Session of 2004

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HOUSE BILL No. 2667

By Representative Davis

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8 9 AN ACT concerning retirement and pensions; relating to the Kansas 10 public employees retirement system; vesting; amending K.S.A. 74-11 4917 and repealing the existing section. 12 13 Be it enacted by the Legislature of the State of Kansas: 14 Section 1. K.S.A. 74-4917 is hereby amended to read as follows: 74-154917. (1) Upon termination of employment with a participating employer, 16 not followed by employment with such participating employer or another 17participating employer within 30 days of such termination, the member 18 shall be paid an amount equal to the member's accumulated contributions 19 then on deposit with the system after making application in such form as 20 may be prescribed by the board, except that the system shall have a rea-21sonable time to process the application for withdrawal. The participating 22 employer shall, upon giving a terminated employee a withdrawal appli-23cation, certify to the system all member contributions which have not 24been reported previously. In the case of a death of an active member, the 25participating employer shall certify to the system all member contribu-26 tions which have not been reported previously and remit such contribu-27 tions if the participating employer has not submitted a monthly remit-28tance for the terminating quarter. The participating employer shall be 29 responsible to the system for any overpayment or underpayment of mem-30 ber contributions made by the system relating to a withdrawal of accu-31 mulated contributions or a death of an active member which is due to an 32 inaccurate certification of all member contributions which have not been 33 reported to the system as required by this section made by the partici-34 pating employer. A leave of absence, a period of total disability or military 35 service shall not be considered a termination of employment unless the 36 member withdraws accumulated contributions. 37

(2) Except as otherwise provided by this subsection, on and after July *1*, 2004, if such member has completed 10 five years of credited service
at date of termination, such member automatically shall be granted a
vested retirement benefit in the system, except that at any time prior to
the commencement of retirement benefit payments the member may
withdraw accumulated contributions, whereupon no other benefits shall
be payable for such member's prior and participating service credit. For

purposes of this subsection, any employee of a local governmental unit 1 which has its own pension plan who becomes an employee of a partici-2 3 pating employer as a result of a merger or consolidation of services provided by local governmental units, which occurred on January 1, 1994, 4 may count service with such local governmental unit in determining 5whether such employee has met the 10 years of credited service for vest-6 7 ing requirement contained in this subsection. Eligibility of such member for retirement benefits and procedures for making application for retire-8 9 ment benefits shall be in accordance with K.S.A. 74-4914 and amend-10 ments thereto. Such member shall make application for retirement in 11 such form as may be prescribed by the board and retirement benefits shall accrue from the first day of the month following receipt of such 12 13 application. The amount of the retirement benefit shall be determined as 14 provided in K.S.A. 74-4915 and amendments thereto.

(3) Termination of employment of a member, followed by employment with a participating employer within five years after such termination, does not constitute a break in continuous employment if such member has not withdrawn accumulated contributions. Such period while not
employed shall not be credited.

20 (4) If, after the expiration of five years following the termination of 21employment, a former member becomes an employee of such former 22 member's former participating employer, or another participating employer, such former member shall be deemed to be a new employee. If 2324a member, who has a vested benefit again becomes an employee of a 25participating employer, any credited service such member subsequently 26 accrues shall be added to that which had been vested by virtue of previous 27 service. Eligibility of such member for retirement benefits and proce-28dures for making application for retirement benefits shall be in accord-29 ance with K.S.A. 74-4914 and amendments thereto.

30 Sec. 2. K.S.A. 74-4917 is hereby repealed.

31 Sec. 3. This act shall take effect and be in force from and after its 32 publication in the statute book.

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