

Sen. William E. Peterson

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1	AMENDMENT TO SENATE BILL 821
2	AMENDMENT NO Amend Senate Bill 821 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Illinois Pension Code is amended by
5	changing Section 16-158 as follows:
6	(40 ILCS 5/16-158) (from Ch. 108 1/2, par. 16-158)
7	Sec. 16-158. Contributions by State and other employing
8	units.
9	(a) The State shall make contributions to the System by
10	means of appropriations from the Common School Fund and other
11	State funds of amounts which, together with other employer
12	contributions, employee contributions, investment income, and
13	other income, will be sufficient to meet the cost of
14	maintaining and administering the System on a 90% funded basis
15	in accordance with actuarial recommendations.
16	The Board shall determine the amount of State contributions

1 required for each fiscal year on the basis of the actuarial 2 tables and other assumptions adopted by the Board and the 3 recommendations of the actuary, using the formula in subsection 4 (b-3).

5 (a-1) Annually, on or before November 15, the Board shall 6 certify to the Governor the amount of the required State 7 contribution for the coming fiscal year. The certification 8 shall include a copy of the actuarial recommendations upon 9 which it is based.

On or before May 1, 2004, the Board shall recalculate and recertify to the Governor the amount of the required State contribution to the System for State fiscal year 2005, taking into account the amounts appropriated to and received by the System under subsection (d) of Section 7.2 of the General Obligation Bond Act.

On or before July 1, 2005, the Board shall recalculate and recertify to the Governor the amount of the required State contribution to the System for State fiscal year 2006, taking into account the changes in required State contributions made by this amendatory Act of the 94th General Assembly.

(b) Through State fiscal year 1995, the State contributions shall be paid to the System in accordance with Section 18-7 of the School Code.

(b-1) Beginning in State fiscal year 1996, on the 15th day
of each month, or as soon thereafter as may be practicable, the
Board shall submit vouchers for payment of State contributions

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1 to the System, in a total monthly amount of one-twelfth of the 2 required annual State contribution certified under subsection (a-1). From the effective date of this amendatory Act of the 3 4 93rd General Assembly through June 30, 2004, the Board shall 5 not submit vouchers for the remainder of fiscal year 2004 in excess of the fiscal year 2004 certified contribution amount 6 determined under this Section after taking into consideration 7 8 the transfer to the System under subsection (a) of Section 9 6z-61 of the State Finance Act. These vouchers shall be paid by 10 the State Comptroller and Treasurer by warrants drawn on the 11 funds appropriated to the System for that fiscal year.

If in any month the amount remaining unexpended from all 12 13 other appropriations to the System for the applicable fiscal 14 year (including the appropriations to the System under Section 15 8.12 of the State Finance Act and Section 1 of the State 16 Pension Funds Continuing Appropriation Act) is less than the 17 amount. lawfully vouchered under this subsection, the 18 difference shall be paid from the Common School Fund under the continuing appropriation authority provided in Section 1.1 of 19 20 the State Pension Funds Continuing Appropriation Act.

(b-2) Allocations from the Common School Fund apportioned
to school districts not coming under this System shall not be
diminished or affected by the provisions of this Article.

(b-3) For State fiscal years 2011 through 2045, the minimum
contribution to the System to be made by the State for each
fiscal year shall be an amount determined by the System to be

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1 sufficient to bring the total assets of the System up to 90% of 2 the total actuarial liabilities of the System by the end of 3 State fiscal year 2045. In making these determinations, the 4 required State contribution shall be calculated each year as a 5 level percentage of payroll over the years remaining to and 6 including fiscal year 2045 and shall be determined under the 7 projected unit credit actuarial cost method.

8 For State fiscal years 1996 through 2005, the State 9 contribution to the System, as a percentage of the applicable 10 employee payroll, shall be increased in equal annual increments 11 so that by State fiscal year 2011, the State is contributing at the rate required under this Section; except that in the 12 13 following specified State fiscal years, the State contribution 14 to the System shall not be less than the following indicated 15 percentages of the applicable employee payroll, even if the 16 indicated percentage will produce a State contribution in excess of the amount otherwise required under this subsection 17 18 subsection (a), and notwithstanding any contrary and certification made under subsection (a-1) before the effective 19 20 date of this amendatory Act of 1998: 10.02% in FY 1999; 10.77% in FY 2000; 11.47% in FY 2001; 12.16% in FY 2002; 12.86% in FY 21 2003; and 13.56% in FY 2004. 22

Notwithstanding any other provision of this Article, the total required State contribution for State fiscal year 2006 is \$534,627,700.

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Notwithstanding any other provision of this Article, the

1 total required State contribution for State fiscal year 2007 is 2 \$738,014,500.

For each of State fiscal years 2008 through 2010, the State contribution to the System, as a percentage of the applicable employee payroll, shall be increased in equal annual increments from the required State contribution for State fiscal year 2007, so that by State fiscal year 2011, the State is contributing at the rate otherwise required under this Section.

9 Beginning in State fiscal year 2046, the minimum State 10 contribution for each fiscal year shall be the amount needed to 11 maintain the total assets of the System at 90% of the total 12 actuarial liabilities of the System.

13 Amounts received by the System pursuant to Section 25 of 14 the Budget Stabilization Act in any fiscal year do not reduce 15 and do not constitute payment of any portion of the minimum 16 State contribution required under this Article in that fiscal year. Such amounts shall not reduce, and shall not be included 17 in the calculation of, the required State contributions under 18 19 this Article in any future year until the System has reached a 20 funding ratio of at least 90%. A reference in this Article to 21 the "required State contribution" or any substantially similar 22 term does not include or apply to any amounts payable to the 23 System under Section 25 of the Budget Stabilization Act.

Notwithstanding any other provision of this Section, the required State contribution for State fiscal year 2005 and for fiscal year 2008 and each fiscal year thereafter, as calculated -6- LRB095 05491 AMC 34004 a

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1 under this Section and certified under subsection (a-1), shall not exceed an amount equal to (i) the amount of the required 2 State contribution that would have been calculated under this 3 4 Section for that fiscal year if the System had not received any 5 payments under subsection (d) of Section 7.2 of the General 6 Obligation Bond Act, minus (ii) the portion of the State's 7 total debt service payments for that fiscal year on the bonds issued for the purposes of that Section 7.2, as determined and 8 9 certified by the Comptroller, that is the same as the System's 10 portion of the total moneys distributed under subsection (d) of 11 Section 7.2 of the General Obligation Bond Act. In determining this maximum for State fiscal years 2008 through 2010, however, 12 13 the amount referred to in item (i) shall be increased, as a 14 percentage of the applicable employee payroll, in equal 15 increments calculated from the sum of the required State 16 contribution for State fiscal year 2007 plus the applicable portion of the State's total debt service payments for fiscal 17 18 year 2007 on the bonds issued for the purposes of Section 7.2 of the General Obligation Bond Act, so that, by State fiscal 19 20 year 2011, the State is contributing at the rate otherwise 21 required under this Section.

(c) Payment of the required State contributions and of all pensions, retirement annuities, death benefits, refunds, and other benefits granted under or assumed by this System, and all expenses in connection with the administration and operation thereof, are obligations of the State. 09500SB0821sam001 -7- LRB095 05491 AMC 34004 a

1 If members are paid from special trust or federal funds which are administered by the employing unit, whether school 2 district or other unit, the employing unit shall pay to the 3 4 System from such funds the full accruing retirement costs based 5 upon that service, as determined by the System. Employer 6 contributions, based on salary paid to members from federal funds, may be forwarded by the distributing agency of the State 7 8 of Illinois to the System prior to allocation, in an amount 9 determined in accordance with guidelines established by such 10 agency and the System.

(d) Effective July 1, 1986, any employer of a teacher as defined in paragraph (8) of Section 16-106 shall pay the employer's normal cost of benefits based upon the teacher's service, in addition to employee contributions, as determined by the System. Such employer contributions shall be forwarded monthly in accordance with guidelines established by the System.

However, with respect to benefits granted under Section 18 16-133.4 or 16-133.5 to a teacher as defined in paragraph (8) 19 20 of Section 16-106, the employer's contribution shall be 12% (rather than 20%) of the member's highest annual salary rate 21 22 for each year of creditable service granted, and the employer 23 shall also pay the required employee contribution on behalf of 24 the teacher. For the purposes of Sections 16-133.4 and 25 16-133.5, a teacher as defined in paragraph (8) of Section 26 16-106 who is serving in that capacity while on leave of

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1 absence from another employer under this Article shall not be 2 considered an employee of the employer from which the teacher 3 is on leave.

4 (e) Beginning July 1, 1998, every employer of a teacher
5 shall pay to the System an employer contribution computed as
6 follows:

7 (1) Beginning July 1, 1998 through June 30, 1999, the
8 employer contribution shall be equal to 0.3% of each
9 teacher's salary.

10 (2) Beginning July 1, 1999 and thereafter, the employer
 11 contribution shall be equal to 0.58% of each teacher's
 12 salary.

13 The school district or other employing unit may pay these 14 employer contributions out of any source of funding available 15 for that purpose and shall forward the contributions to the 16 System on the schedule established for the payment of member 17 contributions.

18 These employer contributions are intended to offset a 19 portion of the cost to the System of the increases in 20 retirement benefits resulting from this amendatory Act of 1998.

Each employer of teachers is entitled to a credit against the contributions required under this subsection (e) with respect to salaries paid to teachers for the period January 1, 2002 through June 30, 2003, equal to the amount paid by that employer under subsection (a-5) of Section 6.6 of the State Employees Group Insurance Act of 1971 with respect to salaries 09500SB0821sam001

1 paid to teachers for that period.

The additional 1% employee contribution required under Section 16-152 by this amendatory Act of 1998 is the responsibility of the teacher and not the teacher's employer, unless the employer agrees, through collective bargaining or otherwise, to make the contribution on behalf of the teacher.

If an employer is required by a contract in effect on May 7 8 1, 1998 between the employer and an employee organization to 9 pay, on behalf of all its full-time employees covered by this 10 Article, all mandatory employee contributions required under 11 this Article, then the employer shall be excused from paying the employer contribution required under this subsection (e) 12 13 for the balance of the term of that contract. The employer and the employee organization shall jointly certify to the System 14 15 the existence of the contractual requirement, in such form as 16 the System may prescribe. This exclusion shall cease upon the termination, extension, or renewal of the contract at any time 17 after May 1, 1998. 18

19 (f) If the amount of a teacher's salary for any school year 20 used to determine final average salary exceeds the member's 21 annual full-time salary rate with the same employer for the previous school year by more than 6%, the teacher's employer 22 23 shall pay to the System, in addition to all other payments 24 required under this Section and in accordance with guidelines 25 established by the System, the present value of the increase in 26 benefits resulting from the portion of the increase in salary 09500SB0821sam001 -10- LRB095 05491 AMC 34004 a

1 that is in excess of 6%. This present value shall be computed by the System on the basis of the actuarial assumptions and 2 tables used in the most recent actuarial valuation of the 3 4 System that is available at the time of the computation. If a 5 teacher's salary for the 2005-2006 school year is used to 6 determine final average salary under this subsection (f), then the changes made to this subsection (f) by Public Act 94-1057 7 8 shall apply in calculating whether the increase in his or her 9 salary is in excess of 6%. For the purposes of this Section, 10 change in employment under Section 10-21.12 of the School Code 11 on or after June 1, 2005 shall constitute a change in employer. The System may require the employer to provide any pertinent 12 13 information or documentation. The changes made to this 14 subsection (f) by this amendatory Act of the 94th General 15 Assembly apply without regard to whether the teacher was in 16 service on or after its effective date.

17 Whenever it determines that a payment is or may be required 18 under this subsection, the System shall calculate the amount of 19 the payment and bill the employer for that amount. The bill 20 shall specify the calculations used to determine the amount 21 due. If the employer disputes the amount of the bill, it may, 22 within 30 days after receipt of the bill, apply to the System 23 in writing for a recalculation. The application must specify in 24 detail the grounds of the dispute and, if the employer asserts 25 that the calculation is subject to subsection (g) or (h) of 26 this Section, must include an affidavit setting forth and 1 attesting to all facts within the employer's knowledge that are 2 pertinent to the applicability of that subsection. Upon 3 receiving a timely application for recalculation, the System 4 shall review the application and, if appropriate, recalculate 5 the amount due.

6 The employer contributions required under this subsection (f) may be paid in the form of a lump sum within 90 days after 7 receipt of the bill. If the employer contributions are not paid 8 9 within 90 days after receipt of the bill, then interest will be 10 charged at a rate equal to the System's annual actuarially 11 assumed rate of return on investment compounded annually from the 91st day after receipt of the bill. Payments must be 12 13 concluded within 3 years after the employer's receipt of the 14 bill.

(g) This subsection (g) applies only to payments made or salary increases given on or after June 1, 2005 but before July 1, 2011. The changes made by Public Act 94-1057 shall not require the System to refund any payments received before July 31, 2006 (the effective date of Public Act 94-1057).

When assessing payment for any amount due under subsection (f), the System shall exclude salary increases paid to teachers under contracts or collective bargaining agreements entered into, amended, or renewed before June 1, 2005.

When assessing payment for any amount due under subsection (f), the System shall exclude salary increases paid to a teacher at a time when the teacher is 10 or more years from 1 retirement eligibility under Section 16-132 or 16-133.2.

2 When assessing payment for any amount due under subsection 3 (f), the System shall exclude salary increases resulting from 4 overload work, including summer school, when the school 5 district has certified to the System, and the System has approved the certification, that (i) the overload work is for 6 the sole purpose of classroom instruction in excess of the 7 standard number of classes for a full-time teacher in a school 8 9 district during a school year and (ii) the salary increases are 10 equal to or less than the rate of pay for classroom instruction 11 computed on the teacher's current salary and work schedule.

When assessing payment for any amount due under subsection 12 13 (f), the System shall exclude a salary increase resulting from 14 a promotion (i) for which the employee is required to hold a 15 certificate or supervisory endorsement issued by the State 16 Teacher Certification Board that is a different certification or supervisory endorsement than is required for the teacher's 17 previous position and (ii) to a position that has existed and 18 19 been filled by a member for no less than one complete academic 20 year and the salary increase from the promotion is an increase that results in an amount no greater than the lesser of the 21 22 average salary paid for other similar positions in the district 23 requiring the same certification or the amount stipulated in 24 the collective bargaining agreement for a similar position 25 requiring the same certification.

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When assessing payment for any amount due under subsection

1 (f), the System shall exclude any payment to the teacher from 2 the State of Illinois or the State Board of Education over 3 which the employer does not have discretion, notwithstanding 4 that the payment is included in the computation of final 5 average salary.

6 When assessing payment for any amount due under subsection 7 (f), the System shall exclude any salary increases earned as a 8 result of a negotiated salary schedule that provides for a 9 salary increase for a teacher who obtains a master's degree.

10 (h) When assessing payment for any amount due under 11 subsection (f), the System shall exclude any salary increase described in subsection (q) of this Section given on or after 12 13 July 1, 2011 but before July 1, 2014 under a contract or 14 collective bargaining agreement entered into, amended, or 15 renewed on or after June 1, 2005 but before July 1, 2011. 16 Notwithstanding any other provision of this Section, anv payments made or salary increases given after June 30, 2014 17 shall be used in assessing payment for any amount due under 18 subsection (f) of this Section. 19

(i) The System shall prepare a report and file copies of
the report with the Governor and the General Assembly by
January 1, 2007 that contains all of the following information:

(1) The number of recalculations required by the
 changes made to this Section by Public Act 94-1057 for each
 employer.

(2) The dollar amount by which each employer's

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1 contribution to the System was changed due to 2 recalculations required by Public Act 94-1057. 3 (3) The total amount the System received from each 4 employer as a result of the changes made to this Section by 5 Public Act 94-4. (4) The increase in the required State contribution 6 7 resulting from the changes made to this Section by Public Act 94-1057. 8 (Source: P.A. 93-2, eff. 4-7-03; 93-665, eff. 3-5-04; 94-4, 9 10 eff. 6-1-05; 94-839, eff. 6-6-06; 94-1057, eff. 7-31-06; 94-1111, eff. 2-27-07.) 11

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