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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 7-141, 7-144, and 7-173 as follows:

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6 (40 ILCS 5/7-141) (from Ch. 108 1/2, par. 7-141)
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Sec. 7-141. Retirement annuities - Conditions. Retirement annuities shall be payable as hereinafter set forth:

- (a) A participating employee who, regardless of cause, is separated from the service of all participating municipalities and instrumentalities thereof and participating instrumentalities shall be entitled to a retirement annuity provided:
 - 1. He is at least age 55, or in the case of a person who is eligible to have his annuity calculated under Section 7-142.1, he is at least age 50;
 - 2. He is (i) an employee who was employed by any participating municipality or participating instrumentality which had not elected to exclude persons employed in positions normally requiring performance of duty for less than 1000 hours per year or was employed in a position normally requiring performance of duty for 600 hours or more per year prior to such election by any

| participating | municip | ality | -or | -partici p | ating |
|--------------------------|--------------------------|---|----------------------|-----------------------|-------------------|
| <u>instrumentali</u> | _ | _ | | | _ |
| or before the | effective dat | te of this | amendate | ry Act of | 1981 |
| which made su | ach election | and is not | t entitl | ed to re | eceive |
| earnings for | employment i | n a positi | on norma | ally requ | uring |
| performance o | f duty for 60 | 0 hours or | more pe | r year f o | or any |
| participating | -municipality | y and inst | rumenta] | ities th | ereof |
| and participa | ting instrume | ntality; o | r (ii) a | n employe | ee who |
| was employed | only by a | participa | ting mu | nicipalit | ty or |
| participating | instrumer | ntality, | | partici | ating |
| municipalitie | s or partici | pating ins | trumenta | alities, | which |
| have elected | to exclude | persons i | n posit | ions nor | mally |
| requiring per | formance of d | uty for lea | ss than | 1000 hour | s per |
| year after th | e effective o | date of su | ch exclu | sion or | which |
| are included | under and su | bject to | the Arti | cle afte | r the |
| effective date | e of this amer | ndatory Act | of 1981 | and elec | ets to |
| exclude perso | ns in such po | ositions, a | ind is no | ot entitl | ed to |
| receive earning | ngs for employ | yment in a | position | <u>requirir</u> | ng him |
| to be a p | <u>articipating</u> | employee | normal | ly requ | iiring |
| performance o | f duty for 100 |)0 hours or | more pe | r year by | z such |
| a particip | ating muni | <u>cipality</u> | | -partici r | ating |
| instrumentali | ty ; | | | | |

- 3. The amount of his annuity, before the application of paragraph (b) of Section 7-142 is at least \$10 per month;
- 4. If he first became a participating employee after December 31, 1961, he has at least 8 years of service. This

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- service requirement shall not apply to any participating 1 2 employee, regardless of participation date, if the General Assembly terminates the Fund. 3
 - (b) Retirement annuities shall be payable:
 - 1. As provided in Section 7-119;
 - 2. Except as provided in item 3, upon receipt by the fund of a written application. The effective date may be not more than one year prior to the date of the receipt by the fund of the application;
 - 3. Upon attainment of age 70 1/2 if the member (i) is no longer in service, and (ii) is otherwise entitled to an annuity under this Article;
- 13 4. To the beneficiary of the deceased annuitant for the 14 unpaid amount accrued to date of death, if any.
- (Source: P.A. 91-887, eff. 7-6-00.) 15
- 16 (40 ILCS 5/7-144) (from Ch. 108 1/2, par. 7-144)
- 17 7-144. Retirement annuities-Suspended Sec. durina 18 employment.
- (a) (1) If any person described in clause (i) of subsection 19 (a) 2 of Section 7-141 receiving any annuity again becomes an 20 21 employee and receives earnings from employment in a position 22 normally requiring performance of duty during 600 hours or 23 for any participating municipality 24 instrumentalities thereof or participating instrumentality; or 25 if any person described in clause (ii) of subsection

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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 on the 1st day of the month following such

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

12 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

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- 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.
 - (5) The effective date of the combined suspended and supplemental annuities for the purposes of increases after retirement shall be considered to be the effective date of the supplemental annuity.
- 21 (Source: P.A. 82-459.)
- 22 (40 ILCS 5/7-173) (from Ch. 108 1/2, par. 7-173)
- Sec. 7-173. Contributions by employees.
- 24 (a) Each participating employee shall make contributions 25 to the fund as follows:

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- 1. For retirement annuity purposes, normal contributions of 3 3/4% of earnings.
 - 2. 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 of 10%. The selected rate shall be applicable to all earnings paid beginning on the first day of the second month following receipt by the Board of written notice of election make such contributions. Additional t.o contributions at the selected rate shall be made concurrently with normal contributions.
 - 3. Survivor contributions, by each participating employee, of 3/4% of each payment of earnings.
 - (b) Each employee shall make contributions to the fund for Federal Social Security taxes, for periods during which he is a covered employee, as required by the Social Security Enabling Act. For participating employees, such contributions shall be in addition to those required under paragraph (a) of this Section.
 - (c) Contributions shall be deducted from each corresponding payment of earnings paid to each employee and shall be remitted to the board by the participating municipality or participating instrumentality making such payment. The remittance, together with a report of the earnings and contributions shall be made as directed by the board. For township treasurers and employees of township treasurers

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- qualifying as employees hereunder, the contributions herein required as deductions from salary shall be withheld by the school township trustees from funds available for the payment of the compensation of such treasurers and employees as 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 payable hereunder to the employee or any other person receiving annuity or benefit by reason of such employee's participation.
 - (f) A participating employee who has at least 40 years of creditable service in the Fund may elect to cease making the contributions required under this Section. The status of the employee under this Article shall be unaffected by this election, except that the employee shall not receive any additional creditable service for the periods of employment following the election. An election under this subsection relieves the employer from making additional employer

- 1 contributions in relation to that employee.
- 2 (Source: P.A. 87-1265.)
- 3 Section 90. The State Mandates Act is amended by adding
- Section 8.34 as follows: 4
- (30 ILCS 805/8.34 new) 5
- 6 Sec. 8.34. Exempt mandate. Notwithstanding Sections 6 and 8
- 7 of this Act, no reimbursement by the State is required for the
- implementation of any mandate created by this amendatory Act of 8
- 9 the 96th General Assembly.
- Section 99. Effective date. This Act takes effect upon 10
- 11 becoming law.