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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 7-142.1, 7-156, 7-169, 7-172, and 7-173.1 as follows:

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(40 ILCS 5/7-142.1) (from Ch. 108 1/2, par. 7-142.1)

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Sec. 7-142.1. Sheriff's law enforcement employees.

8 (a) In lieu of the retirement annuity provided by
9 subparagraph 1 of paragraph (a) of Section 7-142:

Any sheriff's law enforcement employee who has 20 or more 10 years of service in that capacity and who terminates service 11 prior to January 1, 1988 shall be entitled at his option to 12 receive a monthly retirement annuity for his service as a 13 14 sheriff's law enforcement employee computed by multiplying 2% 15 for each year of such service up to 10 years, 2 1/4% for each year of such service above 10 years and up to 20 years, and 2 16 17 1/2% for each year of such service above 20 years, by his 18 annual final rate of earnings and dividing by 12.

19 Any sheriff's law enforcement employee who has 20 or more years of service in that capacity and who terminates service on 20 or after January 1, 1988 and before July 1, 2004 shall be 21 22 entitled at his option to receive a monthly retirement annuity for his service as a sheriff's law enforcement employee 23 computed by multiplying 2.5% for each year of such service up 24 25 to 20 years, 2% for each year of such service above 20 years 26 and up to 30 years, and 1% for each year of such service above 30 years, by his annual final rate of earnings and dividing by 27 28 12.

Any sheriff's law enforcement employee who has 20 or more years of service in that capacity and who terminates service on or after July 1, 2004 shall be entitled at his or her option to receive a monthly retirement annuity for service as a sheriff's SB1693 Engrossed - 2 - LRB094 06133 EFG 36198 b

<u>law enforcement employee computed by multiplying 2.5% for each</u>
 <u>year of such service by his annual final rate of earnings and</u>
 <u>dividing by 12.</u>

If a sheriff's law enforcement employee has service in any other capacity, his retirement annuity for service as a sheriff's law enforcement employee may be computed under this Section and the retirement annuity for his other service under Section 7-142.

9 In no case shall the total monthly retirement annuity <u>for</u> 10 <u>persons who retire before July 1, 2004</u> exceed 75% of the 11 monthly final rate of earnings. <u>In no case shall the total</u> 12 <u>monthly retirement annuity for persons who retire on or after</u> 13 <u>July 1, 2004 exceed 80% of the monthly final rate of earnings.</u>

(b) Whenever continued group insurance coverage is elected 14 15 in accordance with the provisions of Section 367h of the 16 Illinois Insurance Code, as now or hereafter amended, the total 17 monthly premium for such continued group insurance coverage or such portion thereof as is not paid by the municipality shall, 18 19 upon request of the person electing such continued group 20 insurance coverage, be deducted from any monthly pension benefit otherwise payable to such person pursuant to this 21 Section, to be remitted by the Fund to the insurance company or 22 23 other entity providing the group insurance coverage.

(c) A sheriff's law enforcement employee who has service in 24 any other capacity may convert up to 10 years of that service 25 into service as a sheriff's law enforcement employee by paying 26 27 to the Fund an amount equal to (1) the additional employee contribution required under Section 7-173.1, plus (2) the 28 additional employer contribution required under Section 7-172, 29 30 plus (3) interest on items (1) and (2) at the prescribed rate 31 from the date of the service to the date of payment.

32 (d) The changes to subsections (a) and (b) of this Section 33 made by this amendatory Act of the 94th General Assembly apply 34 only to persons in service on or after July 1, 2004. In the 35 case of such a person who begins to receive a retirement 36 annuity before the effective date of this amendatory Act of the SB1693 Engrossed - 3 - LRB094 06133 EFG 36198 b

94th General Assembly, the annuity shall be recalculated prospectively to reflect those changes, with the resulting increase beginning to accrue on the first annuity payment date

4 <u>following the effective date of this amendatory Act.</u>

5 (Source: P.A. 85-941.)

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(40 ILCS 5/7-156) (from Ch. 108 1/2, par. 7-156)

Sec. 7-156. Surviving spouse annuities - amount.

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(a) The amount of surviving spouse annuity shall be:

9 1. Upon the death of an employee annuitant or such person 10 entitled, upon application, to a retirement annuity at date of death, (i) an amount equal to 1/2 of the retirement annuity 11 which was or would have been payable exclusive of the amount so 12 payable which was provided from additional credits, 13 and disregarding any election made under paragraph (b) of Section 14 15 7-142, plus (ii) an annuity which could be provided at the then 16 attained age of the surviving spouse and under actuarial tables then in effect, from the excess of the additional credits, 17 18 (excluding any such credits used to create a reversionary 19 annuity) used to provide the annuity granted pursuant to paragraph (a) (2) of Section 7-142 of this article over the 20 total annuity payments made pursuant thereto. 21

22 2. Upon the death of a participating employee on or after 23 attainment of age 55, an amount equal to 1/2 of the retirement annuity which he could have had as of the date of death had he 24 25 then retired and applied for annuity, exclusive of the portion 26 thereof which could have been provided from additional credits, 27 and disregarding paragraph (b) of Section 7-142, plus an amount equal to the annuity which could be provided from the total of 28 29 his accumulated additional credits at date of death, on the 30 basis of the attained age of the surviving spouse on such date.

31 3. Upon the death of a participating employee before age 32 55, an amount equal to 1/2 of the retirement annuity which he 33 could have had as of his attained age on the date of death, had 34 he then retired and applied for annuity, and the provisions of 35 this Article that no such annuity shall begin until the

employee has attained at least age 55 were not applicable, exclusive of the portion thereof which could have been provided from additional credits and disregarding paragraph (b) of Section 7-142, plus an amount equal to the annuity which could be provided from the total of his accumulated additional credits at date of death, on the basis of the attained age of the surviving spouse on such date.

8 In the case of the surviving spouse of a person who dies 9 before the effective date of this amendatory Act of the 94th General Assembly, if the a surviving spouse is more than 5 10 11 years younger than the deceased, that portion of the annuity 12 which is not based on additional credits shall be reduced in 13 the ratio of the value of a life annuity of \$1 per year at an age of 5 years less than the attained age of the deceased, at 14 15 the earlier of the date of the death or the date his retirement 16 annuity begins, to the value of a life annuity of \$1 per year 17 at the attained age of the surviving spouse on such date, according to actuarial tables approved by the Board. This 18 19 reduction does not apply to the surviving spouse of a person 20 who dies on or after the effective date of this amendatory Act of the 94th General Assembly. 21

In computing the amount of a surviving spouse annuity, incremental increases of retirement annuities to the date of death of the employee annuitant shall be considered.

(b) Each surviving spouse annuity payable on January 1, 25 26 1988 shall be increased on that date by 3% of the original 27 amount of the annuity. Each surviving spouse annuity that 28 begins after January 1, 1988 shall be increased on the January 29 1 next occurring after the annuity begins, by an amount equal 30 to (i) 3% of the original amount thereof if the deceased 31 employee was receiving a retirement annuity at the time of his 32 death; otherwise (ii) 0.167% of the original amount thereof for each complete month which has elapsed since the date the 33 34 annuity began.

35 On each January 1 after the date of the initial increase 36 under this subsection, each surviving spouse annuity shall be

1 increased by 3% of the originally granted amount of the 2 annuity.

3 (Source: P.A. 85-941.)

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4 (40 ILCS 5/7-169) (from Ch. 108 1/2, par. 7-169)

Sec. 7-169. Separation benefits<u>;</u> repayments.

6 (a) If an employee who has received a separation benefit 7 subsequently becomes a participating employee, and renders at least 2 years of contributing service from the date of such 8 9 re-entry, he may pay to the fund the amount of the separation 10 benefit, plus interest at the effective rate for each year from 11 the date of payment of the separation benefit to the date of 12 repayment. Upon payment his creditable service shall be reinstated and the payment shall be credited to his account as 13 normal contributions. 14

15 (b) Beginning July 1, 2004, the requirement of returning to service for at least 2 years does not apply to persons who 16 return to service as a sheriff's law enforcement employee. This 17 subsection applies only to persons in service on or after July 18 19 1, 2004. In the case of such a person who begins to receive a retirement annuity before the effective date of this amendatory 20 Act of the 94th General Assembly, the annuity shall be 21 recalculated prospectively to reflect any credits reinstated 22 as a result of this subsection, with the resulting increase in 23 24 annuity beginning to accrue on the first annuity payment date following the effective date of this amendatory Act, but not 25 26 earlier than the date the repayment is received by the Fund. (Source: P.A. 84-1028.) 27

(40 ILCS 5/7-172) (from Ch. 108 1/2, par. 7-172)
Sec. 7-172. Contributions by participating municipalities
and participating instrumentalities.
(a) Each participating municipality and each participating
instrumentality shall make payment to the fund as follows:

33 1. municipality contributions in an amount determined34 by applying the municipality contribution rate to each

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payment of earnings paid to each of its participating
employees;

2. an amount equal to the employee contributions
provided by paragraphs (a) and (b) of Section 7-173,
whether or not the employee contributions are withheld as
permitted by that Section;

 all accounts receivable, together with interest charged thereon, as provided in Section 7-209;

9 4. if it has no participating employees with current earnings, an amount payable which, over a period of 20 10 years beginning with the year following an award of 11 12 benefit, will amortize, at the effective rate for that 13 year, any negative balance in its municipality reserve resulting from the award. This amount when established will 14 be payable as a separate contribution whether or not it 15 16 later has participating employees.

(b) A separate municipality contribution rate shall be determined for each calendar year for all participating municipalities together with all instrumentalities thereof. The municipality contribution rate shall be determined for participating instrumentalities as if they were participating municipalities. The municipality contribution rate shall be the sum of the following percentages:

1. The percentage of earnings of all the participating 24 25 participating municipalities employees of all and participating instrumentalities which, if paid over the 26 27 entire period of their service, will be sufficient when combined with all employee contributions available for the 28 29 payment of benefits, to provide all annuities for 30 participating employees, and the \$3,000 death benefit payable under Sections 7-158 and 7-164, such percentage to 31 32 be known as the normal cost rate.

The percentage of earnings of the participating
 employees of each participating municipality and
 participating instrumentalities necessary to adjust for
 the difference between the present value of all benefits,

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1 excluding temporary and total and permanent disability and 2 death benefits, to be provided for its participating employees and the sum of its accumulated municipality 3 contributions and the accumulated employee contributions 4 5 and the present value of expected future employee and 6 municipality contributions pursuant to subparagraph 1 of this paragraph (b). This adjustment shall be spread over 7 the remainder of the period that is allowable under 8 generally accepted accounting principles. 9

10 3. The percentage of earnings of the participating 11 employees of all municipalities and participating 12 instrumentalities necessary to provide the present value temporary and total and permanent disability 13 of all benefits granted during the most recent year for which 14 information is available. 15

16 4. The percentage of earnings of the participating 17 employees of all participating municipalities and participating instrumentalities necessary to provide the 18 present value of the net single sum death benefits expected 19 20 to become payable from the reserve established under Section 7-206 during the year for which this rate is fixed. 21

5. The percentage of earnings necessary to meet any deficiency arising in the Terminated Municipality Reserve.

(c) A separate municipality contribution rate shall be
 computed for each participating municipality or participating
 instrumentality for its sheriff's law enforcement employees.

A separate municipality contribution rate shall be computed for the sheriff's law enforcement employees of each forest preserve district that elects to have such employees. For the period from January 1, 1986 to December 31, 1986, such rate shall be the forest preserve district's regular rate plus 2%.

In the event that the Board determines that there is an actuarial deficiency in the account of any municipality with respect to a person who has elected to participate in the Fund under Section 3-109.1 of this Code, the Board may adjust the SB1693 Engrossed - 8 - LRB094 06133 EFG 36198 b

1 municipality's contribution rate so as to make up that 2 deficiency over such reasonable period of time as the Board may 3 determine.

The Board may establish a separate municipality 4 (d) all 5 contribution rate for employees who are program 6 participants employed under the federal Comprehensive 7 all Employment Training Act by of the participating 8 municipalities and instrumentalities. The Board may also 9 provide that, in lieu of a separate municipality rate for these 10 employees, a portion of the municipality contributions for such 11 program participants shall be refunded or an extra charge assessed so that the amount of municipality contributions 12 retained or received by the 13 fund for all CETA program participants shall be an amount equal to that which would be 14 15 provided by the separate municipality contribution rate for all 16 such program participants. Refunds shall be made to prime 17 sponsors of programs upon submission of a claim therefor and shall 18 extra charges be assessed to participating 19 municipalities and instrumentalities. In establishing the 20 municipality contribution rate as provided in paragraph (b) of this Section, the use of a separate municipality contribution 21 22 rate for program participants or the refund of a portion of the 23 municipality contributions, as the case may be, may be 24 considered.

(e) Computations of municipality contribution rates for 25 26 the following calendar year shall be made prior to the 27 beginning of each year, from the information available at the 28 time the computations are made, and on the assumption that the 29 employees in each participating municipality or participating 30 instrumentality at such time will continue in service until the 31 end of such calendar year at their respective rates of earnings 32 at such time.

(f) Any municipality which is the recipient of State allocations representing that municipality's contributions for retirement annuity purposes on behalf of its employees as provided in Section 12-21.16 of the Illinois Public Aid Code SB1693 Engrossed - 9 - LRB094 06133 EFG 36198 b

1 shall pay the allocations so received to the Board for such 2 purpose. Estimates of State allocations to be received during 3 any taxable year shall be considered in the determination of 4 the municipality's tax rate for that year under Section 7-171. 5 If a special tax is levied under Section 7-171, none of the 6 proceeds may be used to reimburse the municipality for the amount of State allocations received and paid to the Board. Any 7 8 multiple-county or consolidated health department which receives contributions from a county under Section 11.2 of "An 9 Act in relation to establishment and maintenance of county and 10 11 multiple-county health departments", approved July 9, 1943, as 12 amended, or distributions under Section 3 of the Department of 13 Public Health Act, shall use these only for municipality contributions by the health department. 14

15 (g) Municipality contributions for the several purposes 16 specified shall, for township treasurers and employees in the 17 offices of the township treasurers who meet the qualifying conditions for coverage hereunder, be allocated among the 18 19 several school districts and parts of school districts serviced 20 by such treasurers and employees in the proportion which the amount of school funds of each district or part of a district 21 22 handled by the treasurer bears to the total amount of all 23 school funds handled by the treasurer.

From the funds subject to allocation among districts and parts of districts pursuant to the School Code, the trustees shall withhold the proportionate share of the liability for municipality contributions imposed upon such districts by this Section, in respect to such township treasurers and employees and remit the same to the Board.

30 The municipality contribution rate for an educational 31 service center shall initially be the same rate for each year 32 as the regional office of education or school district which 33 serves as its administrative agent. When actuarial data become 34 available, a separate rate shall be established as provided in 35 subparagraph (i) of this Section.

The municipality contribution rate for a public agency,

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other than a vocational education cooperative, formed under the Intergovernmental Cooperation Act shall initially be the average rate for the municipalities which are parties to the intergovernmental agreement. When actuarial data become available, a separate rate shall be established as provided in subparagraph (i) of this Section.

7 Each participating municipality and participating (h) 8 instrumentality shall make the contributions in the amounts 9 provided in this Section in the manner prescribed from time to time by the Board and all such contributions shall be 10 11 obligations of the respective participating municipalities and 12 participating instrumentalities to this fund. The failure to 13 deduct any employee contributions shall not relieve the participating municipality or participating instrumentality of 14 15 this fund. its obligation to Delinquent payments of 16 contributions due under this Section may, with interest, be 17 recovered by civil action against the participating participating 18 municipalities or instrumentalities. 19 Municipality contributions, other than the amount necessary 20 for employee contributions and Social Security contributions, for periods of service by employees from whose earnings no 21 22 deductions were made for employee contributions to the fund, 23 may be charged to the municipality reserve for the municipality or participating instrumentality. 24

(i) Contributions by participating instrumentalities shall
be determined as provided herein except that the percentage
derived under subparagraph 2 of paragraph (b) of this Section,
and the amount payable under subparagraph 5 of paragraph (a) of
this Section, shall be based on an amortization period of 10
years.

31 (j) Notwithstanding the other provisions of this Section, 32 the additional unfunded liability accruing as a result of this 33 amendatory Act of the 94th General Assembly shall be amortized 34 over a period of 30 years beginning on January 1 of the second 35 calendar year following the calendar year in which this 36 amendatory Act takes effect.

1 (Source: P.A. 92-424, eff. 8-17-01.)

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(40 ILCS 5/7-173.1) (from Ch. 108 1/2, par. 7-173.1)

3 Sec. 7-173.1. Additional contribution by sheriff's law
4 enforcement employees.

(a) Each sheriff's law enforcement employee shall make an 5 additional contribution of 1% of earnings, which shall be 6 7 considered as normal contributions. For earnings on or after July 1, 1988, the additional contribution shall be 2% of 8 earnings. For earnings on or after the effective date of this 9 amendatory Act of the 94th General Assembly, the additional 10 contribution shall be 2.5% of earnings; this increase is 11 intended to defray the employee's portion of the cost of the 12 benefit increases provided by this amendatory Act of the 94th 13 General Assembly. 14

This additional contribution shall be payable for retroactive service periods which the employee elects to establish and to periods of authorized leave of absence.

18 (b) If the employee is awarded a retirement annuity under 19 Section 7-142 and not under Section 7-142.1, then the additional contribution required under this Section shall be 20 refunded with interest or paid as provided in subsection (c). 21 22 If the employee returns to a participating status as a 23 sheriff's law enforcement employee, the employee may repay the 24 amount refunded with interest and upon subsequent retirement be 25 entitled to a recomputation of the retirement annuity under 26 Section 7-142.1 if the total service as a sheriff's law 27 enforcement employee meets the requirements of that Section.

28 (c) Instead of a refund under subsection (b), the retiring 29 employee may elect to convert the amount of the refund into an 30 annuity, payable separately from the retirement annuity. If the 31 annuitant dies before the guaranteed amount has been distributed, the remainder shall be paid in a lump sum to the 32 designated beneficiary of the annuitant. The Board shall adopt 33 any rules necessary for the implementation of this subsection. 34 (Source: P.A. 90-766, eff. 8-14-98.) 35

1 Section 90. The State Mandates Act is amended by adding 2 Section 8.29 as follows:

3	(30 ILCS 805/8.29 new)
4	Sec. 8.29. Exempt mandate. Notwithstanding Sections 6 and 8
5	of this Act, no reimbursement by the State is required for the
6	implementation of any mandate created by this amendatory Act of
7	the 94th General Assembly.

8 Section 99. Effective date. This Act takes effect upon 9 becoming law.