1	File 14-244
2 3 4 5 6	(ITEM) From the Pension Board of the Employees' Retirement System of the County of Milwaukee, requesting authorization to amend various sections within Chapter 201.24 of the Milwaukee County Code of General Ordinances to comply with Internal Revenue Service code requirements, by recommending adoption of the following:
7 8	A RESOLUTION/ORDINANCE
9	
10	WHEREAS, the Employees' Retirement System of the County of Milwaukee ("ERS")
11	is a tax-qualified governmental retirement plan that must comply with the applicable
12	provisions of the Internal Revenue Code of 1986, as amended (the "IRS Code"); and
13	
14	WHEREAS, the Pension Board of the ERS (the "Pension Board") acts as the fiduciary
15 16	for and oversees administration of ERS, and as such, the Pension Board seeks to ensure that ERS maintains its tax-gualified status; and
10	EKS maintains its tax-quained status, and
18	WHEREAS, the United States Congress and the Internal Revenue Service ("IRS")
19	adopted various pieces of legislation and regulations, respectively, impacting tax-qualified
20	retirement plans, including the Economic Growth and Tax Relief Reconciliation Act of
21	2001, the Pension Protection Act of 2005, and the Heroes Earnings Assistance and Relief
22	Tax Act of 2008; and
23	
24	WHEREAS, the Pension Board requested that ERS be amended to comply with
25	required legislative and regulatory changes; and
26	
27	WHEREAS, the proposed amendments have been referred to the pension fund
28	actuary, whose analysis indicates their cost will be immaterial; and
29 30	WHEREAS, the Pension Study Commission reviewed the actuary's report on
31	May 13, 2014, and has recommended the Milwaukee County Board of Supervisors
32	("County Board") adopt the proposed amendments; now, therefore,
33	
34	BE IT RESOLVED, as requested by the Pension Board, that the Employees'
35	Retirement System is hereby amended to comply with the laws governing tax-qualified
36	retirement plans required by legislative and regulatory changes; and
37	
38	BE IT FURTHER RESOLVED, that to ensure the above-noted revisions are properly
39	codified, the County Board does hereby adopt the following:

40	AN ORDINANCE
41 42 43 44 45	To amend Chapter 201.24 of the Milwaukee County Code of General Ordinances as appropriate to comply with federal legislative and regulatory changes related to tax- qualified retirement plans that impact the Employees' Retirement System of the County of Milwaukee.
46 47 48 49	The County Board of Supervisors of the County of Milwaukee does ordain as follows:
50 51	Section 1. Effective January 1, 2002, section 201.24(2.7) is amended to read as follows:
51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73	Earnable compensation shall mean total compensation that would be payable to a member if he/she worked the full normal working time for his/her position, plus all payments for authorized overtime but excluding payments in lieu of vacations, provided that where service is credited during periods of absences as provided in section 2.9 hereof, the employe shall be considered to have earnable compensation during such periods of absence equivalent to his/her earnable compensation as of the last month of employment prior to the beginning of such absences. In cases where compensation includes maintenance, the board shall fix the value of that part <u>portion</u> of the compensation not payable in money. Where the county pays less than the full rate of compensation for a position and the balance is payable by some other government, company or individual, the amount paid by the county shall be considered the earnable compensation for such period of service. The annual earnable compensation of each member taken into account for determining all benefits provided under the system for any year shall not exceed the annual compensation limit pursuant to Internal Revenue Code section 401(a)(17); provided, however, that this limitation shall apply only with respect to members who first commence participation in the system after 1995. The annual compensation limit shall be adjusted annually for increases in the cost of living by the Secretary of the Treasury or his/her delegate, except that the dollar increase in effect on January 1 of any calendar year is effective for years beginning in such calendar year. The "annual compensation limit" is two one-hundred fifty-thousand dollars (<u>\$20150</u> ,000.00), as indexed.
74 75 76	Section 2 . Effective January 1, 2007, or as noted below, the following shall be added to the end of section 201.24(2.10):
77 78 79 80	To the extent required by the Heroes Earnings Assistance and Relief Tax Act of 2008 (HEART Act) and as applicable for the system, the following provisions apply:
81 82 83	(a) Effective January 1, 2007, if a member dies while performing qualified military service, the survivors of the member shall be entitled to any additional benefits (other than contributions relating to the period of

84 85 86	qualified military service) provided under the system as if the member had been reemployed on the day prior to death and then severed employment on the actual date of death.
87 88 89 90 91 92 93 94 95	(b) Effective for payments made on or after January 1, 2009, compensation for purposes of section 2.4 includes any differential wage payments (as defined in Internal Revenue Code section 3401(h)(2)) to an individual who does not currently perform services for the county by reason of qualified military service while on active duty for a period of more than thirty (30) days and represents all or a portion of the wages the individual would have received from the county if the individual was performing services for the county. Such differential wage payment shall be treated as a payment of wages by the county to the member.
96 97 98	Qualified military service for the purposes of the above provisions is determined pursuant to Internal Revenue Code section 414(u)(5).
99	Section 3. Effective January 1, 2003, section 201.24(4.6) is amended to read as follows:
100 101 102	(1) In order to receive a pension, a member shall file with the board a written application therefor on a form prescribed by the board.
103 104 105	(2) A member who files with the board a completed application for benefits from the system shall be entitled to have his benefits commence no later than the 60th day after the close of the year in which the later of the following occurs:
106	(a) The member attains his normal retirement age; or
107	(b) The member terminates employment.
108 109 110 111 112 113 114 115 116 117 118 119 120 121	Notwithstanding the preceding, regardless of whether a member files an application for benefits, iIn all events, payments shall commence no later than the member's required beginning date, which is the April 1 following the calendar year in which the member attains age seventy and one-half (70 1/2) or, if later, the calendar year in which the member retires. All distributions made under sections (4.6) and (4.7) shall be determined and made in accordance with Internal Revenue Code section 401(a)(9) and corresponding Treasury regulations. Notwithstanding the other provisions of this section 4.6 and section 4.7, distributions may be made under a designation made before January 1, 1984, in accordance with section 242(b)(2) of the Tax Equity and Fiscal Responsibility Act (TEFRA) and the provisions of Ordinance section 201.24(4.8) that relate to section 242(b)(2) of TEFRA. For a retired member who attained age seventy and one half (70 1/2) after December 31, 1987 and before January 1, 1989, payments shall commence not later than April 1, 1990.
122 123 124	(3) Benefits may not be distributed to any member under a method of payment which, as of the member's required beginning date, does not satisfy the minimum distribution requirements of Internal Revenue Code section 401(a)(9) and applicable

125 Treasury regulations, including the minimum distribution incidental benefit requirements of proposed Treasury regulation Section 1.401(a)(9)-2, which the 126 system hereby incorporates by reference. Life expectancy is computed by use of the 127 Single Life Table in section 1.401(a)(9)-9 of the Treasury regulations. Section II(6) 128 permits a member to receive a pension in the form of an annuity (i.e., periodic 129 130 payments payable at regular intervals). If a member receives his pension benefit in 131 the form of an annuity, payments under the annuity shall satisfy the following 132 requirements: 133 (a) The amount that must be distributed on or before the member's required 134 beginning date (or, if the member dies before distributions begin, the date distributions are required to begin under sections 4.7(2)(a) or (b) below) is 135 136 the payment that is required for one payment interval. The second payment 137 need not be made until the end of the next payment interval even if that 138 payment interval ends in the next calendar year. Payment intervals are the 139 periods for which payments are received, e.g., bi-monthly, monthly, semiannually, or annually. All of the member's benefit accruals as of the last day 140 141 of the first distribution calendar year will be included in the calculation of 142 the amount of the annuity payments for payment intervals ending on or after the member's required beginning date; The amount to be distributed each 143 year must be at least an amount equal to the quotient obtained by dividing 144 145 the member's entire interest by the life expectancy of the member or the ioint and last survivor expectancy of the member and designated beneficiary; 146 147 (b) Life expectancy (a joint life and last survivor expectancy), for purposes for 148 determining the period certain, shall be determined without recalculation of 149 life expectancy; 150 (c) Life expectancy of a member and the joint life expectancy of a member and his beneficiary for all other purposes shall be determined in accordance 151 with applicable law and regulations, provided that the member or his spouse 152 153 may elect to recalculate life expectancy for one (1) or both lives no more frequently than annually, provided such election is made prior to the 154 155 member's required distribution date; 156 (d) Once payments have begun over a period certain, the period certain may 157 not be lengthened even if the period certain is shorter than the maximum permitted: and 158 159 (e) Annuity distributions must be paid in periodic payments made at intervals not longer than one (1) year; 160 161 (f) Life (or joint and survivor) annuity payments will satisfy the minimum distribution incidental benefit requirements of A-2 of Treasury regulation 162 section 1.401(a)(9)-6; and 163 (g) Payments will either be nonincreasing or increase only as follows (and 164 165 only if so allowed by and provided for in other Ordinance provisions):

166	(i) By an annual percentage increase that does not exceed the annual
167	percentage increase in an eligible cost-of-living index (as defined
168	under A-14 of Treasury regulation section 1.401(a)(9)-6) for a twelve-
169	(12-) month period ending in the year during which the increase
170	occurs or a prior year;
171	(ii) By a percentage increase that occurs at specified times and does
172	not exceed the cumulative total of annual percentage increases in an
173	eligible cost-of-living index (as defined under A-14 of Treasury
174	regulation section 1.401(a)(9)-6) since the annuity starting date, or if
175	later, the date of the most recent percentage increase, provided (in the
176	case of a cumulative increase), an actuarial increase may not be
177	provided to reflect that increases were not provided in the interim
178	years;
179	(iii) To the extent of the reduction in the amount of the member's
180	payments to provide for a survivor benefit upon death, but only if
181	there is no longer a survivor benefit because the beneficiary whose
182	life was being used to determine the distribution period described in
183	section 4.7(2) dies or is no longer the member's beneficiary pursuant
184	to a domestic relations order within the meaning of Rule 1017;
185	(iv) To allow a beneficiary to convert the survivor portion of a joint
186	and survivor annuity into a single sum distribution upon the member's
187	death;
188	(v) To pay increased benefits that result from an Ordinance
189	amendment; or
190	(vi) To the extent increases are otherwise permitted under A-14 of
191	Treasury regulation section 1.401(a)(9)-6.
192	(h) Any additional benefits accruing to the member in a calendar year after
193	the first distribution calendar year will be distributed beginning with the first
194	payment interval ending in the calendar year immediately following the
195	calendar year in which such amount accrues.
196	(4) Requirements for annuity distributions that commence during a member's
197	lifetime.
198	(a) Joint Life Annuities Where the Beneficiary Is Not the Member's Spouse. If
199	the member's interest is being distributed in the form of a joint and survivor
200	annuity for the joint lives of the member and a nonspouse beneficiary,
201	annuity payments to be made on or after the member's required beginning
202	date to the designated beneficiary after the member's death must not at any
203	time exceed the applicable percentage of the annuity payment for such

204 205 206	period that would have been payable to the member as determined for individuals less than age seventy and one-half (70 1/2) at the member's appuits starting data using the table set forth in A 2 of section 1.401(a)(0) 6 of
206	annuity starting date using the table set forth in A-2 of section 1.401(a)(9)-6 of
207	the Treasury regulations. If the form of distribution combines a joint and
208	survivor annuity for the joint lives of the member and a nonspouse
209	beneficiary and a period certain annuity, the requirement in the preceding
210	sentence will apply to annuity payments to be made to the designated
211	beneficiary after the expiration of the period certain.
212	(b) Period Certain Annuities. Unless the member's spouse is the sole
213	designated beneficiary and the form of distribution is a period certain and no
214	life annuity, the period certain for an annuity distribution commencing
215	during the member's lifetime may not exceed the applicable distribution
216	period for the member under the Uniform Lifetime Table set forth in section
217	1.401(a)(9)-9 of the Treasury regulations for the calendar year that contains
218	the annuity starting date.
219	If the member's spouse is the member's sole designated beneficiary and the
220	form of distribution is a period certain and no life annuity, the period certain
221	may not exceed the longer of the member's applicable distribution period, as
222	determined under this section, or the joint life and last survivor expectancy
223	of the member and the member's spouse as determined under the Joint and
224	Last Survivor Table set forth in section 1.401(a)(9)-9 of the Treasury
225	regulations.
223	
226 227	Section 4. Effective January 1, 2003, section 201.24(4.7) is amended to read as follows:
228	(1) If the member dies after his required beginning date, as determined under
229	section 4.6(2), or, if earlier, the date he commences an irrevocable annuity, any
230	remaining benefit must continue to be distributed at least as rapidly as under the
231	method of distribution in effect prior to the member's death.
232	(2) If the member dies before his distributions begin and before his required
233	beginning date, as determined under subsection 4.6(2), distribution of the member's
234	entire benefit shall be completed by December 31 of the calendar year containing
235	the 5th anniversary of the member's death, unless an election is made to receive
236	distributions in accordance with subsections (a) or (b) below.
237	(a) If any portion of the member's benefit is payable to a designated
238	beneficiary, distributions shall commence may be made either (i) over the
239	life of the designated beneficiary or (ii) over a period certain not greater than
240	the life expectancy of the designated beneficiary commencing on or before
241	December 31 of the calendar year immediately following the calendar year
242	in which the member died.
2.42	
24.3	(b) It the designated beneticiary is the member's spouse, the date
243 244	(b) If the designated beneficiary is the member's spouse, the date distributions are required to begin in accordance with section (a) above shall

245	not be earlier than the later of (i) December 31 of the calendar year
246	immediately following the calendar year in which the member died, or (ii)
247	December 31 of the calendar year in which the member would have attained
248	age seventy and one-half (70 1/2).
249	If the member has not made an election pursuant to this section by the time of his
250	death, the member's designated beneficiary must elect the method of distribution no
251	later than the earlier of (a) December 31 of the calendar year in which distributions
252	would be required to begin under this section, or (b) December 31 of the calendar
253	year which contains the 5th anniversary of the date of death of the member. If the
253 254	member has no designated beneficiary, or if the beneficiary fails to elect a method
255	of distribution, distribution of the member's entire interest must be completed by
256	December 31 of the calendar year containing the 5th anniversary of the member's
250 257	death.
237	
258	If the surviving spouse dies after the member, but before payments commence, the
259	above provisions, with the exception of subsection (b) above, shall be applied as if
260	the surviving spouse were the member.
261	(3) Requirements for Minimum Distributions Where Member Dies Before Date
262	Distributions Begin.
	<u></u>
263	(a) Member Survived by Designated Beneficiary. If the member dies before the
264	date distribution of his interest begins and there is a designated beneficiary, the
265	member's entire interest will be distributed, beginning no later than the time
266	described in sections 4.7(2)(a) or (b), over the life of the designated beneficiary
267	or over a period certain not exceeding:
268	(i) The applicable distribution period determined under A-5 of Treasury
269	regulations section 1.401(a)(9)-5, unless the annuity starting date is before
270	the first distribution calendar year. For purposes of sections 4.6 and 4.7, the
271	first distribution calendar year is the calendar year immediately preceding
272	the calendar year which contains the member's required beginning date.
272	For distributions beginning after the member's death, the first distribution
273	calendar year is the calendar year in which distributions are required to
275	begin under section 4.7(2)(a) or (b).
215	
276	(ii) The life expectancy of the designated beneficiary is determined using the
277	beneficiary's age as of the beneficiary's birthday in the calendar year that
278	contains the annuity starting date, if the annuity starting date is before the
279	first distribution calendar year.
280	(b) No Designated Beneficiary. If the member dies before the date distributions
281	begin and there is no designated beneficiary as of September 30 of the year
282	following the year of the member's death, distribution of the member's entire
283	interest will be completed by December 31 of the calendar year containing the
284	fifth anniversary of the member's death.

285 286 287 288 289 290 291	(c) Death of Surviving Spouse Before Distributions to Surviving Spouse Begin. If the member dies before the date distribution of his interest begins, the member's surviving spouse is the member's sole designated beneficiary, and the surviving spouse dies before distributions to the surviving spouse begin, this section will apply as if the surviving spouse were the member, except that the time by which distributions must begin will be determined without regard to section 4.7(2)(a) above.
292 293 294 295 296 297 298 299 300 301 302 303	(34) The board shall, upon the member's written request, or in the case of a distribution described in subsection (2)(b) above, upon written request of the member's surviving spouse, may recalculate his and/or his spouse's life expectancy for purposes of calculating the minimum distribution. The member must make such an election not later than his required beginning date as defined in section 4.6(2). A member's surviving spouse must make such an election no later than the December 31 date described in subsection (2)(b) above. This election is irrevocable. A recalculation election applicable to a joint life expectancy payment where the survivor is a nonspouse may not take into account any adjustment to any life expectancy other than the member's life expectancy. In the absence of a recalculation election, the system does not permit recalculation of applicable life expectancy.
304 305 306	Section 5. Effective January 1, 2003, section 201.24(4.8)(4) is hereby amended to read as follows:
307 308 309 310 311 312 313 314 315 316 317 318 319 320 321	(4) If a designation is revoked, any subsequent distribution must satisfy the requirements of Internal Revenue Code section 401(a)(9) and the proposed regulations thereunder. If a designation is revoked subsequent to the date distributions are required to begin, the trust must distribute, by the end of the calendar year following the calendar year in which the revocation occurs, the total amount not yet distributed which would have been required to have been distributed to satisfy Internal Revenue Code section 401(a)(9) and the proposed regulations thereunder, including the minimum incidental benefit requirements of proposed regulation Section 401(a)(9)-2. Any changes in the designation will be considered to be a revocation of the designation. However, the mere substitution or addition of another beneficiary (one not named in the designation) under the designation will not be considered to be a revocation of the period over which distributions are to be made under the designation, directly or indirectly (for example, by altering the relevant measuring life).
322 323 324	Section 6. Effective January 1, 2008, section 201.24(12.1)(3) is hereby restated to read as follows:

326	(3) If a member has never participated in an includable arrangement which provides
327	an annual addition as defined in section 12.2 (other than one (1) or more qualified
328	defined benefit plans), the limitation in subsection 12.2(a) above is deemed satisfied
329	if the annual benefit payable to the member is not more than one thousand dollars
330	(\$1,000.00), multiplied by the member's number of years of service or parts thereof
331	(not to exceed ten(10)).
332	(3) Notwithstanding anything else in this section to the contrary, the benefit
333	otherwise payable to a member under this system shall be deemed not to exceed
334	the maximum permissible benefit if:
335	(a) the retirement benefits payable for a limitation year under any form of
336	benefit with respect to such member under this system and under all other
337	defined benefit plans (without regard to whether a plan has been terminated)
338	ever maintained by the county do not exceed \$10,000 multiplied by a
339	fraction – (i) the numerator of which is the member's number of years (or
340	part thereof, but not less than one year) of service (not to exceed 10) with the
341	county, and (ii) the denominator of which is 10; and
342	(b) the county (or a producessor employer) has not at any time maintained a
342	(b) the county (or a predecessor employer) has not at any time maintained a qualified defined contribution plan in which the member participated (for
343 344	this purpose, mandatory employe contributions under a defined benefit plan,
344 345	
	individual medical accounts under Internal Revenue Code section 401(h),
346	and accounts for postretirement medical benefits established under Internal Bayanya Cada saction 410A(d)(1) are not considered a separate defined
347	Revenue Code section 419A(d)(1) are not considered a separate defined
348	contribution plan).
349	
350	Section 7. Effective January 1, 2008, section 201.24(12.2)(1) is hereby amended to read as
351	follows:
352	
353	(1) "Annual benefits" means the retirement benefit under the system which is
354	payable annually in the form of a straight life annuity. Except as provided in this
355	section, a benefit payable in a form other than a straight life annuity must be
356	adjusted to an actuarially equivalent straight life annuity that begins at the same
357	time as such other forms of benefit and is payable on the first day of each month,
358	before applying the limitations of this section XII. The interest rate assumption used
359	to determine actuarial equivalence shall be the greater of the interest rate
360	determined pursuant to paragraph (13) of section II or five (5) percent. The annual
361	benefit does not include any benefits attributable to employee contributions or
362	rollover contributions or the assets transferred or rolled over from a qualified plan
363	that was not maintained by the county. For members who make contributions to
364	their membership accounts, to the extent the County does not pick up these
365	contributions and to the extent that such contributions are not measured by Internal
366	Revenue Code section 415(n), the annual benefit attributable to such contributions
367	shall be determined according to Internal Revenue Code section 411(c)(3) and the

368 369	<u>Treasury regulations thereunder.</u> No actuarial adjustment to the benefit is required for the following benefits:
370 371 372 373	(a) The value of <u>survivor benefits payable to a surviving spouse under</u> a qualified joint and survivor annuity to the extent such benefits would not be payable if the member's benefit were not paid in a qualified joint and survivor annuity;
374 375	(b)The value of benefits that are not directly related to retirement benefits; and
376 377 378 379 380 381 382 383 384 385 386 387 388	(c)For members who at retirement do not have the value of the cost of living adjustment described in section 5.7 included in their Internal Revenue Code section 415 compliance calculation, t∓he value of an automatic benefit increase feature, provided the form of benefit is not subject to Internal Revenue Code section 417(e)(3), would otherwise satisfy the limitations of this section XII, and the amount payable under the form of benefit in any limitation year shall not exceed the limits of this section XII and Internal Revenue Code section 415(b) applicable at the annuity starting date. For this purpose, an automatic benefit increase feature is included in a form of benefit if the form of benefit provides for automatic, periodic increases to the benefits paid in that form-post-retirement cost of living increases made in accordance with Internal Revenue Code section 415(d) and applicable
389 390	Treasury Regulations. The determination of the annual benefit shall take into account Social Security supplements described in Internal Revenue Code section 411(a)(9).
389	The determination of the annual benefit shall take into account Social Security
389 390 391	The determination of the annual benefit shall take into account Social Security supplements described in Internal Revenue Code section 411(a)(9). The determination of actuarial equivalence of forms of benefit other than a straight

409 410	actuarial present value as the member's form of benefit computed using whichever of the following produces the greater annual amount:
411	(I) The interest rate specified in Rule 1014(c)(2) and the mortality table
412	specified in Rule 1014(c)(1) for adjusting benefits in the same form;
413	and (II) a five (5) percent interest rate assumption and the applicable
414	mortality table defined in Internal Revenue Code section 417(e) for
415	that annuity starting date.
416	(ii) Limitation Years Beginning on or After July 1, 2007. For limitation
417	years beginning on or after July 1, 2007, the actuarially equivalent
418	straight life annuity is equal to the greater of (1) the annual amount of
419	the straight life annuity (if any) payable to the member under the
420	system commencing at the same annuity starting date as the member's
421	form of benefit; and (2) the annual amount of the straight life annuity
422	commencing at the same annuity starting date that has the same
423	actuarial present value as the member's form of benefit, computed
424	using a five (5) percent interest rate assumption and the applicable
425	mortality table defined in Internal Revenue Code section 417(e) for
426	that annuity starting date.
427	(b) Benefit Forms Subject to Internal Revenue Code Section 417(e)(3): The
428	straight life annuity that is actuarially equivalent to the member's form of
429	benefit shall be determined under this paragraph if the form of the member's
430	benefit is other than a benefit form described in section 12.2(1)(a). In this
431	case, the actuarially equivalent straight life annuity shall be determined as
432	<u>follows:</u>
433	(i) Annuity Starting Date in Limitation Years Beginning After 2005.
434	The actuarially equivalent straight life annuity is equal to the greatest
435	of (I) the annual amount of the straight life annuity commencing at the
436	same annuity starting date that has the same actuarial present value as
437	the member's form of benefit, computed using the interest rate
438	specified in Rule 1014(c)(2) and the mortality table specified in Rule
439	1014(c)(1) for adjusting benefits in the same form; (II) the annual
440	amount of the straight life annuity commencing at the same annuity
441	starting date that has the same actuarial present value as the member's
442	form of benefit, computed using a five and one-half (5.5) percent
443	interest rate assumption and the applicable mortality table defined in
444	Internal Revenue Code section 417(e); and (III) the annual amount of
445	the straight life annuity commencing at the same annuity starting date
446	that has the same actuarial present value as the member's form of
447	benefit, computed using the applicable interest rate defined in Internal
448	Revenue Code section 417(e) and the applicable mortality table

449	defined in Internal Revenue Code section 417(e), divided by one and
450	five one-hundredths (1.05).
451	
452	(ii) Annuity Starting Date in Limitation Years Beginning in 2004 or
453	2005. If the annuity starting date of the member's form of benefit is in
454	a limitation year beginning in 2004 or 2005, and if the IRS so
455	requires, the actuarially equivalent straight life annuity is equal to the
456	annual amount of the straight life annuity commencing at the same
457	annuity starting date that has the same actuarial present value as the
458	member's form of benefit, computed using whichever of the following
459	produces the greater annual amount: (I) the interest rate specified in
460	Rule 1014(c)(2) and the mortality table (or other tabular factor)
461	specified in Rule 1014(c)(1) for adjusting benefits in the same form;
462	and (II) a five and one-half (5.5) percent interest rate assumption and
463	the applicable mortality table defined in Rule 1014(b)(1).
100	
464	If the member's chosen form of benefit is subject to Internal Revenue
465	Code section 417(e)(3) and the annuity starting date of the member's
466	benefit is on or after the first day of the first limitation year beginning
467	in 2004 and before December 31, 2004, the application of this
468	section 12.2(1)(b)(ii) shall not cause the amount payable under the
469	member's form of benefit to be less than the benefit calculated under
470	the system, taking into account the limitations of this section XII,
471	except that the actuarially equivalent straight life annuity is equal to
472	the annual amount of the straight life annuity commencing at the
473	same annuity starting date that has the same actuarial present value as
474	the member's form of benefit, computed using whichever of the
475	following produces the greatest annual amount:
476	(I) the interest rate specified in Rule 1014(c)(2) and the
477	mortality table (or other tabular factor) specified in Rule
478	1014(c)(1) for adjusting benefits in the same form;
479	(II) the applicable interest rate defined in Internal Revenue
480	Code section 417 and the applicable mortality table defined in
481	Internal Revenue Code section 417; and
100	
482	(III) the applicable interest rate defined in Internal Revenue
483	Code section 417 (as in effect on the last day of the last
484	limitation year beginning before January 1, 2004, under
485	provisions of the system then adopted and in effect) and the
486	applicable mortality table defined in Internal Revenue Code
487	section 417.

12) (2) If the annual benefit of the member commences on or after age sixty two 14) (2), the general limitations of subsection (1) above shall apply. The defined 14) benefit dollar limitation shall be adjusted if the annuity starting date of the 14) member's benefit is before age 62. 14) (a) Adjustment of Defined Benefit Dollar Limitation for Benefit 14) Commencement Before Age 62. 14) (i) Limitation Years Beginning Before July 1, 2007. If the annuity 14) starting date for the member's annuity starting date is the annual 1500 dollar limitation for the member's annuity starting date is the annual 1601 amount of a benefit payable in the form of a straight life annuity 1702 commencing at the member's annuity starting date is the annual 1703 equivalence computed using a five (5) percent interest 1704 (ii) Limitation Years Beginning on or After July 1, 2007. If the 1705 (ii) Limitation Years Beginning on or after July 1, 2007. the 1704 effined benefit dollar limitation (adjusted under 1705 (ii) Limitation Years Beginning on or after July 1, 2007. If the 1705 (iii) Limitation Years Beginning on or after July 1, 2007. the 1705 (iii) Limitation Years Beginn	488 489 490	Section 8. follows:	Effective January 1, 2002, section 201.24(12.3)(2) is amended to read as
492 (62), the general limitations of subsection (1) above shall apply. The defined 493 494 member's benefit is before age 62. 495 (a) Adjustment of Defined Benefit Dollar Limitation for Benefit 496 497 (i) Limitation Years Beginning Before July 1, 2007. If the annuity 498 499 a limitation year beginning before July 1, 2007, the defined benefit 499 499 a limitation year beginning before July 1, 2007, the defined benefit 400 501 amount of a benefit payable in the form of a straight life annuity 401 502 commencing at the member's annuity starting date is the annual 400 503 equivalent of the defined benefit dollar limitation (adjusted under 404 504 section 12.3(1) for years of participation less than ten 100, if required) 405 505 with actuarial equivalence computed using a five (5) percent interest 404 506 rate assumption and the 1994 GAR mortality table. 507 (ii) Limitation Years Beginning on or After July 1, 2007. If the 401 508 annuity starting date for the member's benefit is prior to age 62 and 402 509 occurs in a limitation year beginning on or after July 1, 2007, the 406 510 defined benefit dollar limitation for the ember's annuity starting 404 511 is the lesser of: [3] the annua			(2) If the annual bonefit of the member commences on or after age sixty-two
493 benefit dollar limitation shall be adjusted if the annuity starting date of the member's benefit is before age 62. 495 (a) Adjustment of Defined Benefit Dollar Limitation for Benefit Commencement Before Age 62. 497 (i) Limitation Years Beginning Before July 1, 2007. If the annuity starting date for the member's benefit is prior to age 62 and occurs in a limitation year beginning before July 1, 2007, the defined benefit dollar limitation for the member's annuity starting date is the annual amount of a benefit payable in the form of a straight life annuity commencing at the member's annuity starting date that is the actuarial equivalent of the defined benefit dollar limitation (adjusted under section 12.3(1) for years of participation less than ten (10), if required) with actuarial equivalence computed using a five (5) percent interest rate assumption and the 1994 GAR mortality table. 507 (ii) Limitation Years Beginning on or After July 1, 2007. If the annuity starting date for the member's benefit is prior to age 62 and occurs in a limitation year beginning on or after July 1, 2007, the defined benefit dollar limitation for the member's annuity starting date that is the actuarial equivalent of the defined benefit dollar 11 is the lesser of: [a] the annual amount of a benefit payable in the form 512 of a straight life annuity commencing at the member's annuity starting 513 date that is the actuarial equivalent of the defined benefit dollar 514 limitation (adjusted under section 12.3(1) for years of participation 515 less than ten (10), if required with actuarial equivalence computed 516 using a five (5) percent interest rate and the applicable Internal 520 required, multiplied by the ratio of the annual amount of the 521 immediately commencing straight life annuity under the system at the 522 member's annuity starting d			
494 member's benefit is before age 62. 495 (a) Adjustment of Defined Benefit Dollar Limitation for Benefit 496 Commencement Before Age 62. 497 (i) Limitation Years Beginning Before July 1, 2007. If the annuity 498 a limitation year beginning before July 1, 2007. If the annuity 499 a limitation year beginning before July 1, 2007. If the annuity 500 dollar limitation for the member's annuity starting date is the annual 501 amount of a benefit payable in the form of a straight life annuity 502 commencing at the member's annuity starting date that is the actuarial 503 equivalent of the defined benefit dollar limitation (adjusted under 504 section 12.3(1) for years of participation less than ten (10), if required) 505 with actuarial equivalence computed using a five (5) percent interest 506 rate assumption and the 1994 GAR mortality table. 507 (ii) Limitation Years Beginning on or After July 1, 2007, the 508 annuity starting date for the member's benefit apyable in the form 510 defined benefit dollar limitation for the member's annuity starting date 511 is the lesser of: [a] the annual amount of a benefit payable in the form 512			
496Commencement Before Age 62.497(i)Limitation Years Beginning Before July 1, 2007. If the annuity498starting date for the member's benefit is prior to age 62 and occurs in499a limitation year beginning before July 1, 2007, the defined benefit500dollar limitation for the member's annuity starting date is the annual501amount of a benefit payable in the form of a straight life annuity502commencing at the member's annuity starting date that is the actuarial503equivalent of the defined benefit dollar limitation (adjusted under504section 12.3(1) for years of participation less than ten (10), if required)505with actuarial equivalence computed using a five (5) percent interest506rate assumption and the 1994 GAR mortality table.507(ii)Limitation Years Beginning on or After July 1, 2007. If the508annuity starting date for the member's benefit is prior to age 62 and509occurs in a limitation year beginning on or after July 1, 2007, the510defined benefit dollar limitation for the member's annuity starting date511is the lesser of: [a] the annual amount of a benefit payable in the form512of a straight life annuity commencing at the member's annuity starting513date that is the actuarial equivalence computed514limitation (adjusted under section 12.3(1) for years of participation515less than ten (10), if required) with actuarial equivalence computed516using a five (5) percent interest rate and the applicable Internal517Revenue Co			
496Commencement Before Age 62.497(i)Limitation Years Beginning Before July 1, 2007. If the annuity498starting date for the member's benefit is prior to age 62 and occurs in499a limitation year beginning before July 1, 2007, the defined benefit500dollar limitation for the member's annuity starting date is the annual501amount of a benefit payable in the form of a straight life annuity502commencing at the member's annuity starting date that is the actuarial503equivalent of the defined benefit dollar limitation (adjusted under504section 12.3(1) for years of participation less than ten (10), if required)505with actuarial equivalence computed using a five (5) percent interest506rate assumption and the 1994 GAR mortality table.507(ii)Limitation Years Beginning on or After July 1, 2007. If the508annuity starting date for the member's benefit is prior to age 62 and509occurs in a limitation year beginning on or after July 1, 2007, the510defined benefit dollar limitation for the member's annuity starting date511is the lesser of: [a] the annual amount of a benefit payable in the form512of a straight life annuity commencing at the member's annuity starting513date that is the actuarial equivalence computed514limitation (adjusted under section 12.3(1) for years of participation515less than ten (10), if required) with actuarial equivalence computed516using a five (5) percent interest rate and the applicable Internal517Revenue Co	495		(a) Adjustment of Defined Benefit Dollar Limitation for Benefit
498starting date for the member's benefit is prior to age 62 and occurs in a limitation year beginning before July 1, 2007, the defined benefit dollar limitation for the member's annuity starting date is the annual amount of a benefit payable in the form of a straight life annuity commencing at the member's annuity starting date that is the actuarial equivalent of the defined benefit dollar limitation (adjusted under section 12.3(1) for years of participation less than ten (10), if required) with actuarial equivalence computed using a five (5) percent interest rate assumption and the 1994 GAR mortality table.507(ii)Limitation Years Beginning on or After July 1, 2007. If the annuity starting date for the member's annuity starting date defined benefit dollar limitation for the member's annuity starting date for a straight life annuity commencing at the member's annuity starting date for a straight life annuity commencing at the member's annuity starting date that is the actuarial equivalence computed using a five (5) percent interest is prior to age 62 and occurs in a limitation year beginning on or after July 1, 2007, the defined benefit dollar limitation for the member's annuity starting date that is the actuarial equivalent of the defined benefit dollar limitation (adjusted under section 12.3(1) for years of participation less than ten (10), if required) with actuarial equivalence computed using a five (5) percent interest rate and the applicable Internal Revenue Code section 417(e) mortality table effective for that annuity starting date and [b] the defined benefit dollar limitation (adjusted under section 12.3(1) for years of participation less than ten (10), if required) multiplied by the ratio of the annual amount of the immediately commencing straight life annuity under the system at the member's annuity starting date to the annual amo	496		
499a limitation year beginning before July 1, 2007, the defined benefit500dollar limitation for the member's annuity starting date is the annual501amount of a benefit payable in the form of a straight life annuity502commencing at the member's annuity starting date that is the actuarial503equivalent of the defined benefit dollar limitation (adjusted under504section 12.3(1) for years of participation less than ten (10), if required)505with actuarial equivalence computed using a five (5) percent interest506rate assumption and the 1994 GAR mortality table.507(ii)Limitation Years Beginning on or After July 1, 2007. If the annuity starting date for the member's benefit is prior to age 62 and occurs in a limitation year beginning on or after July 1, 2007, the defined benefit dollar limitation for the member's annuity starting date511is the lesser of: [a] the annual amount of a benefit payable in the form of a straight life annuity commencing at the member's annuity starting date that is the actuarial equivalence computed using a five (5) percent interest rate and the applicable Internal513less than ten (10), if required) with actuarial equivalence computed using a five (5) percent interest rate and the applicable Internal517Revenue Code section 417(e) mortality table effective for that annuity starting date and [b] the defined benefit dollar limitation (adjusted under section 12.3(1) for years of participation less than ten (10), if required) with actuarial equivalence computed using a five (5) percent interest rate and the applicable Internal518starting date and [b] the defined benefit dollar limitation of the immediat	497		(i) Limitation Years Beginning Before July 1, 2007. If the annuity
500dollar limitation for the member's annuity starting date is the annual amount of a benefit payable in the form of a straight life annuity commencing at the member's annuity starting date that is the actuarial equivalent of the defined benefit dollar limitation (adjusted under 	498		starting date for the member's benefit is prior to age 62 and occurs in
501amount of a benefit payable in the form of a straight life annuity502commencing at the member's annuity starting date that is the actuarial503equivalent of the defined benefit dollar limitation (adjusted under504section 12.3(1) for years of participation less than ten (10), if required)505with actuarial equivalence computed using a five (5) percent interest506rate assumption and the 1994 GAR mortality table.507(ii)Limitation Years Beginning on or After July 1, 2007. If the508annuity starting date for the member's benefit is prior to age 62 and509occurs in a limitation year beginning on or after July 1, 2007, the510defined benefit dollar limitation for the member's annuity starting date511is the lesser of: [a] the annual amount of a benefit payable in the form512of a straight life annuity commencing at the member's annuity starting513date that is the actuarial equivalent of the defined benefit dollar514limitation (adjusted under section 12.3(1) for years of participation515less than ten (10), if required) with actuarial equivalence computed518starting date and [b] the defined benefit dollar limitation (adjusted519under section 12.3(1) for years of participation less than ten (10), if520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at the<	499		a limitation year beginning before July 1, 2007, the defined benefit
502commencing at the member's annuity starting date that is the actuarial503equivalent of the defined benefit dollar limitation (adjusted under504section 12.3(1) for years of participation less than ten (10), if required)505with actuarial equivalence computed using a five (5) percent interest506rate assumption and the 1994 GAR mortality table.507(ii)508annuity starting date for the member's benefit is prior to age 62 and509occurs in a limitation year beginning on or After July 1, 2007, the510defined benefit dollar limitation for the member's annuity starting date511is the lesser of: [a] the annual amount of a benefit payable in the form512of a straight life annuity commencing at the member's annuity starting513date that is the actuarial equivalent of the defined benefit dollar514limitation (adjusted under section 12.3(1) for years of participation515less than ten (10), if required) with actuarial equivalence computed516using a five (5) percent interest rate and the applicable Internal517Revenue Code section 417(e) mortality table effective for that annuity518starting date and [b] the defined benefit dollar limitation (adjusted519under section 12.3(1) for years of participation less than ten (10), if520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life	500		dollar limitation for the member's annuity starting date is the annual
503equivalent of the defined benefit dollar limitation (adjusted under504section 12.3(1) for years of participation less than ten (10), if required)505with actuarial equivalence computed using a five (5) percent interest506rate assumption and the 1994 GAR mortality table.507(ii)Limitation Years Beginning on or After July 1, 2007. If the508annuity starting date for the member's benefit is prior to age 62 and509occurs in a limitation year beginning on or after July 1, 2007, the510defined benefit dollar limitation for the member's annuity starting date511is the lesser of: [a] the annual amount of a benefit payable in the form512of a straight life annuity commencing at the member's annuity starting513date that is the actuarial equivalent of the defined benefit dollar514limitation (adjusted under section 12.3(1) for years of participation515less than ten (10), if required) with actuarial equivalence computed516using a five (5) percent interest rate and the applicable Internal517Revenue Code section 417(e) mortality table effective for that annuity518starting date and [b] the defined benefit dollar limitation (adjusted520under section 12.3(1) for years of participation less than ten (10), if521required) multiplied by the ratio of the annual amount of the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at the524member's annuity starting date to the annual amount of the<	501		amount of a benefit payable in the form of a straight life annuity
504section 12.3(1) for years of participation less than ten (10), if required)505with actuarial equivalence computed using a five (5) percent interest506rate assumption and the 1994 GAR mortality table.507(ii)Limitation Years Beginning on or After July 1, 2007. If the508annuity starting date for the member's benefit is prior to age 62 and509occurs in a limitation year beginning on or after July 1, 2007, the510defined benefit dollar limitation for the member's annuity starting date511is the lesser of: [a] the annual amount of a benefit payable in the form512of a straight life annuity commencing at the member's annuity starting513date that is the actuarial equivalent of the defined benefit dollar514limitation (adjusted under section 12.3(1) for years of participation515less than ten (10), if required) with actuarial equivalence computed516using a five (5) percent interest rate and the applicable Internal517Revenue Code section 417(e) mortality table effective for that annuity518starting date and [b] the defined benefit dollar limitation (adjusted520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on comp	502		
505with actuarial equivalence computed using a five (5) percent interest506rate assumption and the 1994 GAR mortality table.507(ii)Limitation Years Beginning on or After July 1, 2007. If the508annuity starting date for the member's benefit is prior to age 62 and509occurs in a limitation year beginning on or after July 1, 2007, the510defined benefit dollar limitation for the member's annuity starting date511is the lesser of: [a] the annual amount of a benefit payable in the form512of a straight life annuity commencing at the member's annuity starting513date that is the actuarial equivalent of the defined benefit dollar514limitation (adjusted under section 12.3(1) for years of participation515less than ten (10), if required) with actuarial equivalence computed519using a five (5) percent interest rate and the applicable Internal517Revenue Code section 417(e) mortality table effective for that annuity518starting date and [b] the defined benefit dollar limitation (adjusted520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on526completed calendar months as of the annuity starting date).527 <td>503</td> <td></td> <td>equivalent of the defined benefit dollar limitation (adjusted under</td>	503		equivalent of the defined benefit dollar limitation (adjusted under
506rate assumption and the 1994 GAR mortality table.507(ii) Limitation Years Beginning on or After July 1, 2007. If the508annuity starting date for the member's benefit is prior to age 62 and509occurs in a limitation year beginning on or after July 1, 2007, the510defined benefit dollar limitation for the member's annuity starting date511is the lesser of: [a] the annual amount of a benefit payable in the form512of a straight life annuity commencing at the member's annuity starting513date that is the actuarial equivalent of the defined benefit dollar514limitation (adjusted under section 12.3(1) for years of participation515less than ten (10), if required) with actuarial equivalence computed516using a five (5) percent interest rate and the applicable Internal517Revenue Code section 417(e) mortality table effective for that annuity518starting date and [b] the defined benefit dollar limitation (adjusted519under section 12.3(1) for years of participation less than ten (10), if520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on completed calendar months as of the annuity starting date).527(b)Notwithstandin			
507(ii) Limitation Years Beginning on or After July 1, 2007. If the annuity starting date for the member's benefit is prior to age 62 and occurs in a limitation year beginning on or after July 1, 2007, the defined benefit dollar limitation for the member's annuity starting date510defined benefit dollar limitation for the member's annuity starting date is the lesser of: [a] the annual amount of a benefit payable in the form of a straight life annuity commencing at the member's annuity starting date that is the actuarial equivalent of the defined benefit dollar limitation (adjusted under section 12.3(1) for years of participation less than ten (10), if required) with actuarial equivalence computed using a five (5) percent interest rate and the applicable Internal Revenue Code section 417(e) mortality table effective for that annuity starting date and [b] the defined benefit dollar limitation (adjusted under section 12.3(1) for years of participation less than ten (10), if required) multiplied by the ratio of the annual amount of the immediately commencing straight life annuity under the system at the member's annuity starting date to the annual amount of the immediately commencing straight life annuity under the system at age isty-two (62), both determined without applying the limitations of this section XII (and expressing the participant's age based on completed calendar months as of the annuity starting date).527(b) Notwithstanding the other requirements of this section 12.3, no			· · · · · · · · · · · · · · · · · · ·
508annuity starting date for the member's benefit is prior to age 62 and occurs in a limitation year beginning on or after July 1, 2007, the510defined benefit dollar limitation for the member's annuity starting date511is the lesser of: [a] the annual amount of a benefit payable in the form512of a straight life annuity commencing at the member's annuity starting513date that is the actuarial equivalent of the defined benefit dollar514limitation (adjusted under section 12.3(1) for years of participation515less than ten (10), if required) with actuarial equivalence computed516using a five (5) percent interest rate and the applicable Internal517Revenue Code section 417(e) mortality table effective for that annuity518starting date and [b] the defined benefit dollar limitation (adjusted519under section 12.3(1) for years of participation less than ten (10), if520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on completed calendar months as of the annuity starting date).527(b)Notwithstanding the other requirements of this section 12.3, no	506		rate assumption and the 1994 GAR mortality table.
509occurs in a limitation year beginning on or after July 1, 2007, the510defined benefit dollar limitation for the member's annuity starting date511is the lesser of: [a] the annual amount of a benefit payable in the form512of a straight life annuity commencing at the member's annuity starting513date that is the actuarial equivalent of the defined benefit dollar514limitation (adjusted under section 12.3(1) for years of participation515less than ten (10), if required) with actuarial equivalence computed516using a five (5) percent interest rate and the applicable Internal517Revenue Code section 417(e) mortality table effective for that annuity518starting date and [b] the defined benefit dollar limitation (adjusted519under section 12.3(1) for years of participation less than ten (10), if520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on completed calendar months as of the annuity starting date).527(b)Notwithstanding the other requirements of this section 12.3, no			
510defined benefit dollar limitation for the member's annuity starting date511is the lesser of: [a] the annual amount of a benefit payable in the form512of a straight life annuity commencing at the member's annuity starting513date that is the actuarial equivalent of the defined benefit dollar514limitation (adjusted under section 12.3(1) for years of participation515less than ten (10), if required) with actuarial equivalence computed516using a five (5) percent interest rate and the applicable Internal517Revenue Code section 417(e) mortality table effective for that annuity518starting date and [b] the defined benefit dollar limitation (adjusted519under section 12.3(1) for years of participation less than ten (10), if520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on526completed calendar months as of the annuity starting date).527(b)Notwithstanding the other requirements of this section 12.3, no			
511is the lesser of: [a] the annual amount of a benefit payable in the form512of a straight life annuity commencing at the member's annuity starting513date that is the actuarial equivalent of the defined benefit dollar514limitation (adjusted under section 12.3(1) for years of participation515less than ten (10), if required) with actuarial equivalence computed516using a five (5) percent interest rate and the applicable Internal517Revenue Code section 417(e) mortality table effective for that annuity518starting date and [b] the defined benefit dollar limitation (adjusted519under section 12.3(1) for years of participation less than ten (10), if520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on526completed calendar months as of the annuity starting date).			
512of a straight life annuity commencing at the member's annuity starting513date that is the actuarial equivalent of the defined benefit dollar514limitation (adjusted under section 12.3(1) for years of participation515less than ten (10), if required) with actuarial equivalence computed516using a five (5) percent interest rate and the applicable Internal517Revenue Code section 417(e) mortality table effective for that annuity518starting date and [b] the defined benefit dollar limitation (adjusted519under section 12.3(1) for years of participation less than ten (10), if520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on526completed calendar months as of the annuity starting date).			
513date that is the actuarial equivalent of the defined benefit dollar514limitation (adjusted under section 12.3(1) for years of participation515less than ten (10), if required) with actuarial equivalence computed516using a five (5) percent interest rate and the applicable Internal517Revenue Code section 417(e) mortality table effective for that annuity518starting date and [b] the defined benefit dollar limitation (adjusted519under section 12.3(1) for years of participation less than ten (10), if520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523ixty-two (62), both determined without applying the limitations of524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on completed calendar months as of the annuity starting date).527(b)Notwithstanding the other requirements of this section 12.3, no			
514Iimitation (adjusted under section 12.3(1) for years of participation515less than ten (10), if required) with actuarial equivalence computed516using a five (5) percent interest rate and the applicable Internal517Revenue Code section 417(e) mortality table effective for that annuity518starting date and [b] the defined benefit dollar limitation (adjusted519under section 12.3(1) for years of participation less than ten (10), if520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523istty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on completed calendar months as of the annuity starting date).527(b)Notwithstanding the other requirements of this section 12.3, no			
515less than ten (10), if required) with actuarial equivalence computed516using a five (5) percent interest rate and the applicable Internal517Revenue Code section 417(e) mortality table effective for that annuity518starting date and [b] the defined benefit dollar limitation (adjusted519under section 12.3(1) for years of participation less than ten (10), if520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on completed calendar months as of the annuity starting date).527(b)Notwithstanding the other requirements of this section 12.3, no			
516using a five (5) percent interest rate and the applicable Internal517Revenue Code section 417(e) mortality table effective for that annuity518starting date and [b] the defined benefit dollar limitation (adjusted519under section 12.3(1) for years of participation less than ten (10), if520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on526completed calendar months as of the annuity starting date).527(b)Notwithstanding the other requirements of this section 12.3, no			
517Revenue Code section 417(e) mortality table effective for that annuity518starting date and [b] the defined benefit dollar limitation (adjusted519under section 12.3(1) for years of participation less than ten (10), if520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on completed calendar months as of the annuity starting date).527(b)Notwithstanding the other requirements of this section 12.3, no			
518starting date and [b] the defined benefit dollar limitation (adjusted519under section 12.3(1) for years of participation less than ten (10), if520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on completed calendar months as of the annuity starting date).527(b)Notwithstanding the other requirements of this section 12.3, no			
519under section 12.3(1) for years of participation less than ten (10), if520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on526completed calendar months as of the annuity starting date).527(b)Notwithstanding the other requirements of this section 12.3, no			
520required) multiplied by the ratio of the annual amount of the521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on526completed calendar months as of the annuity starting date).527(b)Notwithstanding the other requirements of this section 12.3, no			
521immediately commencing straight life annuity under the system at the522member's annuity starting date to the annual amount of the523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on526completed calendar months as of the annuity starting date).527(b)Notwithstanding the other requirements of this section 12.3, no			
522member's annuity starting date to the annual amount of the immediately commencing straight life annuity under the system at age sixty-two (62), both determined without applying the limitations of this section XII (and expressing the participant's age based on completed calendar months as of the annuity starting date).527(b)(b)Notwithstanding the other requirements of this section 12.3, no			
523immediately commencing straight life annuity under the system at age524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on526completed calendar months as of the annuity starting date).527(b)Notwithstanding the other requirements of this section 12.3, no			
524sixty-two (62), both determined without applying the limitations of525this section XII (and expressing the participant's age based on completed calendar months as of the annuity starting date).527(b)Notwithstanding the other requirements of this section 12.3, no			
525this section XII (and expressing the participant's age based on completed calendar months as of the annuity starting date).526(b)Notwithstanding the other requirements of this section 12.3, no			
526completed calendar months as of the annuity starting date).527(b)Notwithstanding the other requirements of this section 12.3, no			
527 (b) Notwithstanding the other requirements of this section 12.3, no			
	527		(b) Notwithstanding the other requirements of this section 12.3, no
	528		adjustment shall be made to the defined benefit dollar limitation to reflect

529		the probability of a member's death between the annuity starting date and
530		age sixty-two (62) if benefits are not forfeited upon the death of the member
531		prior to the annuity starting date. To the extent benefits are forfeited upon
532		death before the annuity starting date, such an adjustment shall be made.
533		(c) Notwithstanding the other requirements of this section 12.3, no
534		adjustment shall be made to the defined benefit dollar limitation for
535		commencement of a benefit before age sixty-two (62) for a distribution on
536		account of a member's becoming disabled by reason of a personal injury or
537		sickness, or as a result of the death of a member.
538		
539		Effective January 1, 2002, section 201.24(12.3)(3) is amended to read as
540	follows:	
541		
542	(3)	Except as provided in this paragraph, if the annual benefit of the member
543		commences prior to age sixty two (62), the defined benefit dollar limitation
544		shall be the actuarial equivalent of an annual benefit beginning at age sixty-
545		two (62). To determine actuarial equivalence, the interest rate assumption is
546		the greater of the rates specified in paragraph (13) of section II or five (5)
547		percent. In the event the annual benefit of the member commences between
548		age fifty five (55) and sixty two (62), the actuarial reduction of the defined
549		benefit dollar limitation shall not result in a dollar limitation which is less
550		than seventy – five thousand dollars (\$75,000.00). In the event the annual
551		benefit of the member commences prior to age fifty = five (55), the defined
552		benefit dollar limitation shall be the greater of (a) the amount which is the
553		actuarial equivalent of a seventy five thousand dollar (\$75,000.00) annual
554		benefit commencing at age fifty five (55); or (b) the actuarial equivalent of the
555		defined benefit dollar limitation beginning at age sixty two (62), both
556		calculated using the interest rate specified in the second sentence of this
557		section 12.3(3). Notwithstanding the provisions of this section 12.3(2), the
558		defined benefit dollar limitation of a "qualified member" shall not be
559		actuarially adjusted. For purposes of this section, a "qualified member" is a
560		member whose years of service taken into account in determining his benefit
561		include at least fifteen (15) years of service as a full-time employe of any
562		department of the county which provides police protection, firefighting
563		services, or emergency medical services for any area within the jurisdiction
564		of the county or is a member of the armed forces of the United States.
565		
566		• Effective January 1, 2002, section 201.24(12.4)(1) is amended to read as
567	follows:	
568		
569	(1)	The annual addition to a member's savings account and membership
570		account for any limitation year shall not exceed the lesser of:
571		

572	(a)	The greater of thirty thousand dollars (\$30,000.00) or twenty-five (25)
573		percent of the defined benefit dollar limitation recited in Internal
574		Revenue Code Section 415(b)(1)(A) for such year The defined
575		contribution dollar limitation provided in Internal Revenue Code
576		section 415(c)(1)(A), or such successor provision of the Internal
577		Revenue Code, as adjusted for cost of living adjustments pursuant to
578		Internal Revenue Code section 415(d); or
579		
580	(b)	Twenty five (25)-One hundred (100) percent of the compensation
581		paid or made available to the member for such year.
582		
583	Section 11. Effective	e January 1, 2002, section 201.24(12.6) is amended to read as follows:
584		
585	The defined b	penefit dollar limitation shall equal One Hundred Sixty Thousand
586),000.00) is ninety thousand dollars (\$90,000.00) . Effective January 1,
587	1988 and eac	ch January 1 thereafter, the ninety thousand dollar limitation shall be
588	adjusted by n	nultiplying such limit by the cost of living adjustment factor prescribed
589	by the Secret	ary of the Treasury under Internal Revenue Code section 415(d). The
590	new dollar lir	mitation shall apply to limitation years ending within the calendar year
591	of the date of	adjustment.
592		
593	Section 12. Effective	e January 1, 2001, section 201.24(12.8) is hereby amended to read as
594	follows:	
595		
596	Compensatio	n, for the purposes of this section, means "participant's compensation,"
597	as defined in	IRSInternal Revenue Code section 415(c)(3) and the regulations
598		ncluding elective contributions made by the County on behalf of the
599		are not includable in income under IRS Internal Revenue Code sections
600	125, 132(f)(4)), 401(h)(2), 402 (a)(8) (e)(3), 402(h) or 403(b).
601		
602	Section 13. Effective	e January 1, 2008, section 201.24(12.8) is hereby amended to read as
603	follows:	
604		
605	Compensatio	n, for the purposes of this section, means "participant's compensation,"
606	as defined in	IRS Internal Revenue Code section 415(c)(3) and paid prior to the
607	member's sev	verance from employment and the regulations thereunder, including
608	elective contr	ributions made by the County on behalf of the member that are not
609	includable in	income under IRS Internal Revenue Code sections 125, 132(f)(4),
610		2 (a)(8) (e)(3), 402(h) or 403(b).
611		
612	Section 14. Effective	e January 1, 2002, section 201.24(13.3) is amended to read as follows:
613		
614	An eligible re	etirement plan is an individual retirement account described in Internal
615	Revenue Coo	le section 408(a), an individual retirement annuity described in Internal

616	Revenue Code section 408(b), an individual retirement annuity described in Internal
617	Revenue Code section 403(a), or a qualified trust described in Internal Revenue
618	Code section 401(a), that accepts the distributee's eligible rollover distribution, an
619	eligible deferred compensation plan described in Internal Revenue Code section
620	457(b) which is maintained by an eligible employer described in Internal Revenue
621	Code section 457(e)(1)(A), or an annuity contract described in Internal Revenue
622	Code section 403(b). However, in the case of an eligible rollover distribution to a
623	distributee's surviving spouse, an eligible retirement plan is an individual retirement
624	account or individual retirement account or an individual retirement annuity.
625	
626	Section 15. Effective January 1, 2010, the following shall be added to the end of section
627	201.24(13.3):
628	
629	Effective for eligible rollover distributions made on or after January 1, 2008, an
630	eligible retirement plan shall also mean a Roth individual retirement account
631	described in Internal Revenue Code section 408A provided that eligible rollover
632	distributions made on or after January 1, 2008 are subject to the adjusted gross
633	income limits of Internal Revenue Code section 408A(c)(3)(B), as applicable, and
634	the distribution rules of Internal Revenue Code section $408A(d)((3)$. For a
635	distributee who is a nonspouse designated beneficiary, the direct rollover may be
636	made only to an individual retirement account or annuity described in Internal
637	Revenue Code section 408(a) or 408(b) that is established on behalf of the
638	designated beneficiary for the purpose of receiving the distribution as an inherited
639	individual retirement account or annuity pursuant to the provisions of Internal
640	Revenue Code section 408(d)(3)(C).
641	
642	Section 16. Effective January 1, 2010, section 201.24(13.4) of the Milwaukee County
643	Code of General Ordinances is amended to read as follows:
644	code of General Oramanees is amenaed to read as follows.
645	A distributee includes a member or former member. In addition, the member's or
646	former member's surviving spouse and the member's or former member's spouse or
647	former spouse who is the alternate payee under a qualified domestic relations order,
648	as defined in Internal Revenue Code section 414(p), are distributees with regard to
649	the interest of the spouse or former spouse. A distributee also includes a member or
650	former member's nonspouse beneficiary.
651	tormer member s honspouse beneficiary.
652	Section 17. The provisions of this ordinance shall be effective as set forth above,
653	but in any event no later than upon passage and publication.
654	but in any event no later than apon passage and publication.
655	
656	jmj
657	04/02/14

658 H:\Shared\COMCLERK\Committees\2014\May\FPA\Resolutions\14-244.docx