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AN ACT concerning 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 7-135, 7-137, 7-141, and 7-144 as follows:

6 (40 ILCS 5/7-135) (from Ch. 108 1/2, par. 7-135)

7 Sec. 7-135. Authorized agents.

Each participating municipality and participating 8 (a) 9 instrumentality shall appoint an authorized agent who shall have the powers and duties set forth in this section. In 10 absence of such appointment, the duties of the authorized agent 11 shall devolve upon the clerk or secretary of the municipality 12 13 or instrumentality and in the case of township school trustees 14 upon the township school treasurer. In townships the Authorized Agent shall be the township supervisor. 15

16 (b) The authorized agent shall have the following powers 17 and duties:

To certify to the fund whether or not a given person
 is authorized to participate in the fund;

20 2. To certify to the fund when a participating employee
21 is on a leave of absence authorized by the municipality;
22 3. To request the proper officer to cause employee
23 contributions to be withheld from earnings and transmitted

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1 to the fund;

4. To request the proper officer to cause municipality
 contributions to be forwarded to the fund promptly;

5. To forward promptly to all participating employees any communications from the fund for such employees;

6. To forward promptly to the fund all applications,
7 claims, reports and other communications delivered to him
8 by participating employees;

9 7. To perform all duties related to the administration 10 of this retirement system as requested by the fund and the 11 governing body of his municipality.

12 (c) The governing body of each participating municipality 13 and participating instrumentality may delegate any or all of 14 the following powers and duties to its authorized agent<del>, but</del> 15 <del>only if the agent is a member of the fund</del>:

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 To file a petition for nomination of an executive trustee of the fund.

18 2. To cast the ballot for election of an executive19 trustee of the fund.

If a governing body does not authorize its agent to perform the powers and duties set forth in this paragraph (c), they shall be performed by the governing body itself, unless the governing body by resolution duly certified to the fund delegates them to some other officer or employee.

(d) The delivery of any communication or document by an
 employee or a participating municipality or participating

HB1956 Enrolled - 3 -LRB097 10454 JDS 50686 b instrumentality to its authorized agent shall not constitute 1 2 delivery to the fund. (Source: P.A. 87-740.) 3 4 (40 ILCS 5/7-137) (from Ch. 108 1/2, par. 7-137) 5 Sec. 7-137. Participating and covered employees. 6 (a) The persons described in this paragraph (a) shall be 7 included within and be subject to this Article and eligible to 8 benefits from this fund, beginning upon the dates hereinafter 9 specified: 10 1. Except as to the employees specifically excluded 11 under the provisions of this Article, all persons who are 12 employees of any municipality (or instrumentality thereof) or participating instrumentality on the effective date of 13 14 participation of the municipality or participating 15 instrumentality beginning upon such effective date. 16 2. Except as to the employees specifically excluded under the provisions of this Article, all persons, who 17 18 became employees of any participating municipality (or instrumentality thereof) or participating instrumentality 19 20 the effective date of participation after of such 21 municipality or participating instrumentality, beginning 22 upon the date such person becomes an employee. 3. All persons who file notice with the board as 23 24 provided in paragraph (b) 2 and 3 of this Section, 25 beginning upon the date of filing such notice.

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(b) The following described persons shall not be considered
participating employees eligible for benefits from this fund,
but shall be included within and be subject to this Article
(each of the descriptions is not exclusive but is cumulative):

1. Any person who occupies an office or is employed in 5 a position normally requiring performance of duty during 6 7 less than 600 hours a year for a municipality (including 8 instrumentalities thereof) all or а participating 9 instrumentality. If a school treasurer performs services 10 for more than one school district, the total number of 11 hours of service normally required for the several school 12 districts shall be considered to determine whether he qualifies under this paragraph; 13

2. Any person who holds elective office unless he has
elected while in that office in a written notice on file
with the board to become a participating employee;

3. Any person working for a city hospital unless any such person, while in active employment, has elected in a written notice on file with the board to become a participating employee and notification thereof is received by the board;

4. Any person who becomes an employee after June 30,
1979 as a public service employment program participant
under the federal Comprehensive Employment and Training
Act and whose wages or fringe benefits are paid in whole or
in part by funds provided under such Act;

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5. person who is actively employed by 1 Anv а 2 municipality on its effective date of participation in the 3 Fund if that municipality (i) has at least 35 employees on its effective date of participation; (ii) is located in a 4 5 county with at least 2,000,000 inhabitants; and (iii) maintains an independent defined benefit pension plan for 6 7 the benefit of its eligible employees, unless the person 8 files with the board within 90 days after the 9 municipality's effective date of participation an 10 irrevocable election to participate.

(c) Any person electing to be a participating employee, pursuant to paragraph (b) of this Section may not change such election, except as provided in Section 7-137.1.

(d) Any employee who occupied the position of school nurse 14 15 in any participating municipality on August 8, 1961 and 16 continuously thereafter until the effective date of the 17 exercise of the option authorized by this subparagraph, who on August 7, 1961 was a member of the Teachers' Retirement System 18 of Illinois, by virtue of certification by the Department of 19 20 Registration and Education as a public health nurse, may elect 21 to terminate participation in this Fund in order to 22 re-establish membership in such System. The election may be 23 exercised by filing written notice thereof with the Board or with the Board of Trustees of said Teachers' Retirement System, 24 25 not later than September 30, 1963, and shall be effective on 26 the first day of the calendar month next following the month in HB1956 Enrolled - 6 - LRB097 10454 JDS 50686 b

which the notice was filed. If the written notice is filed with 1 2 Teachers' such Retirement System, that System shall immediately notify this Fund, but neither failure nor delay in 3 notification shall affect the validity of the employee's 4 5 election. If the option is exercised, the Fund shall notify such Teachers' Retirement System of such fact and transfer to 6 that system the amounts contributed by the employee to this 7 8 Fund, including interest at 3% per annum, but excluding 9 contributions applicable to social security coverage during the period beginning August 8, 1961 to the effective date of 10 11 the employee's election. Participation in this Fund as to any 12 credits on or after August 8, 1961 and up to the effective date of the employee's election shall terminate on such effective 13 14 date.

15 (e) Any participating municipality or participating 16 instrumentality, other than a school district or special 17 education joint agreement created under Section 10-22.31 of the School Code, may, by a resolution or ordinance duly adopted by 18 its governing body, elect to exclude from participation and 19 20 eligibility for benefits all persons who are employed after the effective date of such resolution or ordinance and who occupy 21 22 an office or are employed in a position normally requiring 23 performance of duty for less than 1000 hours per year for the participating municipality (including all instrumentalities 24 25 thereof) or participating instrumentality except for persons 26 employed in a position normally requiring performance of duty HB1956 Enrolled - 7 -LRB097 10454 JDS 50686 b

for 600 hours or more per year (i) by such participating 1 2 municipality or participating instrumentality prior to the effective date of the resolution or ordinance and (ii) by a 3 participating municipality or participating instrumentality, 4 5 which had not adopted such a resolution when the person was 6 employed, and the function served by the employee's position is 7 assumed by another participating municipality or participating 8 instrumentality. A participating municipality or participating 9 instrumentality included in and subject to this Article after 10 January 1, 1982 may adopt such resolution or ordinance only 11 prior to the date it becomes included in and subject to this 12 Article. Notwithstanding the foregoing, a participating municipality or participating instrumentality which is formed 13 solely to succeed to the functions of a participating 14 15 municipality or participating instrumentality shall be 16 considered to have adopted any such resolution or ordinance 17 which may have been applicable to the employees performing such functions. The election made by the resolution or ordinance 18 shall take effect at the time specified in the resolution or 19 20 ordinance, and once effective shall be irrevocable.

(Source: P.A. 96-1140, eff. 7-21-10.) 21

22 (40 ILCS 5/7-141) (from Ch. 108 1/2, par. 7-141) Sec. 7-141. Retirement annuities - Conditions. Retirement 23 24 annuities shall be payable as hereinafter set forth: 25

(a) A participating employee who, regardless of cause, is

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1 separated from the service of all participating municipalities 2 and instrumentalities thereof and participating 3 instrumentalities shall be entitled to a retirement annuity 4 provided:

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 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;

8 2. He is (i) an employee who was employed by 9 participating municipality or participating 10 instrumentality which had not elected to exclude persons 11 employed in positions normally requiring performance of 12 duty for less than 1000 hours per year or was employed in a 13 position normally requiring performance of duty for 600 14 hours or more per year prior to such election by any 15 participating municipality or participating 16 instrumentality included in and subject to this Article on 17 or before the effective date of this amendatory Act of 1981 which made such election and is not entitled to receive 18 19 earnings for employment in a position normally requiring 20 performance of duty for 600 hours or more per year for any 21 participating municipality and instrumentalities thereof 22 and participating instrumentality; or (ii) an employee who 23 employed only by a participating municipality was participating instrumentality, 24 - or participating 25 municipalities or participating instrumentalities, which 26 have elected to exclude persons in positions normally

1 requiring performance of duty for less than 1000 hours per 2 year after the effective date of such exclusion or which are included under and subject to the Article after the 3 effective date of this amendatory Act of 1981 and elects to 4 5 exclude persons in such positions, and is not entitled to 6 receive earnings for employment in a position requiring 7 him, or entitling him to elect, to be a participating 8 employee normally requiring performance of duty for 1000 9 hours or more per year by such a participating municipality 10 or participating instrumentality;

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
service requirement shall not apply to any participating
employee, regardless of participation date, if the General
Assembly terminates the Fund.

18 (b) Retirement annuities shall be payable:

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1. As provided in Section 7-119;

20 2. Except as provided in item 3, upon receipt by the 21 fund of a written application. The effective date may be 22 not more than one year prior to the date of the receipt by 23 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;

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4. To the beneficiary of the deceased annuitant for the
 unpaid amount accrued to date of death, if any.
 (Source: P.A. 91-887, eff. 7-6-00.)

4 (40 ILCS 5/7-144) (from Ch. 108 1/2, par. 7-144)

5 Sec. 7-144. Retirement annuities-Suspended during
6 employment.

(a) (1) If any person described in clause (i) of subsection 7 8 (a) 2 of Section 7 141 receiving any annuity again becomes an 9 employee and receives earnings from employment in a position 10 normally requiring performance of duty during 600 hours or more 11 year for any participating municipality and <del>per</del> 12 instrumentalities thereof or participating instrumentality; or (2) if any person described in clause (ii) of subsection (a) 2 13 14 of Section 7-141 receiving any annuity returns to employment in 15 a position requiring him, or entitling him to elect, to become 16 a participating employee, + then the annuity payable to such employee shall be suspended as of the 1st day of the month 17 coincidental with or next following the date upon which such 18 19 person becomes such an employee. Upon proper qualification of 20 the participating employee payment of such annuity may be 21 resumed on the 1st day of the month following such 22 qualification and upon proper application therefor. The participating employee in such case shall be entitled to a 23 24 supplemental annuity arising from service and credits earned 25 subsequent to such re-entry as a participating employee.

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(b) Supplemental annuities to persons who return to service 1 for less than 48 months shall be computed under the provisions 2 of Sections 7-141, 7-142 and 7-143. In determining whether an 3 employee is eligible for an annuity which requires a minimum 4 period of service, his entire period of service shall be taken 5 6 into consideration but the supplemental annuity shall be based 7 on earnings and service in the supplemental period only. The 8 effective date of the suspended and supplemental annuity for 9 the purpose of increases after retirement shall be considered 10 to be the effective date of the suspended annuity.

11 (c) Supplemental annuities to persons who return to service 12 for 48 months or more shall be a monthly amount determined as 13 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;

17 (2) The actuarial value in monthly payments for life of 18 the annuity payments made before suspension shall be 19 determined and subtracted from the amount determined in (1) 20 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 HB1956 Enrolled - 12 - LRB097 10454 JDS 50686 b

1 computed under subsection (b) of this Section.

2 (4) The suspended annuity shall be reinstated at an
3 amount including any increases after retirement from the
4 effective date to date of reinstatement.

5 (5) The effective date of the combined suspended and 6 supplemental annuities for the purposes of increases after 7 retirement shall be considered to be the effective date of 8 the supplemental annuity.

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

Section 90. The State Mandates Act is amended by adding Section 8.35 as follows:

12 (30 ILCS 805/8.35 new)

13 Sec. 8.35. Exempt mandate. Notwithstanding Sections 6 and 8 14 of this Act, no reimbursement by the State is required for the 15 implementation of any mandate created by this amendatory Act of 16 the 97th General Assembly.

Section 99. Effective date. This Act takes effect uponbecoming law.