

Proposed Conference Report No. 1
August 28, 2012

AMENDED IN SENATE SEPTEMBER 7, 2011

AMENDED IN SENATE SEPTEMBER 2, 2011

AMENDED IN SENATE JUNE 22, 2011

AMENDED IN ASSEMBLY APRIL 25, 2011

AMENDED IN ASSEMBLY APRIL 14, 2011

AMENDED IN ASSEMBLY APRIL 11, 2011

AMENDED IN ASSEMBLY FEBRUARY 24, 2011

CALIFORNIA LEGISLATURE—2011–12 REGULAR SESSION

ASSEMBLY BILL

No. 340

Introduced by Assembly Member Furutani
(Coauthors: Assembly Members Huber and Ma)
(Principal coauthor: Senator Negrete McLeod)
(Coauthor: Assembly Member Allen)

February 10, 2011

~~An act relating to public employees' retirement.~~ *An act to amend Sections 24214 and 24214.5 of, and to add Sections 22119.3, 22164.5, 24202.6, 24202.7, and 24202.8 to, the Education Code, to amend Sections 9355.4, 9355.41, 9355.45, 20281.5, 20516, 21076, and 31461 of, to amend and renumber Section 1243 of, to add Sections 20516.5, 20677.96, 20683.2, 20791, 21076.5, 31542, 31542.5, 31543, 31631, and 31631.5 to, to add Article 4 (commencing with Section 7522) to Chapter 21 of Division 7 of Title 1 of, to add a heading to Article 1 (commencing with Section 7500), to add a heading to Article 2 (commencing with Section 7515), and to add a heading to Article 3*

(commencing with Section 7520) of Chapter 21 of Division 7 of Title 1 of, to add and repeal Sections 7522.66 and 21400 of, and to repeal the headings of Chapter 21.4 (commencing with Section 7515) and Chapter 21.5 (commencing with Section 7520) of Division 7 of Title 1 of, the Government Code, relating to public employees' retirement, and making an appropriation therefor.

LEGISLATIVE COUNSEL'S DIGEST

AB 340, as amended, Furutani. Public employees' retirement.

(1) The Public Employees' Retirement Law (PERL) establishes the Public Employees' Retirement System (PERS) and the Teachers' Retirement Law establishes the State Teachers' Retirement System (STRS) for the purpose of providing pension benefits to specified public employees. Existing law also establishes the Judges' Retirement System II which provides pension benefits to elected judges and the Legislators' Retirement System which provides pension benefits to elective officers of the state other than judges and to legislative statutory officers. The County Employees Retirement Law of 1937 authorizes counties to establish retirement systems pursuant to its provisions in order to provide pension benefits to county, city, and district employees.

This bill would require a public retirement system, as defined, to modify its plan or plans to comply with this act. The bill would establish new retirement formulas that could not be exceeded by a public employer offering a defined benefit pension plan, setting the maximum benefit allowable for employees first hired on or after January 1, 2013, as a formula commonly known as 2.5% at age 67 for nonsafety members, one of 3 formulas for safety members, 2% at age 57, 2.5% at age 57, or 2.7% at age 57, and 1.25% at age 67 for new state miscellaneous or industrial members who elect to be in Tier 2. The amount of pensionable compensation upon which a defined benefit for new members, as defined, could be based would be limited to an amount determined under a specified provision of federal law for an employee whose service is included in the federal system, which is \$110,100 for 2012, and 120% of that amount for an employee whose service is not included in the federal system. Those amounts would be adjusted annually, as specified. The bill would authorize an employer to contribute to a defined contribution plan, as specified.

The bill would prohibit a public employer from making contributions on behalf of a person who first becomes a member on or after January

1, 2013, to any qualified retirement plan based on any portion of compensation that exceeds an amount specified in federal law, which is \$250,000 for 2012. The bill would also prohibit, for the purposes of determining a retirement benefit paid to a new member of a public retirement system, the maximum salary, compensation, or payrate taken into account under the retirement plan for any year from exceeding the amount specified in that federal provision, and would prohibit a public employer from seeking an exception to that prohibition.

The bill would prohibit a public employer from offering a plan of replacement benefits for a person who is first hired on or after January 1, 2013, and any survivors or beneficiaries whose retirement benefits are limited by a specified provision of federal law.

The bill would prohibit a public employer from providing a retirement health benefit vesting schedule or other specified retirement benefits to a manager or an employee or officer who is excluded from collective bargaining that is more advantageous than that provided generally to other public employees of the same employer who are in related membership classifications.

(2) Existing law defines final compensation for various employment classifications in connection with the benefits provided by the retirement systems.

This bill, for the purposes of determining a retirement benefit paid to a person who first becomes a member of a public retirement system on or after January 1, 2013, would require that final compensation mean the member's highest average annual pensionable compensation earned, as defined, during a period of at least 36 consecutive months, or at least 3 school years, as specified.

(3) Existing state and local public employee retirement systems are funded by investment returns and employer and employee contributions. The California Constitution provides that the retirement board of a public pension or retirement system has the exclusive power to provide for actuarial services in order to ensure the competency of the assets of the system. Existing law, with respect to PERS, requires the Governor to include in the annual Budget Act the contribution rates submitted by the system actuary of the liability on account of employees of the state.

This bill would require public employees who are first employed on and after January 1, 2013, and who contribute to a defined benefit plan to contribute at least $\frac{1}{2}$ of the annual actuarially determined normal costs, and would prohibit a public employer from contributing in any fiscal year, in combination with employee contributions, less than the

plan normal cost, except as specified. The bill would authorize employee contributions to be more than $\frac{1}{2}$ of the normal costs if agreed to through collective bargaining, but would prohibit the employer from using impasse procedures to increase an employee rate. The bill would also state that equal sharing of the normal cost between the employer and employees shall be the standard and would prescribe specified increases in employee contribution rates for existing employees. By increasing the contribution to continuously appropriated funds, this bill would make an appropriation.

(4) The Teachers' Retirement Law establishes the Defined Benefit Program of STRS, which provides a defined benefit to members of the system based on final compensation, credited service, and age at retirement, subject to certain variations. The Teachers' Retirement Law also establishes the Defined Benefit Supplement Program, which provides supplemental retirement, disability, and other benefits, payable either in a lump-sum payment or an annuity, or both, to members of the State Teachers' Retirement Plan. The Teachers' Retirement Law defines creditable compensation for these purposes as remuneration that is payable in cash to all persons in the same class of employees, as specified, for performing creditable service.

This bill would revise the definition of creditable compensation for these purposes and would identify certain payments, reimbursements, and compensation that are creditable compensation to be applied to the Defined Benefit Supplement Program. The bill would prohibit an employer from offering a supplemental defined benefit plan unless it offered one before January 1, 2013.

The bill would establish a retirement formula of 2.4% at age 65 and set a minimum retirement age of 55 for a member of STRS who is hired on or after January 1, 2013. The bill would state the intent of the Legislature that STRS propose statutory changes to fully effectuate those changes by June 30, 2013.

(5) Existing law permits members of PERS, STRS, and county, city, and district retirement systems that have adopted specified provisions, to purchase up to 5 years of nonqualified service credit by making specified contributions to the system.

This bill, on and after January 1, 2013, would prohibit a public retirement system from allowing the purchase of nonqualified service credit, as described above, except as specified.

Under existing law, retirement benefits may be increased retroactively or prospectively.

This bill would provide that any enhancement to a public retirement system's retirement formula or benefit that is adopted on or after January 1, 2013, would apply only to service performed on or after the operative date of the enhancement. The bill would also provide that, if a change to a member's classification or employment results in an increase in the retirement formula or benefit applicable to that member, the increase would apply only to service performed on or after the operative date of the change. The bill would also, until January 1, 2018, specify the benefit amount for industrial disability retirement.

(6) Existing law requires the final compensation of a local member for the purpose of determining any pension or benefit resulting from state service as an elective or appointed officer on a city council or a county board of supervisors accrued while in membership, to be based on the highest average annual compensation earnable by the member during the period of state service in each elective or appointed office.

This bill, for the purpose of determining any pension or benefit resulting from the local service, would require final compensation to be based on the highest average annual pensionable compensation earned.

(7) Existing law provides that any elected public officer who takes public office, or is reelected to public office, on or after January 1, 2006, who is convicted of any specified felony arising directly out of his or her official duties, forfeits all rights and benefits accrued on and after January 1, 2006, under, and membership in, any public retirement system in which he or she is a member, effective on the date of final conviction, as specified.

This bill would instead require that a public employee, including one who is elected or appointed to a public office, who is convicted of any state or federal felony for conduct arising out of, or in the performance of, his or her official duties in pursuit of the office or appointment, or in connection with obtaining salary, disability retirement, service retirement, or other benefits, forfeit retirement benefits earned or accrued from the earliest date of the commission of the felony to the forfeiture date, as specified. The bill would also require any contributions to the public retirement system made by the public employee on or after the earliest date of commission of the felony to be returned, without interest, to the public employee upon the occurrence of a distribution event, as defined, unless otherwise ordered by a court or determined by the pension administrator. The bill would also make related, conforming changes.

(8) *PERL establishes the circumstances in which a retired person may serve without reinstatement from retirement or loss or interruption of benefits, including as a member of a board, commission, or advisory committee, upon appointment by certain state officials, by the director of a state department, or by the governing board of a contracting agency. Existing law generally prohibits any person who has been retired from being employed in any capacity with the same public employer unless he or she is first reinstated from retirement, except as authorized.*

This bill would authorize a retired person, who is first appointed on or after January 1, 2013, to a part-time or nonsalaried position on a state board or commission, to serve without reinstatement, as specified. The bill would prohibit a retired person who retires from a public employer from serving, being employed by, or being employed through a contract directly by a public employer in the same retirement system from which the retiree receives a pension benefit without reinstatement, except as specified.

(9) *The Teachers' Retirement Law limits the amount of compensation for certain creditable service activities by a retired member to be \$22,000 adjusted by the percentage change in the average compensation earnable by active members of the Defined Benefit Program, from the 1998–99 fiscal year to the fiscal year ending in the previous calendar year.*

The bill would change that limit in the Teachers' Retirement Law to be $\frac{1}{2}$ of the median final compensation of all members who retired for service during the fiscal year ending in the previous calendar year and would define those activities as retired member activities.

(10) *The Legislators' Retirement Law (LRL) provides pension benefits based in part upon credited service. The LRL also authorizes the Insurance Commissioner and every legislative statutory officer and every elective officer of the state whose office is provided for by the California Constitution, except judges, to become a member of the Legislators' Retirement System (LRS). PERL authorizes legislative statutory officers and elective officers, as defined, to elect to become members of PERS.*

This bill would prohibit anyone who first becomes, on or after January 1, 2013, the Insurance Commissioner, a legislative statutory officer, or an elective officer of the state whose office is provided for by the California Constitution from becoming a member of the LRS but would continue to provide optional membership in PERS.

(11) Existing law authorizes any public agency to participate in, and make its employees members of, PERS by contract. In the case of an employee who has been employed by one or more contracting public agencies, retirement benefits distributed to that employee are based on the highest final compensation under any system, and each system makes a separate retirement payment to the employee based upon the number of years that the employee worked for each of those agencies.

The bill would require the Board of Administration of PERS to implement program changes to ensure that a contracting agency that creates a significant increase in actuarial liability bears the associated liability. The bill would require the system actuary to assess an increase in liability in this regard to the employer that created it at the time the increase is determined and to make adjustments to that employer's rates to account for the increased liability. The bill would apply these requirements to any significant increase in actuarial liability due to increased compensation paid to a nonrepresented employee regardless of when the increase in compensation occurred.

(12) The County Employees Retirement Law of 1937 (CERL) authorizes counties and districts, as defined, to provide a system of retirement benefits to their employees. CERL defines compensation earnable for the purpose of calculating benefits as the average compensation for the period under consideration with respect to the average number of days ordinarily worked by persons in the same grade or class of positions during the period, and at the same rate of pay, as determined by the retirement board.

This bill would prohibit a variety of payments, including unscheduled overtime, payments for unused vacation, sick leave, or compensatory time off, exceeding what may be earned and payable in each 12-month period during the final average salary period, and specified payments made at the termination of employment from being included in compensation earnable. The bill would require the board to establish a procedure for assessing and determining whether an element of compensation was paid to enhance a member's retirement benefit and would prohibit that compensation from being included in compensation earnable.

The bill would require the board to provide notice to the member and employer upon a final determination that compensation was paid to enhance a member's retirement benefit. The bill would authorize the member or employer to obtain judicial review of the board's action by filing a petition for writ of mandate, as specified.

The bill would authorize the board to assess a county or district a reasonable amount to cover the cost of audit, adjustment, or correction, if it determines that a county or district knowingly failed to comply with specified reporting requirements.

~~The State Teachers' Retirement System, the Public Employees' Retirement System, the Judges' Retirement System, and the Judges Retirement System II provide pension benefits based in part upon credited service. Under existing law, counties and districts, as defined, may provide retirement benefits to their employees pursuant to the County Employees Retirement Law of 1937.~~

~~This bill would declare the intent of the Legislature to convene a conference committee to craft responsible, comprehensive legislation to reform state and local pension systems in a manner that reflects both the legitimate needs of public employees and the fiscal circumstances of state and local governments.~~

Vote: majority. Appropriation: ~~no~~ yes. Fiscal committee: ~~no~~ yes. State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Section 22119.3 is added to the Education Code,
2 to read:

3 22119.3. (a) "Creditable compensation" for members who
4 are subject to the California Public Employees' Pension Reform
5 Act of 2013 (Article 4 (commencing with Section 7522) of Chapter
6 21 of Division 7 of Title 1 of the Government Code) shall not mean
7 and shall not include any compensation that is excluded from the
8 definition of pensionable compensation pursuant to Section 7522.34
9 of the Government Code.

10 (b) Creditable compensation credited to the Defined Benefit
11 Plan shall be consistent with requirements for pensionable
12 compensation pursuant to Section 7522.34 of the Government
13 Code.

14 (c) Notwithstanding subdivision (a), member and employer
15 contributions, exclusive of contributions pursuant to Section 22951,
16 on creditable compensation for creditable service that exceeds
17 one year in a school year shall be credited to the Defined Benefit
18 Supplement Program.

19 SEC. 2. Section 22164.5 is added to the Education Code, to
20 read:

1 22164.5. (a) “Retired member activities” means one or more
2 activities identified in subdivision (a) or (b) of Section 22119.5 or
3 subdivision (a) or (b) of Section 26113 within the California public
4 school system and performed by a member retired for service under
5 this part as one of the following:

- 6 (1) An employee of an employer.
- 7 (2) An employee of a third party, except as specified in
8 subdivision (b).
- 9 (3) An independent contractor.

10 (b) The activities of an employee of a third party shall not be
11 included in the definition of “retired member activities” if all of
12 the following conditions apply:

- 13 (1) The employee performs a limited-term assignment.
- 14 (2) The third-party employer does not participate in a California
15 public pension system.
- 16 (3) The activities performed by the individual are not normally
17 performed by employees of an employer, as defined in Section
18 22131.

19 SEC. 3. Section 24202.6 is added to the Education Code, to
20 read:

21 24202.6. (a) A member who is first hired on or after January
22 1, 2013, shall receive a retirement allowance consisting of all of
23 the following:

24 (1) (A) An annual allowance payable in monthly installments
25 upon retirement equal to the percentage of the final compensation
26 set forth opposite the member’s age at retirement in the following
27 table multiplied by each year of credited service:

28	29 Age at Retirement	Percentage
30	62.....	2.000
31	62 1/4.....	2.033
32	62 1/2.....	2.067
33	62 3/4.....	2.100
34	63.....	2.133
35	63 1/4.....	2.167
36	63 1/2.....	2.200
37	63 3/4.....	2.233
38	64.....	2.267
39	64 1/4.....	2.300
40	64 1/2.....	2.333

1	64 ³ / ₄	2.367
2	65.....	2.400

3

4 (B) If a member retires after attaining early retirement age but
 5 before attaining normal retirement age, the member's allowance
 6 shall be reduced by one-half of 1 percent for each full month, or
 7 fraction of a month, that will elapse until the member will attain
 8 normal retirement age.

9 (2) An annuity that shall be the actuarial equivalent of the
 10 member's accumulated annuity deposit contributions at the time
 11 of retirement.

12 (3) An annuity based on the balance of credits in the member's
 13 Defined Benefit Supplement account, pursuant to Section 25012,
 14 if elected by the member pursuant to Section 25011 or 25011.1.

15 (b) In computing the amounts described in paragraph (1) of
 16 subdivision (a), the age of the member on the last day of the month
 17 in which the retirement allowance begins to be payable or the later
 18 date as described in Section 24204 shall be used.

19 (c) Pensionable compensation used to calculate the defined
 20 benefit shall be limited as described in Section 7522.10 of the
 21 Government Code.

22 SEC. 4. Section 24202.7 is added to the Education Code, to
 23 read:

24 24202.7. Notwithstanding any other provision of this part, for
 25 any member who is first hired on or after January 1, 2013, the
 26 minimum retirement age shall be 55 years of age, the early
 27 retirement age shall be 55 years of age, and the normal retirement
 28 age shall be 62 years of age.

29 SEC. 5. Section 24202.8 is added to the Education Code, to
 30 read:

31 24202.8. It is the intent of the Legislature that the system
 32 identify and propose all statutory changes necessary to fully
 33 effectuate the implementation of the changes established in Sections
 34 24202.6 and 24202.7 in all relevant statutes by June 30, 2013.

35 SEC. 6. Section 24214 of the Education Code, as amended by
 36 Section 3 of Chapter 135 of the Statutes of 2012, is amended to
 37 read:

38 24214. (a) A member retired for service under this part may
 39 perform the activities identified in subdivision (a) or (b) of Section
 40 22119.5, or subdivision (a) or (b) of Section 26113, as an employee

1 of an employer, as an employee of a third party, or as an
2 independent contractor within the California public school system,
3 *retired member activities*, but the member shall not make
4 contributions to the retirement fund or accrue service credit based
5 on compensation earned from that service. The employer shall
6 maintain accurate records of the earnings of the retired member
7 and report those earnings monthly to the system and retired member
8 as described in Section 22461.

9 (b) If a member is retired for service under this part, the rate of
10 pay for ~~service~~ *retired member activities*, performed by that
11 member as an employee of the employer, as an employee of a third
12 party, or as an independent contractor shall not be less than the
13 minimum, nor exceed ~~that~~ *the maximum*, paid by the employer to
14 other employees performing comparable duties.

15 (c) A member retired for service under this part shall not be
16 required to reinstate for performing ~~the activities identified in~~
17 ~~subdivision (a) or (b) of Section 22119.5 as an employee of an~~
18 ~~employer, as an employee of a third party, or as an independent~~
19 ~~contractor within the California public school system~~ *retired*
20 *member activities*.

21 (d) A member retired for service under this part may earn
22 compensation for performing ~~activities identified in subdivision~~
23 ~~(a) or (b) of Section 22119.5~~ *retired member activities* in any one
24 school year up to the limitation specified in subdivision (f) ~~as an~~
25 ~~employee of an employer, as an employee of a third party, or as~~
26 ~~an independent contractor, within the California public school~~
27 ~~system~~, without a reduction in his or her retirement allowance.

28 (e) The postretirement compensation limitation provisions set
29 forth in this section are not applicable to compensation earned for
30 the performance of ~~the activities described in subdivision (a)~~ *retired*
31 *member activities* for which the employer is not eligible to receive
32 state apportionment or to compensation that is not creditable
33 pursuant to Section 22119.2.

34 (f) The limitation that shall apply to the compensation for
35 performance of ~~the activities identified in subdivision (a) or (b) of~~
36 ~~Section 22119.5 by a member retired for service under this part~~
37 ~~either as an employee of an employer, an employee of a third party,~~
38 ~~or as an independent contractor~~ *retired member activities* shall, in
39 any one school year, be an amount calculated by the board each
40 July 1 equal to one-half of the median final compensation of all

1 members who retired for service during the fiscal year to the fiscal
 2 year ending in the previous calendar year.

3 (g) If a member retired for service under this part earns
 4 compensation for performing activities identified in subdivision
 5 (a) or (b) of Section 22119.5 *retired member activities*, in excess
 6 of the limitation specified in subdivision (f), as an employee of an
 7 employer, as an employee of a third party, or as an independent
 8 contractor, within the California public school system, and if that
 9 compensation is not exempt from that limitation under subdivision
 10 (e) (h) or any other provisions of law, the member's retirement
 11 allowance shall be reduced by the amount of the excess
 12 compensation. The amount of the reduction may be equal to the
 13 monthly allowance payable but shall not exceed the amount of the
 14 annual allowance payable under this part for the fiscal year in
 15 which the excess compensation was earned after any reduction
 16 made in accordance with subdivision (b) of Section 24214.5.

17 (h) The limitation specified in this section is not applicable to
 18 compensation paid to a member retired for service under this part
 19 who has returned to work after the date of retirement as a trustee,
 20 administrator, or fiscal adviser approved, *fiscal expert, receiver,*
 21 *or special trustee appointed* by the Superintendent of Public
 22 Instruction, *the State Board of Education*, the Board of Governors
 23 of the California Community Colleges, or a county superintendent
 24 of schools to address academic or financial weaknesses in a school
 25 district pursuant to any of the following provisions:

- 26 (1) Section 41320.1.
- 27 (2) Article 2 (commencing with Section 42122) of Chapter 6
 28 of Part 24 of Division 3 of Title 2.
- 29 (3) Article 3.1 (commencing with Section 52055.57) of Chapter
 30 6.1 of Part 28 of Division 4 of Title 2.
- 31 (4) Section 84040.

32 (i) The Superintendent of Public Instruction, *the Executive*
 33 *Director of the State Board of Education*, the Chancellor of the
 34 California Community Colleges, or the county superintendent of
 35 schools exercising the exemption pursuant to subdivision (h) shall
 36 submit all documentation required by the system to substantiate
 37 the eligibility of the retired member for the exemption, including
 38 compliance with ~~subdivision (h)~~ *subdivisions (j) and (k)*. The
 39 documentation shall be received by the system prior to the retired
 40 member's performance of any activity specified in subdivision (a)

1 or (b) of Section 22119.5 or subdivision (a) or (b) of Section 26113
2 retired member activities.

3 (j) Subdivision (h) shall not apply to a member who has not
4 attained normal retirement age at the time the compensation is
5 earned by the member, received additional service credit pursuant
6 to Section 22714 or 22715, or received from any public employer
7 any financial inducement to retire in the previous six months. For
8 purposes of this section and Section 24214.5, “financial
9 inducement to retire” includes, but is not limited to, any form of
10 compensation or other payment that is paid directly or indirectly
11 by a public employer to the member, even if not in cash, either
12 before or after retirement, if the member retires for service on or
13 before a specific date or specific range of dates established by the
14 public employer on or before the date the inducement is offered.
15 The system shall liberally interpret this subdivision to further the
16 Legislature’s intent to make subdivision (h) inapplicable to
17 members if the member received a financial incentive from any
18 public employer to retire or otherwise terminate employment with
19 the public employer.

20 (j)

21 (k) The documentation required for subdivision (i) shall include
22 certification of the following:

23 (1) The position was first advertised for appointment to current
24 active or inactive members of the program with the necessary
25 qualifications to perform the requirements of the position and no
26 qualified current active or inactive member was available to be
27 appointed.

28 (2) The appointing authority made a good faith effort to hire a
29 retired member who reinstated to active membership for the
30 position at the same salary that was offered as first advertised
31 pursuant to paragraph (1).

32 (3) The appointing authority, having tried and failed to hire a
33 current active or inactive member or a reinstated retired member,
34 hired a retired member and the salary offered to the retired member
35 subject to this paragraph does not exceed the salary that was offered
36 as first advertised pursuant to paragraph (1).

37 ~~(4) The appointment shall be terminated no later than June 30,~~
38 ~~2013.~~

39 (5)

1 (4) The salary paid shall be no greater than the salary offered
 2 to current active members for the appointed position.
 3 ~~(k) An employee of a third party shall not be subject to this~~
 4 ~~section if he or she meets all of the following conditions:~~
 5 ~~(1) He or she performs a limited-term assignment.~~
 6 ~~(2) The third-party employer does not participate in a California~~
 7 ~~public pension system.~~
 8 ~~(3) The activities performed by the individual are not normally~~
 9 ~~performed by employees of the employer, as defined in Section~~
 10 ~~22131.~~
 11 (l) The amendments to this section enacted during the 1995–96
 12 Regular Session shall be deemed to have become operative on July
 13 1, 1996.
 14 (m) This section shall apply to compensation paid during the
 15 2012–13 fiscal year and 2013–14 fiscal years.
 16 (n) This section shall become inoperative on ~~June 30, 2013,~~
 17 ~~July 1, 2014,~~ and, as of January 1, ~~2014, 2015,~~ is repealed, unless
 18 a later enacted statute, that becomes operative on or before January
 19 1, ~~2014, 2015,~~ deletes or extends the dates on which it becomes
 20 inoperative and is repealed.
 21 *SEC. 7. Section 24214 of the Education Code, as amended by*
 22 *Section 4 of Chapter 135 of the Statutes of 2012, is amended to*
 23 *read:*
 24 24214. (a) A member retired for service under this part may
 25 perform the activities identified in subdivision (a) or (b) of Section
 26 22119.5, or subdivision (a) or (b) of Section 26113, as an employee
 27 of an employer, as an employee of a third party, or as an
 28 independent contractor within the California public school system,
 29 but the member shall not make contributions to the retirement fund
 30 or accrue service credit based on compensation earned from that
 31 service. The employer shall maintain accurate records of the
 32 earnings of the retired member and report those earnings monthly
 33 to the system and retired member as described in Section 22461.
 34 (b) If a member is retired for service under this part, the rate of
 35 pay for service performed by that member as an employee of the
 36 employer, as an employee of a third party, or as an independent
 37 contractor within the California public school system shall not be
 38 less than the minimum, nor exceed that paid by the employer to
 39 other employees performing comparable duties.

1 (c) A member retired for service under this part shall not be
2 required to reinstate for performing the activities identified in
3 subdivision (a) or (b) of Section 22119.5 as an employee of an
4 employer, as an employee of a third party, or as an independent
5 contractor within the California public school system.

6 (d) A member retired for service under this part may earn
7 compensation for performing activities identified in subdivision
8 (a) or (b) of Section 22119.5 in any one school year up to the
9 limitation specified in subdivision (f) as an employee of an
10 employer, as an employee of a third party, or as an independent
11 contractor, within the California public school system, without a
12 reduction in his or her retirement allowance.

13 (e) The postretirement compensation limitation provisions set
14 forth in this section are not applicable to compensation earned for
15 the performance of the activities described in subdivision (a) for
16 which the employer is not eligible to receive state apportionment
17 or to compensation that is not creditable pursuant to Section
18 22119.2.

19 (f) The limitation that shall apply to the compensation for
20 performance of the activities identified in subdivision (a) or (b) of
21 Section 22119.5 by a member retired for service under this part
22 either as an employee of an employer, an employee of a third party,
23 or as an independent contractor shall, in any one school year, be
24 an amount calculated by the board each July 1 equal to one-half
25 of the median final compensation of all members who retired for
26 service during the fiscal year ending in the previous calendar year.

27 (g) If a member retired for service under this part earns
28 compensation for performing activities identified in subdivision
29 (a) or (b) of Section 22119.5 in excess of the limitation specified
30 in subdivision (f), as an employee of an employer, as an employee
31 of a third party, or as an independent contractor, within the
32 California public school system, the member's retirement
33 allowance shall be reduced by the amount of the excess
34 compensation. The amount of the reduction may be equal to the
35 monthly allowance payable but may not exceed the amount of the
36 annual allowance payable under this part for the fiscal year in
37 which the excess compensation was earned after any reduction
38 made in accordance with subdivision (b) of Section 24214.5.

39 (h) An employee of a third party shall not be subject to this
40 section if he or she meets all of the following conditions:

1 (1) He or she performs a limited-term assignment.
 2 (2) The third-party employer does not participate in a California
 3 public pension system.

4 (3) The activities performed by the individual are not normally
 5 performed by employees of the employer, as defined in Section
 6 22131.

7 (i) The language of this section derived from the amendments
 8 to the section of this number added by Chapter 394 of the Statutes
 9 of 1995, enacted during the 1995–96 Regular Session, is deemed
 10 to have become operative on July 1, 1996.

11 (j) This section shall become operative on July 1, ~~2013~~ 2014.

12 *SEC. 8. Section 24214.5 of the Education Code is amended to*
 13 *read:*

14 24214.5. (a) Notwithstanding *subdivision (f)* of Section 24214,
 15 ~~as of July 1, 2010, the postretirement compensation limitation that~~
 16 ~~shall apply to the compensation for performance of the activities~~
 17 ~~identified in subdivision (a) or (b) of Section 22119.5 either as an~~
 18 ~~employee of an employer, an employee of a third party, or as an~~
 19 ~~independent contractor, within the California public school system,~~
 20 shall be zero dollars (\$0) ~~during in either of the following~~
 21 *circumstances:*

22 (1) ~~During the first six calendar months 180 days after the most~~
 23 ~~recent retirement of a member retired for service under this part;~~
 24 ~~if the member is below normal retirement age at the time the~~
 25 ~~compensation is earned.~~

26 (2) *During the first six consecutive months after the most recent*
 27 *retirement if the member received additional service credit*
 28 *pursuant to Section 22714 or 22715 or received from any public*
 29 *employer any financial inducement to retire, as defined by*
 30 *subdivision (j) of Section 24214.*

31 (b) *If the member has attained normal retirement age at the*
 32 *time the compensation is earned, subdivision (a) shall not apply*
 33 *and Section 24214 shall apply if the appointment has been*
 34 *approved by the governing body of the employer in a public*
 35 *meeting, as reflected in a resolution adopted by the governing*
 36 *body of the employer prior to the performance of retired member*
 37 *activities, expressing its intent to seek an exemption from the*
 38 *limitation specified in subdivision (a). Approval of the appointment*
 39 *may not be placed on a consent calendar. Notwithstanding any*
 40 *other provision of Article 3.5 (commencing with Section 6250) of*

1 *Division 7 of Title 1 of the Government Code or any state or federal*
2 *law incorporated by subdivision (k) of Section 6254 of the*
3 *Government Code, the resolution shall be subject to disclosure by*
4 *the entity adopting the resolution and the system. The resolution*
5 *shall include the following specific information and findings:*

6 *(1) The nature of the employment.*

7 *(2) A finding that the appointment is necessary to fill a critically*
8 *needed position before 180 days have passed.*

9 *(3) A finding that the member is not ineligible for application*
10 *of this subdivision pursuant to subdivision (d).*

11 *(4) A finding that the termination of employment of the retired*
12 *member with the employer is not the basis for the need to acquire*
13 *the services of the member.*

14 *(c) Subdivision (b) shall not apply to a retired member whose*
15 *termination of employment with the employer is the basis for the*
16 *need to acquire the services of the member.*

17 *(d) Subdivision (b) shall not apply if the member received*
18 *additional service credit pursuant to Section 22714 or 22715 or*
19 *received from any public employer any financial inducement to*
20 *retire.*

21 *(e) The Superintendent, the county superintendent of schools,*
22 *or the chief executive officer of a community college shall submit*
23 *all documentation required by the system to substantiate the*
24 *eligibility of the retired member for application of subdivision (b),*
25 *including, but not limited to, the resolution adopted pursuant to*
26 *that subdivision.*

27 *(f) If a member will be receiving compensation for performance*
28 *of retired member activities before 180 days after the most recent*
29 *retirement, the Superintendent, the county superintendent of*
30 *schools, or the chief executive officer of a community college shall*
31 *submit all documentation required by the system that certifies that*
32 *the member did not receive from any public employer any financial*
33 *inducement to retire.*

34 *(g) The documentation required by this section shall be received*
35 *by the system prior to the retired member's performance of retired*
36 *member activities.*

37 *(h) Within 30 calendar days after the receipt of all*
38 *documentation required by the system pursuant to this section, the*
39 *system shall inform the entity seeking application of the exemption*
40 *specified in subdivision (b), or seeking to employ a retired member*

1 *pursuant to subdivision (f), and the retired member whether the*
 2 *compensation paid to the member will be subject to the limitation*
 3 *specified in subdivision (a).*

4 (b)

5 (i) If a member retired for service under this part earns
 6 compensation for performing ~~activities identified in subdivision~~
 7 ~~(a) or (b) of Section 22119.5~~ *retired member activities* in excess
 8 of the limitation specified in subdivision (a), ~~as an employee of~~
 9 ~~an employer, as an employee of a third party, or as an independent~~
 10 ~~contractor, within the California public school system, the~~
 11 member's retirement allowance shall be reduced by the amount
 12 of the excess compensation. The amount of the reduction may be
 13 equal to the monthly allowance payable but may not exceed the
 14 amount of the ~~annual allowance payable under this part for the~~
 15 ~~fiscal year in which the excess compensation was earned~~ *allowance*
 16 *payable during the first 180 days, in accordance with subdivision*
 17 *(a), after a member retired for service under this part.*

18 SEC. 9. *Section 1243 of the Government Code is amended and*
 19 *renumbered to read:*

20 ~~1243.~~

21 7522.70. (a) This section shall apply to any elected public
 22 officer who takes public office, or is reelected to public office, on
 23 or after January 1, 2006.

24 (b) If an elected public officer is convicted during or after
 25 holding office of any felony involving accepting or giving, or
 26 offering to give, any bribe, the embezzlement of public money,
 27 extortion or theft of public money, perjury, or conspiracy to commit
 28 any of those crimes arising directly out of his or her official duties
 29 as an elected public officer, he or she shall forfeit all rights and
 30 benefits under, and membership in, any public retirement system
 31 in which he or she is a member, effective on the date of final
 32 conviction.

33 (c) The elected public officer described in subdivision (b) shall
 34 forfeit only that portion of his or her rights and benefits that accrued
 35 on or after January 1, 2006, on account of his or her service in the
 36 elected public office held when the felony occurred.

37 (d) Any contributions made by the elected public officer
 38 described in subdivision (b) to the public retirement system that
 39 arose directly from or accrued solely as a result of his or her

1 forfeited service as an elected public officer shall be returned,
2 without interest, to the public officer.

3 (e) The public agency that employs an elected public officer
4 described in subdivision (b) shall notify the public retirement
5 system in which the officer is a member of the officer’s conviction.

6 (f) An elected public officer shall not forfeit his or her rights
7 and benefits pursuant to subdivision (b) if the governing body of
8 the elected public officer’s employer, including, but not limited
9 to, the governing body of a city, county, or city and county,
10 authorizes the public officer to receive those rights and benefits.

11 (g) For purposes of this section, “public officer” means an
12 officer of the state, or an officer of a county, city, city and county,
13 district, or authority, or any department, division, bureau, board,
14 commission, agency, or instrumentality of any of these entities.

15 (h) This section applies to any person appointed to service for
16 the period of an elected public officer’s unexpired term of office.

17 (i) *On and after January 1, 2013, this section shall not apply*
18 *in any instance in which Section 7522.72 or 7522.74 applies.*

19 *SEC. 10. The heading of Article 1 (commencing with Section*
20 *7500) is added to Chapter 21 of Division 7 of Title 1 of the*
21 *Government Code, to read:*

22
23 *Article 1. General Provisions*
24

25 *SEC. 11. The heading of Chapter 21.4 (commencing with*
26 *Section 7515) of Division 7 of Title 1 of the Government Code is*
27 *repealed.*

28
29 ~~CHAPTER 21.4.~~

30 ~~JOINT RETIREMENT SYSTEM INVESTMENT INFORMATION SHARING~~
31

32 *SEC. 12. The heading of Article 2 (commencing with Section*
33 *7515) is added to Chapter 21 of Division 7 of Title 1 of the*
34 *Government Code, to read:*

35
36 *Article 2.*

37 *Joint Retirement System Investment Information Sharing*
38

1 *SEC. 13. The heading of Chapter 21.5 (commencing with*
 2 *Section 7520) of Division 7 of Title 1 of the Government Code is*
 3 *repealed.*

4
 5 ~~CHAPTER 21.5. DEPOSITS OF PUBLIC PENSION AND RETIREMENT~~
 6 ~~FUNDS~~

7
 8 *SEC. 14. The heading of Article 3 (commencing with Section*
 9 *7520) is added to Chapter 21 of Division 7 of Title 1 of the*
 10 *Government Code, to read:*

11
 12 *Article 3. Deposits of Public Pension and Retirement Funds*

13
 14 *SEC. 15. Article 4 (commencing with Section 7522) is added*
 15 *to Chapter 21 of Division 7 of Title 1 of the Government Code, to*
 16 *read:*

17
 18 *Article 4. California Public Employees' Pension Reform Act*
 19 *of 2013*

20
 21 7522. *This article shall be known as the California Public*
 22 *Employees' Pension Reform Act of 2013.*

23 7522.02. (a) (1) *Notwithstanding any other law, except as*
 24 *provided in this article, on and after January 1, 2013, this article*
 25 *shall apply to all state and local public retirement systems and to*
 26 *their participating employers, including the Public Employees'*
 27 *Retirement System, the State Teachers' Retirement System, the*
 28 *Legislators' Retirement System, the Judges' Retirement System I,*
 29 *the Judges' Retirement System II, county and district retirement*
 30 *systems created pursuant to the County Employees Retirement*
 31 *Law of 1937, independent public retirement systems, and to*
 32 *individual retirement plans offered by public employers. However,*
 33 *this article shall be subject to the Internal Revenue Code and*
 34 *Section 17 of Article XVI of the California Constitution. The*
 35 *administration of the requirements of this article shall comply with*
 36 *applicable provisions of the Internal Revenue Code and the*
 37 *Revenue and Taxation Code.*

38 (2) *Notwithstanding paragraph (1), this article shall not apply*
 39 *to the entities described in Section 9 of Article IX of, and Sections*
 40 *4 and 5 of Article XI of, the California Constitution, except to the*

1 extent that these entities continue to be participating employers
2 in any retirement system governed by state statute. Accordingly,
3 any retirement plan approved before January 1, 2013, by the voters
4 of any entity excluded from coverage by this section shall not be
5 affected by this article.

6 (b) The benefit plan required by this article shall apply to public
7 employees who are new members as defined in Section 7522.04.

8 (c) Individuals who were employed by any public employer
9 before January 1, 2013, and who became employed by a subsequent
10 public employer for the first time on or after January 1, 2013, shall
11 be subject to the retirement plan that would have been available
12 to employees of the subsequent employer who were first employed
13 by the subsequent employer on or before December 31, 2012, if
14 the individual was subject to reciprocity established under any of
15 the following provisions:

16 (1) Article 5 (commencing with Section 20350) of Chapter 3 of
17 Part 3 of Division 5 of Title 2.

18 (2) Chapter 3 (commencing with Section 31450) of Part 3 of
19 Division 4 of Title 3.

20 (3) Any agreement between public retirement systems to provide
21 reciprocity to members of the systems.

22 (d) If a public employer, before January 1, 2013, offers a defined
23 benefit pension plan that provides a defined benefit formula with
24 a lower benefit factor at normal retirement age and results in a
25 lower normal cost than the defined benefit formula required by
26 this article, that employer may continue to offer that defined benefit
27 formula instead of the defined benefit formula required by this
28 article, and shall not be subject to the requirements of Section
29 7522.10 for pensionable compensation subject to that formula.
30 However, if the employer adopts a new defined benefit formula on
31 or after January 1, 2013, that formula must conform to the
32 requirements of this article or must be determined and certified
33 by the retirement system's chief actuary and the retirement board
34 to have no greater risk and no greater cost to the employer than
35 the defined benefit formula required by this article and must be
36 approved by the Legislature. New members of the defined benefit
37 plan may only participate in the lower cost defined benefit formula
38 that was in place before January 1, 2013, or a defined benefit
39 formula that conforms to the requirements of this article or is
40 approved by the Legislature as provided in this subdivision.

1 (e) If a public employer, before January 1, 2013, offers a
2 retirement benefit plan that consists solely of a defined contribution
3 plan, that employer may continue to offer that plan instead of the
4 defined benefit pension plan required by this article. However, if
5 the employer adopts a new defined benefit pension plan or defined
6 benefit formula on or after January 1, 2013, that plan or formula
7 must conform to the requirements of this article or must be
8 determined and certified by the retirement system's chief actuary
9 and the system's board to have no greater risk and no greater cost
10 to the employer than the defined benefit formula required by this
11 article and must be approved by the Legislature. New members of
12 the employer's plan may only participate in the defined
13 contribution plan that was in place before January 1, 2013, or a
14 defined contribution plan or defined benefit formula that conforms
15 to the requirements of this article.

16 (f) The Judges' Retirement System I and the Judges' Retirement
17 System II shall not be required to adopt the defined benefit formula
18 required by Section 7522.25 or 7522.30 or the compensation
19 limitations defined in Section 7522.10.

20 (g) This article shall not be construed to provide membership
21 in any public retirement system for an individual who would not
22 otherwise be eligible for membership under that system's
23 applicable rules or laws.

24 7522.04. For the purposes of this article:

25 (a) "Defined benefit formula" means a formula used by the
26 retirement system to determine a retirement benefit based on age,
27 years of service, and pensionable compensation earned by an
28 employee up to the limit defined in Section 7522.10.

29 (b) "Employee contributions" means the contributions to a
30 public retirement system required to be paid by a member of the
31 system, as fixed by law, regulation, administrative action, contract,
32 contract amendment, or other written agreement recognized by
33 the retirement system as establishing an employee contribution.

34 (c) "Federal system" means the old age, survivors, disability,
35 and health insurance provisions of the federal Social Security Act
36 (42 U.S.C. Sec. 301 et seq.).

37 (d) "Member" means a public employee who is a member of
38 any type of a public retirement system or plan.

39 (e) "New employee" means either of the following:

1 (1) An employee, including one who is elected or appointed, of
2 a public employer who is employed for the first time by any public
3 employer on or after January 1, 2013, and who was not employed
4 by any other public employer prior to that date.

5 (2) An employee, including one who is elected or appointed, of
6 a public employer who is employed for the first time by any public
7 employer on or after January 1, 2013, and who was employed by
8 another public employer prior to that date, but who was not subject
9 to reciprocity under subdivision (c) of Section 7522.02.

10 (f) “New member” means any of the following:

11 (1) An individual who becomes a member of any public
12 retirement system for the first time on or after January 1, 2013,
13 and who was not a member of any other public retirement system
14 prior to that date.

15 (2) An individual who becomes a member of a public retirement
16 system for the first time on or after January 1, 2013, and who was
17 a member of another public retirement system prior to that date,
18 but who was not subject to reciprocity under subdivision (c) of
19 Section 7522.02.

20 (3) An individual who was an active member in a retirement
21 system and who, after a break in service of more than six months,
22 returned to active membership in that system with a new employer.
23 For purposes of this subdivision, a change in employment between
24 state entities or from one school employer to another shall not be
25 considered as service with a new employer.

26 (g) “Normal cost” means the portion of the present value of
27 projected benefits under the defined benefit that is attributable to
28 the current year of service, as determined by the public retirement
29 system’s actuary according to the most recently completed
30 valuation.

31 (h) “Public employee” means an officer, including one who is
32 elected or appointed, or an employee of a public employer.

33 (i) “Public employer” means:

34 (1) The state and every state entity, including, but not limited
35 to, the Legislature, the judicial branch, including judicial officers,
36 and the California State University.

37 (2) Any political subdivision of the state, or agency or
38 instrumentality of the state or subdivision of the state, including,
39 but not limited to, a city, county, city and county, a charter city, a
40 charter county, school district, community college district, joint

1 powers authority, joint powers agency, and any public agency,
2 authority, board, commission, or district.

3 (3) Any charter school that elects or is required to participate
4 in a public retirement system.

5 (j) “Public retirement system” means any pension or retirement
6 system of a public employer, including, but not limited to, an
7 independent retirement plan offered by a public employer that the
8 public employer participates in or offers to its employees for the
9 purpose of providing retirement benefits, or a system of benefits
10 for public employees that is governed by Section 401(a) of Title
11 26 of the United States Code.

12 7522.10. (a) On and after January 1, 2013, each public
13 retirement system shall modify its plan or plans to comply with
14 the requirements of this section for each public employer that
15 participates in the system.

16 (b) Whenever pensionable compensation, as defined in Section
17 7522.34, is used in the calculation of a benefit, the pensionable
18 compensation shall be subject to the limitations set forth in
19 subdivision (c).

20 (c) The pensionable compensation used to calculate the defined
21 benefit paid to a new member who retires from the system shall
22 not exceed the following applicable percentage of the contribution
23 and benefit base specified in Section 430(b) of Title 42 of the
24 United States Code on January 1, 2013:

25 (1) One hundred percent for a member whose service is included
26 in the federal system.

27 (2) One hundred twenty percent for a member whose service is
28 not included in the federal system.

29 (d) (1) The retirement system shall adjust the pensionable
30 compensation described in subdivision (c) following each actuarial
31 valuation based on changes to the Consumer Price Index for All
32 Urban Consumers. The adjustment shall be effective annually on
33 January 1 following the annual valuation.

34 (2) The Legislature reserves the right to modify the requirements
35 of this subdivision with regard to all public employees subject to
36 this section, except that the Legislature may not modify these
37 provisions in a manner that would result in a decrease in benefits
38 accrued prior to the effective date of the modification.

39 (e) A public employer shall not offer a defined benefit or any
40 combination of defined benefits, including a defined benefit offered

1 *by a private provider, on compensation in excess of the limitation*
2 *in subdivision (c).*

3 *(f) (1) A public employer may provide a contribution to a*
4 *defined contribution plan for compensation in excess of the*
5 *limitation in subdivision (c) provided the plan and the contribution*
6 *meet the requirements and limits of federal law.*

7 *(2) A public employee who receives an employer contribution*
8 *to a defined contribution plan shall not have a vested right to*
9 *continue receiving the employer contribution.*

10 *(g) Any employer contributions to any employee defined*
11 *contribution plan above the pensionable compensation limits in*
12 *subdivision (c) shall not, when combined with the employer's*
13 *contribution to the employee's retirement benefits below the*
14 *compensation limit, exceed the employer's contribution level, as*
15 *a percentage of pay, required to fund the retirement benefits of*
16 *employees with income below the compensation limits.*

17 *7522.15. Except as provided in subdivisions (d) and (e) of*
18 *Section 7522.02, each public employer and each public retirement*
19 *system that offers a defined benefit plan shall offer only the defined*
20 *benefit formulas established pursuant to Sections 7522.20 and*
21 *7522.25 to new members.*

22 *7522.18. (a) A public employer that does not offer a*
23 *supplemental defined benefit plan before January 1, 2013, shall*
24 *not offer a supplemental defined benefit plan for any employee on*
25 *or after January 1, 2013.*

26 *(b) A public employer that provides a supplemental defined*
27 *benefit plan, including a defined benefit plan offered by a private*
28 *provider, before January 1, 2013, shall not offer a supplemental*
29 *defined benefit plan to any additional employee group to which*
30 *the plan was not provided before January 1, 2013.*

31 *(c) Except as provided in Chapter 38 (commencing with Section*
32 *25000) of Article 1 of Part 13 of Title 1 of the Education Code, a*
33 *public employer shall not offer or provide a supplemental defined*
34 *benefit plan, including a defined benefit plan offered by a private*
35 *provider, to any employee hired on or after January 1, 2013.*

36 *7522.20. (a) Each retirement system that offers a defined*
37 *benefit plan for nonsafety members of the system shall use the*
38 *formula prescribed by this section. The defined benefit plan shall*
39 *provide a pension at retirement for service equal to the percentage*
40 *of the member's final compensation set forth opposite the member's*

1 age at retirement, taken to the preceding quarter year, in the
 2 following table, multiplied by the number of years of service in the
 3 system as a nonsafety member. A member may retire for service
 4 under this section after five years of service and upon reaching
 5 52 years of age.

6	7 Age of Retirement	8 Fraction
8	52	1.00
9	52 ¹ / ₄	1.025
10	52 ¹ / ₂	1.050
11	52 ³ / ₄	1.075
12	53	1.100
13	53 ¹ / ₄	1.125
14	53 ¹ / ₂	1.150
15	53 ³ / ₄	1.175
16	54	1.200
17	54 ¹ / ₄	1.225
18	54 ¹ / ₂	1.250
19	54 ³ / ₄	1.275
20	55	1.300
21	55 ¹ / ₄	1.325
22	55 ¹ / ₂	1.350
23	55 ³ / ₄	1.375
24	56	1.400
25	56 ¹ / ₄	1.425
26	56 ¹ / ₂	1.450
27	56 ³ / ₄	1.475
28	57	1.500
29	57 ¹ / ₄	1.525
30	57 ¹ / ₂	1.550
31	57 ³ / ₄	1.575
32	58	1.600
33	58 ¹ / ₄	1.625
34	58 ¹ / ₂	1.650
35	58 ³ / ₄	1.675
36	59	1.700
37	59 ¹ / ₄	1.725
38	59 ¹ / ₂	1.750
39	59 ³ / ₄	1.775
40	60	1.800

1 60¹/₄..... 1.825
2 60¹/₂..... 1.850
3 60³/₄..... 1.875
4 61 1.900
5 61¹/₄..... 1.925
6 61¹/₂..... 1.950
7 61³/₄..... 1.975
8 62 2.000
9 62¹/₄..... 2.025
10 62¹/₂..... 2.050
11 62³/₄..... 2.075
12 63 2.100
13 63¹/₄..... 2.125
14 63¹/₂..... 2.150
15 63³/₄..... 2.175
16 64 2.200
17 64¹/₄..... 2.225
18 64¹/₂..... 2.250
19 64³/₄..... 2.275
20 65 2.300
21 65¹/₄..... 2.325
22 65¹/₂..... 2.350
23 65³/₄..... 2.375
24 66 2.400
25 66¹/₄..... 2.425
26 66¹/₂..... 2.450
27 66³/₄..... 2.475
28 67 2.500

29
30 (b) Pensionable compensation used to calculate the defined
31 benefit shall be limited as described in Section 7522.10.

32 (c) A new member of the State Teachers' Retirement System
33 shall be subject to the formula established pursuant to Section
34 24202.6 of the Education Code.

35 7522.25. (a) Each retirement system that offers a defined
36 benefit plan for safety members of the system shall use one or more
37 of the defined benefit formulas prescribed by this section. A
38 member may retire for service under any of the formulas in this
39 section after five years of service and upon reaching 50 years of
40 age.

1 (b) *The Basic Safety Plan shall provide a pension at retirement*
 2 *for service equal to the percentage of the member’s final*
 3 *compensation set forth opposite the member’s age at retirement,*
 4 *taken to the preceding quarter year, in the following table,*
 5 *multiplied by the number of years of service in the system as a*
 6 *safety member.*

7	8 Age at Retirement	9 Fraction
9	50	1.426
10	50 ¹ / ₄	1.447
11	50 ¹ / ₂	1.467
12	50 ³ / ₄	1.488
13	51	1.508
14	51 ¹ / ₄	1.529
15	51 ¹ / ₂	1.549
16	51 ³ / ₄	1.570
17	52	1.590
18	52 ¹ / ₄	1.611
19	52 ¹ / ₂	1.631
20	52 ³ / ₄	1.652
21	53	1.672
22	53 ¹ / ₄	1.693
23	53 ¹ / ₂	1.713
24	53 ³ / ₄	1.734
25	54	1.754
26	54 ¹ / ₄	1.775
27	54 ¹ / ₂	1.795
28	54 ³ / ₄	1.816
29	55	1.836
30	55 ¹ / ₄	1.857
31	55 ¹ / ₂	1.877
32	55 ³ / ₄	1.898
33	56	1.918
34	56 ¹ / ₄	1.939
35	56 ¹ / ₂	1.959
36	56 ³ / ₄	1.980
37	57 and over	2.00

38
 39 (c) *The Safety Option Plan One shall provide a pension at*
 40 *retirement for service equal to the percentage of the member’s*

1 *final compensation set forth opposite the member's age at*
 2 *retirement, taken to the preceding quarter year, in the following*
 3 *table, multiplied by the number of years of service in the system*
 4 *as a safety member.*

<i>Age at Retirement</i>	<i>Fraction</i>
50	2.000
50 ¹ / ₄	2.018
50 ¹ / ₂	2.036
50 ³ / ₄	2.054
51	2.071
51 ¹ / ₄	2.089
51 ¹ / ₂	2.107
51 ³ / ₄	2.125
52	2.143
52 ¹ / ₄	2.161
52 ¹ / ₂	2.179
52 ³ / ₄	2.196
53	2.214
53 ¹ / ₄	2.232
53 ¹ / ₂	2.250
53 ³ / ₄	2.268
54	2.286
54 ¹ / ₄	2.304
54 ¹ / ₂	2.321
54 ³ / ₄	2.339
55.....	2.357
55 ¹ / ₄	2.375
55 ¹ / ₂	2.393
55 ³ / ₄	2.411
56.....	2.429
56 ¹ / ₄	2.446
56 ¹ / ₂	2.464
56 ³ / ₄	2.482
57 and over.....	2.500

37 *(d) The Safety Option Plan Two shall provide a pension at*
 38 *retirement for service equal to the percentage of the member's*
 39 *final compensation set forth opposite the member's age at*
 40 *retirement, taken to the preceding quarter year, in the following*

1 table, multiplied by the number of years of service in the system
2 as a safety member.

3	4 Age at Retirement	5 Fraction
5	50	2.000
6	50 1/4.....	2.025
7	50 1/2.....	2.050
8	50 3/4.....	2.075
9	51	2.100
10	51 1/4.....	2.125
11	51 1/2.....	2.150
12	51 3/4.....	2.175
13	52	2.200
14	52 1/4.....	2.225
15	52 1/2.....	2.250
16	52 3/4.....	2.275
17	53	2.300
18	53 1/4.....	2.325
19	53 1/2.....	2.350
20	53 3/4.....	2.375
21	54	2.400
22	54 1/4.....	2.425
23	54 1/2.....	2.450
24	54 3/4.....	2.475
25	55	2.500
26	55 1/4.....	2.525
27	55 1/2.....	2.550
28	55 3/4.....	2.575
29	56	2.600
30	56 1/4.....	2.625
31	56 1/2.....	2.650
32	56 3/4.....	2.675
33	57 and over	2.700

34
35 (e) On and after January 1, 2013, an employer shall offer one
36 or more of the safety formulas prescribed by this section to new
37 employees who are safety employees eligible for membership in
38 the system. The formula offered shall be the formula that is closest
39 to, and provides a lower benefit at 55 years of age than, the

1 *formula provided to members in the same retirement classification*
2 *offered by the employer on December 31, 2012.*

3 *(f) On and after January 1, 2013, an employer and its employees*
4 *subject to Safety Option Plan One or Safety Option Plan Two may*
5 *agree in a memorandum of understanding to be subject to Safety*
6 *Option Plan One or the Basic Safety Plan, subject to the following:*

7 *(1) The lower plan shall apply to members first employed on or*
8 *after the effective date of the lower plan, and shall be agreed to*
9 *in a memorandum of understanding that has been collectively*
10 *bargained in accordance with applicable laws.*

11 *(2) A retirement plan contract amendment with a public*
12 *retirement system to alter a retirement formula pursuant to this*
13 *subdivision shall not be implemented by the employer in the*
14 *absence of a memorandum of understanding that has been*
15 *collectively bargained in accordance with applicable laws.*

16 *(3) An employer shall not use impasse procedures to impose*
17 *the lower plan.*

18 *(4) An employer shall not provide a different defined benefit for*
19 *nonrepresented, managerial, or supervisory employees than the*
20 *employer provides for other public employees, including*
21 *represented employees, of the same employer who are in the same*
22 *membership classifications.*

23 *(g) Pensionable compensation used to calculate the defined*
24 *benefit shall be limited as described in Section 7522.10.*

25 *7522.30. (a) This section shall apply to all public employers*
26 *and to all new members. Equal sharing of normal costs between*
27 *public employers and public employees shall be the standard. The*
28 *standard shall be that employees pay at least 50 percent of normal*
29 *costs and that employers not pay any of the required employee*
30 *contribution.*

31 *(b) The “normal cost rate” shall mean the annual actuarially*
32 *determined normal cost for the defined benefit plan of an employer*
33 *expressed as a percentage of payroll.*

34 *(c) New employees employed on and after January 1, 2013, by*
35 *those public employers defined in paragraphs (2) and (3) of*
36 *subdivision (i) of Section 7522.04, the California State University,*
37 *and the judicial branch who participate in a defined benefit plan*
38 *shall have an initial contribution rate of at least 50 percent of the*
39 *normal cost rate for that defined benefit plan, rounded to the*
40 *nearest quarter of 1 percent, or the current contribution rate of*

1 *similarly situated employees, whichever is greater. This*
2 *contribution shall not be paid by the employer on the employee's*
3 *behalf.*

4 *(d) Notwithstanding subdivision (c), once established, the*
5 *employee contribution rate described in subdivision (c) shall not*
6 *be adjusted on account of a change to the normal cost rate unless*
7 *the normal cost rate increases or decreases by more than 1 percent*
8 *of payroll above or below the normal cost rate in effect at the time*
9 *the employee contribution rate is first established or, if later, the*
10 *normal cost rate in effect at the time of the last adjustment to the*
11 *employee contribution rate under this section.*

12 *(e) Notwithstanding subdivision (c), employee contributions*
13 *may be more than one-half of the normal cost rate if the increase*
14 *has been agreed to through the collective bargaining process,*
15 *subject to the following conditions:*

16 *(1) The employer shall not contribute at a greater rate to the*
17 *plan for nonrepresented, managerial, or supervisory employees*
18 *than the employer contributes for other public employees, including*
19 *represented employees, of the same employer who are in related*
20 *retirement membership classifications.*

21 *(2) The employer shall not increase an employee contribution*
22 *rate in the absence of a memorandum of understanding that has*
23 *been collectively bargained in accordance with applicable laws.*

24 *(3) The employer shall not use impasse procedures to increase*
25 *an employee contribution rate above the rate required by this*
26 *section.*

27 *(f) If the terms of a contract, including a memorandum of*
28 *understanding, between a public employer and its public*
29 *employees, that is in effect on January 1, 2013, would be impaired*
30 *by any provision of this section, that provision shall not apply to*
31 *the public employer and public employees subject to that contract*
32 *until the expiration of that contract. A renewal, amendment, or*
33 *any other extension of that contract shall be subject to the*
34 *requirements of this section.*

35 *7522.32. For the purposes of determining a retirement benefit*
36 *to be paid to a new member of a public retirement system, the*
37 *following shall apply:*

38 *(a) Final compensation shall mean the highest average annual*
39 *pensionable compensation earned by the member during a period*
40 *of at least 36 consecutive months, or at least three school years if*

1 applicable, immediately preceding his or her retirement or last
2 separation from service if earlier, or during any other period of
3 at least 36 consecutive months during the member's applicable
4 service that the member designates on the application for
5 retirement.

6 (b) On or after January 1, 2013, an employer shall not modify
7 a benefit plan to permit a calculation of final compensation on a
8 basis of less than the average annual compensation earned by the
9 member during a consecutive 36-month period, or three school
10 years if applicable, for members who have been subject to at least
11 a 36-month or three-school-year calculation prior to that date.

12 7522.34. (a) "Pensionable compensation" of a new member
13 of any public retirement system means the normal monthly rate of
14 pay or base pay of the member paid in cash to similarly situated
15 members of the same group or class of employment for services
16 rendered on a full-time basis during normal working hours,
17 pursuant to publicly available pay schedules.

18 (b) Compensation that has been deferred shall be deemed
19 pensionable compensation when earned rather than when paid.

20 (c) "Pensionable compensation" does not include the following:

21 (1) Any compensation determined by the board to have been
22 paid to increase a member's retirement benefit under that system.

23 (2) Compensation that had previously been provided in kind to
24 the member by the employer or paid directly by the employer to a
25 third party other than the retirement system for the benefit of the
26 member and which was converted to and received by the member
27 in the form of a cash payment.

28 (3) Any one-time or ad hoc payments made to a member.

29 (4) Severance or any other payment that is granted or awarded
30 to a member in connection with or in anticipation of a separation
31 from employment, but is received by the member while employed.

32 (5) Payments for unused vacation, annual leave, personal leave,
33 sick leave, or compensatory time off, however denominated,
34 whether paid in a lump sum or otherwise, regardless of when
35 reported or paid.

36 (6) Payments for additional services rendered outside of normal
37 working hours, whether paid in a lump sum or otherwise.

38 (7) Any employer-provided allowance, reimbursement, or
39 payment, including, but not limited to, one made for housing,
40 vehicle, or uniforms.

- 1 (8) *Compensation for overtime work, other than as defined in*
- 2 *Section 207(k) of Title 29 of the United States Code.*
- 3 (9) *Employer contributions to deferred compensation or defined*
- 4 *contribution plans.*
- 5 (10) *Any bonus paid in addition to the compensation described*
- 6 *in subdivision (a).*
- 7 (11) *Any other form of compensation a public retirement board*
- 8 *determines is inconsistent with the requirements of subdivision*
- 9 *(a).*
- 10 (12) *Any other form of compensation a public retirement board*
- 11 *determines should not be pensionable compensation.*
- 12 7522.40. *A public employer shall not provide to a public*
- 13 *employee who is elected or appointed, a trustee, excluded from*
- 14 *collective bargaining, exempt from civil service, or a manager any*
- 15 *health benefit vesting schedule that is more advantageous than*
- 16 *that provided generally to other public employees, including*
- 17 *represented employees, of the same public employer who are in*
- 18 *related retirement membership classifications.*
- 19 7522.42. (a) *In addition to any other benefit limitation*
- 20 *prescribed by law, for the purposes of determining a public*
- 21 *retirement benefit paid to a new member of a public retirement*
- 22 *system, the maximum salary, compensation, or payrate taken into*
- 23 *account under the plan for any year shall not exceed the amount*
- 24 *permitted to be taken into account under Section 401(a)(17) of*
- 25 *Title 26 of the United States Code or its successor.*
- 26 (b) *A public employer shall not seek an exception to the*
- 27 *prohibition in subdivision (a) on or after January 1, 2013.*
- 28 (c) *For employees first hired on or after January 1, 2013, a*
- 29 *public employer shall not make employer contributions to any*
- 30 *qualified retirement plan or plans on behalf of an employee based*
- 31 *on that portion of the amount of total pensionable compensation*
- 32 *that exceeds the amount specified in Section 401(a)(17) of Title*
- 33 *26 of the United States Code, or its successor.*
- 34 (d) *This section shall not apply to salary, compensation, or*
- 35 *payrate paid to individuals who, due to their dates of hire, are not*
- 36 *subject to the limits specified in subdivision (a).*
- 37 7522.43. (a) *A public employer shall not offer a plan of*
- 38 *replacement benefits for members and any survivors or*
- 39 *beneficiaries whose retirement benefits are limited by Section 415*

1 of Title 26 of the United States Code. This section shall apply to
2 new employees.

3 (b) A public retirement system may continue to administer a
4 plan of replacement benefits for employees first hired prior to
5 January 1, 2013.

6 (c) A public employer that does not offer a plan of replacement
7 benefits prior to January 1, 2013, shall not offer such a plan for
8 any employee on or after January 1, 2013.

9 (d) A public employer that offers a plan of replacement benefits
10 prior to January 1, 2013, shall not offer such a plan to any
11 additional employee group to which the plan was not provided
12 prior to January 1, 2013.

13 7522.44. This section shall apply to all public employers and
14 to all public employees:

15 (a) Any enhancement to a public employee's retirement formula
16 or retirement benefit adopted on or after January 1, 2013, shall
17 apply only to service performed on or after the operative date of
18 the enhancement and shall not be applied to any service performed
19 prior to the operative date of the enhancement.

20 (b) If a change to a member's retirement membership
21 classification or a change in employment results in an enhancement
22 in the retirement formula or retirement benefit applicable to that
23 member, that enhancement shall apply only to service performed
24 on or after the operative date of the change and shall not be
25 applied to any service performed prior to the operative date of the
26 change.

27 (c) For purposes of this section, "operative date" in a collective
28 bargaining agreement means one of the following:

29 (1) The date that the agreement is signed by the parties.

30 (2) A date agreed to by the parties that will occur after the date
31 that the agreement is signed by the parties.

32 (3) A date designated by the parties that occurred prior to the
33 date the agreement was signed if the most recent collective
34 bargaining contract was expired at the time of the agreement and
35 the date designated is not earlier than 12 months prior to the date
36 of the agreement or the day after the last day of the expired
37 bargaining contract, whichever occurred later.

38 (d) For purposes of this section, an increase to a retiree's annual
39 cost-of-living adjustment within existing statutory limits shall not
40 be considered to be an enhancement to a retirement benefit.

1 7522.46. (a) A public retirement system shall not allow the
 2 purchase of nonqualified service credit, as defined by Section
 3 415(n)(3)(C) of the Internal Revenue Code of 1986 (26 U.S.C. Sec
 4 415(n)(3)(C)).

5 (b) Subdivision (a) shall not apply to an official application to
 6 purchase nonqualified service credit that is received by the public
 7 retirement system prior to January 1, 2013, that is subsequently
 8 approved by the system.

9 7522.48. (a) Final compensation of a member for the purpose
 10 of determining any pension or benefit resulting from service as an
 11 elective or appointed officer on a city council or a county board
 12 of supervisors accrued while in membership of a public retirement
 13 system shall be based on the highest average annual pensionable
 14 compensation earned by the member during the period of service
 15 in each elective or appointed office. Where that elective or
 16 appointed service is a consideration in the computation of any
 17 pension or benefit, the member may have more than one final
 18 compensation.

19 (b) Any final compensation calculation shall otherwise be
 20 subject to this article except that if any individual period of elective
 21 service is less than 36 months or three years, then the entire period
 22 of that individual's elected service shall be used to determine the
 23 final compensation for that period of service.

24 (c) This section shall apply to a member first elected or
 25 appointed to a city council or a county board of supervisors on or
 26 after January 1, 2013.

27 7522.52. (a) In any fiscal year, a public employer's
 28 contribution to a defined benefit plan, in combination with
 29 employee contributions to that defined benefit plan, shall not be
 30 less than the normal cost rate, as defined in Section 7522.30, for
 31 that defined benefit plan for that fiscal year.

32 (b) The board of a public retirement system may suspend
 33 contributions when all of the following apply:

34 (1) The plan is funded by more than 120 percent, based on a
 35 computation by the retirement system actuary in accordance with
 36 the Governmental Accounting Standards Board requirements that
 37 is included in the annual valuation.

38 (2) The retirement system actuary, based on the annual
 39 valuation, determines that continuing to accrue excess earnings

1 could result in disqualification of the plan's tax-exempt status
2 under the provisions of the federal Internal Revenue Code.

3 (3) The board determines that the receipt of any additional
4 contributions required under this section would conflict with its
5 fiduciary responsibility set forth in Section 17 of Article XVI of
6 the California Constitution.

7 7522.56. (a) This section shall apply to any person who is
8 receiving a pension benefit from a public retirement system and
9 shall supersede any other provision in conflict with this section.

10 (b) A retired person shall not serve, be employed by, or be
11 employed through a contract directly by, a public employer in the
12 same public retirement system from which the retiree receives the
13 benefit without reinstatement from retirement, except as permitted
14 by this section.

15 (c) A person who retires from a public employer may serve
16 without reinstatement from retirement or loss or interruption of
17 benefits provided by the retirement system upon appointment by
18 the appointing power of a public employer either during an
19 emergency to prevent stoppage of public business or because the
20 retired person has skills needed to perform work of limited
21 duration.

22 (d) Appointments of the person authorized under this section
23 shall not exceed a total for all employers in that public retirement
24 system of 960 hours or other equivalent limit, in a calendar or
25 fiscal year, depending on the administrator of the system. The rate
26 of pay for the employment shall not be less than the minimum, nor
27 exceed the maximum, paid by the employer to other employees
28 performing comparable duties, divided by 173.333 to equal an
29 hourly rate. A retired person whose employment without
30 reinstatement is authorized by this section shall acquire no service
31 credit or retirement rights under this section with respect to the
32 employment unless he or she reinstates from retirement.

33 (e) (1) Notwithstanding subdivision (c), any retired person shall
34 not be eligible to serve or be employed by a public employer if,
35 during the 12-month period prior to an appointment described in
36 this section, the retired person received any unemployment
37 insurance compensation arising out of prior employment subject
38 to this section with a public employer. A retiree shall certify in
39 writing to the employer upon accepting an offer of employment
40 that he or she is in compliance with this requirement.

1 (2) A retired person who accepts an appointment after receiving
2 unemployment insurance compensation as described in this
3 subdivision shall terminate that employment on the last day of the
4 current pay period and shall not be eligible for reappointment
5 subject to this section for a period of 12 months following the last
6 day of employment.

7 (f) A retired person shall not be eligible to be employed pursuant
8 to this section for a period of 180 days following the date of
9 retirement unless he or she meets one of the following conditions:

10 (1) The employer certifies the nature of the employment and
11 that the appointment is necessary to fill a critically needed position
12 before 180 days has passed and the appointment has been approved
13 by the governing body of the employer in a public meeting. The
14 appointment may not be placed on a consent calendar.

15 (2) The state employer certifies the nature of the employment
16 and that the appointment is necessary to fill a critically needed
17 state employment position before 180 days has passed and the
18 appointment has been approved by the Department of Human
19 Resources. The department may establish a process to delegate
20 appointing authority to individual state agencies, but shall audit
21 the process to determine if abuses of the system occur. If necessary,
22 the department may assume an agency's appointing authority for
23 retired workers and may charge the department an appropriate
24 amount for administering that authority.

25 (3) The retiree is eligible to participate in the Faculty Early
26 Retirement Program pursuant to a collective bargaining agreement
27 with the California State University that existed prior to January
28 1, 2013, or has been included in subsequent agreements.

29 (4) The retiree is a public safety officer or firefighter.

30 (g) A retired person who accepted a retirement incentive upon
31 retirement shall not be eligible to be employed pursuant to this
32 section for a period of 180 days following the date of retirement
33 and subdivision (f) shall not apply.

34 (h) This section shall not apply to a person who is retired from
35 the State Teachers' Retirement System, and who is subject to
36 Section 24214, 24214.5, or 26812 of the Education Code.

37 (i) This section shall not apply to (1) a subordinate judicial
38 officer whose position, upon retirement, is converted to a judgeship
39 pursuant to Section 69615, and he or she returns to work in the
40 converted position, and the employer is a trial court, or (2) a

1 retiree who takes office as a judge of a court of record pursuant
2 to Article VI of the California Constitution or a retiree of the
3 Judges' Retirement System I or the Judges' Retirement System II
4 who is appointed to serve as a retired judge.

5 7522.57. (a) This section shall apply to any retired person
6 who is receiving a pension benefit from a public retirement system
7 and is first appointed on or after January 1, 2013, to a salaried
8 position on a state board or commission. This section shall
9 supersede any other provision in conflict with this section.

10 (b) A person who is retired from a public retirement system may
11 serve without reinstatement from retirement or loss or interruption
12 of benefits provided that appointment is to a part-time state board
13 or commission. A retired person whose employment without
14 reinstatement is authorized by this subdivision shall acquire no
15 benefits, service credit, or retirement rights with respect to the
16 employment. Unless otherwise defined in statute, for the purpose
17 of this section, a part-time appointment shall mean an appointment
18 with a salary of no more than \$60,000 annually, which shall be
19 increased in any fiscal year in which a general salary increase is
20 provided for state employees. The amount of the increase provided
21 by this section shall be comparable to, but shall not exceed, the
22 percentage of the general salary increases provided for state
23 employees during that fiscal year.

24 (c) A person who is retired from the Public Employees'
25 Retirement System shall not serve on a full-time basis on a state
26 board or commission without reinstatement unless that person
27 serves as a nonsalaried member of the board or commission and
28 receives only per diem authorized to all members of the board or
29 commission. A person who serves as a nonsalaried member of a
30 board or commission shall not earn any service credit or benefits
31 in the Public Employees' Retirement System or make contributions
32 with respect to the service performed.

33 (d) A person retired from a public retirement system other than
34 the Public Employees' Retirement System who is appointed on a
35 full-time basis to a state board or commission shall choose one of
36 the following options:

37 (1) The person may serve as a nonsalaried member of the board
38 or commission and continue to receive his or her retirement
39 allowance, in addition to any per diem authorized to all members
40 of the board or commission. The person shall not earn service

1 *credit or benefits in the Public Employees' Retirement System and*
2 *shall not make contributions with respect to the service performed.*

3 (2) (i) *The person may suspend his or her retirement allowance*
4 *or allowances and instate as a new member of the Public*
5 *Employees' Retirement System for the service performed on the*
6 *board or commission. The pensionable compensation earned*
7 *pursuant to this paragraph shall not be eligible for reciprocity*
8 *with any other retirement system or plan.*

9 (ii) *Upon retiring for service after serving on the board or*
10 *commission, the appointee shall be entitled to reinstatement of any*
11 *suspended benefits, including employer provided retiree health*
12 *benefits, that he or she was entitled to at the time of being*
13 *appointed to the board or commission.*

14 (e) *Notwithstanding subdivisions (c) and (d), a person who*
15 *retires from a public employer may serve without reinstatement*
16 *from retirement or loss or interruption of benefits provided by the*
17 *retirement system upon appointment to a full-time state board*
18 *pursuant to Section 5075 of the Penal Code.*

19 7522.66. (a) *A safety member of a public retirement system*
20 *who retires for industrial disability shall receive an industrial*
21 *disability retirement benefit equal to the greater of the following:*

22 (1) *Fifty percent of his or her final compensation attributable*
23 *to the defined benefit plan, plus an annuity purchased with his or*
24 *her accumulated contributions, if any.*

25 (2) *A service retirement allowance, if he or she is qualified for*
26 *service retirement.*

27 (3) *An actuarially reduced factor, as determined by the actuary,*
28 *for each quarter year that his or her service age is less than 50*
29 *years of age, multiplied by the number of years of safety service*
30 *subject to the applicable formula, if he or she is not qualified for*
31 *service retirement.*

32 (b) *This section shall remain in effect only until January 1, 2018,*
33 *and as of that date is repealed, unless a later enacted statute, that*
34 *is enacted before January 1, 2018, deletes or extends that date.*

35 7522.72. (a) *This section shall apply to a public employee first*
36 *employed by a public employer or first elected or appointed to an*
37 *office before January 1, 2013, and, on and after that date, Section*
38 *7522.70 shall not apply.*

39 (b) (1) *If a public employee is convicted by a state or federal*
40 *trial court of any felony under state or federal law for conduct*

1 arising out of or in the performance of his or her official duties,
2 in pursuit of the office or appointment, or in connection with
3 obtaining salary, disability retirement, service retirement, or other
4 benefits, he or she shall forfeit all accrued rights and benefits in
5 any public retirement system in which he or she is a member to
6 the extent provided in subdivision (c) and shall not accrue further
7 benefits in that public retirement system, effective on the date of
8 the conviction.

9 (2) If a public employee who has contact with children as part
10 of her official duties is convicted of a felony that was committed
11 within the scope of his or her official duties against or involving
12 a child who he or she has contact with as part of his or her official
13 duties, he or she shall forfeit all accrued rights and benefits in any
14 public retirement system in which he or she is a member to the
15 extent provided in subdivision (c) and shall not accrue further
16 benefits in that public retirement system, effective on the date of
17 the conviction.

18 (c) (1) A public employee shall forfeit all the retirement benefits
19 earned or accrued from the earliest date of the commission of any
20 felony described in subdivision (b) to the forfeiture date, inclusive.
21 The retirement benefits shall remain forfeited notwithstanding any
22 reduction in sentence or expungement of the conviction following
23 the date of the public employee's conviction. Retirement benefits
24 attributable to service performed prior to the date of the first
25 commission of the felony for which the public employee was
26 convicted shall not be forfeited as a result of this section.

27 (2) For purposes of this subdivision, "forfeiture date" means
28 the date of the conviction.

29 (d) (1) Any contributions to the public retirement system made
30 by the public employee described in subdivision (b) on or after the
31 earliest date of the commission of any felony described in
32 subdivision (b) shall be returned, without interest, to the public
33 employee upon the occurrence of a distribution event unless
34 otherwise ordered by a court or determined by the pension
35 administrator.

36 (2) Any funds returned to the public employee pursuant to
37 subdivision (d) shall be disbursed by electronic funds transfer to
38 an account of the public employee, in a manner conforming with
39 the requirements of the Internal Revenue Code, and the public

1 retirement system shall notify the court and the district attorney
2 at least three business days before that disbursement of funds.

3 (3) For the purposes of this subdivision, a “distribution event”
4 means any of the following:

5 (A) Separation from employment.

6 (B) Death of the member.

7 (C) Retirement of the member.

8 (e) (1) Upon conviction, a public employee as described in
9 subdivision (b) and the prosecuting agency shall notify the public
10 employer who employed the public employee at the time of the
11 commission of the felony within 60 days of the felony conviction
12 of all of the following information:

13 (A) The date of conviction.

14 (B) The date of the first known commission of the felony.

15 (2) The operation of this section is not dependent upon the
16 performance of the notification obligations specified in this
17 subdivision.

18 (f) The public employer that employs or employed a public
19 employee described in subdivision (b) and that public employee
20 shall each notify the public retirement system in which the public
21 employee is a member of that public employee’s conviction within
22 90 days of the conviction. The operation of this section is not
23 dependent upon the performance of the notification obligations
24 specified in this subdivision.

25 (g) A public retirement system may assess a public employer a
26 reasonable amount to reimburse the cost of audit, adjustment, or
27 correction, if it determines that the public employer failed to
28 comply with this section.

29 (h) If a public employee’s conviction is reversed and that
30 decision is final, the employee shall be entitled to do either of the
31 following:

32 (1) Recover the forfeited retirement benefits as adjusted for the
33 contributions received pursuant to subdivision (d).

34 (2) Redeposit those contributions and interest, as determined
35 by the system actuary, and then recover the full amount of the
36 forfeited benefits.

37 (i) A public employee first employed by a public employer or
38 first elected or appointed to an office on or after January 1, 2013,
39 shall be subject to Section 7522.74.

1 7522.74. (a) *This section shall apply to a public employee first*
2 *employed by a public employer or first elected or appointed to an*
3 *office on or after January 1, 2013, and on and after that date,*
4 *Section 7522.70 shall not apply.*

5 (b) (1) *If a public employee is convicted by a state or federal*
6 *trial court of any felony under state or federal law for conduct*
7 *arising out of or in the performance of his or her official duties,*
8 *in pursuit of the office or appointment, or in connection with*
9 *obtaining salary, disability retirement, service retirement, or other*
10 *benefits, he or she shall forfeit all accrued rights and benefits in*
11 *any public retirement system in which he or she is a member to*
12 *the extent provided in subdivision (c) and shall not accrue further*
13 *benefits in that public retirement system, effective on the date of*
14 *the conviction.*

15 (2) *If a public employee who has contact with children as part*
16 *of his or her official duties is convicted of a felony that was*
17 *committed within the scope of his or her official duties against or*
18 *involving a child who he or she has contact with as part of his or*
19 *her official duties, he or she shall forfeit all accrued rights and*
20 *benefits in any public retirement system in which he or she is a*
21 *member to the extent provided in subdivision (c) and shall not*
22 *accrue further benefits in that public retirement system, effective*
23 *on the date of the conviction.*

24 (c) (1) *A public employee shall forfeit all the retirement benefits*
25 *earned or accrued from the earliest date of the commission of any*
26 *felony described in subdivision (b) to the forfeiture date, inclusive.*
27 *The retirement benefits shall remain forfeited notwithstanding any*
28 *reduction in sentence or expungement of the conviction following*
29 *the date of the public employee's conviction. Retirement benefits*
30 *attributable to service performed prior to the date of the first*
31 *commission of the felony for which the public employee was*
32 *convicted shall not be forfeited as a result of this section.*

33 (2) *For purposes of this subdivision, "forfeiture date" means*
34 *the date of the conviction.*

35 (d) (1) *Any contributions to the public retirement system made*
36 *by the public employee described in subdivision (b) on or after the*
37 *earliest date of the commission of any felony described in*
38 *subdivision (b) shall be returned, without interest, to the public*
39 *employee upon the occurrence of a distribution event unless*

1 otherwise ordered by a court or determined by the pension
2 administrator.

3 (2) Any funds returned to the public employee pursuant to
4 subdivision (d) shall be disbursed by electronic funds transfer to
5 an account of the public employee, in a manner conforming with
6 the requirements of the Internal Revenue Code, and the public
7 retirement system shall notify the court and the district attorney
8 at least three business days before that disbursement of funds.

9 (3) For the purposes of this subdivision, a “distribution event”
10 means any of the following:

11 (A) Separation from employment.

12 (B) Death of the member.

13 (C) Retirement of the member.

14 (e) (1) Upon conviction, a public employee as described in
15 subdivision (b) and the prosecuting agency shall notify the public
16 employer who employed the public employee at the time of the
17 commission of the felony within 60 days of the felony conviction
18 of all of the following information:

19 (A) The date of conviction.

20 (B) The date of the first known commission of the felony.

21 (2) The operation of this section is not dependent upon the
22 performance of the notification obligations specified in this
23 subdivision.

24 (f) The public employer that employs or employed a public
25 employee described in subdivision (b) and that public employee
26 shall each notify the public retirement system in which the public
27 employee is a member of that public employee’s conviction within
28 90 days of the conviction. The operation of this section is not
29 dependent upon the performance of the notification obligations
30 specified in this subdivision.

31 (g) A public retirement system may assess a public employer a
32 reasonable amount to reimburse the cost of audit, adjustment, or
33 correction, if it determines that the public employer failed to
34 comply with this section.

35 (h) If a public employee’s conviction is reversed and that
36 decision is final, the employee shall be entitled to do either of the
37 following:

38 (1) Recover the forfeited retirement benefits as adjusted for the
39 contributions received pursuant to subdivision (d).

1 (2) *Redeposit those contributions and interest, as determined*
2 *by the system actuary, and then recover the full amount of the*
3 *forfeited benefits.*

4 (i) *A public employee first employed by a public employer or*
5 *first elected or appointed to an office before January 1, 2013, shall*
6 *be subject to Section 7522.72.*

7 *SEC. 16. Section 9355.4 of the Government Code is amended*
8 *to read:*

9 9355.4. (a) Every elective officer of the state whose office is
10 provided for by the California Constitution, except judges, may
11 become a member of this system. Except for judges, every elective
12 officer in office at the time this section becomes effective may,
13 within 90 days after the effective date, file with the board a written
14 election to become a member of this system. Except for judges,
15 every elective officer elected after the effective date of this section
16 may file an election within 90 days after the commencement of
17 the first term of office for which he or she is elected. Upon the
18 filing of the election he or she becomes a member of this system
19 on the first day of the month following the filing of the election.

20 (b) *This section shall not apply to any person who first becomes*
21 *an elective officer of the state on or after January 1, 2013.*

22 *SEC. 17. Section 9355.41 of the Government Code is amended*
23 *to read:*

24 9355.41. (a) The Insurance Commissioner may become a
25 member of this system as provided in this section. An Insurance
26 Commissioner who is elected after January 1, 1994, may file an
27 election within 90 days after the commencement of the term of
28 office for which he or she is elected. Upon the filing of the election
29 he or she becomes a member of this system on the first day of the
30 month following the filing of the election.

31 (b) *This section shall not apply to an Insurance Commissioner*
32 *who is first elected on or after January 1, 2013.*

33 *SEC. 18. Section 9355.45 of the Government Code is amended*
34 *to read:*

35 9355.45. (a) Every legislative statutory officer may become
36 a member of this system. Every such officer in office at the time
37 this section becomes effective may, within 90 days after the
38 effective date, file with the board a written election to become a
39 member of this system. Every such officer, elected after the
40 effective date of this section, may file an election within 90 days

1 after the commencement of the first term of office for which he
2 or she is elected after attaining status as a legislative statutory
3 officer. Upon the filing of the election he or she becomes a member
4 of this system on the first day of the month following the filing of
5 the election.

6 *(b) This section shall not apply to any person who first becomes*
7 *a legislative statutory officer on or after January 1, 2013.*

8 *SEC. 19. Section 20281.5 of the Government Code is amended*
9 *to read:*

10 20281.5. (a) Notwithstanding Section 20281, a person who
11 becomes a state miscellaneous member or state industrial member
12 of the system on or after the effective date of this section because
13 the person is first employed by the state and qualifies for
14 membership shall be subject to the provisions of this section.

15 (b) Members subject to this section shall not accrue credit for
16 service in the system and shall not make employee contributions
17 to the system, including the contributions set forth in Section
18 20677.4, for employment with the state until the first day of the
19 first pay period commencing 24 months after becoming a member
20 of the system.

21 (c) Notwithstanding subdivision (a), this section shall not apply
22 to any of the following:

23 (1) Persons who are already members or annuitants of the system
24 at the time they are first employed by the state.

25 (2) Employees of the California State University, or the
26 legislative or judicial branch of state government.

27 (3) Members of the Judges' Retirement System, the Judges'
28 Retirement System II, the Legislators' Retirement System, the
29 State Teachers' Retirement System, or the University of California
30 Retirement Plan.

31 (4) Persons who are members of a reciprocal retirement system
32 and whose employment was subject to a reciprocal retirement
33 system within the six months prior to membership in this system.

34 (5) Persons whose service is not included in the federal system.

35 (6) Persons who are employed by the Department of the
36 California Highway Patrol as students at the department's training
37 school established pursuant to Section 2262 of the Vehicle Code.

38 (7) Persons who had ceased to be members pursuant to Section
39 20340 or 21075.

1 (8) Persons who are National Guard members pursuant to
2 Section 20380.5.

3 (d) A separation of employment does not alter the 24-month
4 period described by subdivision (b). A member who separates
5 from state employment shall remain subject to this section if he
6 or she returns to state employment as a state miscellaneous or state
7 industrial member within that 24-month period.

8 (e) Any regulations adopted by the board to implement the
9 requirements of this section shall not be subject to the review and
10 approval of the Office of Administrative Law, pursuant to Chapter
11 3.5 (commencing with Section 11340) of Part 1 of Division 3. The
12 regulations shall become effective immediately upon filing with
13 the Secretary of State.

14 (f) *This section shall not apply to any person who first becomes*
15 *a state miscellaneous member or a state industrial member on or*
16 *after July 1, 2013.*

17 *SEC. 20. Section 20516 of the Government Code is amended*
18 *to read:*

19 20516. (a) Notwithstanding any other provision of this part,
20 *with or without a change in benefit* a contracting agency and its
21 employees may agree, in writing, to share the costs of ~~any optional~~
22 ~~benefit that is inapplicable to a contracting agency until the agency~~
23 ~~elects to be subject to the benefit~~ *the employer contribution. The*
24 *cost sharing pursuant to this section shall also apply for related*
25 *nonrepresented employees as approved in a resolution passed by*
26 *the contracting agency.* ~~The~~

27 (b) *The collective bargaining agreement shall specify the exact*
28 *percentage of member compensation that shall be paid toward the*
29 *current service cost of the benefits by members. The member*
30 *contributions shall be normal contributions over and above normal*
31 *contributions otherwise required by this part and shall be treated*
32 *as normal contributions for all purposes of this part. The*
33 *contributions shall be uniform, except as described in subdivision*
34 *(c), with respect to all members within each of the following*
35 *classifications: local miscellaneous members, local police officers,*
36 *local firefighters, county peace officers, and all local safety*
37 *members other than local police officers, local firefighters, and*
38 *county peace officers. The balance of any costs shall be paid by*
39 *the contracting agency and shall be credited to the employer's*
40 *account. An employer shall not use impasse procedures to impose*

1 *member cost sharing on any contribution amount above that which*
 2 *is required by law.*

3 ~~(b) This section shall not apply to any optional benefit that is~~
 4 ~~elected by a contracting agency prior to January 1, 1979.~~

5 *(c) Member cost sharing may differ by classification for groups*
 6 *of employees subject to different levels of benefits pursuant to*
 7 *Sections 7522.20, 7522.25, and 20475, or by a recognized*
 8 *collective bargaining unit if agreed to in a memorandum of*
 9 *understanding reached pursuant to the applicable collective*
 10 *bargaining laws.*

11 ~~(e)~~
 12 *(d) This section shall not apply to any contracting agency nor*
 13 *to the employees of a contracting agency until the agency elects*
 14 *to be subject to this section by contract or by amendment to its*
 15 *contract made in the manner prescribed for approval of contracts.*
 16 *Contributions provided by this section shall be withheld from*
 17 *member compensation or otherwise collected when the contract*
 18 *amendment becomes effective.*

19 ~~(d)~~
 20 *(e) For the purposes of this section, all contributions, liabilities,*
 21 *actuarial interest rates, and other valuation factors shall be*
 22 *determined on the basis of actuarial assumptions and methods that,*
 23 *in the aggregate, are reasonable and which, in combination, offer*
 24 *the actuary's best estimate of anticipated experience under this*
 25 *system.*

26 ~~(e) The additional employer contributions required under this~~
 27 ~~section shall be computed as a level percentage of member~~
 28 ~~compensation. The additional contribution rate required at the time~~
 29 ~~this section is added to a contract shall not be less than the sum of~~
 30 ~~(1) the actuarial normal cost, plus (2) the additional contribution~~
 31 ~~required to amortize the increase in accrued liability attributable~~
 32 ~~to benefits elected under this section over a period of not more~~
 33 ~~than 30 years from the date this section becomes effective in the~~
 34 ~~public agency's contract.~~

35 *(f) Nothing in this section shall preclude a contracting agency*
 36 *and its employees from independently agreeing in a memorandum*
 37 *of understanding to share the costs of any optional benefit or when*
 38 *initially entering into a contract, any benefit, in a manner*
 39 *inconsistent with this section. However, any agreement in a*
 40 *memorandum of understanding that is inconsistent with this section*

1 shall not be part of the contract between this system and the
2 contracting agency.

3 *(g) If, and to the extent that, the board determines that a*
4 *cost-sharing agreement under this section would conflict with Title*
5 *26 of the United States Code, the board may refuse to approve the*
6 *agreement.*

7 *(h) Nothing in this section shall require a contracting agency*
8 *to enter into a memorandum of understanding or collective*
9 *bargaining agreement with a bargaining representative in order*
10 *to increase the amount of member contributions when such a*
11 *member contribution increase is authorized by other provisions*
12 *under this part.*

13 *SEC. 21. Section 20516.5 is added to the Government Code,*
14 *to read:*

15 *20516.5. (a) Equal sharing of normal costs between a*
16 *contracting agency or school employer and their employees shall*
17 *be the standard. It shall be the standard that employees pay at*
18 *least 50 percent of normal costs and that employers not pay any*
19 *of the required employee contribution.*

20 *(b) Notwithstanding any other provision of this part, a*
21 *contracting agency or a school district may require that members*
22 *pay 50 percent of the normal cost of benefits. However, that*
23 *contribution shall be no more than 8 percent of pay for local*
24 *miscellaneous or school members, no more than 12 percent of pay*
25 *for local police officers, local firefighters, and county peace*
26 *officers, and no more than 11 percent of pay for all local safety*
27 *members other than police officers, firefighters, and county peace*
28 *officers.*

29 *(c) Before implementing any change pursuant to subdivision*
30 *(b), for any represented employees, the employer shall complete*
31 *the good faith bargaining process as required by law, including*
32 *any impasse procedures requiring mediation and factfinding.*
33 *Subdivision (b) shall become operative on January 1, 2018.*
34 *Subdivision (b) shall not apply to any bargaining unit when the*
35 *members of that contracting agency or school district are paying*
36 *for at least 50 percent of the normal cost of their pension benefit*
37 *or the contribution rates specified in subdivision (b) under an*
38 *agreement reached pursuant to Section 20516.*

39 *SEC. 22. Section 20677.96 is added to the Government Code,*
40 *to read:*

1 20677.96. (a) Notwithstanding Sections 20677.95 and 20687,
2 beginning July 1, 2013, the normal rate of contribution for
3 employees subject to subdivision (a) of Section 20677.95 shall be
4 the contribution established pursuant to Section 20677.95, as
5 adjusted by Section 7522.30, in excess of the compensation
6 identified in subdivision (c) of Section 20677.95 and effective July
7 1, 2014, the normal rate of contribution for employees subject to
8 subdivision (a) of Section 20677.95 shall be the contribution
9 established pursuant to Section 20677.95, as adjusted by Section
10 7522.30, in excess of the compensation identified in subdivision
11 (b) of Section 20677.95.

12 (b) The contribution rate for a related state employee who is
13 exempted from the definition of “state employee,” or an officer or
14 employee of the executive branch who is not a member of the civil
15 service, shall be adjusted accordingly.

16 SEC. 23. Section 20683.2 is added to the Government Code,
17 to read:

18 20683.2. Equal sharing of normal costs between the state
19 employer and public employees shall be the standard. It shall be
20 the standard that employees pay at least 50 percent of normal
21 costs and that employers not pay any of the required employee
22 contribution. Equal sharing of normal costs is currently the
23 standard for most state employees.

24 (a) Notwithstanding any other section of this code, or other
25 provision of law in conflict with this section, except as provided
26 in Section 7522.30, normal contribution rates for defined benefit
27 plans for state employees of public employers as defined in
28 paragraph (1) of subdivision (i) of Section 7522.04, excluding the
29 California State University, shall be determined as follows:

30 (1) Normal cost contribution rates shall increase as follows:

31 (A) The contribution rate for State Peace Officer/Firefighter
32 members in State Bargaining Unit 6 and for State Safety members
33 in State Bargaining Units 1, 3, 4, 7, 9, 10, 11, 14, 15, 17, 20, and
34 21 will increase by 1.0 percentage point on July 1, 2013, and will
35 increase by an additional 1.0 percentage point on July 1, 2014.

36 (B) The contribution rate for State Peace Officer/Firefighter
37 members in State Bargaining Units 7 and 8 will increase by 1.5
38 percentage points on July 1, 2013, and will increase by an
39 additional 1.5 percentage points on July 1, 2014.

1 (C) *The contribution rate for state industrial members in State*
2 *Bargaining Units 1, 3, 4, 6, 9, 10, 11, 14, 15, 17, and 20 will*
3 *increase by 1.0 percentage point on July 1, 2013.*

4 (D) *The contribution rate for state miscellaneous and industrial*
5 *members that have elected the Second Tier benefit formula will*
6 *increase by 1.5 percentage points annually starting July 1, 2013.*
7 *The final annual increase in the contribution rate shall be adjusted*
8 *as appropriate.*

9 (E) *The contribution rate for State Safety members in State*
10 *Bargaining Unit 2 and state miscellaneous members in State*
11 *Bargaining Unit 5 will increase by 1.0 percentage point on July*
12 *1, 2013.*

13 (F) *The contribution rate for Patrol members in State*
14 *Bargaining Unit 5 will increase by 1.5 percentage points on July*
15 *1, 2013.*

16 (2) *Consistent with paragraph (1), the normal rate of*
17 *contribution shall be adjusted accordingly for related state*
18 *employees who are exempted from the definition of “state*
19 *employee,” or officers and employees of the executive, legislative,*
20 *or judicial branch of state government who are not members of*
21 *the civil service.*

22 (b) *Calculation of employee contribution rate increases pursuant*
23 *to this section shall be based upon compensation calculations*
24 *established pursuant to Sections 20671 to 20694, inclusive.*

25 (c) *In addition to the actuarially required contribution, savings*
26 *realized by the state employer as a result of the employee*
27 *contribution rate increases required by this section shall be*
28 *allocated to any unfunded liability, subject to appropriation in the*
29 *annual budget act.*

30 SEC. 24. *Section 20791 is added to the Government Code, to*
31 *read:*

32 20791. (a) *The board shall define a significant increase in*
33 *actuarial liability due to increased compensation paid to a*
34 *nonrepresented employee and shall implement program changes*
35 *to ensure that a contracting agency that creates the significant*
36 *increase in actuarial liability bears the increased liability,*
37 *including any portion of that liability that otherwise would be*
38 *borne by another contracting agency or agencies.*

39 (b) *Upon determining the significant increase in actuarial*
40 *liability, the system actuary shall assess the increase to the*

1 employer that created it and adjust that employer’s rates to account
2 for the increased liability.

3 (c) This section shall not apply to compensation paid to an
4 employee for service performed while covered by a memorandum
5 of understanding or to compensation paid for service performed
6 while a member of a recognized employee organization as that
7 term is defined in Section 3501.

8 (d) This section shall apply to any significant increase in
9 actuarial liability, due to increased compensation paid to a
10 nonrepresented employee, that is determined after January 1,
11 2013, regardless of when that increase in compensation occurred.

12 SEC. 25. Section 21076 of the Government Code is amended
13 to read:

14 21076. (a) The service retirement allowance for a state
15 miscellaneous or state industrial member who has elected the
16 benefits of this section is a pension equal to the fraction of
17 one-hundredth of the member’s final compensation set forth
18 opposite the member’s age at retirement, taken to the preceding
19 completed quarter year in the following table, multiplied by the
20 member’s number of years of state miscellaneous service:

21	22	23
	Age at	Fraction
	Retirement	
24	50	.5000
25	50¼	.5125
26	50½	.5250
27	50¾	.5375
28	51	.5500
29	51¼	.5625
30	51½	.5750
31	51¾	.5875
32	52	.6000
33	52¼	.6125
34	52½	.6250
35	52¾	.6375
36	53	.6500
37	53¼	.6625
38	53½	.6750
39	53¾	.6875
40	54	.7000

1	54¼	.7125
2	54½	.7250
3	54¾	.7375
4	55	.7500
5	55¼	.7625
6	55½	.7750
7	55¾	.7875
8	56	.8000
9	56¼	.8125
10	56½	.8250
11	56¾	.8375
12	57	.8500
13	57¼	.8625
14	57½	.8750
15	57¾	.8875
16	58	.9000
17	58¼	.9125
18	58½	.9250
19	58¾	.9375
20	59	.9500
21	59¼	.9625
22	59½	.9750
23	59¾	.9875
24	60	1.0000
25	60¼	1.0125
26	60½	1.0250
27	60¾	1.0375
28	61	1.0500
29	61¼	1.0625
30	61½	1.0750
31	61¾	1.0875
32	62	1.1000
33	62¼	1.1125
34	62½	1.1250
35	62¾	1.1375
36	63	1.1500
37	63¼	1.1625
38	63½	1.1750
39	63¾	1.1875
40	64	1.2000

1	64¼	1.2125
2	64½	1.2250
3	64¾	1.2375
4	65	1.2500

5
6 (b) This section shall not apply to a National Guard member.

7 (c) *This section shall not apply to anyone who first becomes a*
8 *member on or after January 1, 2013.*

9 SEC. 26. *Section 21076.5 is added to the Government Code,*
10 *to read:*

11 21076.5. (a) *The service retirement allowance for a state*
12 *miscellaneous or state industrial member who first becomes a*
13 *member on or after January 1, 2013, who has elected the benefits*
14 *of this section is a pension equal to the fraction of one-hundredth*
15 *of the member's final compensation set forth opposite the member's*
16 *age at retirement, taken to the preceding completed quarter year*
17 *in the following table, multiplied by the member's number of years*
18 *of state miscellaneous service:*

19	Age of Retirement	Fraction
20		
21	52.....	0.6500
22	52 ¼.....	0.6600
23	52 ½.....	0.6700
24	52 ¾.....	0.6800
25	53.....	0.6900
26	53 ¼.....	0.7000
27	53 ½.....	0.7100
28	53 ¾.....	0.7200
29	54.....	0.7300
30	54 ¼.....	0.7400
31	54 ½.....	0.7500
32	54 ¾.....	0.7600
33	55.....	0.7700
34	55 ¼.....	0.7800
35	55 ½.....	0.7900
36	55 ¾.....	0.8000
37	56.....	0.8100
38	56 ¼.....	0.8200
39	56 ½.....	0.8300
40	56 ¾.....	0.8400

1	57.....	0.8500
2	57 ¹ / ₄	0.8600
3	57 ¹ / ₂	0.8700
4	57 ³ / ₄	0.8800
5	58.....	0.8900
6	58 ¹ / ₄	0.9000
7	58 ¹ / ₂	0.9100
8	58 ³ / ₄	0.9200
9	59.....	0.9300
10	59 ¹ / ₄	0.9400
11	59 ¹ / ₂	0.9500
12	59 ³ / ₄	0.9600
13	60.....	0.9700
14	60 ¹ / ₄	0.9800
15	60 ¹ / ₂	0.9900
16	60 ³ / ₄	1.0000
17	61.....	1.0100
18	61 ¹ / ₄	1.0200
19	61 ¹ / ₂	1.0300
20	61 ³ / ₄	1.0400
21	62.....	1.0500
22	62 ¹ / ₄	1.0600
23	62 ¹ / ₂	1.0700
24	62 ³ / ₄	1.0800
25	63.....	1.0900
26	63 ¹ / ₄	1.1000
27	63 ¹ / ₂	1.1100
28	63 ³ / ₄	1.1200
29	64.....	1.1300
30	64 ¹ / ₄	1.1400
31	64 ¹ / ₂	1.1500
32	64 ³ / ₄	1.1600
33	65.....	1.1700
34	65 ¹ / ₄	1.1800
35	65 ¹ / ₂	1.1900
36	65 ³ / ₄	1.2000
37	66.....	1.2100
38	66 ¹ / ₄	1.2200
39	66 ¹ / ₂	1.2300
40	66 ³ / ₄	1.2400

1 67..... 1.2500

2
3 (b) This section shall not apply to a National Guard member.

4 SEC. 27. Section 21400 is added to the Government Code, to
5 read:

6 21400. (a) A safety member who retires on or after January
7 1, 2013, for industrial disability shall receive a disability retirement
8 benefit equal to the greater of the following:

9 (1) Fifty percent of his or her final compensation, plus an
10 annuity purchased with his or her accumulated contributions, if
11 any.

12 (2) A service retirement allowance, if he or she is qualified for
13 service retirement.

14 (3) An actuarially reduced factor, as determined by the actuary,
15 for each quarter year that his or her service age is less than 50
16 years, multiplied by the number of years of safety service subject
17 to the applicable formula, if he or she is not qualified for service
18 retirement.

19 (4) Nothing in this section shall require a member to receive a
20 lower benefit than he or she would have received prior to January
21 1, 2013, as the law provided prior to that date.

22 (b) This section shall remain in effect only until January 1, 2018,
23 and as of that date is repealed, unless a later enacted statute, that
24 is enacted before January 1, 2018, deletes or extends that date.

25 SEC. 28. Section 31461 of the Government Code is amended
26 to read:

27 31461. (a) "Compensation earnable" by a member means the
28 average compensation as determined by the board, for the period
29 under consideration upon the basis of the average number of days
30 ordinarily worked by persons in the same grade or class of positions
31 during the period, and at the same rate of pay. The computation
32 for any absence shall be based on the compensation of the position
33 held by the member at the beginning of the absence. Compensation,
34 as defined in Section 31460, that has been deferred shall be deemed
35 "compensation earnable" when earned, rather than when paid.

36 (b) "Compensation earnable" does not include, in any case,
37 the following:

38 (1) Any compensation determined by the board to have been
39 paid to enhance a member's retirement benefit under that system.
40 That compensation may include:

1 (A) Compensation that had previously been provided in kind to
2 the member by the employer or paid directly by the employer to a
3 third party other than the retirement system for the benefit of the
4 member, and which was converted to and received by the member
5 in the form of a cash payment in the final average salary period.

6 (B) Any one-time or ad hoc payment made to a member, but not
7 to all similarly situated members in the member's grade or class.

8 (C) Any payment that is made solely due to the termination of
9 the member's employment, but is received by the member while
10 employed, except those payments that do not exceed what is earned
11 in each 12-month period during the final average salary period
12 regardless of when reported or paid.

13 (2) Payments for unused vacation, annual leave, personal leave,
14 sick leave, or compensatory time off, however denominated,
15 whether paid in a lump sum or otherwise, in an amount that
16 exceeds that which may be earned in each 12-month period during
17 the final average salary period, regardless of when reported or
18 paid.

19 (3) Payments for additional services rendered outside of normal
20 working hours, whether paid in a lump sum or otherwise.

21 (4) Payments made at the termination of employment, except
22 those payments that do not exceed what is earned in each 12-month
23 period during the final average salary period, regardless of when
24 reported or paid.

25 SEC. 29. Section 31542 is added to the Government Code, to
26 read:

27 31542. (a) The board shall establish a procedure for assessing
28 and determining whether an element of compensation was paid to
29 enhance a member's retirement benefit. If the board determines
30 that compensation was paid to enhance a member's benefit, the
31 member or the employer may present evidence that the
32 compensation was not paid for that purpose. Upon receipt of
33 sufficient evidence to the contrary, a board may reverse its
34 determination that compensation was paid to enhance a member's
35 retirement benefits.

36 (b) Upon a final determination by the board that compensation
37 was paid to enhance a member's retirement benefit, the board
38 shall provide notice of that determination to the member and
39 employer. The member or employer may obtain judicial review of

1 *the board's action by filing a petition for writ of mandate within*
 2 *30 days of the mailing of that notice.*

3 *(c) Compensation that a member was entitled to receive*
 4 *pursuant to a collective bargaining agreement that was*
 5 *subsequently deferred or otherwise modified as a result of a*
 6 *negotiated amendment of that agreement shall be considered*
 7 *compensation earnable and shall not be deemed to have been paid*
 8 *to enhance a member's retirement benefit.*

9 *SEC. 30. Section 31542.5 is added to the Government Code,*
 10 *to read:*

11 *31542.5. (a) When a county or district reports compensation*
 12 *to the board, it shall identify the pay period in which the*
 13 *compensation was earned regardless of when it was reported or*
 14 *paid. Compensation shall be reported in accordance with Section*
 15 *31461 and shall not exceed compensation earnable, as defined in*
 16 *Section 31461.*

17 *(b) The board may assess a county or district a reasonable*
 18 *amount to cover the cost of audit, adjustment, or correction, if it*
 19 *determines that a county or district knowingly failed to comply*
 20 *with subdivision (a). A county or district shall be found to have*
 21 *knowingly failed to comply with subdivision (a) if the board*
 22 *determines that either of the following applies:*

23 *(1) The county or district knew or should have known that the*
 24 *compensation reported was not compensation earnable, as defined*
 25 *in Section 31461.*

26 *(2) The county or district failed to identify the pay period in*
 27 *which compensation earnable was earned, as required by this*
 28 *section.*

29 *(c) A county or district shall not pass on to an employee any*
 30 *costs assessed pursuant to subdivision (b).*

31 *SEC. 31. Section 31543 is added to the Government Code, to*
 32 *read:*

33 *31543. The board may audit a county or district to determine*
 34 *the correctness of retirement benefits, reportable compensation,*
 35 *and enrollment in, and reinstatement to, the system. During an*
 36 *audit, the board may require a county or district to provide*
 37 *information, or make available for examination or copying at a*
 38 *specified time and place, books, papers, data, or records, including,*
 39 *but not limited to, personnel and payroll records, as deemed*
 40 *necessary by the board.*

1 *SEC. 32. Section 31631 is added to the Government Code, to*
2 *read:*

3 *31631. (a) Notwithstanding any other law, a board of*
4 *supervisors or the governing body of a district may, by resolution,*
5 *ordinance, contract, or contract amendment under this chapter,*
6 *without a change in benefits, require that members pay all or part*
7 *of the contributions of a member or employer, or both, for any*
8 *retirement benefits provided under this chapter. All of those*
9 *payments are hereby designated as employee contributions. For*
10 *members who are represented in a bargaining unit, the payment*
11 *requirement shall be approved in a memorandum of understanding*
12 *executed by the board of supervisors or the governing body of a*
13 *district and the employee collective bargaining representative.*
14 *The contributions shall be uniform either (1) with respect to all*
15 *members of a recognized bargaining unit or (2) within each of the*
16 *following classifications: local miscellaneous members, local*
17 *police officers, local firefighters, county peace officers, and all*
18 *local safety members other than local police officers, local*
19 *firefighters, and county peace officers and classifications covered*
20 *pursuant to Sections 7522.20 and 7522.25.*

21 *(b) Nothing in this section shall modify a board of supervisors’*
22 *or the governing body of a district’s authority under law as it*
23 *existed on December 31, 2012, including any restrictions on that*
24 *authority, to change the amount of member contributions.*

25 *SEC. 33. Section 31631.5 is added to the Government Code,*
26 *to read:*

27 *31631.5. (a) (1) Notwithstanding any other provision of this*
28 *chapter, a board of supervisors or the governing body of a district*
29 *may require that members pay 50 percent of the normal cost of*
30 *benefits. However, that contribution shall be no more than 14*
31 *percent above the applicable normal rate of contribution of*
32 *members established pursuant to this article for local general*
33 *members, no more than 33 percent above the applicable normal*
34 *rate of contribution of members established pursuant to Article*
35 *6.8 (commencing with Section 21639) for local police officers,*
36 *local firefighters, county peace officers, and no more than 37*
37 *percent above the applicable normal rate of contribution of*
38 *members established pursuant to Article 6.8 (commencing with*
39 *Section 31639) for all local safety members other than police*
40 *officers, firefighters, and county peace officers.*

1 (2) Before implementing any change pursuant to this subdivision
 2 for any represented employees, the public employer shall complete
 3 the good faith bargaining process as required by law, including
 4 any impasse procedures requiring mediation and factfinding. This
 5 subdivision shall become operative on January 1, 2018. This
 6 subdivision shall not apply to any bargaining unit when the
 7 members of that unit are paying at least 50 percent of the normal
 8 cost of their pension benefit or are subject to an agreement reached
 9 pursuant to paragraph (1). Applicable normal rate of contribution
 10 of members means the statutorily authorized rate applicable to
 11 the member group as the statutes read on December 31, 2012.

12 (b) Nothing in this section shall modify a board of supervisors'
 13 or the governing body of a district's authority under law as it
 14 existed on December 31, 2012, including any restrictions on that
 15 authority, to change the amount of member contributions.

16 SEC. 34. The provisions of this act are severable. If any
 17 provision of this act or its application is held invalid, that invalidity
 18 shall not affect other provisions or applications that can be given
 19 effect without the invalid provision or application.

20 ~~SECTION 1. It is the intent of the Legislature to convene a~~
 21 ~~conference committee to craft responsible, comprehensive~~
 22 ~~legislation to reform state and local pension systems in a manner~~
 23 ~~that reflects both the legitimate needs of public employees and the~~
 24 ~~fiscal circumstances of state and local governments.~~

O