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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 7-109, 15-106, 15-107, and 16-106 as follows:

6 (40 ILCS 5/7-109) (from Ch. 108 1/2, par. 7-109)

7 (Text of Section WITHOUT the changes made by P.A. 98-599,
8 which has been held unconstitutional)

- 9 Sec. 7-109. Employee.
- 10 (1) "Employee" means any person who:

11 (a) 1. Receives earnings as payment for the performance of personal services or official duties out of the 12 general fund of a municipality, or out of any special 13 14 fund or funds controlled by a municipality, or by an 15 instrumentality thereof, or а participating 16 instrumentality, including, in counties, the fees or 17 earnings of any county fee office; and

2. Under the usual common law rules applicable in 18 19 determining the employer-employee relationship, has the status of an employee with a municipality, or any 20 21 instrumentality thereof, or а participating 22 including instrumentality, aldermen, county 23 supervisors and other persons (excepting those

HB4259 Engrossed - 2 - LRB099 13021 RPS 36896 b

employed as independent contractors) who are paid compensation, fees, allowances or other emolument for official duties, and, in counties, the several county fee offices.

(b) Serves as a township treasurer appointed under the 5 6 School Code, as heretofore or hereafter amended, and who 7 receives for such services regular compensation as 8 distinguished from per diem compensation, and any regular 9 employee in the office of any township treasurer whether or 10 not his earnings are paid from the income of the permanent 11 township fund or from funds subject to distribution to the 12 several school districts and parts of school districts as provided in the School Code, or from both such sources; or 13 14 is the chief executive officer, chief educational officer, 15 chief fiscal officer, or other employee of a Financial 16 Oversight Panel established pursuant to Article 1H of the 17 School Code, other than a superintendent or certified school business official, except that such person shall not 18 19 be treated as an employee under this Section if that person 20 has negotiated with the Financial Oversight Panel, in 21 conjunction with the school district, a contractual 22 agreement for exclusion from this Section.

(c) Holds an elective office in a municipality,
 instrumentality thereof or participating instrumentality.

25 (2) "Employee" does not include persons who:

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(a) Are eligible for inclusion under any of the

HB4259 Engrossed

1 following laws:

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1. "An Act in relation to an Illinois State
 Teachers' Pension and Retirement Fund", approved May
 27, 1915, as amended;

2. Articles 15 and 16 of this Code.

6 However, such persons shall be included as employees to 7 the extent of earnings that are not eligible for inclusion 8 under the foregoing laws for services not of an 9 instructional nature of any kind.

However, any member of the armed forces who is employed as a teacher of subjects in the Reserve Officers Training Corps of any school and who is not certified under the law governing the certification of teachers shall be included as an employee.

15 (b) Are designated by the governing body of a 16 municipality in which a pension fund is required by law to 17 be established for policemen or firemen, respectively, as performing police or fire protection duties, except that 18 19 when such persons are the heads of the police or fire 20 department and are not eligible to be included within any 21 such pension fund, they shall be included within this 22 Article; provided, that such persons shall not be excluded 23 to the extent of concurrent service and earnings not 24 designated as being for police or fire protection duties. 25 However, (i) any head of a police department who was a 26 participant under this Article immediately before October

HB4259 Engrossed - 4 - LRB099 13021 RPS 36896 b

1, 1977 and did not elect, under Section 3-109 of this Act, 1 to participate in a police pension fund shall be an 2 "employee", and (ii) any chief of police who elects to 3 participate in this Fund under Section 3-109.1 of this 4 5 Code, regardless of whether such person continues to be employed as chief of police or is employed in some other 6 7 rank or capacity within the police department, shall be an 8 employee under this Article for so long as such person is 9 employed to perform police duties by a participating 10 municipality and has not lawfully rescinded that election.

11 (c) Are contributors to or eligible to contribute to a 12 Taft-Hartley pension plan to which the participating municipality is required to contribute as the person's 13 14 employer based on earnings from the municipality. Nothing 15 in this paragraph shall affect service credit or creditable 16 service for any period of service prior to the effective 17 date of this amendatory Act of the 98th General Assembly, and this paragraph shall not apply to individuals who are 18 19 participating in the Fund prior to the effective date of 20 this amendatory Act of the 98th General Assembly.

21 (d) Become an employee of any of the following 22 participating instrumentalities on or after the effective 23 date of this amendatory Act of the 99th General Assembly: 24 the Illinois Municipal League; the Illinois Association of 25 Park Districts; the Illinois Supervisors, County 26 Commissioners and Superintendents of Highways Association; HB4259 Engrossed - 5 - LRB099 13021 RPS 36896 b

an association, or not-for-profit corporation, membership
 in which is authorized under Section 85-15 of the Township
 Code; the United Counties Council; or the Will County
 Governmental League.

5 (3) All persons, including, without limitation, public defenders and probation officers, who receive earnings from 6 general or special funds of a county for performance of 7 personal services or official duties within the territorial 8 9 limits of the county, are employees of the county (unless 10 excluded by subsection (2) of this Section) notwithstanding 11 that they may be appointed by and are subject to the direction 12 of a person or persons other than a county board or a county 13 officer. It is hereby established that an employer-employee relationship under the usual common law rules exists between 14 15 such employees and the county paying their salaries by reason 16 of the fact that the county boards fix their rates of 17 compensation, appropriate funds for payment of their earnings and otherwise exercise control over them. This finding and this 18 19 amendatory Act shall apply to all such employees from the date 20 of appointment whether such date is prior to or after the effective date of this amendatory Act and is intended to 21 22 clarify existing law pertaining to their status as 23 participating employees in the Fund.

24 (Source: P.A. 97-429, eff. 8-16-11; 97-609, eff. 8-26-11; 25 97-813, eff. 7-13-12; 98-712, eff. 7-16-14.) HB4259 Engrossed - 6 - LRB099 13021 RPS 36896 b

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(40 ILCS 5/15-106) (from Ch. 108 1/2, par. 15-106)

2 (Text of Section WITHOUT the changes made by P.A. 98-599,
3 which has been held unconstitutional)

Sec. 15-106. Employer. "Employer": The University of 4 5 Illinois, Southern Illinois University, Chicago State University, Eastern Illinois University, Governors 6 State 7 University, Illinois State University, Northeastern Illinois 8 University, Northern Illinois University, Western Illinois 9 University, the State Board of Higher Education, the Illinois 10 Mathematics and Science Academy, the University Civil Service 11 Merit Board, the Board of Trustees of the State Universities 12 Retirement System, the Illinois Community College Board, community college boards, any association of community college 13 boards organized under Section 3-55 of the Public Community 14 15 College Act, the Board of Examiners established under the 16 Illinois Public Accounting Act, and, only during the period for 17 which employer contributions required under Section 15-155 are paid, the following organizations: the alumni associations, 18 the foundations and the athletic associations which are 19 20 affiliated with the universities and colleges included in this 21 Section as employers. An individual who begins employment on or after the effective date of this amendatory Act of the 99th 22 23 General Assembly with any association of community college 24 boards organized under Section 3-55 of the Public Community 25 College Act, the Association of Illinois Middle-Grade Schools, the Illinois Association of School Administrators, the 26

HB4259 Engrossed - 7 - LRB099 13021 RPS 36896 b

1 Illinois Association for Supervision and Curriculum Development, the Illinois Principals Association, the Illinois 2 3 Association of School Business Officials, the Illinois Special Olympics, or an entity not defined as an employer in this 4 5 Section shall not be deemed an employee for the purposes of this Article with respect to that employment and shall not be 6 eligible to participate in the System with respect to that 7 employment; provided, however, that those individuals who are 8 9 both employed by such an entity and are participating in the 10 System with respect to that employment on the effective date of 11 this amendatory Act of the 99th General Assembly shall be 12 allowed to continue as participants in the System for the 13 duration of that employment.

A department as defined in Section 14-103.04 is an employer 14 15 for any person appointed by the Governor under the Civil 16 Administrative Code of Illinois who is a participating employee 17 as defined in Section 15-109. The Department of Central Management Services is an employer with respect to persons 18 employed by the State Board of Higher Education in positions 19 20 with the Illinois Century Network as of June 30, 2004 who remain continuously employed after that date by the Department 21 22 of Central Management Services in positions with the Illinois 23 Century Network, the Bureau of Communication and Computer 24 Services, or, if applicable, any successor bureau.

The cities of Champaign and Urbana shall be considered employers, but only during the period for which contributions HB4259 Engrossed - 8 - LRB099 13021 RPS 36896 b

1 are required to be made under subsection (b-1) of Section 2 15-155 and only with respect to individuals described in 3 subsection (h) of Section 15-107.

4 (Source: P.A. 95-369, eff. 8-23-07; 95-728, eff. 7-1-08 - See
5 Sec. 999.)

6 (40 ILCS 5/15-107) (from Ch. 108 1/2, par. 15-107)

7 (Text of Section WITHOUT the changes made by P.A. 98-599,
8 which has been held unconstitutional)

9 Sec. 15-107. Employee.

10 "Employee" means any member of the educational, (a) 11 administrative, secretarial, clerical, mechanical, labor or 12 other staff of an employer whose employment is permanent and continuous or who is employed in a position in which services 13 14 are expected to be rendered on a continuous basis for at least 15 4 months or one academic term, whichever is less, who (A) 16 receives payment for personal services on a warrant issued pursuant to a payroll voucher certified by an employer and 17 18 drawn by the State Comptroller upon the State Treasurer or by 19 an employer upon trust, federal or other funds, or (B) is on a 20 leave of absence without pay. Employment which is irregular, 21 intermittent or temporary shall not be considered continuous 22 for purposes of this paragraph.

23 However, a person is not an "employee" if he or she:

(1) is a student enrolled in and regularly attending
 classes in a college or university which is an employer,

HB4259 Engrossed

## - 9 - LRB099 13021 RPS 36896 b

1 and is employed on a temporary basis at less than full
2 time;

3 (2) is currently receiving a retirement annuity or a
4 disability retirement annuity under Section 15-153.2 from
5 this System;

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(3) is on a military leave of absence;

7 (4) is eligible to participate in the Federal Civil
8 Service Retirement System and is currently making
9 contributions to that system based upon earnings paid by an
10 employer;

(5) is on leave of absence without pay for more than 60 days immediately following termination of disability benefits under this Article;

14 (6) is hired after June 30, 1979 as a public service
15 employment program participant under the Federal
16 Comprehensive Employment and Training Act and receives
17 earnings in whole or in part from funds provided under that
18 Act; or

(7) is employed on or after July 1, 1991 to perform services that are excluded by subdivision (a)(7)(f) or (a)(19) of Section 210 of the federal Social Security Act from the definition of employment given in that Section (42 U.S.C. 410).

(b) Any employer may, by filing a written notice with the
board, exclude from the definition of "employee" all persons
employed pursuant to a federally funded contract entered into

HB4259 Engrossed - 10 - LRB099 13021 RPS 36896 b

1 after July 1, 1982 with a federal military department in a 2 program providing training in military courses to federal 3 military personnel on a military site owned by the United 4 States Government, if this exclusion is not prohibited by the 5 federally funded contract or federal laws or rules governing 6 the administration of the contract.

7 (c) Any person appointed by the Governor under the Civil 8 Administrative Code of the State is an employee, if he or she 9 is a participant in this system on the effective date of the 10 appointment.

(d) A participant on lay-off status under civil service rules is considered an employee for not more than 120 days from the date of the lay-off.

(e) A participant is considered an employee during (1) the 14 15 first 60 days of disability leave, (2) the period, not to 16 exceed one year, in which his or her eligibility for disability 17 benefits is being considered by the board or reviewed by the courts, and (3) the period he or she receives disability 18 benefits under the provisions of Section 15-152, workers' 19 20 compensation or occupational disease benefits, or disability 21 income under an insurance contract financed wholly or partially 22 by the employer.

(f) Absences without pay, other than formal leaves of absence, of less than 30 calendar days, are not considered as an interruption of a person's status as an employee. If such absences during any period of 12 months exceed 30 work days, HB4259 Engrossed - 11 - LRB099 13021 RPS 36896 b

1 the employee status of the person is considered as interrupted 2 as of the 31st work day.

3 (g) A staff member whose employment contract requires 4 services during an academic term is to be considered an 5 employee during the summer and other vacation periods, unless 6 he or she declines an employment contract for the succeeding 7 academic term or his or her employment status is otherwise 8 terminated, and he or she receives no earnings during these 9 periods.

10 (h) An individual who was a participating employee employed 11 in the fire department of the University of Illinois's 12 Champaign-Urbana campus immediately prior to the elimination 13 that fire department and who immediately after the of 14 elimination of that fire department became employed by the fire 15 department of the City of Urbana or the City of Champaign shall 16 continue to be considered as an employee for purposes of this 17 Article for so long as the individual remains employed as a firefighter by the City of Urbana or the City of Champaign. The 18 individual shall cease to be considered an employee under this 19 20 subsection (h) upon the first termination of the individual's 21 employment as a firefighter by the City of Urbana or the City 22 of Champaign.

(i) An individual who is employed on a full-time basis as
 an officer or employee of a statewide teacher organization that
 serves System participants or an officer of a national teacher
 organization that serves System participants may participate

in the System and shall be deemed an employee, provided that 1 2 (1) the individual has previously earned creditable service 3 under this Article, (2) the individual files with the System an irrevocable election to become a participant before the 4 5 effective date of this amendatory Act of the 97th General Assembly, (3) the individual does not receive credit for that 6 employment under any other Article of this Code, and (4) the 7 8 individual first became a full-time employee of the teacher 9 organization and becomes a participant before the effective 10 date of this amendatory Act of the 97th General Assembly. An 11 employee under this subsection (i) is responsible for paying to 12 the System both (A) employee contributions based on the actual 13 received for service with the compensation teacher 14 organization and (B) employer contributions equal to the normal 15 costs (as defined in Section 15-155) resulting from that 16 service; all or any part of these contributions may be paid on 17 the employee's behalf or picked up for tax purposes (if authorized under federal law) by the teacher organization. 18

19 A person who is an employee as defined in this subsection 20 (i) may establish service credit for similar employment prior 21 to becoming an employee under this subsection by paying to the 22 System for that employment the contributions specified in this 23 subsection, plus interest at the effective rate from the date 24 of service to the date of payment. However, credit shall not be 25 granted under this subsection for any such prior employment for 26 which the applicant received credit under any other provision HB4259 Engrossed - 13 - LRB099 13021 RPS 36896 b

of this Code, or during which the applicant was on a leave of
 absence under Section 15-113.2.

3 (j) A person employed by the State Board of Higher Education in a position with the Illinois Century Network as of 4 5 June 30, 2004 shall be considered to be an employee for so long as he or she remains continuously employed after that date by 6 7 the Department of Central Management Services in a position 8 with the Illinois Century Network, the Bureau of Communication 9 and Computer Services, or, if applicable, any successor bureau 10 and meets the requirements of subsection (a).

11 (k) In the case of doubt as to whether any person is an 12 employee within the meaning of this Section or any rule adopted 13 by the Board, the decision of the Board shall be final.

14 (Source: P.A. 97-651, eff. 1-5-12.)

15 (40 ILCS 5/16-106) (from Ch. 108 1/2, par. 16-106)

16 (Text of Section WITHOUT the changes made by P.A. 98-599, 17 which has been held unconstitutional)

Teacher. 18 Sec. 16-106. "Teacher": The following individuals, provided that, for employment prior to July 1, 19 1990, they are employed on a full-time basis, or if not 20 21 full-time, on a permanent and continuous basis in a position in 22 which services are expected to be rendered for at least one 23 school term:

24 (1) Any educational, administrative, professional or
 25 other staff employed in the public common schools included

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within this system in a position requiring certification under the law governing the certification of teachers;

3 (2) Any educational, administrative, professional or other staff employed in any facility of the Department of 4 5 Children and Family Services or the Department of Human 6 Services, in a position requiring certification under the 7 law governing the certification of teachers, and any person 8 who (i) works in such a position for the Department of 9 Corrections, (ii) was a member of this System on May 31, 10 1987, and (iii) did not elect to become a member of the 11 State Employees' Retirement System pursuant to Section 12 14-108.2 of this Code; except that "teacher" does not include any person who (A) becomes a security employee of 13 14 the Department of Human Services, as defined in Section 15 14-110, after June 28, 2001 (the effective date of Public 16 Act 92-14), or (B) becomes a member of the State Employees' Retirement System pursuant to Section 14-108.2c of this 17 Code; 18

19 (3) Any regional superintendent of schools, assistant regional superintendent of schools, State Superintendent 20 21 of Education; any person employed by the State Board of 22 Education as an executive; any executive of the boards 23 engaged in the service of public common school education in 24 school districts covered under this system of which the 25 State Superintendent of Education is an ex-officio member; Any employee of a school board association 26 (4)

HB4259 Engrossed - 15 - LRB099 13021 RPS 36896 b

operating in compliance with Article 23 of the School Code who is certificated under the law governing the certification of teachers, provided that he or she becomes such an employee before the effective date of this amendatory Act of the 99th General Assembly;

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(5) Any person employed by the retirement system who:

(i) was an employee of and a participant in the system on August 17, 2001 (the effective date of Public Act 92-416), or

10 (ii) becomes an employee of the system on or after11 August 17, 2001;

12 (6) Any educational, administrative, professional or other staff employed by and under the supervision and 13 14 control of a regional superintendent of schools, provided 15 such employment position requires the person to be 16 certificated under the law governing the certification of 17 teachers and is in an educational program serving 2 or more districts in accordance with a joint agreement authorized 18 19 by the School Code or by federal legislation;

20 (7) Any educational, administrative, professional or 21 other staff employed in an educational program serving 2 or 22 more school districts in accordance with a joint agreement 23 authorized by the School Code or by federal legislation and 24 in a position requiring certification under the laws 25 governing the certification of teachers;

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(8) Any officer or employee of a statewide teacher

HB4259 Engrossed - 16 - LRB099 13021 RPS 36896 b

organization or officer of a national teacher organization 1 2 who is certified under the law governing certification of 3 teachers, provided: (i) the individual had previously established creditable service under this Article, (ii) 4 individual files with the system an irrevocable 5 the 6 election to become a member before the effective date of 7 this amendatory Act of the 97th General Assembly, (iii) the individual does not receive credit for such service under 8 9 any other Article of this Code, and (iv) the individual 10 first became an officer or employee of the teacher 11 organization and becomes a member before the effective date 12 of this amendatory Act of the 97th General Assembly;

13 (9) Any educational, administrative, professional, or 14 other staff employed in a charter school operating in 15 compliance with the Charter Schools Law who is certificated 16 under the law governing the certification of teachers;

17 (10) Any person employed, on the effective date of this amendatory Act of the 94th General Assembly, by the 18 19 Macon-Piatt Regional Office of Education in а 20 birth-through-age-three pilot program receiving funds under Section 2-389 of the School Code who is required by 21 22 the Macon-Piatt Regional Office of Education to hold a 23 teaching certificate, provided that the Macon-Piatt 24 Regional Office of Education makes an election, within 6 25 months after the effective date of this amendatory Act of 26 the 94th General Assembly, to have the person participate HB4259 Engrossed - 17 - LRB099 13021 RPS 36896 b

in the system. Any service established prior to the 1 2 effective date of this amendatory Act of the 94th General 3 Assembly for service as an employee of the Macon-Piatt Regional Office of Education in a birth-through-age-three 4 5 pilot program receiving funds under Section 2-389 of the School Code shall be considered service as a teacher if 6 7 employee and employer contributions have been received by 8 system and the system has not refunded those the 9 contributions.

An annuitant receiving a retirement annuity under this Article or under Article 17 of this Code who is employed by a board of education or other employer as permitted under Section 13 16-118 or 16-150.1 is not a "teacher" for purposes of this Article. A person who has received a single-sum retirement benefit under Section 16-136.4 of this Article is not a "teacher" for purposes of this Article.

17 (Source: P.A. 97-651, eff. 1-5-12; 98-463, eff. 8-16-13.)