GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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H.B. 280
Mar 6, 2023
HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH50011-MTzap-78B

Short Title:	Teacher Licensure/Retired Educator Program.	(Public)
Sponsors:	Representative Elmore.	
Referred to:		

1				A BILL TO BE ENTITLED
2	AN ACT TO MA	AKE C	HANGE	ES TO TEACHER LICENSURE REQUIREMENTS AND TO
3				THE PROGRAM TO ALLOW RETIRED EDUCATORS TO
4	RETURN TO	WOR	K IN HI	GH-NEED SCHOOLS.
5	The General Asse	embly o	of North	Carolina enacts:
6				
7	PART I. TEACH	HER L	ICENS	URE CHANGES
8	SECT	TON 1	.1.(a) C	G.S. 115C-270.20(a)(4a) reads as rewritten:
9	"(4a)	Limit	ed licen	se. – A three-year nonrenewable renewable license issued to an
10				to meets the requirements of this subdivision. A limited license
11				requested by the local board of education currently employing
12			•	o employ the individual and shall be used for continued
13				only in that local school administrative unit. The State Board
14		-	•	ire individuals to demonstrate preparation through achieving a
15			-	inimum score on a standardized examination for a limited
16		-		ceive a limited license, one of the following shall be met:
17		a.	In-stat	te licensee. – Both of the following are met:
18			1.	The individual was issued an IPL or RL, but failed to fulfill
19				examination requirements under G.S. 115C-270.15 after three
20				years of licensure.
21			2.	The local board of education submits to the State Board an
22				affidavit stating that the teacher is currently employed by that
23				local board, is an effective teacher, and will be encouraged to
24				continue to pursue a CPL. The affidavit shall be signed by both
25				the principal and superintendent for the school to which the
26				teacher is currently assigned.
27		b.	Out-o	f-state licensee. – Both of the following are met:
28			1.	The individual holds current teacher licensure in another state
29				that is in good standing.
30			2.	The local board of education submits to the State Board an
31				affidavit stating that the local board seeks to employ the
32				teacher, that the teacher has been employed as a licensed
33				teacher in another state for at least three years, and that the
34				teacher will be encouraged to pursue an IPL or CPL, as
35				appropriate for that teacher. The affidavit shall be signed by



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		the superintendent for the lemploy the teacher.	local board of education seeking to
		For renewal of a limited license, the loca	l board of education shall evaluate
		the teacher's effectiveness every three year	
		that use the Education Value-Added Asse	
		must demonstrate that the teacher meets or	
		measured by EVAAS, if available."	* •
	SECT	TION 1.1.(b) This section applies (i) to any	teacher who holds a limited license
	as nonrenewable	e as of the date this act becomes law and after the date this act becomes law.	
		FION 1.2.(a) The State Board of Edu	cation in consultation with the
		Public Instruction and the Professional Ed	
	1	EPSC), shall develop an alternative to t	1
	```	an initial professional license (IPL) and a res	1
		nse (CPL) under G.S. $115C-270.15$ . The a	· · · ·
	-	cess to accommodate different circumstance	
		the most appropriate or efficient pathway of	
	effectiveness for		e valuating a teacher s reacherss of
		lition, the State Board, in consultation with	the Department and PEPSC, shall
		related to licensure classes and teacher s	-
		retention by directly corresponding class	
		conducting the study, the State Board shall	
	1	proposed recommendations resulting from	
	• •	<b>FION 1.2.(b)</b> By February 15, 2024, the St	0
		PEPSC, shall report to the Joint Legislative	
	-	ent of the alternative to examination requir	-
	· · · · ·	i) any proposed salary incentives tied to	
		es needed for implementation of the recomm	
		<b>FION 1.3.(a)</b> G.S. 115C-270.1 reads as rew	
	"§ 115C-270.1. ]	Definitions.	
	As used in thi	is Article, the following definitions shall app	ply:
	(1)	Administrator An administrator or sup	pervisor who serves in general and
		program administrator roles, as classified	by the State Board. Administrators
		shall include superintendents, assistar	nt or associate superintendents,
		principals, assistant principals, or curricul	um-instructional specialists.
	(2)	Professional educator. – An administra	ator, teacher, or student services
		personnel.	
	(3)	Recognized educator preparation program	or recognized EPP. – As defined in
		G.S. 115C-269.1(15).	
	<u>(3a)</u>	Servicemember. – A member of the unifor	med services, as that term is defined
		in section 101(a)(5) of Title 10 of the Unite	ed States Code. For purposes of this
		Article, "servicemember" shall include the	e spouse of a servicemember.
	(4)	Student services personnel An individu	al providing specialized assistance
		to students, teachers, administrators, or th	e education program in general, as
		classified by the State Board. Student	-
		individuals employed in school counse	-
		psychology, audiology, speech-language p	
	(5)	Teacher An individual whose major	responsibility is to either teach or
		Teacher. – An individual whose major is directly supervise teaching, as classified b	responsibility is to either teach or by the State Board."
		<ul> <li>Teacher. – An individual whose major is directly supervise teaching, as classified b</li> <li><b>TION 1.3.(b)</b> Article 17E of Chapter 115C</li> </ul>	responsibility is to either teach or by the State Board."

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1	"§ 115C-270.22	Servicemember transfer applicants.	
2		cemembers who (i) possess a teaching license is	ssued by an entity other than the
3	State Board of I	Education and (ii) relocate to the State because	of military orders for military
4	service shall be	granted a teaching license for the duration	of the military orders if the
5	servicemember	neets all of the following criteria:	
6	(1)	The servicemember provides to the State Boa	rd a copy of the military orders
7		that require the servicemember to relocate to t	the State.
8	<u>(2)</u>	The servicemember remains in good standing	with the following:
9		a. The licensing authority that issued t	he license held by the service
10		member.	-
11		b. Every other licensing authority that ha	s issued to the servicemember a
12		license similar in scope to a teaching l	icense.
13	<u>(3)</u>	The servicemember submits to the authority	
14		of standards of practice, discipline, and	± ±
15		education requirements.	
16	(b) The S	State Board shall adopt rules to determine which	class of teacher license shall be
17		members, pursuant to this section.	
18		servicemember is transferred out of the State	on military orders for military
19		school year, a license granted pursuant to this se	•
20		r during which the member was transferred."	
21		<b>FION 1.3.(c)</b> G.S. 93B-15.1 reads as rewritten:	
22		censure for individuals with military trainin	
23		ination; licensure by endorsement for militar	
24		, <b>,</b>	
25	(h1) Noth	ing in this section shall be construed to prevent	a servicemember, as defined in
26		, from applying for or being issued a teaching li	
27			
28	SEC	<b>FION 1.3.(d)</b> The State Board of Education	shall adopt temporary rules to
29		s section. Temporary rules adopted in accorda	
30	1 ·	until permanent rules that replace the temporary	
31		<b>FION 1.3.(e)</b> This section is effective when it b	
32			
33	PART II. RF	VIVE AND EXPAND THE PROGRAM	<b>A TO ALLOW RETIRED</b>
34		TO RETURN TO WORK IN HIGH-NEED S	
35		<b>FION 2.(a)</b> G.S. 115C-302.4 is reenacted as it	
36		pires effective June 30, 2027.	
37	1	<b>FION 2.(b)</b> G.S. 115C-302.4, as reenacted by the	his act_reads as rewritten:
38		High-need retired teachers.	
39		itions. – The following definitions apply in t	this <del>section</del> section unless the
40	context requires		and seedon. <u>seedon, amess are</u>
41	(1)	High-need retired teacher. – A teacher who is	s a beneficiary of the Teachers'
42	(1)	and State Employees' Retirement System of I	-
43		of the following requirements:	torth Carolina who meets both
44		a. Retired on or before February 1, 2019	after attaining (i) the age of at
45		least 65 with five years of creditable s	
46		with 25 years of creditable service,	-
40 47		service.	or (iii) so years or creatable
48		b. Is reemployed by a local board of e	ducation to provide classroom
48 49		instruction as a teacher, as defined in C	1
49 50		annual contract to provide classroor	
50 51		high-need school or schools.	in instruction exclusively at a
51			

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(2)	High-need school. – A school that, at any point on or aft one of the following criteria:	er July 1, 2017, meets
	a. Is a Title I school. As used in this sub-subdivisio	n a Title I school is a
	school identified under Part A of Title I of	
	Secondary Education Act of 1965, as amended.	the Elementary and
	b. Receives an overall school performance grade of	f D or F as calculated
	by the State Board of Education pursuant to G.S	
(3)	•	
(3) (4)	Teacher. – Licensed personnel who are classified as tea	
<u>(+)</u>	support personnel.	iencis or msudenonar
(b) Sal	ary Level. – A high-need retired teacher shall be compensate	ed as follows:
(0) $(1)$	Except as provided in subdivision (2) of this subsection	
(1)	teacher shall be paid on the first step of the teacher salar	
(2)		-
(2)	If a high-need retired teacher serves as a teacher in licensure cross meets any of the following criteria he c	• •
	licensure areas, meets any of the following criteria, he c	or she shall be paid on
	the sixth step of the teacher salary schedule:	wing liggnoung anges
	a. <u>Provides classroom instruction in any of the follo</u>	owing incensure areas.
	<del>a.<u>1.</u> STEM.</del>	
	b-2. Special education.	
	b. <u>Is any of the following:</u>	
	1.A school psychologist.2.A school speech pathologist who is l	iconcod oc o crocob
	pathologist at the master's degree level o	-
	3. <u>A school audiologist who is licensed as</u>	an audiologist at the
	<u>master's degree level or higher.</u>	d action of to a also a shall
	State Salary Supplements or Increase in Salary. – A high-nee	
	y State salary supplement or State bonus. A high-need ret	
	he salary steps prescribed by subsection (b) of this section, re	egardiess of the length
-	a high-need retired teacher.	
	cal Salary Supplement. $-A$ high-need retired teacher shall re	cerve any local salary
	hat are given to employees of the local board of education.	otion and a high need
	m of Contract. – A contract between the local board of educ	ation and a nign-need
	shall be for a term of no more than one school year.	
	ntification of STEM and Special Education Licensure Areas.	-
	uction shall identify and provide to each local school admir	
-	pecial education licensure areas that qualify for reemp $\lambda(2)$ of this section. Least school administrative write shall $\mu$	• •
. ,	)(2) of this section. Local school administrative units shall n	
-	ucation licensure areas available to high-need retired teacher	
SE	<b>CTION 2.(c)</b> G.S. 135-3(8) is amended by adding a new su	
	" <u>h.</u> <u>Notwithstanding sub-subdivisions c. and d. of</u>	
	computation of postretirement earnings of a b	
	subdivision, who retired on or before February	
	been retired at least six months, shall not inclu-	-
	beneficiary is employed as a high-need retired	
	under G.S. 115C-302.4(a)(1), and the beneficiar	
	to service as a teacher or employee. The D	
	Instruction shall certify to the Retirement System	-
	employed by a local board of education as a high as defined under $C = 115C = 202 4(c)(1)$ . A local	
	as defined under G.S. 115C-302.4(a)(1). A loca	
	shall inform the Retirement System, no later	
	annually, if it will not employ high-need retired	i leachers, as defined

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	under G.S. 115C-302.4(a)(1), fo	or that school year. The retirement
		ho retired on an early or service
		reemployment as a high-need retired
		S. 115C-302.4(a)(1). A beneficiary
		l teacher is not entitled to any benefits
		Chapter as a result of this period of
	employment."	mapter as a result of ans period of
SECTIO	<b>N 2.(d)</b> G.S. 135-3(8)c1. reads as rew	ritten
"c		ach month in which a beneficiary is
C	•	of sub-subdivision-sub-subdivisions
		h employer shall provide a report for
		peneficiary, including the terms of the
		eemployment, and the amount of the
	- ·	uired report is not received within the
	required 90 days, the Board may	
	1 1	a penalty of ten percent (10%) of the
		nreported reemployed beneficiaries
	1	hich the employer did not report the
	-	es, with a minimum penalty of
		00). If after being assessed a penalty,
		ear and convincing evidence that the
		rom a lack of oversight or some other
	1	ver's control and was not a deliberate
		ting of reemployed beneficiaries, the
		alty to not less than two percent (2%)
	• •	of the unreported reemployed
	-	nonths for which the employer failed
		num penalty of twenty five dollars
	(\$25.00).	full penalty of twenty five donars
		reimburse the Retirement System for
	1 1 2	e paid to the beneficiary during a
	-	ce would have been suspended under
	1	is subdivision had the report been
	received within the requi	1
	-	pay any amounts that the beneficiary
		ed to pay to the Retirement System
	-	of this subdivision had the report been
	received within the requi	-
	-	notice that any payment is due to the
		sub-subdivision, the employer shall
	- ·	due to the Retirement System, in one from the data of the notice
	lump sum, no later than 90 days	
		o make payments to the Retirement
	-	on 2. or sub-sub-subdivision 3. of this
		neficiary shall have no obligation to
		stem for related amounts under
		s subdivision, (ii) the provisions of
	-	ing overpayments against payments
	•	m to the member or beneficiary shall
		System shall have no duty under
	G.S. 143-64.80 to pursue repa	syment of overpayments from the

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	beneficiary, (iv) the overpayments shall not	
	the beneficiary under Chapter 105A of the	
	the beneficiary's effective date of retiremen	5
	adjustment is required under sub-subdivisior	n f. of this subdivision."
	<b>SECTION 2.(e)</b> G.S. 135-1(10) reads as rewritten:	
	"(10) "Employee" shall mean all full-time employees, age	
	of North Carolina or any of its departments, bureaus a	
	educational, whether such employees are elected,	appointed or employed:
	Provided that the term "employee" shall not inclu	ide any person who is a
	member of the Consolidated Judicial Retirement Sy	
	General Assembly or Assembly, any part-time	or temporary <del>employee.</del>
	employee, or any high-need retired teacher	er as defined under
	G.S. 115C-302.4(a)(1). Notwithstanding any ot	her provision of law,
	"employee" shall include all employees of the G	eneral Assembly except
	participants in the Legislative Intern Program, page	ges, and beneficiaries in
	receipt of a monthly retirement allowance under	1
	reemployed on a temporary basis. "Employee" also	includes any participant
	whose employment is interrupted by reason of se	ervice in the Uniformed
	Services, as that term is defined in section 4303(16) of	of the Uniformed Services
	Employment and Reemployment Rights Act, Public	lic Law 103-353, if that
	participant was an employee at the time of the inter	ruption; if the participant
	does not return immediately after that service to em	ployment with a covered
	employer in this System, then the participant shall be	deemed "in service" until
	the date on which the participant was first eligible to	b be separated or released
	from his or her involuntary military service. In all c	cases of doubt, the Board
	of Trustees shall determine whether any person is a	
	this Chapter. "Employee" shall also mean every ful	
	of the North Carolina National Guard who is empl	loyed pursuant to section
	709 of Title 32 of the United States Code and paid f	
	funds, but held by the federal authorities not to	be a federal employee:
	Provided, however, that the authority or agency pa	
	employees shall deduct or cause to be deducted from	
	the employee's contribution in accordance with	
	G.S. 135-8 and remit the same, either directly or ind	•
	System; coverage of employees described in this s	
	upon the first day of the calendar year or fiscal year,	
	following the date of execution of an agreement b	•
	Defense of the United States and the Adjutant Gene	-
	the Governor in behalf of the State, but no credit sha	-
	this sentence for any service previously rendered	
	capacity as a civilian employee of the North C	
	Provided, further, that the Adjutant General, in	•
	discretion, may terminate the Retirement Sy	-
	above-described North Carolina National Guard	1 0
	retirement system is established for such employees	•
	elects to secure coverage of such employees under	
	system. Any full-time civilian employee of the North	
	described above who is now or hereafter may be	
	Detinement System may accure Detinement System	
	Retirement System may secure Retirement System	
	a North Carolina National Guard civilian employee the time when such employees became eligible	for the period preceding

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coverage by paying to the Retirement System an amount equal to that which would have constituted employee contributions if the employee had been a member during the years of ineligibility, plus interest. Employees of State agencies, departments, institutions, boards, and commissions who are employed in permanent job positions on a recurring basis must work at least
30 hours per week for nine or more months per calendar year in order to be
covered by the provisions of this subdivision. subdivision, except that no high-need retired teacher as defined under G.S. 115C-302.4(a)(1) shall be
considered an employee. On and after August 1, 2001, a person who is a
nonimmigrant alien and who otherwise meets the requirements of this subdivision shall not be excluded from the definition of "employee" solely
because the person holds a temporary or time-limited visa."
<b>SECTION 2.(f)</b> G.S. 135-48.40(b)(1a) reads as rewritten:
"(1a) All retirees who (i) are employed by an employing unit that elects to be
covered by this subdivision, (ii) do not qualify for coverage under subdivision
(1) of this subsection, and (iii) are determined to be "full-time" by their employing unit in accordance with section 4980H of the Internal Revenue
Code and the applicable regulations, as <del>amended.</del> <u>amended</u> , or are high-need
retired teachers, as defined under G.S. 115C-302.4(a)(1). The employing unit
shall pay the employer premiums for retirees who enroll under this
subdivision."
<b>SECTION 2.(g)</b> The State Treasurer may seek a private letter ruling from the Internal Revenue Service to determine if the provisions of this section relating to the computation of
postretirement earnings of retired teachers jeopardize the status of the Teachers' and State
Employees' Retirement System.
<b>SECTION 2.(h)</b> Notwithstanding any other provision of law to the contrary, in order
to pay costs associated with the administration of the provisions of this section, the Retirement
Systems Division of the Department of State Treasurer may increase receipts from the retirement
assets of the Teachers' and State Employees' Retirement System or pay costs associated with the administration directly from the retirement assets.
<b>SECTION 2.(i)</b> Any beneficiary that is employed by a local board of education as a
high-need retired teacher, as defined in G.S. 115C-302.4(a)(1), shall not be eligible to elect into
a position that would lead him or her to be eligible to accrue any additional benefits under
G.S. 135-3(8). Any failure of a local board of education or a beneficiary to comply with the
foregoing shall be corrected by the Retirement System as it determines may be appropriate under State and federal law. Any costs of the correction, or determined by the Retirement System, shall
State and federal law. Any costs of the correction, as determined by the Retirement System, shall be the sole responsibility of the local board of education and shall be transferred to the Pension
Accumulation Fund under G.S. 135-8, under rules adopted by the Board of Trustees.
<b>SECTION 2.(j)</b> This section is effective when this act becomes law and expires June
30, 2027.
PART III. EFFECTIVE DATE SECTION 2 Except on otherwise growided, this set is effective when it becomes
<b>SECTION 3.</b> Except as otherwise provided, this act is effective when it becomes law.

44 law.