## COMMISSION ON GOVERNMENT FORECASTING AND ACCOUNTABILITY

## PENSION IMPACT NOTE

## 101ST GENERAL ASSEMBLY

BILL NO: HB 5167

February 27, 2020

SPONSOR (S): Burke

SYSTEM(S): Chicago Police Article

FISCAL IMPACT: According to the Chicago Police pension fund, HB 5167 captures a very specific group of Chicago Police Officers who were originally denied service credit for certain leaves of absences. The fiscal impact is not known, but the number of officers impacted is small in number.

<u>SUBJECT MATTER</u>: HB 5167 amends the Chicago Police Article of the Pension Code to clarify provisions surrounding applying for service credits for periods of a leave of absence from the Chicago Police Pension Fund for certain types of police work for Cook County, the State of Illinois, or the federal government.

<u>COMMENT</u>: HB 5167 clarifies existing law surrounding applying for service credits for periods of a leave of absence for police officers. Current law states the board of directors for the Chicago Police Pension Fund shall reconsider an application for service credit if it was submitted between January 1, 1992 and April 1, 2008 for an officer assigned to do work for Cook County, the State of Illinois, or the federal government. HB 5167 provides the board may, rather than shall, reconsider an application submitted in that time frame only from a police officer who was assigned to be an employee of Cook County.

Credits will also not be granted if, before their date of retirement, the police officer has not contributed to the fund within 5 years after the approval of their application. HB 5167 affirms that it is the sole responsibility of the police officer to ensure all contributions for establishing service credit for a leave of absence must be made within 5 years of the date his or her application to transfer service credits has been approved.

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