House Bill 764

By: Representatives Maxwell of the 17th, Battles of the 15th, Greene of the 151st, Buckner of the 137th, Benton of the 31st, and others

A BILL TO BE ENTITLED AN ACT

1 To amend Article 10 of Chapter 2 of Title 47 of the Official Code of Georgia Annotated,

2 relating to the Georgia State Employees' Pension and Savings Plan, so as to provide that

3 certain employees shall make employee contributions to such plan at the rate of 5 percent

4 unless otherwise specified; to repeal conflicting laws; and for other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

6	SECTION 1.
7	Article 10 of Chapter 2 of Title 47 of the Official Code of Georgia Annotated, relating to the
8	Georgia State Employees' Pension and Savings Plan, is amended by revising Code Section
9	47-2-357, relating to withdrawal, employer contributions, vesting, and date of election, as
10	follows:
11	"47-2-357.
12	(a) As used in this Code section, the term:
13	(1) '401(k)' means the deferred compensation plan offered by the state for public
14	employees pursuant to Article 3 of Chapter 18 of Title 45 utilizing Section 401(k) of the
15	federal Internal Revenue Code.
16	(2) 'Plan' means the employee savings plan created by this article.
17	(b) Each member shall, at the time of becoming a member, be automatically enrolled in
18	the plan; provided, however, that the member shall have a period of 90 days from the date
19	of enrollment to withdraw from the plan. Such withdrawal shall be made in writing to the
20	board of trustees in such form as the board prescribes and any employee account balance
21	shall be returned to the member. Thereafter, participation in the plan shall be voluntary.
22	The member may not withdraw from the plan so long as he or she remains eligible to
23	participate in the 401(k) plan offered by the state. Members shall be entitled to an
24	employer contribution as follows:

- 14 LC 21 2294 25 (1) For each pay period, each member shall contribute 1 percent of his or her 26 compensation into his or her 401(k) account and the employer shall contribute an equal 27 amount into his or her 401(k) account; 28 (2) After the 1 percent level provided for in paragraph (1) of this subsection has been 29 met, the employer shall contribute an amount equal to 50 percent of such amount as the 30 member chooses to contribute, up to an additional 2 percent of the member's 31 compensation; and 32 (3) The member may make such additional contributions as he or she wishes, subject to 33 limitations imposed by federal law. 34 (c)(1) This paragraph shall apply to persons who became members prior to July 1, 2014. Unless the participating member elects otherwise, the member shall, for each pay period, 35 36 contribute 1 percent of his or her compensation into his or her 401(k) account. The 37 member may change such level of participation at any time. (2) This paragraph shall apply to persons who become members on or after July 1, 2014. 38 39 Unless the participating member elects otherwise, the member shall, for each pay period, 40 contribute 5 percent of his or her compensation into his or her 401(k) account. The 41 member may change such level of participation at any time. 42 (d) After the participating member has contributed an amount equal to 1 percent of his or 43 her salary into the 401(k) plan for a pay period, the employer shall contribute an equal 44 amount into his or her 401(k) account. Thereafter, the employer shall contribute an amount 45 equal to 50 percent of such amount as the member chooses to contribute for each pay period, up to an additional 2 percent of the member's compensation. The member may 46 47 make such additional contributions as he or she desires, subject to limitations imposed by 48 federal law. 49 (4)(e) The board of trustees shall apportion the costs of administering the plan among the 50 employers and members on the basis of the normal costs of administration against any special services requested by any member. 51 (c)(f) All contributions by participating members are 100 percent vested and shall be 52 maintained in an account and invested based on the participant's investment allocation 53 choices. All employer contributed amounts credited to a member's account shall be 54 maintained as a matching contribution subaccount and invested based on the participant's 55 investment allocation choices. Any and all amounts credited to a member's matching 56 contribution subaccount, including applicable earnings and investment appreciation or 57 depreciation, shall become vested and nonforfeitable based on the number of employment 58
- 59 service years completed and in accordance with the vesting schedule set forth below:

60	Years of Service	Employer Nonforfeitable
61		Vested Percentage
62	1	20
63	2	40
64	3	60
65	4	80
66	5	100

67 Upon separation from service for greater than 31 days, the portion of such matching 68 contribution subaccount not so vested shall be transferred from the member's account into 69 a temporary plan forfeiture accumulation account for future disposition as determined by 70 the board of trustees. A break in service less than 32 days shall not affect vesting rights. 71 (d)(g) Members electing to be governed by the provisions of this article pursuant to 72 subsection (b) of Code Section 47-2-351 shall use their date of election as the beginning 73 date for purposes of calculating their vesting service for the employer contribution as 74 provided in subsection (c) (f) of this Code section used to calculate the vesting 75 requirements of subsection (c) (f) of this Code section, except that service as provided 76 under Code Section 47-2-91 shall not constitute creditable service for this purpose."

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SECTION 2.

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