100TH GENERAL ASSEMBLY

State of Illinois

2017 and 2018

HB0441

by Rep. Jeanne M Ives

SYNOPSIS AS INTRODUCED:

40 ILCS	5/2-101	from	Ch.	108	1/2,	par.	2-101
40 ILCS	5/2-105	from	Ch.	108	1/2,	par.	2-105
40 ILCS	5/2-107	from	Ch.	108	1/2,	par.	2-107
40 ILCS	5/7-137	from	Ch.	108	1/2,	par.	7-137
40 ILCS	5/8-113	from	Ch.	108	1/2,	par.	8-113
40 ILCS	5/8-243	from	Ch.	108	1/2,	par.	8-243
40 ILCS	5/9-108	from	Ch.	108	1/2,	par.	9-108

Amends the Illinois Pension Code. In the General Assembly Article, restricts participation in the General Assembly Retirement System to persons who become participants before the effective date of the amendatory Act and provides that, beginning on that date, the System shall not accept any new participants. Makes related changes. In the Illinois Municipal Retirement Fund, Chicago Municipal, and Cook County Articles, provides that a person who holds part-time elective office is not an employee, contributor, or participant with respect to that office, unless he or she (i) was elected to that office before the effective date of the amendatory Act and (ii) has elected while in that office to become a contributor. Provides that an elective office shall be presumed to be part-time in the absence of an official job description or determination by the legal advisor of the applicable unit of local government, filed with the Board of the Fund, declaring the elective office to be full-time.

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FISCAL NOTE ACT MAY APPLY PENSION IMPACT NOTE ACT MAY APPLY

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AN ACT concerning public employee benefits.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Illinois Pension Code is amended by changing
Sections 2-101, 2-105, 2-107, 7-137, 8-113, 8-243, and 9-108 as
follows:

7	(40 ILCS	5/2-101)	(from Ch.	108	1/2,	par.	2-101)
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8 Sec. 2-101. Creation of system. A retirement system is 9 created to provide retirement annuities, survivor's annuities 10 and other benefits for <u>certain</u> members of the General Assembly, 11 certain elected state officials, and their beneficiaries.

12 The system shall be known as the "General Assembly 13 Retirement System". All its funds and property shall be a trust 14 separate from all other entities, maintained for the purpose of 15 securing payment of annuities and benefits under this Article.

Participation in the retirement system created under this
Article is restricted to persons who became participants before
the effective date of this amendatory Act of the 100th General
Assembly. Beginning on that date, the System shall not accept
any new participants.

21 (Source: P.A. 83-1440.)

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(40 ILCS 5/2-105) (from Ch. 108 1/2, par. 2-105)

Sec. 2-105. Member. "Member": Members of the General Assembly of this State, including persons who enter military service while a member of the General Assembly, and any person serving as Governor, Lieutenant Governor, Secretary of State, Treasurer, Comptroller, or Attorney General for the period of service in such office.

7 Any person who has served for 10 or more years as Clerk or 8 Assistant Clerk of the House of Representatives, Secretary or 9 Assistant Secretary of the Senate, or any combination thereof, 10 may elect to become a member of this system while thenceforth 11 engaged in such service by filing a written election with the 12 board. Any person so electing shall be deemed an active member of the General Assembly for the purpose of validating and 13 14 transferring any service credits earned under any of the funds 15 and systems established under Articles 3 through 18 of this 16 Code.

However, notwithstanding any other provision of this Article, a person shall not be deemed a member for the purposes of this Article unless he or she became a participant of the System before the effective date of this amendatory Act of the 100th General Assembly.

22 (Source: P.A. 85-1008.)

23 (40 ILCS 5/2-107) (from Ch. 108 1/2, par. 2-107)

24 Sec. 2-107. Participant. "Participant": Any member who 25 elects to participate; and any former member who elects to

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continue participation under Section 2-117.1, for the duration of such continued participation. <u>However, notwithstanding any</u> <u>other provision of this Article, a person shall not be deemed a</u> <u>participant for the purposes of this Article unless he or she</u> <u>became a participant of the System before the effective date of</u> this amendatory Act of the 100th General Assembly.

7 (Source: P.A. 86-1488.)

8 (40 ILCS 5/7-137) (from Ch. 108 1/2, par. 7-137)

9 Sec. 7-137. Participating and covered employees.

10 (a) The persons described in this paragraph (a) shall be 11 included within and be subject to this Article and eligible to 12 benefits from this fund, beginning upon the dates hereinafter 13 specified:

14 1. Except as to the employees specifically excluded 15 under the provisions of this Article, all persons who are 16 employees of any municipality (or instrumentality thereof) 17 or participating instrumentality on the effective date of 18 participation of the municipality or participating 19 instrumentality beginning upon such effective date.

20 2. Except as to the employees specifically excluded 21 under the provisions of this Article, all persons, who 22 became employees of any participating municipality (or 23 instrumentality thereof) or participating instrumentality 24 after the effective date of participation of such 25 municipality or participating instrumentality, beginning

upon the date such person becomes an employee.

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3. All persons who file notice with the board as provided in paragraph (b) 2 and 3 of this Section, beginning upon the date of filing such notice.

5 (b) The following described persons shall not be considered 6 participating employees eligible for benefits from this fund, 7 but shall be included within and be subject to this Article 8 (each of the descriptions is not exclusive but is cumulative):

9 1. Any person who occupies an office or is employed in 10 a position normally requiring performance of duty during 11 less than 600 hours a year for a municipality (including 12 all instrumentalities thereof) or а participating 13 instrumentality. If a school treasurer performs services 14 for more than one school district, the total number of 15 hours of service normally required for the several school 16 districts shall be considered to determine whether he 17 qualifies under this paragraph;

2. Except as provided in items 2.5 and 2.6, any person
who holds <u>full-time</u> elective office, unless he <u>or she</u> has
elected while in that office in a written notice on file
with the board to become a participating employee;

22 2.5. Except as provided in item 2.6, any person who
23 holds elective office as a member of a county board,
24 unless:

(i) the person was first elected as a member of a
 county board before the effective date of this

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amendatory Act of the 99th General Assembly;

(ii) the person has elected while in that office, in a written notice on file with the board, to become a participating employee;

5 (iii) the county board has filed the resolution 6 required by subsection (a) of Section 7-137.2 of this 7 Article; and

8 (iv) the person has submitted the required time 9 sheets evidencing that the person has met the hourly 10 standard as required by subsection (b) of Section 11 7-137.2 of this Article;

12 2.6. Any person who is an elected member of a county
13 board and is first so elected on or after the effective
14 date of this amendatory Act of the 99th General Assembly;

15 2.7. Any person who holds part-time elective office, 16 unless he or she (i) was elected to that office before the 17 effective date of this amendatory Act of the 100th General Assembly and (ii) has elected while in that office in a 18 19 written notice on file with the board to become a 20 participating employee. An elective office shall be 21 presumed to be part-time in the absence of an official job description or determination by the legal advisor of the 22 23 applicable participating municipality or participating 24 instrumentality, filed with the Board, declaring the 25 elective position to be full-time;

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3. Any person working for a city hospital unless any

such person, while in active employment, has elected in a written notice on file with the board to become a participating employee and notification thereof is received by the board;

5 4. Any person who becomes an employee after June 30, 6 1979 as a public service employment program participant 7 under the federal Comprehensive Employment and Training 8 Act and whose wages or fringe benefits are paid in whole or 9 in part by funds provided under such Act;

10 5. Anv person who is actively employed by а 11 municipality on its effective date of participation in the 12 Fund if that municipality (i) has at least 35 employees on 13 its effective date of participation; (ii) is located in a county with at least 2,000,000 inhabitants; and (iii) 14 15 maintains an independent defined benefit pension plan for 16 the benefit of its eligible employees, unless the person 17 files with the board within 90 days after the municipality's effective 18 date of participation an 19 irrevocable election to participate.

(c) Any person electing to be a participating employee,
pursuant to paragraph (b) of this Section may not change such
election, except as provided in Section 7-137.1.

(d) Any employee who occupied the position of school nurse in any participating municipality on August 8, 1961 and continuously thereafter until the effective date of the exercise of the option authorized by this subparagraph, who on

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August 7, 1961 was a member of the Teachers' Retirement System 1 2 of Illinois, by virtue of certification by the Department of 3 Registration and Education as a public health nurse, may elect terminate participation in this Fund in 4 to order to 5 re-establish membership in such System. The election may be exercised by filing written notice thereof with the Board or 6 with the Board of Trustees of said Teachers' Retirement System, 7 8 not later than September 30, 1963, and shall be effective on 9 the first day of the calendar month next following the month in 10 which the notice was filed. If the written notice is filed with 11 such Teachers' Retirement System, that System shall 12 immediately notify this Fund, but neither failure nor delay in 13 notification shall affect the validity of the employee's 14 election. If the option is exercised, the Fund shall notify such Teachers' Retirement System of such fact and transfer to 15 16 that system the amounts contributed by the employee to this 17 Fund, including interest at 3% per annum, but excluding contributions applicable to social security coverage during 18 19 the period beginning August 8, 1961 to the effective date of 20 the employee's election. Participation in this Fund as to any credits on or after August 8, 1961 and up to the effective date 21 22 of the employee's election shall terminate on such effective 23 date.

(e) Any participating municipality or participating
 instrumentality, other than a school district or special
 education joint agreement created under Section 10-22.31 of the

School Code, may, by a resolution or ordinance duly adopted by 1 2 its governing body, elect to exclude from participation and 3 eligibility for benefits all persons who are employed after the effective date of such resolution or ordinance and who occupy 4 5 an office or are employed in a position normally requiring performance of duty for less than 1000 hours per year for the 6 7 participating municipality (including all instrumentalities 8 thereof) or participating instrumentality except for persons 9 employed in a position normally requiring performance of duty 10 for 600 hours or more per year (i) by such participating 11 municipality or participating instrumentality prior to the 12 effective date of the resolution or ordinance and (ii) by a 13 participating municipality or participating instrumentality, which had not adopted such a resolution when the person was 14 15 employed, and the function served by the employee's position is 16 assumed by another participating municipality or participating 17 Notwithstanding the instrumentality. foregoing, а participating municipality or participating instrumentality 18 which is formed solely to succeed to the functions of a 19 20 participating municipality or participating instrumentality shall be considered to have adopted any such resolution or 21 22 ordinance which may have been applicable to the employees 23 performing such functions. The election made by the resolution or ordinance shall take effect at the time specified in the 24 resolution or ordinance, and once effective 25 shall be 26 irrevocable.

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1 (Source: P.A. 99-900, eff. 8-26-16.)

2 (40 ILCS 5/8-113) (from Ch. 108 1/2, par. 8-113)
3 Sec. 8-113. Municipal employee, employee, contributor, or
4 participant. "Municipal employee", "employee", "contributor",
5 or "participant":

6 (a) Any employee of an employer employed in the classified 7 civil service thereof other than by temporary appointment or in a position excluded or exempt from the classified service by 8 9 the Civil Service Act, or in the case of a city operating under 10 a personnel ordinance, any employee of an employer employed in 11 the classified or career service under the provisions of a 12 personnel ordinance, other than in a provisional or exempt position as specified in such ordinance or in rules and 13 14 regulations formulated thereunder.

(b) Any employee in the service of an employer before theCivil Service Act came in effect for the employer.

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(c) Any person employed by the board.

(d) Any person employed after December 31, 1949, but prior
to January 1, 1984, in the service of the employer by temporary
appointment or in a position exempt from the classified service
as set forth in the Civil Service Act, or in a provisional or
exempt position as specified in the personnel ordinance, who
meets the following qualifications:

(1) has rendered service during not less than 12
 calendar months to an employer as an employee, officer, or

official, 4 months of which must have been consecutive full 1 2 normal working months of service rendered immediately prior to filing application to be included; and 3

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(2) files written application with the board, while in 5 the service, to be included hereunder.

(e) After December 31, 1949, any alderman or other officer 6 7 or official of the employer, who files, while in office, 8 written application with the board to be included hereunder. 9 Notwithstanding any other provision of this Article, however, a person who holds part-time elective city office is not an 10 11 employee, contributor, or participant with respect to that 12 office, unless he or she (i) was so elected before the 13 effective date of this amendatory Act of the 100th General 14 Assembly and (ii) has elected while in that office to become a contributor. An elective city office shall be presumed to be 15 part-time in the absence of an official job description or 16 17 determination by the legal advisor of the city, filed with the board, declaring the elective city office to be full-time. 18

19 (f) Beginning January 1, 1984, any person employed by an 20 employer other than the Chicago Housing Authority or the Public Building Commission of the city, whether or not such person is 21 22 serving by temporary appointment or in a position exempt from 23 the classified service as set forth in the Civil Service Act, or in a provisional or exempt position as specified in the 24 25 personnel ordinance, provided that such person is neither (1) 26 an alderman or other officer or official of the employer, nor

(2) participating, on the basis of such employment, in any
 other pension fund or retirement system established under this
 Act.

(q) After December 31, 1959, any person employed in the law 4 5 department of the city, or municipal court or Board of Election Commissioners of the city, who was 6 a contributor and participant, on December 31, 1959, in the annuity and benefit 7 8 fund in operation in the city on said date, by virtue of the 9 Court and Law Department Employees' Annuity Act or the Board of 10 Election Commissioners Employees' Annuity Act.

11 After December 31, 1959, the foregoing definition includes 12 any other person employed or to be employed in the law 13 department, or municipal court (other than as a judge), or Board of Election Commissioners (if his salary is provided by 14 15 appropriation of the city council of the city and his salary 16 paid by the city) -- subject, however, in the case of such 17 persons not participants on December 31, 1959, to compliance with the same qualifications and restrictions otherwise set 18 19 forth in this Section and made generally applicable to 20 employees or officers of the city concerning eligibility for 21 participation or membership.

(h) After December 31, 1965, any person employed in the public library of the city -- and any other person -- who was a contributor and participant, on December 31, 1965, in the pension fund in operation in the city on said date, by virtue of the Public Library Employees' Pension Act. 1 (i) After December 31, 1968, any person employed in the 2 house of correction of the city, who was a contributor and 3 participant, on December 31, 1968, in the pension fund in 4 operation in the city on said date, by virtue of the House of 5 Correction Employees' Pension Act.

6 (j) Any person employed full-time on or after the effective 7 date of this amendatory Act of the 92nd General Assembly by the 8 Chicago Housing Authority who has elected to participate in 9 this Fund as provided in subsection (a) of Section 8-230.9.

10 (k) Any person employed full-time by the Public Building 11 Commission of the city who has elected to participate in this 12 Fund as provided in subsection (d) of Section 8-230.7.

13 (Source: P.A. 92-599, eff. 6-28-02.)

14 (40 ILCS 5/8-243) (from Ch. 108 1/2, par. 8-243)

15 Sec. 8-243. Service as alderman or member of city council. 16 Whenever any person has served or hereafter serves as a duly elected alderman or member of the city council of any city of 17 more than 500,000 inhabitants and is or hereafter becomes a 18 19 contributing participant in any pension fund or any annuity and 20 benefit fund in existence in such city by operation of law, the 21 period of service as such alderman or member of the city 22 council shall be counted as a period of service in computing 23 any annuity or pension which such person may become entitled to 24 receive from such fund upon separation from the service, except 25 ruled out for minimum annuity purposes in Section as

1 8-232(a)(3), and except that service in a part-time elective 2 office of the city shall not be counted unless the official was 3 so elected before the effective date of this amendatory Act of the 100th General Assembly. An elective office shall be 4 presumed to be part-time in the absence of an official job 5 description or determination by the legal advisor of the city, 6 7 filed with the Board, declaring the elective position to be 8 full-time.

9 (Source: Laws 1963, p. 161.)

10 (40 ILCS 5/9-108) (from Ch. 108 1/2, par. 9-108)

11 Sec. 9-108. "Employee", "contributor" or "participant".

(a) Any employee of the county employed in any position in
the classified civil service of the county, or in any position
under the County Police Merit Board as a deputy sheriff in the
County Police Department.

16 Any such employee employed after January 1, 1968 and before January 1, 1984 shall be entitled only to the benefits provided 17 in Sections 9-147 and 9-156, prior to the earlier of completion 18 of 12 consecutive calendar months of service and January 1, 19 1984, and no contributions shall be made by him during this 20 21 period. Upon the completion of said period contributions shall 22 begin and the employee shall become entitled to the benefits of this Article. 23

Any such employee may elect to make contributions for such period and receive credit therefor under rules prescribed by

1 the board.

Any such employee in service on or after January 1, 1984, regardless of when he became an employee, shall be deemed a participant and contributor to the fund created by this Article and the employee shall be entitled to the benefits of this Article.

7 (b) Any employee of the county employed in any position not included in the classified civil service of the county whose 8 9 salary or wage is paid in whole or in part by the county. Any 10 such employee employed after July 1, 1957, and before January 11 1, 1984, shall be entitled only to the benefits provided in 12 Sections 9-147 and 9-156, prior to the earlier of completion of 13 12 consecutive calendar months of service and January 1, 1984, 14 and no contributions shall be made by him during this period. 15 Upon the completion of said period contributions shall begin 16 and the employee shall become entitled to the benefits of this 17 Article.

Any such employee may elect to make contributions for such period and receive credit therefor under rules prescribed by the board.

Any such employee in service on or after January 1, 1984, regardless of when he became an employee, shall be deemed a participant and contributor to the fund created by this Article and the employee shall be entitled to the benefits of this Article.

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(c) Any full-time county officer elected by vote of the

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people, including a member of the county board, when such 1 2 officer elects to become a contributor. A person who holds a 3 part-time elective county office is not an employee, contributor, or participant with respect to that office, unless 4 5 he or she (i) was elected to that office before the effective date of this amendatory Act of the 100th General Assembly and 6 7 (ii) has elected while in that office to become a contributor. 8 An elective county office shall be presumed to be part-time in 9 the absence of an official job description or determination by 10 the legal advisor of the county, filed with the Board, 11 declaring the elective county office to be full-time.

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(d) Any person employed by the board.

13 (e) Employees of a County Department of Public Aid in 14 counties of 3,000,000 or more population who are transferred to 15 State employment by operation of law enacted by the 76th 16 General Assembly and who elect not to become members of the 17 Retirement System established under Article 14 of this Code as of the date they become State employees shall retain their 18 membership in the fund established in this Article 9 until the 19 20 first day of the calendar month next following the date on which they become State employees, at which time they shall 21 22 become members of the System established under Article 14.

(f) If, by operation of law, a function of a "Governmental Unit", as such term is defined in the "Retirement Systems Reciprocal Act" in Article 20 of the Illinois Pension Code, is transferred in whole or in part to the county in which this HB0441 - 16 - LRB100 05376 RPS 15387 b

1 Article is in force and effect, and employees are transferred 2 as a group or class to such county service, such transferred 3 employee shall, if on the day immediately prior to the date of 4 such transfer he was a contributor and participant in the 5 annuity and benefit fund or retirement system in operation in 6 such other "Governmental Unit" for employees of such Unit, 7 immediately upon such transfer be deemed a participant and contributor to the fund created by this Article. 8

9 (Source: P.A. 90-655, eff. 7-30-98.)