Resolution No. 290

WHEREAS, Section 5-306(a) of the Fire and Police Disability, Retirement and Death Benefit Plan (Plan) purports to limit compensation for injuries or illnesses to those injuries or illnesses attributable to a Member's employment with the Bureau of Fire or Bureau of Police, and

WHEREAS, some Members of the Plan have injuries or illnesses which are or may be attributable to events and circumstances occurring during the course of their employment as fire fighters or police officers for public entities other than the Bureau of Fire or Bureau of Police, and

WHEREAS, the Board of Trustees believes that events and circumstances occurring in the course of a Member's previous employment as a fire fighter or police officer for an entity other than the Bureau of Fire or Bureau of Police should be considered to be service-connected events and circumstances for purposes of Section 5-306(a) of the Plan, if such events and circumstances occurred during a period of time for which the Member has been granted Years of Service credit under the Plan.

NOW, THEREFORE, BE IT RESOLVED by the Board of Trustees of the Fire and Police Disability and Retirement Fund that the following policy relative to applications for service-connected disability benefits be and hereby is adopted:

For purposes of Section 5-306(a) of the Fire and Police Disability, Retirement and Death Benefit Plan (Plan) events and circumstances occurring in the course of a Member's employment as a fire fighter or police officer for a public entity other than the Bureau of Fire or Bureau of Police shall be deemed to be service-connected events and circumstances if said events and circumstances occurred during a period of time for which the Member has received Years of Service credit under the Plan.

ADOPTED by the Board of Trustees on 13th day of February, 1996.

Edwin L. Freeman Fund Administrator

resolution\290(1)
[5-306(a)]