### House Bill 843

By: Representatives Riley of the 50<sup>th</sup>, Battles of the 15<sup>th</sup>, Greene of the 151<sup>st</sup>, Maxwell of the 17<sup>th</sup>, Buckner of the 137<sup>th</sup>, and others

# A BILL TO BE ENTITLED AN ACT

1 To amend Title 47 of the Official Code of Georgia Annotated, relating to retirement and 2 pensions, so as to change certain provisions to ensure compliance with federal laws and 3 regulations; to change provisions relative to maximum allowable benefits; to provide that 4 certain employees shall have no right to receive as cash certain employer paid employee 5 contributions; to repeal conflicting laws; and for other purposes.

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

#### 7 **SECTION 1.** 8 Title 47 of the Official Code of Georgia Annotated, relating to retirement and pensions, is 9 amended by revising Code Section 47-1-82, relating to maximum benefit limited to that 10 allowed by federal law, nonannuity benefit, reduction, and adjustments, as follows: 11 "47-1-82. 12 Notwithstanding any other provisions of this title to the contrary, the maximum annual 13 additions and maximum benefit payable to any active or retired member or beneficiary of 14 a public retirement or pension system subject to this title shall be limited to such extent as 15 may be necessary to conform to the requirements of subsections (b) and (c) of Section 415 of the federal Internal Revenue Code for a qualified retirement plan. 16 (a) As used in this Code section, the term: 17 18 (1) 'Annual benefit' means a retirement benefit under the public retirement or pension system which is payable annually in the form of a straight life annuity. 19 (2) 'Applicable mortality table' means the table prescribed by the federal Internal 20 21 Revenue Code or the secretary of the treasury of the United States which prescribes the 22 mortality table to be applied pursuant to Section 415(b)(2)(E)(v) of the federal Internal Revenue Code; provided, however, that the board of trustees of a public retirement 23

24 system may adopt a different definition of such term in the retirement system plan

25 document.

(3) 'Compensation' means, for purposes of applying the limitations of Section 415 of the
 federal Internal Revenue Code and for no other purpose, a plan member's wages as
 defined in Section 3401(a) of the federal Internal Revenue Code (wages subject to
 income tax withholding at the source, but without regard to exceptions contained in
 Section 3401(a) of the federal Internal Revenue Code for wages based on the nature or
 location of the employment or the services performed). The term shall also include the
 following:

(A) For limitation years beginning on or after December 31, 1997, for purposes of
 applying the limitations of Section 415 of the federal Internal Revenue Code, amounts
 that would otherwise be included in compensation but for an election under Sections
 125(a), 402(e)(3), 402(h)(1)(B), 402(k), and 457(b) of the federal Internal Revenue
 Code;

(B) For limitation years beginning after December 31, 2000, any elective amounts that
 are not includable in the plan member's gross income by reason of Section 132(f) of the
 federal Internal Revenue Code, relating to qualified transportation plan; and

41 (C) For limitation years beginning on and after January 1, 2007, compensation paid by
 42 the later of 2 1/2 months after the plan member's severance from employment or the end
 43 of the limitation year that includes the date of the plan member's severance from
 44 employment if:

- (i) The payment is regular compensation for services during the plan member's regular working hours or compensation for services outside the plan member's regular
  working hours, including without limitation overtime or shift differential,
  commissions, bonuses, or other similar payments, and, absent a severance from
  employment, the payment would have been paid to the plan member while he or she
  continued in employment with the employer; or
- 51 (ii) The payment is for unused accrued bona fide sick leave, vacation leave, or the
  52 leave that the member would have been able to use if employment had continued.

53 'Compensation' also includes back pay, within the meaning of Treasury Regulation
 54 Section 1.415 (c)-2(g)(8), for the limitation year to which the back pay relates to the
 55 extent the back pay represents wages and compensation that would otherwise be included
 56 in this definition.

- 57 (4) 'Dollar limitation' means the maximum permissible amount as such term is defined
   58 in paragraph (6) of this subsection.
- 59 (5) 'Limitation year' means the calendar year; provided, however, that the board of
- 60 trustees of a public retirement system may adopt a different definition of such term in the
- 61 retirement system plan document.
- 62 (6) 'Maximum permissible amount' means:

63 (A) For limitation years beginning prior to January 1, 1995, 100 percent of the plan member's average compensation for the period of three consecutive years during which 64 65 the plan member has the highest aggregate compensation from the employer; (B) For limitation years beginning on and after January 1, 1995, but before January 1, 66 2001, \$90,000; and 67 68 (C) For limitation years beginning on and after January 1, 2002, \$160,000.00, as adjusted by the secretary of the treasury of the United States for each calendar year, 69 70 with the new limitation to apply to limitation years ending within the calendar year of 71 the date of the adjustment. (7) 'Nonannuity benefit form' means a benefit, whether a normal form or an optional 72 73 form, which is not payable in a straight life annuity for the life of the plan member. (b) Notwithstanding any other provisions of this title to the contrary, the maximum annual 74 additions and the maximum benefit payable to any active or retired member or beneficiary 75 76 of a retirement or pension system subject to this title shall be limited to such extent as may be necessary to conform to the requirements of subsections (b) and (c) of Section 415 of 77 78 the federal Internal Revenue Code for a qualified retirement plan. 79 (c) If a plan member's benefit is payable in a nonannuity benefit form, whether as the 80 normal form of benefit or as an optional form which the plan member or his or her 81 designated beneficiary elects, the nonannuity benefit form shall be adjusted to an annual 82 benefit as described in subsections (d) and (e) of this Code section. No actuarial 83 adjustment to the nonannuity benefit form shall be required for: 84 (1) The value of a qualified joint and survivor annuity; or (2) The value of benefits that are not directly related to retirement benefits, such as a 85 disability benefit, preretirement death benefits, and postretirement medical benefits. 86 87 The determination of the annual benefit shall disregard benefits attributable to employee contributions or rollover contributions or the assets transferred from a qualified plan that 88 89 was not maintained by an employer. 90 (d) If the annual benefit commences when the plan member has fewer than ten years of participation in the applicable public retirement or pension system or any predecessor 91 92 public retirement or pension system, the dollar limitation shall be reduced by one-tenth for 93 each year less than ten, but in no event shall be less than one-tenth of the unreduced dollar 94 limitation. 95 (e)(1) If the payment of benefits under the public retirement or pension system commences before age 62 or after age 65, the dollar limitation shall be adjusted as the 96 97 actuarial equivalent of the dollar limitation payable at age 62 or age 65, as follows: 98 (A) If the age at which the benefit is payable is less than 62, the dollar limitation shall be reduced to reflect the lesser of the following calculations: 99

- (i) Reduce the dollar limitation using the interest rate and mortality table or tabular
   factors, as applicable, which are set forth in the public retirement or pension system
   for the reduction of benefits for early retirement benefits; or
   (ii) Reduce the dollar limitation using 5 percent interest and the applicable mortality
   table;
- 105 (B) For limitation years beginning before January 1, 2002, nothing in this paragraph
   106 shall reduce the applicable dollar limitation below \$75,000.00 if the annual benefit
   107 begins at or after age 55; and
- 108 (C) For limitation years beginning before January 1, 2002, if the annual benefit begins
- before age 55, nothing in this paragraph shall reduce the dollar limitation below the
  actuarial equivalent of the \$75,000.00 limitation for age 55.
- 111 (2) If a plan member is a qualified member as such term is defined under Section
- 112 415(b)(2)(G) of the federal Internal Revenue Code, he or she may retire before age 62
- 113 without a reduction in the dollar limitation if at least 15 years of service is required to
- 114 receive a full benefit under the public retirement or pension system.
- 115 (3) If the age at which the benefit is payable is greater than age 65, the age-adjusted
- 116 dollar limitation shall be determined by increasing the dollar limitation on an actuarially
- 117 equivalent basis. The increased age-adjusted dollar limitation shall be the amount
- 118 computed using 5 percent interest and the applicable mortality table."
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### **SECTION 2.**

120 Said title is further amended by revising Code Section 47-1-83, relating to maximum

121 permissible amount under Section 415(b) of federal Internal Revenue Code and adjustments,

- 122 as follows:
- 123 *"*47-1-83.
- 124 In accordance with subsection (a) of the federal Treasury Regulation Section 1.401-6, in

125 the event of a termination or partial termination of a public retirement or pension system,

- 126 <u>a member's accrued benefit as of the date of such termination or partial termination, to the</u>
- 127 <u>extent then funded, shall be nonforfeitable and fully vested under federal Internal Revenue</u>
- 128 <u>Code requirements.</u>
- 129 (a) Notwithstanding anything in this Code section to the contrary, the annual benefit
- 130 payable to a plan member shall not be deemed to exceed the limits of Section 415 of the
- 131 federal Internal Revenue Code if the annual benefit payable to the plan member under a
- 132 public retirement or pension system does not exceed \$10,000.00 for the plan year or any
- 133 prior plan year and the employer has not at any time maintained a defined contribution plan
- in which the plan member participated.

135 (b) Notwithstanding anything contained in this Code section to the contrary, the adjustment prescribed by this Code section for benefits that commence before age 62 and 136 137 the reduction described in this Code section for fewer than ten years of participation shall 138 not apply to any benefit paid from a public retirement or pension system on account of a plan member's becoming disabled by reason of personal injuries or sickness or to amounts 139 received by a designated beneficiary as a result of the plan member's death. This 140 subsection shall be interpreted in accordance with Section 415(b)(2)(I) of the federal 141 142 Internal Revenue Code and any regulations promulgated thereunder.

- (c) For purposes of applying the limits under Section 415(b) of the federal Internal
   Revenue Code, a plan member's maximum permissible amount shall be applied taking into
   consideration cost-of-living increases as required by Section 415(b) of the federal Internal
   Revenue Code and applicable Treasury Regulations.
- (d) In no event shall a plan member's annual benefit payable in any limitation year from 147 a retirement or pension system be greater than the limit applicable at the annuity starting 148 149 date, as increased in subsequent years pursuant to Section 415(d) of the federal Internal Revenue Code and regulations promulgated thereunder. If the form of benefit without 150 151 regard to the automatic benefit increases feature is not a straight life annuity, then the 152 preceding sentence is applied by reducing the Section 415(b) of the federal Internal 153 Revenue Code limit applicable at the annuity starting date to an actuarially equivalent 154 amount, to be determined by using the assumption specified in Treasury Regulation Section 155 1.415(b)-1(c)(2)(ii) that takes into account the death benefit under the form of benefit."
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### **SECTION 3.**

Said title is further amended in Code Section 47-6-60, relating to employee contributions to 157 158 the Georgia Legislative Retirement System, payment of employee contributions on behalf 159 of the member, and additional contributions, by adding a new subsection to read as follows: 160 "(g) The employee contributions described in this chapter that are paid by the employer are intended to be pick-up contributions in accordance with Section 414(h) of the federal 161 Internal Revenue Code. Such contributions are mandatory, and no member is entitled 162 under any circumstances to receive such contributions in cash in lieu of having them 163 contributed to the retirement system. Such contributions shall be 100 percent vested for 164 all purposes under the retirement system." 165

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#### **SECTION 4.**

Said title is further amended in Code Section 47-23-80, relating to contributions by superior
 court judges and district attorneys to the Georgia Judicial Retirement System and employer

169 contributions, by adding a new subsection to read as follows:

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- 170 "(e) The employee contributions described in this chapter that are paid by the employer are 171 intended to be pick-up contributions in accordance with Section 414(h) of the federal 172 Internal Revenue Code. Such contributions are mandatory, and no member is entitled 173 under any circumstances to receive such contributions in cash in lieu of having them 174 contributed to the retirement system. Such contributions chall be 100 percent yested for
- 174 <u>contributed to the retirement system</u>. Such contributions shall be 100 percent vested for
- all purposes under the retirement system."

### **SECTION 5.**

Said title is further amended in Code Section 47-23-81, relating to contributions by judges
and solicitors-general of state courts to the Georgia Judicial Retirement System, employer
contributions, and reports required, by adding a new subsection to read as follows:

180 "(e) The employee contributions described in this chapter that are paid by the employer are

181 intended to be pick-up contributions in accordance with Section 414(h) of the federal

182 Internal Revenue Code. Such contributions are mandatory, and no member is entitled

183 <u>under any circumstances to receive such contributions in cash in lieu of having them</u>

- 184 <u>contributed to the retirement system.</u> Such contributions shall be 100 percent vested for
- 185 <u>all purposes under the retirement system.</u>"

## **SECTION 6.**

187 Said title is further amended in Code Section 47-23-82, relating to contributions by juvenile

188 court judges to the Georgia Judicial Retirement System, employer contributions, and reports

- 189 required, by adding a new subsection to read as follows:
- 190 "(e) The employee contributions described in this chapter that are paid by the employer are

191 intended to be pick-up contributions in accordance with Section 414(h) of the federal

192 Internal Revenue Code. Such contributions are mandatory, and no member is entitled

193 <u>under any circumstances to receive such contributions in cash in lieu of having them</u>

- 194 <u>contributed to the retirement system. Such contributions shall be 100 percent vested for</u>
- 195 <u>all purposes under the retirement system.</u>"
- 196 SECTION 7.
- 197 All laws and parts of laws in conflict with this Act are repealed.