

95TH GENERAL ASSEMBLY State of Illinois 2007 and 2008 HB4569

Introduced 1/18/2008, by Rep. Dan Brady

SYNOPSIS AS INTRODUCED:

40 ILCS	5/3-124.1	from	Ch.	108	1/2,	par.	3-124.1
40 ILCS	5/4-117	from	Ch.	108	1/2,	par.	4-117
40 ILCS	5/5-159	from	Ch.	108	1/2,	par.	5-159
40 ILCS	5/6-156	from	Ch.	108	1/2,	par.	6-156
40 ILCS	5/7-144	from	Ch.	108	1/2,	par.	7-144
40 ILCS	5/14-111	from	Ch.	108	1/2,	par.	14-111
40 ILCS	5/14-152.1						
30 ILCS	805/8.32 new						

Amends the Downstate Police, Downstate Firefighter, Chicago Police, Chicago Firefighter, Illinois Municipal Retirement Fund, and State Employee Articles of the Illinois Pension Fund. Allows an annuitant to re-enter service for a total of 2 years to fill positions vacated because persons are serving on active duty in the military, naval, or air forces of the State or federal government without impairing his or her pension benefits. In provisions amending the State Employee Article, exempts the changes from provisions concerning new benefit increases. Effective immediately.

LRB095 17790 AMC 43869 b

FISCAL NOTE ACT
MAY APPLY

PENSION IMPACT NOTE ACT MAY APPLY STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT 1 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 3-124.1, 4-117, 5-159, 6-156, 7-144, 14-111, and 14-152.1 as follows:
- 7 (40 ILCS 5/3-124.1) (from Ch. 108 1/2, par. 3-124.1)
- Sec. 3-124.1. Re-entry into active service. Except as 8 9 otherwise provided in this Section, if If a police officer who is receiving pension payments other than as provided in Section 10 3-109.3 re-enters active service, pension payment shall be 11 suspended while he or she is in service. When he or she again 12 retires, pension payments shall be resumed. If the police 13 14 officer remains in service after re-entry for a period of less than 5 years, the pension shall be the same as upon first 15 16 retirement. If the officer's service after re-entry is at least 17 5 years and the officer makes the required contributions during the period of re-entry, his or her pension shall be recomputed 18 19 by taking into account the additional period of service and 20 salary.
- A police officer who is receiving pension payments other
 than as provided in Section 3-109.3 may re-enter under this
 Article for a total of 2 years to fill positions vacated

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retirement.

- 1 because police officers are serving on active duty in the
- 2 military, naval, or air forces of the State or federal
- 3 government without impairing his or her pension payments.
- 4 (Source: P.A. 91-939, eff. 2-1-01.)
- 5 (40 ILCS 5/4-117) (from Ch. 108 1/2, par. 4-117)
- 6 Sec. 4-117. Reentry into active service.
- 7 (a) Except as otherwise provided in this Section, if If a 8 firefighter receiving pension payments reenters 9 service, pension payments shall be suspended while he or she is 10 in service. If the firefighter again retires or is discharged, 11 his or her monthly pension shall be resumed in the same amount 12 as was paid upon first retirement or discharge unless he or she remained in active service 3 or more years after re-entry in 1.3 14 which case the monthly pension shall be based on the salary 15 attached to the firefighter's rank at the date of last
 - A firefighter who is receiving pension payments may reenter active service under this Article for a total of 2 years to fill positions vacated because firefighters are serving on active duty in the military, naval, or air forces of the State or federal government without impairing his or her pension payments.
 - (b) If a deferred pensioner re-enters active service, and again retires or is discharged from the fire service, his or her pension shall be based on the salary attached to the rank

- 1 held in the fire service at the date of earlier retirement,
- 2 unless the firefighter remains in active service for 3 or more
- 3 years after re-entry, in which case the monthly pension shall
- 4 be based on the salary attached to the firefighter's rank at
- 5 the date of last retirement.
- 6 (c) If a pensioner or deferred pensioner re-enters or is
- 7 recalled to active service and is thereafter injured, and the
- 8 injury is not related to an injury for which he or she was
- 9 previously receiving a disability pension, the 3 year service
- 10 requirement shall not apply in order for the firefighter to
- 11 qualify for the increased pension based on the rate of pay at
- 12 the time of the new injury.
- 13 (Source: P.A. 83-1440.)
- 14 (40 ILCS 5/5-159) (from Ch. 108 1/2, par. 5-159)
- 15 Sec. 5-159. Re-entry of pensioner or annuitant into
- 16 service. Except as otherwise provided in this Section, when
- 17 When a policeman who has withdrawn after the effective date
- 18 re-enters service, any annuity previously granted to him and
- 19 any annuity fixed for his wife shall be cancelled. The
- 20 policeman shall be credited for annuity purposes with sums
- 21 sufficient to provide annuities equal to those cancelled for
- 22 him and his wife, as of their respective ages on the date of
- 23 re-entrance into service.
- 24 A policeman who is receiving pension payments or an annuity
- 25 under this Article may re-enter service under this Article for

- 1 <u>a total of 2 years to fill positions vacated because policemen</u>
- 2 are serving on active duty in the military, naval, or air
- 3 forces of the State or federal government without impairing his
- 4 or her pension payments or annuity.
- 5 Deductions from salary and contributions by the city for
- 6 all purposes of this Article shall be made, and upon subsequent
- 7 retirement new annuities based upon the amount then to his
- 8 credit for annuity purposes and the entire term of his service
- 9 shall be fixed for the policeman and his wife.
- If such policeman's wife, for whom annuity has been fixed
- 11 prior to his re-entrance into service, has died or her marriage
- 12 to such policeman has been dissolved or declared invalid before
- 13 he re-entered service, no part, of any sum or sums to the
- 14 credit of such policeman for widow's annuity or for widow's
- 15 prior service annuity at the time annuity for such wife was
- 16 fixed shall be credited to such policeman at the time of
- 17 re-entry. No part of any such sum or sums shall be used to
- 18 provide annuity for any wife of such policeman who is his wife
- 19 at any time after his re-entry into service unless she was his
- wife at the time of his withdrawal.
- 21 However, the payment of the pension or annuity shall
- 22 continue if re-entry into service is for the purpose of serving
- on a part time basis as a street crossing quard.
- 24 (Source: P.A. 86-272.)
- 25 (40 ILCS 5/6-156) (from Ch. 108 1/2, par. 6-156)

Sec. 6-156. Re-entry of pensioner or annuitant into service.

(a) Except as otherwise provided in this Section, when When a fireman who has withdrawn after the effective date re-enters the service before age 63, any annuity previously granted to him and any annuity fixed for his wife shall be cancelled. The fireman shall be credited with the actuarial value of the annuities cancelled for him and his wife as of their respective ages on the date of his re-entry into service; provided, that for present employees and future entrants who entered service prior to July 1, 1953, the maximum age of a wife for this purpose shall not be more than 5 years less than his age, and for future entrants who entered service after June 30, 1953, the age, for annuity purposes, of a wife who is older than her husband shall be assumed to be equal to his age. Such sums shall be credited to the fireman to provide for annuities in the future.

A fireman who is receiving an annuity under this Article may re-enter service under this Article for a total of 2 years to fill positions vacated because firemen are serving on active duty in the military, naval, or air forces of the State or federal government without impairing his or her annuity.

Deductions from salary and contributions by the city for all purposes of this Article shall be made as provided herein, and upon subsequent retirement, new annuities based upon the amount then to his credit for annuity purposes and the entire

1 term of his service shall be fixed for him and his wife.

If such fireman's wife, for whom annuity has been fixed prior to his re-entrance into service, has died, or the marriage was dissolved before he re-entered service, no part of any sum or sums to the credit of such fireman for widow's prior service annuity at the time annuity for such wife was fixed shall be credited to such fireman at the time of re-entry. No part of any such sum or sums shall be used to provide annuity for any wife of such fireman who is his wife at any time after his re-entry into service.

- (b) If a fireman re-enters service after age 63, payments of pension or annuity previously granted shall be suspended. When he again withdraws, payments upon such pension or annuity shall be resumed. If the fireman dies in service, his widow shall receive the annuity previously fixed for her.
- 16 (Source: P.A. 81-1536.)
- 17 (40 ILCS 5/7-144) (from Ch. 108 1/2, par. 7-144)
- Sec. 7-144. Retirement annuities-Suspended during employment.
- 20 (a) (1) Except as otherwise provided in this Section, if If
 21 any person described in clause (i) of subsection (a) 2 of
 22 Section 7-141 receiving any annuity again becomes an employee
 23 and receives earnings from employment in a position normally
 24 requiring performance of duty during 600 hours or more per year
 25 for any participating municipality and instrumentalities

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thereof or participating instrumentality; or (2) if any person described in clause (ii) of subsection (a) 2 of Section 7-141 receiving any annuity returns to employment in a position requiring him, or entitling him to elect, to become a participating employee; then the annuity payable to such employee shall be suspended as of the 1st day of the month coincidental with or next following the date upon which such person becomes such an employee. Upon proper qualification of the participating employee payment of such annuity may be resumed the 1st. dav of the month following qualification and upon proper application therefor. The participating employee in such case shall be entitled to a supplemental annuity arising from service and credits earned subsequent to such re-entry as a participating employee.

A person receiving an annuity may return to employment as a participating employee for a total of 2 years to fill positions vacated because persons are serving on active duty in the military, naval, or air forces of the State or federal government without having his or her annuity suspended and shall be entitled to a supplemental annuity arising from service and credits earned subsequent to such re-entry as a participating employee.

(b) Supplemental annuities to persons who return to service for less than 48 months shall be computed under the provisions of Sections 7-141, 7-142 and 7-143. In determining whether an employee is eligible for an annuity which requires a minimum

- period of service, his entire period of service shall be taken into consideration but the supplemental annuity shall be based on earnings and service in the supplemental period only. The effective date of the suspended and supplemental annuity for the purpose of increases after retirement shall be considered to be the effective date of the suspended annuity.
 - (c) Supplemental annuities to persons who return to service for 48 months or more shall be a monthly amount determined as follows:
 - (1) An amount shall be computed under subparagraph b of paragraph (1) of subsection (a) of Section 7-142, considering all of the service credits of the employee;
 - (2) The actuarial value in monthly payments for life of the annuity payments made before suspension shall be determined and subtracted from the amount determined in (1) above;
 - (3) The monthly amount of the suspended annuity, with any applicable increases after retirement computed from the effective date to the date of reinstatement, shall be subtracted from the amount determined in (2) above and the remainder shall be the amount of the supplemental annuity provided that this amount shall not be less than the amount computed under subsection (b) of this Section.
 - (4) The suspended annuity shall be reinstated at an amount including any increases after retirement from the effective date to date of reinstatement.

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1 (5) The effective date of the combined suspended and 2 supplemental annuities for the purposes of increases after 3 retirement shall be considered to be the effective date of 4 the supplemental annuity.

(Source: P.A. 82-459.)

- 6 (40 ILCS 5/14-111) (from Ch. 108 1/2, par. 14-111)
- 7 Sec. 14-111. Re-entry After retirement.
 - (a) An annuitant who re-enters the service of a department and receives compensation on a regular payroll shall receive no payments of the retirement annuity during the time he is so employed, with the following exceptions:
 - (1) An annuitant who is employed by a department while he or she is a continuing participant in the General Assembly Retirement System under Sections 2-117.1 and 14-105.4 will not be considered to have made a re-entry after retirement within the meaning of this Section for the duration of such continuing participation. Any person who is a continuing participant under Sections 2-117.1 and 14-105.4 on the effective date of this amendatory Act of 1991 and whose retirement annuity has been suspended under this Section shall be entitled to receive from the System a sum equal to the annuity payments that have been withheld under this Section, and shall receive the benefit of this amendment without regard to Section 1-103.1.
 - (2) An annuitant who accepts temporary employment from

such a department for a period not exceeding 75 working days in any calendar year is not considered to make a re-entry after retirement within the meaning of this Section. Any part of a day on temporary employment is considered a full day of employment.

- (3) An annuitant who accepts employment from a department for a total of 2 years to fill positions vacated because employees are serving on active duty in the military, naval, or air forces of the State or federal government is not considered to make a re-entry after retirement within the meaning of this Section.
- (b) If such person re-enters the service of a department, not as a temporary employee, contributions to the system shall begin as of the date of re-employment and additional creditable service shall begin to accrue. He shall assume the status of a member entitled to all rights and privileges in the system, including death and disability benefits, excluding a refund of contributions.

Upon subsequent retirement, his retirement annuity shall consist of:

- (1) the amounts of the annuities terminated by re-entry into service; and
- (2) the amount of the additional retirement annuity earned by the member during the period of additional membership service which shall not be subject to reversionary annuity if any.

The total retirement annuity shall not, however, exceed the maximum applicable to the member at the time of original retirement. In the computation of any such retirement annuity, the time that the member was on retirement shall not interrupt the continuity of service for the computation of final average compensation and the additional membership service shall be considered, together with service rendered before the previous retirement, in establishing final average compensation.

A person who re-enters the service of a department within 3 years after retiring may qualify to have the retirement annuity computed as though the member had not previously retired by paying to the System, within 5 years after re-entry and prior to subsequent retirement, in a lump sum or in installment payments in accordance with such rules as may be adopted by the Board, an amount equal to all retirement payments received, including any payments received in accordance with subsection (c) or (d) of Section 14-130, plus regular interest from the date retirement payments were suspended to the date of repayment.

- 20 (Source: P.A. 86-1488; 87-794.)
- 21 (40 ILCS 5/14-152.1)
- Sec. 14-152.1. Application and expiration of new benefit increases.
- 24 (a) As used in this Section, "new benefit increase" means 25 an increase in the amount of any benefit provided under this

- Article, or an expansion of the conditions of eligibility for any benefit under this Article, that results from an amendment to this Code that takes effect after June 1, 2005 (the effective date of Public Act 94-4) this amendatory Act of the 94th General Assembly. "New benefit increase", however, does not include any benefit increase resulting from the changes made to this Article by this amendatory Act of the 95th General Assembly.
 - (b) Notwithstanding any other provision of this Code or any subsequent amendment to this Code, every new benefit increase is subject to this Section and shall be deemed to be granted only in conformance with and contingent upon compliance with the provisions of this Section.
 - (c) The Public Act enacting a new benefit increase must identify and provide for payment to the System of additional funding at least sufficient to fund the resulting annual increase in cost to the System as it accrues.

Every new benefit increase is contingent upon the General Assembly providing the additional funding required under this subsection. The Commission on Government Forecasting and Accountability shall analyze whether adequate additional funding has been provided for the new benefit increase and shall report its analysis to the Public Pension Division of the Department of Financial and Professional Regulation. A new benefit increase created by a Public Act that does not include the additional funding required under this subsection is null

- and void. If the Public Pension Division determines that the additional funding provided for a new benefit increase under this subsection is or has become inadequate, it may so certify to the Governor and the State Comptroller and, in the absence of corrective action by the General Assembly, the new benefit increase shall expire at the end of the fiscal year in which the certification is made.
 - (d) Every new benefit increase shall expire 5 years after its effective date or on such earlier date as may be specified in the language enacting the new benefit increase or provided under subsection (c). This does not prevent the General Assembly from extending or re-creating a new benefit increase by law.
 - (e) Except as otherwise provided in the language creating the new benefit increase, a new benefit increase that expires under this Section continues to apply to persons who applied and qualified for the affected benefit while the new benefit increase was in effect and to the affected beneficiaries and alternate payees of such persons, but does not apply to any other person, including without limitation a person who continues in service after the expiration date and did not apply and qualify for the affected benefit while the new benefit increase was in effect.
- 24 (Source: P.A. 94-4, eff. 6-1-05.)
- 25 Section 90. The State Mandates Act is amended by adding

- 1 Section 8.32 as follows:
- 2 (30 ILCS 805/8.32 new)
- 3 Sec. 8.32. Exempt mandate. Notwithstanding Sections 6 and 8
- of this Act, no reimbursement by the State is required for the
- 5 <u>implementation of any mandate created by this amendatory Act of</u>
- 6 the 95th General Assembly.
- 7 Section 99. Effective date. This Act takes effect upon
- 8 becoming law.