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AN ACT concerning public employee benefits.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Pension Code is amended by 5 changing Section 11-215 as follows:

6 (40 ILCS 5/11-215) (from Ch. 108 1/2, par. 11-215)

7 Sec. 11-215. Computation of service.

8 (a) In computing the term of service of an employee prior 9 to the effective date, the entire period beginning on the date he was first appointed and ending on the day before the 10 effective date, except any intervening period during which he 11 was separated by withdrawal from service, shall be counted for 12 all purposes of this Article. Only the first year of each 13 14 period of lay-off or leave of absence without pay, continuing or extending for a period in excess of one year, shall be 15 16 counted as such service.

17 (b) For a person employed by an employer for whom this 18 Article was in effect prior to August 1, 1949, from whose 19 salary deductions are first made under this Article after July 20 31, 1949, any period of service rendered prior to the 21 effective date, unless he was in service on the day before the 22 effective date, shall not be counted as service.

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(c) In computing the term of service of an employee

SB2958 Enrolled - 2 - LRB102 19593 RPS 28361 b

subsequent to the day before the effective date, the following periods of time shall be counted as periods of service for annuity purposes:

4 (1) the time during which he performed the duties of 5 his position;

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(2) leaves of absence with whole or part pay, and leaves of absence without pay not longer than 90 days;

8 (3) leaves of absence without pay that begin before 9 the effective date of this amendatory Act of the 97th 10 General Assembly and during which a participant is 11 employed full-time by a local labor organization that 12 represents municipal employees, provided that:

(A) the participant continues to make employee 13 14 contributions to the Fund as though he were an active 15 employee, based on the regular salary rate received by 16 the participant for his municipal employment 17 immediately prior to such leave of absence (and in the case of such employment prior to December 9, 1987, 18 19 pays to the Fund an amount equal to the employee 20 contributions for such employment plus regular interest thereon as calculated by the board), and 21 22 his current salary with such labor based on organization after the 23 effective date of this 24 amendatory Act of 1991; -

(B) after January 1, 1989 the participant, or the
 labor organization on the participant's behalf, makes

SB2958 Enrolled - 3 - LRB102 19593 RPS 28361 b

contributions to the Fund as though it were the employer, as follows:

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3 (i) after January 1, 1989 and prior to levy year 2017, in the same amount and same manner as 4 5 specified under this Article, based on the regular 6 salary rate received by the participant for his 7 municipal employment immediately prior to such leave of absence, and based on his current salary 8 9 with such labor organization after the effective 10 date of this amendatory Act of 1991;

11(ii) beginning in levy year 2017 and until the12effective date of this amendatory Act of the 102nd13General Assembly, in an amount equal to the14contribution by the participant under subparagraph15(A) of this paragraph; and

16 (iii) on and after the effective date of this 17 amendatory Act of the 102nd General Assembly, in 18 an amount equal to the difference between the 19 contribution by the participant under subparagraph 20 (A) of this paragraph and the normal cost, which 21 shall be calculated by the Fund's actuary on an 22 aggregate basis specific to the participant's Tier based on the Fund's most recent actuarial 23 24 valuation and shall be effective on each July 1 25 after the Board certifies the amount of the 26 contribution to the participant; τ and

SB2958 Enrolled

(C) the participant does not receive credit in any 1 2 labor pension plan established by the local 3 organization based on his employment by the organization; 4

5 (4) any period of disability for which he received (i) a disability benefit under this Article, or 6 (ii) a 7 temporary total disability benefit under the Workers' 8 Compensation Act if the disability results from a 9 condition commonly termed heart attack or stroke or any 10 other condition falling within the broad field of coronary 11 involvement or heart disease, or (iii) whole or part pay.

12 For a person employed by an employer, or (d) the 13 retirement board, in which "The 1935 Act" was in effect prior to August 1, 1949, from whose salary deductions are first made 14 15 under "The 1935 Act" or this Article after July 31, 1949, any 16 period of service rendered subsequent to the effective date 17 and prior to August 1, 1949, shall not be counted as a period of service under this Article, except such period for which he 18 19 made payment, as provided in Section 11-221 of this Article, 20 in which case such period shall be counted as a period of 21 service for all annuity purposes hereunder.

(e) In computing the term of service of an employee subsequent to the day before the effective date for ordinary disability benefit purposes, the following periods of time shall be counted as periods of service:

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(1) any period during which he performed the duties of

SB2958 Enrolled

1 his position;

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(2) leaves of absence with whole or part pay;

(3) any period of disability for which he received (i)
a duty disability benefit under this Article, or (ii) a
temporary total disability benefit under the Workers'
Compensation Act if the disability results from a
condition commonly termed heart attack or stroke or any
other condition falling within the broad field of coronary
involvement or heart disease, or (iii) whole or part pay.

10 However, any period of service rendered by an employee 11 contributor prior to the date he became a contributor to the 12 fund shall not be counted as a period of service for ordinary disability purposes, unless the person made payment for the 13 period as provided in Section 11-221 of this Article, in which 14 15 case the period shall be counted as a period of service for 16 ordinary disability purposes for periods of disability on or 17 after the effective date of this amendatory Act of 1997.

18 Overtime or extra service shall not be included in 19 computing any term of service. Not more than 1 year of service 20 shall be allowed for service rendered during any calendar 21 year.

For the purposes of this Section, the phrase "any pension plan established by the local labor organization" means any pension plan in which a participant may receive credit as a result of his or her membership in the local labor organization, including, but not limited to, the local labor SB2958 Enrolled - 6 - LRB102 19593 RPS 28361 b

organization itself and its affiliates at the local, intrastate, State, multi-state, national, or international level. The definition of this phrase is a declaration of existing law and shall not be construed as a new enactment. (Source: P.A. 97-651, eff. 1-5-12.)

6 Section 99. Effective date. This Act takes effect upon 7 becoming law.