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Report to Officials of Congress and the District of Columbia

March 1988

# DISTRICT'S WORKFORCE

Annual Report Required by the District of Columbia Retirement Reform Act



135438



United States General Accounting Office Washington, D.C. 20548

#### **General Government Division**

B-208412

March 30, 1988

The Honorable James C. Wright, Jr. Speaker of the House of Representatives

The Honorable John C. Stennis President Pro Tempore United States Senate

The Honorable John Glenn Chairman, Committee on Governmental Affairs United States Senate

The Honorable Ronald V. Dellums Chairman, Committee on the District of Columbia House of Representatives

The Honorable John C Stennis Chairman, Committee on Appropriations United States Senate

The Honorable Jamie L. Whitten Chairman, Committee on Appropriations House of Representatives

The Honorable Marion S. Barry, Jr. Mayor of the District of Columbia

The Council of the District of Columbia Washington, DC

In accordance with subsection 145(b) of the District of Columbia Retirement Reform Act (Public Law 96-122, as amended by Public Law 98-104), we are sending you our comments on the enclosed report prepared by Mr. Thomas Lowman of William M. Mercer Meidinger Hansen, Inc., on the disability retirement rate of District of Columbia police officers and firefighters. The act provides for annual federal payments to the District of Columbia Police Officers and Fire Fighters' Retirement Fund. These payments, however, are to be reduced when the disability retirement rate exceeds an established limit. The purpose of making the payments subject to a reduction was to encourage the District government to control disability retirement costs.

We have reviewed the enclosed report from the actuary which shows that 29 members who were hired before February 15, 1980, retired on disability in 1987. On January 1, 1987, there were 3,857 police officers and firefighters on active duty who had been hired before February 15, 1980. Thus, the actuary determined the disability retirement rate to be 0.752 percent. Since this rate is less than eight-tenths of 1 percentage point, no reduction is required in the fiscal year 1989 payment to the District's police and firefighters retirement fund.

In our opinion, the determination made by the enrolled actuary meets, in all material respects, the requirements of the law.

We are sending a copy of this report to the District of Columbia Retirement Board. Copies will be made available to other interested parties upon request.

Rosslyn S. Kleeman

Senior Associate Director

Rosslyn S. Kleeman

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## Actuary's Report

### MERCER MEIDINGER HANSEN

Thomas B. Lowman, F.S.A./Principal

February 29, 1988

Mr. Charles A. Bowsher Comptroller General of the United States General Accounting Office 441 G Street, N.W. Washington, DC 20548

Dear Mr. Bowsher:

Disability Reirement Rate for 1987 Calendar Year District of Columbia Police Officers and Fire Fighters' Retirement Fund

Public Law 98-104 requires that the enrolled actuary determines the disability retirement rate and report on the disability retirement rate by March 1 of each year, with respect to the rate for the preceding calendar year.

The following employee data and disability retirement data was made available to me:

- Number of active police officers as of January 1, 1987, hired on or before February 14, 1980: 2,897
- Number of active fire fighters as of January 1, 1987, hired on or before February 14, 1980: 960
- Numbers of disability retirements among employees hired on or before February 14, 1980: 29 (19 police, 10 fire)

Based on this data, the disability retirement rate for 1987 as defined in Public Law 98-104 amending subsection 145(a) paragraphs (1) and (2) of the District of Columbia Retirement Reform Act, is 0.752%.

This disability retirement rate is not greater than 0.8%, i.e. eight-tenths of a percentage point.

Sincerely,

Thomas Lowman, F.S.A.
Principal

TL/plm

cc: Mr. William Stanton Mr. Jorge Morales Mr. Tom Eickmeyer Ms. Theresa L. Watson

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A Marsh & McLennan Company

1001, 22nd Street, N.Mr. & Suite 400 - Mrs

1001 22nd Street: N.W. • Suite 400 • Washington: DC 20037 • 202 293-9422

Mr. Lowman, an enrolled actuary, was engaged by the District of Columbia Retirement Board to (1) determine the 1987 disability retirement rate for District police officers and firefighters hired before February 15, 1980; (2) determine if that rate exceeded eight-tenths of 1 percentage point; and (3) prepare the annual report required by the act.

Subsection 145(a) of the act, as amended, established a "trigger mechanism" for determining whether the annual federal payment of \$34,170,000 to the District of Columbia Police Officers and Fire Fighters' Retirement Fund (authorized under subsection 144(a)(1) of the act) is to be reduced. The Comptroller General is required by the act to make this determination each year on the basis of a review of the disability retirement rate computed by the enrolled actuary. We have reviewed the actuary's report and other relevant data and concluded that no reduction is required in the fiscal year 1989 federal payment to the District's police and firefighters retirement fund.

#### Basis for Our Determination

As defined by subsection 145(a)(2) of the act, as amended, the disability retirement rate is a fraction, the numerator of which is the number of District of Columbia police officers and firefighters hired before February 15, 1980, who retired on disability during the applicable calendar year. The denominator is the total number of police officers and firefighters hired before February 15, 1980, who were on active duty as of January 1 of the applicable calendar year. A disability retirement rate greater than eight-tenths of 1 percentage point triggers a reduction in the next annual federal payment. Thus, the trigger mechanism governing the fiscal year 1989 payment is based on members retiring on disability in calendar year 1987 (the numerator) and members on board on January 1, 1987, (the denominator). The enrolled actuary must report the determinations made under the law, along with related documentation, to the Retirement Board and to the Comptroller General no later than March 1 of each year.

Our comments must include a statement as to whether the determinations made by the enrolled actuary fairly present, in all material respects, the requirements of the law. The law also requires that we make a determination as to the amount, if any, by which the annual federal payment is to be reduced. A reduction in the federal payment would amount to 1-1/2 percent for each whole tenth of a percentage point by which the disability retirement rate is greater than eight-tenths of 1 percentage point