#### Senate Bill 328

By: Senators Albers of the 56th and Robertson of the 29th

# AS PASSED SENATE

# A BILL TO BE ENTITLED AN ACT

1 To amend Title 47 of the Official Code of Georgia Annotated, relating to retirement and 2 pensions, so as to revise many provisions of the Peace Officers' Annuity and Benefit Fund; 3 to revise provisions related to eligibility and full-time employment; to revise provisions 4 related to the appointment, terms of office, and duties of the board of trustees; to change the 5 title for the secretary-treasurer to executive director; to increase monthly dues; to revise 6 procedures for delinquent dues; to change certain aspects for purchases of creditable service; 7 to change payments from monthly to annual; to allow benefits prior to termination of 8 employment; to revise benefit calculations; to provide for the refund of contributions; to 9 provide for related matters; to provide for conditions for an effective date and automatic 10 repeal; to repeal conflicting laws; and for other purposes.

# 11 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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### **SECTION 1.**

13 Title 47 of the Official Code of Georgia Annotated, relating to retirement and pensions, is
14 amended by revising Chapter 17, relating to the Peace Officers' Annuity and Benefit Fund,
15 as follows:

#### "CHAPTER 17

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ARTICLE 1

17

18	47-17-1.
19	As used in this chapter, the term:
20	(1) 'Board' means the Board of Commissioners of the Peace Officers' Annuity and
21	Benefit Fund.
22	(1.1) 'Creditable service' means approved prior service plus membership service.
23	(1.2) 'Full time' means regularly working a minimum of 30 hours per week or 120 hours
24	per 28 day period for a law enforcement unit or communications center.
25	(2) 'Fund' means the Peace Officers' Annuity and Benefit Fund.
26	(3) 'Income' means any and all income received by a peace officer for services rendered,
27	whether such income is in the form of salary, fees, subsistence allowance or other type
28	of allowance, or any combination thereof.
29	(4) 'Member' means a member of the Peace Officers' Annuity and Benefit Fund.
30	(4.1) 'Membership service' means service which is rendered by an employee while he or
31	she is a member of the fund and for which credit is allowable under this chapter.
32	(5) 'Peace officer' means:
33	(A) Any person who is employed full time by an enforcement unit or communications
34	center, agency, or department of the state or any municipality, county, or other political
35	subdivision thereof, recognized by the Georgia Peace Officer Standards and Training
36	Council, who is required by the terms of such person's employment to comply with the
37	requirements of the 'Georgia Peace Officer Standards and Training Act' contained in
38	Chapter 8 of Title 35, and who has satisfactorily completed one or more of the
39	following basic training courses approved by the POST Council:
40	(i) Law enforcement;
41	(ii) Communications officer;
42	(iii) Correctional officer;

23

43	(iv) Probate/Parole officer;
44	(v) Jail officer; or
45	(vi) Juvenile correctional officer;
46	(B) All employees of the Peace Officers Annuity and Benefit Fund who are required
47	by the terms of their employment to devote their full time to such job; and
48	(C) Any person who was a member of the fund pursuant to the definitions contained
49	in subparagraphs (A) and (B) of this paragraph and who is subsequently promoted to
50	a position of similar duties but broader supervisory duties, if such person's new position
51	requires him or her to comply with the standards contained in Chapter 8 of Title 35, the
52	'Georgia Peace Officers Standards and Training Act.'
53	(A) Any peace officer who is employed by this state or any municipality, county, or
54	other political subdivision thereof who is required by the terms of such peace officer's
55	employment, whether by election or appointment, to give such peace officer's full time
56	to the preservation of public order, the protection of life and property, or the detection
57	of crime in this state or any municipality, county, or other political subdivision thereof
58	and who is required by the terms of such peace officer's employment to comply with
59	the requirements of the 'Georgia Peace Officer Standards and Training Act' contained
60	in Chapter 8 of Title 35, provided that, for the purposes of this chapter, any deputy
61	sheriff employed as such by a sheriff of this state shall be deemed to be employed by
62	the county in which such sheriff serves;
63	(B) Any warden or correction officer of state or county correctional institutions and
64	any warden or correction officer of municipal correctional institutions of a municipality
65	having a population of 70,000 or more according to the United States decennial census
66	of 1970 or any future such census who is required by the terms of his or her
67	employment as such warden or correction officer to give his or her full time to his or
68	her job as such warden or correction officer; and any warden or correction officer of a

69 municipal correctional institution who on or before October 1, 1962, pays dues for prior

service shall be deemed to have been a member for such periods and shall be entitled
 to all the rights and benefits to which other members during such periods are entitled,
 provided that any such warden or correction officer as provided in this subparagraph
 is required by the terms of his or her employment to comply with the requirements of
 the 'Georgia Peace Officer Standards and Training Act' contained in Chapter 8 of Title
 35:

(C) All employees of the Peace Officers' Annuity and Benefit Fund who are required
by the terms of their employment to devote their full time to such job; and any such
full-time employee who on or before October 1, 1962, paid dues for prior service shall
be deemed to have been a member for such periods and shall be entitled to all the rights
and benefits to which other members are entitled;

81 (D) Any parole officers who are required by the terms of their employment to devote
82 full time to their job;

(E) Any law enforcement employee of the Alcohol and Tobacco Tax Unit of the
Department of Revenue who is required by the terms of his or her employment to
devote his or her full time to his or her job as a law enforcer, and any supervisor of such
employees who, himself or herself, is assigned to the Alcohol and Tobacco Tax Unit
and who is required by the terms of his or her employment to have arrest powers and
to enforce the alcohol and tobacco tax laws;

(F) Any person employed by the Department of Transportation who is designated by
 the commissioner of transportation as an enforcement officer pursuant to Code Section
 32-6-29, provided that such enforcement officers shall be entitled to creditable service
 toward retirement only for membership service rendered after April 5, 1978, and only
 for membership service which is rendered in such capacity prior to July 1, 2001;

94 (G) Any full-time identification technician or identification supervisor employed by
 95 this state, or any subdivision or municipality thereof, whose duties include the
 96 investigation and detection of crime or whose duties are supervisory over those

97 identification technicians whose duties include the investigation and detection of crime
 98 in this state, and who has been considered a member of the Peace Officers' Annuity and
 99 Benefit Fund, and paid dues thereto, at any time on or before July 1, 1981; and such
 100 identification technicians and identification supervisors shall be deemed to have been
 101 members for such prior period of service that dues were paid and shall be entitled to all
 102 rights and benefits to which other members are entitled;

103 (H) Reserved;

104 (I) Persons in the categories listed below who are required, as a condition necessary to 105 carry out their duties, to be certified as peace officers pursuant to the provisions of 106 Chapter 8 of Title 35, known as the 'Georgia Peace Officer Standards and Training Act': 107 (i) Persons employed by the Department of Juvenile Justice who have been 108 designated by the commissioner of juvenile justice to investigate and apprehend 109 delinquent children or children in need of services who have escaped from an 110 institution or facility or have broken their conditions of supervision; any employee of 111 the Department of Juvenile Justice whose full-time duties include the preservation of 112 public order, the protection of life and property, the detection of crime, or the 113 supervision of delinquent children or children in need of services in its institutions, 114 facilities, or programs or who is a line supervisor of any such employee, provided that 115 the powers of a peace officer have been conferred upon such person pursuant to 116 Chapter 4A of Title 49; 117 (ii) Narcotics agents retained by the director of the Georgia Bureau of Investigation 118 pursuant to the provisions of Code Section 35-3-9;

119 (iii) Investigators employed by the Secretary of State as securities investigators

120 pursuant to the provisions of Code Section 10-5-10;

121 (iv) Investigators employed by the Secretary of State as investigators for the

122 professional licensing boards pursuant to the provisions of Code Section 43-1-5;

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123 (v) Persons employed by the Department of Driver Services to whom the 124 commissioner of driver services has delegated law enforcement powers; provided, 125 however, that no such person shall be entitled to obtain any prior creditable service 126 other than actual membership service; 127 (vi) Persons employed by the Georgia Composite Medical Board as investigators 128 pursuant to subsection (e) of Code Section 43-34-6; and 129 (vii) Persons employed by the Georgia Board of Dentistry as investigators pursuant 130 to subsection (d) of Code Section 43-11-2.1; 131 (J) Any person who was a member of the fund pursuant to the definitions contained in 132 subparagraphs (A) through (I) of this paragraph and who is subsequently promoted to a position of similar duties but broader supervisory duties, if such person's new position 133 134 requires him or her to comply with the standards contained in Chapter 8 of Title 35, the 'Georgia Peace Officer Standards and Training Act,' and such person retains his or her 135 136 powers of arrest; 137 (K) Any employee of the Department of Corrections whose full-time duties include the 138 preservation of public order, the protection of life and property, the detection of crime, 139 or the supervision of inmates and detainees or who is a line supervisor of any such employee, provided that all such persons are required to comply with the requirements 140 141 of Chapter 8 of Title 35, the 'Georgia Peace Officer Standards and Training Act,' in 142 order to hold their positions and in addition have been conferred with the powers of a 143 police officer pursuant to Code Section 42-5-35; (L) Each jail officer, as such term is defined in the Code Section 35-8-2, who is 144 certified by the Georgia Peace Officer Standards and Training Council and who 145

- 146 maintains compliance with Chapter 8 of Title 35, the 'Georgia Peace Officer Standards'
- 147 and Training Act'; and

148	(M) Each communications officer, as such term is defined in Code Section 35-8-23,
149	who is certified or maintains compliance with rules and regulations prescribed by the
150	Georgia Peace Officer Standards and Training Council with respect to such position.
151	(6) 'Service,' as used to determine the amount of annuities or benefits due any member
152	or beneficiary under this chapter, means the total number of years in the aggregate
153	actually served by a peace officer, computed from the date such peace officer began his
154	their service as a peace officer an active member of the fund.
155	ARTICLE 2
156	47-17-20.
157	(a) In order to carry out this chapter and to perform the duties fixed in it, there is created
158	the Board of Commissioners of the Peace Officers' Annuity and Benefit Fund. The board
159	shall be composed of six members, as follows:
160	(1) The Governor or the Governor's designee;
161	(2) An appointee of the Governor who is not the Attorney General;
162	(3) The Commissioner of Insurance or the Commissioner's designee;
163	(4) A peace officer actively employed by an agency of the state or a retired peace officer
164	who was employed by an agency of the state upon retirement;
165	(5) A peace officer actively employed by a county or a retired peace officer who was
166	employed by a county upon retirement; and
167	(6) A peace officer actively employed by a municipality or a retired peace officer who
168	was employed by a municipality upon retirement.
169	(b) Each of the members provided for under paragraphs (4), (5), and (6) of subsection (a)
170	of this Code section shall be an active member of the fund or a retired peace officer who
171	is a beneficiary of the fund. Each such member Members shall be appointed by the
172	Governor to staggered three-year terms. take office on July 1, 1984. The initial member
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173 appointed pursuant to paragraph (4) of subsection (a) of this Code section shall be the 174 successor to incumbent board member, Sergeant Robert Brown, whose regular term of 175 office expires October 31, 1984, and the term of said incumbent member is shortened to expire on June 30, 1984; and the initial term of the successor appointed by the Governor 176 shall be one year. The initial member appointed pursuant to paragraph (5) of subsection (a) 177 of this Code section shall be the successor to incumbent board member, Captain Raymond 178 179 Purvis, whose regular term of office expires on October 31, 1985, and the term of said 180 incumbent member is shortened to expire on June 30, 1984; and the initial term of the 181 successor appointed by the Governor shall be two years. The initial member appointed pursuant to paragraph (6) of subsection (a) of this Code section shall be the successor to 182 incumbent board member, Sergeant Terry McAfee, whose regular term of office expires 183 184 October 31, 1984, and the term of said incumbent member is shortened to expire on June 30, 1984; and the initial term of the successor appointed by the Governor shall be three 185 186 years. Thereafter, successors to such members shall be appointed by the Governor to take 187 office upon the expiration of the respective terms of office for terms of three years. All 188 such members shall serve until their successors are appointed and qualified.

189 (c) If a vacancy occurs in a position on the board held by one of the members appointed 190 pursuant to subsection (b) of this Code section, the Governor shall fill such vacancy for the 191 unexpired term within 30 days after the date the vacancy occurred. The members of the 192 board shall receive the same expense allowance as that received by members of the General 193 Assembly and the same mileage allowance for the use of a personal automobile as that 194 received by other state officials or employees or a travel allowance of actual transportation costs if traveling by public carrier within the state. Any board member shall also be 195 196 reimbursed for any conference or meeting registration fee incurred in the performance of 197 the member's duties as a board member. For each day's service outside of the state as a 198 board member, such member shall receive actual expenses as an expense allowance as well 199 as the same mileage allowance for the use of a personal automobile as that received by

other state officials and employees or a travel allowance of actual transportation costs if traveling by public carrier or by rental motor vehicle. The board, by regulation, shall provide for the submission and approval of expense vouchers in conformity with the requirements of this subsection.

204 (d) The board shall elect from its members a chairman chairperson and a vice-chairman
 205 vice chairperson.

(e) A majority of the members of the board shall constitute a quorum for the purpose oftransacting all business that may come before the board.

(f) The executive committee of the Peace Officers' Association of Georgia shall may submit to the Governor a list of three names for each person to be appointed by the Governor pursuant to subsection (b) of this Code section as a member of the board. In making appointments pursuant to subsection (b) of this Code section, the Governor may consider the names submitted by the executive committee, but it is specifically provided that the appointments shall be at the sole discretion of the Governor, and the Governor shall not be required to choose any appointee from names submitted by the executive committee.

215 47-17-21.

(a) There is created the office of secretary-treasurer executive director of the Peace
Officers' Annuity and Benefit Fund. The secretary-treasurer executive director shall be
elected by the board, and shall serve at its pleasure. His compensation shall be fixed by the
board. He, and shall perform the duties provided for in this chapter and such other duties
and services as the board may direct. The board shall fix the compensation of the executive
director.

(b) The secretary-treasurer executive director shall give a good and sufficient surety bond
in such an amount as may be determined by the board, and such surety bond shall be
conditioned upon the proper and faithful performance of his duties as secretary-treasurer
the duties of the executive director.

226 (c) The secretary-treasurer shall make quarterly reports to the board showing the total

227 amount of money in his hands at the time of making such report and also showing a full

228 accounting of receipts and expenditures since his last quarterly report. Subject to direction

229 and limitations as may be set by the board, the executive director shall be authorized to

230 enter into agreements for the acquisition of goods and services for the fund.

231 47-17-22.

232 The board is given the following powers and duties:

233 (1) To provide for the collection of all moneys provided for in this chapter;

234 (2) To provide for payment of all annuities and benefits under this chapter;

235 (3) To provide for and maintain all necessary administrative facilities and personnel;

236 (4) To provide for payment of all administrative salaries, fees, and expenses;

(5) To hear and determine applications for membership in this fund according to theterms of this chapter;

(6) To hear and determine applications for retirement, disability, and death benefitsaccording to the terms of this chapter;

(7) To make rules, regulations, and requirements consistent with this chapter for
determining eligibility of members for disability, death, and retirement benefits;

243 (8) To bring and defend actions;

(8)(9) To delegate its authority to invest funds to one or more members of the board;

(9)(10) To provide for the keeping of minutes and records of all meetings and
 proceedings of the board, including all rules, regulations, delegations, and requirements
 passed upon by the board;

248 (10)(11) To delegate any and all duties and authorities granted in this Code section to the

249 secretary-treasurer executive director under such conditions as may be deemed proper by

250 the board, provided that the board shall at all times hear and determine any matter arising

251 under this chapter if it so desires, if such matter is referred to it by the secretary-treasurer

(11)(12) To exercise such other powers, not inconsistent with this chapter, as are
 necessary for the proper administration of this chapter; and

256 (13) To contract with other public retirement funds, and any department, agency, or

257 <u>authority of the state or municipality or county, for the provision of administrative</u>

258 services and investment of assets; and

(12)(14) To correct errors in the records of the fund in those instances in which an error
 results in a member or beneficiary receiving more or less than he or she they would have
 been entitled to receive had the records been correct and to adjust the payments, as far as

is practicable, in such a manner that the member or beneficiary is paid the actuarial

263 equivalent of the benefit to which he or she is they are actually entitled.

# 264 47-17-23.

(a) The board shall have such control of the funds provided for in this chapter as is not
inconsistent with this chapter and other general laws. All funds received by the board shall
be deposited in a special account accounts in the name of the Peace Officers' Annuity and
Benefit Fund. The board shall have the authority to expend such funds in accordance with
this chapter.

(b) The board shall have full power to invest and reinvest such funds, subject to all the terms, conditions, limitations, and restrictions imposed by Article 7 of Chapter 20 of this title, the 'Public Retirement Systems Investment Authority Law.' Subject to such terms, conditions, limitations, and restrictions, the board shall have full power to hold, purchase, sell, assign, transfer, and dispose of any of the securities and investments in which any of the funds are invested, including the proceeds of any investments and any money belonging to the fund. (c) The board may take, by gift, grant, devise, or bequest, any money, real or personal
property, or any other thing of value and hold or invest it for the uses and purposes of the
fund in accordance with this chapter.

(d) The board is authorized to employ agents, including, but not limited to, banks or trust
departments thereof, and to enter into contracts with such agents for their services as
investment advisers and counselors, in making recommendations for investments and in
making investments if the board so authorizes.

284 47-17-24.

It shall be the duty of the board to keep permanent records of all its actions in granting annuities or benefits. Such records shall give the name of the recipient, the date of the beginning of the service of the involved peace officer, the date of such officer's incapacity, retirement, or death, the reason therefor, and such other information as the board shall desire. All records, papers, and other data shall be carefully preserved and turned over to the succeeding members of the board.

**291 47-17-25**.

292 The state auditor is authorized and directed to make an annual audit of the acts and doings 293 of the board and to make a complete report of the same to the General Assembly. The state 294 auditor shall not be required to distribute copies of the report to the members of the General 295 Assembly but shall notify the members of the availability of the report in the manner which 296 he or she deems to be most effective and efficient. The report shall disclose all moneys 297 received by the board and all its expenditures including administrative expenses and payments made as annuities and benefits. The state auditor shall also make an audit of 298 299 affairs of the board at any time he or she is if requested to do so by a majority of the board.

**300 47-17-26**.

(a) Subject to the terms and limitations of this Code section, the board of commissioners
is authorized to adopt from time to time a method or methods of providing for increases in
the maximum monthly retirement benefit payable under Article 6 of this chapter for
persons theretofore or thereafter retiring under this chapter. Such method shall be based
upon:

306 (1) The recommendation of the actuary of the board of commissioners;

307 (2) The maintenance of the actuarial soundness of the fund in accordance with the
308 standards provided in Code Section 47-20-10 or such higher standards as may be adopted
309 by the board; and

310 (3) Such other factors as the board deems relevant.

311 Any such increase may be uniform or may vary in accordance with the time of retirement,

length of service, age, nature of the retirement, or such other factors as the board ofcommissioners shall determine.

(b) An initial increase may be granted pursuant to subsection (a) of this Code section to become effective on July 1, 1993, not to exceed 3 percent of the maximum monthly retirement benefit then in effect. Thereafter, such increases may be authorized effective as of January 1 and July 1 of each year; provided, however, that no such increase shall exceed 1 1/2 percent of the maximum monthly retirement benefit then in effect.

319 (c) No increase shall be made pursuant to subsection (a) of this Code section to become

320 effective within six months of the effective date of any increase in the maximum retirement

- 321 benefit granted by the General Assembly through amendment of Code Section 47-17-80.
- 322 47-17-27.

323 (a) The board is authorized and empowered to appoint and compensate a hearing officer

324 for the purpose of holding hearings, compiling evidence and information, and submitting

325 evidence, information, and recommendations to the board in any contested case.

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326 (b) The hearing officer shall have the authority to do the following in connection with any 327 hearing: administer oaths and affirmations; sign and issue subpoenas; rule upon offers of 328 proof; regulate the course of the hearing, set the time and place for the hearing or any 329 continued hearings, and fix the time for filing any briefs; provide for the taking of 330 testimony by deposition or interrogatory; and reprimand or exclude from the hearing any person for any indecorous or improper conduct committed in the presence of the hearing 331 332 officer. When a subpoena issued by the hearing officer is disobeyed, any interested party 333 may apply to the superior court of the county where the hearing is being held for an order 334 requiring obedience. Failure to comply with such order shall be cause for punishment as 335 for contempt of court. Any applicant for disability benefits shall have the right to be 336 represented by counsel before the hearing officer.

337 (c) With respect to all hearings before the hearing officer:

(1) Irrelevant, immaterial, or unduly repetitious evidence shall be excluded. The rules
of evidence as applied in the trial of civil nonjury cases in the superior courts shall be
followed. Evidence not admissible under such rules of evidence may be admitted if it is
of a type commonly relied upon by reasonably prudent persons in the conduct of their
affairs. The hearing officer shall give effect to the rules of privilege recognized by law;
and

344 (2) Documentary evidence may be received in the form of copies or excerpts if the
345 original is not readily available. At the discretion of the hearing officer, the original shall
346 be compared with the copy or excerpt.

(d) The hearing officer, within 30 days from the close of the evidence or, if necessary, a longer period of time approved by the board, shall certify the entire record from the hearing to the board, together with his or her recommendation on the application. On review of the entire record from the hearing officer, the board shall have all the powers it would have in presiding at the reception of the evidence. In its discretion, the board may take additional testimony or remand the matter to the hearing officer for such purpose. The recommendation of the hearing officer to the board shall be made a part of the recordbefore the board.

(e) As a part of its decision subsequent to any hearing, the board shall include findings of fact and conclusions of law, separately stated, and the effective date of the decision. The decision of the board shall be mailed to the parties as soon after the rendition of the decision as is practicable.

359 (f) Any party who is adversely affected by any final decision of the board may seek 360 judicial review of the final decision of the board in the Superior Court of Spalding County. 361 Proceedings for review shall be instituted by filing a petition with the court within 30 days 362 after the decision is rendered. A copy of the petition shall be served upon the board. The 363 petition shall state the nature of the petitioner's interest, the facts showing that the petitioner 364 is aggrieved by the decision of the hearing officer, and the grounds upon which the 365 petitioner contends the decision should be reversed or remanded. The petition may be 366 amended with leave of the court.

(g) Within 30 days after the service of the petition or within further time allowed by the court, the hearing officer shall transmit to the reviewing court the original or a certified copy of the entire record of the proceeding under review. By agreement of the petitioner, the record may be shortened. The court may require or permit subsequent corrections or additions to the record.

372 (h) The filing of the petition shall in no manner stay the enforcement of the decision of the373 hearing officer.

(i) The review shall be conducted by the court without a jury and shall be confined to the record. The court shall not substitute its judgment for that of the hearing officer as to the weight of the evidence on questions of fact. The court may affirm the decision of the hearing officer or remand the case for further proceedings. The court may reverse the decision of the hearing officer if substantial rights of the petitioner have been prejudiced because the findings, inferences, conclusions, or decisions of the hearing officer are:

- 380 (1) In violation of constitutional or statutory provisions;
- 381 (2) In excess of the statutory authority of the hearing officer;
- 382 (3) Made upon unlawful procedure;
- 383 (4) Clearly erroneous in view of the reliable, probative, and substantial evidence on the384 whole record; or
- 385 (5) Arbitrary or capricious.
- 386 (j) A petitioner who is aggrieved by an order of the court in a proceeding authorized under
- this Code section may appeal to the Supreme Court of Georgia or the Court of Appeals of
- 388 Georgia in accordance with Title 5.
  - ARTICLE 3
- 390 47-17-40.

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391 (a) In order to obtain membership in the fund, a peace officer shall make application to the 392 board upon an application form to be furnished by it for that purpose. It shall be the duty 393 of the employing authority to notify the board within 30 days from the date a peace officer 394 is employed, furnishing the name and mailing address of such peace officer. The board 395 shall furnish an application for membership form and a certification by employing agency 396 form to such peace officer within 15 30 days after such notification from the date of 397 employment. The application form shall be accompanied by such material and information 398 as will enable the peace officer to determine the benefits to be derived by virtue of said 399 peace officer's membership in the fund. An applicant must furnish proof of the date of such 400 applicant's birth, and such proof shall be in such form as shall be required by the board. 401 (b) Reserved.

402 (c) In addition to the requirements stated in this Code section, an application for403 membership shall contain such other information as may be required by the board.

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#### 404 47-17-41.

405 The board may provide by rule and regulation for the retention of any legally qualified 406 member who has temporarily ceased employment as a peace officer and for credit for such period, provided that an application for retention of membership is submitted not later than 407 408 90 days after such employment has ceased; and provided, further, that he or she shall pay 409 to the fund the amounts required for such period. Such member may obtain one month of 410 such credit for each month of active membership performed after the period of 411 unemployment as a peace officer; provided, however, that not more than 12 months of 412 absence from such employment shall be allowed under this Code section during a member's 413 entire membership in the fund Reserved.

414 47-17-42.

415 Any other provisions of this chapter to the contrary notwithstanding, any person who was 416 totally blinded in the line of duty as a peace officer prior to the creation of the fund and 417 who has been unable to serve as a peace officer since that injury is authorized to become 418 a member of the fund, regardless of whether such person is now or hereafter a peace 419 officer. If he elects to join the fund, he shall pay into it the amount which he would have 420 paid had he joined the fund upon its creation and continued as a member since that time, 421 which amount shall be determined by the board. Upon such payment he shall be 422 authorized to receive the maximum disability benefits under Code Section 47-17-81 without the necessity of complying with any time limitations contained in that Code 423 424 section. In addition to such benefits as provided for in this chapter, the fund may choose to offer and provide other benefits as it may determine to be advisable and financially 425 426 feasible.

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- 427 47-17-43.
- 428 Nothing contained in this chapter shall be construed so as to prevent any peace officer who
- 429 is a member of the fund from belonging to any other retirement, annuity, or benefit system.
- 430 47-17-44.
- 431 (a)(1) Beginning on July 1, 2020, and ending on June 30, 2021, each member shall pay
- 432 monthly dues into the fund of \$25.00.
- 433 (2)(A) On and after July 1, 2021, each member shall pay monthly dues into the fund in an
- amount to be determined annually by the board that shall be at least \$25.00, but shall notexceed \$50.00.
- 436 (b) On and after July 1, 2024, each member shall pay monthly dues into the fund in an
- 437 <u>amount to be determined annually by the board that shall be at least \$35.00, but shall not</u>

438 <u>exceed \$70.00.</u>

- 439 (B)(c) The base amount of monthly dues established pursuant to this paragraph Code
   440 section shall apply uniformly to all members.
- 441 (C)(d) The board shall determine the monthly dues amount based on:
- 442 (i)(1) The recommendation of the actuary of the board;
- 443 (ii)(2) The maintenance of the actuarial soundness of the fund in accordance with the
- 444 minimum funding standards provided in Code Section 47-20-10 or such higher standards
- 445 as may be adopted by the board; and
- 446 (iii)(3) Such other factors as the board declares determines relevant.
- 447 (3)(e) Each month's dues shall be paid not later than the tenth day of that month. Any
- 448 member of the fund who becomes delinquent in payment of dues by failure to pay the
- 449 prescribed amount by the tenth of any month shall be notified of such delinquency by the
- 450 executive director on the tenth of the following month. If payment is not received by the
- 451 tenth of the next month, the member shall be removed from active status in the fund and
- 452 notified by mail. Any member who is dropped for nonpayment of dues shall have six

453 months from the last fully paid month to reinstate their membership. The member shall 454 pay all back dues together with a \$100.00 reinstatement fee to avoid a break in service. No 455 previously verified service credit will be lost upon reinstatement. After the six months 456 reinstatement period has expired, credit for prior service may only be obtained by tendering to the board an amount equal to the full actuarial cost of such time calculated by the actuary 457 458 for the fund only after the member has resumed monthly payments. (4)(f) Each member shall be required to pay such dues for a minimum period of ten years, 459 460 or 15 years for individuals who became members on or after July 1, 2010, before being eligible to receive the retirement benefits under this chapter, provided that, if such member 461 is eligible to retire under this chapter and so desires, such member may retire, and the board 462

shall deduct such monthly amount from his or her retirement benefits until he or she has
paid dues into the fund for a period of ten years or 15 years for individuals who became
members on or after July 1, 2010.

(b) No member shall receive credit for any service performed after March 1, 1951, unless
such member has paid into the fund the amount required for such service. Upon
application of any peace officer who applies for membership and who owes dues for
service since March 1, 1951, the board may allow and provide for periodic payments of
such dues over a period of not more than 36 months immediately subsequent to the date of
his or her acceptance as a member.

(c) Except as provided in subsection (d) of this Code section, any member of the fund who 472 473 has not obtained creditable service for prior service pursuant to the provisions of subsection 474 (a) of Code Section 47-17-70 may obtain such service by tendering to the board an amount equal to the dues at the rate of \$20.00 per month plus 10 percent interest per annum 475 476 compounded annually from the date the prior service was rendered to the date of payment 477 for all years claimed as prior service; provided, however, that no member shall be allowed 478 to purchase more than a total of five years of such creditable service; provided, further, 479 however, that any member who becomes or again becomes a member of the fund on or

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480 after July 1, 1994, must have been an active member of the fund for five years or more to
481 obtain the prior service credit provided for in this subsection.

(d) Any member of the fund who qualifies for membership under the definition contained
in subparagraph (J) of paragraph (5) of Code Section 47-17-1 who has not obtained
creditable service for prior service pursuant to the provisions of subsection (a) of Code
Section 47-17-70 may obtain such service by tendering to the board an amount equal to the
dues at the rate of \$20.00 per month plus 10 percent interest per annum compounded
annually from the date the prior service was rendered to the date of payment for all years
claimed as prior service.

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### **ARTICLE 4**

490 47-17-60.

491 (a) The greater of \$10.00 or 10 percent of each bond forfeited and collected in any 492 criminal or quasi-criminal case for violation of state statutes, county ordinances, or 493 municipal ordinances, which case is before any court or tribunal in this state, shall be paid 494 to the secretary-treasurer executive director. An amount equal to the greater of \$10.00 or 495 10 percent of each fine imposed in any criminal or quasi-criminal case for violation of state 496 statutes, county ordinances, or municipal ordinances, which case is before any court or tribunal in this state, shall be added to the amount of the fine imposed and collected, and, 497 498 once collected, shall be paid to the secretary-treasurer executive director. For purposes of determining amounts to be paid to the secretary-treasurer executive director, the amount 499 500 of the fine or bond collected shall be deemed to include costs. The amounts provided for 501 shall be paid to the secretary-treasurer executive director before the payment of any costs 502 or any claim whatsoever against such fine or forfeiture. The collecting authority shall pay 503 such amounts to the secretary-treasurer executive director on the first day of the month 504 following that in which they were collected or at such other time as the board may provide.

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With such payment there shall be filed an acceptable form which shows the number of cases in each of the above categories and the amounts due in each category. It shall be the duty of the collecting authority to keep accurate records of the amounts due the board so that the records may be audited or inspected at any time by any representative of the board under its direction. Sums remitted to the secretary-treasurer executive director under this Code section shall be used as provided for elsewhere in this chapter.

511 (a.1) The greater of 5 percent or \$5.00 of each fee collected prior to adjudication of guilt 512 for purposes of pretrial diversion pertaining to any criminal or quasi-criminal case for 513 violation of state statutes, county ordinances, or municipal ordinances as provided for in 514 subsection (f) of Code Section 15-18-80, which case is before any court or tribunal in this 515 state, shall be paid to the secretary-treasurer executive director. The clerk of court as 516 provided for in subsection (f) of Code Section 15-18-80 shall pay such amounts to the 517 secretary-treasurer executive director on the first day of the month following that in which 518 they were collected or at such other time as the board may provide. With such payment 519 there shall be filed an acceptable form from the clerk of court which shows the number of 520 cases in each of the above categories and the amounts due in each category. It shall be the 521 duty of the clerk of court to keep accurate records of the amounts due the board so that the 522 records may be audited or inspected at any time by any representative of the board under 523 its direction. Sums remitted to the secretary-treasurer executive director under this Code section shall be used as provided for elsewhere in this chapter. 524

(b) If the collecting authority fails to remit such amounts with an acceptable form properly filled out within 60 days of the date on which such remittal is due, the same shall be delinquent, and there shall be imposed, in addition to the principal amount due, a specific penalty in the amount of 5 percent of the principal amount per month for each month during which the funds continue to be delinquent, provided that such penalty shall not exceed 25 percent of the principal due. In addition to such penalty, interest shall be charged on delinquent amounts at the rate of 6 percent per annum from the date the funds

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- the payment of the delinquent funds together with interest and for good cause shown, may
- 534 waive the specific penalty otherwise charged under this subsection.

535 47-17-61.

536 The Georgia Composite Medical Board shall pay an employer contribution for each person

537 of its investigators who becomes a member of the fund pursuant to division (5)(I)(vi) of

538 Code Section 47-17-1. Such contribution shall be the full actuarial cost of the member's

participation as calculated by the actuary for the fund and shall be made on a monthly an
annual basis.

541 47-17-62.

542 The Georgia Board of Dentistry shall pay an employer contribution for each person of its

543 <u>investigators</u> who becomes a member of the fund <del>pursuant to division (5)(I)(vii) of Code</del>

544 Section 47-17-1. Such contribution shall be the full actuarial cost of the member's

545 participation as calculated by the actuary for the fund and shall be made on <del>a monthly</del> <u>an</u>

546 <u>annual</u> basis.

547 47-17-63.

548 The board, the Georgia Emergency Communications Authority, and the Department of 549 Revenue shall coordinate to the extent necessary to ensure that the fund receives the

amounts that it is owed pursuant to subsection (a) of Code Section 38-3-188.

### **ARTICLE 5**

552 47-17-70.

553 (a) No peace officer who first makes application for membership in the fund on or after May 1, 1968, shall be given credit for any prior service, and such peace officer shall 554 receive credit only from the date he or she becomes a member of the fund; provided, 555 556 however, a Any nonretired member of the fund may claim a maximum of five seven years 557 for service rendered as a peace officer prior to such member's joining the fund if such 558 member complies with subsection (c) of Code Section 47-17-44 and remains an active 559 member of the fund for a period of time at least equal to the number of years claimed for 560 prior service; provided, further, that any member defined in subparagraph (J) of paragraph 561 (5) of Code Section 47-17-1 may claim service as a peace officer prior to such member's joining the fund without regard to such five-year limitation if such member complies with 562 subsection (c) of Code Section 47-17-44 by tendering to the fund the full actuarial cost of 563 564 such time as calculated by the actuary for the fund. All purchased time shall count toward 565 vesting.

566 (b) A member who is determined by the board to be in good standing and who enlists in 567 or is drafted into any branch of the armed forces of the United States shall not be required 568 to remit any funds to the board during such period of service and shall receive credit for 569 such service, provided that such member left his their work as a peace officer to enter the 570 armed forces of the United States and returned to work as a peace officer within six months after he they ceased such service and engaged in no other type work within such six-month 571 period. Such member shall receive one year of creditable service for each year of service 572 in the armed forces of the United States, provided that there shall be a limit of five years 573 574 of credit for such service. If a member remains in the armed forces of the United States 575 longer than five years, his their membership shall be terminated at the end of such five-year 576 period but shall be reinstated if he returns they return to work as a peace officer within six

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577 months after he ceases they cease such service and if he has they have not engaged in any
578 other type work within such six-month period.

579 47-17-71.

(a) It is the intent of the General Assembly to provide for the grant of creditable service
to any active member of the fund for each month of prior service as a peace officer
rendered prior to January 1, 1976, if during such period the member was denied
membership in the fund or was actively prevented from making such application because
of his or her race or ethnicity.

(b) The board is authorized and directed to receive the applications of such members as would be eligible to receive creditable service under the terms and conditions as set forth in subsection (c) of this Code section. Entitlement to such creditable service shall attach upon the submission of application, subject to all provisions of this Code section relative to funding.

(c) A member wishing to establish creditable service for service performed prior to
January 1, 1976, as provided in subsection (a) of this Code section, must make written
application to the board during the six-month period from July 1, 2006 through December
31, 2006, and:

(1) Provide the board with such proof of prior service as the board deems necessary,
which shall include, at a minimum, pay records, tax returns, W-2 statements, or a sworn
statement of the employer stating that the employment records bear proof of such
employment. Such statement shall be subject to a civil fine of \$5,000.00 for false
swearing; and

(2) Provide the board with a sworn statement of the applicant that he or she applied for
membership in the fund and was denied membership, or that he or she was actively
prevented from making such application because of his or her race or ethnicity. Such
statement shall be subject to a civil fine of \$5,000.00 for false swearing.

S. B. 328 - 24 - 603 (d) As soon as practicable following the last day for application, the board shall cause the actuary for the fund to determine the amount of funding necessary to grant the creditable 604 605 service to all members whose applications are accepted and approved in accordance 606 without creating any actuarial accrued liability as to the fund, in accordance with the 607 provisions of Chapter 20 of this title, the 'Public Retirement Systems Standards Law.' A 608 pro rata portion of one-half of such amount, determined by the number of months of 609 creditable service requested by each person, shall be assigned as such person's employee 610 contribution required to receive such creditable service. The board shall notify each 611 applicant of his or her pro rata share, and each such person shall pay such amount to the 612 board not later than March 1, 2007, or thereafter be ineligible to receive such creditable 613 service. During the regular 2007 session, the General Assembly may appropriate funds 614 sufficient to cover one-half of the amount determined by the actuary as necessary to grant 615 the creditable service, together with any portion of the total required employee contribution 616 which was not received by the board from the applicants by March 1, 2007.

(e) The creditable service provided for in subsection (a) of this Code section shall be granted on July 1, 2007, only if the board receives the full amount determined by the actuary necessary to implement the provisions of this Code section. Otherwise, the board shall refund all amounts received from the members as employee contributions, together with regular interest thereon, and this Code section shall thereafter have no effect.

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#### ARTICLE 6

623 47-17-80.

(a) At the time a member qualifies for retirement payments, such member must choose a
payment option provided for in this Code section. A member shall become eligible to
begin receiving benefits on the first day of the month following the month in which the
member qualified for retirement and terminated active employment as a peace officer;

S. B. 328 - 25 - 628 provided, however, that if a member is vested and has reached age 55, then the requirement of terminated active employment as a peace officer is waived. A member shall present to 629 630 the secretary-treasurer executive director a completed application form for retirement 631 benefits within 30 days of the anticipated retirement date. The application shall contain 632 such information as the board shall require. After approval by the board, the 633 secretary-treasurer executive director shall pay to such retired member a monthly sum 634 based on the option chosen by the member. If a married member with a spouse then living 635 is unable to choose an option provided for in this Code section and to complete an 636 application form because of death, mental incompetency, or other providential cause, then Option Two shall become effective. After a member's retirement application has been 637 638 approved by the board, the member is ineligible to return to active status in the fund.

639 (b)(1) Option One shall consist of a single life annuity payable in monthly payments for 640 the life of the member only. The monthly payment under this option shall be an amount equal to \$25.15 \$30.00 per month for each full year of creditable service; provided, 641 however, on July 1, 2021, such amount shall increase to \$30.00 per month for each full 642 643 year of creditable service and in the event the member shall have additional service credit 644 not totaling a full year, the further sum of one-twelfth of the amount paid per month for 645 each additional year of service credit shall be paid for each month of additional service 646 credit, provided that the member either has at least ten years of membership service, or 15 647 vears of membership service for individuals who became members on or after July 1, 2010. 648 and is at least 55 years of age or has at least 30 years of creditable service, regardless of 649 age. Such monthly benefit payment shall be paid on each full year and additional full months of creditable service up to a maximum of 30 years of total service. 650

(2) No member shall be eligible for benefits under this option until the member's official
 duties as a peace officer have been terminated, except as otherwise provided in this
 chapter, and unless the member files an application for retirement benefits within 90 days

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654 from the date of the termination of the member's official duties as a peace officer, unless
 655 prevented therefrom for good cause.

(3) If such member shall qualify for retirement benefits in every respect except for
 completion of payment of monthly dues for the periods of time for which the member has
 received service credit, dues shall be deducted from the member's monthly benefit check
 until such dues have been paid in full.

(4) Any member who has at least ten years of membership service, or 15 years of
 membership service for individuals who became members on or after July 1, 2010, for
 which dues have been fully paid but who has not reached 55 years of age may cease
 paying monthly dues into the fund if the member's employment as a peace officer is
 terminated; and upon reaching 55 years of age, the member may be eligible to receive
 retirement benefits under this option.

(c) Option Two shall consist of a 100 percent joint life annuity payable during the life of 666 the member or the member's spouse. The amount of monthly payment to be paid under this 667 option shall be based on the date the member first becomes eligible to receive pension 668 669 benefits (normal retirement date) and shall be computed so as to be actuarially equivalent 670 to the monthly retirement payment which would have been paid to the member under 671 Option One. Such actuarial equivalence shall be computed on the using an interest rate and 672 current mortality basis approved from time to time table adopted by the board, the age of 673 the member, and, if applicable, the age of his or her the spouse as of the date benefits are to commence or as of the date benefits would have commenced if the member had retired 674 675 after first becoming eligible for full benefits, whichever is earlier.

(d) Option Three shall consist of a contingency life annuity with a 50 percent monthly
payment to the surviving spouse. The amount of monthly payment to be paid under this
option shall be based on the date the member first becomes eligible to receive pension
benefits (normal retirement date) and shall be computed so as to be actuarially equivalent
to the monthly retirement payment which would have been paid to the member under

S. B. 328 - 27 - 681 Option One. Such actuarial equivalence shall be computed on the interest rate and 682 mortality basis approved from time to time using an interest rate and current mortality table 683 adopted by the board, the age of the member, and, if applicable, the age of his or her spouse 684 as of the date benefits are to commence or as of the date benefits would have commenced 685 if the member had retired after first becoming eligible for full benefits, whichever is earlier. 686 (e) Under Option Two or Three, in the case of a divorce, a retired member may revoke the 687 election of any such option at any time after the entry of a final judgment of complete 688 divorce from the retired member's spouse or the retired member may elect to continue 689 under Option Two or Three for the benefit of the former spouse. Upon any such 690 revocation, or in the case of the death of a spouse, the retired member shall begin receiving 691 the monthly retirement benefit which the retired member would have been entitled to 692 receive under Option One. In the event any such retired member remarries, after divorce 693 from the former spouse and the retired member elected to revoke Option Two or Three as 694 provided in this subsection, the retired member may elect to begin receiving the applicable 695 reduced monthly retirement benefit of equivalent actuarial value and reestablish on behalf 696 of the new spouse the same option which was applicable to the former spouse. Such 697 actuarial equivalence shall be based on the age of the retired member and the age of the 698 retired member's new spouse at the time of such election and shall be computed on the 699 Mortality Table GA51, with projection, using interest at 6 percent per annum, using an 700 interest rate and current mortality table adopted by the board with a five-year age setback 701 for females and monthly payment annuity functions. The option on behalf of the new 702 spouse may not be exercised until one year after the date of remarriage or until a child of 703 the remarried couple is born, whichever is earlier.

(e.1) When a retired member has elected Option Two or Option Three, then in the event
 the spouse predeceases the retired member, the monthly retirement benefit payable to the
 retired member after the death of the spouse shall be increased to the monthly retirement
 benefit which the retired member would have been entitled to receive under Option One.

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708 In the event any such retired member remarries or has remarried after the death of the 709 former spouse, the retired member may elect to begin receiving the applicable reduced 710 retirement benefit of equivalent actuarial value and reestablish on behalf of the new spouse the same option which was applicable to the deceased former spouse, but such option on 711 712 behalf of the new spouse may not be reestablished until one year after the date of 713 remarriage or until a child of the remarried couple is born, whichever is earlier. Actuarial equivalence under this subsection shall be determined in the same manner that it is 714 715 determined under subsection (e) of this Code section. This subsection applies to retired members who retired at any time prior to July 1, 1990, as well as to those who retire on or 716 717 after that date, but increases in monthly retirement benefits authorized by this subsection shall not be paid retroactively for any period of time prior to July 1, 1990, notwithstanding 718 719 the fact that a spouse covered under Option Two or Option Three may have died prior to

720 July 1, 1990.

721 (f) Nothing contained in this Code section shall affect the requirement that a member make 722 payments into the fund for a minimum period of ten years, or 15 years for members who 723 become members on or after July 1, 2010, nor shall it affect the requirement that credit for 724 service after March 1, 1951, shall not be given unless the member has made the required 725 payments to the fund for all such service. Any peace officer becoming a member of the fund between April 1, 1953, and March 31, 1965, inclusive, must remain an active member 726 and, in addition to completing the required years of service, must remit the correct amount 727 of dues to the fund for a period of three years from the date he or she becomes a member, 728 irrespective of previous service credited for which dues are paid, before being eligible for 729 any retirement benefits provided under this Code section. Any peace officer becoming a 730 731 member of the fund for the first time on or after April 1, 1965, must remain an active 732 member and, in addition to completing the required years of service, must remit the correct 733 amount of dues to the fund for a period of five years from the date he or she becomes a

S. B. 328 - 29 - 734 member, irrespective of previous service credited for which dues are paid, before being

735 eligible for any retirement benefits provided under this Code section.

736 (g)(1) Except as provided in paragraphs (2) and (3) of this subsection, any member who 737 again becomes employed as a peace officer after having been placed on retirement under 738 this Code section shall immediately notify the secretary-treasurer of such reemployment. 739 Retirement benefits being paid to such member shall be terminated as of the date of such 740 reemployment and shall remain terminated for the duration of such reemployment. 741 During such period of reemployment, said member shall pay regular monthly dues into this fund. Upon meeting the requirements provided by law, such member shall be 742 743 entitled to all benefits provided for in Code Sections 47-17-81 and 47-17-82; but such member shall not be entitled to any increase in retirement benefits by virtue of service 744 during the period of reemployment unless such reemployment is for a term of three years 745 or more, in which instance such member may again apply for retirement as if he or she 746 had not previously been retired; and he or she shall be entitled to such benefits as may be 747 provided by law at that time, if he or she so chooses. 748

749 (2) The provisions of paragraph (1) of this subsection shall not apply to a retired member
 750 employed in any capacity for 1,040 hours or less in any calendar year.

(3) The provisions of paragraph (1) of this subsection shall not apply to a member
otherwise qualified for a normal service retirement under this chapter with at least 30
years of creditable service and who has attained the age of 55. Any such member may
continue or reenter employment as a peace officer and shall for all purposes be
considered a retired member of this fund; provided, however, that the provisions of this
paragraph shall not apply to any person who first or again becomes a member on or after
July 1, 2009.

(h) The amounts provided for as retirement benefits in this Code section shall apply to
 those members who have retired prior to July 1, 1990, as well as to those members who
 retire on or after that date. The service of each member who retired prior to July 1, 1990,

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shall be recomputed; and, if it is determined that the amounts provided for in this Code section result in an increase in the retirement benefits being paid to such member, such benefits shall be increased to the proper amount and shall be paid to the member in the future, beginning July 1, 1990. If it is determined that an increase in retirement benefits will result for any such retired member, and such retired member shall not have completed

payment of dues for all service credit previously allowed as of the date of such member's retirement, monthly dues shall be deducted from the member's monthly retirement benefits until such time as said dues shall have been paid for each month of service for which retirement credit has been received; provided, however, that no such member shall be allowed to change the option under which the member originally retired unless the member shall again become employed as a peace officer as provided in subsection (g) of this Code section and complies with all the provisions of subsection (g) of this Code section.

(i)(f) In the event an active member of the fund dies before retirement and such member 773 774 has accumulated at least ten years of membership service, or 15 years for members who 775 become members on or after July 1, 2010, or would otherwise have been eligible to receive 776 retirement benefits, except for the member's not having terminated the member's official 777 capacity as a peace officer, benefits shall be extended to the surviving spouse of such 778 member in the form of an annuity for the remaining life of such spouse determined and 779 paid to such surviving spouse under Option Two of this Code section to the same extent 780 as if such member had died while receiving retirement benefits under Option Two.

(j)(g) Upon the death of any retired member, any unpaid monthly benefits shall be paid to
the named beneficiary, if any, or if there is no named beneficiary, then to the estate of the
retired member.

784 47-17-81.

(a) Any dues-paying member who became a member prior to July 1, 1993, who isrendered totally and permanently disabled by disease or injury so as to be unable to

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perform substantially all of the duties of the position to which the member was regularly assigned when the disability originated or so as to be unable to engage in any occupation or gainful employment for which the member is reasonably suited by virtue of the member's background, training, education, and experience shall be entitled to disability benefits of \$257.00 \$455.00 per month for life or until the member's disability ceases, provided that the member makes application to the board for disability benefits within 12 months of becoming totally and permanently disabled.

794 (b) The disability benefits provided under this Code section shall be payable upon the 795 event of disability as provided in subsection (a) of this Code section regardless of the cause 796 of the disability and shall be payable when the disability is a result of any mental or 797 physical injury or disease, whether caused by reason of the peace officer's employment or 798 not, provided that no benefits shall be payable under this Code section for any disability 799 resulting from the chronic and excessive consumption of alcoholic beverages, addiction to 800 drugs, the use of which is prohibited in this state by law, engagement by the member in any 801 criminal act, willful misconduct of the member, or injury sustained by the member while 802 serving in the armed forces of any country or while on active duty in the National Guard 803 or other armed forces reserve force.

804 (c) Any other provision of law to the contrary notwithstanding, any member who is 805 receiving disability benefits pursuant to this Code section on June 30, 1990, and who had 806 at least 20 years of creditable service at the time such member first became eligible for 807 such disability benefits shall receive the same benefits as a member who retires at age 55 808 or older with 20 years of creditable service under the provisions of Code Section 47-17-80. 809 For each year of service above 20 years but not more than 30 years which such member 810 had when first becoming eligible to receive disability benefits, the benefits shall be the 811 same as those provided for the same number of years of creditable service under the 812 provisions of Code Section 47-17-80. The benefits of such members who are receiving 813 disability benefits pursuant to this Code section on June 30, 1990, shall be recomputed and

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(d) The amount of disability benefits in this Code section shall apply to those members
who have retired on disability prior to July 1, 1990, as well as to those members who retire
on disability on or after that date. The service of each such member who retired prior to
July 1, 1990, shall be recomputed, and the benefits provided under this Code section shall
be paid to such member in the future beginning July 1, 1990.

823 (e) Once each year during the first five years following the commencement of disability 824 benefits under this Code section, and once in every three-year period thereafter, the board 825 may require a disability beneficiary who has not yet attained 65 years of age to undergo a medical examination, such examination to be made at his or her place of residence, or other 826 827 place mutually agreed upon, by physicians designated by the board. The disability benefits 828 recipient may himself or herself request such an examination. The designated physicians 829 shall report to the board, following each such examination, the current status and condition 830 of the recipient's disability.

831 (f) A disabled member's disability benefits shall cease:

832 (1) Upon his or her return to gainful employment with the employer for which he or she
833 worked at the time his or her their disability originated;

(2) If he or she refuses to submit to any medical examination requested under this Code
section, in which case the benefits shall remain discontinued until the member's
withdrawal of such refusal and submission to the requested medical examination; and,
if his or her refusal continues for one year, all his or her rights in and to disability benefits
may be revoked by the board;

(3) If the board determines on the basis of any medical examination that the member hassufficiently recovered from his or her disability so as to again be able to perform

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substantially all of the duties of the position to which he or she was regularly assigned
when the disability originated, or so as to be able to engage in an occupation or gainful
employment for which he or she is reasonably suited by virtue of his or her background,
training, education, and experience;

(4) If the member does in fact obtain gainful employment compensating him or her at a
level equal to or greater than the current compensation for the position he or she occupied
at the time his or her disability originated; or

848 (5) When he or she dies.

849 (g) The board shall prescribe and furnish a form and procedure for the application for 850 disability benefits. Applications shall contain such information as the board shall require. 851 Upon the receipt of an application, the board may pass upon and decide whether to grant 852 or deny the application on the basis of the submitted information or may refer the 853 application to its duly appointed hearing officer for a recommendation. Any applicant for 854 disability benefits shall have the right to request the board to refer his or her application to 855 the hearing officer for a recommendation. In the consideration of any application for 856 disability benefits, the receipt of disability benefits or payments by the applicant under the 857 federal Social Security Act shall be deemed sufficient for eligibility for disability benefits 858 under this Code section.

(h) Any other provision of this Code section to the contrary notwithstanding, no person
who becomes a member or again becomes a member of this fund on or after July 1, 1993,
shall be entitled to any benefit provided for in this Code section.

862 47-17-82.

(a) A peace officer, upon becoming a member of the fund and after having designated a
beneficiary, shall be issued a certificate by the board whereby the board shall agree to pay
the sum of \$3,500.00, or such lesser amount as might be arrived at under this Code section,
to such beneficiary upon the death of such member. If a member has received \$1,000.00

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867 or more in retirement benefits at the time of his or her death, such beneficiary shall only 868 be entitled to receive \$2,500.00 upon the death of such member. If a member has received 869 less than \$1,000.00 in retirement benefits at the time of his or her death, such beneficiary shall only be entitled to receive an amount which, when added to the amount already 870 871 received by the member, will total \$3,500.00; provided, however, that the amount to be paid to a member who dies with less than five years of service shall be \$1,000.00. 872 873 Following the death of a retired member or an active member in good standing, upon 874 application to the board and proof of death, the member's designated beneficiary shall be 875 paid the sum of \$5.000.00. (b) The designated beneficiary of any dues-paying member who receives an injury by 876 external accident or violence arising out of and in the course of the employment as a peace 877 878 officer and not resulting from willful misconduct of such officer, which injury is the direct 879 and proximate cause of death within 12 months of the date of the injury, shall, upon 880 application to the board and lawful proof of such injury and death as the direct and

proximate result thereof, be paid a sum of \$5,500.00, provided that, if such peace officer

882 received any disability benefits under this chapter, the \$5,500.00 death benefit provided for

under this Code section shall be reduced in the amount of such disability benefits received;
 provided, further, that in no event shall such death benefit be less than \$2,500.00;

regardless of the amount of benefits such peace officer may have drawn prior to his death
\$10,000.00.

(c) Applications for such benefits shall contain such information as the board shall desire
 <u>require</u>.

889 (d) If the amount of dues paid by the member prior to vesting is greater than the amount

890 of death benefit contained in subsection (a) or (b) of this Code section, the designated

891 <u>beneficiary will receive a refund of the dues paid.</u>

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892 47-17-83.

(a) Upon application of any person who is or has been a member, the board may provide
for a refund to such person of 95 100 percent of all dues paid by him such person for
periods of service which qualify as creditable service under this chapter.

(b) A member who takes a refund after April 1, 1965, while still employed as a peace officer shall not be eligible to be reinstated to membership and shall not be eligible to receive credit for service rendered before he they again becomes become a member. After a period of at least six months after taking a refund, he they may apply for new membership, subject to other terms and conditions set forth in this chapter and any lawful rules and regulations adopted by the board relating to membership.

902 (c) Upon application of any person who received a refund of dues prior to April 1, 1965, 903 or of any person who is not employed as a peace officer and who receives a refund of dues 904 after April 1, 1965, the board may reinstate such person as a member. Such person may 905 further be granted credit for all periods of service for which dues have previously been 906 paid, provided that such person shall, at the time of application, be a peace officer; 907 provided, further, that he tenders back to the fund all moneys and all dues previously 908 refunded, plus regular dues for any other period of service during which such person may 909 have served as a peace officer, together with interest on such amounts at the rate of 8 910 percent per annum from the date of such refund; provided, further, that, if such person has 911 served eight or more continuous months as a peace officer, beginning on or after April 1, 1965, without having made application for reinstatement to membership within that 912 eight-month period, his right to be so reinstated to membership shall be forever forfeited 913 and he shall not be eligible to receive credit for service rendered before he again becomes 914 915 a member. He may apply for new membership, subject to other terms and conditions set 916 forth in this chapter and any lawful rules and regulations adopted by the board relating to 917 membership.

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918 (d) The board may refund 100 percent of any overpayment of dues paid by any person for 919 any period of service during which it is determined that such person was not a peace 920 officer, and he is they are not entitled to credit for such period of service.

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# 922 47-17-100.

The provisions of this chapter relating to benefits and annuities shall not become operative until after the funds necessary to carry out this chapter have been provided. All claims for annuities or benefits arising before such funds are made available shall not be covered by this chapter; and the board is directed not to pay any annuities or benefits based upon any such claim; but, for the purpose of computing the length of service under this chapter, the board shall be authorized to include the period of time elapsing between February 1, 1950, and the date that it becomes operative.

930 47-17-101.

All rights and benefits under this chapter shall be subject to future legislative change or
revision, and no beneficiary shall be deemed to have any vested right to any annuities or
benefits under this chapter.

934 47-17-102.

If at any time the amounts derived from the different sources provided in this chapter are not sufficient to enable the board to pay in full each person determined to be entitled to annuities or benefits under this chapter, then each beneficiary shall receive a prorated percentage of the monthly benefits otherwise payable until the fund is sufficiently replenished to warrant the resumption thereafter of full payments of such annuities or benefits to each beneficiary. In no event shall the board, or any member of the board, be

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941 liable to any beneficiary or the representatives of any beneficiary for any deficiencies in 942 payments made under this Code section.

943 47-17-103.

944 The right to any pension, annuity, allowance, or benefit; to the return of contributions; to 945 a pension, annuity, allowance or benefit itself; to any optional benefit, or any other right 946 accrued or accruing to any person under this chapter; and to moneys under this chapter 947 shall be exempt from any tax imposed by this state, county, municipal, or other political 948 subdivision, except as provided in Code Section 48-7-27; exempt from levy and sale, 949 garnishment, attachment, or any other process whatsoever; and shall be unassignable unless 950 otherwise specifically provided for in this chapter.

951 47-17-104.

952 Any person who knowingly furnishes false information for the purpose of becoming a 953 member of the fund, for receiving credit for service to which he is not entitled, or for 954 receiving benefits hereunder or any person who knowingly assists in doing any of the 955 foregoing things shall be guilty of a misdemeanor. Any person whose duty it is to remit 956 the sum provided for in Code Section 47-17-60 and who fails or refuses to remit such sum 957 shall be guilty of a misdemeanor.

958 47-17-105.

959 If at any time a member of the fund undergoes a change of employment to a position that 960 does not qualify the member as a 'peace officer' as such term is defined in this chapter, or 961 if his or her job description changes in a manner that is inconsistent with such definition, 962 such member shall have an affirmative duty to notify the board of such change 963 immediately. The board is not authorized to accept membership dues from any such

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member or to pay benefits calculated on service after such a change of employment or jobdescription."

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# **SECTION 2.**

967 This Act shall become effective on July 1, 2024, only if it is determined to have been 968 concurrently funded as provided in Chapter 20 of Title 47 of the Official Code of Georgia 969 Annotated, the "Public Retirement Systems Standards Law"; otherwise, this Act shall not 970 become effective and shall be automatically repealed in its entirety on July 1, 2024, as 971 required by subsection (a) of Code Section 47-20-50.

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## **SECTION 3.**

973 All laws and parts of laws in conflict with this Act are repealed.