## ASSEMBLY SUBSTITUTE AMENDMENT 1, TO 1999 ASSEMBLY BILL 48

March 6, 2000 – Offered by Representative VRAKAS.

1	AN ACT to renumber and amend 40.02 (48) (am) and 40.02 (48) (c); to amend
2	40.02 (48) (a), 111.70 (4) (cm) 6. a. and 111.70 (4) (cm) 6. am.; and <i>to create</i> 40.02
3	(17) (n), 40.02 (48) (am) 22., 40.02 (48) (b) 5., 40.02 (48) (c) 18., 40.65 (4w) and
1	111.70 (1) (cm) of the statutes; <b>relating to:</b> classifying certain county jailers as
5	protective occupation participants under the Wisconsin retirement system and
3	restricting the issues subject to interest arbitration under the municipal
7	employment relations act.

## The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

**SECTION 1.** 40.02 (17) (n) of the statutes is created to read:

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40.02 (17) (n) Notwithstanding par. (d), each participant who is a county jailer described under s. 40.02 (48) (am) 22. on or after the effective date of this paragraph .... [revisor inserts date], shall be granted creditable service as a county jailer that

was earned on or after the effective date of this paragraph [revisor inserts date],		
but may not be granted creditable service as a protective occupation participant for		
any covered service as a county jailer that was earned before the effective date of this		
paragraph [revisor inserts date], unless that service was earned while the		
participant was classified under sub. (48) (a) and s. 40.06 (1) (d) as a protective		
occupation participant.		
<b>SECTION 2.</b> 40.02 (48) (a) of the statutes is amended to read:		
40.02 (48) (a) "Protective occupation participant" means any participant whose		
principal duties are determined by the participating employer, or, subject to s. 40.06		
(1) (dm), by the department head in the case of a state employe, or, with respect to		
a county jailer, under a collective bargaining agreement entered into under subch.		
IV of ch. 111, to involve active law enforcement or active fire suppression or		
prevention, provided the duties require frequent exposure to a high degree of danger		
or peril and also require a high degree of physical conditioning.		
SECTION 3. 40.02 (48) (am) of the statutes, as affected by 1999 Wisconsin Act		
9, is renumbered 40.02 (48) (am) (intro.) and amended to read:		
40.02 (48) (am) (intro.) "Protective occupation participant" includes any		
participant whose name is certified to the fund as provided in s. 40.06 (1) (d) and (dm)		
and who is a <u>any of the following:</u>		

- 20 <u>1. A</u> conservation warden,
  - 2. A conservation patrol boat captain,.
- 22 <u>3. A conservation patrol boat engineer, </u>
- 4. A conservation pilot<sub> $\bar{1}$ </sub>.
- 5. A conservation patrol officer,
- 25 <u>6. A</u> forest fire control assistant<sub> $\bar{7}$ </sub>.

1 7. A member of the state traffic patrol<sub> $\bar{1}$ </sub>. 2 8. A state motor vehicle inspector. 3 9. A police officer, 4 <u>10. A</u> fire fighter, 5 11. A sheriff, 6 12. An undersheriff, 7 13. A deputy sheriff, 8 14. A state probation and parole officer, 9 15. A county traffic police officer. 10 <u>16. A state forest ranger,</u> 11 17. A fire watcher employed by the Wisconsin veterans home, 12 18. A state correctional-psychiatric officer, 13 19. An excise tax investigator employed by the department of revenue. **14** 20. A special criminal investigation agent in the department of justice, 15 21. An assistant or deputy fire marshal, or person employed under s. 61.66 (1). 16 **SECTION 4.** 40.02 (48) (am) 22. of the statutes is created to read: 17 40.02 (48) (am) 22. A county jailer granted protective occupation participant 18 status under a collective bargaining agreement entered into under subch. IV of ch. 111. 19 20 **SECTION 5.** 40.02 (48) (b) 5. of the statutes is created to read: 21 40.02 (48) (b) 5. A "county jailer" is any jailer or employe of a county jail, except 22 one whose principal duties are those of a telephone operator, clerk, stenographer, 23 machinist or mechanic or whose functions do not clearly fall within the scope of active 24 law enforcement even though such an employe is subject to occasional call, or is 25 occasionally called upon, to perform duties within the scope of active law

1 enforcement. County jailer includes any person regularly employed and qualifying 2 as a county jailer, even if temporarily assigned to other duties. 3 **Section 6.** 40.02 (48) (c) of the statutes is renumbered 40.02 (48) (c) (intro.) and 4 amended to read: 5 40.02 (48) (c) (intro.) In s. 40.65, "protective occupation participant" means a 6 participating employe who is a any of the following: 7 1. A police officer, 2. A fire fighter, an. 8 9 3. An individual determined by a participating employer under par. (a) or (bm) 10 to be a protective occupation participant, 11 4. A county undersheriff, 12 <u>5. A</u> deputy sheriff, 13 6. A state probation and parole officer. 14 <u>7. A</u> county traffic police officer,. 15 <u>8. A</u> conservation warden, 16 9. A state forest ranger, 17 10. A field conservation employe of the department of natural resources who 18 is subject to call for forest fire control or warden duty, 19 11. A member of the state traffic patrol<sub> $\bar{1}$ </sub>. 20 <u>12. A</u> state motor vehicle inspector, <u>university.</u> 21 13. A University of Wisconsin system System full-time police officer, 22 14. A guard or any other employe whose principal duties are supervision and 23 discipline of inmates at a state penal institution, 24 15. An excise tax investigator employed by the department of revenue, 25 <u>16.</u> A person employed under s. 61.66 (1), or.

1 17. A special criminal investigation agent employed by the department of 2 justice. 3 **SECTION 7.** 40.02 (48) (c) 18. of the statutes is created to read: 4 40.02 (48) (c) 18. A county jailer granted protective occupation participant 5 status under a collective bargaining agreement entered into under subch. IV of ch. 111. 6 7 **SECTION 8.** 40.65 (4w) of the statutes is created to read: 8 40.65 (4w) A county jailer described under s. 40.02 (48) (c) 18. who becomes a 9 protective occupation participant on or after the effective date of this subsection .... 10 [revisor inserts date], is not entitled to a duty disability benefit under this section for 11 an injury or disease occurring before the effective date of this subsection .... [revisor 12 inserts datel. 13 **Section 9.** 111.70 (1) (cm) of the statutes is created to read: 14 111.70 **(1)** (cm) "County jailer" has the meaning given in s. 40.02 (48) (b) 5. 15 **SECTION 10.** 111.70 (4) (cm) 6. a. of the statutes is amended to read: 16 111.70 (4) (cm) 6. a. If in any collective bargaining unit a dispute relating to one 17 or more issues, qualifying for interest arbitration under subd. 5s. in a collective 18 bargaining unit to which subd. 5s. applies, has not been settled after a reasonable 19 period of negotiation and after mediation by the commission under subd. 3. and other 20 settlement procedures, if any, established by the parties have been exhausted, and 21 the parties are deadlocked with respect to any dispute between them over wages, 22 hours and conditions of employment to be included in a new collective bargaining 23 agreement, either party, or the parties jointly, may petition the commission, in 24 writing, to initiate compulsory, final and binding arbitration, as provided in this

paragraph. At the time the petition is filed, the petitioning party shall submit in

writing to the other party and the commission its preliminary final offer containing its latest proposals on all issues in dispute, other than the granting or revoking of protective occupation participation status under ch. 40 for county jailers. Within 14 calendar days after the date of that submission, the other party shall submit in writing its preliminary final offer on all disputed issues to the petitioning party and the commission, other than the granting or revoking of protective occupation participation status under ch. 40 for county jailers. If a petition is filed jointly, both parties shall exchange their preliminary final offers in writing and submit copies to the commission at the time the petition is filed.

**SECTION 11.** 111.70 (4) (cm) 6. am. of the statutes is amended to read:

111.70 (4) (cm) 6. am. Upon receipt of a petition to initiate arbitration, the commission shall make an investigation, with or without a formal hearing, to determine whether arbitration should be commenced. If in determining whether an impasse exists the commission finds that the procedures set forth in this paragraph have not been complied with and such compliance would tend to result in a settlement, it may order such compliance before ordering arbitration. The validity of any arbitration award or collective bargaining agreement shall not be affected by failure to comply with such procedures. Prior to the close of the investigation each party shall submit in writing to the commission its single final offer containing its final proposals on all issues in dispute that are subject to interest arbitration under this subdivision or under subd. 5s. in collective bargaining units to which subd. 5s. applies. If a party fails to submit a single, ultimate final offer, the commission shall close the investigation based on the last written position of the party. The municipal employer may not submit a qualified economic offer under subd. 5s. after the close of the investigation. Such final offers may include only mandatory subjects of

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bargaining, except that no final offer may contain any proposal relating to the granting or revoking of protective occupation participant status under ch. 40 for county jailers and except that a permissive subject of bargaining may be included in the final offer by a party if the other party does not object and shall then be treated as a mandatory subject. No later than such time, the parties shall also submit to the commission a stipulation, in writing, with respect to all matters which are agreed upon for inclusion in the new or amended collective bargaining agreement. The commission, after receiving a report from its investigator and determining that arbitration should be commenced, shall issue an order requiring arbitration and immediately submit to the parties a list of 7 arbitrators. Upon receipt of such list, the parties shall alternately strike names until a single name is left, who shall be appointed as arbitrator. The petitioning party shall notify the commission in writing of the identity of the arbitrator selected. Upon receipt of such notice, the commission shall formally appoint the arbitrator and submit to him or her the final offers of the parties. The final offers shall be considered public documents and shall be available from the commission. In lieu of a single arbitrator and upon request of both parties, the commission shall appoint a tripartite arbitration panel consisting of one member selected by each of the parties and a neutral person designated by the commission who shall serve as a chairperson. An arbitration panel has the same powers and duties as provided in this section for any other appointed arbitrator, and all arbitration decisions by such panel shall be determined by majority vote. In lieu of selection of the arbitrator by the parties and upon request of both parties, the commission shall establish a procedure for randomly selecting names of arbitrators. Under the procedure, the commission shall submit a list of 7 arbitrators to the parties. Each party shall strike one name from the list. From the remaining 5

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names, the commission shall randomly appoint an arbitrator. Unless both parties to an arbitration proceeding otherwise agree in writing, every individual whose name is submitted by the commission for appointment as an arbitrator shall be a resident of this state at the time of submission and every individual who is designated as an arbitration panel chairperson shall be a resident of this state at the time of designation.

## **SECTION 12. Effective date.**

(1) This act takes effect on the January 1 after publication.

9 (END)