FIRST REGULAR SESSION

SENATE BILL NO. 23

96TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR KEAVNEY.

Pre-filed December 1, 2010, and ordered printed.

TERRY L. SPIELER, Secretary.

0112S.02I

AN ACT

To repeal sections 84.010, 86.200, and 86.213, RSMo, and to enact in lieu thereof seven new sections relating to the St. Louis police force, with an effective date and an expiration date for certain sections.

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

Section A. Sections 84.010, 86.200, and 86.213, RSMo, are repealed and 2 seven new sections enacted in lieu thereof, to be known as sections 84.010, 3 84.345, 84.346, 84.347, 84.348, 86.200, and 86.213, to read as follows:

84.010. 1. In all cities of this state that now have, or may hereafter $\mathbf{2}$ attain, a population of seven hundred thousand inhabitants or over, the common council or municipal assembly, as the case may be, of such cities may pass 3 ordinances for preserving order, securing property and persons from violence, 4 5 danger or destruction, protecting public and private property, and for promoting 6 the interests and insuring the good government of the cities; but no ordinances heretofore passed, or that may hereafter be passed, by the common council or 7 8 municipal assembly of the cities, shall, in any manner, conflict or interfere with the powers or the exercise of the powers of the boards of police commissioners of 9 10 the cities as created by section 84.020, nor shall the cities or any officer or agent of the corporation of the cities, or the mayor thereof, in any manner impede, 11 12obstruct, hinder or interfere with the boards of police or any officer, or agent or servant thereof or thereunder, except that in any case of emergency imminently 1314imperiling the lives, health or safety of the inhabitants of the city, the mayor may call upon and direct the chief of police of the city to provide such number of 1516officers and patrolmen to meet the emergency as the mayor determines to be 17necessary and the chief of police shall continue to act under the direction of the

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18 mayor until the emergency has ceased, or until the board of police commissioners19 takes charge of such matter.

20 2. Notwithstanding any provision of subsection 1 of this section 21 or any other law to the contrary, any city not within a county may 22 establish, and thereafter maintain, a municipal police force under 23 sections 84.345 and 84.346.

84.345. Any city not within a county may establish a municipal 2 police force for the purposes of:

(1) Preserving the public peace, welfare, and order;

(2) Preventing crime and arresting suspected offenders;

5 (3) Enforcing the laws of the state and ordinances of the city;

6 (4) Exercising all powers available to a police force under 7 generally applicable state law; and

8 (5) Regulating and licensing all private watchmen, private 9 detectives, and private policemen serving or acting as such in said 10 cities.

No person shall act as a private watchman, private detective, or private
policeman in said cities without first having obtained a written license
from said police force.

84.346. 1. A city not within a county that establishes and $\mathbf{2}$ maintains a municipal police force under subsection 2 of sections 84.010 and 84.345 shall provide for the employment in the municipal police 3 force, immediately upon the effective date of the establishment of the 4 municipal police force, of all officers and employees of any police force 5previously established under sections 84.010 to 84.340 at their then 6 current salaries, and for their entitlement to all accrued benefits, 7 including but not limited to, vacation time, sick leave, health insurance, 8 life insurance, and pensions. Any such city not within a county shall 9 recognize any regulation concerning residence of police officers 10adopted by the board of police commissioners created under sections 11 84.020 and 84.030. Any retired officers shall also maintain their 12accrued benefits, including but not limited to health and life insurance. 132. Notwithstanding the provisions of subsection 1 of this section 14to the contrary, the city shall recognize the designated exclusive 15bargaining representative of the uniformed members of the municipal 16police force to the rank of sergeant and shall, to the extent permitted 17by federal and state law, engage in negotiations with said 18

representative over terms, conditions, and benefits of employment in
a good faith effort to enter into a binding contract covering such terms,
conditions, and benefits.

84.347. The provisions of subsection 1 of section 84.010 and2sections 84.015, 84.020, 84.030, 84.040, 84.050, 84.060, 84.070, 84.080,384.090, 84.095, 84.100, 84.110, 84.120, 84.130, 84.140, 84.150, 84.160, 84.170,484.175, 84.180, 84.190, 84.200, 84.210, 84.220, 84.230, 84.240, 84.250, 84.260,584.265, 84.330, and 84.340, and the terms of office of the commissioners667upon the effective date of this act.

84.348. Any police pension system created under chapter 86 for
the benefit of a police force established under sections 84.010 to 84.343
shall continue to be governed by chapter 86, and shall apply to any
police force established under sections 84.345 and 84.346.

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

4 (1) "Accumulated contributions", the sum of all mandatory contributions 5 deducted from the compensation of a member and credited to the member's 6 individual account, together with members' interest thereon;

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

10 (3) "Average final compensation":

11 (a) With respect to a member who earns no creditable service on or after 12 October 1, 2001, the average earnable compensation of the member during the 13 member's last three years of creditable service as a police officer, or if the member 14 has had less than three years of creditable service, the average earnable 15 compensation of the member's entire period of creditable service;

(b) With respect to a member who is not participating in the DROP pursuant to section 86.251 on October 1, 2001, who did not participate in the DROP at any time before such date, and who earns any creditable service on or after October 1, 2001, the average earnable compensation of the member during the member's last two years of creditable service as a policeman, or if the member has had less than two years of creditable service, then the average earnable compensation of the member's entire period of creditable service; 23(c) With respect to a member who is participating in the DROP pursuant 24to section 86.251 on October 1, 2001, or whose participation in DROP ended before such date, who returns to active participation in the system pursuant to 2526section 86.251, and who terminates employment as a police officer for reasons 27other than death or disability before earning at least two years of creditable 28service after such return, the portion of the member's benefit attributable to 29creditable service earned before DROP entry shall be determined using average 30 final compensation as defined in paragraph (a) of this subdivision; and the 31portion of the member's benefit attributable to creditable service earned after return to active participation in the system shall be determined using average 32final compensation as defined in paragraph (b) of this subdivision; 33

34(d) With respect to a member who is participating in the DROP pursuant to section 86.251 on October 1, 2001, or whose participation in the DROP ended 3536 before such date, who returns to active participation in the system pursuant to 37section 86.251, and who terminates employment as a police officer after earning at least two years of creditable service after such return, the member's benefit 38attributable to all of such member's creditable service shall be determined using 39 40the member's average final compensation as defined in paragraph (b) of this 41subdivision;

42 (e) With respect to a member who is participating in the DROP pursuant 43 to section 86.251 on October 1, 2001, or whose participation in DROP ended 44 before such date, who returns to active participation in the system pursuant to 45 section 86.251, and whose employment as a police officer terminates due to death 46 or disability after such return, the member's benefit attributable to all of such 47 member's creditable service shall be determined using the member's average final 48 compensation as defined in paragraph (b) of this subdivision; and

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

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

57 (5) "Board of police commissioners", any board of police commissioners, 58 police commissioners and any other officials or boards now or hereafter 59 authorized by law to employ and manage a permanent police force in such cities;

60 (6) "Board of trustees", the board provided in sections 86.200 to 86.366 to 61 administer the retirement system;

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

(8) "DROP", the deferred retirement option plan provided for in section86.251;

66 (9) "Earnable compensation", the annual salary which a member would 67earn during one year on the basis of the member's rank or position as specified in the applicable salary matrix [in section 84.160,] plus any additional 68 69 compensation for academic work [as provided in subsection 7 of section 84.160, plus] and shift differential [as provided in subdivision (4) of subsection 8 of 70section 84.160] that may be provided by any official or board now or 71hereafter authorized by law to employ and manage a permanent police 72force in such cities. Such amount shall include the member's deferrals to a 73deferred compensation plan pursuant to Section 457 of the Internal Revenue Code 74or to a cafeteria plan pursuant to Section 125 of the Internal Revenue Code or, 75effective October 1, 2001, to a transportation fringe benefit program pursuant to 76Section 132(f)(4) of the Internal Revenue Code. Earnable compensation shall not 77 78include a member's additional compensation for overtime, standby time, court 79 time, nonuniform time or unused vacation time. Notwithstanding the foregoing, the earnable compensation taken into account under the plan established 80 pursuant to sections 86.200 to 86.366 with respect to a member who is a 81 noneligible participant, as defined in this subdivision, for any plan year beginning 82on or after October 1, 1996, shall not exceed the amount of compensation that 83may be taken into account under Section 401(a)(17) of the Internal Revenue Code, 84 as adjusted for increases in the cost of living, for such plan year. For purposes 85of this subdivision, a "noneligible participant" is an individual who first becomes 86 a member on or after the first day of the first plan year beginning after the 87 88 earlier of:

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

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(b) December 31, 1995;

91 (10) "Internal Revenue Code", the federal Internal Revenue Code of 1986,92 as amended;

93 (11) "Mandatory contributions", the contributions required to be deducted94 from the salary of each member who is not participating in DROP in accordance

95 with section 86.320;

96 (12) "Member", a member of the retirement system as defined by sections
97 86.200 to 86.366;

98 (13) "Members' interest", interest on accumulated contributions at such
99 rate as may be set from time to time by the board of trustees;

(14) "Membership service", service as a policeman rendered since last
becoming a member, except in the case of a member who has served in the armed
forces of the United States and has subsequently been reinstated as a policeman,
in which case "membership service" means service as a policeman rendered since
last becoming a member prior to entering such armed service;

105 (15) "Plan year" or "limitation year", the twelve consecutive-month period
106 beginning each October first and ending each September thirtieth;

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

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

(18) "Reserve officer", any member of the police reserve force of such cities, armed or unarmed, who works less than full time, without compensation, and who, by his or her assigned function or as implied by his or her uniform, performs duties associated with those of a police officer and who currently receives a service retirement as provided by sections 86.200 to 86.366;

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

(20) "Retirement system", the police retirement system of the cities asdefined in sections 86.200 to 86.366;

124 (21) "Surviving spouse", the surviving spouse of a member who was the125 member's spouse at the time of the member's death.

86.213. 1. The general administration and the responsibility for the proper operation of the retirement system and for making effective the provisions of sections 86.200 to 86.366 are hereby vested in a board of trustees of [ten] **nine** persons. The board shall be constituted as follows:

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(1) The president of the board of police commissioners of the city, ex

6 officio, or any official or president of a board now or hereafter 7 authorized by law to employ and manage a permanent police force in 8 such cities or his or her designee. If the president is absent from any 9 meeting of the board of trustees for any cause whatsoever, the president may be 10 represented by any member of the board of police commissioners who in such case 11 shall have full power to act as a member of the board of trustees;

12 (2) The comptroller of the city, ex officio. If the comptroller is absent from 13 any meeting of the board of trustees for any cause whatsoever, the comptroller 14 may be represented by either the deputy comptroller or the first assistant 15 comptroller who in such case shall have full power to act as a member of the said 16 board of trustees;

17 (3) [Three] Two members to be appointed by the mayor of the city to
18 serve for a term of two years;

(4) Three members to be elected by the members of the retirement system 19 20of the city for a term of three years; provided, however, that the term of office of 21the first three members so elected shall begin immediately upon their election 22and one such member's term shall expire one year from the date the retirement 23system becomes operative, another such member's term shall expire two years from the date the retirement system becomes operative and the other such 2425member's term shall expire three years from the date the retirement system 26becomes operative; provided, further, that such members shall be members of the 27system and hold office only while members of the system;

(5) Two members who shall be retired members of the retirement system to be elected by the retired members of the retirement system for a term of three years; except that, the term of office of the first two members so elected shall begin immediately upon their election and one such member's term shall expire two years from the date of election and the other such member's term shall expire three years from the date of election.

34 2. Any member elected chairman of the board of trustees may serve35 without term limitations.

36 3. Each commissioned elected trustee shall be granted travel time by the 37 St. Louis metropolitan police department to attend any and all functions that 38 have been authorized by the board of trustees of the police retirement system of 39 St. Louis. Travel time, with compensation, for a trustee shall not exceed thirty 40 days in any board fiscal year.

Section B. The enactment of sections 84.345, 84.346, 84.347, and 84.348

2 $\,$ and the repeal and reenactment of sections 84.010, 86.200, and 86.213 of this act $\,$

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3 shall become effective January 1, 2013.



Bill

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