- 1 HB529
- 2 156403-1
- 3 By Representative Poole (N & P)
- 4 RFD: Tuscaloosa County Legislation
- 5 First Read: 25-FEB-14

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Relating to the City of Tuscaloosa in Tuscaloosa
County; to amend Act 99-568 of the 1999 Regular Session (Acts
1999, p. 1220), as amended, providing for a retirement system
for police officers and firefighters; to amend Section 4.01
relating to age and years of service at which plan members
acquire a nonforfeitable right to receive a monthly pension
benefit; Section 4.04 relating to continuing pension benefits
for the surviving spouse and dependent children of deceased
retirees; Section 6.03 relating to Member Contributions;
Section 6.05 relating to City Contributions (non picked-up);
and Section 7.14 relating to the Deferred Retirement Option
Plan (DROP); to provide for certain benefits for persons
becoming members of the plan after the effective date of this
amendatory act and for their surviving spouses and dependent

A BILL

TO BE ENTITLED

AN ACT

1 children; to provide an increase in the percentage of

contributions; and to increase the DROP period to five years.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Section 4.01 of Act 99-568 of the 1999 Regular Session (Acts 1999, p. 1220) is amended to read as follows:

"4.01 Retirement.

"A member who terminates his or her employment as a police officer or firefighter after he or she has (i) completed 20 years of service (25 years of service or attained age 60 with 20 years of service prior to the effective date) or (ii) attained age 65, shall have a nonforfeitable right to receive a monthly benefit. His or her monthly benefit shall be equal to the greater of (a) and (b), subject to the minimum benefit provisions of (c) and (d), the special transition rule of (e), and the optional form of payment provision of (f), as follows:

"(a) Four and four-tenths percent (4.4%) of the amount of his or her "pension base" multiplied by service, adjusted by the following for members who retire on or after the effective date:

"(I) Reduced by six percent (6%) for every year of service (and proportionately for any fraction of a year, thereof) less than 25, except no reduction shall apply for any member whose membership began before the effective date of this act provided that he or she retires after attaining age 60, and

"(II) Increased by six percent (6%) for every year
of service (and proportionately for any fraction of a year,
thereof) greater than 25, up to a maximum of 5 years.

- "(b) One and one-half percent (1.5%) of his or her final average salary multiplied by his or her service, if payable no earlier than age 65. If the benefit commences prior to age 65, such benefit shall be the equivalent actuarial value of the benefit payable at age 65. The member shall have the right to make an election under 5.03 of the single life annuity form provided for in 5.02(b) to commence no later than his or her attainment of age 65. This provision shall not be subject to 4.05.
- "(c) Subject to the requirements for benefit eligibility under 4.01, any persons under the coverage of the pension plan who have contributed to the fund for at least 15 years shall receive a monthly benefit of at least eight hundred forty-eight dollars and twenty-eight cents (\$848.28).
- "(d) Any individuals who are receiving benefits created by Act 187, S. 339, 1951 Regular Session (Acts 1951, p. 438), as amended, shall receive a benefit of at least three hundred dollars (\$300).
- "(e) Notwithstanding the above provisions of 4.01, if a member retires before having completed 5 years of service following the effective date of this act, such member shall be given the opportunity to elect for his or her benefit to be determined between Options I and II as follows:

"(I) The benefit otherwise determined under the provisions of 4.01 except that the service used in the calculation of adjustments in 4.01(a)(I) and 4.01(a)(II) ("adjusted service") shall reflect the member's actual service limited to 30 years, decreased by the excess (including fractions thereof) of 5 years over the service that the member completed following the effective date of this act. Provided, however, that (i) if the member completed at least 25 years of service, the adjusted service would not be less than 25 years; and (ii) if the member's adjusted service is less than 20 years, the member would not be eligible to receive a benefit based on 4.01(a) under this option.

"(II) The benefit otherwise determined under the provisions of 4.01, except that no benefit shall be paid from the plan until the sum of foregone benefits would equal the amount of 4% of the member's pension base multiplied by the excess, if any, (including fractions thereof) of (i) the service over 25 years or under 25 years as applicable, up to a limit of 5 years, completed by the member at retirement; over (ii) the service that the member completed following the effective date of this act.

"(f) The benefit otherwise provided in 4.01 shall be subject to the member's election of an optional form of payment under 5.02.

"The term "pension base" means the member's average monthly salary for the 12-month period immediately preceding retirement, unless he or she has been demoted in the five

years immediately preceding his or her retirement, in which case his or her "pension base" shall be the average monthly salary for the 60-month period immediately preceding retirement, if greater.

"The term "final average salary" as used in 4.01(b) above means the member's average monthly salary for the 36-month period immediately preceding retirement.

"(g) Notwithstanding the foregoing, any firefighter or police officer hired after the effective date of the act adding this subsection who becomes a member of the plan after that effective date shall be entitled to begin drawing monthly pension benefits only based on one of the following: (1) The member shall be eligible to draw monthly pension benefits after completing 25 years of service, regardless of age. (2) If the member has completed 20 years of service, but less than 25, the member shall be eligible to draw monthly pension benefits only upon attaining age 52."

Section 2. Section 4.04 of Article 4 of Section 5 of Act 99-568, 1999 Regular Session, as last amended by Act 2003-321, 2003 Regular Session (Acts 2003, p. 782), is further amended to read as follows:

4.04 Death.

"The provisions of 4.04 herein shall be applied subject to the member's election of any optional form of payment under 5.02 if the member dies on or after his or her annuity starting date.

"(a) For the purposes of this section, children of any police officer or firefighter who are under the age of 18 years or under the age of 23 years and full-time students at a postsecondary educational institution, and the surviving spouse of any police officer or firefighter shall be conclusively presumed to be dependent upon such firefighter or police officer.

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"(b) If any firefighter or police officer shall: (i) while in the performance of his or her duty, be killed, or die as a result of any injury received in the line of his or her duty, or shall die from any cause whatsoever as the result of his or her service in such department and while in such service; or (ii) after having served in such department for more than 10 years, the last five years of which were consecutive, die from any cause while in service or on the retired or disabled list, and shall leave a surviving spouse surviving him or her, the board shall direct the payment to such surviving spouse monthly during his or her natural life, and while unmarried, a sum equal to forty-two and forty-one hundredths percent (42.41%) of such member's pension base at the time of his or her death. However, at no time shall such surviving spouse be entitled to receive more than one monthly benefit due to the death of more than one member. In the event that a spouse is receiving a benefit due to the death of a member, and such spouse marries another member and otherwise would be entitled to a benefit due to the death of that member, the surviving spouse shall be entitled to only one

monthly benefit which shall be the monthly benefit that is greater. Furthermore, if such member leaves surviving him or her a child or children under 18 years of age or under the age of 23 years and a full-time student at a postsecondary educational institution, the board shall direct the payment monthly from the fund to their surviving parent, whether married or unmarried, for the child's use and benefit, an amount equal to twenty-five and forty-five hundredths percent (25.45%) of the member's pension base at the time of his or her death for each child eligible to receive benefits as defined above, not to exceed in the aggregate an amount equal to seventy-six and thirty-five hundredths percent (76.35%) of such pension base, so long as such child or children live with their surviving parent, or under their control. If such child or children have no surviving parent, or such surviving parent dies during the time such child or children are entitled to such benefit, such sum may be paid by the board to the person having control and custody of such child or children or to such other person as the board may direct, to be expended by such person for the benefit of the child or children as may be prescribed by said board. Should such deceased firefighter or police officer leave no surviving spouse or child entitled to benefits as set out, but one widowed parent entirely dependent upon him or her for support, the board shall pay to him or her monthly during his or her natural life a sum equal to forty-two and forty-one hundredths percent (42.41%) of the member's pension base at the time of his or her death. The

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percentages set forth in this section may be adjusted by any resolution of the board pursuant to 4.05. The maximum monthly benefit payable for a surviving spouse with no dependent children shall be eight hundred thirteen dollars (\$813); for a surviving spouse with one dependent child, one thousand one hundred four dollars (\$1,104); and for a surviving spouse with two or more dependent children, one thousand three hundred ninety-four dollars (\$1,394). The above maximum benefits shall be adjusted in the same manner as 4.01(a)(I) for service less than 25 years in the case of a member who dies after his or her annuity starting date. The percentages and maximum limitations set forth in this section may be adjusted by resolution of the board pursuant to 4.05. Notwithstanding the foregoing, if any firefighter or police officer hired after the effective date of the act adding this language becomes a member of the plan after that time and subsequently dies after having completed 20 years of service, but before having attained the age of 52, so that, pursuant to Section 4.01 he or she has not yet started drawing pension benefits hereunder, and leaves a surviving spouse, the surviving spouse benefits provided in this subsection shall become immediately payable to the surviving spouse the same as if the deceased member were already on the retired list and drawing his or her pension benefits; likewise, if the firefighter or police officer who thus became a member of the plan after the effective date of the act adding this language, dies after having completed 20 years of service, but before having

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attained the age of 52, and leaves surviving him or her a dependent child or children as defined in subsection (a) above, the dependent child or children benefits provided for in this subsection shall become immediately payable for the benefit of the child or children, the same as if the deceased member were already on the retired list and drawing his or her pension benefits.

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"(c) When the surviving spouse or child or children or widowed parent, or either of them shall be entitled to a pension as provided in this act, such surviving spouse or child or children or widowed parent, shall make or cause to be made an application to the board through the secretary of such board, on a form to be provided by the board, which shall show, in the case of the surviving spouse, proof of marriage of the deceased to the claimant, by marriage certificate or other competent evidence; and proof of the widowhood of the parent of such deceased member, and his or her dependency for support upon him or her shall be shown by affidavits of such widowed parent or disinterested persons; and the birth and ages of such children shall be shown by affidavits of the surviving parent of such children or of disinterested persons, or by any other competent evidence. All applications and proofs shall be kept and retained in the custody of the board.

"(d) Notwithstanding the above provisions of 4.04, but subject to the member's election of any optional form of payment under 5.02 on or after the member's annuity starting date, the benefit payable to a surviving spouse shall not be

less than 50% of the benefit that would have been payable to
the member under 4.01(b) in a 50% joint and survivor annuity
form (on an equivalent actuarial value basis) on the member's
annuity starting date or the member's date of death, if the
member died before his or her annuity starting date."

Section 3. Section 6.03 of Act 99-568 of the 1999
Regular Session (Acts 1999, p. 1220), as amended by Act
2001-900 and Act 2012-450, respectively, is amended to read as
follows:

"6.03 Member Contributions.

"(a) Prior to the effective date of Act 99-568, from the salary of each firefighter and police officer there shall be deducted and paid into the fund an amount equal to seven percent (7%) of the amount of such salary.

"(b) Beginning with the effective date of the last act amending this subsection, or as soon thereafter as practical, from the salary of each firefighter and police officer the city shall agree to assume and pay "picked up" member contributions to the fund in lieu of direct contributions by the member in an amount equal to eleven and twenty-five hundredths percent (11.25%) eleven and fifty hundredths percent (11.50%) of the amount of such salary (excluding bonuses and other extra pay and benefits) with such contributions being paid into the fund on behalf of the member.

"Member contributions picked up by the city shall be payable from the same source of funds used to pay compensation

1 to a member. A deduction shall be made from a member's salary 2 equal to the amount of contributions picked up by the city. This deduction shall not reduce the member's salary, pension 3 base, or final average salary. No member shall have the option of choosing to receive the contributed amounts directly 5 6 instead of having them paid by the city directly to the fund. 7 All such contributions by the city shall be deemed and considered as part of the member's accumulated contributions 8 and subject to all provisions of this plan pertaining to 9 10 accumulated contributions of members, but treated as city contributions in determining tax treatment under the Code. The 11 12 intent of this language is to comply with Section 414(h)(2) of 13 the Internal Revenue Code of 1986, as amended.

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"(c) Notwithstanding the provisions of 6.03(a) and 6.03(b), whenever a member of the fire or police department of the city is ineligible for membership in the fund by reason of the provisions of this act, neither such ineligible member nor his or her salary nor other compensation shall be subject to any assessment for the benefit of this fund."

Section 4. Section 6.05 of Act 99-568 of the 1999 Regular Session (Acts 1999, p. 1220), as last amended by Act 2012-450, is amended to read as follows:

"6.05 City Contributions (non picked-up).

"The governing body of the city shall cause to be paid into the fund out of the treasury of the city an amount equal to thirteen and twenty-five hundredths percent (13.25%) thirteen and fifty hundredths percent (13.50%) of the salary

(excluding bonuses) of each member of the fire and police

department who is eligible for membership in this fund, such

payment to be made to the fund as and when such salary becomes

payable, and deduction therefrom is made as provided in this

section."

Section 5. Section 7.14 of Act 99-568 of the 1999
Regular Session (Acts 1999, p. 1220), as amended by Act
2001-900 and Act 2012-450, respectively, is amended to read as follows:

"7.14 Deferred Retirement Option Plan ("DROP").

"(a) A member shall become eligible for the "DROP" upon completing 25 years of service. A member eligible for the DROP can prospectively elect a "DROP period" of 1 year, 2 years, or 3 not more than five years in accordance with the rules established by the board under 7.05. The member must also make any election of options under 5.03 at the same time as electing the DROP. A member electing the DROP cannot elect the "Back DROP" under 7.15. Any death benefit payable under the plan other than the distribution of the "DROP account" shall be determined as if the member had retired on the date that the DROP was elected. Any active member who is participating in the DROP on the effective date of the act adding this language may choose to increase his or her DROP period to not more than five years from his or her original effective DROP date.

"(b) Any member electing the DROP shall have his or her retirement benefit determined under the provisions of 4.01

and 4.05 in effect as of the date of such election as if the 1 2 member had retired on such date, except that the adjustment made under 4.01(a)(II) and the corresponding adjustment under 3 4.05 shall not apply. Subsequent to the member's actual retirement, his or her benefit shall be treated in the same 5 manner as the benefit for a retired member. All member 6 7 contributions under 6.03 and city contributions under 6.05 shall continue during the DROP period.

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"(c) Any member who elects the DROP shall have the lesser of (i) his or her benefit as determined under 7.14(b), and (ii) the amount in effect under 4.05 at his or her retirement without the adjustment of 4.01(a)(II), but subject to an optional form of payment elected under 5.02, deposited monthly into a "DROP account" (instead of paid directly) in the member's name under the plan's fund during the DROP period. The DROP account shall be credited with interest at an annual percentage rate (APR) equal to one-third of the actuarial return of investment in effect during each plan year as provided by the actuarial study, not to exceed four percent, compounded on a monthly basis.

- "(d) Any member who elects the DROP and retires no later than the end of the DROP period chosen under 7.14(a) shall elect a distribution form of his or her DROP account payable at retirement from the following options:
- "(I) Lump sum distribution of the balance of his or her DROP account at retirement.

"(II) Distribution of the balance of his or her DROP

account at retirement payable monthly over a period of 3

years, 5 years, or 10 years as selected by the member. The

residual balance of his or her DROP account will continue to

be credited with interest under the method prescribed in

7.14(c) during the period of distribution.

- "(e) Any member who elects the DROP and does not retire from active service by the end of the DROP period chosen under 7.14(a) shall (i) forfeit the balance of his or her DROP account at the end of the DROP period and not have any additional benefits deposited into the DROP account, and (ii) have his or her benefit determined at actual retirement without regard to service or salary earned during the DROP period.
- "(f) If a member who elects the DROP dies during the DROP period chosen under $7.14\,(a)$, the member's beneficiary shall receive the balance of the member's DROP account subject to a distribution election made by the beneficiary under $7.14\,(d)$.
- "(g) If a member who elects the DROP dies during the DROP period of distribution under $7.14\,(d)$, any undistributed balance of his or her DROP account shall be paid to the member's beneficiary in accordance with the member's election under $7.14\,(d)$.
- "(h) Any DROP election made by a member under 7.14(a) will be irrevocable unless the member subsequently becomes permanently disabled under 4.02(c). In such case, the

member would be given a one-time election between (i) the
disability benefit provided under 4.02 as if the DROP election
had never been made, and (ii) the benefit provided under the
DROP."

Section 6. This act shall become effective on the
first day of the third month following its passage and
approval by the Governor, or its otherwise becoming law.