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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2023

AN ACT

RELATING TO PUBLIC OFFICERS AND EMPLOYEES -- DEFERRED COMPENSATION PLANS

<u>Introduced By:</u> Senators Murray, LaMountain, McKenney, Tikoian, Euer, Sosnowski, F. Lombardi, Ciccone, DiMario, and Picard

Date Introduced: February 16, 2023

Referred To: Senate Finance

It is enacted by the General Assembly as follows:

1 SECTION 1. Sections 36-13-1 and 36-13-1.1 of the General Laws in Chapter 36-13 entitled

"Deferred Compensation Plans" are hereby amended to read as follows:

36-13-1. Deferred compensation plans authorized.

(a) The state or any city, town, or other political subdivision may, by contract, agree with any employee to defer, in whole or in part, any portion of that employee's compensation, and may subsequently contract with financial institutions for the purchase of government securities or with other financial entities for the purchase of mutual funds, and procure a fixed or variable life insurance or annuity contract for the purpose of providing funds to meet its obligations under a deferred compensation program for the employees from any financial institutions or from any life underwriters duly licensed by this state who represents an insurance company licensed to contract business in this state.

(b) In the administration of a deferred compensation plan for state employees in the state plan authorized under this chapter, after October 1, 1998, the state shall engage three companies ("Authorized Companies") to administer such deferred compensation plans. After October 1, 1998, only such Authorized Companies shall be entitled to enroll state employees in such the state deferred compensation plans in accordance with the following guidelines:

(1) Employees must have the option of purchasing or investing in alternative financial products referred to herein which have been approved by the State Investment Commission;

1	(2) The alternative financial products shall include, without limitation, a variable product
2	and a fixed product;
3	(3) The Authorized Companies (or an entity related thereto) must:
4	(i) Be selected in accordance with the provisions of this chapter,
5	(ii) Covenant that all employees covered under any plan authorized under this chapter shall,
6	at all times, be granted the unfettered right to cancel, change, liquidate, amend or interchange any
7	investment contract or product purchased in any such plan without such employees incurring a
8	financial penalty or fee of any kind or nature imposed by contract, and
9	(iii) Be granted equal access to all eligible employees;
10	(4) Procedures shall be established to ensure that personalized information regarding
11	employees shall not be provided to third parties by the Authorized Companies. "Personalized
12	Information" shall include, without limitation, social security numbers, home addresses, telephone
13	numbers, amounts invested, medical or disability information; and
14	(5) The Authorized Companies shall be permitted to offer any financial product referred to
15	herein which shall have been approved by the State Investment Commission. Notwithstanding any
16	other provisions of this section (b), if the department of administration determines that less than
17	three companies are qualified to be engaged as Authorized Companies because of (a) insufficient
18	experience in the administration of deferred compensation plans or (b) a failure to assure adherence
19	to the guidelines set forth herein, the state may engage less than three Authorized Companies.
20	(6) If any provision of this section or the application thereof to any person or circumstances
21	is held invalid, that invalidity shall not affect other provisions or applications of the section which
22	can be given effect without the invalid provision or application, and to this end the provisions of
23	this section are declared to be severable.
24	(c) Effective January 1, 2024, any participating municipality as defined in § 45-21-2 may
25	elect to offer to its municipal employees the deferred compensation plans offered by the state. The
26	account of any municipal employee who participates in the state deferred compensation plan shall
27	be subject to the same administration, charges, costs, rules, and regulations as are applicable and
28	applied to the accounts of employees in the state deferred compensation plan.
29	36-13-1.1. State investment commission.
30	The state investment commission shall, from time to time, select the financial institutions
31	and/or entities in which the state shall invest the funds under the deferred compensation plan for
32	state employees in the state plan.

1	SECTION 2. This act shall take effect upon passage

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO PUBLIC OFFICERS AND EMPLOYEES -- DEFERRED COMPENSATION **PLANS**

1	This act would provide that effective January 1, 2024, any participating municipality as
2	defined in § 45-21-2 may elect to offer to its employees the deferred compensation plans offered
3	by the state. The account of any municipal employee who participates in the state deferred
4	compensation plan would be subject to the same administration, rules, and regulations as are
5	applicable and applied to the accounts of employees in the state deferred compensation plan.
6	This act would take effect upon passage.
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