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## SENATE BILL No. 10

Proposed Changes to introduced printing by AM001002

## DIGEST OF PROPOSED AMENDMENT

State employee retirement matters. Establishes the 2027 retiree health benefit trust. Provides that the retiree health benefit trust fund will be terminated when certain conditions are met. Specifies a process by which certain funds shall be transferred from the state general fund to the state defined contribution plan. Eliminates an obligation of the state with respect to the state defined contribution plan. Makes conforming changes.

A BILL FOR AN ACT to amend the Indiana Code concerning pensions.

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Be it enacted by the General Assembly of the State of Indiana:

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SECTION 1. IC 5-10-1.1-1.5, AS AMENDED BY P.L.9-2024, SECTION 122, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1.5. (a) The state, through the budget agency, may shall adopt a defined contribution plan, under Section 401(a) of the Internal Revenue Code, for the purpose of matching all or a specified portion of state employees' contributions to the state employees' deferred compensation plan and for any additional purposes established by statute.



(b) The deferred compensation committee shall be the trustee of a plan established under subsection (a) as described in section 4 of this chapter. A plan established under subsection (a) shall be administered by the state comptroller as described in section 5 of this chapter.



(c) The deferred compensation committee may approve funding offerings for a plan established under subsection (a), which may be the same as offerings for the state employees' deferred compensation plan. All funds in each plan shall be separately accounted for but may be commingled for investment purposes.

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1	(d) This subsection applies before January 1, 2027.	
2	Contributions to a plan established under subsection (a) are limited to	
3	the amount of biennial appropriations the budget agency determines are	
4	available for any such purposes.	
5	(e) This subsection applies after December 31, 2026. Subject to	
6	subsections (f) and (g), after December 31, 2026, the state shall	
7	make contributions to the defined contribution plan established for	
8	each state employee under subsection (a) that match, dollar for	
9	dollar, each employee's contributions to the employee's deferred	
.0	compensation plan.	
. 1	(f) The following apply to state contributions under subsection	
.2	(e):	
.3	(1) Except as provided in section 1.7 of this chapter, state	
.4	contributions may not exceed twenty-eight dollars (\$28) for	
.5	each payroll warrant or payroll authorization.	
.6	(2) State contributions are limited to:	
.7	(A) the amount of biennial appropriations the budget	
.8	agency determines are available for any such purposes;	
9	and	
20	(B) amounts transferred to the state comptroller under	
21	IC 5-10-8-8.6(c) and IC 6-7-1-28.1(6)(B).	
22	(g) The budget agency may do the following in consultation	
23	with the state comptroller:	
24	(1) Suspend, in extraordinary financial circumstances, the	
25	payment of state contributions under subsection (e).	
26	(2) If sufficient funds are available, resume the payment of	
27	state contributions following the suspension of payments	
28	under subdivision (1).	
29	(3) If sufficient funds are available, make contributions to	
30	the defined contribution plan established for each state	
31	employee under subsection (a) in an amount equal to the	
32	contributions that each state employee did not receive as a	
33	result of the suspension of payments under subdivision (1).	
34	(h) The deferred compensation committee may use funds available	
35	under the plan to hire or contract with qualified attorneys, financial	
36	advisers, or other professional or administrative persons that the	
37	committee believes are necessary or useful in the administration of the	
88	plan.	
39 10	(e) (i) A plan established under subsection (a) must include	
l0	appropriate provisions concerning the plan's day to day operation and	
11	any other provisions that are appropriate. Notwithstanding IC 22-2-6-2,	
12	the plan may also include provisions for the use of automated voice	
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response units and telephonic communications, online activities, and

2	other technology for participant elections, directions, and services if the	
3	technology has sufficient capacity to record and store the elections and	
4	directions.	
5	(f) <(j) >[]The[] []state[] []is[] []obligated[] []at[] []any[]	
6	[]particular[] []time[] []only[] []for[] []the[] []current[] []market[]	
7	[]value[] []of[] []the[] []funding[] []previously[] []made[] []to[] []a[]	
8	[]plan[] []established[] []under[] []subsection[] [](a).[]	
9	(g) ( <k>[i]) The state board of finance shall extend the plan</k>	
10	established under subsection (a) to any political subdivision that also	
11	elects to use the state employees' deferred compensation plan for its	
12	employees as authorized in section $7(b)(2)$ or $7(b)(3)$ of this chapter.	
13	SECTION 2. IC 5-10-1.1-1.7 IS ADDED TO THE INDIANA	
14	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS	
15	[EFFECTIVE UPON PASSAGE]: Sec. 1.7. (a) In each	IV
16	odd-numbered year, the interim study committee on pension	
17	management oversight shall:	
18	(1) study whether the maximum state contribution	
19	established under section 1.5(f)(1) of this chapter should be	
20	increased; and	
21	(2) if the committee determines that the maximum state	
22	contribution should be increased, provide a written	
23	recommendation to the budget agency that includes the	
24	amount of the recommended increase.	
25	(b) Subject to section 1.5(f)(2) of this chapter, after receiving	
26	a recommendation under subsection (a)(2), the budget agency may	
27	increase the maximum state contribution to the defined	
28	contribution plan established for each state employee under section	
29	1.5(a) of this chapter.	
30	SECTION 3. IC 5-10-1.1-7.6 IS ADDED TO THE INDIANA	
31	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS	
32	[EFFECTIVE UPON PASSAGE]: Sec. 7.6. For participants who are	
33	subject to IC 5-10-8.5-9.7(b), the state comptroller shall transfer	
34	from the state general fund a one (1) time contribution of funds to	
35	each participant's defined contribution plan account under	
36	IC 5-10-1.1-1.5(a) based on the contributions the member would	
37	have received according to IC 5-10-8.5-15 based on each member's	
38	age and years of service.] The deferred compensation committee	
39	shall adopt any plan provisions necessary to implement th <b><e< b=""></e<></b>	
40	transfer of amounts under IC 5-10-8.5-9.7(b)(4)>[is contribution].	
41	SECTION 4. IC 5-10-8-8.5, AS AMENDED BY P.L.201-2023,	
42	SECTION 78, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
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1	UPON PASSAGE]: Sec. 8.5. (a) The [retireef] [retireef] [retireef]	
2	[]trust[] []fund[] []is[ following are] established to provide funding for	
3	a retiree health benefit plan developed under IC 5-10-8.5 (-)	
4	including to provide continued funding for a retiree health benefit	
5	plan for individuals described in IC 5-10-8.5-9.7(a) and the	
6	individuals who elect to continue in the retiree health benefit trust	
7	<b>fund pursuant to IC 5-10-8.5-9.7(c):</b>	
8	(1) Before January 1, 2027, the retiree health benefit trust	
9	<u>fund.</u>	
10	(2) After December 31, 2026, the 2027 retiree health benefit	
11	trust fund.	
12	The trust fund described in subdivision (1) will be terminated upon	
13	the completion of the action required under IC 5-10-8.5-9.7.]	
14	(b) The trust []funds] shall be administered by the INPRS.	
15	The expenses of administering the trust [fundf funds] shall be paid	
16	from money in the trust [funds.] Subject to section 8.6 of this	
17	<b>chapter</b> , the trust []fund[consists funds] consist <s>[] of cigarette tax</s>	
18	revenues deposited in the []fund[ funds] under IC 6-7-1-28.1(6)	
19	IC 6-7-1-28.1(6)(A) and other appropriations, revenues, or transfers to	
20	the trust [ <del>]fund[ funds</del> ] under IC 4-12-1.	
21	(c) The INPRS shall invest the money in the trust []fund[ funds]	
22	not currently needed to meet the obligations of the trust []fund[funds]	
23	in the same manner and with the same limitations described in	
24	IC 5-10.5-4-1 and IC 5-10.5-5-1.	
25	(d) The trust []fund[] []is[ funds are] considered a trust fund for	
26	purposes of IC 4-9.1-1-7. Money may not be transferred, assigned, or	
27	otherwise removed from the trust []fund[ funds] by the state board of	
28	finance, the budget agency, or any other state agency[, except as	
29	<u>provided under IC 5-10-8].[5-9.7.]</u>	
30	(e) The trust []fund[ funds] shall be established and administered	
31	in a manner that complies with Internal Revenue Code requirements	
32	concerning health reimbursement arrangement (HRA) trusts.	
33	Contributions by the state to the trust [funds] are irrevocable.	
34	All assets held in the trust [funds] must be held for the exclusive	
35	benefit of participants of the retiree health benefit plan developed	
36	under IC 5-10-8.5 and their beneficiaries. ← Subject to	
37	IC 5-10-8.5-9.7, a]ll assets in the trust []fund:[funds:]	
38	(1) are dedicated exclusively to providing benefits to participants	
39	of the plan and their beneficiaries according to the terms of the	
40	plan; and	
41	(2) are exempt from levy, sale, garnishment, attachment, or other	
42	legal process.	
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1	(f) Money in the trust []fund[ fund	does not revert to the state	
2	general fund at the end of any state fisc	<del></del>	
3	(g) The money in the trust []fund[	-	
4	INPRS for providing the retiree health		
5	IC 5-10-8.5.	•	
6	(h) The budget agency may transfer	appropriations from federal or	
7	dedicated funds to the []retiree[] []health	f][]benefit[][trust fund.]trust	
8	fund[s].[]		
9	SECTION 5. IC 5-10-8-8.6 IS ADD	ED TO THE INDIANA CODE	
0	AS A <b>NEW</b> SECTION TO READ A	AS FOLLOWS [EFFECTIVE	
1	UPON PASSAGE]: Sec. 8.6. (a) Thi	s section does not apply to	
2	cigarette tax revenues deposited in th	e retiree health benefit trust	
3	fund [or the 2027 retiree health		
4	IC 6-7-1-28.1(6)(A).		
5	(b) The INPRS shall do the follow	ving not later than December	
6	31, 2026:		
7	(1) Determine the amount of f	orthcoming appropriations,	
8	revenues, or transfers to the ret	iree health benefit trust fund	
9	under IC 4-12-1 that are not c	urrently needed to meet the	
20	obligations of the retiree health	benefit plan developed under	
21	IC 5-10-8.5.		
22	(2) Provide written notice of the	e amount determined under	
23	subdivision (1) to the budget ag	gency.	
24	(c) This subsection applies after	December 31, 2026. Before	
25	appropriations, revenues, or trans	fers under IC 4-12-1 are	
26	deposited in the retiree health benefit	trust fund, the budget agency	
27	shall transfer the amounts determ	ined by the INPRS under	
28	subsection (b)(1) to the state comptrol	ler for the purpose of making	
.9	state contributions to the defined co	-	
0	under IC 5-10-1.1-1.5(a). The budg		
1	remainder of the appropriations, re		
2	retiree health benefit trust fund <u>or tl</u>	ne 2027 retiree health benefit	
3	trust fund].		
34	SECTION 6. IC 5-10-8.5-1, AS A		
55	SECTION 70, IS AMENDED TO READ	<u>-</u>	
66	UPON PASSAGE]: Sec. 1. (a) Except a		
57	chapter applies to an individual who is o		
8	of the following is a participant in the	retirement medical benefits	
9	account:		
0	(1) An employee of the executive	, legislative, or judicial branch	
1	of state government.	ara	
12	(2) A state elected or appointed of	officer.	
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1	(3) A member of the general assembly.	
2	(4) An elected officer paid by the state.	
3	(5) An officer paid by the state under IC 33-23-5-10,	
4	IC 33-38-5-7, or IC 33-39-6-2.	
5	(b) An individual described in subsection (a) other than The	
6	following is a participant individuals are not participants in the	
7	retirement medical benefits account:	
8	(1) A conservation officer of the department of natural resources.	
9	(2) An employee of the state excise police.	
10	(3) An employee of the state police department, other than the	
11	following:	
12	(A) An employee of the state police department who waived	
13	coverage under a common and unified plan of	
14	self-insurance under IC 5-10-8-6 before July 1, 2011.	
15	(B) An employee of the state police department who makes	
16	an election under IC 5-10-8.5-9.5.	
17	(C) An employee of the state police department who makes	
18	an election under IC 5-10-8.5-9.6.	
19	(4) An individual who becomes employed in a position	
20	described in subsection (a) after December 31, 2026.	
21	(5) An individual whose membership in the account is	
22	terminated under section 9.7(b) of this chapter.	
23	SECTION 7. IC 5-10-8.5-9.7 IS ADDED TO THE INDIANA	
24	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS	
25	[EFFECTIVE UPON PASSAGE]: Sec. 9.7. (a) This section does not	
26	apply to a:	
27	(1) retired participant or the spouse and dependents of a	
28	retired participant; or	
29	(2) participant who <b>[is eligible to ]</b> receive <b><d></d></b> an additional	
30	contribution under section 16 of this chapter.	
31	(b) Subject to applicable federal tax law, except as provided in	
32	subsection (c), the following apply after December 31, 2026:	
33	(1) Each participant's membership in the retirement medical	
34	benefits account is terminated.	
35	(2) The amounts in each participant's subaccount are	
36	forfeited.	
37	(3) The INPRS shall do the following for each participant:	
38	(A) Terminate the participant's membership in the	
39	retirement medical benefits account.	
40	(B) Transfer the amounts in the participant's	
41	subaccount to the state general fund to be used in the	
42	manner required under subdivision (4).	
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(4) The state con	mptroller shall transfer from the state	
general fund to ea	ch participant's defined contribution plan	
under IC 5-10-1.1	-1.5(a) an amount equal to the balance in	
each participant's	subaccount at the time the subaccount was	
forfeited under s	subdivision (2) in accordance with the	
amounts a membe	er would have received under section 15 of	
this chapter base	ed on each member's age and years of	
service].		
(c) Subsection (b) d	loes not apply to a participant who makes	
a one (1) time irrevo	ocable election to <del><remain></remain></del> [become] a	
participant in <the>[a]</the>	successor retirement medical benefits	
account. An election un	nder this subsection must be made to the	
INPRS:[]		
(1) during the ope	en enrollment period for state employees;	
and		
	December 1, 2026.	
[ SECTION 8. IC 5-10	0-8.5-15, AS AMENDED BY P.L.92-2021,	
SECTION 6, IS AMENDI	ED TO READ AS FOLLOWS [EFFECTIVE	
UPON PASSAGE]: Sec. 1	15. (a) Except as provided in subsections (c),	
(d), and (e), a participant's	s employer shall make contributions annually	
to the account on behalf	of the participant sufficient to provide the	
	etion 17 of this chapter. For a participant	
meeting the eligibility rul	les set forth in section 17 of this chapter, the	
amount credited to the pa	articipant's subaccount balance shall be the	
sum of annual contributio	ons and earnings for each year of service. The	
amount of the contribution	on each fiscal year must equal or exceed the	
following, based on the pa	articipant's age on the last day of the calendar	
year that is in the fiscal year	ear in which the contribution is made:	
Participant's Age in	Years Annual Contribution	
Amount	<del></del>	
Less than 30	<u>\$</u> <u>500</u>	
At least 30, but	S   S   S   S   S   S   S   S   S   S	
At least 40, but	less than 50 \$ 1,100	
At least 50	\$ 1,400	
(b) The INPRS shall	determine by rule the date on which the	
contributions are credited	to participants' subaccounts.	
	der this section shall not be made after June	
30, 2011, to any of the fol		
	officer of the department of natural resources.	
	the state excise police.	
	f the state police department, other than the	
following:	• • • •	
<u></u>		
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1	(A) An employee of the state police department who waived	
2	coverage under a common and unified plan of self-insurance	
3	under IC 5-10-8-6 before July 1, 2011.	
4	(B) An employee of the state police department who makes an	
5	election under IC 5-10-8.5-9.5.	
6	(C) An employee of the state police department who makes an	
7	election under IC 5-10-8.5-9.6.	
8	(d) For individuals who are employed on June 30, 2011, the accrued	
9	annual contributions made in accordance with subsection (a) to an	
.0	account described in section 14 of this chapter on behalf of the	
.1	individuals for any years the individuals were employed as described	
2	in section 1(b)(1) through 1(b)(3) of this chapter shall be transferred to	
.3	the respective plans described in IC 5-10-8-6(a) for those individuals	
4	and shall be used only to reduce the unfunded other post-employment	
.5	benefit (OPEB) liability of those plans and not to increase benefits or	
6	reduce premiums.	
7	(e) A contribution under this section shall not be made after June	
.8	30, 2017, to a participant who on June 30, 2017:	
9	(1) is eligible for a normal, unreduced retirement benefit from the	
0.0	public employee retirement fund of which the participant is a	
1	member; and	
22	(2) has completed:	
23	(A) fifteen (15) years of service with the participant's employer;	
4	<u>or</u>	
22 23 24 25	(B) ten (10) years of service as an elected or appointed officer.	
26	(f) Each year, the INPRS shall:	
27	(1) report the assets and liabilities of the retiree health benefit	
28	trust fund or the 2027 retiree health benefit trust fund; and	
29	(2) based on the assets and liabilities of the retiree health benefit	
0	trust fund or the 2027 retiree health benefit trust fund,	
31	recommend an employer contribution amount to fund the	
32	participants' benefits described in section 17 of this chapter.	
33	] SECTION	
34	P.L.213-2025, SECTION 86, IS AMENDED TO READ AS	
35	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 28.1. The taxes,	
36	registration fees, fines, or penalties collected under this chapter shall	
37	be deposited in the following manner:	
38	(1) One and seventy-six hundredths percent (1.76%) of the money	
39	shall be deposited in a fund to be known as the cigarette tax fund.	
10	(2) The following amount of the money shall be deposited in the	
1	state general fund:	
12	(A) After June 30, 2011, and before July 1, 2013, sixty and	
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1	twenty-four hundredths percent (60.24%).	
2	(B) After June 30, 2013, and before July 1, 2023, fifty-six and	
3	twenty-four hundredths percent (56.24%).	
4	(C) After June 30, 2023, fifty-six and eighty-four hundredths	
5	percent (56.84%).	
6	(D) After June 30, 2025, twenty-three and sixty-seven	
7	hundredths percent (23.67%).	
8	(3) Two and twenty-six hundredths percent (2.26%) of the money	
9	shall be deposited into the pension relief fund established in	
.0	IC 5-10.3-11.	
1	(4) Eleven and twenty-six hundredths percent (11.26%) of the	
2	money shall be deposited in the healthy Indiana plan trust fund	
.3	established by IC 12-15-44.2-17.	
4	(5) Fifty-nine and thirty-eight hundredths percent (59.38%) of the	
.5	money shall be deposited in the state general fund for the purpose	
6	of paying appropriations for Medicaid—Current Obligations.	
7	(6) The following amount After December 31, 2026, one and	
.8	sixty-seven hundredths percent (1.67%) of the money shall be	
9	deposited in the state retiree health benefit trust fund established	
20	<del>by IC 5-10-8-8.5</del> as follows:	
21	(A) Before July 1, 2011, five and seventy-four hundredths	
22	<del>percent (5.74%).</del>	
23	(B) After June 30, 2011, and before July 1, 2013, zero percent	
24	<del>(0%).</del>	
25	(C) After June 30, 2013, four percent (4%).	
26	(D) After June 30, 2025, one and sixty-seven hundredths	
27	<del>percent (1.67%).</del>	
28	(A) In the state retiree health benefit trust fund [or the 2027]	
29	retiree health benefit trust fund established by	
80	IC 5-10-8-8.5, minus the amount that the Indiana public	
31	retirement system determines is not currently needed to	
32	meet the obligations of the retiree health benefit plan	
33	developed under IC 5-10-8.5.	
34	(B) The remainder of the amount under this subdivision	
35	shall be transferred to the state comptroller for the purpose	
86	of making state contributions to the defined contribution	
37	plan established under IC 5-10-1.1-1.5(a).	
88	The money in the cigarette tax fund, the healthy Indiana plan trust fund,	
39	or the pension relief fund at the end of a fiscal year does not revert to	
10	the state general fund. However, if in any fiscal year, the amount	
1	allocated to a fund under subdivision (1) is less than the amount	
12	received in fiscal year 1977, then that fund shall be credited with the	
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difference between the amount allocated and the amount received in fiscal year 1977, and the allocation for the fiscal year to the fund under subdivision (2) shall be reduced by the amount of that difference. Money deposited under subdivisions (5) through (6) may not be used for any purpose other than the purpose stated in the subdivision.

SECTION [10]. An emergency is declared for this act.[7]
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