House	Amendment NO
Offered By	
AMEND House Committee Su inserting the following after al	abstitute for Senate Bill No. 283, Page 13, Section 86.320, Line 22, by 1 of said line:
"169.141. 1. Any pers	son receiving a retirement allowance under sections 169.010 to
169.140, and who elected a red	duced retirement allowance under subsection 3 of section 169.070 with
his spouse as the nominated be	eneficiary, may nominate a successor beneficiary under either of the
following circumstances:	
(1) If the nominated be	eneficiary precedes the retired person in death, the retired person may,
upon remarriage, nominate the	e new spouse under the same option elected in the application for
retirement;	
(2) If the marriage of t	the retired person and the nominated beneficiary is dissolved, and if
the dissolution decree provides	s for sole retention by the retired person of all rights in the retirement
•	may, upon remarriage, nominate the new spouse under the same option
elected in the application for re	etirement.
· ·	a successor beneficiary under subdivision (1) or (2) of subsection 1 of
	ccordance with procedures established by the board of trustees, and
	ys of May 6, 1993, or within [ninety days] one year of the remarriage,
_	receipt of a successor nomination filed in accordance with those
	ust the retirement allowance to reflect actuarial considerations of that
<del>-</del>	s beneficiary and successor beneficiary nominations.
· -	ng a retirement allowance under sections 169.010 to 169.140, and who
	llowance under subsection 3 of section 169.070 with his or her spouse
	nay have the retirement allowance increased to the amount the retired
	ad the retired member elected option 1 if:
	e retired person and the nominated spouse is dissolved on or after
September 1, 2015;	
	ecree provides for sole retention by the retired person of all rights in
the retirement allowance; and	
(3) The person would h	nave received under subsection 3 of section 169.070.
Any such increase in the retire	ment allowance shall be effective upon the receipt of an application
Action Taken	Date
Action Taken	Date

for such increase and a certified copy of the decree of dissolution that meets the requirements of this section.

- 169.715. 1. Any person receiving a retirement allowance under sections 169.600 to 169.712, and who elected a reduced retirement allowance under subsection 4 of section 169.670 with his spouse as the nominated beneficiary, may nominate a successor beneficiary under either of the following circumstances:
- (1) If the nominated beneficiary precedes the retired person in death, the retired person may, upon remarriage, nominate the new spouse under the same option elected in the application for retirement;
- (2) If the marriage of the retired person and the nominated beneficiary is dissolved, and if the dissolution decree provides for sole retention by the retired person of all rights in the retirement allowance, the retired person may, upon remarriage, nominate the new spouse under the same option elected in the application for retirement.
- 2. Any nomination of a successor beneficiary under subdivision (1) or (2) of subsection 1 of this section must be made in accordance with procedures established by the board of trustees, and must be filed within ninety days of May 6, 1993, or within [ninety days] one year of the remarriage, whichever later occurs. Upon receipt of a successor nomination filed in accordance with those procedures, the board shall adjust the retirement allowance to reflect actuarial considerations of that nomination as well as previous beneficiary and successor beneficiary nominations.
- 3. Any person receiving a retirement allowance under sections 169.600 to 169.715, and who elected a reduced retirement allowance under subsection 3 of section 169.670 with his or her spouse as the nominated beneficiary may have the retirement allowance increased to the amount the retired member would be receiving had the retired member elected option 1 if:
- (1) The marriage of the retired person and the nominated spouse is dissolved on or after September 1, 2015;
- (2) If the dissolution decree provides for sole retention by the retired person of all rights in the retirement allowance; and
  - (3) The person would have received under subsection 4 of section 169.670.

Any such increase in the retirement allowance shall be effective upon the receipt of an application for such increase and a certified copy of the decree of dissolution that meets the requirements of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.