101ST GENERAL ASSEMBLY

State of Illinois

2019 and 2020

HB4091

Introduced 1/16/2020, by Rep. Allen Skillicorn

SYNOPSIS AS INTRODUCED:

40	ILCS	5/15-155		from	Ch.	108	1/2,	par.	15-155	
40	ILCS	5/15-165		from	Ch.	108	1/2,	par.	15-165	
30	ILCS	805/8.44	new							

Amends the State Universities Article of the Illinois Pension Code. Requires the actual employer to contribute an amount equal to the full employer's normal cost of the benefits earned under the System that result from employment by that employer, to be paid to the System on a payroll-by-payroll basis, using the percentage of earnings determined on a System-wide basis and certified by the System to all employers for use in the applicable fiscal year. Requires immediate and annual certification of the applicable percentage rate. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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FISCAL NOTE ACT MAY APPLY PENSION IMPACT NOTE ACT MAY APPLY STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT

1

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 15-155 and 15-165 as follows:

6 (40 ILCS 5/15-155) (from Ch. 108 1/2, par. 15-155)

7 Sec. 15-155. Employer contributions.

(a) The State of Illinois shall make contributions by 8 9 appropriations of amounts which, together with the other employer contributions and other contributions from trust, 10 federal, and other funds, employee contributions, income from 11 investments, and other income of this 12 System, will be sufficient to meet the cost of maintaining and administering 13 14 the System on a 90% funded basis in accordance with actuarial recommendations. 15

The Board shall determine the amount of State contributions required for each fiscal year on the basis of the actuarial tables and other assumptions adopted by the Board and the recommendations of the actuary, using the formula in subsection (a-1).

(a-1) For State fiscal years 2012 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

sufficient to bring the total assets of the System up to 90% of 1 2 the total actuarial liabilities of the System by the end of 3 State fiscal year 2045. In making these determinations, the required State contribution shall be calculated each year as a 4 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. Beginning 8 immediately upon the effective date of this amendatory Act of 9 the 101st General Assembly, the required State contribution 10 shall take into consideration the amount of the actual-employer 11 normal-cost contribution required under subsection (a-5).

For each of State fiscal years 2018, 2019, and 2020, the State shall make an additional contribution to the System equal to 2% of the total payroll of each employee who is deemed to have elected the benefits under Section 1-161 or who has made the election under subsection (c) of Section 1-161.

A change in an actuarial or investment assumption that increases or decreases the required State contribution and first applies in State fiscal year 2018 or thereafter shall be implemented in equal annual amounts over a 5-year period beginning in the State fiscal year in which the actuarial change first applies to the required State contribution.

A change in an actuarial or investment assumption that increases or decreases the required State contribution and first applied to the State contribution in fiscal year 2014, 26 2015, 2016, or 2017 shall be implemented:

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1 (i) as already applied in State fiscal years before 2 2018; and

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(ii) in the portion of the 5-year period beginning in
the State fiscal year in which the actuarial change first
applied that occurs in State fiscal year 2018 or
thereafter, by calculating the change in equal annual
amounts over that 5-year period and then implementing it at
the resulting annual rate in each of the remaining fiscal
years in that 5-year period.

For State fiscal years 1996 through 2005, the State contribution to the System, as a percentage of the applicable employee payroll, shall be increased in equal annual increments so that by State fiscal year 2011, the State is contributing at the rate required under this Section.

Notwithstanding any other provision of this Article, the total required State contribution for State fiscal year 2006 is \$166,641,900.

Notwithstanding any other provision of this Article, the total required State contribution for State fiscal year 2007 is \$252,064,100.

For each of State fiscal years 2008 through 2009, 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. - 4 - LRB101 16449 RPS 65828 b

Notwithstanding any other provision of this Article, the 1 2 total required State contribution for State fiscal year 2010 is \$702,514,000 and shall be made from the State Pensions Fund and 3 proceeds of bonds sold in fiscal year 2010 pursuant to Section 4 5 7.2 of the General Obligation Bond Act, less (i) the pro rata share of bond sale expenses determined by the System's share of 6 7 total bond proceeds, (ii) any amounts received from the General Revenue Fund in fiscal year 2010, (iii) any reduction in bond 8 9 proceeds due to the issuance of discounted bonds, if 10 applicable.

11 Notwithstanding any other provision of this Article, the 12 total required State contribution for State fiscal year 2011 is the amount recertified by the System on or before April 1, 2011 13 pursuant to Section 15-165 and shall be made from the State 14 15 Pensions Fund and proceeds of bonds sold in fiscal year 2011 16 pursuant to Section 7.2 of the General Obligation Bond Act, 17 less (i) the pro rata share of bond sale expenses determined by the System's share of total bond proceeds, (ii) any amounts 18 19 received from the General Revenue Fund in fiscal year 2011, and 20 (iii) any reduction in bond proceeds due to the issuance of discounted bonds, if applicable. 21

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

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Amounts received by the System pursuant to Section 25 of

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the Budget Stabilization Act or Section 8.12 of the State 1 2 Finance Act in any fiscal year do not reduce and do not 3 constitute payment of any portion of the minimum State contribution required under this Article in that fiscal year. 4 5 Such amounts shall not reduce, and shall not be included in the calculation of, the required State contributions under this 6 7 Article in any future year until the System has reached a funding ratio of at least 90%. A reference in this Article to 8 9 the "required State contribution" or any substantially similar 10 term does not include or apply to any amounts payable to the 11 System under Section 25 of the Budget Stabilization Act.

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12 Notwithstanding any other provision of this Section, the 13 required State contribution for State fiscal year 2005 and for fiscal year 2008 and each fiscal year thereafter, as calculated 14 15 under this Section and certified under Section 15-165, shall 16 not exceed an amount equal to (i) the amount of the required 17 State contribution that would have been calculated under this Section for that fiscal year if the System had not received any 18 payments under subsection (d) of Section 7.2 of the General 19 20 Obligation Bond Act, minus (ii) the portion of the State's total debt service payments for that fiscal year on the bonds 21 22 issued in fiscal year 2003 for the purposes of that Section 23 7.2, as determined and certified by the Comptroller, that is System's portion of the total 24 the same as the monevs 25 distributed under subsection (d) of Section 7.2 of the General Obligation Bond Act. In determining this maximum for State 26

fiscal years 2008 through 2010, however, the amount referred to 1 2 in item (i) shall be increased, as a percentage of the 3 applicable employee payroll, in equal increments calculated from the sum of the required State contribution for State 4 5 fiscal year 2007 plus the applicable portion of the State's total debt service payments for fiscal year 2007 on the bonds 6 7 issued in fiscal year 2003 for the purposes of Section 7.2 of 8 the General Obligation Bond Act, so that, by State fiscal year 9 2011, the State is contributing at the rate otherwise required 10 under this Section.

11 (a-2) Beginning in fiscal year 2018, each employer under 12 this Article shall pay to the System a required contribution 13 determined as a percentage of projected payroll and sufficient 14 to produce an annual amount equal to:

(i) for each of fiscal years 2018, 2019, and 2020, the 15 16 defined benefit normal cost of the defined benefit plan, 17 less the employee contribution, for each employee of that employer who has elected or who is deemed to have elected 18 the benefits under Section 1-161 or who has made the 19 20 election under subsection (c) of Section 1-161; for fiscal year 2021 and each fiscal year thereafter, the defined 21 22 benefit normal cost of the defined benefit plan, less the 23 employee contribution, plus 2%, for each employee of that employer who has elected or who is deemed to have elected 24 25 the benefits under Section 1-161 or who has made the 26 election under subsection (c) of Section 1-161; plus

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(ii) the amount required for that fiscal year to 1 2 any unfunded actuarial amortize accrued liability 3 associated with the present value of liabilities attributable to the employer's account under Section 4 5 15-155.2, determined as a level percentage of payroll over a 30-year rolling amortization period. 6

7 In determining contributions required under item (i) of 8 this subsection, the System shall determine an aggregate rate 9 for all employers, expressed as a percentage of projected 10 payroll.

In determining the contributions required under item (ii) of this subsection, the amount shall be computed by the System on the basis of the actuarial assumptions and tables used in the most recent actuarial valuation of the System that is available at the time of the computation.

16 The contributions required under this subsection (a-2) 17 shall be paid by an employer concurrently with that employer's 18 payroll payment period. The State, as the actual employer of an 19 employee, shall make the required contributions under this 20 subsection.

As used in this subsection, "academic year" means the 12-month period beginning September 1.

23 <u>(a-5) Beginning immediately upon the effective date of this</u>
24 <u>amendatory Act of the 101st General Assembly, the actual</u>
25 <u>employer of a participating employee shall contribute an amount</u>
26 <u>equal to the full employer's normal cost of the benefits earned</u>

1 under this System that result from employment by that employer,
2 to be paid to the System on a payroll-by-payroll basis, using
3 the percentage of earnings determined on a System-wide basis
4 and certified by the System to all employers for use in the
5 applicable fiscal year.

(b) If an employee is paid from trust or federal funds, the 6 7 employer shall pay to the Board contributions from those funds 8 which are sufficient to cover the accruing normal costs on 9 behalf of the employee. However, universities having employees 10 who are compensated out of local auxiliary funds, income funds, 11 or service enterprise funds are not required to pay such 12 contributions on behalf of those employees. The local auxiliary 13 income funds, and service enterprise funds funds, of universities shall not be considered trust funds for the 14 purpose of this Article, but funds of alumni associations, 15 16 foundations, and athletic associations which are affiliated 17 with the universities included as employers under this Article and other employers which do not receive State appropriations 18 are considered to be trust funds for the purpose of this 19 20 Article.

(b-1) The City of Urbana and the City of Champaign shall each make employer contributions to this System for their respective firefighter employees who participate in this System pursuant to subsection (h) of Section 15-107. The rate of contributions to be made by those municipalities shall be determined annually by the Board on the basis of the actuarial

assumptions adopted by the Board and the recommendations of the actuary, and shall be expressed as a percentage of salary for each such employee. The Board shall certify the rate to the affected municipalities as soon as may be practical. The employer contributions required under this subsection shall be remitted by the municipality to the System at the same time and in the same manner as employee contributions.

8 (c) Through State fiscal year 1995: The total employer 9 contribution shall be apportioned among the various funds of 10 the State and other employers, whether trust, federal, or other 11 funds, in accordance with actuarial procedures approved by the 12 Board. State of Illinois contributions for employers receiving 13 State appropriations for personal services shall be payable 14 from appropriations made to the employers or to the System. The 15 contributions for Class I community colleges covering earnings 16 other than those paid from trust and federal funds, shall be 17 payable solely from appropriations to the Illinois Community College Board or the System for employer contributions. 18

(d) Beginning in State fiscal year 1996, the required State contributions to the System shall be appropriated directly to the System and shall be payable through vouchers issued in accordance with subsection (c) of Section 15-165, except as provided in subsection (g).

(e) The State Comptroller shall draw warrants payable to
 the System upon proper certification by the System or by the
 employer in accordance with the appropriation laws and this

1 Code.

2 (f) Normal costs under this Section means liability for pensions and other benefits which accrues to the System because 3 of the credits earned for service rendered by the participants 4 5 during the fiscal year and expenses of administering the System, but shall not include the principal of or 6 anv 7 redemption premium or interest on any bonds issued by the Board 8 or any expenses incurred or deposits required in connection 9 therewith.

10 (q) If June 4, 2018 (Public Act 100 587) the amount of a 11 participant's earnings for any academic year used to determine 12 the final rate of earnings, determined on a full-time 13 equivalent basis, exceeds the amount of his or her earnings 14 with the same employer for the previous academic year, 15 determined on a full-time equivalent basis, by more than 6%, 16 the participant's employer shall pay to the System, in addition 17 to all other payments required under this Section and in accordance with guidelines established by the System, the 18 present value of the increase in benefits resulting from the 19 20 portion of the increase in earnings that is in excess of 6%. 21 This present value shall be computed by the System on the basis 22 of the actuarial assumptions and tables used in the most recent 23 actuarial valuation of the System that is available at the time 24 of the computation. The System may require the employer to 25 provide any pertinent information or documentation.

26 Whenever it determines that a payment is or may be required

under this subsection (g), the System shall calculate the 1 2 amount of the payment and bill the employer for that amount. The bill shall specify the calculations used to determine the 3 amount due. If the employer disputes the amount of the bill, it 4 5 may, within 30 days after receipt of the bill, apply to the System in writing for a recalculation. The application must 6 7 specify in detail the grounds of the dispute and, if the employer asserts that the calculation is subject to subsection 8 9 (h) or (i) of this Section, must include an affidavit setting 10 forth and attesting to all facts within the employer's 11 knowledge that are pertinent to the applicability of that 12 subsection. receiving timely application Upon а for 13 recalculation, the System shall review the application and, if 14 appropriate, recalculate the amount due.

15 The employer contributions required under this subsection 16 (g) may be paid in the form of a lump sum within 90 days after 17 receipt of the bill. If the employer contributions are not paid within 90 days after receipt of the bill, then interest will be 18 charged at a rate equal to the System's annual actuarially 19 20 assumed rate of return on investment compounded annually from the 91st day after receipt of the bill. Payments must be 21 22 concluded within 3 years after the employer's receipt of the 23 bill.

When assessing payment for any amount due under this subsection (g), the System shall include earnings, to the extent not established by a participant under Section 15-113.11

or 15-113.12, that would have been paid to the participant had 1 2 the participant not taken (i) periods of voluntary or involuntary furlough occurring on or after July 1, 2015 and on 3 or before June 30, 2017 or (ii) periods of voluntary pay 4 5 reduction in lieu of furlough occurring on or after July 1, 6 2015 and on or before June 30, 2017. Determining earnings that would have been paid to a participant had the participant not 7 taken periods of voluntary or involuntary furlough or periods 8 9 of voluntary pay reduction shall be the responsibility of the employer, and shall be reported in a manner prescribed by the 10 11 System.

12 This subsection (g) does not apply to (1) Tier 2 hybrid 13 plan members and (2) Tier 2 defined benefit members who first 14 participate under this Article on or after the implementation 15 date of the Optional Hybrid Plan.

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(g-1) (Blank). June 4, 2018 (Public Act 100 587)

(h) This subsection (h) 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 (g), the System shall exclude earnings increases paid to participants under contracts or collective bargaining agreements entered into, amended, or renewed before June 1, 26 2005.

When assessing payment for any amount due under subsection (g), the System shall exclude earnings increases paid to a participant at a time when the participant is 10 or more years from retirement eligibility under Section 15-135.

When assessing payment for any amount due under subsection 5 (q), the System shall exclude earnings increases resulting from 6 7 overload work, including a contract for summer teaching, or 8 overtime when the employer has certified to the System, and the 9 System has approved the certification, that: (i) in the case of 10 overloads (A) the overload work is for the sole purpose of academic instruction in excess of the standard number of 11 12 instruction hours for a full-time employee occurring during the academic year that the overload is paid and (B) the earnings 13 14 increases are equal to or less than the rate of pay for 15 academic instruction computed using the participant's current 16 salary rate and work schedule; and (ii) in the case of 17 overtime, the overtime was necessary for the educational mission. 18

19 When assessing payment for any amount due under subsection 20 (g), the System shall exclude any earnings increase resulting 21 from (i) a promotion for which the employee moves from one 22 classification to a higher classification under the State 23 Universities Civil Service System, (ii) a promotion in academic rank for a tenured or tenure-track faculty position, or (iii) a 24 promotion that the Illinois Community College Board has 25 recommended in accordance with subsection (k) of this Section. 26

1 These earnings increases shall be excluded only if the 2 promotion is to a position that has existed and been filled by 3 a member for no less than one complete academic year and the 4 earnings increase as a result of the promotion is an increase 5 that results in an amount no greater than the average salary 6 paid for other similar positions.

7 When assessing payment for any amount due under (i) 8 subsection (q), the System shall exclude any salary increase 9 described in subsection (h) of this Section given on or after July 1, 2011 but before July 1, 2014 under a contract or 10 11 collective bargaining agreement entered into, amended, or 12 renewed on or after June 1, 2005 but before July 1, 2011. 13 Notwithstanding any other provision of this Section, any 14 payments made or salary increases given after June 30, 2014 15 shall be used in assessing payment for any amount due under 16 subsection (q) of this Section.

(j) 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
contribution to the System was changed due to
recalculations required by Public Act 94-1057.

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(3) The total amount the System received from each

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employer as a result of the changes made to this Section by Public Act 94-4.

3 (4) The increase in the required State contribution
4 resulting from the changes made to this Section by Public
5 Act 94-1057.

6 (j-5) For State fiscal years beginning on or after July 1, 2017, if the amount of a participant's earnings for any State 7 fiscal year exceeds the amount of the salary set by law for the 8 9 Governor that is in effect on July 1 of that fiscal year, the 10 participant's employer shall pay to the System, in addition to 11 all other payments required under this Section and in 12 accordance with guidelines established by the System, an amount 13 determined by the System to be equal to the employer normal 14 cost, as established by the System and expressed as a total 15 percentage of payroll, multiplied by the amount of earnings in 16 excess of the amount of the salary set by law for the Governor. 17 This amount shall be computed by the System on the basis of the actuarial assumptions and tables used in the most recent 18 19 actuarial valuation of the System that is available at the time 20 of the computation. The System may require the employer to 21 provide any pertinent information or documentation.

Whenever it determines that a payment is or may be required under this subsection, the System shall calculate the amount of the payment and bill the employer for that amount. The bill shall specify the calculation used to determine the amount due. If the employer disputes the amount of the bill, it may, within 1 30 days after receipt of the bill, apply to the System in 2 writing for a recalculation. The application must specify in 3 detail the grounds of the dispute. Upon receiving a timely 4 application for recalculation, the System shall review the 5 application and, if appropriate, recalculate the amount due.

6 The employer contributions required under this subsection may be paid in the form of a lump sum within 90 days after 7 8 issuance of the bill. If the employer contributions are not 9 paid within 90 days after issuance of the bill, then interest 10 will be charged at a rate equal to the System's annual 11 actuarially assumed rate of return on investment compounded 12 annually from the 91st day after issuance of the bill. All 13 payments must be received within 3 years after issuance of the 14 bill. If the employer fails to make complete payment, including 15 applicable interest, within 3 years, then the System may, after 16 giving notice to the employer, certify the delinguent amount to 17 the State Comptroller, and the Comptroller shall thereupon deduct the certified delinquent amount from State funds payable 18 to the employer and pay them instead to the System. 19

This subsection (j-5) does not apply to a participant's earnings to the extent an employer pays the employer normal cost of such earnings.

The changes made to this subsection (j-5) by Public Act 100-624 are intended to apply retroactively to July 6, 2017 (the effective date of Public Act 100-23).

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(k) The Illinois Community College Board shall adopt rules

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for recommending lists of promotional positions submitted to 1 2 the Board by community colleges and for reviewing the 3 promotional lists on an annual basis. When recommending promotional lists, the Board shall consider the similarity of 4 5 the positions submitted to those positions recognized for State universities by the State Universities Civil Service System. 6 7 The Illinois Community College Board shall file a copy of its 8 findings with the System. The System shall consider the 9 findings of the Illinois Community College Board when making 10 determinations under this Section. The System shall not exclude 11 any earnings increases resulting from a promotion when the 12 promotion was not submitted by a community college. Nothing in 13 this subsection (k) shall require any community college to 14 submit any information to the Community College Board.

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(1) For purposes of determining the required State contribution to the System, the value of the System's assets shall be equal to the actuarial value of the System's assets, which shall be calculated as follows:

As of June 30, 2008, the actuarial value of the System's assets shall be equal to the market value of the assets as of that date. In determining the actuarial value of the System's assets for fiscal years after June 30, 2008, any actuarial gains or losses from investment return incurred in a fiscal year shall be recognized in equal annual amounts over the 5-year period following that fiscal year.

26 (m) For purposes of determining the required State

contribution to the system for a particular year, the actuarial
 value of assets shall be assumed to earn a rate of return equal
 to the system's actuarially assumed rate of return.

4 (Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18;
5 100-624, eff. 7-20-18; 101-10, eff. 6-5-19; 101-81, eff.
6 7-12-19; revised 8-6-19.)

7 (40 ILCS 5/15-165) (from Ch. 108 1/2, par. 15-165)

8 Sec. 15-165. To certify amounts and submit vouchers.

9 (a) The Board shall certify to the Governor on or before 10 November 15 of each year until November 15, 2011 the 11 appropriation required from State funds for the purposes of 12 this System for the following fiscal year. The certification 13 under this subsection (a) shall include a copy of the actuarial 14 recommendations upon which it is based and shall specifically 15 identify the System's projected State normal cost for that 16 fiscal year and the projected State cost for the self-managed plan for that fiscal year. 17

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.

24 On or before July 1, 2005, the Board shall recalculate and 25 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.

On or before April 1, 2011, the Board shall recalculate and recertify to the Governor the amount of the required State contribution to the System for State fiscal year 2011, applying the changes made by Public Act 96-889 to the System's assets and liabilities as of June 30, 2009 as though Public Act 96-889 was approved on that date.

10 (a-5) On or before November 1 of each year, beginning 11 November 1, 2012, the Board shall submit to the State Actuary, 12 the Governor, and the General Assembly a proposed certification of the amount of the required State contribution to the System 13 for the next fiscal year, along with all of the actuarial 14 assumptions, calculations, and data upon which that proposed 15 certification is based. On or before January 1 of each year, 16 17 beginning January 1, 2013, the State Actuary shall issue a preliminary report concerning the proposed certification and 18 19 identifying, if necessary, recommended changes in actuarial 20 assumptions that the Board must consider before finalizing its certification of the required State contributions. On or before 21 22 January 15, 2013 and each January 15 thereafter, the Board 23 shall certify to the Governor and the General Assembly the amount of the required State contribution for the next fiscal 24 25 year. The Board's certification must note, in a written 26 response to the State Actuary, any deviations from the State

Actuary's recommended changes, the reason or reasons for not following the State Actuary's recommended changes, and the fiscal impact of not following the State Actuary's recommended changes on the required State contribution.

5 (a-10) By November 1, 2017, the Board shall recalculate and recertify to the State Actuary, the Governor, and the General 6 7 Assembly the amount of the State contribution to the System for 8 State fiscal year 2018, taking into account the changes in 9 required State contributions made by this amendatory Act of the 10 100th General Assembly. The State Actuary shall review the 11 assumptions and valuations underlying the Board's revised 12 certification and issue a preliminary report concerning the 13 proposed recertification and identifying, if necessary, 14 recommended changes in actuarial assumptions that the Board must consider before finalizing its certification of the 15 16 required State contributions. The Board's final certification 17 must note any deviations from the State Actuary's recommended changes, the reason or reasons for not following the State 18 19 Actuary's recommended changes, and the fiscal impact of not following the State Actuary's recommended changes on the 20 21 required State contribution.

(a-15) On or after June 15, 2019, but no later than June 30, 2019, the Board shall recalculate and recertify to the Governor and the General Assembly the amount of the State contribution to the System for State fiscal year 2019, taking into account the changes in required State contributions made

by this amendatory Act of the 100th General Assembly. The 1 2 recalculation shall be made using assumptions adopted by the Board for the original fiscal year 2019 certification. The 3 monthly voucher for the 12th month of fiscal year 2019 shall be 4 5 paid by the Comptroller after the recertification required 6 pursuant to this subsection is submitted to the Governor, 7 Comptroller, and General Assembly. The recertification 8 submitted to the General Assembly shall be filed with the Clerk 9 of the House of Representatives and the Secretary of the Senate 10 in electronic form only, in the manner that the Clerk and the 11 Secretary shall direct.

12 <u>(a-20) As soon as possible, the Board shall recalculate and</u> 13 recertify to the State Actuary, the Governor, and the General 14 Assembly the projected amount of the required State 15 contribution to the System for the current State fiscal year, 16 taking into account the actual-employer normal-cost 17 contributions required by this amendatory Act of the 101st 18 General Assembly.

19 (a-25) As soon as possible after the effective date of this 20 amendatory act of the 101st General Assembly, the Board shall 21 calculate and certify to the State Actuary, the Governor, the 22 General Assembly, and each employer under this Article the rate 23 of the actual-employer normal-cost contribution to the System for the current fiscal year, expressed as a percentage of 24 earnings and determined on a System-wide basis, for use in the 25 26 remaining portion of the applicable fiscal year.

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1 On or before November 1 of each year, the Board shall 2 calculate and certify to the State Actuary, the Governor, and 3 the General Assembly, and to each employer under this Article (i) the rate of the actual-employer normal-cost contribution to 4 5 the System for the next fiscal year, expressed as a percentage of earnings and determined on an annual, System-wide basis, and 6 7 (ii) the projected amount of each employer's contribution for 8 that fiscal year.

9 (b) The Board shall certify to the State Comptroller or 10 employer, as the case may be, from time to time, by its 11 chairperson and secretary, with its seal attached, the amounts 12 payable to the System from the various funds.

13 (c) Beginning in State fiscal year 1996, on or as soon as possible after the 15th day of each month the Board shall 14 submit vouchers for payment of State contributions to the 15 16 System, in a total monthly amount of one-twelfth of the 17 required annual State contribution certified under subsection (a). From the effective date of this amendatory Act of the 93rd 18 General Assembly through June 30, 2004, the Board shall not 19 20 submit vouchers for the remainder of fiscal year 2004 in excess fiscal year 2004 certified contribution amount 21 of the 22 determined under this Section after taking into consideration 23 the transfer to the System under subsection (b) of Section 6z-61 of the State Finance Act. These vouchers shall be paid by 24 25 the State Comptroller and Treasurer by warrants drawn on the 26 funds appropriated to the System for that fiscal year.

If in any month the amount remaining unexpended from all 1 2 other appropriations to the System for the applicable fiscal 3 year (including the appropriations to the System under Section 8.12 of the State Finance Act and Section 1 of the State 4 5 Pension Funds Continuing Appropriation Act) is less than the 6 amount lawfully vouchered under this Section, the difference 7 shall be paid from the General Revenue Fund under the 8 continuing appropriation authority provided in Section 1.1 of 9 the State Pension Funds Continuing Appropriation Act.

10 (d) So long as the payments received are the full amount 11 lawfully vouchered under this Section, payments received by the 12 System under this Section shall be applied first toward the 13 employer contribution to the self-managed plan established 14 under Section 15-158.2. Payments shall be applied second toward 15 the employer's portion of the normal costs of the System, as 16 defined in subsection (f) of Section 15-155. The balance shall 17 be applied toward the unfunded actuarial liabilities of the 18 System.

19 (e) In the event that the System does not receive, as a legislative enactment or otherwise, payments 20 result of sufficient to fully fund the employer contribution to the 21 22 self-managed plan established under Section 15-158.2 and to 23 fully fund that portion of the employer's portion of the normal costs of the System, as calculated in accordance with Section 24 15-155(a-1), then any payments received shall be applied 25 26 proportionately to the optional retirement program established

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1 2	under Section 15-158.2 and to the employer's portion of the normal costs of the System, as calculated in accordance with
3	Section 15-155(a-1).
4	(Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18.)
5	Section 90. The State Mandates Act is amended by adding
6	Section 8.44 as follows:
7	(30 ILCS 805/8.44 new)
8	Sec. 8.44. Exempt mandate. Notwithstanding Sections 6 and 8
9	of this Act, no reimbursement by the State is required for the
10	implementation of any mandate created by this amendatory Act of
11	the 101st General Assembly.
12	Section 99. Effective date. This Act takes effect upon
13	becoming law.