GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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H.B. 203
Feb 23, 2023
HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH10103-NJ-45

Short Title:	DST Technical CorrectionsAB	(Public)
Sponsors:	Representative Wheatley.	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT MAKING TECHNIC	AL CORRECTIONS AND OTHER CONFORMING AND
3	CLARIFYING CHANGES	TO THE LAWS GOVERNING THE TEACHERS' AND
4	STATE EMPLOYEES' RE	TIREMENT SYSTEM, THE LOCAL GOVERNMENTAL
5		NT SYSTEM, AND TO OTHER RELATED STATUTES, AS
6		DEPARTMENT OF STATE TREASURER.
7	The General Assembly of North	Carolina enacts:
8	ý	
9	PART I. CHANGES TO THE 7	FEACHERS' AND STATE EMPLOYEES' RETIREMENT
10	SYSTEM	
11		135-3(8)f. reads as rewritten:
12		a beneficiary who retired on an early or service retirement
13		nce under this Chapter be reemployed by, or otherwise engaged
14		form services for, an employer participating in the Retirement
15	-	n on a part-time, temporary, interim, or on a fee for service basis,
16	•	er contractual or otherwise at any time during the six months
17		liately following the effective date of retirement, then the option
18		two listed below that has the lesser financial impact on the
19		er, as determined by the Retirement System, shall be applied:
20	1.	The member's retirement shall be deemed effective the month
21		after the last month the member performed services for a
22		participating employer, and the member shall repay all
23		retirement benefits paid up to the deemed effective date,
24		provided the member thereafter has satisfied the six-month
25		separation required by G.S. 135-1(20).
26	2.	The member shall make a lump-sum payment to the
27		Retirement System equal to three times the amount of
28		compensation earned during the six months immediately
29		following the effective date of retirement. If the member is
30		unable to make a lump-sum payment, the member can elect to
31		have the entirety of their monthly retirement benefit withheld
32		until the Retirement System has recovered three times the
33		amount of compensation earned during the six months
34		immediately following the effective date of retirement."
35		135-4 reads as rewritten:
36	"§ 135-4. Creditable service.	



(h) During periods when a member is on <u>an approved</u> leave of absence and is receiving less than the member's full compensation, the member will be deemed to be in service only if the member is contributing to the Retirement System as provided in G.S. 135-8(b)(5). If the member is so contributing, the annual rate of compensation paid to such employee immediately before the <u>approved</u> leave of absence began will be deemed to be the actual compensation rate of the employee during the leave of absence.
 (ff) Retroactive Membership Service. – A member who is reinstated to service as an employee as defined in G.S. 135-1(10) or as a teacher as defined in G.S. 135-1(25) retroactively

10 employee as defined in G.S. 135-1(10) or as a teacher as defined in G.S. 135-1(25) retroactively 11 to the date of prior involuntary termination with back pay, as defined by the State Human 12 Resources Commission, and associated benefits may be allowed membership service, after 13 submitting clear and convincing evidence of the reinstatement, payment of back pay, and 14 restoration of associated benefits, as follows:

- 15 (1) When the reinstatement to service is by court order, final decision of an
 16 Administrative Law Judge, or with the approval of the Office of State Human
 17 Resources Director, and is:
 - a. Within 90 days of the involuntary termination, by the payment of employee and employer contributions that would have been paid; or
 - b. After 90 days of the involuntary termination, by the payment of the employee and employer contributions that would have been paid plus interest compounded annually at a rate equal to the greater of the average yield on the pension accumulation fund for the preceding calendar year or the actuarial investment rate-of-return assumption, as adopted by the Board of Trustees.
 - (2) When the reinstatement to service is by settlement agreement voluntarily entered into by the affected parties, by the payment of a lump-sum amount. The amount, the member shall purchase this service by paying a lump sum amount to the annuity savings fund equal to the full liability increase due to the additional service credits on the basis of the assumptions used for the purposes of the actuarial valuation of the liabilities of the Retirement System, except for the following assumptions specific to this calculation: (i) the allowance shall be assumed to commence at the earliest age at which the member could retire on an unreduced retirement allowance and (ii) assumed annual postretirement allowance increases as set by the Board of Trustees upon the advice of the consulting actuary. The calculation of the amount payable shall also include an administrative fee to be set by the Board.
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SECTION 1.3. G.S. 135-5(*l*) reads as rewritten:

40 (l)Death Benefit Plan. - There is hereby created a Group Life Insurance Plan (hereinafter called the "Plan") which is established as an employee welfare benefit plan that is separate and 41 42 apart from the Retirement System and under which the members of the Retirement System shall 43 participate and be eligible for group life insurance benefits. The Plan shall be part of the North 44 Carolina Teachers' and State Employees' Benefit Trust, as established under G.S. 135-7(g). All 45 receipts, transfers, appropriations, contributions, investment earnings, and other income belonging to the Plan shall be deposited in the Benefit Trust. All benefits and expenses against 46 the Plan shall be disbursed from the Benefit Trust. Employer and non-employer contributions to 47 the Benefit Trust and earnings on those contributions are irrevocable. The assets of the Benefit 48 49 Trust are dedicated to providing benefits to participants, surviving spouses, and the members' estates in accordance with the Plan's benefit terms. The assets of the Benefit Trust are not subject 50 to the claims of creditors of the employees and non-employees making contributions to the 51

Benefit Trust, are not subject to the claims of any creditors of the Benefit Trust's trustees and 1 2 administrators, and are not subject to the claims of creditors of members and beneficiaries. 3 Benefit Trust assets may be used for reasonable expenses to administer benefits provided by the 4 Fund as approved by the Board of Trustees. 5 6 Notwithstanding the above provisions, the Board of Trustees may and is specifically 7 authorized to provide the death benefit according to the terms and conditions otherwise appearing 8 in this Plan in the form of group life insurance, either (i) by purchasing a contract or contracts of 9 group life insurance with any life insurance company or companies licensed and authorized to transact business in this State for the purpose of insuring the lives of members in service, or (ii) 10 by establishing a separate trust for such purpose. To that end the Board of Trustees is authorized, 11 empowered and directed to investigate the desirability of utilizing group life insurance by either 12 of the foregoing methods for the purpose of providing the death benefit. If a separate trust fund 13 14 is established, it shall be operated in accordance with rules and regulations adopted by the Board of Trustees and all investment earnings on the trust fund shall be credited to such fund. 15 In administration of the death benefit the following shall apply: 16 17 For the purpose of determining eligibility only, in this subsection "calendar (1)18 year" shall mean any period of 12 consecutive months or, if less, the period 19 covered by an annual contract of employment. For all other purposes in this 20 subsection "calendar year" shall mean the 12 months beginning January 1 and ending December 31. 21 22 (2) Last day of actual service shall be: 23 When employment When the employee has been terminated, the last a. 24 day the member actually worked. 25 When employment When the employee has not been terminated, the b. 26 date on which an absent member's sick and annual leave expire, unless 27 he the member is on approved leave of absence and is in service under 28 the provisions of G.S. 135-4(h). 29 When a participant's employment When the member's service is c. 30 interrupted by reason of service in the Uniformed Services, as that term is defined in section 4303(16) of the Uniformed Services 31 32 Employment and Reemployment Rights Act, Public Law 103-353, and 33 the participant does not return immediately after that service to 34 employment with a covered employer in this System, the date on 35 which the participant was first eligible to be separated or released from 36 his or her involuntary military service." 37 38 SECTION 1.4. G.S. 135-8(b)(5) reads as rewritten: 39 Annuity Savings Fund. - The annuity savings fund shall be a fund in which shall be "(b) 40 accumulated contributions from the compensation of members to provide for their annuities. Contributions to any payments from the annuity savings fund shall be made as follows: 41 42 . . . 43 (5)The Board of Trustees may approve the purchase of creditable service by any member for leaves of absence or for interrupted service to an employer only 44 45 for the purpose of acquiring knowledge, talents, or abilities and to increase the 46 efficiency of service to the employer, subject to the provisions of this subdivision. A leave of absence or interrupted service may be approved for 47 purchase under this subdivision for a period of employment as a teacher in a 48 49 charter school. Any other leave of absence or interrupted service shall qualify 50 for purchase under this subdivision only if (i) during the time of the leave or

interrupted service the member is enrolled and participates in a full time

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1 2 3 4 5 6 7 8 9 10 11		degree program at an accredited institution of high member is not paid compensation, other than a s participation in a full-time degree program, for the acti- is acquiring knowledge, talents, or abilities, and (i purchased for any month in which the member perform of the organizations listed in G.S. 135 27(a) or G.S. 13. or G.S. 135-27(f), or a successor to any of those organ the Board under this subdivision shall be made prior creditable service, is limited to a career total of six y and may be obtained in the following manner: "	tipend resulting from vity in which he or she iii) the service is not ed any services for any $5\cdot 27(f), G.S. \cdot 135 - 27(a)$ nizations. Approval by to the purchase of the
12			
13			GOVERNMENTAL
14		RETIREMENT SYSTEM	
15		TION 2.1. G.S. 128-26(v)(2) reads as rewritten:	
16 17	"(2)	When the reinstatement to service is by settlement	
17 18		entered into by the affected parties, by the payment o <u>The-amount, the member shall purchase this service</u>	1
18 19		amount to the annuity savings fund equal to the full li	
20		the additional service credits on the basis of the ass	•
20		purposes of the actuarial valuation of the liabilities of t	-
22		except for the following assumptions specific to the	
23		allowance shall be assumed to commence at the ear	
24		member could retire on an unreduced retirement allow	-
25		annual postretirement allowance increases as set by	
26		upon the advice of the consulting actuary. The calc	
27		payable shall also include an administrative fee to be s	et by the Board."
28 29	SEC1 "(3)	TION 2.2. G.S. $128-26(y)(3)$ reads as rewritten:	an contribution note for
29 30	(3)	Option three. – An adjustment to the required employed the employer as provided in G.S. 128-30(d)(4b).G.S. 1	
31	SECT	TION 2.3. G.S. 128-27(e)(6) reads as rewritten:	20-30(u)(4a).
32	"(6)	Notwithstanding any other provision to the contrary, a	heneficiary in receipt
33	(0)	of a disability retirement allowance until the earliest d	• •
34		have qualified for an unreduced service retirement allo	
35		(i) not be subject to further reexaminations as to disable	
36		to any reduction in allowance on account of being	engaged in a gainful
37		occupation other than with an employer participati	ng in the Retirement
38		System, and (iii) be considered a beneficiary in receipt	of a service retirement
39		allowance. Provided, however, a beneficiary in re-	
40		retirement allowance whose allowance is redu	
41		reexamination as to disability or to or the ability to	
42		occupation prior to the date on which he would	-
43		unreduced service retirement allowance shall have on	
44 45		convert to an early or service retirement allowanc	e as permitted under
45 46	SECT	subdivision (1) above." TON 2.4 G.S. 128-26(α) reads as rewritten:	
40 47		TION 2.4. G.S. 128-26(g) reads as rewritten: g periods when a member is on <u>an approved leave of ab</u>	sence and is receiving
47 48		compensation, he will be deemed to be in service only	
40		compensation, he will be deemed to be in service only $(1, 2, 2, 3)$	in the is contributing to

the Retirement System as provided in G.S. 128-30(b)(4). If he is so contributing, the annual rate of compensation paid to such employee immediately before the leave of absence began will be deemed to be the actual compensation rate of the employee during the leave of absence." 49 50

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1	SECTION 2.5. G.S. 128-27(l) reads as rewritten:
2	"(<i>l</i>) Death Benefit Plan. – The provisions of this subsection shall become effective for any
3	employer only after an agreement to that effect has been executed by the employer and the
4	Director of the Retirement System. There is hereby created a Group Life Insurance Plan
5	(hereinafter called the "Plan") which is established as an employee welfare benefit plan that is
6	separate and apart from the Retirement System and under which the members of the Retirement
7	System shall participate and be eligible for group life insurance benefits. The Plan shall be part
8	of the North Carolina Teachers' and State Employees' Benefit Trust, as established under
9	G.S. 135-7(g). All receipts, transfers, appropriations, contributions, investment earnings, and
10	other income belonging to the Plan shall be deposited in the Benefit Trust. All benefits and
11	expenses against the Plan shall be disbursed from the Benefit Trust. Employer and non-employer
12	contributions to the Benefit Trust and earnings on those contributions are irrevocable. The assets
13	of the Benefit Trust are dedicated to providing benefits to members and beneficiaries in
14	accordance with the Plan's benefit terms. The assets of the Benefit Trust are not subject to the
15	claims of creditors of the employees and non-employees making contributions to the Benefit
16	Trust, are not subject to the claims of any creditors of the Benefit Trust's trustees and
17	administrators, and are not subject to the claims of creditors of members and beneficiaries.
18	Benefit Trust assets may be used for reasonable expenses to administer benefits provided by the
19	Fund as approved by the Board of Trustees.
20	
21	In administration of the death benefit the following shall apply:
22	(1) For the purpose of determining eligibility only, in this subsection "calendar
23	year" shall mean any period of 12 consecutive months. For all other purposes
24	in this subsection "calendar year" shall mean the 12 months beginning January
25	1 and ending December 31.
26	(2) Last day of actual service shall be:
27	a. When employment When the employee has been terminated, the last
28	day the member actually worked.
29	b. When employment-When the employee has not been terminated, the
30	date on which an absent member's sick and annual leave expire.
31	c. When a participant's employment When the member's service is
32	interrupted by reason of service in the Uniformed Services, as that
33	term is defined in section 4303(16) of the Uniformed Services
34	Employment and Reemployment Rights Act, Public Law 103-353, and
35	the participant does not return immediately after that service to
36 27	employment with a covered employer in this System, the date on
37	which the participant was first eligible to be separated or released from
38	his or her involuntary military service.
39 40	SECTION 2.6. G.S. 128-30(b2) reads as rewritten:
40 41	"(b2) Retroactive Adjustment in Compensation or an Underreporting of Compensation. –
41	A member or beneficiary who is awarded backpay in cases of a denied promotional opportunity
42	or wrongful demotion in which the aggrieved member or beneficiary is granted a promotion or a
43 44	demotion is reversed retroactively, or in cases in which an employer errs in the reporting of
44 45	compensation, including the employee and employer contributions, the member or beneficiary
45 46	and employer may make employee and employer contributions, the member of beneficiary
40 47	compensation after submitting clear and convincing evidence of the retroactive promotion or
48	underreporting of compensation, as follows:
49	underroporting of compensation, as ronows.
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50 In the event the retroactive adjustment in compensation or the underreported compensation 51 is for a period that occurs during the four consecutive calendar years that would have produced

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1 2 3	compensa in calcula	ation the ating th	e member e membe	nual compensation pursuant to G.S. r or beneficiary would have received d er's or beneficiary's average final com	uring the period shall be included npensation only in the event the
4				l employer contributions are paid on s	
5				underreporting compensation shall no	
6 7				during the four consecutive calendar al compensation pursuant to G.S. 135-	
8				enied promotional opportunity or wron	
9				on is reversed retroactively."	······································
10	-			-	
11				PERTAINING TO THE DISAR	BILITY INCOME PLAN OF
12	NORTH				
13 14	"(a)			I. G.S. 135-102(a) reads as rewritten:	
14 15	"(a) Treasurer			s of this Article shall be administer of Trustees of the Teachers' and State	
16				erwise provided, and all expenses in co	
17				xpenses incurred by and properly ch	
18	charged a			from the trust fund as created and pro	
19				2. G.S. 135-105(a)(4) reads as rewritt	
20		"(4)	-	rticipant's employer and attending phy	
21 22			is ment	tally or physically incapacitated for th	le further performance of duty."
22	PART IV	V. CHA	ANGES	PERTAINING TO THE APPLIC	ATION OF NET PROCEEDS
24	FOR STA				
25		SEC	TION 4.	G.S. 146-30 reads as rewritten:	
26	"§ 146-30			of net proceeds.	
27	(a)			eds of any disposition made in accorda	unce with this Subchapter shall be
28	handled in			th the following priority:	
29 30		(1)		n accordance with the provisions of an by title to real property was acquired.	ly trust or other instrument of title
31		(2)		I, as provided by any other act of the	General Assembly.
32		(3)		by depositing the net proceeds with t	•
33			with A	rticle 6A of Chapter 147 of the Gener	al Statutes.
34	0			owever, prohibits the disposition of	
35				raised value in fee simple of any proj	
36 37				and dollars (\$25,000), then the exch t Legislative Commission on Govern	
37 38		on with	i the Join	t Legislative Commission on Govern	mental Operations.
39	 (d)	Notw	vithstandi	ng any other provision of this Subcl	hapter, the following exceptions
40	apply:	11000			infort, are tono ing encoprione
41		•••			
42		(6)		llowing provisions apply with respec	•
43			-	ision and control of the Departmen	t of Agriculture and Consumer
44 45			Service		le of land shall be deposited with
45 46			a.	The net proceeds derived from the sa the State Treasurer in a capital impr	-
40 47				the Department of Agriculture and C	
48				such specific capital improvement p	
49				provided by transfer of funds from	• • • •
50				General Assembly.	

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	b. The net proceeds derived from the sale of land shall be deposited in accounts at the Department of Agriculture and Consur operational expenses of the Department	+accounts to the credit of the ner Services to be used for
5	stewardship of the land.	
	c. Except as otherwise specifically provide	• •
	Agriculture and Consumer Services is sul	
}	<u>147 of the General Statutes with respect to</u> deposited as provided in this subdivision	<u>.</u>
) (7)	The net proceeds derived from the sale of park	
	supervision and control of the Department of Na shall be deposited with the State Treasurer in a	
5	to the credit of the Department of Administration	on to be used for the purpose
Ļ	of park land acquisition as provided by transfer	of funds from those accounts
5	in the Capital Improvement Appropriations Act.	. In the Capital Improvement
5	Appropriations Act, line items for purchase of pa	ark and agricultural lands will
1	be established for use by the Departments of Ad	6
3	The use of these funds for any specific capital	1 1 0
)	acquisition is subject to approval by the Director	-
)	shall be made of funds in these line items with	
	Assembly except for incidental expenses rela	1 0
	acquisition. Additionally, with the approval of	e .
5	either Department may request funds from the	. .
;	Fund when the necessity of prompt purchas	
	demonstrated and funds in the capital improvem	
) 7	Except as otherwise specifically provided b Administration is subject to Article 6A of Chapte	
8	with respect to net proceeds required to be do	
)	subdivision.	eposited as provided in this
) (8)	The net proceeds derived from the sale of any p	portion of the land owned by
	the State in the Camp Butner reservation shall	
-]	Treasurer in a capital improvement account to the	-
3	Health and Human Services to make capital imp	
Ļ	owned by the State in the Camp Butner reservati	
5	Office of State Budget and Management. The n	5 11 5
5	sale of timber from land owned by the State in	the Camp Butner reservation
1	shall be deposited with the State Treasurer in a	capital improvement account
3	to the credit of the Department of Public Safety to	b be used to support the North
)	Carolina National Guard's Camp Butner Train	-
)	Carolina National Guard-operated Training Cen	-
	Butner reservation" in G.S. 122C-3 applies to	
2	otherwise specifically provided by law, the foll	• • • • • • • •
3	respect to net proceeds required to be dep	osited as provided in this
	subdivision:	a i i ii i i i i i i i i i i i i i i i
-	a. <u>The Department of Health and Human</u>	-
	6A of Chapter 147 of the General Statute	
7	that must be deposited to the credit of the	he Department of Health and
3	<u>Human Services.</u> <u>b.</u> The Department of Public Safety is subj	inat to Antiple (A -f Ol
	D THE DEDATION OF PUBLIC NATELY 15 SUB	I I A ATTCLE DA AT L' NAMER
)	b. <u>The Department of Public Safety is subj</u> 147 of the General Statutes with respect	-

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1 2 3 4 PART V. EFFECTIVE DATE

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SECTION 5. This act becomes effective January 1, 2024.