GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE DRH50892-LH-300 (05/13)

Short Title:	Eliminate Golden Parachutes.	(Public)
Sponsors:	Representative Blackwell.	
Referred to:		

A BILL TO BE ENTITLED

2 AN ACT TO LIMIT THE AMOUNT OF TRANSITION PACKAGES OR GOLDEN 3 PARACHUTES FOR STATE EMPLOYEES. 4

The General Assembly of North Carolina enacts: 5

SECTION 1. G.S. 126-8.5 reads as rewritten:

6 "§ 126-8.5. Discontinued service retirement allowance and severance wages for certain 7 State employees.employees; limitation to amount of transition salary packages 8 or golden parachutes for State employees.

9 When the Director of the Budget determines that the closing of a State institution or (a) 10 a reduction in force will accomplish economies in the State Budget, he shall pay either a 11 discontinued service retirement allowance or severance wages to any affected State employee, provided reemployment is not available. As used in this section, "economies in the State 12 Budget" means economies resulting from elimination of a job and its responsibilities or from a 13 14 lack of funds to support the job. In determining whether to pay a discontinued service 15 retirement allowance or severance wages, the Director of the Budget shall consider the 16 recommendation of the department head involved and any recommendation of the State 17 Personnel Director. Severance wages shall not be paid to an employee who chooses a 18 discontinued service retirement. Severance wages shall not be subject to employee or employee 19 retirement contributions. Severance wages shall be paid according to the policies adopted by 20 the State Personnel Commission.

21 Notwithstanding any other provisions of the State's retirement laws, any employee of the 22 State who is a member of the Teachers' and State Employees' Retirement System or the Law-Enforcement Officers' Retirement System and who has his job involuntarily terminated as 23 24 a result of economies in the State Budget may be entitled to a discontinued service retirement 25 allowance, subject to the approval of the employing agency and the availability of agency funds. An unreduced discontinued service retirement allowance, not otherwise allowed, may be 26 27 approved for employees with 20 or more years of creditable retirement service who are at least 28 55 years of age; or a discontinued service retirement allowance, not otherwise allowed, may be 29 approved for employees with 20 or more years of creditable retirement service who are at least 30 50 years of age, reduced by one-fourth of one percent (1/4 of 1%) for each month that retirement precedes his fifty-fifth birthday. In cases where a discontinued service retirement allowance is 31 32 approved, the employing agency shall make a lump sum payment to the Administrator of the 33 State Retirement Systems equal to the actuarial present value of the additional liabilities imposed upon the System, to be determined by the System's consulting actuary, as a result of 34



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1	the discontinued	I service retirement, plus an administrative fee to be determined by the					
2	Administrator.						
3	The salary used to determine severance wages under this section is the last annual salary						
4	except that if the employee was promoted within the previous 12 months, the last annual salary						
5	is that annual sal	lary prior to the promotion. If the annual salary prior to the promotion is used,					
6	it shall be adjust	ted to account for any across-the-board legislative salary increases. Excluded					
7		ation are any benefits such as, but not limited to, overtime pay, shift pay,					
8	holiday premium, or longevity pay.						
9	(b) Any o	employee separated from State government and paid severance wages under					
10	this section shall	not be employed under a contractual arrangement by any State agency, other					
11	than the constit	uent institutions of The University of North Carolina and the constituent					
12	institutions of th	e North Carolina Community College System, until 12 months have elapsed					
13	since the separa	tion. This subsection does not affect any reduction in force rights that the					
14	employee may ha	ave.					
15	<u>(c)</u> <u>The a</u>	amount of any transition salary package payable to certain State employees					
16	employed by Sta	ate agencies, departments, institutions, and The University of North Carolina					
17	shall be limited b	by the provisions of this subsection as follows:					
18	<u>(1)</u>	Notwithstanding any other provision of law, no State employee who leaves					
19		the position that the employee most recently held shall continue to be paid					
20		the salary for that position when the employee is no longer carrying out the					
21		responsibilities for that position. This includes periods of transition.					
22	<u>(2)</u>	Notwithstanding subdivision (1) of this subsection, a State employee who					
23		leaves the position that the employee most recently held may continue to be					
24		paid the salary for a position that he or she no longer holds in the following					
25		circumstances only:					
26		a. The payment is required as a term of the contract that was entered					
27		into at the time the person was hired for, or promoted to, the position					
28		most recently held; and					
29		b. <u>The contract is signed by the appropriate finance officer or a properly</u>					
30		designated deputy finance officer for the agency hiring the person,					
31		approved by the agency head, and approved by the Office of State					
32		Budget and Management. If the State agency is The University of					
33		North Carolina or a constituent institution of The University of North					
34 25		Carolina, then the contract must be signed by the appropriate finance					
35 36		officer or a properly designated deputy finance officer for The					
30 37		<u>University of North Carolina or the constituent institution, approved</u> by the appropriate chancellor, and approved by the UNC Board of					
38		Governors or by the Board of Trustees of the constituent institution					
38 39		as appropriate.					
40	<u>(3)</u>	This subsection does not affect or impair a State employee's rights to					
40 41	<u>(5)</u>	severance wages or a discontinued service retirement allowance as provided					
42		in subsections (a) and (b) of this section, or terminal leave payments for					
43		vacation leave, bonus leave, and longevity, if applicable.					
44	<u>(4)</u>	The following definitions apply in this subsection:					
45	<u></u>	<u>a.</u> State employee who leaves the position that the employee most					
46		recently held. – Includes those circumstances in which a person					
47		retires, resigns, or voluntarily or involuntarily terminates					
48		employment. The phrase also includes those circumstances in which					
49		a person continues to work for the State but accepts a lesser position					
50		with the State.					

	General Assembly of North Carolina		
1	<u>b.</u>	Transition When a State employee moves from the	e position that
2		the employee most recently held to a lesser position of	f employment.
3		The term includes a 'golden parachute' or a sabbatical."	
4	SECTION 2.	This act becomes effective July 1, 2010. G.S. 126-8.5	5(c)(1) applies
5	retroactively and also app	lies to payments that have not yet been made unless the	ere is a legally
6	enforceable contract to pa	ıy.	