



94TH GENERAL ASSEMBLY

State of Illinois

2005 and 2006

HB0789

Introduced 2/2/2005, by Rep. Michael K. Smith

SYNOPSIS AS INTRODUCED:

40 ILCS 5/7-132

from Ch. 108 1/2, par. 7-132

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code to authorize participation by employees of the United Counties Council of Illinois. Effective immediately.

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PENSION IMPACT NOTE ACT MAY APPLY

and

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AN ACT in relation to public employee benefits.

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

- Section 5. The Illinois Pension Code is amended by changing
 Section 7-132 as follows:
- 6 (40 ILCS 5/7-132) (from Ch. 108 1/2, par. 7-132)
 7 Sec. 7-132. Municipalities, instrumentalities

8 participating instrumentalities included and effective dates.

9 (A) Municipalities and their instrumentalities.

10 (a) The following described municipalities, but not 11 including any with more than 1,000,000 inhabitants, and the 12 instrumentalities thereof, shall be included within and be 13 subject to this Article beginning upon the effective dates 14 specified by the Board:

15 (1)Except as to the municipalities and instrumentalities thereof specifically excluded under this 16 17 Article, every county shall be subject to this Article, and 18 all cities, villages and incorporated towns having a population in excess of 5,000 inhabitants as determined by 19 the last preceding decennial or subsequent federal census, 20 shall be subject to this Article following publication of 21 22 the census by the Bureau of the Census. Within 90 days after publication of the census, the Board shall notify any 23 municipality that has become subject to this Article as a 24 25 result of that census, and shall provide information to the corporate authorities of the municipality explaining the 26 duties and consequences of participation. The notification 27 28 shall also include a proposed date upon which participation 29 by the municipality will commence.

However, for any city, village or incorporated town
 that attains a population over 5,000 inhabitants after

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having provided social security coverage for its employees under the Social Security Enabling Act, participation under this Article shall not be mandatory but may be elected in accordance with subparagraph (3) or (4) of this paragraph (a), whichever is applicable.

6 (2) School districts, other than those specifically 7 excluded under this Article, shall be subject to this 8 Article, without election, with respect to all employees 9 thereof.

10 (3) Towns and all other bodies politic and corporate 11 which are formed by vote of, or are subject to control by, 12 the electors in towns and are located in towns which are 13 not participating municipalities on the effective date of 14 this Act, may become subject to this Article by election 15 pursuant to Section 7-132.1.

16 (4) Any other municipality (together with its 17 instrumentalities), other than those specifically excluded from participation and those described in paragraph (3) 18 above, may elect to be included either by referendum under 19 20 Section 7-134 or by the adoption of a resolution or ordinance by its governing body. A copy of such resolution 21 or ordinance duly authenticated and certified by the clerk 22 23 of the municipality or other appropriate official of its governing body shall constitute the required notice to the 24 25 board of such action.

(b) A municipality that is about to begin participation 26 27 shall submit to the Board an application to participate, in a 28 form acceptable to the Board, not later than 90 days prior to 29 the proposed effective date of participation. The Board shall 30 act upon the application within 90 days, and if it finds that the application is in conformity with its requirements and the 31 32 requirements of this Article, participation by the applicant shall commence on a date acceptable to the municipality and 33 specified by the Board, but in no event more than one year from 34 35 the date of application.

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(c) A participating municipality which succeeds to the

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functions of a participating municipality which is dissolved or terminates its existence shall assume and be transferred the net accumulation balance in the municipality reserve and the municipality account receivable balance of the terminated municipality.

(d) In the case of a Veterans Assistance Commission whose 6 employees were being treated by the Fund on January 1, 1990 as 7 employees of the county served by the Commission, the Fund may 8 9 continue to treat the employees of the Veterans Assistance 10 Commission as county employees for the purposes of this 11 Article, unless the Commission becomes a participating 12 instrumentality in accordance with subsection (B) of this Section. 13

14 (B) Participating instrumentalities.

(a) The participating instrumentalities designated in
paragraph (b) of this subsection shall be included within and
be subject to this Article if:

(1) an application to participate, in a form acceptable
to the Board and adopted by a two-thirds vote of the
governing body, is presented to the Board not later than 90
days prior to the proposed effective date; and

22 (2) the Board finds that the application is in conformity with its requirements, that the applicant has 23 24 reasonable expectation to continue as a political entity 25 for a period of at least 10 years and has the prospective 26 financial capacity to meet its current and future 27 obligations to the Fund, and that the actuarial soundness of the Fund may be reasonably expected to be unimpaired by 28 29 approval of participation by the applicant.

The Board shall notify the applicant of its findings within 90 days after receiving the application, and if the Board approves the application, participation by the applicant shall commence on the effective date specified by the Board.

34 (b) The following participating instrumentalities, so long
 35 as they meet the requirements of Section 7-108 and the area

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1 served by them or within their jurisdiction is not located 2 entirely within a municipality having more than one million 3 inhabitants, may be included hereunder:

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i. Township School District Trustees.

5 ii. Multiple County and Consolidated Health 6 Departments created under Division 5-25 of the Counties 7 Code or its predecessor law.

8 iii. Public Building Commissions created under the 9 Public Building Commission Act, and located in counties of 10 less than 1,000,000 inhabitants.

11 iv. A multitype, consolidated or cooperative library 12 system created under the Illinois Library System Act. Any library system created under the Illinois Library System 13 14 Act that has one or more predecessors that participated in the Fund may participate in the Fund upon application. The 15 16 Board shall establish procedures for implementing the 17 transfer of rights and obligations from the predecessor system to the successor system. 18

19v. Regional Planning Commissions created under20Division 5-14 of the Counties Code or its predecessor law.

vi. Local Public Housing Authorities created under the Housing Authorities Act, located in counties of less than 1,000,000 inhabitants.

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vii. Illinois Municipal League.

viii. Northeastern Illinois Metropolitan Area PlanningCommission.

27 ix. Southwestern Illinois Metropolitan Area Planning28 Commission.

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x. Illinois Association of Park Districts.

xi. Illinois Supervisors, County Commissioners and
 Superintendents of Highways Association.

xii. Tri-City Regional Port District.

33 xiii. An association, or not-for-profit corporation, 34 membership in which is authorized under Section 85-15 of 35 the Township Code.

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xiv. Drainage Districts operating under the Illinois

Drainage Code.

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xv. Local mass transit districts created under the Local Mass Transit District Act.

xvi. Soil and water conservation districts created under the Soil and Water Conservation Districts Law.

xvii. Commissions created to provide water supply or sewer services or both under Division 135 or Division 136 of Article 11 of the Illinois Municipal Code.

9 xviii. Public water districts created under the Public
10 Water District Act.

11 xix. Veterans Assistance Commissions established under 12 Section 9 of the Military Veterans Assistance Act that 13 serve counties with a population of less than 1,000,000.

xx. The governing body of an entity, other than a 14 15 vocational education cooperative, created under an 16 intergovernmental cooperative agreement established 17 between participating municipalities under the Intergovernmental Cooperation Act, which by the terms of 18 the agreement is the employer of the persons performing 19 20 services under the agreement under the usual common law rules determining the employer-employee relationship. The 21 governing body of such an intergovernmental cooperative 22 23 entity established prior to July 1, 1988 may make participation retroactive to the effective date of the 24 agreement and, if so, the effective date of participation 25 26 shall be the date the required application is filed with 27 the fund. If any such entity is unable to pay the required 28 employer contributions to the fund, then the participating 29 municipalities shall make payment of the required 30 contributions and the payments shall be allocated as 31 provided in the agreement or, if not so provided, equally 32 among them.

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xxi. The Illinois Municipal Electric Agency.

34 xxii. The Waukegan Port District.

35 xxiii. The Fox Waterway Agency created under the Fox
 36 Waterway Agency Act.

1 xxiv. The Illinois Municipal Gas Agency.

2 xxv. The Kaskaskia Regional Port District.

3 xxvi. The Southwestern Illinois Development Authority.
4 xxvii. The Cairo Public Utility Company.

5 xxviii. The United Counties Council of Illinois. If the United Counties Council of Illinois becomes a 6 participating instrumentality included within and subject 7 to this Article, service with the Council under its 8 previous name (the Urban Counties Council of Illinois) 9 shall be deemed service with the same employer. 10 The 11 employer may elect to make any employee contributions for 12 prior service on behalf of the employees.

The governing boards of special education joint 13 (C) agreements created under Section 10-22.31 of the School Code 14 15 without designation of an administrative district shall be 16 included within and be subject to this Article as participating 17 instrumentalities when the joint agreement becomes effective. However, the governing board of any such special education 18 19 joint agreement in effect before September 5, 1975 shall not be 20 subject to this Article unless the joint agreement is modified by the school districts to provide that the governing board is 21 22 subject to this Article, except as otherwise provided by this 23 Section.

The governing board of the Special Education District of 24 Lake County shall become subject to this Article as 25 a participating instrumentality on July 1, 1997. Notwithstanding 26 subdivision (a)1 of Section 7-139, on the effective date of 27 28 participation, employees of the governing board of the Special 29 Education District of Lake County shall receive creditable 30 service for their prior service with that employer, up to a 31 maximum of 5 years, without any employee contribution. 32 Employees may establish creditable service for the remainder of their prior service with that employer, if any, by applying in 33 writing and paying an employee contribution in an amount 34 35 determined by the Fund, based on the employee contribution rates in effect at the time of application for the creditable 36

1 service and the employee's salary rate on the effective date of 2 participation for that employer, plus interest at the effective 3 rate from the date of the prior service to the date of payment. 4 Application for this creditable service must be made before 5 July 1, 1998; the payment may be made at any time while the 6 employee is still in service. The employer may elect to make

the required contribution on behalf of the employee.

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8 The governing board of a special education joint agreement 9 created under Section 10-22.31 of the School Code for which an administrative district has been designated, if there are 10 11 employees of the cooperative educational entity who are not 12 employees of the administrative district, may elect to 13 participate in the Fund and be included within this Article as a participating instrumentality, subject to such application 14 15 procedures and rules as the Board may prescribe.

16 The Boards of Control of cooperative or joint educational 17 programs or projects created and administered under Section 18 3-15.14 of the School Code, whether or not the Boards act as 19 their own administrative district, shall be included within and 20 be subject to this Article as participating instrumentalities 21 when the agreement establishing the cooperative or joint 22 educational program or project becomes effective.

The governing board of a special education joint agreement entered into after June 30, 1984 and prior to September 17, 1985 which provides for representation on the governing board by less than all the participating districts shall be included within and subject to this Article as a participating instrumentality. Such participation shall be effective as of the date the joint agreement becomes effective.

30 governing boards of educational service centers The established under Section 2-3.62 of the School Code shall be 31 32 included within and subject to this Article as participating instrumentalities. The governing of 33 boards vocational 34 education cooperative agreements created under the 35 Intergovernmental Cooperation Act and approved by the State Board of Education shall be included within and be subject to 36

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1 this Article as participating instrumentalities. If any such 2 governing boards or boards of control are unable to pay the 3 required employer contributions to the fund, then the school 4 districts served by such boards shall make payment of required 5 contributions as provided in Section 7-172. The payments shall 6 be allocated among the several school districts in proportion to the number of students in average daily attendance for the 7 last full school year for each district in relation to the 8 9 total number of students in average attendance for such period for all districts served. If such educational service centers, 10 11 vocational education cooperatives or cooperative or joint educational programs or projects created and administered 12 13 under Section 3-15.14 of the School Code are dissolved, the assets and obligations shall be distributed among the districts 14 15 in the same proportions unless otherwise provided.

16 (d) The governing boards of special recreation joint 17 agreements created under Section 8-10b of the Park District Code, operating without designation of an administrative 18 19 district or an administrative municipality appointed to 20 administer the program operating under the authority of such joint agreement shall be included within and be subject to this 21 22 Article as participating instrumentalities when the joint 23 agreement becomes effective. However, the governing board of 24 any such special recreation joint agreement in effect before 25 January 1, 1980 shall not be subject to this Article unless the 26 is modified, joint agreement by the districts and 27 municipalities which are parties to the agreement, to provide 28 that the governing board is subject to this Article.

29 Ιf the Board returns any employer and employee 30 contributions to any employer which erroneously submitted such 31 contributions on behalf of a special recreation joint 32 agreement, the Board shall include interest computed from the end of each year to the date of payment, not compounded, at the 33 34 rate of 7% per annum.

35 (e) Each multi-township assessment district, the board of
 36 trustees of which has adopted this Article by ordinance prior

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to April 1, 1982, shall be a participating instrumentality included within and subject to this Article effective December 1, 1981. The contributions required under Section 7-172 shall be included in the budget prepared under and allocated in accordance with Section 2-30 of the Property Tax Code.

6 (f) Beginning January 1, 1992, each prospective 7 participating municipality or participating instrumentality 8 shall pay to the Fund the cost, as determined by the Board, of 9 a study prepared by the Fund or its actuary, detailing the 10 prospective costs of participation in the Fund to be expected 11 by the municipality or instrumentality.

12 (Source: P.A. 92-424, eff. 8-17-01; 93-777, eff. 7-21-04.)

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