FIRST REGULAR SESSION

[PERFECTED]

HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 947

95TH GENERAL ASSEMBLY

2321L.03P

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal sections 86.200, 86.237, 86.257, 86.260, 86.263, 86.270, 86.1170, and 86.1240, RSMo, and to enact in lieu thereof eight new sections relating to police retirement, with an emergency clause, for a certain section.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 86.200, 86.237, 86.257, 86.260, 86.263, 86.270, 86.1170, and 86.1240, RSMo, are repealed and eight new sections enacted in lieu thereof, to be known as sections 86.200, 86.237, 86.257, 86.260, 86.263, 86.270, 86.1170, and 86.1240, to read as follows:

86.200. The following words and phrases as used in sections 86.200 to 86.366, unless a different meaning is plainly required by the context, shall have the following meanings:

3 (1) "Accumulated contributions", the sum of all mandatory contributions deducted from
4 the compensation of a member and credited to the member's individual account, together with
5 members' interest thereon;

6 (2) "Actuarial equivalent", a benefit of equal value when computed upon the basis of 7 mortality tables and interest assumptions adopted by the board of trustees;

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(3) "Average final compensation":

9 (a) With respect to a member who earns no creditable service on or after October 1,

2001, the average earnable compensation of the member during the member's last three years ofcreditable service as a police officer, or if the member has had less than three years of creditable

12 service, the average earnable compensation of the member's entire period of creditable service;

13 (b) With respect to a member who is not participating in the DROP pursuant to section

14 86.251 on October 1, 2001, who did not participate in the DROP at any time before such date,

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

15 and who earns any creditable service on or after October 1, 2001, the average earnable 16 compensation of the member during the member's last two years of creditable service as a 17 policeman, or if the member has had less than two years of creditable service, then the average 18 earnable compensation of the member's entire period of creditable service;

19 (c) With respect to a member who is participating in the DROP pursuant to section 20 86.251 on October 1, 2001, or whose participation in DROP ended before such date, who returns 21 to active participation in the system pursuant to section 86.251, and who terminates employment 22 as a police officer for reasons other than death or disability before earning at least two years of 23 creditable service after such return, the portion of the member's benefit attributable to creditable 24 service earned before DROP entry shall be determined using average final compensation as 25 defined in paragraph (a) of this subdivision; and the portion of the member's benefit attributable 26 to creditable service earned after return to active participation in the system shall be determined 27 using average final compensation as defined in paragraph (b) of this subdivision;

(d) With respect to a member who is participating in the DROP pursuant to section 86.251 on October 1, 2001, or whose participation in the DROP ended before such date, who returns to active participation in the system pursuant to section 86.251, and who terminates employment as a police officer after earning at least two years of creditable service after such return, the member's benefit attributable to all of such member's creditable service shall be determined using the member's average final compensation as defined in paragraph (b) of this subdivision;

(e) With respect to a member who is participating in the DROP pursuant to section 86.251 on October 1, 2001, or whose participation in DROP ended before such date, who returns to active participation in the system pursuant to section 86.251, and whose employment as a police officer terminates due to death or disability after such return, the member's benefit attributable to all of such member's creditable service shall be determined using the member's average final compensation as defined in paragraph (b) of this subdivision; and

(f) With respect to the surviving spouse or surviving dependent child of a member who earns any creditable service on or after October 1, 2001, the average earnable compensation of the member during the member's last two years of creditable service as a police officer or, if the member has had less than two years of creditable service, the average earnable compensation of the member's entire period of creditable service;

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(4) "Beneficiary", any person in receipt of a retirement allowance or other benefit;

47 (5) "Board of police commissioners", any board of police commissioners, police
48 commissioners and any other officials or boards now or hereafter authorized by law to employ
49 and manage a permanent police force in such cities;

50 (6) "Board of trustees", the board provided in sections 86.200 to 86.366 to administer 51 the retirement system;

52 (7) "Creditable service", prior service plus membership service as provided in sections
53 86.200 to 86.366;

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(8) "DROP", the deferred retirement option plan provided for in section 86.251;

55 (9) "Earnable compensation", the annual salary which a member would earn during one year on the basis of the member's rank or position as specified in the applicable salary matrix in 56 57 section 84.160, RSMo, plus additional compensation for academic work as provided in 58 subsection 8 of section 84.160, RSMo, plus shift differential as provided in subdivision (4) of subsection 9 of section 84.160, RSMo. Such amount shall include the member's deferrals to a 59 deferred compensation plan pursuant to Section 457 of the Internal Revenue Code or to a 60 61 cafeteria plan pursuant to Section 125 of the Internal Revenue Code or, effective October 1, 2001, to a transportation fringe benefit program pursuant to Section 132(f)(4) of the Internal 62 63 Revenue Code. Earnable compensation shall not include a member's additional compensation for overtime, standby time, court time, nonuniform time or unused vacation time. 64 65 Notwithstanding the foregoing, the earnable compensation taken into account under the plan established pursuant to sections 86.200 to 86.366 with respect to a member who is a noneligible 66 participant, as defined in this subdivision, for any plan year beginning on or after October 1, 67 68 1996, shall not exceed the amount of compensation that may be taken into account under Section 69 401(a)(17) of the Internal Revenue Code, as adjusted for increases in the cost of living, for such plan year. For purposes of this subdivision, a "noneligible participant" is an individual who first 70 71 becomes a member on or after the first day of the first plan year beginning after the earlier of:

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(a) The last day of the plan year that includes August 28, 1995; or

- 73 (b) December 31, 1995;
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(10) "Internal Revenue Code", the federal Internal Revenue Code of 1986, as amended;

- (11) "Mandatory contributions", the contributions required to be deducted from thesalary of each member who is not participating in DROP in accordance with section 86.320;
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(12) ["Medical board", the board of physicians provided for in section 86.237;

(13)] "Member", a member of the retirement system as defined by sections 86.200 to86.366;

80 [(14)] (13) "Members' interest", interest on accumulated contributions at such rate as 81 may be set from time to time by the board of trustees;

[(15)] (14) "Membership service", service as a policeman rendered since last becoming
a member, except in the case of a member who has served in the armed forces of the United
States and has subsequently been reinstated as a policeman, in which case "membership service"

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means service as a policeman rendered since last becoming a member prior to entering sucharmed service;

87 [(16)] (15) "Plan year" or "limitation year", the twelve consecutive-month period 88 beginning each October first and ending each September thirtieth;

[(17)] (16) "Policeman" or "police officer", any member of the police force of such cities
who holds a rank in such police force for which the annual salary is listed in section 84.160,
RSMo;

92 [(18)] (17) "Prior service", all service as a policeman rendered prior to the date the 93 system becomes operative or prior to membership service which is creditable in accordance with 94 the provisions of sections 86.200 to 86.366;

[(19)] (18) "Retirement allowance", annual payments for life as provided by sections
86.200 to 86.366 which shall be payable in equal monthly installments or any benefits in lieu
thereof granted to a member upon termination of employment as a police officer and actual
retirement;

99 [(20)] (19) "Retirement system", the police retirement system of the cities as defined in 100 sections 86.200 to 86.366;

101 [(21)] (20) "Surviving spouse", the surviving spouse of a member who was the 102 member's spouse at the time of the member's death.

86.237. 1. The board of trustees is authorized to use the city counselor of the specified
cities as a legal advisor to the board of trustees and may also appoint an attorney-at-law or firm
of attorneys-at-law to serve as the legal advisor and consultant to the board of trustees and to
represent the system and the board of trustees in all legal proceedings.

2. The board of trustees shall designate a medical [board to be composed of three 5 physicians who shall] director, who shall appoint physicians, including himself or herself 6 if appropriate, as he or she deems necessary to arrange for and pass upon all medical 7 8 examinations required under the provisions of sections 86.200 to 86.366[,]. Such physicians 9 shall investigate all essential statements [and certificates] as to physical or mental conditions 10 made by or on behalf of a member in connection with an application for disability retirement and shall report in writing [to the board of trustees its] their conclusions and recommendations upon 11 all the matters referred to [it] them. [In addition, the board of trustees may appoint a fourth 12 physician to act as an administrator of the medical board who may, with the consent of the board 13 14 of trustees, select the members of the medical board and coordinate any reports to the board of 15 trustees.] The medical director shall report in writing to the board of trustees conclusions and recommendations concerning all essential statements as to physical or mental 16 17 conditions made by or on behalf of a member in connection with an application for 18 disability retirement.

86.257. 1. Upon the application of a member in service or of the board of police 2 commissioners, any member who has [had] **completed** ten or more years of creditable service 3 [shall terminate employment as a police officer and] and who has become permanently unable 4 to perform the duties of a police officer as the result of an injury or illness not exclusively caused or induced by the actual performance of his or her official duties or by his or her 5 6 own negligence, shall be [actually] retired by the board of trustees[, not more than ninety days 7 next following the date of filing such application on an ordinary disability retirement allowance; 8 provided, that] of the police retirement system upon certification by the medical [board after a medical examination of such member shall certify that such] director of the police retirement 9 system and approval by the board of trustees of the police retirement system that the 10 member is mentally or physically [incapacitated for the further performance of duty, that such 11 incapacity] unable to perform the duties of a police officer, that the inability is permanent 12 13 or likely to [be] become permanent, and that [such] the member should be retired.

14 2. Once each year during the first five years following such member's retirement, 15 and at least once in every three-year period thereafter, the board of trustees may, and upon the member's application shall, require any nonduty disability beneficiary who has not yet 16 17 attained sixty years of age, to undergo a medical examination at a place designated by the medical director or such physicians as the medical director appoints. If any nonduty 18 19 disability beneficiary who has not attained sixty years of age refuses to submit to a medical 20 examination, his or her nonduty disability pension may be discontinued until his or her 21 withdrawal of such refusal, and if his or her refusal continues for one year, all rights in and 22 to such pension may be revoked by the board of trustees.

3. If the medical director certifies to the board of trustees that a nonduty disability
beneficiary is able to perform the duties of a police officer, and if the board of trustees
concurs on the report, then such beneficiary's nonduty disability pension shall cease.

4. If upon cessation of a disability pension under subsection 3 of this section, the former disability beneficiary is restored to active service, he or she shall again become a member, and he or she shall contribute thereafter at the same rate as other members. Upon his or her subsequent retirement, he or she shall be credited with all of his or her active retirement, but not including any time during which the former disability beneficiary received a disability pension under this section.

86.260. 1. Upon termination of employment as a police officer and actual retirement for
[ordinary] nonduty disability a member shall receive a service retirement allowance as
calculated under subsection 1 of section 86.253 if the member has attained the age of fifty-five
or completed twenty years of creditable service; otherwise the member shall receive [an ordinary]
a nonduty disability retirement allowance which shall be equal to ninety percent of the member's

accrued service retirement in section 86.253, but not less than one-fourth of the member's
average final compensation; provided, however, that no such allowance shall exceed ninety
percent of the member's accrued service retirement benefit based on continuation of the
member's creditable service to the age set out in section 86.250.

2. Effective October 1, 1999, the [ordinary] nonduty disability retirement allowance will
 be increased by fifteen percent of the member's average final compensation for each unmarried
 dependent child of the disabled member who is under the age of eighteen, or who, regardless of
 age, is totally and permanently mentally or physically disabled and incapacitated from engaging
 in gainful occupation sufficient to support himself or herself.

15 3. Any member receiving benefits pursuant to the provisions of this section immediately prior to October 1, 1999, shall upon application to the board of trustees be made, constituted, 16 17 appointed and employed by the board of trustees as a special consultant on the problems of 18 retirement, aging and other matters while the member is receiving such benefits, and upon 19 request of the board of trustees shall give opinions in writing or orally in response to such requests as may be required. Beginning October 1, 1999, for such services as may be required, 20 21 there shall be payable an additional monthly compensation of one hundred dollars or five percent 22 of the member's average final compensation, whichever is greater, for each unmarried dependent 23 child of the member.

24 4. Any benefit payable to or for the benefit of a child or children under the age of 25 eighteen years pursuant to the provisions of subsections 2 and 3 of this section shall continue to 26 be paid beyond the age of eighteen years through the age of twenty-two years in those cases where the child is a full-time student at a regularly accredited college, business school, nursing 27 28 school, school for technical or vocational training, or university, but such extended benefit shall 29 cease whenever the child ceases to be a student. A college or university shall be deemed to be regularly accredited which maintains membership in good standing in a national or regional 30 31 accrediting agency recognized by any state college or university.

5. No benefits pursuant to this section shall be paid to a child over eighteen years of age who is totally and permanently disabled if such child is a patient or resident of a public-supported institution, nor shall such benefits be paid unless such disability occurred prior to such child reaching the age of eighteen.

86.263. [Upon application by the member or the board of police commissioners] 1. Any
member who [has become totally and permanently incapacitated for duty at some definite time
and place] is permanently unable to perform the duties of a police officer as the natural [and]
, proximate, and exclusive result of an accident occurring [while in] within the actual
performance of duty at some definite time and place, through no negligence on the member's
part, [and if such accident occurred not more than five years prior to date of application unless

7 the accident was reported and an examination made of the member by the medical staff of the 8 board of police commissioners within five years of the date of the accident with subsequent examinations made as requested,] shall, upon application, be retired upon certification by [the 9 board of trustees provided that] the medical [board shall certify that such] director of the police 10 11 retirement system and approval by the board of trustees of the police retirement system 12 that the member is mentally or physically [incapacitated for further performance of duty, that such incapacity] unable to perform the duties of a police officer and that the inability is 13 14 permanent or reasonably likely to [be] become permanent [and that such member should be retired; provided that if the accident occurred prior to the age and year set out in section 86.250, 15 application for benefits must be made before such age and year except that the interval between 16 date of accident and of application may be six months]. 17 18 2. No member shall be approved for retirement under the provisions of subsection

19 1 of this section unless the application was made and submitted to the board of trustees of 20 the police retirement system no later than five years following the date of accident, 21 provided, that if the accident was reported within five years of the date of the accident and 22 an examination made of the member within thirty days of the date of accident by a health 23 care provider whose services were provided through the board of police commissioners 24 with subsequent examinations made as requested, then an application made more than five 25 years following the date of the accident shall be considered timely.

26 3. Once each year during the first five years following a member's retirement, and 27 at least once in every three-year period thereafter, the board of trustees may require any 28 disability beneficiary who has not yet attained sixty years of age to undergo a medical 29 examination or medical examinations at a place designated by the medical director or such 30 physicians as the medical director appoints. If any disability beneficiary who has not 31 attained sixty years of age refuses to submit to a medical examination, his or her disability 32 pension may be discontinued until his or her withdrawal of such refusal, and if his or her 33 refusal continues for one year, all rights in and to such pension may be revoked by the 34 board of trustees.

4. If the medical director certifies to the board of trustees that a disability beneficiary is able to perform the duties of a police officer, and if the board of trustees concurs with the medical director's determination, then such beneficiary's disability pension shall cease.

5. If upon cessation of a disability pension under subsection 4 of this section, the former disability beneficiary is restored to active service, he or she shall again become a member, and he or she shall contribute thereafter at the same rate as other members.

43 active service time as a member including the service time prior to receiving disability 44 retirement, but not including any time during which the former disability beneficiary

45 received a disability pension under this section.

46 6. If upon cessation of a disability pension under subsection 4 of this section, the 47 former disability beneficiary is not restored to active service, such former disability 48 beneficiary shall be entitled to the retirement benefit to which such former disability 49 beneficiary would have been entitled if such former disability beneficiary had terminated 50 service for any reason other than dishonesty or being convicted of a felony at the time of 51 such cessation of such former disability beneficiary's disability pension. For purposes of such retirement benefits, such former disability beneficiary shall be credited with all of the 52 53 former disability beneficiary's active service time as a member, but not including any time 54 during which the former disability beneficiary received a disability beneficiary pension under this section. 55

86.270. 1. Any determination of whether a member is disabled under the provisions of section 86.257 or 86.263 shall consist of an investigation of the member's physical and 2 3 mental condition by the medical director of the police retirement system and all physicians appointed by the medical director under the provisions of section 86.237 and an 4 investigation by the board of trustees of the police retirement system of any other matter 5 relevant to determine whether the member satisfies the applicable requirements of section 6 7 86.257 or 86.263. The board of trustees may authorize the use of staff of the police retirement system and other persons not employed by the police retirement system to assist 8 in its investigation. The board of trustees of the police retirement system and the medical 9 director of the police retirement system and any such physicians appointed by the medical 10 director under the provisions of section 86.237 may communicate with each other as to 11 12 matters relevant to determine whether the member satisfies the applicable requirements of section 86.257 or 86.263. 13

14 2. The board of trustees shall require each member who applies for disability benefits 15 and any disability beneficiary to be reexamined under the provisions of section 86.257 or 86.263 to undergo [a] medical [examination] examinations at [a place] places designated by the 16 17 medical [board] director and any physicians appointed by the medical director under the provisions of section 86.237. The examination shall be made by the medical [board] director 18 19 or by [a physician or] any physicians [designated] appointed by [such board] the medical director under the provisions of section 86.237. [Once each year during the first five years 20 21 following the retirement of a member on a disability retirement allowance and once in every three-year period after that, the board of trustees may require any disabled member to undergo 22 23 a medical examination. Should any disabled member refuse to submit to such medical

24 examination, such member's disability allowance may be discontinued until the withdrawal of

such refusal and should the refusal continue for one year all rights in and to the member's disability allowance may be revoked by the board of trustees.]

86.1170. 1. Any member who retires after August 28, 2000, who is entitled to a pension benefit under the provisions of sections 86.900 to 86.1280 and who either has at least twenty-five 2 3 years of creditable service or is retired as a result of an injury or illness occurring in the line of 4 duty or course of employment under section 86.1180, shall receive a pension benefit which, 5 without including any supplemental retirement benefits paid such member by the retirement 6 system, shall be [not less than] six hundred dollars monthly. Any member who retired on or 7 before August 28, 2000, who is entitled to a pension benefit under the provisions of sections 86.900 to 86.1280 and who either had at least twenty-five years of creditable service or was 8 9 retired as a result of an injury or illness occurring in the line of duty or course of employment under section 86.1180, shall upon application to the retirement board be appointed by the 10 retirement board as a consultant and shall, beginning the later of August 28, 2000, or the time 11 12 of such appointment under this [section] subsection or a previously applicable statute, be compensated in an amount which, without including any supplemental retirement benefits 13 14 provided by this system, shall be not less than six hundred dollars monthly. A pension benefit under this [section] subsection shall be paid in lieu of such member's base pension as increased 15 16 by cost-of-living adjustments granted under section 86.1220. The benefit under this [section] subsection shall not be subject to cost-of-living adjustments, but shall be terminated and 17 18 replaced by the member's base pension and cost-of-living adjustments at such time as the total 19 base pension and such adjustments exceed six hundred dollars monthly.

20 2. Any member who retired on or before August 28, 2009, who is entitled to a pension benefit under the provisions of sections 86.900 to 86.1280 and was retired under 21 22 section 86.1200 shall, upon application to the retirement board, be appointed by the retirement board as a consultant and shall, beginning August 28, 2009, or the time of such 23 appointment under this subsection, whichever is later, be compensated in an amount 24 25 which, without including any supplemental retirement benefits provided by sections 86.900 to 86.1280, shall be six hundred dollars monthly. A pension benefit under this subsection 26 27 shall be paid in lieu of such member's base pension as increased by cost-of-living 28 adjustments granted under section 86.1220. The benefit under this subsection shall not be 29 subject to cost-of-living adjustments, but shall be terminated and replaced by the member's 30 base pension and cost-of-living adjustments at such time as the total base pension and 31 adjustments exceed six hundred dollars monthly.

86.1240. 1. Upon receipt of the proper proofs of death of a member in service for any reason whatsoever, there shall be paid to such member's surviving spouse, if any, in addition to

3 all other benefits but subject to subsection [6] 7 of this section, a base pension equal to forty

4 percent of the final compensation of such member, subject to adjustments, if any, as provided5 in section 86.1220.

6 2. (1) Upon receipt of the proper proofs of death of a member who was retired or 7 terminated service after August 28, 1999, and died after commencement of benefits to such 8 member from this retirement system, there shall be paid to such member's surviving spouse, if 9 any, in addition to all other benefits but subject to subsection [6] 7 of this section, a base pension 10 equal to eighty percent of the pension being received by such member, including cost-of-living adjustments to such pension but excluding supplemental retirement benefits, at the time of such 11 12 member's death, subject to subsequent adjustments, if any, as provided in section 86.1220. The 13 pension provided by this subdivision shall terminate upon remarriage by the surviving spouse 14 prior to August 28, 2000.

15 (2) (a) Upon receipt of the proper proof of death of a member who retired or terminated 16 service on or before August 28, 1999, and who died after August 28, 1999, and after 17 commencement of benefits to such member from this retirement system, such member's 18 surviving spouse, if any, shall be entitled to a base pension equal to forty percent of the final 19 compensation of such member.

(b) Such a surviving spouse shall, upon application to the retirement board, be appointed
by the retirement board as a consultant and be compensated in an amount equal to the benefits
such spouse would receive under subdivision (1) of this subsection if the member had retired or
terminated service after August 28, 1999.

(c) The benefits provided by this subdivision shall terminate upon remarriage by thesurviving spouse prior to August 28, 2000.

3. In the case of any member who, prior to August 28, 2000, died in service or retired, the surviving spouse who would qualify for benefits under subsection 1 or 2 of this section but for remarriage, and who has not remarried prior to August 28, 2000, but remarries thereafter, shall upon application be appointed by the retirement board as a consultant. For services as such consultant, such surviving spouse shall be compensated in an amount equal to the benefits such spouse would have received under sections 86.900 to 86.1280 in the absence of such remarriage.

4. For purposes of this section, commencement of benefits shall begin, for any benefit, at such time as all requirements of sections 86.900 to 86.1280 have been met entitling the member to a payment of such benefit at the next following payment date with the amount thereof established, regardless of whether the member has received the initial payment of such benefit.

5. Upon the death of any member who is in service after August 28, 2000, and who either had at least twenty-five years of creditable service or was retired or died as a result of an injury or illness occurring in the line of duty or course of employment under section 86.1180, the

surviving spouse's benefit provided under this section, without including any supplemental 39 40 retirement benefits paid such surviving spouse by this retirement system, shall [not] be [less 41 than] six hundred dollars per month. For any member who died, retired or terminated service 42 on or before August 28, 2000, and who either had at least twenty-five years of creditable service 43 or was retired or died as a result of an injury or illness occurring in the line of duty or course of 44 employment under section 86.1180, the surviving spouse shall upon application to the retirement 45 board be appointed by the retirement board as a consultant. For services as such consultant, the 46 surviving spouse shall, beginning the later of August 28, 2000, or the time the appointment is made under this subsection, be compensated in an amount which without including supplemental 47 48 retirement benefits provided by this system shall be [not less than] six hundred dollars monthly. 49 A pension benefit under this subsection shall be paid in lieu of any base pension as increased by 50 cost-of-living adjustments granted under section 86.1220. The benefit under this subsection shall not be subject to cost-of-living adjustments, but shall be terminated and replaced by the base 51 52 pension and cost-of-living adjustments to which such spouse would otherwise be entitled at such

53 time as the total base pension and such adjustments exceed six hundred dollars monthly.

6. A surviving spouse who is entitled to benefits under the provisions of subsection 54 55 1 of this section as a result of the death on or before August 28, 2009, of a member in service who is receiving benefits under sections 86.900 to 86.1280 and who does not qualify 56 57 under the provisions of subsection 5 of this section shall, upon application to the retirement board, be appointed as a consultant, and for such services such surviving spouse shall be 58 59 compensated in an amount which, without including any supplemental retirement benefits 60 provided by sections 86.900 to 86.1280, shall be six hundred dollars monthly. A pension 61 benefit under this subsection shall be paid in lieu of any base pension as increased by cost-62 of-living adjustments granted under section 86.1220. The benefit under this subsection shall not be subject to cost-of-living adjustments, but shall be terminated and replaced by 63 64 the base pension and cost-of-living adjustments to which such surviving spouse would otherwise be entitled at such time as the total base pension and such adjustments exceed 65 six hundred dollars monthly. As used in this subsection, "surviving spouse" shall not 66 67 include any children of the member who would be entitled to receive part or all of the 68 pension that would be received by a surviving spouse, if living.

69 7. Any beneficiary of benefits under sections 86.900 to 86.1280 who becomes the 70 surviving spouse of more than one member shall be paid all benefits due a surviving spouse of 71 that member whose entitlements produce the largest surviving spouse benefits for such 72 beneficiary but shall not be paid surviving spouse benefits as the surviving spouse of more than 73 one member.

Section B. Because immediate action is necessary for the immediate preservation of the public health, welfare, peace, and safety, the repeal and reenactment of section 86.1240 of section A of this act is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 86.1240 of section A of this act shall be in full force and effect upon its passage and approval.

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