### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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#### HOUSE BILL 1020 Committee Substitute Favorable 5/21/24

Sponsors:		
Referred to:		
	May 6, 2024	
GOVERNING THE THE LOCAL GO CONSOLIDATED RETIREMENT SY:	A BILL TO BE ENTITLED OMINISTRATIVE AND CONFORMING CHA TEACHERS' AND STATE EMPLOYEES' RE OVERNMENTAL EMPLOYEES' RETIREM JUDICIAL RETIREMENT SYSTEM, STEM, AND RELATED STATUTES. of North Carolina enacts:	ETIREMENT SYSTEM,
PART I. CLARIFY	EFFECT OF ELECTING THE OPTIO	NAL RETIREMENT
	ILAR BENEFIT PLAN OFFERED BY T	
NORTH CAROLINA	A HEALTH CARE SYSTEM ON TH	E RECEIPT OF A
<b>RETIREMENT ALLO</b>	<b>DWANCE UNDER THE TEACHERS' AND </b>	STATE EMPLOYEES'
RETIREMENT SYST	EM	
SECTION 1	I. G.S. 135-3(8) is amended by adding a new su	b-subdivision to read:
" <u>h.</u>	If a beneficiary who retired on an early or serv	
	under this Article is reemployed by an employ	-
	to participate in either the Optional Retireme	-
	benefit to the Optional Retirement Progra	-
	<u>G.S. 116-350.30 or G.S. 116-360.15 and that</u>	•
	participate in either program, then that	-
	allowance shall be suspended as of the first da	-
	the month in which the beneficiary was reemp	• •
	retirement allowance shall be reinstated as of	-
	following the month in which the benefici	
	employment in the Optional Retirement Prog	
	to the Optional Retirement Program	offered pursuant to
	<u>G.S. 116-350.30 or G.S. 116-360.15.</u> "	
	A DEDERGING OFFICE A NOTE DA M	
	ADDRESSING SEVERANCE PAY	heading to read.
	<b>2.(a)</b> G.S. 135-5 is amended by adding a new su	
	everance Pay. – Notwithstanding any provisio receipt of severance pay from an employer is	
	nder this Article while in receipt of that severa	
	np sum severance payment based on a certain p	
	onths, then the member is not eligible to receive	
aution of weeks of III	minis, men ure member is not engible to receive	a retirement and wallet



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1	service to that employer, that includes the time period used to determine the lump sum severance
2	payment."
3	<b>SECTION 2.(b)</b> G.S. 128-27 is amended by adding a new subsection to read:
4	"(a4) Effect of Severance Pay. – Notwithstanding any provision of this section to the
5	contrary, a member in receipt of severance pay from an employer is not eligible to receive a
6	retirement allowance under this Article while in receipt of that severance pay. If a member is
7	entitled to receive a lump sum severance payment based on a certain period of time, such as a
8	number of weeks or months, then the member is not eligible to receive a retirement allowance
9	under this Article for any month, beginning immediately after the member's separation from
10	service to that employer, that includes the time period used to determine the lump sum severance
11	payment."
12	<b>SECTION 2.(c)</b> G.S. 135-58 is amended by adding a new subsection to read:
13	"(f) Notwithstanding any provision of this section or G.S. 135-57 to the contrary, a
14	member in receipt of severance pay from an employer is not eligible to receive a retirement
15	allowance under this Article while in receipt of that severance pay. If, as severance, the member
16	is entitled to receive a lump sum payment based on a certain period of time, such as a number of
17	weeks or months, then the member is not eligible to receive a retirement allowance under this
18	Article for any month, beginning immediately after the member's separation from service to that
19 20	employer, that includes the time period used to determine the lump sum payment." SECTION 2.(d) This section is effective January 1, 2025, and applies to members
20 21	in receipt of severance pay that begins on or after that date and to members entitled to receive a
22	lump sum payment based on a certain period of time that begins on or after that date.
23	rump sum puyment bused on a certain period of time that begins on of arter that date.
24	PART III. CHANGES RELATED TO EMPLOYER REPORTING REQUIREMENTS
25	FOR THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM AND
26	THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM
27	<b>SECTION 3.(a)</b> G.S. 135-8(f) reads as rewritten:
28	"(f) Collection of Contributions The following shall apply to the collection of
29	contributions:
30	
31	(3) In the event <u>If</u> the employee or employer contributions required under this
32	section section, including the information to be submitted in conjunction with
33	those contributions under subdivision (4) of this subsection, are not received
34	by the date set by the Board of Trustees and provided that a one-time exception
35	has not been agreed upon in advance due to exigent circumstances, <u>then</u> the
36 37	Board shall assess the employer with a penalty, in lieu of interest, of 1% per
37	month with a minimum penalty of twenty-five dollars (\$25.00). The Board
38 39	may waive one penalty per employer every five years if the Board finds that the employer has consistently demonstrated good-faith efforts to comply with
40	the set deadline. If within 90 days after request therefor for the contributions
41	or the required information by the Board any employer shall not have provided
42	the System with the <u>required</u> records and other <del>information required hereunder</del>
43	information, or if the full accrued amount of the contributions provided for
44	under this section due from members employed by an employer or from an
45	employer other than the State shall not have been received by the System from
46	the chief fiscal officer of such-the employer within 30 days after the last due
47	date as herein provided, date, then, notwithstanding anything herein in this
48	section or in the provisions of any other provision of law to the contrary, upon
49	notification of the employer's default by the Board to the State Treasurer as to
50	the default of such employer as herein provided, Treasurer, any distributions
51	which might otherwise be made to such the employer from any funds of the

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	State shall be withheld from such the employer until notic	e from the Board to
	the State Treasurer that such the employer is no longer in	default.
	In the event that an employer fails to submit payment	nt of any required
	contributions or payments to the Retirement Systems Divi	
	one percent (1%) payment provided for in the first	paragraph of this
	subdivision, within 90 days after the date set by the Boa	1 0 1
	Board shall notify the State Treasurer of its intent to co	
	contributions and other payments due to the Retirement Sy	-
	request an interception of State appropriations due to	
	employer.	1 1 0
	Except as provided in this subdivision, upon notification	ion by the Board of
	Trustees to the State Treasurer and the Office of	
	Management as to the default of the employer, the Office	
	Management shall withhold from any State appropriation c	-
	an amount equal to the sum of all delinquent contributions	and other debts due
	to the Retirement Systems Division and shall transmit	
	Retirement Systems Division. For the purposes of this sub	
	by the Board of Trustees for payment of the contribution	n-based benefit cap
	liability shall be 12 months after the member's effective da	ate of retirement, or
	the first day of the month coincident with or next followi	ng six months after
	the date of the invoice, whichever is later.	
(4)	In conjunction with the employee and employer contribut	
	this section, the Board of Trustees shall direct employ	ers to submit such
	information on a monthly basis as that is necessary for pr	-
	of the Retirement System, actuarial valuation, and reporting	0 0
	standards set forth by the Governmental Accounting Star	
	Financial Accounting Foundation. This required info	
	considered part of the employee and employer contributi	
	this section. The employee and employer contributions	
	received until the required information is submitted to the	
	Submission of such this information by an employer to the	Retirement System
"	constitutes a certification of its accuracy.	
" SE(		
	<b>CTION 3.(b)</b> G.S. 128-30(g) reads as rewritten: ection of Contributions. – <u>The following shall apply to</u>	the collection of
"(g) Coll contributions:	ection of Contributions. – The following shall apply to	the confection of
(3)	In the event If the employee or employer contributions	required under this
(5)	section section, including the information to be submitted	-
	those contributions under subdivision (4) of this subsection	5
	by the date set by the Board of Trustees and <del>provided that</del> a	
	has not been agreed upon in advance due to exigent circu	1
	Board shall assess the employer with a penalty, in lieu of	
	month with a minimum penalty of twenty-five dollars (S	-
	may waive one penalty per employer every five years if t	
	the employer has consistently demonstrated good-faith eff	
	the set deadline. If within 90 days after request therefor for	
	or the required information by the Board any employer sha	
	the System with the <u>required</u> records and other information	-
	information, or if the full accrued amount of the contrib	-
	under this section due from members employed by an er	-
	1 5 5	- •

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		employer shall not have been received by the System	from the chief fiscal
2		officer of such-the employer within 30 days after the la	st due date as herein
3		provided, date, then, notwithstanding anything herein in	this section or in the
Ļ		provisions of any other provision of law to the contrary,	upon notification of
		the employer's default by the Board to the State Treasure	er as to the default of
)		such employer as herein provided, Treasurer, any distri	butions which might
		otherwise be made to such the employer, or the munic	cipality or county of
		which such the employer is an integral part, from any fun	ds of the State or any
)		funds collected by the State shall be withheld from suc	h-the employer until
)		notice from the Board to the State Treasurer that such	- <u>the</u> employer is no
		longer in default.	
		In the event that an employer fails to submit payn	nent of any required
5		contributions or payments to the Retirement Systems Div	vision, other than the
Ļ		one percent (1%) payment provided for in the firs	t paragraph of this
í		subdivision, within 90 days after the date set by the Bo	1 0 1
		Board shall notify the State Treasurer of its intent to co	
,		contributions and other payments due to the Retirement S	-
		request an interception of State appropriations due	-
		employer.	
)		Except as provided in this subdivision, upon notifica	tion by the Board of
		Trustees to the State Treasurer and the Office of	-
		Management as to the default of the employer, the Office	-
1		Management shall withhold from any State appropriation	-
		an amount equal to the sum of all delinquent contribution	
		to the Retirement Systems Division and shall transmit	
		Retirement Systems Division. For the purposes of this su	
		by the Board of Trustees for payment of the contribution	
		liability shall be 12 months after the member's effective of	1
		the first day of the month coincident with or next follow	
		the date of the invoice, whichever is later.	e
	(4)	In conjunction with the employee and employer contribution	tions required under
		this section, the Board of Trustees shall direct emplo	-
		information on a monthly basis as that is necessary for p	
		of the Retirement System, actuarial valuation, and report	-
		standards set forth by the Governmental Accounting Sta	0 0
		Financial Accounting Foundation. This required in	
		considered part of the employee and employer contribu	
		this section. The employee and employer contributions	
		received until the required information is submitted to the	
		Submission of such this information by an employer to th	•
		suchingston of such <u>and</u> information of an employer to th	

constitutes a certification of its accuracy." SECTION 3.(c) This section is effective January 1, 2025, and applies to employee and employer contributions, and the information to be submitted in conjunction with those

- contributions, required on or after that date.
- PART IV. EFFECT OF THE DEATH OF A MEMBER OF THE LEGISLATIVE **RETIREMENT SYSTEM OCCURRING WHILE APPLYING FOR A RETIREMENT**
- **ALLOWANCE**

- SECTION 4.(a) G.S. 120-4.26 reads as rewritten:
- "§ 120-4.26. Benefit payment options.

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1	<u>(a)</u> Any r	nember may elect to receive their benefits in a retirement	nt allowance payable
2	throughout life, o	or the member may elect to receive the actuarial equival	lent of the retirement
3		educed allowance payable throughout life under the pro-	
4	-	<del>below. in this section.</del> No election may be made after the f	1 0
5	•	d the first payment date has occurred, nor may an elec	tion be revoked or a
6		ged. changed, except as provided for by this section.	
7		ember dies after the effective date of retirement for which	the member has been
8	approved, then or	ne of the following shall apply:	
9	<u>(1)</u>	If the Board of Trustees has received an election of bene	
10		that is properly filed and acknowledged by the member	and the member dies
11		before the date when the first payment on account of	
12		becomes due and the first benefit payment has occurred	d, then the retirement
13		benefit shall be payable as provided for by the member's	s election of benefits.
14	<u>(2)</u>	If the member dies prior to the receipt by the Board of T	rustees of an election
15		of benefits under this section that is properly filed and	acknowledged by the
16		member, then one of the following shall apply:	
17		a. If the member has no designated beneficia	-
18		accumulated contributions, then the administrat	
19		member's estate shall elect an option under this	section and name the
20		beneficiary or beneficiaries.	
21		b. If the member has only one designated benefi	
22		accumulated contributions, then that beneficiary	may elect to receive
23		the benefit.	
24		c. If the member has more than one designated be	•
25		of accumulated contributions, then the administra	
26		member's estate shall elect an option under this	section and name the
27	/ \ ·	beneficiary or beneficiaries.	
28		lection of Option 2 or Option 3 or the nomination of the per	
29	-	ptions shall be revoked if the person nominated dies price	
30	1.	s normally due and the first payment date has occurred.	•
31		nember prior to the date the first payment becomes norm	ally due and the first
32		occurred. Provided, however, in the event	
33		nember has elected Option 2 or Option 3 and nominated	
34		ent allowance upon the member's death, and the spouse pre	
35	1.	ment becomes normally due or the first payment date has	
36		emarries he or she remarries, then, within 90 days of the rem	-
37		new spouse to receive the retirement allowance under the	
38		days of the remarriage. option. The new nomination sha	
39 40	•	onth in which it is made and shall provide for a retirement	-
40		al equivalent of the retirement allowance in effect imm	lediately prior to the
41		the new nomination.	. h
42		nember having elected Options 2 or 3 and nominated his or	-
43		wance upon the member's death may, after divorce from $\frac{1}{2}$	
44 45		nation and elect a new option, effective on the first day o	
	-	s elected, providing for a retirement allowance compute	
46 47	-	retirement allowance in effect immediately prior to the effect	curve date of the new
47 48	option.	enefit payment options under this section are as follows:	
48 49		enefit payment options under this section are as follows: Option 1. – For Members Retiring Prior to July 1, 1993	3 If a member diag
49 50	<u>(1)</u>	within 10 years from his-the member's retirement date, a	
50 51		the member's accumulated contributions at retirement,	-
51		the member s accumulated contributions at retirement,	

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1 2 3 4		twentieth $(1/120)$ for each month for which <u>he_the men</u> retirement allowance payment, shall be paid to <u>his_t</u> representative or to the person <u>he_the member nor</u> designation acknowledged and filed with the Board of <del>Tr</del>	<u>the member's</u> legal ninates by written
5 6 7	<u>(2)</u>	Option 2. – Upon <u>his a member's</u> death, <u>his the member's</u> allowance shall be continued throughout the life of and p <u>the member</u> nominates by written designation duly ackn	s reduced retirement aid to the person he lowledged and filed
8 9 10 11		with the Board of Trustees at the time of <u>his-the member</u> person selected is other than <u>his-the member's</u> spouse retirement allowance payable to the member shall not be the retirement allowance without optional modificat	e, <u>then</u> the reduced less than one half of
12 13 14 15	<u>(3)</u>	otherwise be payable to him; or <u>the member</u> . Option 3. – Upon his <u>a member's</u> death, one half of his <u>th</u> retirement allowance shall be continued throughout the life person he the member nominates by written designation	<u>e member's</u> reduced fe of and paid to the
16 17 18	SECI	and filed with the Board of Trustees at the time of retirement." <b>TION 4.(b)</b> This section is effective when it becomes law and	his the member's
19 20 21	deaths occurring	on or after that date.	
22 23		S ELIGIBLE TO RECEIVE PERIODIC DEDU	
24	SECT	<b>TION 5.(a)</b> G.S. 135-18.8(a) reads as rewritten:	
25	"(a) Any b	eneficiary who is a member of a domiciled employees' or	retirees' association
26		000 members, the majority of whom are active or retired em	
27		employees, eligible under this subsection may authorize, in v	
28		he beneficiary's retirement benefits a designated lump sur	1
29	1 •	irees' association. The authorization shall remain in effect u	•
30		an of deductions pursuant to this section shall become void	
31		on engages in collective bargaining with the State, any pol	
32		/ local school administrative unit. To be eligible for de	
33		miciled employees' or retirees' association must meet bo	th of the following
34 35	<u>criteria:</u>	The approximation has at least 2,000 members, the majority	of whom one optime
35 36	<u>(1)</u>	<u>The association has at least 2,000 members, the majority</u> or retired employees of the State or public school employ	•
30 37	(2)	The association had received a deduction as of December	
38		<b>TION 5.(b)</b> G.S. 128-38.3(a) reads as rewritten:	51, 2024.
39		beneficiary who is a member of a domiciled employees' or	retirees' association
40		2,000 members, the majority of whom are active or re	
41		ned in G.S. 128-21(11), eligible under this subsection may a	1 1
42		iction from the beneficiary's retirement benefits a designation	
43		oyees' or retirees' association. The authorization shall ren	
44		eneficiary. A plan of deductions pursuant to this section shal	
45	•	irees' association engages in collective bargaining with the	
46		e State, or any local school administrative unit. To be elig	• 1
47		ction, a domiciled employees' or retirees' association mus	
48	following criteria	<u></u>	
49	<u>(1)</u>	The association has at least 2,000 members, the majority	
50 51	<u>(2)</u>	or retired employees of employers, as defined under G.S. The association had received a deduction as of December	

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SECT	<b>FION 5.(c)</b> G.S. 135-75(a) reads as rewritten	:
"(a) Any b	eneficiary who is a member of a domiciled e	employees' or retirees' association
	,000 members, the majority of whom are activ	
or public school of	employees, eligible under this subsection may	authorize, in writing, the periodic
deduction from t	he beneficiary's retirement benefits a design	nated lump sum to be paid to the
employees' or ret	irees' association. The authorization shall ren	nain in effect until revoked by the
beneficiary. A pla	an of deductions pursuant to this section shall	become void if the employees' or
retirees' associati	on engages in collective bargaining with the	State, any political subdivision of
	y local school administrative unit. To be e	
	miciled employees' or retirees' association	
criteria:		
<u>(1)</u>	The association has at least 2,000 members	s, the majority of whom are active
	or retired employees of the State or public s	school employees.
<u>(2)</u>	The association had received a deduction as	s of December 31, 2024."
SECT	<b>FION 5.(d)</b> G.S. 120-4.32(a) reads as rewritt	en:
"(a) Any b	peneficiary who is a member of a domiciled of	employees' or retirees' association
	,000 members, the majority of whom are activ	1 2
	employees, eligible under this subsection may	
	he beneficiary's retirement benefits a design	
- ·	irees' association. The authorization shall ren	
• •	an of deductions pursuant to this section shall	
	on engages in collective bargaining with the	
	y local school administrative unit. To be e	
	miciled employees' or retirees' association	must meet both of the following
criteria:		
<u>(1)</u>	The association has at least 2,000 members	
	or retired employees of the State or public s	
<u>(2)</u>	The association had received a deduction as	-
	<b>FION 5.(e)</b> G.S. 127A-40(h1) reads as rewrit	
•	member or former member of the North (	
	efits under this section and who is a member on that has at least 2,000 members, the majo	
	State or public school employees, cligible un	
1 .	riodic deduction from the member's retirement	
0 1	employees' or retirees' association. The author	<b>e</b> 1
_	nember. A plan of deductions pursuant to thi	
	pr retirees' association engages in collective	
	sion of the State, or any local school admin	
-	this subsection, a domiciled employees' or re-	-
of the following		ances association must meet both
<u>(1)</u>	<u>The association has at least 2,000 members</u>	the majority of whom are active
<u>(1)</u>	or retired employees of the State or public s	
(2)	The association had received a deduction as	
	<b>FION 5.(f)</b> This section is effective January	
		, 2020.
	LEGISLATIVE ENACTED IMPLEM	ENTATION ADJUSTMENT
PART VI. I		
FLEXIBILITY		
FLEXIBILITY SECT	<b>TION 6.(a)</b> G.S. 135-7(h) reads as rewritten:	ent. – The Legislative Enactment
FLEXIBILITY SECT "(h) Legis		-

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1 2 3 4	retirement of, or	ely administrative implementation of legislative provisio payment of retirement benefits to, public officers or public the following parameters:	0 0
5	(2)	Funding of the LEIA. – In the event that the General Ass	sembly creates or
6	(2)	modifies any provision for the retirement of, or payment of r	•
7		to, public officers or public employees that has a cost saving	
8		actuarial note required by Article 15 of Chapter 120 of the	•
9		the Board of Trustees may direct up to one hundredth perce	
0		required contributions to fund the LEIA. These funds must	· · · · ·
1		separate fund from the fund into which regular employer	-
2		deposited for the Retirement System. The Board of Truster	
3		any employer contributions into the LEIA after November	<del>l, 2026.<u>January 1,</u></del>
4		<u>2035.</u>	
5	(3)	Allocation of LEIA funds The Board of Trustees may all	
5		to (i) the implementation of legislative provisions regarding	
7		or payment for retirement benefits to, public officers or pub	· · · —
5		(ii) be used for administrative or information technology pu	<u>irposes, subject to</u>
) )		the following restrictions:	
)		 e. The Board of Trustees shall identify the specific	administrative or
		e. <u>The Board of Trustees shall identify the specific</u> information technology purpose for which LEIA fu	
		Any use of LEIA funds for administrative or inform	
		purposes requires a determination by the Board of	•••
		use of funds is necessary to prevent an interrupti	
		operation of the Retirement System.	
	(5)	Reporting The Department of State Treasurer shall repo	rt to the Board of
		Trustees, the Joint Legislative Commission on Governmenta	-
		the Fiscal Research Division on or before August 1 of each	year <del>on the (i) <u>and</u></del>
		provide the following information related to the LEIA:	
		<u>a.</u> <u>The amounts and sources of funds collected by yea</u>	r pursuant to this
		section and (ii) the section.b.The amounts expended, the expended from the LEL	٨
		<u>b.</u> <u>The amounts expended, the expended from the LELA</u> <u>c.</u> <u>The projects for which those funds were expended,</u>	
		current status of the projects.	<u>expended</u> and the
		<u>d.</u> <u>The administrative and information technology pu</u>	rposes for which
		funds were expended and the determination by the	
		of the necessity to expend funds for those purposes.	
		The Board of Trustees shall also post this report on	its public <del>Web</del>
		site.website."	
		<b>FION 6.(b)</b> G.S. $128-29(g)$ reads as rewritten:	
		lative Enactment Implementation Arrangement. – The Legis	
		Arrangement (LEIA) Arrangement, or LEIA, is established ef	
	-	under the management of the Board of Trustees. The purpose	
		ely administrative implementation of legislative provisio	
		payment of retirement benefits to, public officers or public the following parameters:	employees. The
;	LLIA Shall have	the following parameters:	
	(2)	Funding of the LEIA. – In the event that the General Ass	sembly creates or
	(2)	modifies any provision for the retirement of, or payment of r	•
-		mounds any provision for the remember of, or payment of r	

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1 2 3 4 5 6 7		to, public officers or public employees that has a cost se actuarial note required by Article 15 of Chapter 120 of the Board of Trustees may direct up to one hundredth p required contributions to fund the LEIA. These funds a separate fund from the fund into which regular employed deposited for the Retirement System. The Board of Tr any employer contributions into the LEIA after Novem	f the General Statutes, bercent (0.01%) of the must be deposited in a byer contributions are ustees shall not direct
8	( <b>2</b> )	<u>2035.</u>	
9	(3)	Allocation of LEIA funds. – The Board of Trustees ma	
10 11 12		to (i) the implementation of legislative provisions regar or payment for retirement benefits to, public officers or (ii) be used for administrative or information technolog	r public employees, <u>or</u>
13		the following restrictions:	
14			
15		e. The Board of Trustees shall identify the spec	
16		information technology purpose for which LEI	
17		Any use of LEIA funds for administrative or in	
18		purposes requires a determination by the Boar	
19 20		use of funds is necessary to prevent an intern	ruption to the normal
20 21		operation of the Retirement System.	
22	 (5)	Reporting. – The Department of State Treasurer shall	report to the Board of
23		Trustees, the Joint Legislative Commission on Governm	-
24		the Fiscal Research Division on or before August 1 of e	
25		provide the following information related to the LEIA:	, ,
26		<u>a.</u> <u>The amounts and sources of funds collected by</u>	year pursuant to this
27		section and (ii) the section.	
28		<u>b.</u> <u>The amounts expended, the expended from the</u>	
29 30		<u>c.</u> <u>The projects for which those funds were expend</u> current status of the projects.	ded, expended and the
31 32		d. The administrative and information technolog funds were expended and the determination by	
33		of the necessity to expend funds for those purpo	
34		The Board of Trustees shall also post this report	on its public Web
35		site.website."	
36			
37		<b>XPAND ELIGIBILITY FOR PARTICIPATION</b>	
38		(K) SUPPLEMENTAL RETIREMENT INCOME P	LAN
39 40		<b>TON 7.(a)</b> G.S. 135-92(a) reads as rewritten: embership eligibility of the Supplemental Retirement Inc	ome Plan shall consist
40 41		owing individuals who voluntarily elect to enroll in the P	
42	or any or the rolle	sang maryiduals and voluntarily elect to enion in the r	1411.
43	(10)	Part-time and full-time employees of an employer t	hat has one or more
44	<u> </u>	employees eligible for the Plan pursuant to subdivisions	
45		subsection.	·
46	<u>(11)</u>	Part-time and full-time employees of a State agency of	r institution, or any of
47		its political subdivisions, that, with the consent of the l	Board of Trustees, has
48		elected to allow its employees to enroll in the Plan."	
49 - 0		<b>ION 7.(b)</b> G.S. 135-93(b) reads as rewritten:	
50		tate and any of its political subdivisions may make	
51	Supplemental Re	etirement Income Plan on behalf of any of its men	ibers, provided these

1 contributions are nondiscriminatory in accordance with the Internal Revenue Code of 1954 as 2 amended, and are duly appropriated by their governing bodies, and the contributions are held in 3 the member's account. An employer may make contributions to the Plan on behalf of its members 4 who are eligible for the Plan under subdivisions (1) through (9) of G.S. 135-92(a) without making 5 the same, or any, contributions on behalf of members who are eligible under subdivisions (10) 6 and (11) of G.S. 135-92(a) and doing so shall not be considered out of compliance with this 7 subsection. Employer contributions to the Plan are declared expenditures for a public purpose." 8 **SECTION 7.(c)** This section is effective January 1, 2025. 9 10 PART VIII. ALLOW UNCLAIMED PROPERTY HOLDERS TO SUBMIT REQUESTS 11 TO THE STATE TREASURER FOR A WAIVER OF DUE DILIGENCE IN SPECIAL 12 **CIRCUMSTANCES** 13 **SECTION 8.(a)** G.S. 116B-59 reads as rewritten: 14 "§ 116B-59. Notice by holders to apparent owners. 15 16 A holder of property that is presumed abandoned and that is either (i) a security or (a1) 17 other equity interest in a business association, including a security entitlement under Article 8 of 18 Chapter 25 of the General Statutes, that is valued at twenty-five dollars (\$25.00) or more or (ii) 19 property, other than a security or other equity interest in a business association, including a 20 security entitlement under Article 8 of Chapter 25 of the General Statutes, that is valued at fifty 21 dollars (\$50.00) or more shall send written notice by first-class mail to the apparent owner not 22 more than 120 days or less than 60 days before filing the report required by G.S. 116B-60. this 23 Article. The holder shall exercise reasonable care to ascertain that it is sending the written notice 24 to the apparent owner's correct address. A holder may authorize a third party to perform the duties 25 required by this subsection. Notwithstanding any third-party authorization, the holder bears 26 responsibility for a failure to comply with this section. 27 28 (c) The written notice to apparent owners required under this section must contain all of 29 the following: 30 (1)A statement that, according to the records of the holder, property is being held 31 to which the addressee appears entitled and the amount or description of the 32 property. 33 (2)The name, address, and contact information of the person holding the property 34 and any necessary information regarding changes of name and address of the 35 holder. 36 (3) A The date the holder intends to submit the report required under this Article 37 and a statement that, if satisfactory proof of claim is not presented by the 38 owner to the holder by the following October 1 or, if the holder is an insurance 39 company, by the following April 1, the within 30 days of that date, then 40 property will be placed in the custody of the Treasurer, to whom all further 41 claims shall be directed. 42 (4) A statement that, once property is placed in the custody of the Treasurer, all 43 interest, dividends, income, and gains earned on the property will remain with 44 the Treasurer, even if the owner subsequently reclaims the property from the 45 Treasurer. 46 (d) With the written consent of the Treasurer, this section may be waived, in whole or in 47 part, for good cause shown and upon conditions and terms that are prescribed by the Treasurer." 48 SECTION 8.(b) This section is effective 30 days after this act becomes effective and 49 applies to notices sent on or after that date. 50

### 51 **PART IX. EFFECTIVE DATE**

## General Assembly Of North Carolina

1 2 **SECTION 9.** Except as otherwise provided, this act is effective when it becomes law.

Session 2023