
HOUSE BILL No. 1988

DIGEST OF INTRODUCED BILL

Citations Affected: IC 5-10.2-2; IC 5-10.3-5-3; IC 6-3.1-24; IC 10-1-2; IC 21-6.1-3-9; IC 36-8; P.L.192-2002(ss), SECTION 207.

Synopsis: Investment policy and venture capital tax credit. Requires public pension funds to invest 20% of the amount that the fund allocates to alternative investments in Indiana alternative investments. Provides that if, in the exercise of financial and fiduciary prudence, a public pension fund determines that appropriate alternative investments are not available in Indiana to meet the 20% allocation requirement, the fund may not invest the amount that the board was not able to invest in alternative investments in Indiana in alternative investments outside Indiana. Makes the venture capital investment tax credit permanent (instead of expiring at the end of 2008) and provides that the credit applies to investments made beginning in 2003 (instead of 2004).

Effective: January 1, 2003 (retroactive); July 1, 2003.

Turner

January 23, 2003, read first time and referred to Committee on Labor and Employment.

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First Regular Session 113th General Assembly (2003)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in **this style type**, and deletions will appear in ~~this style type~~.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or ~~this style type~~ reconciles conflicts between statutes enacted by the 2002 Regular or Special Session of the General Assembly.

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HOUSE BILL No. 1988



A BILL FOR AN ACT to amend the Indiana Code concerning state and local finance.

Be it enacted by the General Assembly of the State of Indiana:

1 SECTION 1. IC 5-10.2-2-2.5, AS AMENDED BY P.L.61-2002,
2 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3 JULY 1, 2003]: Sec. 2.5. (a) Each board may establish investment
4 guidelines and limits on all types of investments (including, but not
5 limited to, stocks and bonds) and take other actions necessary to fulfill
6 its duty as a fiduciary for all assets under its control, subject to the
7 limitations and restrictions set forth in **section 18 of this chapter**,
8 IC 5-10.3-5-3, and IC 21-6.1-3-9.

9 (b) Each board may commingle or pool assets with the assets of any
10 other persons or entities. This authority includes, but is not limited to,
11 the power to invest in commingled or pooled funds, partnerships, or
12 mortgage pools. In the event of any such investment, the board shall
13 keep separate detailed records of the assets invested. Any decision to
14 commingle or pool assets is subject to the limitations and restrictions
15 set forth in **section 18 of this chapter**, IC 5-10.3-5-3 and
16 IC 21-6.1-3-9.

17 SECTION 2. IC 5-10.2-2-18 IS ADDED TO THE INDIANA CODE



1 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
2 1, 2003]: **Sec. 18. (a) As used in this section, "alternative
3 investment" means capital invested in the privately held equity or
4 debt assets of a domestic or an international private business and
5 includes investment in any of the following:**

- 6 (1) Unlisted or illiquid common and preferred stock.
- 7 (2) Venture capital.
- 8 (3) Corporate buyouts and acquisitions.
- 9 (4) Restructuring, recovery, and hedge funds.
- 10 (5) Limited and blind pool partnerships.
- 11 (6) Special situation and private finance investments.
- 12 (7) Limited liability companies.
- 13 (8) Group trusts.
- 14 (9) Unsecured, undersecured, subordinated senior, or
15 convertible loans or debt securities of privately held
16 companies.
- 17 (10) Real estate investment trusts, mortgages, "turn around"
18 situations, commercial leases, and joint ventures.
- 19 (11) Commodity trading.

20 (b) If the board decides to allocate part of the fund assets to
21 alternative investments, the board shall invest at least twenty
22 percent (20%) of the amount allocated to alternative investments
23 in alternative investments in Indiana, except as provided in
24 subsection (c).

25 (c) The board is not required to make the entire twenty percent
26 (20%) investment referred to in subsection (b) if the board
27 exercising financial and fiduciary prudence determines that
28 sufficient appropriate alternative investments are not available in
29 Indiana.

30 (d) If the board does not invest the entire twenty percent (20%)
31 required by subsection (b) because the board makes a
32 determination described in subsection (c), the board may not invest
33 the amount that the board was not able to invest in alternative
34 investments in Indiana in alternative investments outside Indiana.
35 The board may invest the amount that the board was not able to
36 invest in alternative investments in Indiana in other investments
37 that the board determines are compatible with the board's
38 financial and fiduciary responsibilities.

39 SECTION 3. IC 5-10.3-5-3 IS AMENDED TO READ AS
40 FOLLOWS [EFFECTIVE JULY 1, 2003]: **Sec. 3. (a) The board shall
41 invest its assets with the care, skill, prudence, and diligence that a
42 prudent person acting in a like capacity and familiar with such matters**

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1 would use in the conduct of an enterprise of a like character with like
 2 aims. The board shall also diversify such investments in accordance
 3 with prudent investment standards, **subject to the limitations and**
 4 **restrictions set forth in IC 5-10.2-2-18.**

5 (b) The board may invest up to five percent (5%) of the excess of its
 6 cash working balance in debentures of the corporation for innovation
 7 development subject to IC 30-4-3-3.

8 (c) The board is not subject to IC 4-13, IC 4-13.6, and IC 5-16 when
 9 managing real property as an investment. Any management agreements
 10 entered into by the board must ensure that the management agent acts
 11 in a prudent manner with regard to the purchase of goods and services.
 12 Contracts for the management of investment property shall be
 13 submitted to the governor, the attorney general, and the budget agency
 14 for approval. A contract for management of real property as an
 15 investment:

16 (1) may not exceed a four (4) year term and must be based upon
 17 guidelines established by the board;

18 (2) may provide that the property manager may collect rent and
 19 make disbursements for routine operating expenses such as
 20 utilities, cleaning, maintenance, and minor tenant finish needs;

21 (3) must establish, consistent with the board's duty under
 22 IC 30-4-3-3(c), guidelines for the prudent management of
 23 expenditures related to routine operation and capital
 24 improvements; and

25 (4) may provide specific guidelines for the board to purchase new
 26 properties, contract for the construction or repair of properties,
 27 and lease or sell properties without individual transactions
 28 requiring the approval of the governor, the attorney general, the
 29 Indiana department of administration, and the budget agency.
 30 However, each individual contract involving the purchase or sale
 31 of real property is subject to review and approval by the attorney
 32 general at the specific request of the attorney general.

33 (d) Whenever the board takes bids in managing or selling real
 34 property, the board shall require a bid submitted by a trust (as defined
 35 in IC 30-4-1-1(a)) to identify all of the following:

36 (1) Each beneficiary of the trust.

37 (2) Each settlor empowered to revoke or modify the trust.

38 SECTION 4. IC 6-3.1-24-3, AS ADDED BY P.L.192-2002(ss),
 39 SECTION 119, IS AMENDED TO READ AS FOLLOWS
 40 [EFFECTIVE JANUARY 1, 2003 (RETROACTIVE)]: Sec. 3. As used
 41 in this chapter, "qualified investment capital" means debt or equity
 42 capital that is provided to a qualified Indiana business after December

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1 31, ~~2003~~. **2002**.

2 SECTION 5. IC 6-3.1-24-9, AS ADDED BY P.L.192-2002(ss),
3 SECTION 119, IS AMENDED TO READ AS FOLLOWS
4 [EFFECTIVE JANUARY 1, 2003 (RETROACTIVE)]: Sec. 9. ~~(a)~~ The
5 total amount of tax credits that may be allowed under this chapter in a
6 particular calendar year may not exceed ten million dollars
7 (\$10,000,000).

8 ~~(b) Notwithstanding the other provisions of this chapter, a taxpayer~~
9 ~~is not entitled to a credit for providing qualified investment capital to~~
10 ~~a qualified Indiana business after December 31, 2008.~~

11 SECTION 6. IC 10-1-2-2 IS AMENDED TO READ AS FOLLOWS
12 [EFFECTIVE JULY 1, 2003]: Sec. 2. (a) Authority is granted to the
13 department to establish and operate an actuarially sound pension plan
14 governed by a pension trust and to make the necessary annual
15 contribution in order to prevent any deterioration in the actuarial status
16 of the trust fund.

17 (b) Contributions shall be made to the trust fund by the department
18 and by each employee beneficiary through authorized monthly
19 deductions from wages.

20 (c) The trust fund may not be commingled with any other funds and
21 shall be invested only in accordance with Indiana laws for the
22 investment of trust funds, together with such other investments as are
23 specifically designated in the pension trust. Subject to the terms of the
24 pension trust, the trustee, with the approval of the department and the
25 pension advisory board, may establish investment guidelines and limits
26 on all types of investments (including, but not limited to, stocks and
27 bonds) and take other action necessary to fulfill its duty as a fiduciary
28 for the trust fund. However, the trustee shall invest the trust fund assets
29 with the same care, skill, prudence, and diligence that a prudent person
30 acting in a like capacity and familiar with such matters would use in the
31 conduct of an enterprise of a like character with like aims. The trustee
32 shall also diversify such investments in accordance with prudent
33 investment standards, **subject to the limitations and restrictions set**
34 **forth in IC 5-10.2-2-18**. The investment of trust funds is subject to
35 section 2.5 of this chapter.

36 (d) The trustee shall receive and hold as trustee for the uses and
37 purposes set forth in the pension trust any and all funds paid by the
38 department, the employee beneficiaries, or by any other person or
39 persons.

40 (e) The trustee shall engage pension consultants to supervise and
41 assist in the technical operation of the pension plan in order that there
42 may be no deterioration in the actuarial status of the plan.



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1 (f) Before October 1 of each year, the trustee, with the aid of the
 2 pension consultants, shall prepare and file a report with the department
 3 and the state board of accounts. The report must include the following
 4 with respect to the fiscal year ending on the preceding June 30:

5 SCHEDULE I. Receipts and disbursements.

6 SCHEDULE II. Assets of the pension trust, listing investments as
 7 to book value and current market value at the end of the fiscal
 8 year.

9 SCHEDULE III. List of terminations, showing cause and amount
 10 of refund.

11 SCHEDULE IV. The application of actuarially computed "reserve
 12 factors" to the payroll data, properly classified for the purpose of
 13 computing the reserve liability of the trust fund as of the end of
 14 the fiscal year.

15 SCHEDULE V. The application of actuarially computed "current
 16 liability factors" to the payroll data, properly classified for the
 17 purpose of computing the liability of the trust fund for the end of
 18 the fiscal year.

19 SCHEDULE VI. An actuarial computation of the pension liability
 20 for all employees retired before the close of the fiscal year.

21 (g) The minimum annual contribution by the department must be of
 22 sufficient amount, as determined by the pension consultants, to prevent
 23 any deterioration in the actuarial status of the pension plan during that
 24 year. If the department fails to make the minimum contribution for five
 25 (5) successive years, the pension trust terminates and the trust fund
 26 shall be liquidated.

27 (h) In the event of liquidation, all expenses of the pension trust shall
 28 be paid, adequate provision shall be made for continuing pension
 29 payments to retired persons, and each employee beneficiary shall
 30 receive the net amount paid into the trust fund from wages. Any
 31 remaining sum shall be equitably divided among employee
 32 beneficiaries in proportion to the net amount paid from their wages into
 33 the trust fund.

34 SECTION 7. IC 10-1-2-6 IS AMENDED TO READ AS FOLLOWS
 35 [EFFECTIVE JULY 1, 2003]: Sec. 6. The mortality reserve account
 36 referred to in section 3 of this chapter, the disability reserve account
 37 referred to in section 4 of this chapter, and the dependent pension
 38 reserve account referred to in section 5 of this chapter may be
 39 commingled and operated as one (1) fund, known as the police benefit
 40 fund, under the terms of a supplementary trust agreement between the
 41 department and the trustee for the exclusive benefit of employee
 42 beneficiaries and their dependents. The trustee shall receive and hold

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1 as trustee for the uses and purposes set out in the supplementary trust
 2 agreement all funds paid to it as such trustee by the department or by
 3 any other person or persons. The trustee shall hold, invest, and reinvest
 4 the police benefit fund in such investments as it is permitted under the
 5 laws of Indiana to invest trust funds and such other investments as may
 6 be specifically designated in the supplementary trust agreement. **If the**
 7 **trustee decides to allocate part of the assets of the police benefit**
 8 **fund to alternative investments (as defined in IC 5-10.2-2-18), the**
 9 **trustee shall comply with the limitations and restrictions set forth**
 10 **in IC 5-10.2-2-18.** The trustee, with the assistance of the pension
 11 engineers, shall, within ninety (90) days after the close of the fiscal
 12 year, prepare and file with the department and the ~~Indiana insurance~~
 13 department **of insurance** a detailed annual report showing receipts,
 14 disbursements, and case histories and making recommendations as to
 15 the necessary contributions required to keep the program in operation.
 16 Contributions by the department to the police benefit fund shall be
 17 provided in the general appropriations to the department.

18 SECTION 8. IC 21-6.1-3-9, AS AMENDED BY P.L.1-2002,
 19 SECTION 88, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 20 JULY 1, 2003]: Sec. 9. (a) The board shall invest its assets with the
 21 care, skill, prudence, and diligence that a prudent person acting in a
 22 like capacity and familiar with such matters would use in the conduct
 23 of an enterprise of a like character with like aims. The board shall also
 24 diversify such investments in accordance with prudent investment
 25 standards, **subject to the limitations and restrictions set forth in**
 26 **IC 5-10.2-2-18.**

27 (b) The board may:

- 28 (1) make or have made investigations concerning investments;
- 29 and
- 30 (2) contract for and employ investment counsel to advise and
- 31 assist in the purchase and sale of securities.

32 (c) The board is not subject to IC 4-13, IC 4-13.6, or IC 5-16 when
 33 managing real property as an investment. Any management agreements
 34 entered into by the board must ensure that the management agent acts
 35 in a prudent manner with regard to the purchase of goods and services.
 36 Contracts for the management of investment property shall be
 37 submitted to the governor, the attorney general, and the budget agency
 38 for approval. A contract for the management of real property as an
 39 investment:

- 40 (1) may not exceed a four (4) year term and must be based upon
- 41 guidelines established by the board;
- 42 (2) may provide that the property manager may collect rent and



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1 make disbursements for routine operating expenses such as
 2 utilities, cleaning, maintenance, and minor tenant finish needs;
 3 (3) shall establish, consistent with the board's duty under
 4 IC 30-4-3-3(c), guidelines for the prudent management of
 5 expenditures related to routine operation and capital
 6 improvements; and

7 (4) may provide specific guidelines for the board to purchase new
 8 properties, contract for the construction or repair of properties,
 9 and lease or sell properties without individual transactions
 10 requiring the approval of the governor, the attorney general, the
 11 Indiana department of administration, and the budget agency.
 12 However, each individual contract involving the purchase or sale
 13 of real property is subject to review and approval by the attorney
 14 general at the specific request of the attorney general.

15 (d) Whenever the board takes bids in managing or selling real
 16 property, the board shall require a bid submitted by a trust (as defined
 17 in IC 30-4-1-1(a)) to identify all of the following:

18 (1) Each beneficiary of the trust.

19 (2) Each settlor empowered to revoke or modify the trust.

20 SECTION 9. IC 36-8-6-6, AS AMENDED BY P.L.35-1999,
 21 SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 22 JULY 1, 2003]: Sec. 6. (a) The local board shall determine how much
 23 of the 1925 fund may be safely invested and how much should be
 24 retained for the needs of the fund. The investment shall be made:

25 (1) in interest bearing bonds of the United States, the state, or an
 26 Indiana municipal corporation. The bonds shall be deposited with
 27 and must remain in the custody of the treasurer of the board, who
 28 shall collect the interest due as it becomes due; or

29 (2) under IC 5-13-9.

30 (b) Investments under this section are subject to section 1.5 of this
 31 chapter.

32 **(c) If the local board decides to allocate part of the assets of the**
 33 **1925 fund to alternative investments (as defined in IC 5-10.2-2-18),**
 34 **the local board shall comply with the limitations and restrictions**
 35 **set forth in IC 5-10.2-2-18.**

36 SECTION 10. IC 36-8-7-10, AS AMENDED BY P.L.35-1999,
 37 SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 38 JULY 1, 2003]: Sec. 10. (a) The local board shall determine how much
 39 of the 1937 fund may be safely invested and how much should be
 40 retained for the needs of the fund. Investments are restricted to the
 41 following:

42 (1) Interest bearing direct obligations of the United States or of

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1 the state or bonds lawfully issued by an Indiana political
 2 subdivision. The securities shall be deposited with and must
 3 remain in the custody of the treasurer of the local board, who shall
 4 collect the interest on them as it becomes due and payable.

5 (2) Savings deposits or certificates of deposit of a chartered
 6 national, state, or mutual bank whose deposits are insured by a
 7 federal agency. However, deposits may not be made in excess of
 8 the amount of insurance protection afforded a member or investor
 9 of the bank.

10 (3) Shares of a federal savings association organized under 12
 11 U.S.C. 1461, as amended, and having its principal office in
 12 Indiana, or of a savings association organized and operating under
 13 Indiana statutes whose accounts are insured by a federal agency.
 14 However, shares may not be purchased in excess of the amount of
 15 insurance protection afforded a member or investor of the
 16 association.

17 (4) An investment made under IC 5-13-9.

18 (b) All securities must be kept on deposit with the unit's fiscal
 19 officer, or county treasurer acting under IC 36-4-10-6, who shall collect
 20 all interest due and credit it to the 1937 fund.

21 (c) The fiscal officer (or county treasurer) shall keep a separate
 22 account of the 1937 fund and shall fully and accurately set forth a
 23 statement of all money received and paid out by ~~him~~ **the officer**. The
 24 officer shall, on the first Monday of January and June of each year,
 25 make a report to the local board of all money received and distributed
 26 by ~~him~~ **the officer**. The president of the local board shall execute the
 27 officer's bond in the sum that the local board considers adequate,
 28 conditioned that ~~he~~ **the officer** will faithfully discharge the duties of
 29 his office and faithfully account for and pay over to the persons
 30 authorized to receive it all money that comes into ~~his~~ **the officer's**
 31 hands by virtue of ~~his~~ **the officer's** office. The bond and sureties must
 32 be approved by the local board and filed with the executive of the unit.
 33 The local board shall make a full and accurate report of the condition
 34 of the 1937 fund to the unit's fiscal officer on the first Monday of
 35 February in each year.

36 (d) All securities that were owned by and held in the name of the
 37 local board on January 1, 1938, shall be held and kept for the local
 38 board by the unit's fiscal officer (or county treasurer) until they mature
 39 and are retired. However, if an issue of the securities is refunded, the
 40 local board shall accept refunding securities in exchange for and in an
 41 amount equal to the securities refunded. All money received by the
 42 local board for the surrender of matured and retired securities shall be

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1 paid into and constitutes a part of the 1937 fund of the unit, as provided
2 in section 8 of this chapter.

3 (e) Investments under this section are subject to section 2.5 of this
4 chapter.

5 **(f) If the local board decides to allocate part of the assets of the**
6 **1937 fund to alternative investments (as defined in IC 5-10.2-2-18),**
7 **the local board shall comply with the limitations and restrictions**
8 **set forth in IC 5-10.2-2-18.**

9 SECTION 11. IC 36-8-7.5-11 IS AMENDED TO READ AS
10 FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 11. (a) The local board
11 shall determine how much of the 1953 fund may be safely invested and
12 how much should be retained for the needs of the fund. The investment
13 shall be made in interest bearing direct obligations of the United States,
14 obligations or issues guaranteed by the United States, bonds of the state
15 of Indiana or any political subdivision, or street, sewer, or other
16 improvement bonds of the state of Indiana or any political subdivision.
17 However, the local board may not invest in obligations issued by the
18 consolidated city, the county, or any political subdivision in the county.
19 Any securities shall be deposited with and remain in the custody of the
20 treasurer of the local board, who shall collect the interest due on them
21 as it becomes due and payable. The local board may sell any of the
22 securities belonging to the 1953 fund and borrow money upon the
23 securities as collateral whenever in the judgment of the local board this
24 action is necessary to meet the cash requirements of the 1953 fund.

25 (b) The revenues derived from the tax levy authorized by section
26 10(c) of this chapter may not be invested but shall be used for the
27 exclusive purpose of paying the pensions and benefits that the local
28 board is obligated to pay. These revenues are in addition to all money
29 derived from the income on the investments of the board.

30 (c) Investments under this section are subject to section 1.5 of this
31 chapter.

32 **(d) If the local board decides to allocate part of the assets of the**
33 **1953 fund to alternative investments (as defined in IC 5-10.2-2-18),**
34 **the local board shall comply with the limitations and restrictions**
35 **set forth in IC 5-10.2-2-18.**

36 SECTION 12. IC 36-8-10-12 IS AMENDED TO READ AS
37 FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 12. (a) The department
38 and a trustee may establish and operate an actuarially sound pension
39 trust as a retirement plan for the exclusive benefit of the employee
40 beneficiaries. However, a department and a trustee may not establish
41 or modify a retirement plan after June 30, 1989, without the approval
42 of the county fiscal body which shall not reduce or diminish any

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1 benefits of the employee beneficiaries set forth in any retirement plan
2 that was in effect on January 1, 1989.

3 (b) The normal retirement age may be earlier but not later than the
4 age of seventy (70). However, the sheriff may retire an employee who
5 is otherwise eligible for retirement if the board finds that the employee
6 is not physically or mentally capable of performing the employee's
7 duties.

8 (c) Joint contributions shall be made to the trust fund:

9 (1) either by:

10 (A) the department through a general appropriation provided
11 to the department;

12 (B) a line item appropriation directly to the trust fund; or

13 (C) both; and

14 (2) by an employee beneficiary through authorized monthly
15 deductions from the employee beneficiary's salary or wages.

16 However, the employer may pay all or a part of the contribution
17 for the employee beneficiary.

18 Contributions through an appropriation are not required for plans
19 established or modifications adopted after June 30, 1989, unless the
20 establishment or modification is approved by the county fiscal body.

21 (d) For a county not having a consolidated city, the monthly
22 deductions from an employee beneficiary's wages for the trust fund
23 may not exceed six percent (6%) of the employee beneficiary's average
24 monthly wages. For a county having a consolidated city, the monthly
25 deductions from an employee beneficiary's wages for the trust fund
26 may not exceed seven percent (7%) of the employee beneficiary's
27 average monthly wages.

28 (e) The minimum annual contribution by the department must be
29 sufficient, as determined by the pension engineers, to prevent
30 deterioration in the actuarial status of the trust fund during that year. If
31 the department fails to make minimum contributions for three (3)
32 successive years, the pension trust terminates and the trust fund shall
33 be liquidated.

34 (f) If during liquidation all expenses of the pension trust are paid,
35 adequate provision must be made for continuing pension payments to
36 retired persons. Each employee beneficiary is entitled to receive the net
37 amount paid into the trust fund from the employee beneficiary's wages,
38 and any remaining sum shall be equitably divided among employee
39 beneficiaries in proportion to the net amount paid from their wages into
40 the trust fund.

41 (g) If a person ceases to be an employee beneficiary because of
42 death, disability, unemployment, retirement, or other reason, the

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1 person, the person's beneficiary, or the person's estate is entitled to
 2 receive at least the net amount paid into the trust fund from the person's
 3 wages, either in a lump sum or monthly installments not less than the
 4 person's pension amount.

5 (h) If an employee beneficiary is retired for old age, the employee
 6 beneficiary is entitled to receive a monthly income in the proper
 7 amount of the employee beneficiary's pension during the employee
 8 beneficiary's lifetime.

9 (i) To be entitled to the full amount of the employee beneficiary's
 10 pension classification, an employee beneficiary must have contributed
 11 at least twenty (20) years of service to the department before
 12 retirement. Otherwise, the employee beneficiary is entitled to receive
 13 a pension proportional to the length of the employee beneficiary's
 14 service.

15 (j) This subsection does not apply to a county that adopts an
 16 ordinance under section 12.1 of this chapter. For an employee
 17 beneficiary who retires before January 1, 1985, a monthly pension may
 18 not exceed by more than twenty dollars (\$20) one-half (1/2) the amount
 19 of the average monthly wage received during the highest paid five (5)
 20 years before retirement. However, in counties where the fiscal body
 21 approves the increases, the maximum monthly pension for an employee
 22 beneficiary who retires after December 31, 1984, may be increased by
 23 no more or no less than two percent (2%) of that average monthly wage
 24 for each year of service over twenty (20) years to a maximum of
 25 seventy-four percent (74%) of that average monthly wage plus twenty
 26 dollars (\$20). For the purposes of determining the amount of an
 27 increase in the maximum monthly pension approved by the fiscal body
 28 for an employee beneficiary who retires after December 31, 1984, the
 29 fiscal body may determine that the employee beneficiary's years of
 30 service include the years of service with the sheriff's department that
 31 occurred before the effective date of the pension trust. For an employee
 32 beneficiary who retires after June 30, 1996, the average monthly wage
 33 used to determine the employee beneficiary's pension benefits may not
 34 exceed the monthly minimum salary that a full-time prosecuting
 35 attorney was entitled to be paid by the state at the time the employee
 36 beneficiary retires.

37 (k) The trust fund may not be commingled with other funds, except
 38 as provided in this chapter, and may be invested only in accordance
 39 with statutes for investment of trust funds, including other investments
 40 that are specifically designated in the trust agreement.

41 (l) The trustee receives and holds as trustee all money paid to it as
 42 trustee by the department, the employee beneficiaries, or by other

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1 persons for the uses stated in the trust agreement.

2 (m) The trustee shall engage pension engineers to supervise and
3 assist in the technical operation of the pension trust in order that there
4 is no deterioration in the actuarial status of the plan.

5 (n) Within ninety (90) days after the close of each fiscal year the
6 trustee, with the aid of the pension engineers, shall prepare and file an
7 annual report with the department and the state insurance department.
8 The report must include the following:

9 (1) Schedule 1. Receipts and disbursements.

10 (2) Schedule 2. Assets of the pension trust listing investments by
11 book value and current market value as of the end of the fiscal
12 year.

13 (3) Schedule 3. List of terminations, showing the cause and
14 amount of refund.

15 (4) Schedule 4. The application of actuarially computed "reserve
16 factors" to the payroll data properly classified for the purpose of
17 computing the reserve liability of the trust fund as of the end of
18 the fiscal year.

19 (5) Schedule 5. The application of actuarially computed "current
20 liability factors" to the payroll data properly classified for the
21 purpose of computing the liability of the trust fund as of the end
22 of the fiscal year.

23 (o) No part of the corpus or income of the trust fund may be used or
24 diverted to any purpose other than the exclusive benefit of the members
25 and the beneficiaries of the members.

26 **(p) If the trustee decides to allocate part of the assets of the**
27 **pension trust to alternative investments (as defined in**
28 **IC 5-10.2-2-18), the trustee shall comply with the limitations and**
29 **restrictions set forth in IC 5-10.2-2-18.**

30 SECTION 13. P.L.192-2002(ss), SECTION 207, IS REPEALED
31 [EFFECTIVE JANUARY 1, 2003 (RETROACTIVE)].

32 SECTION 14. [EFFECTIVE JANUARY 1, 2003
33 (RETROACTIVE)] **IC 6-3.1-24, as added by P.L.192-2002(ss),**
34 **SECTION 119, and as amended by this act, applies to taxable years**
35 **beginning after December 31, 2002.**

36 SECTION 15. [EFFECTIVE JULY 1, 2003] **IC 5-10.2-2-18, as**
37 **added by this act, applies only to investments made after June 30,**
38 **2003.**

39 SECTION 16. **An emergency is declared for this act.**

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