes 2023 Supplement, section 353G.01, subdivision 8b, is amended
 4.7 to read:
- 4.8 Subd. 8b. Monthly benefit division. "Monthly benefit division" means the division of
 4.9 the defined benefit plan governed by section 353G.112.
- 4.10 **EFFECTIVE DATE.** This section is effective January 1, 2025.
- 4.11 Sec. 13. Minnesota Statutes 2022, section 353G.01, subdivision 9, is amended to read:
- 4.12 Subd. 9. Municipality. "Municipality" means a governmental entity specified in section
- 4.13 477B.01, subdivision 10, a city or township that has established a fire department, a city or
- 4.14 township that has entered into a contract with an independent nonprofit a firefighting
- 4.15 corporation, or a city or township that has entered into a contract with a joint powers entity
- 4.16 established under section 471.59 that has established or operates a fire department.
- 4.17 **EFFECTIVE DATE.** This section is effective January 1, 2025.
- 4.18 Sec. 14. Minnesota Statutes 2022, section 353G.01, subdivision 9a, is amended to read:
- 4.19 Subd. 9a. **Relief association.** "Relief association" means a volunteer firefighter relief
- 4.20 association established as defined under chapter 424A, including a volunteer firefighter
- 4.21 relief association to which records, assets, and liabilities related to lump-sum or monthly
- 4.22 benefits for active and former firefighters will be transferred from the retirement fund upon
- 4.23 satisfaction of the requirements of section 353G.17 424A.001, subdivision 4.
- 4.24 **EFFECTIVE DATE.** This section is effective January 1, 2025.
- 4.25 Sec. 15. Minnesota Statutes 2022, section 353G.01, is amended by adding a subdivision
 4.26 to read:
- 4.27 Subd. 9b. Normal retirement age. "Normal retirement age" means age 50.
- 4.28 **EFFECTIVE DATE.** This section is effective January 1, 2025.

	03/14/24	REVISOR	BD/NH	24-07785	as introduced			
5.1	Sec. 16. Mi	innesota Statutes 2	2022, section 3530	G.01, is amended by add	ing a subdivision			
5.2	to read:			· · ·	C			
5.3	Subd. 9c.	Participating em	ployer. "Participa	ating employer" means th	ne municipality or			
5.4	firefighting c	corporation that ha	s joined the retire	ment plan and is associa	ted with a fire			
5.5	department with volunteer firefighters who are covered by the retirement plan.							
5.6	EFFECT	TIVE DATE. This	section is effective	ve January 1, 2025.				
5.7	Sec. 17. Mi	innesota Statutes 2	2022, section 3530	G.01, subdivision 11, is a	amended to read:			
5.8	Subd. 11.	Retirement fund	. "Retirement fund	l" means the statewide vo	lunteer firefighter			
5.9	fund establish	ned under section 3	353G.02, subdivisi	on 3, consisting of the de	fined contribution			
5.10	fund and the	defined benefit fu	<u>nd</u> .					
5.11	EFFECT	TIVE DATE. This	section is effectiv	ve January 1, 2025.				
5.12	Sec. 18. Mi	nnesota Statutes 20)23 Supplement, se	ection 353G.01, subdivisi	on 12, is amended			
5.13	to read:							
5.14	Subd. 12.	Retirement plan	. "Retirement plar	" <u>or "plan" m</u> eans the ret	irement statewide			
5.15	volunteer fire	efighter plan, eithe	er the lump-sum d	ivision or the monthly b	enefit division			
5.16	consisting of	the defined contri	bution plan and th	ne defined benefit plan, e	stablished by this			
5.17	chapter.							
5.18	EFFECT	TIVE DATE. This	section is effectiv	ve January 1, 2025.				
5.19	Sec. 19. Mi	innesota Statutes 2	2023 Supplement,	section 353G.01, subdiv	vision 12a, is			
5.20	amended to r	ead:						
5.21	Subd. 12a	a. Service credit.	"Service credit" n	neans the period of servio	ce rendered by a			
5.22	volunteer fire	efighter that is cer	tified under section	n 353G.07 by the fire ch	ief of the fire			
5.23	department in	n which the volunt	eer firefighter ser	ves. A volunteer firefight	er's service credit			
5.24	equals all per	riods of service wi	th any fire depart	ment covered by the plar	1.			
5.25	EFFECT	TIVE DATE. This	section is effectiv	ve July 1, 2024.				
5.26	Sec. 20. Mi	innesota Statutes 2	2023 Supplement,	section 353G.01, subdiv	vision 14a, is			
5.27	amended to r	read:						
5.28	Subd. 14a	a. Vesting service	credit. "Vesting s	service credit" means ser	vice credit plus			
5.29	any earlier pe	eriod of service re	ndered as a volun	teer firefighter <u>, as define</u>	d in subdivision			
5.30	15, in anothe	r fire department	covered by the pla	<u>an or in a</u> fire department	t in the state that			
	Sec. 20.		5					

6.1	was not covered by the plan at the time the service was rendered. The earlier period of
6.2	service must be certified by the fire chief of the fire department covered by the plan in a
6.3	manner similar to the requirements of section 353G.07. The volunteer firefighter must
6.4	provide documentation in a form acceptable to the executive director regarding the earlier
6.5	period of service.
6.6	EFFECTIVE DATE. This section is effective July 1, 2024.
6.7	Sec. 21. Minnesota Statutes 2023 Supplement, section 353G.01, subdivision 15, is amended
6.8	to read:
6.9	Subd. 15. Volunteer firefighter. "Volunteer firefighter" means a person who is an active
6.10	<u>a</u> member of the fire department of a municipality or an independent nonprofit <u>a</u> firefighting
6.11	corporation and who, in that capacity, on either a volunteer or on-call basis, engages in:
6.12	(1) fire suppression or prevention activities, provides;
6.13	(2) emergency response services;
6.14	(3) emergency medical response activities; or delivers
6.15	(4) fire education or prevention services on an on-call basis supervises personnel engaged
6.16	in any of the foregoing.
6.17	EFFECTIVE DATE. This section is effective January 1, 2025.
6.18	Sec. 22. Minnesota Statutes 2023 Supplement, section 353G.02, subdivision 1, is amended
6.19	to read:
6.20	Subdivision 1. Retirement plan. The statewide volunteer firefighter plan, consisting of
6.21	a lump-sum division defined contribution plan and a monthly benefit division defined benefit
6.22	plan, is created established.
6.23	EFFECTIVE DATE. This section is effective January 1, 2025.
6.24	Sec. 23. Minnesota Statutes 2023 Supplement, section 353G.02, subdivision 3, is amended
6.25	to read:
6.26	Subd. 3. Retirement fund. (a) The statewide volunteer firefighter fund, consisting of a
6.27	lump-sum account and a monthly benefit account, is created established. The retirement
6.28	fund contains the assets attributable to the statewide volunteer firefighter defined contribution
6.29	plan and the defined benefit plan.

- (b) The State Board of Investment shall invest those portions of the retirement fund not 7.1 required for immediate purposes in the statewide lump-sum volunteer firefighter plan in 7.2 the statewide volunteer firefighter account of the Minnesota supplemental investment fund 7.3 under section 11A.17. 7.4 (c) The commissioner of management and budget is the ex officio treasurer of the 7.5 statewide volunteer firefighter retirement fund. The commissioner of management and 7.6 budget's general bond to the state covers all liability for actions taken as the treasurer of the 7.7 retirement fund. 7.8 (d) The revenues of the plan beyond investment returns are governed by section 353G.08 7.9 and must be deposited in the fund. The disbursements of the plan are governed by section 7.10 353G.08. The commissioner of management and budget shall transmit a detailed statement 7.11 showing all credits to and disbursements from the retirement fund to the executive director 7.12 monthly. 7.13 **EFFECTIVE DATE.** This section is effective January 1, 2025. 7.14 Sec. 24. Minnesota Statutes 2023 Supplement, section 353G.02, subdivision 4, is amended 7.15 to read: 7.16 Subd. 4. Periodic audit; biennial actuarial valuation; biennial funding report. (a) 7.17 The legislative auditor shall periodically audit the statewide volunteer firefighter retirement 7.18 fund. 7.19 (b) The executive director must retain an approved actuary under section 356.214 to 7.20 perform biennial actuarial valuation valuations of each fire department account in the 7.21 lump-sum monthly division of the statewide volunteer firefighter plan may be performed 7.22 periodically as determined to be appropriate or useful by the board. An actuarial valuation 7.23 of the monthly benefit division of the statewide volunteer firefighter plan must be performed 7.24 as frequently as required by government sector generally accepted accounting standards. 7.25 An. The actuarial valuation must be performed by the approved actuary retained under 7.26 section 356.214 and must conform with section 356.215 and the standards for actuarial 7.27
- 7.28 work. An <u>The actuarial valuation must contain sufficient detail for each participating</u>
 7.29 employing entity employer to ascertain the actuarial condition of its account in the retirement
 7.30 fund and the amount of its required contribution requirement towards its to the account.
- (c) The executive director must perform biennial funding assessments of each fire
 department account in the lump-sum division. The assessment must comply with section
 353G.08, subdivision 1.

	03/14/24	REVISOR	BD/NH	24-07785	as introduced
8.1	<u>EFFEC1</u>	TIVE DATE. This	section is effectiv	e January 1, 2025.	
8.2		nnesota Statutes 20	23 Supplement, se	ection 353G.03, subdivisi	on 3, is amended
8.3	to read:				
8.4	Subd. 3.	Composition. (a) T	The advisory boar	d consists of ten member	·S.
8.5	(b) The a	dvisory board men	bers are:		
8.6	(1) one re	presentative of Mir	nnesota townships	s, appointed by the Minne	sota Association
8.7	of Townships	s;			
8.8	(2) two re	presentatives of Mi	nnesota cities, app	pointed by the League of N	vinnesota Cities;
8.9	(3) one re	presentative of Mi	nnesota fire chief	s, who is a fire chief, app	pointed by the
8.10	Minnesota St	tate Fire Chiefs As	sociation;		
8.11	(4) two re	presentatives of M	innesota voluntee	er firefighters , all who are	active volunteer
8.12	firefighters, o	one of whom is cov	ered by the lump-	sum division and one of	whom is covered
8.13	by the month	ly benefit division,	appointed by the	Minnesota State Fire Ch	iefs Association;
8.14	(5) three	representatives of I	Minnesota volunt	eer firefighters who are, a	at least one of
8.15	whom is cov	ered by the lump-s	um division <u>of th</u>	e defined benefit plan and	d at least one of
8.16	whom is cov	ered by the defined	l contribution pla	n, appointed by the Minn	esota State Fire
8.17	Departments	Association; and			
8.18	(6) one re	presentative of the	Office of the Stat	e Auditor, designated by	the state auditor.
8.19	EFFECT	TIVE DATE. This	section is effectiv	ye January 1, 2027.	
8.20	Sec. 26. M	innesota Statutes 20	022, section 3530	6.05, as amended by Law	vs 2023, chapter
8.21	47, article 10), section 9, is amen	nded to read:		
8.22	353G.05	PLAN COVERA	GE ELECTION		
8.23	Subdivisi	on 1. Entities eligi	ble to request co	overage. (a) A relief asso	ciation or a ,
8.24	municipality	<u>,</u> or independent ne	onprofit firefightin	ng corporation affiliated v	with a relief
8.25	association n	nay elect to have its	s volunteer firefig	hters covered by the lum	p-sum division,
8.26	if the volunte	er firefighters for	whom coverage is	s being requested are cov	ered by a relief
8.27	association tl	hat is a lump-sum c	lefined benefit re	lief association or a defin	ed contribution
8.28	relief associa	ation governed by c	hapter 424A retir	ement plan.	
8.29	(b) A relie	ef association or a m	unicipality or inde	ependent nonprofit firefig	hting corporation
8.30	affiliated wit	h a relief association	on may elect to ha	we its volunteer firefight	ers covered by

9.1	the lump-sum division or the monthly benefit division of the retirement plan, if the volunteer
9.2	firefighters for whom coverage is being requested are covered by a relief association that
9.3	is a monthly benefit defined benefit relief association governed by chapter 424A.
9.4	(c) A municipality or independent nonprofit firefighting corporation that is not affiliated
9.5	with a relief association may elect to have its volunteer firefighters covered by the lump-sum
9.6	division of the plan.
9.7	Subd. 1a. Requesting coverage. (a) An entity that is eligible under subdivision 1 to
9.8	make a request for coverage may initiate the process of obtaining coverage by filing a request
9.9	with the executive director, as described in this subdivision.
9.10	(b) The request for coverage must be in writing and on a form prescribed by the executive
9.11	director.
9.12	(c) If the request for coverage is for volunteer firefighters covered by a relief association
9.13	retirement plan, the secretary of the relief association, following approval of the request by
9.14	the board of trustees of the relief association, and the chief administrative officer of the
9.15	entity affiliated with the relief association, following approval of the request by the governing
9.16	body of the entity, must jointly make the request. If the relief association is affiliated with
9.17	more than one entity, the chief administrative officer of each affiliated entity must execute
9.18	the request.
9.19	(d) If the request for coverage is for volunteer firefighters who are not covered by a
9.20	relief association retirement plan, the chief administrative officer of the entity operating the
9.21	fire department must make the request.
9.22	Subd. 1b. Selection of plan and division. (a) In the request for coverage, the entity must
9.23	select coverage by either the defined benefit plan or the defined contribution plan.
9.24	(b) If the entity selects coverage by the defined benefit plan, the entity must select
9.25	coverage by either the lump-sum division or the monthly division, except that the entity
9.26	may select coverage by the monthly division only if the relief association with which the
9.27	entity is affiliated is a defined benefit relief association, as defined under section 424A.001,
9.28	subdivision 1b, that provides a monthly pension.
9.29	(c) If the entity selects coverage by the defined contribution plan and the relief association
9.30	with which the entity is affiliated is a defined benefit relief association, as defined under
9.31	section 424A.001, subdivision 1b, the defined benefit relief association must complete a
9.32	conversion under section 353G.19 as part of the process of joining the retirement plan.

10.1 <u>Subd. 1c. Selection of vesting schedule.</u> (c) In the request for coverage, the entity must
 identify the desired service pension amount and select a vesting schedule from the following
 10.3 options:

(1) incremental vesting beginning with 40 percent vested after completing five years of
 active service and increasing by four percent upon completion of each additional year of
 active service, until 100 percent vested upon completion of 20 years of active service;

10.7 (2) incremental vesting beginning with 40 percent vested after completing five years of
 active service and increasing by 12 percent upon completion of each additional year of
 active service, until 100 percent vested upon completion of ten years of active service; or

(3) incremental vesting beginning with 40 percent vested after completing ten years of
 active service and increasing by six percent upon completion of each additional year of
 active service, until 100 percent vested upon completion of 20 years of active service.

10.13 The entity must not select a vesting schedule that requires more years of service to become
10.14 partially or fully vested than the vesting schedule in effect under the former affiliated relief
10.15 association, if any.

(d) If the request for coverage is for volunteer firefighters covered by a monthly benefit
 defined benefit relief association, the entity making the request must elect coverage either
 by the monthly benefit division or by the lump-sum division.

(e) If the request for coverage is for volunteer firefighters covered by a relief association
 that provides both a monthly benefit and a lump-sum benefit, the entity making the request
 must elect coverage by the monthly benefit division, the lump-sum division, or by both
 divisions.

(f) If the request for coverage is for volunteer firefighters covered by a relief association
with a plan governed by chapter 424A, the secretary of the relief association, following
approval of the request by the board of the relief association, and the chief administrative
officer of the entity affiliated with the relief association, following approval of the request
by the governing body of the entity, must jointly make the request. If the relief association
is affiliated with more than one entity, the chief administrative officer of each affiliated
entity must execute the request.

10.30 (g) If the request for coverage is for volunteer firefighters who are not covered by a
 10.31 relief association, the chief administrative officer of the entity operating the fire department
 10.32 must make the request.

11.1	Subd. 1d. Selection of benefit level. (a) If the request for coverage is for coverage by
11.2	the defined benefit plan, the entity making the request must identify the desired benefit
11.3	level.
11.4	(b) If the request for coverage is for the lump-sum division of the defined benefit plan,
11.5	the benefit level identified must be no less than \$500 per full year of service credit and no
11.6	more than the maximum amount permitted under section 424A.02, subdivision 3, per full
11.7	year of service credit. Benefit levels between the minimum and maximum must be in \$100
11.8	increments.
11.9	(c) If the request for coverage is for the monthly division of the defined benefit plan,
11.10	the benefit level is the amount specified in the retirement benefit plan document applicable
11.11	to the fire department.
11.12	Subd. 2. Cost analysis for coverage by the lump sum lump-sum division of the
11.13	defined benefit plan. (a) Upon receipt of a request for coverage by the lump-sum division
11.14	defined benefit plan, the executive director must prepare a cost analysis as described in this
11.15	subdivision and deliver the cost analysis to the board of trustees of the relief association, if
11.16	one exists, and the governing body.
11.17	(b) The cost analysis under this subdivision must be based on:
11.18	(1) the service pension amount benefit level under section 353G.11 closest to the service
11.19	pension amount benefit level provided by the relief association if the relief association is a
11.20	lump-sum defined benefit plan, an amount that is equal to 95 percent of the most current
11.21	average account balance per relief association member if the relief association is a defined
11.22	contribution plan, or the lowest service pension amount benefit level under section 353G.11
11.23	if there is no relief association, rounded up; and
11.24	(2) if different than the amount under clause (1), the service pension amount benefit
11.25	<u>level</u> identified in the request under subdivision 1a <u>1d</u> .
11.26	(c) The cost analysis must take into account the vesting option selected in the request
11.27	under subdivision 1a <u>1c</u> .
11.28	(d) The cost analysis must be prepared using a mathematical procedure certified as
11.29	accurate by an approved actuary retained by the Public Employees Retirement Association.
11.30	(e) If the request for coverage was made by a relief association that has filed the
11.31	information required under section 424A.014 in a timely fashion, upon request by the
11.32	executive director, the state auditor shall provide the most recent data available on the
11.33	financial condition of the relief association, the most recent firefighter demographic data

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available, and a copy of the current relief association bylaws. If a cost analysis is requested, 12.1 but no relief association exists, the chief administrative officer of the entity operating the 12.2 fire department shall provide the demographic information on the volunteer firefighters 12.3 serving as members of the fire department requested by the executive director. 12.4 Subd. 3. Cost analysis for coverage by the monthly benefit division of the defined 12.5 benefit plan. (a) Upon receipt of a request for coverage by the monthly benefit division, 12.6 the executive director must prepare a cost analysis as described in this subdivision and 12.7 deliver the cost analysis to the board of trustees of the relief association, if one exists, and 12.8 the governing body. 12.9 12.10 (b) The cost analysis under this subdivision must be prepared by the approved actuary retained by the Public Employees Retirement Association. The cost analysis must be based 12.11 12.12 on: (1) the monthly service pension amount benefit level and other retirement benefit types 12.13 and amounts in effect for the relief association as of the date of the request; 12.14 (2) if different than the amount under clause (1), the monthly pension amount identified 12.15 in the request under subdivision 1a 1d and evaluated in a special actuarial valuation prepared 12.16 under sections 356.215 and 356.216; and 12.17 (3) the standards for actuarial work and the actuarial assumptions utilized in the most 12.18

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recent actuarial valuation, except that the applicable investment return actuarial assumption
is six percent.

12.21 (c) The cost analysis must take into account the vesting option selected in the request
12.22 under subdivision 1a 1c.

(d) The secretary of the relief association making the request must supply the demographicand financial data necessary for the cost analysis to be prepared.

Subd. 4. Invested assets review. If a cost analysis is requested under subdivision 2 or 12.25 3, The executive director of the State Board of Investment shall review the investment 12.26 12.27 portfolio of the relief association retirement plan, if applicable one exists, for compliance with the applicable provisions of chapter 11A and for appropriateness for retention under 12.28 the established investment objectives and investment policies of the State Board of 12.29 12.30 Investment. If the prospective retirement coverage change is approved under subdivision 5, the State Board of Investment may require that the relief association liquidate any 12.31 investment security or other asset which the executive director of the State Board of 12.32 Investment has determined to be an ineligible or inappropriate investment for retention by 12.33

the State Board of Investment. The security or asset liquidation must occur before the
effective date of the transfer of plan coverage. If requested to do so by the chief administrative
officer of the relief association, the executive director of the State Board of Investment shall
provide advice about the best means to conduct the liquidation.

Subd. 5. Finalization; coverage transfer. (a) The transfer of coverage to the defined contribution plan is considered approved if, no later than 120 days after the filing of the request for coverage with the executive director shall deliver the cost analysis requested under subdivision 2 or 3 to, the transfer is approved by both (1) the board of trustees of the relief association, if one exists, and (2) the governing body. If either the governing body or the board of trustees of the relief association does not take action to approve the transfer within 120 days after the filing of the request for coverage, the transfer is not approved.

(b) The transfer of coverage to the <u>defined benefit</u> plan is considered approved if, within
<u>no later than</u> 120 days of <u>after</u> receipt of the cost analysis, the transfer is approved by both
(1) the board of trustees of the relief association, if one exists, and (2) the governing body.
If either the governing body or the board of trustees of the relief association does not take
action to approve the transfer within 120 days of <u>after</u> receipt of the cost analysis, the transfer
is not approved.

(c) If the transfer is approved, coverage by the plan is effective on the January 1 next
following the date of approval by the last governing body or, if later, the date of approval
by the board of trustees of the relief association.

Subd. 6. **Joint powers entities.** If transfer of coverage to the plan is being requested for volunteer firefighters that provide services to a fire department operated as or by a joint powers entity, whenever an election or approval by or delivery to the governing body of a municipality is required under this section, all municipalities that executed the joint powers agreement must execute the election or approval or receive delivery, unless the joint powers agreement specifies another process be followed in order for the action of a joint powers entity to be effective.

13.28 **EFFECTIVE DATE.** This section is effective January 1, 2025.

13.29 Sec. 27. Minnesota Statutes 2023 Supplement, section 353G.07, is amended to read:

13.30 353G.07 CERTIFICATION OF SERVICE CREDIT FOR PENSION BENEFIT 13.31 ACCRUAL OR CONTRIBUTION ALLOCATION.

- 13.32 (a) Annually, by March 31, the fire chief of the <u>a</u> fire department with <u>volunteer</u>
- 13.33 firefighters who are active members of either the lump-sum division or the monthly benefit

14.1 division shall retirement plan must certify to the executive director the service credit for
14.2 the previous calendar year of each volunteer firefighter rendering active service with the
14.3 fire department.

(b) The fire chief shall provide to each firefighter rendering active service with the fire 14.4 department notification of the amount of service credit rendered by the firefighter for the 14.5 calendar year. The service credit notification must be provided to the firefighter 60 days 14.6 before its certification to the executive director of the Public Employees Retirement 14.7 14.8 Association, along with an indication explanation of the process for the firefighter to challenge the fire chief's determination of service credit. If the service credit amount is 14.9 challenged in a timely fashion, the fire chief shall hold a hearing on the challenge, accept 14.10 and consider any additional pertinent information, and make a final determination of service 14.11 credit. The final determination of service credit by the fire chief is not reviewable by the 14.12 executive director of the Public Employees Retirement Association or by the board of 14.13 trustees of the Public Employees Retirement Association. 14.14

(c) The service credit certification is an official public document. If a false service credit
certification is filed or if false information regarding service credits is provided, section
353.19 applies.

(d) The service credit certification must be expressed as a percentage of a full year of
service during which an active firefighter rendered at least the minimum level and quantity
of fire suppression, emergency response, fire prevention, or fire education duties required
by the fire department under the rules and regulations applicable to the fire department. No
more than one year of service credit may be certified for a calendar year.

(e) If a firefighter covered by the retirement plan leaves active firefighting service to 14.23 render active military service that is required to be governed by the federal Uniformed 14.24 Services Employment and Reemployment Rights Act, as amended, the person must be 14.25 14.26 certified as providing a full year of service credit in each year of the military service, up to the applicable limit of the federal Uniformed Services Employment and Reemployment 14.27 Rights Act. If the firefighter does not return from the military service in compliance with 14.28 the federal Uniformed Services Employment and Reemployment Rights Act, the service 14.29 credits applicable to that military service credit period are forfeited and cancel at the end 14.30 of the calendar year in which the federal law time limit occurs. 14.31

14.32 **EFFECTIVE DATE.** This section is effective January 1, 2025.

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15.1	Sec. 28. [3	53G.075] SERVIC	E CREDIT FOR	R VESTING.		
15.2	(a) Annu	ally, the executive of	director must cred	it each volunteer firefigl	nter with a year	
15.3	of service cr	edit for vesting for	each year of servi	ce credited for benefit a	ccrual or	
15.4	contribution	allocation under se	ction 353G.07.			
15.5	<u>(b)</u> A vol	unteer firefighter is	entitled to receiv	e service credit toward v	vesting in the	
15.6	retirement pl	an for any period o	f service as a volu	nteer firefighter, as defir	ned under section	
15.7	353G.01, subdivision 15, rendered as a firefighter in a fire department in the state that was					
15.8	not covered	by the retirement pl	an at the time the	service was rendered if	the firefighter	
15.9	submits a rec	quest to the executiv	ve director indicat	ting the number of years	and months of	
15.10	service for w	hich credit is reque	ested and provides	documentation in a form	m acceptable to	
15.11	the executive	e director regarding	the earlier period	of service. The firefight	er must submit a	
15.12	copy of the r	equest and docume	entation to the fire	chief of the fire departm	nent to which the	
15.13	firefighter is	currently providing	g service.			
15.14	(c) The ex	xecutive director m	ust credit a firefig	hter with all years of serv	vice as a member	

15.15 of the retirement plan for any participating employer for vesting purposes.

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

15.17 Sec. 29. Minnesota Statutes 2023 Supplement, section 353G.08, subdivision 1, is amended15.18 to read:

Subdivision 1. Annual Biennial funding requirements reports; lump-sum division. (a) 15.19 Annually, The executive director shall must determine the funding requirements of for each 15.20 fire department account in the lump-sum division of the statewide volunteer firefighter plan 15.21 on or before August 1 every other year. The funding requirements computed under this 15.22 15.23 subdivision must be determined using a mathematical procedure developed and certified as accurate by the approved actuary retained by the Public Employees Retirement association 15.24 and must be based on present value factors using a six percent investment return rate, without 15.25 any decrement assumptions. The funding requirements executive director must be certified 15.26 provide written notice of the funding requirements to the entity or entities associated with 15.27 the fire department whose active firefighters are covered by the plan. 15.28

(b) The overall funding balance of each <u>lump-sum fire department</u> account for the current
calendar year must be determined in the following manner:

(1) The total accrued liability for all active and deferred members of the account <u>fire</u>
 <u>department</u> as of December 31 of the current year must be calculated based on the service
 credit of active and deferred members as of that date.

(2) The total present assets of the <u>fire department account projected to December 31 of</u>
the current year, including receipts by and disbursements from the account anticipated to
occur on or before December 31, must be calculated. To the extent possible, The market
<u>executive director must begin phasing in the use of actuarial value of assets must be utilized</u>
in making this calculation <u>beginning with the funding reports for 2026</u>.

(3) The amount of the total present assets calculated under clause (2) must be subtracted
from the amount of the total accrued liability calculated under clause (1). If the amount of
total present the assets exceeds the amount of the total accrued liability, then the account
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 account 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 account is considered to be fully funded.

16.13 (c) The financial requirements of each lump-sum account <u>fire department</u> for the following
 16.14 calendar year must be determined in the following manner:

(1) The total accrued liability for all active and deferred members of the account <u>fire</u>
<u>department</u> as of December 31 of the calendar year next following the current calendar year
must be calculated based on the service used in the calculation under paragraph (b), clause
(1), increased by one year.

(2) The increase in the total accrued liability of the account for the following calendar
year over the total accrued liability of the account for the current year must be calculated.

(3) The amount of administrative expenses of the account must be calculated by
multiplying the per-person dollar amount of the administrative expenses for the most recent
prior calendar year by the number of active and deferred firefighters reported to PERA the
association on the most recent service credit certification form for each the account.

(4) If the account is fully funded, the financial requirement of the account for thefollowing calendar year is the total of the amounts calculated under clauses (2) and (3).

(5) If the account has a deficit from full funding, the financial requirement of the account
for the following calendar year is the total of the amounts calculated under clauses (2) and
(3) plus an amount equal to one-tenth of the amount of the deficit from full funding of the
account.

(6) If the account has a surplus over full funding, the financial requirement of the account
for the following calendar year is the financial requirement of the account calculated as
though the account was fully funded under clause (4) and, if the account has also had a

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surplus over full funding during the prior two years, additionally reduced by an amount
equal to one-tenth of the amount of the surplus over full funding of the account.

(d) The required contribution of the entity or entities associated with the fire department 17.3 whose active firefighters are covered by the lump-sum division is the annual financial 17.4 requirements of the lump-sum fire department account of the plan under paragraph (c) 17.5 reduced by the amount of any fire state aid payable under chapter 477B or police and 17.6 firefighter retirement supplemental state aid payable under section 423A.022 that is 17.7 17.8 reasonably anticipated to be received by the retirement plan attributable to the entity or entities during the following calendar year, and an amount of interest investment earnings 17.9 on the assets projected to be received during the following calendar year calculated at the 17.10 rate of six percent per annum. The required contribution must be allocated between the 17.11 entities if more than one entity is involved. A reasonable amount of anticipated fire state 17.12 aid is an amount that does not exceed the fire state aid actually received in the prior year 17.13 multiplied by the factor 1.035. 17.14

(e) The financial requirement for each fire department account in the lump-sum division
for the second year of the biennial valuation period must be in the amount determined in
paragraph (d) increased by six percent, but no more than the excess, if any, of the amount
determined under paragraph (c), clause (1), less the actual market value of assets in the fire
department account as of that date.

17.20 (e) (f) The required contribution calculated in paragraph (d) must be paid to the retirement 17.21 plan on or before December 31 of the year for which it was calculated. If the contribution 17.22 is not received by the plan by December 31, it is payable with interest at an annual compound 17.23 rate of six percent from the date due until the date payment is received by the plan. If the 17.24 entity does not pay the full amount of the required contribution, the executive director shall 17.25 collect the unpaid amount under section 353.28, subdivision 6.

17.26 **EFFECTIVE DATE.** This section is effective January 1, 2025.

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17.27 Sec. 30. Minnesota Statutes 2022, section 353G.08, subdivision 2, is amended to read:
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17.28Subd. 2. Cash flow funding requirement. If the executive director determines that a17.29fire department account in the lump-sum retirement division or a the monthly benefit17.30retirement account in the statewide volunteer firefighter plan division has insufficient assets17.31to meet the service pensions expected to be payable from the account over the succeeding17.32two years, the executive director shall certify the amount of the potential service pension17.33shortfall to the municipality or municipalities and the municipality or municipalities shall17.34participating employer, which must make an additional employer contribution to the account

18.1	within ten days of the certification. If more than one municipality participating employer
18.2	is associated with the account, unless the municipalities participating employers agree to
18.3	and implement a different allocation, the municipalities shall participating employers must
18.4	allocate the additional employer contribution one-half in proportion to the population of
18.5	each municipality participating employer and one-half in proportion to the estimated market
18.6	value of the property of each municipality participating employer.
18.7	EFFECTIVE DATE. This section is effective January 1, 2025.
18.8	Sec. 31. [353G.082] FUNDING OF FIRE DEPARTMENT ACCOUNTS AND
18.9	ANNUAL ALLOCATION TO INDIVIDUAL ACCOUNTS IN THE DEFINED
18.10	CONTRIBUTION PLAN.
18.11	Subdivision 1. Fire department accounts and individual accounts established. (a)
18.12	The executive director must establish a fire department account for each participating
18.13	employer in the defined contribution plan that consists of individual accounts for the
18.14	volunteer firefighters providing firefighting services to the participating employer.
18.15	(b) The executive director must establish an individual account within each fire
18.16	department account for each volunteer firefighter covered by the defined contribution plan,
18.17	to which the executive director must credit an allocation of state aid, contributions, forfeitures,
18.18	and investment earnings and from which the executive director must deduct investment
18.19	losses and administrative expenses.
18.20	Subd. 2. State aid and contributions by the participating employer. Notwithstanding
18.21	any law to the contrary, the executive director must deposit in each fire department account
18.22	in the defined contribution plan for allocation to individual accounts under subdivision 3:
18.23	(1) any fire state aid payable under chapter 477B or police and firefighter retirement
18.24	supplemental state aid payable under section 423A.022 on behalf of the participating
18.25	employer with which the fire department is associated; and
18.26	(2) any contributions from the participating employer with which the fire department is
18.27	associated.
18.28	Subd. 3. Annual allocation and deduction in equal shares. (a) As of the end of each
18.29	calendar year, the executive director must credit to the individual account of each firefighter
18.30	providing services to a fire department and who did not leave firefighting service with the
18.31	fire department during the calendar year an equal share of:
18.32	(1) any fire state aid payable under chapter 477B and police and firefighter retirement
18.33	supplemental state aid payable under section 423A.022 received by the retirement fund that

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19.1	is attributable to the participat	ting employer associ	ated with the fire departm	ent as soon as
19.2	practicable after the aid is rec	eived by the retireme	ent fund;	
19.3	(2) any contributions made	e by the participating	g employer to the retireme	ent fund for the
19.4	benefit of the volunteer firefig	ghters providing fire	fighting services to the pa	rticipating
19.5	employer as soon as practicab	ble after the contribut	ion is received by the reti	rement fund;
19.6	and			
19.7	(3) any forfeiture under sec	ction 353G.10, subdiv	vision 4, attributable to a fo	rmer volunteer
19.8	firefighter of the fire department	ent.		
19.9	(b) As of the end of each of	calendar year, the exe	ecutive director must dedu	ict an equal
19.10	share of administrative expen	ses from each individ	dual account.	
19.11	(c) As of the end of the ca	lendar year, the exec	utive director must alloca	te to the
19.12	individual account of a volunt	teer firefighter who h	as less than a full year of	service a
19.13	fractional share of the amount	t that would have bee	en allocated to the individ	ual account for
19.14	a full year of service. The frac	ctional amount is equ	al to the number of mont	hs of service
19.15	divided by twelve. A month w	will be credited if the	volunteer firefighter was	credited with
19.16	at least 16 days of service.			
19.17	Subd. 4. Investment earn	ings and losses. The	e executive director must:	
19.18	(1) credit investment earni	ings on the assets of	each fire department acco	ount to each
19.19	individual account in proporti	ion to the share of the	e assets of the fire departr	nent account
19.20	credited to the individual acco	ount; and		
19.21	(2) deduct investment loss	ses on the assets of ea	ach fire department accou	nt from each
19.22	individual account in proporti	ion to the share of the	e assets of the fire departr	nent account
19.23	credited to the individual acco	ount.		
19.24	EFFECTIVE DATE. Thi	is section is effective	January 1, 2025.	
19.25	Sec. 32. [353G.085] AUTH	IORIZED DISBUR	SEMENTS.	
19.26	The assets of the retirement	nt fund may be disbu	rsed only as a distribution	n of lump-sum
19.27	retirement benefits, monthly r	retirement benefits, o	r individual accounts or f	or:
19.28	(1) administrative expense	es of the retirement p	lan;	
19.29	(2) investment expenses o	f the retirement fund	<u>.</u>	
19.30	(3) survivor benefits; and			
19.31	(4) a transfer of assets und	ler section 353G.17.		
	Sec. 32.	19		

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as introduced

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20.1	<u>EFFEC1</u>	TIVE DATE. This	section is effectiv	ve January 1, 2025.	
20.2		nnesota Statutes 20	23 Supplement, s	ection 353G.09, subdivis	ion 1, is amended
20.3	to read:				
20.4	Subdivisi	on 1. Entitlement.	. (a) A member w	ith at least one year of so	ervice credit with
20.5	a fire departn	ent with active fire	fighters that are co	overed by the plan is entit	led to a retirement
20.6	benefit as de	fined in subdivision	n 1a from the fire	department's account in	the plan if the
20.7	member:				
20.8	(1) has se	parated from activ	e service with the	fire department for at le	ast 30 days;
20.9	(2) has at	tained the <u>normal r</u>	retirement age of	at least 50 years;	
20.10	(3) has sa	tisfied the minimu	m service requirer	nent in paragraph (b) or ((c), as applicable;
20.11	and				
20.12	(4) applie	es in a manner pres	cribed by the exe	cutive director.	
20.13	(b) If the	member is a memb	per of the lump-su	m division or the define	d contribution
20.14	<u>plan</u> , the me	mber satisfies the n	ninimum service	requirement if the memb	er is at least 40
20.15	percent veste	ed as determined ur	nder subdivision 2	2.	
20.16	(c) If the	member is a memb	er of the monthly	benefit division, the me	mber satisfies the
20.17	minimum ser	rvice requirement i	f the member has	completed at least the n	ninimum number
20.18	of years of se	ervice specified in	the retirement ber	nefit plan document appl	icable to the
20.19	member.				
20.20	EFFEC1	TIVE DATE. This	section is effectiv	re January 1, 2025.	
20.21	Sec. 34. Mi	nnesota Statutes 20	23 Supplement, se	ection 353G.09, subdivisi	on 1a, is amended
20.22	to read:				
20.23	Subd. 1a.	Retirement benef	fit. (a) A voluntee	er firefighter who is entit	led to a service
20.24	pension retir	<u>ement benefit</u> unde	er subdivision 1 m	nust receive a retirement	benefit under
20.25	subdivision 1	l, paragraph (a) or	(b), <u>(c), or (d),</u> as	applicable.	
20.26	(b) The re	etirement benefit of	f a member of the	lump-sum division is eq	ual to the number
20.27	of years of se	rvice credit certifie	ed under section 3	53G.07 for the member,	multiplied by the
20.28	service pensi	on <u>benefit</u> level ap	plicable to the me	ember under section 353	G.11, multiplied

20.29 by the member's vested percentage under subdivision 2.

20.30 (c) The retirement benefit of a member of the monthly benefit division is equal to the
20.31 number of years of service credit certified under section 353G.07 for the member, multiplied

by the service pension benefit level applicable to the member under section 353G.112, 21.1 multiplied by the member's vested percentage under subdivision 2. 21.2 (d) The retirement benefit of a member of the defined contribution plan is equal to the 21.3 balance in the member's account in the plan as of the end of the month after the month in 21.4 21.5 which the executive director receives the application for a distribution of the retirement benefit multiplied by the member's vested percentage under subdivision 2. 21.6 **EFFECTIVE DATE.** This section is effective January 1, 2025. 21.7 Sec. 35. Minnesota Statutes 2023 Supplement, section 353G.10, is amended to read: 21.8 353G.10 DEFERRED LEAVING FIREFIGHTING SERVICE PENSION AMOUNT 21.9 **BEFORE REACHING NORMAL RETIREMENT AGE.** 21.10 Subdivision 1. Entitlement to a retirement benefit, to the extent vested. A person 21.11 who was an active member of a fire department covered by either the lump-sum division 21.12 or the monthly benefit division of the plan who has separated If a volunteer firefighter 21.13 separates from active firefighting service for at least before reaching normal retirement age, 21.14 the volunteer firefighter is entitled to a distribution of the volunteer firefighter's retirement 21.15 benefit under section 353G.09, subdivision 1a, as follows: 21.16 (1) if the volunteer firefighter is covered by the defined contribution plan, the volunteer 21.17 firefighter is entitled to a distribution of the retirement benefit as soon as practicable after 21.18 21.19 the volunteer firefighter submits an application for a distribution; (2) if the volunteer firefighter is covered by the lump-sum division of the defined benefit 21.20 plan, the volunteer firefighter is entitled to a distribution of the volunteer firefighter's 21.21 retirement benefit after the volunteer firefighter has reached age 50 and as soon as practicable 21.22 after the volunteer firefighter submits an application for a distribution; and 21.23 (3) if the volunteer firefighter is covered by the monthly benefit division of the defined 21.24 benefit plan, the volunteer firefighter is entitled to begin a distribution of the volunteer 21.25 firefighter's retirement benefit after the volunteer firefighter has reached age 50 and as soon 21.26 as practicable after the volunteer firefighter submits an application for a distribution. 21.27 Subd. 2. Application. No earlier than 30 days and who has completed at least five years 21.28 of service credit, but has not attained the age of 50 years, is entitled to a deferred service 21.29 pension on or after attaining the age of 50 years and applying after leaving active firefighting 21.30 service, a volunteer firefighter entitled to a distribution under subdivision 1 must submit an 21.31 application to the executive director in a manner specified by the executive director for the 21.32

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22.1	service pension. The service pension payable is the nonforfeitable percentage of the service
22.2	pension under section 353G.09, subdivision 2, and is payable.
22.3	Subd. 3. Retirement benefit during period of deferral. (a) A volunteer firefighter's
22.4	account in the defined contribution plan must continue to be invested with the rest of the
22.5	assets of the individual accounts in the volunteer firefighter's fire department account and,
22.6	until the account is distributed, credited with investment earnings or reduced by investment
22.7	losses under section 353G.082, subdivision 4, and a deduction taken for an equal share of
22.8	the administrative expenses under section 353G.082, subdivision 3, paragraph (b), until the
22.9	volunteer firefighter's account is distributed.
22.10	(b) A volunteer firefighter's retirement benefit in the defined benefit plan must be retained
22.11	in the defined benefit plan without any interest on or increase in the service pension over
22.12	during the period of deferral.
22.13	Subd. 4. Forfeiture of accounts of volunteer firefighters who end service. (a) The
22.14	portion of an account or pension benefit that is not vested is forfeited as of the earliest of:
22.15	(1) the last day of the calendar year that includes the fifth anniversary of the date on
22.16	which the volunteer firefighter ended service;
22.17	(2) immediately upon receiving a lump-sum payment of the entire vested portion of the
22.18	account or pension benefit; or
22.19	(3) immediately upon receiving the final payment consisting of the entire amount
22.20	remaining in the account or pension benefit that is vested.
22.21	(b) A volunteer firefighter with a zero percent vested interest in the account or pension
22.22	benefit is deemed to have received a distribution on the last day of service, and the account
22.23	or pension benefit must immediately be forfeited.
22.24	(c) Amounts forfeited remain forfeited and must not be reinstated upon the resumption
22.25	of service with the fire department or any other fire department covered by the retirement
22.26	<u>plan.</u>
22.27	EFFECTIVE DATE. This section is effective January 1, 2025.
22.28	Sec. 36. Minnesota Statutes 2023 Supplement, section 353G.11, subdivision 2, is amended
22.29	to read:
22.30	Subd. 2. Benefit level changes in the lump-sum division level selection of the defined
22.31	benefit plan. (a) A fire department's fire chief or the governing body operating a fire
22.32	department may request an increase in the benefit level as provided in this subdivision.

- (b) The fire chief or governing body must request a cost estimate from the executive 23.1 director of an increase in the service pension level applicable to the active firefighters of 23.2 23.3 the fire department may be requested by: (1) the fire chief of a department that has active membership covered by the lump-sum division; or (2) the governing body operating a fire 23.4 department that has active membership covered by the lump-sum division. 23.5 (c) The executive director must prepare the cost estimate using a procedure certified as 23.6 accurate by the approved actuary retained by the association. 23.7 (d) Within 120 days of the receipt of after receiving the cost estimate prepared by from 23.8 the executive director using a procedure certified as accurate by the approved actuary retained 23.9 23.10 by the Public Employees Retirement Association, the governing body may approve the service pension benefit level change, effective for January 1 of the following calendar year 23.11 unless the governing body specifies in the approval document an effective date that is 23.12 January 1 of the second year following the approval date. If the approval occurs after April 23.13 30, the required municipal contribution for the following calendar year must be recalculated 23.14 and the results reported to the governing body. If not approved within 120 days of the receipt 23.15 of the cost estimate, the service pension benefit level change is considered to have been 23.16 disapproved. 23.17 **EFFECTIVE DATE.** This section is effective January 1, 2025. 23.18 Sec. 37. Minnesota Statutes 2023 Supplement, section 353G.11, is amended by adding a 23.19 subdivision to read: 23.20 Subd. 2a. Benefit level changes in the monthly division of the defined benefit plan. (a) 23.21
- 23.21 Subd. 2a. Benefit level changes in the monthly division of the defined benefit plan. (a)
 23.22 The fire chief of a fire department that has an active membership that is covered by the
 23.23 monthly benefit retirement division of the plan may initiate the process of modifying the
 23.24 retirement benefit plan document under this section.
- (b) The modification procedure is initiated when the applicable fire chief files with the
 executive director of the Public Employees Retirement Association a written summary of
 the desired benefit plan document modification, the proposed benefit plan document
- 23.28 modification language, a written request for the preparation of an actuarial cost estimate
- 23.29 for the proposed benefit plan document modification, and payment of the estimated cost of
- 23.30 the actuarial cost estimate.
- 23.31 (c) Upon receipt of the modification request and related documents, the executive director
- 23.32 shall review the language of the proposed benefit plan document modification and, if a
- 23.33 clarification is needed in the submitted language, shall inform the fire chief of the necessary

clarification. Once the proposed benefit plan document modification language has been 24.1 clarified by the fire chief and resubmitted to the executive director, the executive director 24.2 24.3 shall arrange for the approved actuary retained by the Public Employees Retirement Association to prepare a benefit plan document modification cost estimate under the 24.4 applicable provisions of section 356.215 and of the standards for actuarial work adopted 24.5 by the Legislative Commission on Pensions and Retirement. Upon completion of the benefit 24.6 plan document modification cost estimate, the executive director shall forward the estimate 24.7 24.8 to the fire chief who requested it and to the chief financial officer of the municipality or entity with which the fire department is primarily associated. 24.9 (d) The fire chief, upon receipt of the cost estimate, shall circulate the cost estimate with 24.10 the active firefighters in the fire department and shall take reasonable steps to provide the 24.11 estimate results to any affected retired members of the fire department and their beneficiaries. 24.12 The chief financial officer of the municipality or entity associated with the fire department 24.13 shall present the proposed modification language and the cost estimate to the governing 24.14 body of the municipality or entity for its consideration at a public hearing held for that 24.15 purpose. 24.16 (e) If the governing body of the municipality or entity approves the modification language, 24.17 the chief administrative officer of the municipality or entity shall notify the executive director 24.18 of the Public Employees Retirement Association of that approval. The benefit plan document 24.19 modification is effective on the January 1 following the date of filing the approval with the 24.20

- 24.21 <u>Public Employees Retirement Association.</u>
- 24.22 **EFFECTIVE DATE.** This section is effective January 1, 2025.

24.23 Sec. 38. [353G.114] ANCILLARY BENEFITS AND SUPPLEMENTAL BENEFITS.

24.24 (a) Except as provided under paragraph (b) and sections 353G.115 and 353G.12, no

24.25 disability, death, funeral, or other ancillary benefit beyond a retirement benefit is payable

24.26 from the lump-sum division of the defined benefit plan or the defined contribution plan.

- 24.27 (b) Any member or survivor of a deceased member who receives a lump-sum distribution
- 24.28 of the member's retirement benefit from the lump-sum division of the defined benefit plan
- 24.29 or the defined contribution plan is entitled to a supplemental benefit under section 424A.10.
- 24.30 **EFFECTIVE DATE.** This section is effective January 1, 2025.

03/14/24	REVISOR	BD/NH	24-07785	as introduced
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25.1 Sec. 39. Minnesota Statutes 2023 Supplement, section 353G.115, is amended to read:

25.2 353G.115 DISABILITY BENEFIT COVERAGE; AUTHORITY FOR CASUALTY 25.3 DISABILITY INSURANCE.

(a) Except as provided in paragraph (b) or (c), no disability benefit is payable from the
 statewide retirement plan.

(b) If the board approves the arrangement, disability coverage for the lump-sum division
of the statewide plan members may be provided through a group disability insurance policy
obtained from an insurance company licensed to do business in this state. The lump-sum
retirement account of the statewide volunteer firefighter plan is authorized to pay the premium
for the disability insurance authorized by this paragraph. The proportional amount of the
total annual disability insurance premium must be added to the required contribution amount
determined under section 353G.08.

(c) (b) The disability benefit coverage for <u>a fire department in the monthly benefit</u>
division is the disability service pension amount specified in the <u>retirement benefit plan</u>
document applicable to the fire department, applicable former volunteer firefighter relief
association <u>affiliated with the fire department and</u> in effect as of the last day before the date
on which retirement coverage transferred to the statewide volunteer firefighter retirement
plan, subject to all conditions and limitations in the disability service pension specified
therein.

25.20 **EFFECTIVE DATE.** This section is effective January 1, 2025.

25.21 Sec. 40. Minnesota Statutes 2023 Supplement, section 353G.12, subdivision 2, is amended
25.22 to read:

25.23 Subd. 2. Lump-sum <u>plan division</u>; survivor benefit amount. The amount of the 25.24 survivor benefit for the lump-sum division is the amount of the lump-sum service pension 25.25 <u>retirement benefit</u> that would have been payable to the member of the lump-sum division 25.26 on the date of death if the member had been age 50 or older on that date.

25.27 **EFFECTIVE DATE.** This section is effective January 1, 2025.

Sec. 41. Minnesota Statutes 2023 Supplement, section 353G.12, is amended by adding a
subdivision to read:

- 25.30 Subd. 4. Defined contribution plan; survivor benefit amount. The amount of the
- 25.31 survivor benefit for the defined contribution plan is the amount credited to the individual
- 25.32 account of the deceased member on the date of death.

03/14/24	REVISOR	BD/NH	24-07785	as introduced

Sec. 42. Minnesota Statutes 2023 Supplement, section 353G.14, is amended to read:

26.1

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

26.2

26.3

353G.14 DISTRIBUTIONS FROM LUMP-SUM DIVISION.

Subdivision 1. Lump sum. Unless a volunteer firefighter requests an annuity under
subdivision 2, The executive director must distribute a the retirement benefit under section
<u>353G.09</u>, subdivision 1a, of a member of the lump-sum service pension division of the
defined benefit plan or the defined contribution plan in the form of a single <u>lump-sum</u>
payment from the account of each fire department covered by the plan in which the volunteer
firefighter earned a retirement benefit under section <u>353G.09</u>.

Subd. 2. Annuity Monthly payments. The executive director may purchase an annuity 26.10 contract on behalf of a volunteer firefighter retiring from the lump-sum division of the plan 26.11 with a total premium payment in an amount equal to the lump-sum service pension payable 26.12 26.13 under section 353G.09 if the purchase was requested by the volunteer firefighter in a manner prescribed by the executive director. The annuity contract must be purchased from an 26.14 insurance carrier that is licensed to do business in this state. If purchased, the annuity contract 26.15 is in lieu of any service pension or other benefit from the lump-sum plan of the plan. The 26.16 annuity contract may be purchased at any time after the volunteer firefighter discontinues 26.17 active service, but the annuity contract must stipulate that no annuity amounts are payable 26.18 before the volunteer firefighter attains the age of 50. The executive director must distribute 26.19 the retirement benefit under section 353G.09, subdivision 1a, of a member of the monthly 26.20 division of the defined benefit plan in the form of monthly payments as authorized under 26.21 the retirement benefit plan document for the fire department in which the member is 26.22 employed or for which the member provides services. 26.23

26.24 **EFFECTIVE DATE.** This section is effective January 1, 2025.

26.25 Sec. 43. [353G.19] CONVERSION TO DEFINED CONTRIBUTION PLAN.

26.26 <u>Subdivision 1.</u> Authority to initiate conversion. (a) A participating employer associated 26.27 with a fire department covered by the defined benefit plan, including an entity previously 26.28 affiliated with a defined benefit relief association when the entity made a request for coverage 26.29 by the defined contribution plan under section 353G.05, subdivision 1b, paragraph (c), may 26.30 convert to coverage by the defined contribution plan in accordance with this section.

26.31 (b) Conversion from coverage by the defined benefit plan to coverage by the defined
 26.32 contribution plan consists of:

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27.1	<u>(1) a reso</u>	olution by the gove	rning body of the	participating employer;	
27.2	<u>(2) notic</u>	e to all former and	active volunteer fi	refighters of the fire de	partment;
27.3	<u>(3) full v</u>	esting of all active	and former volunt	eer firefighters with an a	accrued benefit in
27.4	the defined	benefit plan attribu	table to service with	h the fire department; a	and
27.5	<u>(4) alloc</u>	ation of surplus ov	er full funding, if a	ny, to individual accour	nts in the fire
27.6	department's	s new account in th	e defined contribu	tion plan.	
27.7	<u>(c)</u> For a	n entity previously	affiliated with a de	efined benefit relief asso	ociation when the
27.8	entity made	a request for cover	age by the defined	contribution plan under	section 353G.05,
27.9	subdivision	1b, paragraph (c),	a conversion must	occur under paragraph	(b) immediately
27.10	after coverag	ge by the retirement	t plan of the entity's	fire department and the	entity's volunteer
27.11	firefighters t	akes effect.			
27.12	<u>Subd. 2.</u>	Resolutions by th	e governing body.	To initiate a conversio	n, the governing
27.13	body of the	participating emplo	oyer must file with	the executive director a	at least 30 days
27.14	before the en	nd of a calendar ye	ar:		
27.15	<u>(1) a rese</u>	olution that states t	hat the fire departn	nent elects to participate	e in the defined
27.16	<u>contribution</u>	plan effective on c	conversion effectiv	e date, which is the firs	t day of the next
27.17	calendar yea	ir; and			
27.18	(2) if the	fire department acc	count had a deficit f	rom full funding as defi	ned under section
27.19	353G.08, su	bdivision 1, paragr	raph (c), or the spec	cial fund of the defined	benefit relief
27.20	association	had a deficit from f	full funding as defi	ned in section 424A.09	2, subdivision 3,
27.21	paragraph (b), a resolution app	roving a contributi	on to the retirement pla	n in the amount
27.22	necessary to	eliminate the defic	cit, which is to be p	oaid within 30 days of t	he filing of the
27.23	resolution of	r in installments ov	er three years, with	n the first payment to be	e made within 30
27.24	days of the f	filing of the resolut	ion.		
27.25	<u>Subd. 3.</u>	Notice to particip	ants. The participa	ting employer must pro	ovide notice to all
27.26	active and for	ormer volunteer fir	efighters in the fire	e department at least 30	days before the
27.27	conversion e	effective date. The	notice must includ	<u>e:</u>	
27.28	<u>(1) an ex</u>	planation that the	olan is converting f	rom a defined benefit p	blan to a defined
27.29	contribution	plan, including de	finitions of those te	rms, on the conversion	effective date and
27.30	that the activ	ve and former volu	nteer firefighters w	vill become fully vested	in their accrued
27.31	benefit as of	f the conversion eff	ective date;		
27.32	<u>(2)</u> a sun	nmary of the terms	of the defined con	tribution plan;	

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28.1	(3) a sectio	on tailored to each	volunteer firefight	ter that provides an estim	ate of the present
28.2	<u> </u>			efit and the calculation	
28.3	that value;	· · ·			
28.4	(4) an esti	mate of any antici	nated curnlus and	an explanation of the all	location of the
28.5	surplus; and		pated surprus and	an explanation of the an	
20.5					
28.6				rative officer or chief fin	
28.7				f member of the retiremo	ent plan who will
28.8	answer questi	ons and directions	s to a website.		
28.9	<u>Subd. 4.</u> F	full vesting and d	etermination of a	accrued benefit. (a) On	the conversion
28.10	effective date	, each active or fo	rmer volunteer fir	efighter with a retiremer	nt benefit under
28.11	the defined be	enefit plan, except	any retiree in pay	status who is receiving a	monthly benefit,
28.12	becomes 100	percent vested as o	of the conversion e	ffective date in the firefig	ghter's retirement
28.13	benefit, with	out regard to the m	umber of years of	vesting service credit.	
28.14	<u>(b)</u> The ex	ecutive director n	nust determine the	present value of each ad	ctive or former
28.15	firefighter's a	ccrued benefit as o	of the conversion e	effective date, taking into	account the full
28.16	vesting requir	ement under para	graph (a).		
28.17	Subd. 5. S	urplus over full f	funding. If the fire	e department account ha	s a surplus over
28.17 28.18				e department account ha abdivision 1, paragraph (
	full funding, a	as defined under s	ection 353G.08, st		(c), the executive
28.18	full funding, a	as defined under s allocate the surplu	ection 353G.08, su us over full fundin	ıbdivision 1, paragraph ((c), the executive int of each active
28.18 28.19	full funding, a director must and former vo	as defined under so allocate the surplu lunteer firefighter,	ection 353G.08, su us over full fundin except any former	ubdivision 1, paragraph (g to the individual accou	(c), the executive int of each active eiving an annuity,
28.18 28.19 28.20	full funding, a director must and former vo in the same p	as defined under se allocate the surplu lunteer firefighter, roportion that the	ection 353G.08, su us over full fundin except any former	ubdivision 1, paragraph (g to the individual accou volunteer firefighter reco ter's accrued benefit bear	(c), the executive int of each active eiving an annuity,
28.18 28.19 28.20 28.21	full funding, a director must and former vo in the same pr accrued benet	as defined under so allocate the surplu lunteer firefighter, roportion that the fits of all active ar	ection 353G.08, su us over full fundin except any former volunteer firefight ad former voluntee	ubdivision 1, paragraph (g to the individual accou volunteer firefighter reco ter's accrued benefit bear	(c), the executive ant of each active eiving an annuity, rs to the total
28.18 28.19 28.20 28.21 28.22	full funding, a director must and former vo in the same pr accrued bener Subd. 6. I	as defined under so allocate the surplu lunteer firefighter, roportion that the fits of all active ar Distribution to for	ection 353G.08, su us over full fundin except any former volunteer firefight ad former volunteer mer volunteer fi	ubdivision 1, paragraph (g to the individual account volunteer firefighter reco er's accrued benefit beau or firefighters.	(c), the executive ant of each active eiving an annuity, rs to the total (a) If any former
28.18 28.19 28.20 28.21 28.22 28.22	full funding, a director must and former vo in the same p accrued benet Subd. 6. I volunteer fire	as defined under se allocate the surplu lunteer firefighter, roportion that the fits of all active ar Distribution to for fighter or benefici	ection 353G.08, su us over full fundin except any former volunteer firefight d former volunteer mer volunteer fin ary is receiving an	ubdivision 1, paragraph (g to the individual account volunteer firefighter reco er's accrued benefit bear er firefighters.	(c), the executive ant of each active eiving an annuity, rs to the total (a) If any former director must
28.18 28.19 28.20 28.21 28.22 28.23 28.23	full funding, a director must and former vo in the same pr accrued benef Subd. 6. I volunteer fire determine the	as defined under se allocate the surplu lunteer firefighter, roportion that the fits of all active ar Distribution to for fighter or beneficies	ection 353G.08, su us over full fundin except any former volunteer firefight of former volunteer mer volunteer fin ary is receiving an the remaining pays	abdivision 1, paragraph (g to the individual account volunteer firefighter reco ter's accrued benefit bear er firefighters. refighters in pay status.	(c), the executive ant of each active eiving an annuity, rs to the total (a) If any former director must
28.18 28.19 28.20 28.21 28.22 28.23 28.23 28.24 28.25	full funding, a director must and former vo in the same pr accrued bener Subd. 6. I volunteer fire determine the or beneficiary	as defined under se allocate the surplu lunteer firefighter, roportion that the fits of all active ar Distribution to for fighter or beneficient present value of to and offer the form	ection 353G.08, su us over full fundin except any former volunteer firefight of former volunteer mer volunteer fin ary is receiving an the remaining pays	abdivision 1, paragraph (g to the individual account volunteer firefighter reconnections er s accrued benefit bear er firefighters. refighters in pay status. In annuity, the executive of ments to the former volut fighter or beneficiary:	(c), the executive ant of each active eiving an annuity, rs to the total (a) If any former director must
28.18 28.19 28.20 28.21 28.22 28.23 28.24 28.25 28.26	full funding, a director must and former vo in the same pr accrued bener Subd. 6. I volunteer fire determine the or beneficiary (1) contin	as defined under se allocate the surplu lunteer firefighter, roportion that the fits of all active ar Distribution to for fighter or beneficies present value of the and offer the form ued payments in the	ection 353G.08, su us over full fundin except any former volunteer firefight d former volunteer mer volunteer fin the remaining pays mer volunteer fires he same monthly a	abdivision 1, paragraph (g to the individual account volunteer firefighter reconnections er s accrued benefit bear er firefighters. refighters in pay status. In annuity, the executive of ments to the former volut fighter or beneficiary:	(c), the executive ant of each active eiving an annuity, rs to the total (a) If any former director must
28.18 28.19 28.20 28.21 28.22 28.23 28.24 28.25 28.25 28.26 28.27	full funding, a director must and former vo in the same pr accrued benefit Subd. 6. If volunteer fire determine the or beneficiary (1) continue	as defined under se allocate the surplu lunteer firefighter, roportion that the fits of all active ar Distribution to for fighter or beneficies present value of the and offer the form ued payments in the mediate lump-sum	ection 353G.08, su us over full fundin except any former volunteer firefight d former volunteer mer volunteer fin the remaining pays mer volunteer fires he same monthly a distribution of the	abdivision 1, paragraph (g to the individual account volunteer firefighter reconnects er's accrued benefit bear er firefighters. refighters in pay status. In annuity, the executive of ments to the former volut fighter or beneficiary: amount; or	(c), the executive ant of each active eiving an annuity, rs to the total (a) If any former director must unteer firefighter
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28.18 28.19 28.20 28.21 28.22 28.23 28.24 28.25 28.26 28.26 28.27 28.28 28.28 28.29	full funding, a director must and former vo in the same p accrued bener Subd. 6. I volunteer fire determine the or beneficiary (1) contin (2) an imr (b) The of volunteer fire	as defined under se allocate the surplu lunteer firefighter, roportion that the fits of all active ar Distribution to for fighter or beneficient or and offer the form ued payments in the nediate lump-sum fer of an immediate fighter or beneficient	ection 353G.08, su us over full fundin except any former volunteer firefight d former volunteer mer volunteer fin ary is receiving an the remaining pays mer volunteer fires he same monthly a distribution of the re lump-sum distribution	abdivision 1, paragraph (g to the individual account volunteer firefighter reconnected er s accrued benefit bear er firefighters. refighters in pay status. In annuity, the executive of ments to the former volue fighter or beneficiary: amount; or e present value amount.	(c), the executive int of each active eiving an annuity, rs to the total (a) If any former director must inteer firefighter ffer to the former t to an eligible
28.18 28.19 28.20 28.21 28.22 28.23 28.24 28.25 28.26 28.26 28.27 28.28 28.28 28.29 28.30	full funding, a director must and former vo in the same pr accrued benef Subd. 6. I volunteer fire determine the or beneficiary (1) continu (2) an imu (b) The of volunteer fire retirement pla	as defined under se allocate the surplu lunteer firefighter, roportion that the fits of all active ar Distribution to for fighter or beneficies present value of to and offer the form ued payments in the nediate lump-sum fer of an immediate fighter or beneficies an as permitted un	ection 353G.08, su us over full fundin except any former volunteer firefight d former volunteer mer volunteer fin the remaining pays mer volunteer fires he same monthly a distribution of the e lump-sum distribution fary to elect a direct der section 356.63	abdivision 1, paragraph (g to the individual account volunteer firefighter reconnection er s accrued benefit bear er firefighters. refighters in pay status. In annuity, the executive of ments to the former volut fighter or beneficiary: amount; or e present value amount. bution must include an on et rollover of the amount	(c), the executive int of each active eiving an annuity, rs to the total (a) If any former director must inteer firefighter ffer to the former t to an eligible f the distribution

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29.1	Subd. 7. Prohibition	against reduction	in accrued benefit.	In no event ma	y the value

- 29.2 of a volunteer firefighter's individual account in the defined contribution plan be less as of
- 29.3 the day following the conversion effective date than the present value of the volunteer
- 29.4 <u>firefighter's accrued benefit as of the day before the conversion effective date.</u>
- 29.5 **EFFECTIVE DATE.** This section is effective January 1, 2026.
- 29.6 Sec. 44. <u>**REVISOR INSTRUCTION.**</u>
- 29.7 The revisor of statutes shall change the following terms wherever the terms appear in
- 29.8 Minnesota Statutes, chapter 353G, unless the context indicates that the previous term should
- 29.9 remain. The revisor of statutes shall also make grammatical changes related to the changes
- 29.10 <u>in terms:</u>
- 29.11 (1) "Public Employees Retirement Association" to "association";
- 29.12 (2) "independent nonprofit firefighting corporation" to "firefighting corporation"; and
- 29.13 (3) "monthly benefit division" to "monthly division."
- 29.14 Sec. 45. <u>**REPEALER.**</u>
- 29.15 (a) Minnesota Statutes 2022, section 353G.01, subdivision 10, is repealed.
- 29.16 (b) Minnesota Statutes 2023 Supplement, sections 353G.01, subdivisions 7a and 8a;
- 29.17 <u>353G.02</u>, subdivision 6; 353G.08, subdivision 3; 353G.11, subdivisions 1, 1a, 3, and 4;
- 29.18 <u>353G.112; and 353G.121, are repealed.</u>
- 29.19 **EFFECTIVE DATE.** This section is effective January 1, 2025.

APPENDIX Repealed Minnesota Statutes: 24-07785

353G.01 DEFINITIONS.

Subd. 7a. **Lump-sum account.** "Lump-sum account" means that portion of the retirement fund that contains the assets applicable to the lump-sum division.

Subd. 8a. **Monthly benefit account.** "Monthly benefit account" means that portion of the fund that contains the assets applicable to the monthly benefit division.

Subd. 10. Plan. "Plan" means the retirement plan established by this chapter.

353G.02 PLAN AND FUND CREATION.

Subd. 6. **Initial administrative expenses of the monthly benefit division; allocation of reimbursement.** The administration expenses incurred by the Public Employees Retirement Association in the establishment of the monthly benefit division of the statewide volunteer firefighter plan, including any computer programming expenses and any actuarial consultant expenses, are payable from the assets of the initial monthly benefit volunteer firefighter relief association that elects to transfer its administration to the statewide volunteer firefighter plan, following the transfer of assets.

353G.08 PLAN FUNDING; DISBURSEMENTS.

Subd. 3. Authorized account disbursements. The assets of a lump-sum retirement account or of a monthly benefit retirement account of the retirement fund may only be disbursed for:

(1) the administrative expenses of the plan;

- (2) the investment expenses of the retirement fund;
- (3) the service pensions payable under section 353G.10, 353G.11, 353G.14, or 353G.18;
- (4) the survivor benefits payable under section 353G.12;
- (5) the disability benefit coverage insurance premiums under section 353G.115; and
- (6) a transfer of assets under section 353G.17.

353G.11 LUMP-SUM DIVISION SERVICE PENSION LEVELS.

Subdivision 1. Service pension levels; lump-sum division. Except as provided in subdivision 1a, the lump-sum division of the plan provides the following levels of service pension amounts per full year of service credit to be selected at the election of coverage:

(1) a minimum service pension level of \$500 per year;

(2) a maximum service pension level equal to the maximum lump-sum service pension amount permitted under section 424A.02, subdivision 3, payable for each year of service; and

(3) service pension levels between the minimum level and the maximum level in \$100 increments.

Subd. 1a. **Continuation of prior lump-sum service pension levels.** (a) If a municipality or independent nonprofit firefighting corporation elected to be covered by the lump-sum division of the plan before January 1, 2010, and selected the \$750 per year of service credit service pension amount effective for January 1, 2010, that level continues for the volunteer firefighters of that municipality or independent nonprofit firefighting corporation until a different service pension amount is selected under subdivision 2 after January 1, 2010.

(b) If a municipality or independent nonprofit firefighting corporation elected to be covered by the plan before January 1, 2015, and selected a service pension level under subdivision 1, other than a service credit service pension amount under subdivision 1, that level continues for the volunteer firefighters of the municipality or independent nonprofit firefighting corporation until a different service pension amount is selected under subdivision 2 after January 1, 2014.

Subd. 3. **Supplemental benefit.** The lump-sum retirement account of the plan also shall pay a supplemental benefit as provided for in section 424A.10.

Subd. 4. **Ancillary benefits.** Except as provided under section 353G.115 or 353G.12, no disability, death, funeral, or other ancillary benefit beyond a service pension or a survivor benefit is payable from the lump-sum retirement account of the plan.

353G.112 MONTHLY BENEFIT DIVISION SERVICE PENSION LEVELS.

The service pension amount for the firefighters of a fire department covered by the monthly benefit division of the plan is the amount specified in the retirement benefit plan document applicable to the fire department.

353G.121 MONTHLY BENEFIT DIVISION; POST-TRANSFER BENEFIT PLAN DOCUMENT MODIFICATIONS.

(a) The fire chief of a fire department that has an active membership who are covered by the monthly benefit division of the plan may initiate the process of modifying the retirement benefit plan document under this section.

(b) The modification procedure is initiated when the applicable fire chief files with the executive director of the Public Employees Retirement Association a written summary of the desired benefit plan document modification, the proposed benefit plan document modification language, a written request for the preparation of an actuarial cost estimate for the proposed benefit plan document modification, and payment of the estimated cost of the actuarial cost estimate.

(c) Upon receipt of the modification request and related documents, the executive director shall review the language of the proposed benefit plan document modification and, if a clarification is needed in the submitted language, shall inform the fire chief of the necessary clarification. Once the proposed benefit plan document modification language has been clarified by the fire chief and resubmitted to the executive director, the executive director shall arrange for the approved actuary retained by the Public Employees Retirement Association to prepare a benefit plan document modification cost estimate under the applicable provisions of section 356.215 and of the standards for actuarial work adopted by the Legislative Commission on Pensions and Retirement. Upon completion of the benefit plan document modification cost estimate, the executive director shall forward the estimate to the fire chief who requested it and to the chief financial officer of the municipality or entity with which the fire department is primarily associated.

(d) The fire chief, upon receipt of the cost estimate, shall circulate the cost estimate with the active firefighters in the fire department and shall take reasonable steps to provide the estimate results to any affected retired members of the fire department and their beneficiaries. The chief financial officer of the municipality or entity associated with the fire department shall present the proposed modification language and the cost estimate to the governing body of the municipality or entity for its consideration at a public hearing held for that purpose.

(e) If the governing body of the municipality or entity approves the modification language, the chief administrative officer of the municipality or entity shall notify the executive director of the Public Employees Retirement Association of that approval. The benefit plan document modification is effective on the January 1 next following the date of filing the approval with the Public Employees Retirement Association.