GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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SENATE BILL 599

Short Title:	Retirement Technical Corrections.	(Public)
Sponsors:	Senator Apodaca (Primary Sponsor).	
Referred to:	Pensions & Retirement and Aging.	

April 4, 2013

A BILL TO BE ENTITLED

AN ACT TO MAKE TECHNICAL AND CONFORMING CHANGES TO THE STATUTES AFFECTING THE STATE RETIREMENT SYSTEMS.

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SECTION 1.(a) G.S. 143-166.30(d) reads as rewritten:

The General Assembly of North Carolina enacts:

6 "(d) Supplemental Retirement Income Plan for State Law-Enforcement Officers. - As of 7 January 1, 1985, there shall be created a Supplemental Retirement Income Plan, hereinafter 8 called the "Plan," established for the benefit of all law-enforcement officers employed by the 9 State, who shall be participants. The Board of Trustees of the State Retirement System shall 10 administer the Plan and shall, under the terms and conditions otherwise appearing herein, 11 provide Plan benefits either (i) by establishing a separate trust fund in conformance with 12 Section 401(a), Section 401(k) or other sections of the Internal Revenue Code of 1954 as 13 amended or, (ii) by causing the Plan to affiliate with some master trust fund providing the same 14 benefits for participants. The Plan shall be separate and apart from any retirement systems.

In addition to the contributions transferred from the Law-Enforcement Officers' Retirement System and the contributions otherwise provided for in this Article, participants may make voluntary contributions to the Plan to be credited to the designated individual accounts of participants; provided, in no instance shall the total contributions by a participant exceed ten percent (10%) of a participant's compensation within any calendar year.participants.

All contributions to the Plan shall be credited to the individual accounts of participants, and except as provided in subsection (g1) of this section, shall be fully and immediately vested in the name of the participant, and shall be invested according to each participant's election, as provided by the Board of Trustees, including but not limited to time deposits, and both fixed and variable investments. The Plan may provide for loans to participants, at reasonable rates of interest to be charged, from participants' individual accounts, and may provide for withdrawal of contributions on account of hardship.

The benefit to a participant in the Plan shall be either a lump-sum distribution or a distribution in periodic installments of the participant's account payable under retirement, disability, or termination of employment. Upon the death of a participant there shall be paid the same lump-sum distribution or periodic installments to the surviving spouse of the participant or otherwise to the participant's estate; provided, should a participant instruct the Board of Trustees in writing that he does not wish these benefits to be paid to his spouse or estate, then the benefits shall be paid to the person or persons as the participant may name for this purpose.

Upon retirement, a participant in the Plan may elect to transfer any portion of his eligible accumulated contributions, not including any Roth after-tax contributions and the earnings thereon, to the Teachers' and State Employees' Retirement System and receive, in addition to



his basic service, early or disability retirement allowance a special retirement allowance which
shall be based on his eligible accumulated account balance at the date of the transfer of the
assets."

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SECTION 1.(b) G.S. 143-166.50(e) reads as rewritten:

5 "(e) Supplemental Retirement Income Plan for Local Governmental Law-Enforcement 6 Officers. – As of January 1, 1986, all law-enforcement officers employed by a local 7 government employer, are participating members of the Supplemental Retirement Income Plan 8 as provided by Article 5 of Chapter 135 of the General Statutes. In addition to the contributions 9 transferred from the Law-Enforcement Officers' Retirement System, participants may make 10 voluntary contributions to the Supplemental Retirement Income Plan to be credited to the 11 designated individual accounts of participants; provided, in no instance shall the total contributions by a participant exceed ten percent (10%) of a participant's compensation within 12 13 any calendar year.participants. From July 1, 1987, until July 1, 1988, local government 14 employers of law enforcement officers shall contribute an amount equal to at least two percent (2%) of participating local officers' monthly compensation to the Supplemental Retirement 15 Income Plan to be credited to the designated individual accounts of participating local officers; 16 17 and on and after July 1, 1988, local government employers of law enforcement officers shall 18 contribute an amount equal to five percent (5%) of participating local officers' monthly compensation to the Supplemental Retirement Income Plan to be credited to the designated 19 20 individual accounts of participating local officers.

Additional contributions shall also be made to the individual accounts of all participants in the Plan, except for Sheriffs, on a per capita equal-share basis from the sum of one dollar and twenty-five cents (\$1.25) for each cost of court collected under G.S. 7A-304.

Upon retirement, a participant in the Plan may elect to transfer any portion of his eligible accumulated contributions, not including any Roth after-tax contributions and the earnings thereon, to the Local Governmental Employees' Retirement System and receive, in addition to his basic service, early or disability retirement allowance a special retirement allowance which shall be based on his eligible accumulated account balance at the date of the transfer of the assets."

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SECTION 2. G.S. 128-26(a) reads as rewritten:

"(a) Each person who becomes a member during the first year of his or her employer's participation, and who was an employee of the same employer at any time during the year immediately preceding the date of participation, shall file a detailed statement of all service rendered by him or her to that employer prior to the date of participation for which he or she claims credit.

A participating employer may allow prior service credit to any of its employees on account of: their earlier service to the aforesaid employer; or, their earlier service to any other employer as the term employer is defined in G.S. 128-21(11); or, their earlier service to any state, territory, or other governmental subdivision of the United States other than this State.

40 A participating employer may allow prior service credit to any of its employees on account of service, as defined in G.S. 135-1(23), to the State of North Carolina to the extent of such 41 42 service prior to the establishment of the Teachers' and State Employees' Retirement System on 43 July 1, 1941; provided that employees allowed such prior service credit pay in a total lump sum 44 an amount calculated on the basis of compensation the employee earned when the employee 45 first entered membership and the employee contribution rate at that time together with interest 46 thereon from year of first membership to year of payment shall be one half of the calculated 47 cost.

48 (a1) With respect to a member retiring on or after July 1, 1967, the governing board of a 49 participating unit may allow credit for any period of military service in the Armed Forces of the 50 United States if the person returned to the service of the person's employer within two years 51 after having been honorably discharged, or becoming entitled to be discharged, released, or

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separated from such the Armed Forces of the United States; provided that, notwithstanding the 1 2 above provisions, any member having credit for not less than 10 years of otherwise creditable 3 service may be allowed credit for such military services which are not creditable in any other 4 governmental retirement system; provided further, that a member will receive credit for 5 military service under the provisions of this paragraph only if the member submits satisfactory 6 evidence of the military service claimed and the participating unit of which the member is an 7 employee agrees to grant credit for such military service prior to January 1, 1972. 8 A member retiring on or after July 1, 1971, who is not granted credit for military service 9 under the provisions of the preceding paragraph will be allowed credit for any period of 10 qualifying service in the Armed Forces of the United States up to the date the member was first 11 eligible to be separated or released therefrom; States, as defined for purposes of reemployment rights under federal law, provided that the member was an employee as defined in 12 13 G.S. 128-21(10) at the time the member entered military service, and either of(i) the returning 14 member is in service with the employer by whom the member was employed when the member 15 entered military service, for a period of not less than 10 years after the member is separated or 16 released from that military service under other than dishonorable conditions, or (ii) the 17 following conditions is met: are met, in the conjunctive: 18 (1)The member returns to service, with the employer by whom the member was 19 employed when the member entered military service, within a period of two 20 years after the member is first eligible to be separated or released from such 21 military service under other than dishonorable conditions. The member is in service, with the employer by whom the member was 22 (2)23 employed when the member entered military service, for a period of not less 24 than 10 years after the member is separated or released from the Armed 25 Forces of the United States under other than dishonorable conditions. 26 The member did not, prior to leaving for military service, provide clear <u>(1)</u> 27 written notice of an intent not to return to work after military service. 28 <u>(2)</u> The member was discharged from uniformed service and returned from the 29 leave of absence for uniformed service to membership service in this system 30 within the time limit mandated by federal law for reporting back to work. 31 The period of uniformed service for which additional service credit is sought (3) 32 has been verified by suitable documentation and is not eligible for receipt of 33 benefits under any other retirement system or pension plan. 34 (4) All service credit forfeited by a refund pursuant to the provisions of 35 G.S. 128-27(f) has been purchased. 36 The uniformed service credit allowed under this subsection shall be limited to a maximum 37 of five years unless otherwise specifically exempted from that durational limitation by federal 38 law. The salary or compensation of such an employee during the period of qualifying military 39 service shall be deemed to be that salary or compensation the employee would have received 40 but for the period of service had the employee remained continuously employed if the determination of that salary or compensation is reasonably certain. If the determination of the 41 42 salary or compensation is not reasonably certain, then it shall be deemed to be that employee's 43 average rate of compensation during the 12 month period immediately preceding the period of 44 service. 45 Pursuant to 38 U.S.C. \S 4318(b)(1), when a member who has been on military leave returns 46 to work consistent with the provisions of this subsection concerning return to service within 47 two years after the member's earliest eligibility for separation or release from military service, 48 then the member's employer must remit to the System all the employer contributions for the full 49 period of that member's military service." 50

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1		"(14)	"Membership service" shall mean service as a teacher	or State employee	
2			rendered while a member of the Retirement System.Syst		
3			service in a North Carolina Retirement System that has be	-	
4			this system."		
5		SECT	ION 3.(b) G.S. 128-21(14) reads as rewritten:		
6		"(14)	"Membership service" shall mean service as an employe	e rendered while a	
7			member of the Retirement System. System or membership	service in a North	
8			Carolina Retirement System that has been transferred into	this system."	
9		SECT	ION 4.(a) G.S. 135-1(20) reads as rewritten:		
10		"(20)	"Retirement" under this Article means the commence		
11			retirement benefits along with termination of employment		
12			separation from active service with no intent or agre	· •	
13			implied, to return to service. A retirement allowance under	1	
14			this ChapterArticle may only be granted upon retirement		
15			order for a member's retirement to become effective	-	
16			member must render no service, perform no work for an e		
17			part-time, temporary, substitute, or contractor service,		
18 19			during the six months immediately following the		
19 20			retirement. For purposes of this subdivision, serviceworki a school board or as an unpaid bona fide volunteer		
20			administrative unit shall not be considered service. A		
21			full-time faculty member of The University of North Car		
22			retirement allowance under this Chapter, <u>Article</u> , no	-	
23 24			six-month requirement above, provided the member imm		
25			University's Phased Retirement Program for Tenured		
26			program existed on May 25, 2011."		
27		SECT	ION 4.(b) G.S. 128-21(19) reads as rewritten:		
28		"(19)	"Retirement" under this Article shall mean withdrawalthe	commencement of	
29		~ /	monthly retirement benefits, along with the termination of		
30			the complete separation from active service with a ret	tirement allowance	
31			granted under the provisions of this Article.no intent or a	agreement, express	
32			or implied, to return to service. A retirement allowance un	nder the provisions	
33			of this ChapterArticle may only be granted upon retireme		
34			order for a member's retirement to become effective i		
35			member must render no service, perform no work f		
36			employer including part time, part-time, temporary, subst		
37			service, work, at any time during the same month immedi	ately following the	
38		GEGT	effective date first day of retirement."		
39 40			ION 4.(c) G.S. 135-53(16) reads as rewritten:	ual agreement	
40 41		"(16)	"Retirement" <u>under this Article</u> shall mean the withdraw		
41			of monthly retirement benefits, along with the termination and the complete separation from active service with a re		
42			granted under the provisions of this Chapter.no intent or		
43 44			or implied, to return to service. A retirement allowance un	•	
45			of this Article may be granted only upon retirement of a	-	
46			for a member's retirement to become effective in any n		
47			must render no service perform no work, including par		
48			substitute, or contractor work, at any time during that more		
49			immediately following the effective first day of retirement		
50		SECT	ION 5. G.S. 135-5.1(b) reads as rewritten:	_	
51	"(b)	Partici	pation in the Optional Retirement Program shall be governed	ed as follows:	

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1 2 3		Eligible employees initially appointed on or a a ame time of entering upon eligible emplo	•
4 5		Retirement System in accordance with the phereto or (ii) to participate in the Optiona	
6		election shall be in writing and filed with the	-
7	t	he employing institution and shall be effectiv	ve as of the date of entry into
8		ligible service. For purposes of this provisi	
9		Program shall be permitted to file individu	
10		Retirement System using electronic transmission	on.
11	"		
12		DN 6. G.S. 135-106(d) reads as rewritten:	ciamy who has applied for and
13 14	<pre></pre>	standing the foregoing, a participant or benefic he Medical Board for long-term disability bene	v 11
14		days from the date of notification of such app	•
16		bility benefit payments, to forfeit all pendir	
17	• •	y benefit including any ancillary benefits ar	0
18		eallowance, effective with the first day of the	•
19		od, or receive a return of accumulated contr	
20	System."		
21	SECTIO	DN 7.(a) Article 6 of Chapter 135 of the Ge	eneral Statutes is amended by
22	adding a new sectio		
23		roper receipt of decedent's Disability Incom	
24		ilty of a Class 1 misdemeanor if the persor	
25 26		a result of cashing, depositing, or receiving a	
26 27	-	Plan allowance and the person (i) knows that ly income plan allowance, (ii) receives the ber	
27	-	eficiary's death, and (iii) does not attempt to in	
20 29	of the beneficiary's	• • • • • • • • •	morni uns Retrement System
30		DN 7.(b) G.S. 135-118.11 reads as rewritten:	
31		roper receipt of decedent's retirement allow	ance or disability benefit.
32		ilty of a Class 1 misdemeanor if the person	-
33	-	a result of cashing, depositing, or receiving a	-
34		e or a decedent's monthly benefit under the Di	5
35	-	erson (i) knows that he or she is not entitled	
36		onthly disability benefit, (ii) receives the ben	
37		tiree's <u>or beneficiary's</u> death, and (iii) does	s not attempt to inform this
38 39	•	of the retiree's <u>or beneficiary's</u> death." DN 7.(c) G.S. 128-38.5 reads as rewritten:	
40		oper receipt of decedent's retirement allowa	nce
41	-	ilty of a Class 1 misdemeanor if the person	
42		a result of cashing, depositing, or receiving a	
43	•	ce and the person (i) knows that he or she is	-
44		e, (ii) receives the benefit at least two months	
45	or beneficiary's de	ath, and (iii) does not attempt to inform th	is Retirement System of the
46	retiree's or beneficia		
47		DN 7.(d) G.S. 135-75.2 reads as rewritten:	
48	· ·	oper receipt of decedent's retirement allowa	
49 50	1 0	ilty of a Class 1 misdemeanor if the person	
50 51	•	a result of cashing, depositing, or receiving a ce and the person (i) knows that he or she is	-
51		and the person (1) knows that he of she is	not entitled to the decedents

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retirement allowance, (ii) receives the benefit at least two months after the date of the retiree's <u>or beneficiary's</u> death, and (iii) does not attempt to inform this Retirement System of the retiree's <u>or beneficiary's</u> death."

SECTION 7.(e) G.S. 120-4.34 reads as rewritten:

5 "§ 120-4.34. Improper receipt of decedent's retirement allowance.

A person is guilty of a Class 1 misdemeanor if the person, with the intent to defraud, receives money as a result of cashing, depositing, or receiving a direct deposit of a decedent's retirement allowance and the person (i) knows that he or she is not entitled to the decedent's retirement allowance, (ii) receives the benefit at least two months after the date of the retiree's <u>or beneficiary's</u> death, and (iii) does not attempt to inform this Retirement System of the retiree's <u>or beneficiary's</u> death."

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SECTION 8. G.S. 143-166.2(d) reads as rewritten:

13 The term "law-enforcement officer", "officer", or "fireman" shall mean a sheriff and "(d) 14 all law-enforcement officers employed full-time, permanent part-time, or temporarily by a 15 sheriff, the State of North Carolina or any county or municipality thereof, whether paid or 16 unpaid; and all full-time custodial employees and probation and parole officers of the Division 17 of Adult Correction of the Department of Public Safety; and all full time institutional and 18 full-time, permanent part-time, and temporary detention employees of the Division of Juvenile 19 Justice of the Department of Public Safety and full-time, permanent part-time, and temporary 20 detention officers employed by any sheriff, county or municipality, whether paid or unpaid. 21 The term "firemen" shall mean both "eligible firemen" as defined in G.S. 58-86-25 and all 22 full-time, permanent part-time and temporary employees of the Division of Forest Resources, 23 Department of Agriculture and Consumer Services, during the time they are actively engaged 24 in fire-fighting activities; and shall mean all full-time employees of the North Carolina 25 Department of Insurance during the time they are actively engaged in fire-fighting activities, 26 during the time they are training fire fighters or rescue squad workers, and during the time they 27 are engaged in activities as members of the State Emergency Response Team, when the Team 28 has been activated; and shall mean all otherwise eligible persons who, while actively engaged 29 as firefighters or rescue squad workers, are acting in the capacity of a fire or rescue instructor 30 outside their own department or squad. The term "rescue squad worker" shall mean a person 31 who is dedicated to the purpose of alleviating human suffering and assisting anyone who is in 32 difficulty or who is injured or becomes suddenly ill by providing the proper and efficient care 33 or emergency medical services. In addition, this person must belong to an organized rescue 34 squad which is eligible for membership in the North Carolina Association of Rescue 35 Squads, and Emergency Medical Services, Inc., and the person must have attended a minimum 36 of 36 hours of training and meetings in the last calendar year. Each rescue squad belonging to 37 the North Carolina Association of Rescue Squads, and Emergency Medical Services, Inc., must 38 file a roster of those members meeting the above requirements with the State Treasurer on or 39 about January 1 January 31 of each year, and this roster must be certified to by the secretary of 40 said association. In addition, the term "rescue squad worker" shall mean a member of an 41 ambulance service certified by the Department of Health and Human Services pursuant to 42 Article 7 of Chapter 131E of the General Statutes. The Department of Health and Human 43 Services shall furnish a list of ambulance service members to the State Treasurer on or about 44 January 1 January 31 of each year. The term "Civil Air Patrol members" shall mean those senior 45 members of the North Carolina Wing-Civil Air Patrol 18 years of age or older and currently 46 certified pursuant to G.S. 143B-1031. The term "fireman" shall also mean county fire marshals 47 when engaged in the performance of their county duties. The term "rescue squad worker" shall 48 also mean county emergency services coordinators when engaged in the performance of their 49 county duties."

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- **SECTION 9.** This act becomes effective July 1, 2013.