94TH GENERAL ASSEMBLY

State of Illinois

2005 and 2006

SB0307

Introduced 2/15/2005, by Sen. Iris Y. Martinez

SYNOPSIS AS INTRODUCED:

40	ILCS	5/7-142			from	Ch.	108	1/2,	par.	7-142
40	ILCS	5/7-173			from	Ch.	108	1/2,	par.	7-173
40	ILCS	5/7-173.3	new							

Amends the IMRF Article of the Illinois Pension Code. Provides that, by filing a resolution or ordinance with the Fund, an employer may increase the regular retirement formula to 1.96% of final earnings for the first 15 years of service and 2.28% of final earnings for each additional year of service, for service earned on or after the filing of the resolution or ordinance. For service earned before the filing of the resolution or ordinance, authorizes augmentation of the old retirement formula by payment of a specified contribution. Increases the normal employee contribution rate for employees of an employer that files a resolution or ordinance to increase the regular retirement formula, by 0.5% of earnings. Effective immediately.

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FISCAL NOTE ACT MAY APPLY PENSION IMPACT NOTE ACT MAY APPLY

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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
Sections 7-142 and 7-173 and adding Section 7-173.3 as follows:

6 (40 ILCS 5/7-142) (from Ch. 108 1/2, par. 7-142)

Sec. 7-142. Retirement annuities - Amount.

8 (a) The amount of a retirement annuity shall be the sum of 9 the following, determined in accordance with the actuarial 10 tables in effect at the time of the grant of the annuity:

11 1. For employees with 8 or more years of service, an 12 annuity computed pursuant to subparagraphs a or b of this 13 subparagraph 1, whichever is the higher, and for employees 14 with less than 8 years of service the annuity computed 15 pursuant to subparagraph a:

a. The monthly annuity which can be provided from
the total accumulated normal, municipality and prior
service credits, as of the attained age of the employee
on the date the annuity begins provided that such
annuity shall not exceed 75% of the final rate of
earnings of the employee.

22 b.(i) The monthly annuity amount determined as 23 follows:

24 (i) For unaugmented creditable service, by 25 multiplying (a) 1 2/3% for annuitants with not more 26 than 15 years or (b) 1 2/3% of the employee's final rate of earnings for each of the first 15 years of 27 creditable service and 2% for each year in excess 28 29 of 15 years, with any remaining fraction of a year 30 for annuitants with more than 15 years by the number of years plus fractional years, prorated on 31 the a basis of months of creditable service and 32

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multiply the product thereof by the employee's final rate of earnings.

For creditable service by a member employed by a participating employer that has filed with the Board of the Fund a resolution or ordinance expressly authorizing an augmented retirement annuity that is earned on or after the filing of the resolution or ordinance and creditable service earned before that date that has been augmented as provided in Section 7-173.3, 1.96% of the employee's final rate of earnings for each of the first 15 years of creditable service, and 2.28% for each year in excess of 15 years with any remaining fraction of a year prorated on the basis of months.

15 (ii) For the sole purpose of computing the 16 formula (and not for the purposes of the 17 limitations hereinafter stated) \$125 shall be 18 considered the final rate of earnings in all cases 19 where the final rate of earnings is less than such 20 amount.

(iii) The monthly annuity computed in accordance with this subparagraph b $_{\overline{\tau}}$ shall not exceed an amount equal to 75% of the final rate of earnings.

(iv) For employees who have less than 35 25 26 years of service, the annuity computed in 27 accordance with this subparagraph b (as reduced by 28 application of subparagraph (iii) above) shall be 29 reduced by 0.25% thereof (0.5% if service was 30 terminated before January 1, 1988) for each month 31 or fraction thereof (1) that the employee's age is 32 less than 60 years, or (2) if the employee has at least 30 years of service credit, that the 33 employee's service credit is less than 35 years, 34 whichever is less, on the date the annuity begins. 35 2. The annuity which can be provided from the total 36

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1 2 accumulated additional credits as of the attained age of the employee on the date the annuity begins.

3 (b) If payment of an annuity begins prior to the earliest age at which the employee will become eligible for an old age 4 5 insurance benefit under the Federal Social Security Act, he may 6 elect that the annuity payments from this fund shall exceed those payable after his attaining such age by an amount, 7 computed as determined by rules of the Board, but not in excess 8 9 of his estimated Social Security Benefit, determined as of the effective date of the annuity, provided that in no case shall 10 11 the total annuity payments made by this fund exceed in actuarial value the annuity which would have been payable had 12 13 no such election been made.

(c) The retirement annuity shall be increased each year by 14 15 2%, not compounded, of the monthly amount of annuity, taking 16 into consideration any adjustment under paragraph (b) of this 17 Section. This increase shall be effective each January 1 and computed from the effective date of the retirement annuity, the 18 19 first increase being .167% of the monthly amount times the 20 number of months from the effective date to January 1. Beginning January 1, 1984 and thereafter, the retirement 21 annuity shall be increased by 3% each year, not compounded. 22 23 This increase shall not be applicable to annuitants who are not in service on or after September 8, 1971. 24

25 (Source: P.A. 91-357, eff. 7-29-99.)

26 (40 ILCS 5/7-173) (from Ch. 108 1/2, par. 7-173)

27 Sec. 7-173. Contributions by employees.

(a) Each participating employee shall make contributionsto the fund as follows:

For retirement annuity purposes, normal
 contributions of 3 3/4% of earnings <u>for unaugmented</u>
 <u>service, and 4.25% of earnings for augmented service</u>.
 Additional contributions of such percentages of

each payment of earnings, as shall be elected by the employee for retirement annuity purposes, but not in excess

1 of 10%. The selected rate shall be applicable to all 2 earnings beginning on the first day of the second month following receipt by the Board of written notice of 3 make such contributions. 4 election tο Additional 5 contributions at the selected rate shall be made concurrently with normal contributions. 6

3. Survivor contributions, by each participating
employee, of 3/4% of each payment of earnings.

9 (b) Each employee shall make contributions to the fund for 10 federal Social Security taxes, for periods during which he is a 11 covered employee, as required by the Social Security Enabling 12 Act. For participating employees, such contributions shall be 13 in addition to those required under paragraph (a) of this 14 Section.

(C) 15 Contributions shall be deducted from each 16 corresponding payment of earnings paid to each employee and 17 shall be remitted to the board by the participating municipality or participating instrumentality making such 18 19 payment. The remittance, together with a report of the earnings 20 and contributions shall be made as directed by the board. For township treasurers and employees of township treasurers 21 qualifying as employees hereunder, the contributions herein 22 23 required as deductions from salary shall be withheld by the school township trustees from funds available for the payment 24 25 of the compensation of such treasurers and employees as 26 provided in the School Code and remitted to the board.

(d) An employee who has made additional contributions under paragraph (a)2 of this Section may upon retirement or at any time prior thereto, elect to withdraw the total of such additional contributions including interest credited thereon to the end of the preceding calendar year.

(e) Failure to make the deductions for employee
contributions provided in paragraph (c) of this Section shall
not relieve the employee from liability for such contributions.
The amount of such liability may be deducted, with interest
charged under Section 7-209, from any annuities or benefits

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payable hereunder to the employee or any other person receiving an annuity or benefit by reason of such employee's participation.

(f) A participating employee who has at least 40 years of 4 5 creditable service in the Fund may elect to cease making the contributions required under this Section. The status of the 6 employee under this Article shall be unaffected by this 7 8 election, except that the employee shall not receive any 9 additional creditable service for the periods of employment following the election. An election under this subsection 10 11 relieves the employer from making additional employer 12 contributions in relation to that employee.

13 (Source: P.A. 87-1265.)

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(40 ILCS 5/7-173.3 new)

15 Sec. 7-173.3. Optional contribution for augmented 16 retirement formula. (a) A member of the Fund may qualify for the augmented rate 17 under subdivision (a)1.b.(i) of Section 7-142 for all years of 18 19 creditable service earned before the filing of a resolution or ordinance by his or her employer authorizing augmented service 20 by making the optional contribution specified in subsection (b) 21 22 of this Section. A member may not elect to qualify for the 23 augmented rate for only a portion of his or her creditable

24 <u>service earned before the filing of the resolution or</u> 25 <u>ordinance.</u>

26 <u>(b) The contribution shall be an amount equal to 1.79% of</u> 27 <u>the member's salary rate during the 12 consecutive months</u> 28 <u>immediately prior to but not including the year in which the</u> 29 <u>application occurs, multiplied by the number of years of</u> 30 <u>creditable service earned by the member before the filing of</u> 31 <u>the resolution or ordinance.</u>

32 <u>The contribution required by this subsection shall be paid</u> 33 <u>in one of the following ways or in a combination of the</u> 34 <u>following ways that does not extend over more than 5 years:</u> 35 <u>(i) in a lump sum on or before the date of retirement;</u>

1	(ii) in substantially equal installments over a period
2	of time not to exceed 5 years, as a deduction from salary;
3	(iii) in substantially equal monthly installments over
4	a 24-month period, by reducing the annuitant's monthly
5	benefit over a 24-month period by the amount of the
6	otherwise applicable contribution. For federal and
7	Illinois tax purposes, the monthly amount by which the
8	annuitant's benefit is reduced shall not be treated as a
9	contribution by the annuitant, but rather as a reduction of
10	the annuitant's monthly benefit.
11	(c) If the member fails to make the full contribution under
12	this Section in a timely fashion, the payments made under this
13	Section shall be refunded to the member, without interest. If
14	the member dies before making the full contribution, the
15	payments made under this Section, together with regular
16	interest thereon, shall be refunded to the member's designated
16 17	interest thereon, shall be refunded to the member's designated beneficiary.
17	beneficiary.
17 18	beneficiary. (d) For purposes of this Section and the retirement formula
17 18 19	<u>beneficiary.</u> (d) For purposes of this Section and the retirement formula in Section 7-142, optional creditable service established by a
17 18 19 20	beneficiary. (d) For purposes of this Section and the retirement formula in Section 7-142, optional creditable service established by a member shall be deemed to have been earned at the time of the
17 18 19 20 21	<u>beneficiary.</u> <u>(d) For purposes of this Section and the retirement formula</u> <u>in Section 7-142, optional creditable service established by a</u> <u>member shall be deemed to have been earned at the time of the</u> <u>employment or other qualifying event upon which the service is</u>
17 18 19 20 21 22	<u>beneficiary.</u> <u>(d) For purposes of this Section and the retirement formula</u> <u>in Section 7-142, optional creditable service established by a</u> <u>member shall be deemed to have been earned at the time of the</u> <u>employment or other qualifying event upon which the service is</u> <u>based, rather than at the time the credit was established in</u>
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17 18 19 20 21 22 23 24	<u>beneficiary.</u> (d) For purposes of this Section and the retirement formula in Section 7-142, optional creditable service established by a member shall be deemed to have been earned at the time of the employment or other qualifying event upon which the service is based, rather than at the time the credit was established in this Fund. (e) The contributions required under this Section are the
17 18 19 20 21 22 23 24 25	beneficiary. (d) For purposes of this Section and the retirement formula in Section 7-142, optional creditable service established by a member shall be deemed to have been earned at the time of the employment or other qualifying event upon which the service is based, rather than at the time the credit was established in this Fund. (e) The contributions required under this Section are the responsibility of the employee and not the employer. However,
17 18 19 20 21 22 23 24 25 26	beneficiary. (d) For purposes of this Section and the retirement formula in Section 7-142, optional creditable service established by a member shall be deemed to have been earned at the time of the employment or other qualifying event upon which the service is based, rather than at the time the credit was established in this Fund. (e) The contributions required under this Section are the responsibility of the employee and not the employer. However, an employer may specifically agree, through collective
17 18 19 20 21 22 23 24 25 26 27	<pre>beneficiary. (d) For purposes of this Section and the retirement formula in Section 7-142, optional creditable service established by a member shall be deemed to have been earned at the time of the employment or other qualifying event upon which the service is based, rather than at the time the credit was established in this Fund. (e) The contributions required under this Section are the responsibility of the employee and not the employer. However, an employer may specifically agree, through collective bargaining or otherwise, to make the contributions required by</pre>

30 becoming law.