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AN ACT in relation to public employee benefits.

Be it enacted by the People of the State of Illinois,represented in the General Assembly:

4 Section 5. The Illinois Pension Code is amended by 5 adding Sections 6-106.2 and 6-127.1 and changing Sections 6 6-128 and 6-164 as follows:

7 (40 ILCS 5/6-106.2 new)

8 <u>Sec. 6-106.2.</u> Deferred Retirement Option Plan. 9 <u>"Deferred Retirement Option Plan" or "DROP plan" means the</u> 10 <u>Deferred Retirement Option Plan established under Section</u> 11 <u>6-127.1.</u>

12 (40 ILCS 5/6-127.1 new) Sec. 6-127.1. Deferred Retirement Option Plan. 13 14 (a) The Deferred Retirement Option Plan created by this 15 Section shall first become available to eligible firemen on January 1, 2003. 16 17 (b) To be eligible to participate in the DROP plan, a 18 fireman must (i) be in active service, (ii) have attained age 50, and (iii) have at least 20 years of creditable service in 19 20 the Fund. A fireman may participate in the DROP plan only 21 once. 22 (c) An election to participate in the DROP plan must be made within 3 years after becoming eligible under subsection 23 (b) or by January 1, 2006, whichever is later. The election, 24 once made, is irrevocable. 25 The election to participate in the DROP plan shall be 26 made in writing on forms provided for that purpose by the 27 Board and shall be filed with the Board. The application 28 29 must indicate the date upon which participation in the DROP plan is to begin, which shall be the first day of a calendar 30

1 month and not less than 30 days nor more than 90 days after
2 the date of filing the application.

As a part of the application, the fireman must file with the Board and with his or her employer an irrevocable letter of resignation from employment, effective on the date of termination of the fireman's participation in the DROP plan (unless that termination results from acceptance of a disability benefit).

9 (d) A fireman's participation in the DROP plan shall commence on the date specified in the application and shall 10 end upon (i) termination of service, (ii) death of the 11 fireman, (iii) disability for which the fireman receives a 12 benefit under Section 6-151, 6-151.1, or 6-152, or (iv) 13 expiration of 3 years from the date the fireman's 14 participation in the DROP plan began, whichever occurs first. 15 (e) A fireman who is participating in the DROP plan 16 shall be considered an active fireman for the purposes of 17 this Article, including Section 6-174, but shall be subject 18 19 to the special conditions of the DROP plan.

A fireman shall continue to make the contributions that are required for active firemen during his or her participation in the DROP plan. These contributions shall be accumulated in the fireman's DROP account and shall be treated as being "picked up" within the meaning of Section 6-165.1 of this Code and Section 414(h)(2) of the Internal Revenue Code of 1986, as amended.

27 <u>A fireman who is participating in the DROP plan shall not</u> 28 <u>receive service credit for the period of that participation,</u> 29 <u>and the salary earned during that period shall be disregarded</u> 30 <u>in calculating the fireman's benefits under this Article.</u>

31 (f) A fireman who participates in the DROP plan may 32 terminate service at any time during participation in the 33 DROP plan. A fireman who participates in the DROP plan must 34 terminate service on the last day of participation in the

3 (q) A fireman who is participating in the DROP plan 4 remains eligible to apply for a disability benefit under Section 6-151, 6-151.1, or 6-152, but participation in the 5 DROP plan ceases upon acceptance of the disability benefit. 6 7 If participation in the DROP plan is ended due to acceptance 8 of a disability benefit, (1) the disabled fireman shall be credited with employee contributions and creditable service 9 10 for the period of participation in the DROP plan, (2) the 11 fireman's letter of resignation from service that is required to be filed at the time of application to participate in the 12 DROP plan is void, and (3) the amounts in the disabled 13 fireman's DROP account are forfeited to the Fund. 14

15 (h) The Fund shall maintain a separate DROP account for 16 the benefit of each fireman who becomes a participant in the 17 DROP plan. The Fund shall pay into the fireman's DROP 18 account:

(1) for each month of the fireman's participation 19 in the DROP plan, an amount equal to the monthly 20 retirement annuity that the fireman would have been 21 22 eligible to receive if the fireman had terminated service and taken a retirement annuity on the date his or her 23 participation in the DROP plan began, including any 24 increases in annuity for which the fireman would have 25 been eligible under Section 6-164; 26

(2) the employee contributions paid by the fireman
during the period of participation in the DROP plan; and
(3) interest on the balance in the DROP account, at
the rate of 7% per annum, paid and compounded monthly,
throughout the period of participation in the DROP plan.
The DROP account shall cease earning interest when the
fireman's participation in the DROP plan ends.

34 (i) For a fireman who retires at the conclusion of

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participation in the DROP plan, calculation of the amount of the retirement annuity, including any alternative minimum annuity calculated under Section 6-128, shall be based on the fireman's average salary and accumulated service as of the date he or she began participation in the DROP plan and shall include any annual increases that would have accrued under Section 6-164 if the fireman had retired on that date.

8 <u>In addition to the retirement annuity, a fireman who</u> 9 <u>terminates service and retires at the conclusion of his or</u> 10 <u>her participation in the DROP plan shall receive, upon</u> 11 <u>retirement, a DROP benefit equal to the balance in the</u> 12 <u>fireman's DROP account at the time of retirement.</u>

At the time of application for a retirement annuity, the 13 fireman shall elect to receive the DROP benefit in the form 14 15 of either a lump sum or an actuarially equivalent annuity for life. If a lump sum payment is elected, it may be rolled 16 over into an individual retirement account (IRA) or a 17 qualified retirement plan. A DROP benefit payable in the 18 form of an annuity shall be in a fixed amount not subject to 19 annual or other increases. A DROP benefit shall be treated 20 as a retirement benefit for the purposes of Section 1-119 21 22 (QILDROs).

23 (j) If a fireman receiving a DROP benefit in the form of 24 an annuity re-enters service, the DROP benefit annuity 25 payments shall be suspended until the fireman's subsequent 26 retirement.

27 (k) If a fireman dies while participating in the DROP 28 plan, the DROP benefit shall be paid as a lump sum to the 29 surviving spouse or other survivor of the fireman entitled to 30 an annuity under this Article or, if there is no such 31 survivor, then to the deceased fireman's estate.

32 (1) If a retired fireman dies while receiving a DROP
 33 benefit in the form of an annuity, and the DROP account
 34 balance at the time of retirement exceeds the total amount of

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1 DROP benefit annuity payments received, the excess shall be 2 refunded to the surviving spouse or other survivor of the 3 fireman entitled to an annuity under this Article or, if 4 there is no such survivor, then to the deceased fireman's 5 <u>estate.</u>

(40 ILCS 5/6-128) (from Ch. 108 1/2, par. 6-128) б

7 Sec. 6-128. Alternative minimum retirement annuity for future entrants. 8

(a) A future entrant who withdraws on or after July 21, 9 10 1959, after completing at least 23 years of service, and for whom the annuity otherwise provided in this Article is less 11 than that stated in this Section, has a right to receive 12 annuity as follows: 13

If he is age 53 or more on withdrawal, his annuity after 14 15 withdrawal, shall be equal to 50% of his average salary determined by striking an average of 4 consecutive highest 16 17 years of salary within the last 10 years of service 18 immediately preceding the date of withdrawal.

An employee who reaches compulsory retirement age and who 19 20 has less than 23 years of service shall be entitled to a 21 minimum annuity equal to an amount determined by the product 22 (1) his years of service and (2) 2% of his average salary of for the 4 consecutive highest years of salary within the last 23 24 10 years of service immediately prior to his reaching 25 compulsory retirement age.

An employee who remains in service after qualifying 26 for annuity under this section shall have added to this annuity 27 an additional 1% of salary for each completed year of service 28 29 or fraction thereof rendered until July 21, 1959, and an additional 1% for a total of 2% of salary from July 21, 1959. 30 31 Each future entrant who has completed 23 years of service before reaching age 53 shall have added to this annuity 1% of 32 salary for each completed year of service or fraction thereof 33

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in excess of 23 years up to age 53. "Salary" as referred to in this paragraph shall be determined by striking an average of the 4 consecutive highest years of salary within the last 10 years of service immediately preceding withdrawal.

5 (b) In lieu of the annuity provided in the foregoing б provisions of this Section any future entrant who withdraws from the service either (i) after December 31, 1983 with at 7 least 22 years of service credit and having attained age 8 52 in the service, or (ii) after December 31, 1984 with at least 9 21 years of service credit and having attained age 51 in the 10 11 service, or (iii) after December 31, 1985 with at least 20 years of service credit and having attained age 50 in the 12 service, or (iv) after December 31, 1990 with at least 13 20 years of service regardless of age, may elect to receive an 14 annuity, to begin not earlier than upon attainment of age 15 50 if under that age at withdrawal, computed as follows: 16 an annuity equal to 50% of the average salary for the 4 highest 17 consecutive years of the last 10 years of service, plus 18 19 additional annuity equal to 2% of such average salary for each completed year of service or fraction thereof rendered 20 after his completion of the minimum number of years of 21 service required for him to be eligible under this subsection 22 23 (b). However, the annuity provided under this subsection (b) may not exceed 75% of such average salary. 24

25 (c) For a fireman who retires at the conclusion of participation in the DROP plan, calculation of the amount of 26 the retirement annuity, including any alternative minimum 27 annuity calculated under this Section, shall be based on the 28 fireman's average salary and accumulated service as of the 29 30 date he or she began participation in the DROP plan and shall 31 include any annual increases that would have accrued under Section 6-164 if the fireman had retired on that date. 32

33 (Source: P.A. 86-1488.)

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(40 ILCS 5/6-164) (from Ch. 108 1/2, par. 6-164)

Sec. 6-164. Automatic annual increase; retirement after
 September 1, 1959.

4 A fireman qualifying for a minimum annuity who (a) 5 retires from service after September 1, 1959 shall, upon either the first of the month following the first anniversary 6 7 of his date of retirement if he is age 60 (age 55 if born before January 1, 1945) or over on that anniversary date, or 8 upon the first of the month following his attainment of age 9 60 (age 55 if born before January 1, 1945) if that occurs 10 11 after the first anniversary of his retirement date, have his then fixed and payable monthly annuity increased by 1 1/2%, 12 and such first fixed annuity as granted at retirement 13 increased by an additional 1 1/2% in January of 14 each year thereafter up to a maximum increase of 30%. Beginning July 15 16 1. 1982 for firemen born before January 1, 1930, and beginning January 1, 1990 for firemen born after December 31, 17 1929 and before January 1, 1940, and beginning January 1, 18 19 1996 for firemen born after December 31, 1939 but before January 1, 1945, such increases shall be 3% and such firemen 20 21 shall not be subject to the 30% maximum increase.

Any fireman born before January 1, 1945 who qualifies for 22 23 a minimum annuity and retires after September 1, 1967 but has not received the initial increase under this subsection 24 25 before January 1, 1996 is entitled to receive the initial increase under this subsection on (1) January 1, 1996, (2) 26 the first anniversary of the date of retirement, 27 or (3) attainment of age 55, whichever occurs last. The changes to 28 this Section made by this amendatory Act of 1995 apply 29 30 beginning January 1, 1996 and apply without regard to whether the fireman or annuitant terminated service before the 31 32 effective date of this amendatory Act of 1995.

For the purpose of calculating eligibility for increases
 under this Section, the date of retirement of a fireman who

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1 retires at the conclusion of participation in the DROP plan
2 shall be deemed to be the date he or she began participation
3 in the DROP plan.

4 (b) Subsection (a) of this Section is not applicable to5 an employee receiving a term annuity.

(c) To help defray the cost of such increases in 6 annuity, there shall be deducted, beginning September 7 1, 1959, from each payment of salary to a fireman, 1/8 of 1% of 8 9 each such salary payment and an additional 1/8 of 1% beginning on September 1, 1961, and September 1, 1963, 10 11 respectively, concurrently with and in addition to the salary deductions otherwise made for annuity purposes. 12

Each such additional 1/8 of 1% deduction from salary 13 which shall, on September 1, 1963, result in a total increase 14 of 3/8 of 1% of salary, shall be credited to the Automatic 15 16 Increase Reserve, to be used, together with city contributions as provided in this Article, to defray the cost 17 of the 1 1/2% annuity increments herein specified. 18 Anv 19 balance in such reserve as of the beginning of each calendar year shall be credited with interest at the rate of 3% per 20 21 annum.

22 The salary deductions provided in this Section are not 23 subject to refund, except to the fireman himself, in any case in which a fireman withdraws prior to qualification for 24 25 minimum annuity and applies for refund, or applies for annuity, and also where a term annuity becomes payable. In 26 such cases, the total of such salary deductions shall be 27 refunded to the fireman, without interest, and charged to the 28 aforementioned reserve. 29

30 (Source: P.A. 89-136, eff. 7-14-95.)

31 Section 90. The State Mandates Act is amended by adding 32 Section 8.26 as follows:

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1 (30 ILCS 805/8.26 new)

Sec. 8.26. Exempt mandate. Notwithstanding Sections 6
and 8 of this Act, no reimbursement by the State is required
for the implementation of any mandate created by this
amendatory Act of the 92nd General Assembly.

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6 Section 99. Effective date. This Act takes effect upon7 becoming law.