GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1991

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SENATE BILL 270 Appropriations Committee Substitute Adopted 7/11/91

Short Title: Increase Educational Leave Limit.

(Public)

Sponsors:

Referred to:

March 25, 1991

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- AN ACT TO INCREASE THE CAREER LIMITATION FOR EMPLOYER-2 3
 - APPROVED EDUCATIONAL LEAVES OF ABSENCE.
- 4 The General Assembly of North Carolina enacts: 5

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Section 1. G.S. 135-8(b) reads as rewritten:

Annuity Savings Fund. - The annuity savings fund shall be a fund in which 6 "(b) shall be accumulated contributions from the compensation of members to provide for 7 their annuities. Contributions to any payments from the annuity savings fund shall be 8 9 made as follows:

10 (1)Prior to the first day of July, 1947, each employer shall cause to be deducted from the salary of each member on each and every payroll of 11 such employer for each and every payroll period four per centum (4%) 12 of his actual compensation; and the employer also shall deduct four per 13 centum (4%) of any compensation received by any member for 14 teaching in public schools, or in any of the institutions, agencies or 15 departments of the State, from salaries other than the appropriations 16 from the State of North Carolina. On and after such date the rate so 17 deducted shall be five per centum (5%) of actual compensation except 18 that, with respect to each member who is eligible for coverage under 19 20 the Social Security Act in accordance with the agreement entered into 21 during 1955 in accordance with the provisions of Article 2 of Chapter 135 of Volume 3B of the General Statutes, as amended, and with 22 respect to members covered under G.S. 135-27, with such coverage 23

retroactive to January 1, 1955, such deduction shall, commencing with the first day of the period of service with respect to which such agreement is effective, be at the rate of three per centum (3%) of the part of his actual compensation not in excess of the amount taxable to him under the Federal Insurance Contributions Act as from time to time in effect plus five per centum (5%) of the part of his earnable compensation not so taxable; provided that in the case of any member so eligible and receiving compensation from two or more employers such deductions may be adjusted under such rules as the Board of Trustees may establish so as to be as nearly equivalent as practicable to the deductions which would have been made had the member received all of such compensation from one employer. Notwithstanding the foregoing, the Board of Trustees may in its discretion cause such portion as it may determine of deductions made between January 1, 1955, and December 1, 1955, to be transferred into the contribution fund established under G.S. 135-24; such amounts so transferred shall in that event be deemed to be taxes contributed by employees as required under Article 2, Chapter 135 of Volume 3B of the General Statutes as amended, and shall be in lieu of contributions otherwise payable in the same amount as so required.

Notwithstanding the foregoing, effective July 1, 1963, with respect to the period of service commencing on July 1, 1963, and ending December 31, 1965, the rates of such deduction shall be four per centum (4%) of the portion of compensation not in excess of fortyeight hundred dollars (\$4,800) and six per centum (6%) of the portion of compensation in excess of forty-eight hundred dollars (\$4,800); and with respect to the period of service commencing January 1, 1966, and ending June 30, 1967, the rate of such deductions shall be four per centum (4%) of the portion of compensation not in excess of fifty-six hundred dollars (\$5,600) and six per centum (6%) of the portion of compensation in excess of fifty-six hundred dollars (\$5,600); and with respect to the period of service commencing July 1, 1967, and ending June 30, 1975, the rate of such deductions shall be five per centum (5%) of the portion of compensation not in excess of fifty-six hundred dollars (\$5,600) and six per centum (6%) of the portion of compensation in excess of fifty-six hundred dollars (\$5,600). Such rates shall apply uniformly to all members of the Retirement System, without regard to their coverage under the Social Security Act.

Notwithstanding the foregoing, effective July 1, 1975, with respect to the period of service commencing on July 1, 1975, the rate of such deductions shall be six per centum (6%) of the compensation received by any member. Such rates shall apply uniformly to all members of the Retirement System, without regard to their coverage under the Social Security Act.

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1		(2)	The deductions provided for herein shall be made notwithstanding that
2 3			the minimum compensation provided for by law for any member shall be reduced thereby. Every member shall be deemed to consent and
4			agree to the deductions made and provided for herein and shall receipt
5			for his full salary or compensation, and payment of salary or
6			compensation less said deduction shall be a full and complete
7			discharge and acquittance of all claims and demands whatsoever for
8 9			the services rendered by such person during the period covered by
9 10			such payment, except as to the benefits provided under this Chapter. The employer shall certify to the Board of Trustees on each and every
11			payroll or in such other manner as the Board of Trustees may
12			prescribe, the amounts to be deducted; and each of said amounts shall
13			be deducted, and when deducted shall be paid into said annuity savings
14			fund, and shall be credited, together with regular interest thereon, to
15 16			the individual account of the member from whose compensation said deduction was made.
10		(3)	Each board of education of each county and each board of education of
18		(5)	each city, and the employer in any department, agency or institution of
19			the State, in which any teacher receives compensation from sources
20			other than appropriations of the State of North Carolina shall deduct
21			from the salaries of these teachers paid from sources other than State
22 23			appropriations an amount equal to that deducted from the salaries of the teachers whose solaries are paid from State funds, and remit this
23 24			the teachers whose salaries are paid from State funds, and remit this amount to the State Retirement System. City boards of education and
25			county boards of education in each and every county and city which
26			has employees compensated from other than the State appropriation
27			shall pay to the State Retirement System the same per centum of the
28			compensation that the State of North Carolina pays and shall transmit
29			same to the State Retirement System monthly: Provided, that for the
30 31			purpose of enabling the boards of education to make such payment, the tax-levying authorities are hereby authorized, empowered and directed
32			to provide the necessary funds therefor. In case the salary is paid in
33			part from State funds and in part from local funds, the local authorities
34			shall not be relieved of providing and remitting the same per centum of
35			the salary paid from local funds as is paid from State funds. In case the
36			entire salary of any teacher, as defined in this Chapter, is paid from
37			county or local funds, the county or city paying such salary shall
38 39			provide and remit to the Retirement System the same per centum that would be required if the salary were provided by the State of North
39 40			Carolina.
41		(4)	In addition to contributions deducted from compensation as
42			hereinbefore provided, subject to the approval of the Board of
43			Trustees, any member may redeposit in the annuity savings fund by a
44			single payment an amount equal to the total amount which he

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1		-	ously withdrew therefrom, as provided in this Chapter. Such
2			nts so redeposited shall become a part of his accumulated
3		contri	butions as if such amounts had initially been contributed within
4		the ca	alendar year of such redeposit. In no event, however, shall any
5			per be permitted to redeposit any amount withdrawn after July 1,
6			except as provided for in G.S. 135-4(e).
	(5)		· · ·
7	(5)		Board of Trustees may approve the purchase of creditable service
8		•	y member for leaves of absence or for interrupted service to an
9		-	over for the sole purpose of acquiring knowledge, talents, or
10		abiliti	es and to increase the efficiency of service to the employer. This
11		appro	val shall be made prior to the purchase of the creditable service,
12		is lim	ited to a career total of four-six years for each member, and may
13			tained in the following manner:
14		a.	Approved leave of absence Where the employer grants an
15			approved leave of absence, a member may make monthly
16			contributions to the annuity savings fund on the basis of
17			compensation the member was earning immediately prior to
18			such leave of absence. The employer shall make monthly
19			contributions equal to the normal and accrued liability
20			1
			contribution on such compensation or, in lieu thereof, the
21			member may pay into the annuity savings fund monthly an
22			amount equal to the employer's normal and accrued liability
23			contribution when the policy of the employer is not to make
24			such payment.
25		b.	No educational leave policy. – Where the employer has a policy
26			of not granting educational leaves of absence or the member has
27			unsuccessfully petitioned for leave of absence and the member
28			has interrupted service for educational purposes, the member
29			may make monthly contributions into the annuity savings fund
30			in an amount equal to the employee contribution plus the
31			employer normal and accrued liability contribution on the basis
32			of the compensation the member was earning immediately prior
33			to the interrupted service.
34		c.	Educational program prior to July 1, 1981. – Creditable service
35			for leaves of absence or interrupted service for educational
36			purposes prior to July 1, 1981, may be purchased by a member,
37			before or after retirement, who returned as a contributing
38			employee or teacher within 12 months after completing the
39			educational program and completed 10 years of subsequent
40			membership service, by making a lump sum payment into the
41			annuity savings fund equal to the full cost of the service credits
42			calculated on the basis of the assumptions used for purposes of
43			the actuarial valuation of the system's liabilities and shall take
44			into account the retirement allowance arising on account of the
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1 2		additional service credit commencing at the earliest age at which the member could retire on an unreduced retirement
3		allowance as determined by the Board of Trustees upon the
4		advice of the consulting actuary, plus a fee to be determined by
5		the Board of Trustees.
6		Payments required to be made by the member and/or the employer
7		under subparagraphs a or b are due by the 15th of the month following
8		the month for which the service credit is allowed and payments made
9		after the due date shall be assessed a penalty, in lieu of interest, of one
10		percent (1%) per month or fraction thereof the payment is made
11		beyond the due date; provided, that these payments shall be made prior
12		to retirement and provided further, that if the member did not become
13		a contributing member within 12 months after completing the
14		educational program and failed to complete three years of subsequent
15		membership service, except in the event of death or disability, any
16		payment made by the member including penalty shall be refunded with
17		regular interest thereon and the service credits cancelled prior to or at
18		retirement.
19	(6)	
20		thereon, paid upon his death or withdrawn by him as provided in this
21		Chapter, shall be paid from the annuity savings fund, and any balance
22		of the accumulated contributions of such a member shall be transferred
23	G	to the pension accumulation fund."
24		c. 2. This act is effective retroactively to January 1, 1991, and applies to
25	employer-ap	proved leaves of absence granted on or after that date.