### **GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009**

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#### **SENATE BILL 645\*** PROPOSED COMMITTEE SUBSTITUTE S645-PCS85203-LL-23

Short Title: Retirement Technical Corrections. (Public)

Sponsors:

Referred to:

#### March 18, 2009

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#### A BILL TO BE ENTITLED

2 AN ACT TO MAKE TECHNICAL CORRECTIONS AND OTHER CHANGES TO THE 3 STATUTES GOVERNING THE **TEACHERS'** AND STATE **EMPLOYEES'** 4 RETIREMENT SYSTEM. THE JUDICIAL RETIREMENT SYSTEM. THE 5 RETIREMENT SYSTEM, THE LOCAL **GOVERNMENTAL** LEGISLATIVE 6 EMPLOYEES' RETIREMENT SYSTEM, AND THE FIREMEN'S AND RESCUE 7 SQUAD WORKERS' PENSION FUND.

8 The General Assembly of North Carolina enacts: 9

**SECTION 1.(a)** G.S. 135-18.7(d) reads as rewritten:

This subsection applies to distributions made on or after January 1, 1993. 10 "(d) Notwithstanding any other provision of the Plan to the contrary that would otherwise limit a 11 12 distributee's election under this Article, a distributee may elect, at the time and in the manner prescribed by the Plan administrator, to have any portion of an eligible rollover distribution 13 14 paid directly to an eligible retirement plan specified by the distributee in a direct rollover. 15 Provided, an eligible rollover distribution is any distribution of all or any portion of the balance to the credit of the distributee, except that an eligible rollover distribution does not include: any 16 17 distribution that is one of a series of substantially equal periodic payments (not less frequently 18 than annually) made for the life (or life expectancy) of the distributee or the joint lives (or joint 19 life expectancies) of the distributee and the distributee's designated beneficiary, or for a 20 specified period of 10 years or more; any distribution to the extent such distribution is required 21 under section 401(a)(9) of the Code; and the portion of any distribution that is not includible in 22 gross income (determined without regard to the exclusion for net realized appreciation with respect to employer securities). Effective as of January 1, 2002, and notwithstanding the 23 24 preceding sentence, a portion of a distribution shall not fail to be an eligible rollover 25 distribution merely because the portion consists of after-tax employee contributions which are not includible in gross income. However, such portion may be transferred only to an individual 26 27 retirement account or annuity described in Section 408(a) or (b) of the Code, or to a qualified 28 defined contribution plan described in Section 401(a) or 403(a) of the Code that agrees to 29 separately account for amounts so transferred, including separately accounting for the portion 30 of such distribution which is includible in gross income and the portion of such distribution 31 which is not so includible. Provided, an eligible retirement plan is an individual retirement account described in section 408(a) of the Code, an individual retirement annuity described in 32 section 408(b) of the Code, an annuity plan described in section 403(a) of the Code, or a 33 34 qualified trust described in section 401(a) of the Code, that accepts the distributee's eligible



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rollover distribution. Effective on and after January 1, 2002, an eligible retirement plan shall 1 2 also mean an annuity contract described in Section 403(b) of the Code and an eligible plan 3 under Section 457(b) of the Code which is maintained by a state, political subdivision of a 4 state, or any agency or instrumentality of a state or political subdivision of a state and which 5 agrees to separately account for amounts transferred into such plan from this Plan. The 6 definition of eligible retirement plan shall also apply in the case of a distribution to surviving 7 spouse, or to a spouse or former spouse who is the alternate payee under a qualified domestic 8 relations order, as defined in Section 414(p) of the Internal Revenue Code, or a court-ordered 9 equitable distribution of marital property, as provided under G.S. 50-30. Provided, a distributee 10 includes an employee or former employee. Provided further, a direct rollover is a payment by the Plan to the eligible retirement plan specified by the distributee. Effective on and after 11 12 January 1, 2007, notwithstanding any other provision of this subsection, a nonspouse 13 beneficiary of a deceased member may elect, at the time and in the manner prescribed by the 14 administrator of the Board of Trustees of this Retirement System, to directly roll over any portion of the beneficiary's distribution from the Retirement System; however, such rollover 15 shall conform with the provisions of section 402(c)(11) of the Code." 16

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### **SECTION 1.(b)** G.S. 135-74(d) reads as rewritten:

This subsection applies to distributions made on or after January 1, 1993. 18 "(d) 19 Notwithstanding any other provision of the Plan to the contrary that would otherwise limit a 20 distributee's election under this Article, a distributee may elect, at the time and in the manner 21 prescribed by the Plan administrator, to have any portion of an eligible rollover distribution 22 paid directly to an eligible retirement plan specified by the distribute in a direct rollover. 23 Provided, an eligible rollover distribution is any distribution of all or any portion of the balance 24 to the credit of the distributee, except that an eligible rollover distribution does not include: any 25 distribution that is one of a series of substantially equal periodic payments (not less frequently 26 than annually) made for the life (or life expectancy) of the distributee or the joint lives (or joint 27 life expectancies) of the distributee and the distributee's designated beneficiary, or for a 28 specified period of 10 years or more; any distribution to the extent such distribution is required 29 under section 401(a)(9) of the Code; and the portion of any distribution that is not includible in 30 gross income (determined without regard to the exclusion for net realized appreciation with respect to employer securities). Effective as of January 1, 2002, and notwithstanding the 31 32 preceding sentence, a portion of a distribution shall not fail to be an eligible rollover 33 distribution merely because the portion consists of after-tax employee contributions which are 34 not includible in gross income. However, such portion may be transferred only to an individual 35 retirement account or annuity described in Section 408(a) or (b) of the Code, or to a qualified 36 defined contribution plan described in Section 401(a) or 403(a) of the Code that agrees to 37 separately account for amounts so transferred, including separately accounting for the portion 38 of such distribution which is includible in gross income and the portion of such distribution 39 which is not so includible. Provided, an eligible retirement plan is an individual retirement 40 account described in section 408(a) of the Code, an individual retirement annuity described in 41 section 408(b) of the Code, an annuity plan described in section 403(a) of the Code, or a 42 qualified trust described in section 401(a) of the Code, that accepts the distributee's eligible 43 rollover distribution. Effective on and after January 1, 2002, an eligible retirement plan shall 44 also mean an annuity contract described in Section 403(b) of the Code and an eligible plan 45 under Section 457(b) of the Code which is maintained by a state, political subdivision of a 46 state, or any agency or instrumentality of a state or political subdivision of a state and which 47 agrees to separately account for amounts transferred into such plan from this Plan. The 48 definition of eligible retirement plan shall also apply in the case of a distribution to surviving 49 spouse, or to a spouse or former spouse who is the alternate payee under a qualified domestic relations order, as defined in Section 414(p) of the Internal Revenue Code, or a court-ordered 50 51 equitable distribution of marital property, as provided under G.S. 50-30. Provided, a distributee

includes an employee or former employee. Provided further, a direct rollover is a payment by 1 2 the Plan to the eligible retirement plan specified by the distributee. Effective on and after 3 January 1, 2007, notwithstanding any other provision of this subsection, a nonspouse 4 beneficiary of a deceased member may elect, at the time and in the manner prescribed by the administrator of the Board of Trustees of this Retirement System, to directly roll over any 5 portion of the beneficiary's distribution from the Retirement System; however, such rollover 6 7 shall conform with the provisions of section 402(c)(11) of the Code." 8 **SECTION 1.(c)** G.S. 120-4.31(d) reads as rewritten: 9 This subsection applies to distributions made on or after January 1, 1993. "(d) 10 Notwithstanding any other provision of the Plan to the contrary that would otherwise limit a distributee's election under this Article, a distributee may elect, at the time and in the manner 11 12 prescribed by the Plan administrator, to have any portion of an eligible rollover distribution 13 paid directly to an eligible retirement plan specified by the distributee in a direct rollover. 14 Provided, an eligible rollover distribution is any distribution of all or any portion of the balance to the credit of the distributee, except that an eligible rollover distribution does not include: any 15 distribution that is one of a series of substantially equal periodic payments (not less frequently 16 17 than annually) made for the life (or life expectancy) of the distribute or the joint lives (or joint life expectancies) of the distributee and the distributee's designated beneficiary, or for a 18 19 specified period of 10 years or more; any distribution to the extent such distribution is required 20 under section 401(a)(9) of the Code; and the portion of any distribution that is not includible in 21 gross income (determined without regard to the exclusion for net realized appreciation with 22 respect to employer securities). Effective as of January 1, 2002, and notwithstanding the 23 preceding sentence, a portion of a distribution shall not fail to be an eligible rollover 24 distribution merely because the portion consists of after-tax employee contributions that are not 25 includible in gross income. However, such portion may be transferred only to an individual 26 retirement account or annuity described in Section 408(a) or (b) of the Code, or to a qualified 27 defined contribution plan described in Section 401(a) or 403(a) of the Code that agrees to 28 separately account for amounts so transferred, including separately accounting for the portion 29 of such distribution which is includible in gross income and the portion of such distribution 30 which is not so includible. Provided, an eligible retirement plan is an individual retirement 31 account described in section 408(a) of the Code, an individual retirement annuity described in 32 section 408(b) of the Code, an annuity plan described in section 403(a) of the Code, or a 33 qualified trust described in section 401(a) of the Code, that accepts the distributee's eligible 34 rollover distribution. Effective on and after January 1, 2002, an eligible retirement plan shall 35 also mean an annuity contract described in Section 403(b) of the Code and an eligible plan 36 under Section 457(b) of the Code which is maintained by a state, political subdivision of a 37 state, or any agency or instrumentality of a state or political subdivision of a state and which 38 agrees to separately account for amounts transferred into such plan from this Plan. The 39 definition of eligible retirement plan shall also apply in the case of a distribution to surviving 40 spouse, or to a spouse or former spouse who is the alternate payee under a qualified domestic 41 relations order, as defined in Section 414(p) of the Internal Revenue Code, or a court-ordered 42 equitable distribution of marital property, as provided under G.S. 50-30. Provided, a distributee 43 includes an employee or former employee. Provided further, a direct rollover is a payment by 44 the Plan to the eligible retirement plan specified by the distributee. Effective on and after 45 January 1, 2007, notwithstanding any other provision of this subsection, a nonspouse beneficiary of a deceased member may elect, at the time and in the manner prescribed by the 46 47 administrator of the Board of Trustees of this Retirement System, to directly roll over any 48 portion of the beneficiary's distribution from the Retirement System; however, such rollover 49 shall conform with the provisions of section 402(c)(11) of the Code." 50

SECTION 1.(d) G.S. 128-38.2(d) reads as rewritten:

This subsection applies to distributions made on or after January 1, 1993. 1 "(d) 2 Notwithstanding any other provision of the Plan to the contrary that would otherwise limit a 3 distributee's election under this Article, a distributee may elect, at the time and in the manner 4 prescribed by the Plan administrator, to have any portion of an eligible rollover distribution 5 paid directly to an eligible retirement plan specified by the distributee in a direct rollover. 6 Provided, an eligible rollover distribution is any distribution of all or any portion of the balance 7 to the credit of the distributee, except that an eligible rollover distribution does not include: any 8 distribution that is one of a series of substantially equal periodic payments (not less frequently 9 than annually) made for the life (or life expectancy) of the distribute or the joint lives (or joint 10 life expectancies) of the distributee and the distributee's designated beneficiary, or for a specified period of 10 years or more; any distribution to the extent such distribution is required 11 12 under section 401(a)(9) of the Code; and the portion of any distribution that is not includible in 13 gross income (determined without regard to the exclusion for net realized appreciation with 14 respect to employer securities). Effective as of January 1, 2002, and notwithstanding the preceding sentence, a portion of a distribution shall not fail to be an eligible rollover 15 distribution merely because the portion consists of after-tax employee contributions which are 16 17 not includible in gross income. However, such portion may be transferred only to an individual 18 retirement account or annuity described in Section 408(a) or (b) of the Code, or to a qualified 19 defined contribution plan described in Section 401(a) or 403(a) of the Code that agrees to 20 separately account for amounts so transferred, including separately accounting for the portion 21 of such distribution which is includible in gross income and the portion of such distribution 22 which is not so includible. Provided, an eligible retirement plan is an individual retirement 23 account described in section 408(a) of the Code, an individual retirement annuity described in 24 section 408(b) of the Code, an annuity plan described in section 403(a) of the Code, or a 25 qualified trust described in section 401(a) of the Code, that accepts the distributee's eligible 26 rollover distribution. Effective on and after January 1, 2002, an eligible retirement plan shall 27 also mean an annuity contract described in Section 403(b) of the Code and an eligible plan 28 under Section 457(b) of the Code which is maintained by a state, political subdivision of a 29 state, or any agency or instrumentality of a state or political subdivision of a state and which 30 agrees to separately account for amounts transferred into such plan from this Plan. The 31 definition of eligible retirement plan shall also apply in the case of a distribution to surviving 32 spouse, or to a spouse or former spouse who is the alternate payee under a qualified domestic 33 relations order, as defined in Section 414(p) of the Internal Revenue Code, or a court-ordered 34 equitable distribution of marital property, as provided under G.S. 50-30. Provided, a distributee 35 includes an employee or former employee. Provided further, a direct rollover is a payment by 36 the Plan to the eligible retirement plan specified by the distributee. Effective on and after January 1, 2007, notwithstanding any other provision of this subsection, a nonspouse 37 38 beneficiary of a deceased member may elect, at the time and in the manner prescribed by the 39 administrator of the Board of Trustees of this Retirement System, to directly roll over any 40 portion of the beneficiary's distribution from the Retirement System; however, such rollover shall conform with the provisions of section 402(c)(11) of the Code." 41 42 SECTION 2.(a) G.S. 128-21(11) reads as rewritten: 43 "(11) "Employer" shall mean any county, incorporated city or town, the board of alcoholic control of any county or incorporated city or town, the North 44 45 Carolina League of Municipalities, and the State Association of County 46 Commissioners. "Employer" shall also mean any separate, juristic political 47 subdivision of the State as may be approved by the Board of Trustees upon the advice of the Attorney General. "Employer" also means any fire 48 49 department that serves a city or county or any part of a city or county and

that is supported in whole or in part by municipal or county funds."

51 SECTION 2.(b) G.S. 58-86-25 reads as rewritten:

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#### "§ 58-86-25. "Eligible firemen" defined; determination and certification of volunteers 1 2 meeting qualifications. 3 "Eligible firemen" shall mean all firemen of the State of North Carolina or any political 4 subdivision thereof, including those performing such functions in the protection of life and 5 property through fire fighting within a county or city governmental unit and so certified to the Commissioner of Insurance by the governing body thereof, and who belong to a bona fide fire 6 7 department which, as determined by the Commissioner, is classified as not less than class "9" 8 or class "A" and "AA" departments in accordance with rating methods, schedules, 9 classifications, underwriting rules, bylaws or regulations effective or applied with respect to the 10 establishment of rates or premiums used or charged pursuant to Article 36 or 40 of this Chapter 11 or by such other reasonable methods as the Commissioner may determine, and which operates fire apparatus and equipment of the value of five thousand dollars (\$5,000) or more, and said 12 13 fire department holds drills and meetings not less than four hours monthly and said firemen 14 attend at least 36 hours of all drills and meetings in each calendar year. "Eligible firemen" shall also mean an employee of a county whose sole duty is to act as fire marshal, deputy fire 15 marshal, assistant fire marshal, or firefighter of the county, provided the board of county 16 17 commissioners of that county certifies the employee's attendance at no less than 36 hours of all 18 drills and meetings in each calendar year. "Eligible firemen" shall also mean those persons 19 meeting the other qualifications of this section, not exceeding 25 volunteer firemen plus one 20 additional volunteer fireman per 100 population in the area served by their respective departments. Each department shall annually determine and report the names of those firemen 21 22 meeting the eligibility qualifications of this section to its respective governing body, which 23 upon determination of the validity and accuracy of the qualification shall promptly certify the 24 list to the North Carolina State Firemen's Association. The Firemen's Association shall provide 25 a list of those persons meeting the eligibility requirements of this section to the State Treasurer 26 by July 1 January 31 of each year. For the purposes of the preceding sentence, the governing 27 body of a fire department operated: by a county is the county board of commissioners; by a city 28 is the city council; by a sanitary district is the sanitary district board; by a corporation, whether 29 profit or nonprofit, is the corporation's board of directors; and by any other entity is that group 30 designated by the board."

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**SECTION 2.(c)** G.S. 58-86-30 reads as rewritten:

# 32 "§ 58-86-30. "Eligible rescue squad worker" defined; determination and certification of 33 eligibility.

34 "Eligible rescue squad worker" means a person who is a member of a rescue or emergency 35 medical services squad that is eligible for membership in the North Carolina Association of 36 Rescue and Emergency Medical Services, Inc., and who has attended a minimum of 36 hours 37 of training and meetings in the last calendar year. Each rescue or emergency medical services 38 squad eligible for membership in the North Carolina Association of Rescue and Emergency 39 Medical Services, Inc., must file a roster certified by the secretary of the association of those 40 rescue or emergency medical services squad workers meeting the requirements of this section 41 with the State Treasurer by January 1 January 31 of each calendar year.

42 "Eligible rescue squad worker" does not mean "eligible fireman" as defined by
43 G.S. 58-86-25, nor may an "eligible rescue squad worker" qualify also as an "eligible fireman"
44 in order to receive double benefits available under this Article."

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**SECTION 2.(d)** G.S. 58-86-35 reads as rewritten:

# 46 "§ 58-86-35. Firemen's application for membership in fund; monthly payments by 47 members; payments credited to separate accounts of members; termination of 48 membership.

Those firemen who are eligible pursuant to G.S. 58-86-25 may make application for membership to the board. Each fireman upon becoming a member of the fund shall pay the director of the fund the sum of ten dollars (\$10.00) per month. month; each payment shall be

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made no later than 90 days after the end of the calendar year in which the	month occurred. The
monthly payments shall be credited to the separate account of the member	and shall be kept by
the custodian so it is available for payment on withdrawal from membership	p or retirement.
A member may elect to terminate membership in the fund at anytime an	nd request the refund
of payments previously made to the fund. However, a member's delinqu	ency in making the
monthly payments required by this section does not result in the termina	ation of membership
without such an election by the member."	
<b>SECTION 2.(e)</b> G.S. 58-86-40 reads as rewritten:	
"§ 58-86-40. Rescue squad worker's application for membership	· •
payments by members; payments credited to separate acc	counts of members;
termination of membership.	
Those rescue squad workers eligible pursuant to G.S. 58-86-30 may ap	
membership. Each eligible rescue squad worker upon becoming a me	1,0
director of the fund the sum of ten dollars (\$10.00) per month. month; ea	
made no later than 90 days after the end of the calendar year in which the	
monthly payments shall be credited to the separate account of the member the gusted ion so it is queilable for payment on with drawal from membershi	1 0
the custodian so it is available for payment on withdrawal from membership A member may algor to terminate membership in the fund at anytime of	<b>-</b>
A member may elect to terminate membership in the fund at anytime an of payments previously made to the fund. However, a member's delingu	-
of payments previously made to the fund. However, a member's delinque monthly payments required by this section does not result in the termina	
without such an election by the member."	ation of memoership
<b>SECTION 2.(f)</b> G.S. 58-86-45(b) reads as rewritten:	
"(b) An eligible fireman or rescue squad worker who is not yet 35 y	years old and has not
previously elected to become a member may apply to the board of trustee	
the fund at any time. Upon becoming a member, the worker must may	
payment of ten dollars (\$10.00) per month retroactively to the time the	-
eligible to become a member, plus interest at an annual rate to be set by the	
of retroactive payments. Upon making this lump sum payment, the worker	-
for all prior service in the same manner as if the worker had applied for m	-
becoming eligible.	1 1
A member who is not yet 35 years old, who applied for membership	after first becoming
eligible, and who did not receive credit for prior service old may receive	
service upon making a lump sum payment of ten dollars (\$10.00) for each	-
worker first became eligible, plus interest at an annual rate to be set by the	e board for each year
of retroactive payments. Upon making this lump sum payment, the date of	
the same as if the worker had applied for membership upon first becoming	eligible."
<b>SECTION 2.(g)</b> G.S. 58-86-50 is repealed.	
<b>SECTION 2.(h)</b> G.S. 58-86-60 reads as rewritten:	
"§ 58-86-60. Payments in lump sums.	
The board shall direct payment in lump sums from the fund in the follow	0
(1) To any fireman or rescue squad worker upon the attain	
years, who, for any reason, is not qualified to receive the	-
pension and who was enrolled as a member of the fund	-
the amount paid into the fund by him. This provision sh	
to preclude any active fireman or rescue squad worker	
requisite number of years of active service after attaining	g the age of 55 years
necessary to entitle him to the pension.	• .1 . • • •
(2) If any fireman or rescue squad worker dies before attain	
a pension is payable to him under the provisions of the	
be paid to his widow, or if there be no widow, to the pe	
his child or children, or if there be no widow or children	i, men to his neirs at

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	law as may be determined by the board or to his estate and there are no heirs, an amount equal to the amound member's separate account by or on behalf of the sa	int paid into the fund
	squad worker.	and meman of rescue
(3)	If any fireman or rescue squad worker dies after beg	vinning to receive the
	pension payable to him by this Article, and before receiption	
	to the amount paid into the fund by him, there shall be	0
	if there be no widow, then to the person responsible for	<b>-</b>
	or if there be no widow or children, then to his he	
	determined by the board or to his estate, if it is adminis	stered and there are no
	heirs, an amount equal to the difference between the	amount paid into the
	fund-member's separate account by or on behalf of the	
	squad worker and the amount received by him as a pen	
(4)	Any member withdrawing from the fund shall, upon j	
	paid all moneys the individual contributed to the fund	
	earnings on the payments after the time they	
	administrative fee equal to the lesser of the an	
	contributed to the fund or twenty five dollars (\$25.00	
	fees collected by the fund shall be retained by	
	administrative expenses, including salaries. made. foregoing, if any person, firm, corporation, or other	
	contributions on behalf of a member and that member	
	fund, the person, firm, corporation, or other entity	
	refund equal to the amount of contributions made by	
	has been notified of the contributor's desire to be refu	
	upon the member's withdrawal. Any refunds to a con	
	member shall also be subject to the twenty f	
	administrative fee. If a refund is to be shared by a men	· · · · · · · · · · · · · · · · · · ·
	the administrative fee shall be applied to each portion of	on a pro rata basis."
	<b>ON 3.(a)</b> G.S. 135-5(a)(3) reads as rewritten:	
"(3)	Any member who was in service October 8, 1981, who	had attained 60 years
	of age, may retire upon written application to the Boa	
	forth at what time, as of the first day of a calendar mo	
	day nor more than $90 120$ days subsequent to the	execution and filing
	thereof, he desires to be retired."	
	<b>(ON 3.(b)</b> G.S. 135-5(a)(4) reads as rewritten:	1
"(4)	Any member who is a law-enforcement officer, and w	-
	completes 15 or more years of creditable service in	1 •
	attains age 55 and completes five or more years of cre	
	capacity, may retire upon written application to the Boa	
	forth at what time, as of the first day of a calendar mo	
	day nor more than $\frac{90}{120}$ days subsequent to the thereof, he desires to be retired; Provided, also, any me	
	conditions herein required but does not retire, and later	
	an employee other than as a law-enforcement officer s	
	the right to commence retirement."	shan continue to have
SECT	<b>(ON 3.(c)</b> G.S. 135-5(a1) reads as rewritten:	
	Service Retirement Benefits. – Any member may retire	and receive a reduced
· · ·	ice upon written application to the Board of Trustees	setting forth at what
retirement allowa	nce upon written application to the Board of Trustees at day of a calendar month, not less than one day nor n	-

member at the time so specified for his retirement shall have attained the age of 50 years and 1 2 have at least 20 years of creditable service." 3

**SECTION 3.(d)** G.S. 135-5(c) reads as rewritten:

4 Disability Retirement Benefits of Members Leaving Service Prior to January 1, ''(c)5 1988. - The provisions of this subsection shall not be applicable to members in service on or 6 after January 1, 1988. Upon the application of a member or of his employer, any member who 7 has had five or more years of creditable service may be retired by the Board of Trustees, on the 8 first day of any calendar month, not less than one day nor more than 90 120 days next 9 following the date of filing such application, on a disability retirement allowance: Provided, 10 that the medical board, after a medical examination of such member, shall certify that such member is mentally or physically incapacitated for the further performance of duty, that such 11 12 incapacity was incurred at the time of active employment and has been continuous thereafter, 13 that such incapacity is likely to be permanent, and that such member should be retired; 14 Provided further the medical board shall determine if the member is able to engage in gainful 15 employment and, if so, the member may still be retired and the disability retirement allowance as a result thereof shall be reduced as in subsection (e) below. Provided further, that the 16 17 medical board shall not certify any member as disabled who:

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Applies for disability retirement based upon a mental or physical incapacity which existed when the member first established membership in the system; or

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- (2)Is in receipt of any payments on account of the same disability which existed when the member first established membership in the system.

23 The Board of Trustees shall require each employee upon enrolling in the retirement system 24 to provide information on the membership application concerning any mental or physical 25 incapacities existing at the time the member enrolls.

26 Supplemental disability benefits heretofore provided are hereby made a permanent part of 27 disability benefits after age 65, and shall not be discontinued at age 65.

28 Notwithstanding the requirement of five or more years of creditable service to the contrary, 29 a member who is a law-enforcement officer and who has had one year or more of creditable 30 service and becomes incapacitated for duty as the natural and proximate result of an accident 31 occurring while in the actual performance of duty, and meets all other requirements for 32 disability retirement benefits, may be retired by the Board of Trustees on a disability retirement 33 allowance.

34 Notwithstanding the foregoing to the contrary, any beneficiary who commenced retirement 35 with an early or service retirement benefit has the right, within three years of his retirement, to 36 convert to an allowance with disability retirement benefits without modification of any election 37 of optional allowance previously made; provided, the beneficiary presents clear and convincing 38 evidence that the beneficiary would have met all applicable requirements for disability 39 retirement benefits while still in service as a member. The allowance on account of disability 40 retirement benefits to the beneficiary shall be retroactive to the effective date of early or service 41 retirement.

42 Notwithstanding the foregoing, the surviving designated beneficiary of a deceased member 43 who met all other requirements for disability retirement benefits, except whose death occurred 44 before the first day of the calendar month in which the member's disability retirement 45 allowance was to be due and payable, may elect to receive the reduced retirement allowance provided by a fifty percent (50%) joint and survivor payment option in lieu of a return of 46 47 accumulated contributions, provided the following conditions apply:

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The member had designated as the principal beneficiary, to receive a return (1)of accumulated contributions at the time of his death, one and only one person, and

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1	(2) The member had not instructed the Board of Trustees i	n writing that he did
2	not wish the provision of this subsection to apply."	C
3	<b>SECTION 3.(e)</b> G.S. 135-57(d) reads as rewritten:	
4	"(d) Any member who was in service October 8, 1981, who had atta	ined 50 years of age,
5	may retire upon written application to the board of trustees setting forth at	what time, as of the
6	first day of a calendar month, not less than one day nor more than 90 120	<u>)</u> days subsequent to
7	the execution and filing thereof, he desires to be retired."	
8	<b>SECTION 3.(f)</b> G.S. 135-59(a) reads as rewritten:	
9	"(a) Upon application by or on behalf of the member, any member	r in service who has
10	completed five or more years of creditable service and who has not at	tained his sixty-fifth
11	birthday may be retired by the Board of Trustees, on the first day of any	calendar month, not
12	less than one day nor more than $90 \underline{120}$ days next following the date of fil	ing such application,
13	on a disability retirement allowance; provided, that the medical boa	
14	examination of such member, shall certify that such member is me	
15	incapacitated for the further performance of duty, that such incapacity was	
16	of active employment and has been continuous thereafter, that such incap	• •
17	permanent, and that such member should be retired; and, provided further	
18	removed by the Supreme Court for mental or physical incapacity und	1
19 20	G.S. 7A-376, no action is required by the medical board under this see	· •
20	further, the medical board shall determine if the member is able to	000
21	employment and, if so, the member shall still be retired and the disability $a_{1,2}$ as a result thereof shall be reduced as in $C = 1.25 + 60(d)$ . Provided further	
22 23	as a result thereof shall be reduced as in G.S. 135-60(d). Provided furth	ier, mat the medical
23 24	board shall not certify any member as disabled who: (1) Applies for disability retirement based upon a mental o	r physical inconacity
24 25	which existed when the member first established memb	
23 26	or	ersnip in the system,
20 27	(2) Is in receipt of any payments on account of the same dis	ability which existed
28	when the member first established membership in the sy	•
29	The Board of Trustees shall require each employee upon enrolling	
30	System to provide information on the membership application concer	-
31	physical incapacities existing at the time the member enrolls.	8
32	Notwithstanding the foregoing to the contrary, any beneficiary who co	mmenced retirement
33	with an early or service retirement benefit has the right, within three years	of this retirement, to
34	convert to an allowance with disability retirement benefits without modific	ation of any election
35	of optional allowance previously made; provided, the beneficiary presents	clear and convincing
36	evidence that the beneficiary would have met all applicable required	ments for disability
37	retirement benefits while still in service as a member. The allowance on	account of disability
38	retirement benefits to the beneficiary shall be retroactive to the effective da	te of early or service
39	retirement."	
40	<b>SECTION 3.(g)</b> G.S. 128-24(4) reads as rewritten:	
41	"(4) The provisions of this subdivision (4) shall apply to	•
42	retirement became effective prior to July 1, 1965, and	
43	benefits hereunder in accordance with the provisions h	
44	shall be computed in accordance with the provisions o	f G.S. 128-27(b1) as
45 46	in effect at the date of such separation from service.	hantan ana manula
46 47	a. Notwithstanding any other provision of this C	
47 48	who separates from service prior to the time he the age of 60 years or if a uniformed policement	
48 49	the age of 60 years, or if a uniformed policemative the time he shall have attained the age of 55 y	-
49 50	other than death or retirement for disabili	•
50 51	G.S. 128-27(c), after completing 20 or more	• 1
51	S.S. 120 27(c), after completing 20 of more	jeans of creatinoic

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1 2 3		service, and who leaves his total accumulated Retirement System, shall have the right to retirement allowance upon the date he shall hav	retire on a deferred
4		60 years, or if a uniformed policeman or firem	-
5		shall have attained the age of 55 years; provide	
6 7		may retire only upon written application to th setting forth at what time, not less than 30 days r	
8		days next following the date of filing such appl	
9		be retired. Such deferred retirement allowance s	
10		accordance with the provisions of G.S. 128-27(b	-
11		and (3).	
12	b.	In lieu of the benefits provided in paragraph a of	
13 14		any member who separates from service prior	
14 15		have attained the age of 60 years, or if a unif fireman prior to the time he shall have attained	1
16		for any reason other than death or retireme	
17		provided in G.S. 128-27(c), after completing 3	
18		creditable service, and who leaves his	
19		contributions in the Retirement System, may	
20 21		early retirement allowance; provided that such retire only upon written application to the Boar	•
21		forth at what time, not less than 30 days nor mo	_
23		next following the date of filing such applicati	
24		retired; provided further that such application	
25		within 60 days following the date of such se	
26		retirement allowance so elected shall be the ac	-
27 28		the deferred retirement allowance otherwise paya of age 60 years, or if a uniformed policema	
28 29		attainment of age 55 years, upon proper application	
30	с.	Should an employee who retired on an early of	
31		allowance be restored to service prior to the	time he shall have
32		attained the age of 62 years, or if a uniformed p	
33 34		prior to the time he shall have attained the a	
54 35		allowance shall cease, he shall again become Retirement System, and he shall contribute ther	
36		contribution rate for his class member. U	
37		retirement, he shall be entitled to an allowand	· •
38		allowance described in 1 below reduced by the a	
39		1. The allowance to which he would have	
40 41		were retiring for the first time, calculate total creditable service represented b	
41		creditable service at the time of his firs	-
43		creditable service after he was restored to	
44		2. The actuarial equivalent of the reti	rement benefits he
45		previously received.	
46	d.	Should an employee who retired on an early of	
47 48		allowance be restored to service after the attain	-
48 49		years, his retirement allowance shall be red necessary (if any) so that the sum of the retirem	
<del>4</del> ) 50		time of retirement and earnings from employm	
51		Retirement System for any year (beginning Ja	-

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1	December 31) will not exceed the m	ember's compensation received
2	for the 12 months of service prior to	retirement. Provided, however,
3	that under no circumstances will the	member's retirement allowance
4	be reduced below the amount of	f his annuity as defined in
5	G.S. 128-21(3)."	
6	<b>SECTION 3.(h)</b> G.S. 128-24(5) reads as rewritten:	
7	"(5) The provisions of this subdivision (5) shal	
8	membership is terminated on or after July 1,	
9	to benefits hereunder in accordance with the	
10	a. Notwithstanding any other provision	
11	who separates from service prior to	
12	years for any reason other than death	•
13	provided in G.S. 128-27(c), after co	
14	creditable service, and who les	
15	contributions in said System shall	6
16 17	deferred retirement allowance upon	
17	provided that such member may retir to the Board of Trustees setting forth	• • • • • •
19	day nor more than <del>90</del> <u>120</u> days subsec	
20	thereof, he desires to be retired; and f	
20 21	of a member who so separates from s	-
22	the aforestated requirement of 15 or i	•
23	shall be reduced to 12 or more years of	•
24	provided that in the case of a member	
25	on or after July 1, 1971, or whose ac	-
26	the aforestated requirement of 12 or 1	
27	shall be reduced to five or more ye	-
28	deferred retirement allowance shall b	
29	the service retirement provisions o	f this Article pertaining to a
30	member who is not a law enforcement	nt officer or eligible former law
31	enforcement officer.	
32	b. In lieu of the benefits provided in p	•
33	any member who separates from servi	1
34	age of 60 years, for any reason other	
35	disability as provided in G.S. 128-27(	· · · · · · · · · · · · · · · · · · ·
36	years of creditable service, and whe	
37	contributions in said System may	•
38	retirement allowance upon attaining	• • •
39 40	time thereafter; provided that such m	• • • •
40 41	written application to the Board of	e
41 42	time, not less than one day nor more	
42 43	the execution and filing thereof, he d	
43 44	retirement allowance so elected sh retirement allowance otherwise payal	-
44 45	of 60 years reduced by the percentage	
43 46	Age at	Percentage
40 47	Retirement	Reduction
48	59	7
49	58	14
50	57	20
51	56	25

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	55	30
	54	35
	53	39
	52	43
	51	46
	50	50
b	1. In lieu of the benefits provide	ed in paragraphs a and b of this
	subdivision, any member who	is a law enforcement officer at the
	time of separation from service	prior to the attainment of the age of
	50 years, for any reason other th	an death or disability as provided in
	this Article, after completing 15	or more years of creditable service
	in this capacity immediately pr	ior to separation from service, and
	who leaves his total accumulate	d contributions in this System, may
	elect to retire on a deferred early	retirement allowance upon attaining
	the age of 50 years or at any	time thereafter; provided, that the
	member may commence retirem	ent only upon written application to
	the Board of Trustees setting for	th at what time, as of the first day of
	a calendar month, not less than	one day nor more than 90 120 days
	subsequent to the execution	and filing thereof, he desires to
	commence retirement. The defen	red early retirement allowance shall
	be computed in accordance with	the service retirement provisions of
	this Article pertaining to law enfo	orcement officers.
b	2. In lieu of the benefits provide	ed in paragraphs a and b of this
	subdivision, any member who	is a law enforcement officer at the
	time of separation from service	prior to the attainment of the age of
	55 years, for any reason other th	an death or disability as provided in
	this Article, after completing five	e or more years of creditable service
	in this capacity immediately pr	ior to separation from service, and
		ed contributions in this System may
	elect to retire on a deferred	service retirement allowance upon
	attaining the age of 55 years or a	at any time thereafter; provided, that
	the member may commence retin	rement only upon written application
	to the Board of Trustees setting	forth at what time, as of the first day
	of a calendar month not less than	n one day nor more than 90 120 days
	subsequent to the execution	and filing thereof, he desires to
	commence retirement. The def	erred service retirement allowance
	shall be computed in accord	ance with the service retirement
	provisions of this Article pertaining	ing to law enforcement officers.
b	3. Deferred retirement allowance of	f members retiring on or after July 1,
	1995. – In lieu of the benefits pro	ovided in paragraphs a. and b. of this
	subdivision, any member who	o separates from service prior to
	attainment of age 60 years, aft	er completing 20 or more years of
		leaves his total accumulated
	contributions in said System,	may elect to retire on a deferred
	-	ning the age of 50 years or any time
	thereafter; provided that such	member may so retire only upon
	-	d of Trustees setting forth at what
	white appreciation to the Boar	
		nore than $90 \ \underline{120}$ days subsequent to
	time, not less than one day nor r	nore than $\frac{90}{120}$ days subsequent to of, he desires to be retired. Such
	time, not less than one day nor r the execution and filing there	• •

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1 2		member who is not a law enforcement of law enforcement officer.	officer or an eligible former
3	с.	Should a beneficiary who retired on an	early or service retirement
4		allowance be reemployed by, or othe	•
5		services for, an employer participating in	
6		part-time, temporary, interim, or on fee	•
7		contractual or otherwise, and if such be	
8		during the 12-month period immediately	•
9		of retirement or in any calendar year v	-
10		(50%) of the reported compensation, ex	
11		during the 12 months of service prece	
12		retirement, or twenty thousand dollars	-
13		greater, as hereinafter indexed, then the re	
14		suspended as of the first day of the mo	
15		which the reemployment earnings exceed	
16		balance of the calendar year, except when	
17		exceed the amount above in the month of	
18		the retirement allowance shall not be	
19		allowance of the beneficiary shall be re	
20		each year following suspension. The a	-
21		before suspension shall be increased on Ja	
22		ratio of the Consumer Price Index to	
23		calculated to the nearest tenth of a percen	•
24	d.	Should a beneficiary who retired on an	
25		allowance be restored to service as an en	•
26		allowance shall cease as of the first day	1 0
27		month in which the beneficiary is re	stored to service and the
28		beneficiary shall become a member of	the Retirement System and
29		shall contribute thereafter as allowed	by law at the uniform
30		contribution payable by all members.	
31		Upon his subsequent retirement, he	shall be paid a retirement
32		allowance determined as follows:	
33		1. For a member who earns at lea	•
34		service after restoration to servic	
35		shall be computed on the basis	-
36		service before and after the period	-
37		restriction; provided, that if the pr	
38		a social security leveling payment	-
39		be adjusted actuarially for the diff	
40		received under the optional payr	
41		been paid if the retirement allow	ance had been paid without
42		optional modification.	
43		2. For a member who does not ear	•
44		service after restoration to servic	
45		shall be equal to the sum of the re	
46		he would have been entitled ha	
47		service, without modification of	-
48		allowance previously made, and the	
49 50		results from service earned since	-
50		provided, that if the prior retirement	
51		a social security leveling payment	option, the prior allowance

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	amount that would have been payment not been suspended	for the difference between the en paid for each month had the and what would have been paid had been paid without optional
	<b>SECTION 3.(i)</b> G.S. 128-27(a) reads as rewritten:	
"(a)	Service Retirement Benefits. –	
	(1) Any member may retire upon written applied setting forth at what time, as of the first date than one day nor more than 120 days subset thereof, he desires to be retired: Provided, the so specified for his retirement shall have at have at least five years of creditable service	ay of a calendar month, not less quent to the execution and filing that the said member at the time attained the age of 60 years and or shall have completed 30 years
	of creditable service, or if a fireman, he sl	hall have attained the age of 55
	years and have at least five years of creditab	
	(2) Repealed by Session Laws 1983 (Regular Se	
	(3) Repealed by Session Laws 1971, c. 325, s. 1	
	(4) Any member who was in service October 8,	· · · · · · · · · · · · · · · · · · ·
	of age, may retire upon written application	
	forth at what time, as of the first day of a c	
	day nor more than $90 120$ days subsequent thereof, he desires to be retired.	ent to the execution and ming
	(5) Any member who is a law enforcement off	icer and who attains age 50 and
	completes 15 or more years of creditable	
	attains age 55 and completes five or more y	
	capacity, may retire upon written application	
	forth at what time, as of the first day of a c	
	day nor more than 90 120 days subseque	ent to the execution and filing
	thereof, he desires to be retired; provided, al	•
	conditions required by this subdivision but d	
	an employee other than as a law enforceme	ent officer, continues to have the
	right to commence retirement."	
<b>!!</b> (-1)	<b>SECTION 3.(j)</b> G.S. 128-27(a1) reads as rewritten	
"(a1)	Early Service Retirement Benefits. – Any member to allowance upon written application to the Board of	-
	f the first day of a calendar month, not less than one	e
	t to the execution and filing thereof, he desires to b	
-	t the time so specified for his retirement shall have	
	ast 20 years of creditable service."	
	SECTION 3.(k) G.S. 128-27(c) reads as rewritten:	
"(c)	Disability Retirement Benefits Upon the appl	
employer,	any member who has had five or more years of crea	ditable service may be retired by
	of Trustees, on the first day of any calendar month,	
	20 days next following the date of filing such applied	-
	Provided, that the medical board, after a medical ex	
	t such member is mentally or physically inconcepted	ed for the further performance of
certify that	at such member is mentally or physically incapacitate	
certify tha duty, that	such incapacity was incurred at the time of act	tive employment and has been
certify tha duty, that continuous	such incapacity was incurred at the time of act s thereafter, that such incapacity is likely to be pe	tive employment and has been rmanent, and that such member
certify tha duty, that continuous should be	such incapacity was incurred at the time of act	tive employment and has been rmanent, and that such member termine if the member is able to

1	retirement anowance as a result thereof shari be reduced as in subsection (e) below. Provided
2	further, that the Medical Board shall not certify any member as disabled who:
3	(1) Applies for disability retirement based upon a mental or physical incapacity
4	which existed when the member first established membership in the system;
5	or
6	(2) Is in receipt of any payments on account of the same disability which existed
7	when the member first established membership in the system.
8	The Board of Trustees shall require each employee upon enrolling in the retirement system
9	to provide information on the membership application concerning any mental or physical
10	incapacities existing at the time the member enrolls.
11	Notwithstanding the requirement of five or more years of creditable service to the contrary,
12	a member who is a law enforcement officer or a fireman as defined in G.S. 58-86-25 or rescue
12	
	squad worker as defined in G.S. 58-86-30 and who has had one year or more of creditable
14	service and becomes incapacitated for duty as the natural and proximate result of an accident
15	occurring while in the actual performance of duty, and meets all other requirements for
16	disability retirement benefits, may be retired by the Board of Trustees on a disability retirement
17	allowance.
18	Notwithstanding the foregoing to the contrary, any beneficiary who commenced retirement
19	with an early or service retirement benefit has the right, within three years of his retirement, to
20	
	convert to an allowance with disability retirement benefits without modification of any election
21	of optional allowance previously made; provided, the beneficiary would have met all applicable
22	requirements for disability retirement benefits while still in service as a member. The allowance
23	on account of disability retirement benefits to the beneficiary shall be retroactive to the
24	effective date of early or service retirement.
25	Notwithstanding the foregoing, effective April 1, 1991, the surviving designated
26	beneficiary of a deceased member who met all other requirements for disability retirement
27	benefits, except whose death occurred before the first day of the calendar month in which the
28	
	member's disability retirement allowance was to be due and payable, may elect to receive the
29	reduced retirement allowance provided by a one hundred percent (100%) joint and survivor
30	payment option in lieu of a return of accumulated contributions, provided the following
31	conditions apply:
32	(1) The member had designated as the principal beneficiary, to receive a return
33	of accumulated contributions at the time of his death, one and only one
34	person, and
35	(2) The member had not instructed the Board of Trustees in writing that he did
36	
27	not wish the provision of this subsection to apply."
37	not wish the provision of this subsection to apply." <b>SECTION 3.(I)</b> G.S. 120-4.22(a) reads as rewritten:
38	not wish the provision of this subsection to apply." <b>SECTION 3.(I)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any
38 39	not wish the provision of this subsection to apply." <b>SECTION 3.(I)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not
38 39 40	not wish the provision of this subsection to apply." <b>SECTION 3.(I)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not reached his 60th birthday may, after medical certification, be retired on a disability retirement
38 39	not wish the provision of this subsection to apply." <b>SECTION 3.(I)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not
38 39 40	not wish the provision of this subsection to apply." <b>SECTION 3.(I)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not reached his 60th birthday may, after medical certification, be retired on a disability retirement
38 39 40 41	not wish the provision of this subsection to apply." <b>SECTION 3.(I)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not reached his 60th birthday may, after medical certification, be retired on a disability retirement allowance by the Board of Trustees on the first day of the particular calendar month designated by the applicant. The designated date shall be no less than one day nor more than 90 120 days
38 39 40 41 42 43	not wish the provision of this subsection to apply." <b>SECTION 3.(I)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not reached his 60th birthday may, after medical certification, be retired on a disability retirement allowance by the Board of Trustees on the first day of the particular calendar month designated by the applicant. The designated date shall be no less than one day nor more than 90 120 days from the filing of the application."
38 39 40 41 42 43 44	not wish the provision of this subsection to apply." <b>SECTION 3.(1)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not reached his 60th birthday may, after medical certification, be retired on a disability retirement allowance by the Board of Trustees on the first day of the particular calendar month designated by the applicant. The designated date shall be no less than one day nor more than 90 120 days from the filing of the application." <b>SECTION 4.(a)</b> G.S. 128-32.1 reads as rewritten:
38 39 40 41 42 43 44 45	not wish the provision of this subsection to apply." <b>SECTION 3.(I)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not reached his 60th birthday may, after medical certification, be retired on a disability retirement allowance by the Board of Trustees on the first day of the particular calendar month designated by the applicant. The designated date shall be no less than one day nor more than 90 <u>120</u> days from the filing of the application." <b>SECTION 4.(a)</b> G.S. 128-32.1 reads as rewritten: "§ 128-32.1. Failure to respond.
38 39 40 41 42 43 44 45 46	not wish the provision of this subsection to apply." <b>SECTION 3.(1)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not reached his 60th birthday may, after medical certification, be retired on a disability retirement allowance by the Board of Trustees on the first day of the particular calendar month designated by the applicant. The designated date shall be no less than one day nor more than 90 120 days from the filing of the application." <b>SECTION 4.(a)</b> G.S. 128-32.1 reads as rewritten: "§ 128-32.1. Failure to respond. If a member fails to respond in any way within 90 days after preliminary option figures and
38 39 40 41 42 43 44 45 46 47	not wish the provision of this subsection to apply." <b>SECTION 3.(1)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not reached his 60th birthday may, after medical certification, be retired on a disability retirement allowance by the Board of Trustees on the first day of the particular calendar month designated by the applicant. The designated date shall be no less than one day nor more than 90 <u>120</u> days from the filing of the application." <b>SECTION 4.(a)</b> G.S. 128-32.1 reads as rewritten: "§ <b>128-32.1. Failure to respond.</b> If a member fails to respond in any way within 90 days after preliminary option figures and Form 6 E, Election of Benefits, the Form 6-E are mailed, the Form 6, Application for Service,
38 39 40 41 42 43 44 45 46 47 48	not wish the provision of this subsection to apply." <b>SECTION 3.(1)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not reached his 60th birthday may, after medical certification, be retired on a disability retirement allowance by the Board of Trustees on the first day of the particular calendar month designated by the applicant. The designated date shall be no less than one day nor more than 90 <u>120</u> days from the filing of the application." <b>SECTION 4.(a)</b> G.S. 128-32.1 reads as rewritten: "§ <b>128-32.1. Failure to respond.</b> If a member fails to respond in any way within 90 days after preliminary option figures and Form 6 E, Election of Benefits, the Form 6-E are mailed, the Form 6, Application for Service, Early, or Disability Retirement, the Form 6 shall be null and void; the retirement system shall
38 39 40 41 42 43 44 45 46 47 48 49	not wish the provision of this subsection to apply." <b>SECTION 3.(1)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not reached his 60th birthday may, after medical certification, be retired on a disability retirement allowance by the Board of Trustees on the first day of the particular calendar month designated by the applicant. The designated date shall be no less than one day nor more than 90 120 days from the filing of the application." <b>SECTION 4.(a)</b> G.S. 128-32.1 reads as rewritten: " <b>§ 128-32.1. Failure to respond.</b> If a member fails to respond in any way within 90 days after preliminary option figures and Form 6 E, Election of Benefits, the Form 6-E are mailed, the Form 6, Application for Service, Early, or Disability Retirement, the Form 6 shall be null and void; the retirement system shall not be liable for any benefits due on account of the voided application, and a new application
38 39 40 41 42 43 44 45 46 47 48 49 50	not wish the provision of this subsection to apply." <b>SECTION 3.(1)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not reached his 60th birthday may, after medical certification, be retired on a disability retirement allowance by the Board of Trustees on the first day of the particular calendar month designated by the applicant. The designated date shall be no less than one day nor more than 90 <u>120</u> days from the filing of the application." <b>SECTION 4.(a)</b> G.S. 128-32.1 reads as rewritten: "§ <b>128-32.1. Failure to respond.</b> If a member fails to respond in any way within 90 days after preliminary option figures and Form 6 E, Election of Benefits, the Form 6-E are mailed, the Form 6, Application for Service, Early, or Disability Retirement, the Form 6 shall be null and void; the retirement system shall
38 39 40 41 42 43 44 45 46 47 48 49	not wish the provision of this subsection to apply." <b>SECTION 3.(1)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not reached his 60th birthday may, after medical certification, be retired on a disability retirement allowance by the Board of Trustees on the first day of the particular calendar month designated by the applicant. The designated date shall be no less than one day nor more than 90 120 days from the filing of the application." <b>SECTION 4.(a)</b> G.S. 128-32.1 reads as rewritten: " <b>§ 128-32.1. Failure to respond.</b> If a member fails to respond in any way within 90 days after preliminary option figures and Form 6 E, Election of Benefits, the Form 6-E are mailed, the Form 6, Application for Service, Early, or Disability Retirement, the Form 6 shall be null and void; the retirement system shall not be liable for any benefits due on account of the voided application, and a new application
38 39 40 41 42 43 44 45 46 47 48 49 50	not wish the provision of this subsection to apply." <b>SECTION 3.(1)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not reached his 60th birthday may, after medical certification, be retired on a disability retirement allowance by the Board of Trustees on the first day of the particular calendar month designated by the applicant. The designated date shall be no less than one day nor more than 90 120 days from the filing of the application." <b>SECTION 4.(a)</b> G.S. 128-32.1 reads as rewritten: " <b>§ 128-32.1. Failure to respond.</b> If a member fails to respond in any way within 90 days after preliminary option figures and Form 6 E, Election of Benefits, the Form 6-E are mailed, the Form 6, Application for Service, Early, or Disability Retirement, the Form 6 shall be null and void; the retirement system shall not be liable for any benefits due on account of the voided application, and a new application must be filed establishing a subsequent effective date of retirement. If an applicant for
38 39 40 41 42 43 44 45 46 47 48 49 50	not wish the provision of this subsection to apply." <b>SECTION 3.(1)</b> G.S. 120-4.22(a) reads as rewritten: "(a) Eligibility; Application. – Upon application by or on behalf of the member, any member in service who has completed at least five years of creditable service and who has not reached his 60th birthday may, after medical certification, be retired on a disability retirement allowance by the Board of Trustees on the first day of the particular calendar month designated by the applicant. The designated date shall be no less than one day nor more than <del>90</del> <u>120</u> days from the filing of the application." <b>SECTION 4.(a)</b> G.S. 128-32.1 reads as rewritten: " <b>§ 128-32.1. Failure to respond.</b> If a member fails to respond in any way within 90 days after preliminary option figures and Form 6 E, Election of Benefits, the Form 6-E are mailed, the Form 6, Application for Service, Early, or Disability Retirement, the Form 6 shall be null and void; the retirement system shall not be liable for any benefits due on account of the voided application, and a new application must be filed establishing a subsequent effective date of retirement. If an applicant for

retirement allowance as a result thereof shall be reduced as in subsection (e) below. Provided

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following such request, the application shall be declared null and void under the same 1 2 conditions outlined above, unless the applicant is eligible for early or service retirement in 3 which case the application shall be processed accordingly, using the same effective date as 4 would have been used had the application for disability retirement been approved. The Director 5 of the Retirement Systems Division, acting on behalf of the Board of Trustees, may extend the 90-day limitation provided for in this section when a member has suffered incapacitation such 6 7 that a reasonable person would not have expected the member to be able to complete the 8 required paperwork within the regular deadline, or when an omission by the Retirement 9 Systems Division prevents the member from having sufficient time to meet the regular 10 deadline." **SECTION 4.(b)** G.S. 135-10.1 reads as rewritten: 11 12 "§ 135-10.1. Failure to respond. 13 If a member fails to respond in any way within 90 days after preliminary option figures and 14 Form 6-E, Election of Benefits, the Form 6-E are mailed, the Form 6, Application for Service, Early or Disability Retirement, the Form 6 shall be null and void; the retirement system shall 15 not be liable for any benefits due on account of the voided application, and a new application 16 17 must be filed establishing a subsequent effective date of retirement. If an applicant for 18 disability retirement fails to furnish requested additional medical information within 90 days 19 following such request, the application shall be declared null and void under the same 20 conditions outlined above, unless the applicant is eligible for early or service retirement in 21 which case the application shall be processed accordingly, using the same effective date as 22 would have been used had the application for disability retirement been approved. The Director 23 of the Retirement Systems Division, acting on behalf of the Board of Trustees, may extend the 24 90-day limitation provided for in this section when a member has suffered incapacitation such 25 that a reasonable person would not have expected the member to be able to complete the 26 required paperwork within the regular deadline, or when an omission by the Retirement 27 Systems Division prevents the member from having sufficient time to meet the regular 28 deadline."

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**SECTION 5.(a)** G.S. 135-5(g) reads as rewritten:

30 "(g) Election of Optional Allowance. – With the provision that until the first payment on 31 account of any benefit becomes normally due, or his first retirement check has been cashed, 32 any member may elect to receive his benefits in a retirement allowance payable throughout life, 33 or he may elect to receive the actuarial equivalent of such retirement allowance, including any 34 special retirement allowance, in a reduced allowance payable throughout life under the 35 provisions of one of the options set forth below. The election of Option 2 or Option 3 or 36 nomination of the person thereunder shall be revoked if such person nominated dies prior to the 37 date the first payment becomes normally due or until the first retirement check has been cashed. 38 Such election may be revoked by the member prior to the date the first payment becomes 39 normally due or until his first retirement check has been cashed. Provided, however, in the 40 event a member has elected Option 2 or Option 3 and nominated his or her spouse to receive a 41 retirement allowance upon the member's death, and the spouse predeceases the member after 42 the first payment becomes normally due or the first retirement check has been cashed, if the 43 member remarries he or she may request to nominate a new spouse to receive the retirement 44 allowance under the previously elected option, within 90 days of the remarriage, and may 45 nominate a new spouse to receive the retirement allowance under the previously elected option by written designation duly acknowledged and filed with the Board of Trustees within 120 days 46 47 of the remarriage. The new nomination shall be effective on the first day of the month in which 48 it is made and shall provide for a retirement allowance computed to be the actuarial equivalent 49 of the retirement allowance in effect immediately prior to the effective date of the new nomination. Any member having elected Options 2, 3, or 6 and nominated his or her spouse to 50 51 receive a retirement allowance upon the member's death may, after divorce from his or her

spouse, revoke the nomination and elect a new option, effective on the first day of the month in 1 which the new option is elected, providing for a retirement allowance computed to be the

2 3 actuarial equivalent of the retirement allowance in effect immediately prior to the effective date

4 of the new option.

- 5 Option 1.(a) In the Case of a Member Who Retires prior to July 1, 1963. – If he dies 6 before he has received in annuity payments the present value of his annuity 7 as it was at the time of his retirement, the balance shall be paid to his legal 8 representatives or to such person as he shall nominate by written designation 9 duly acknowledged and filed with the Board of Trustees.
- 10 In the Case of a Member Who Retires on or after July 1, 1963, but prior to (b) July 1, 1993. – If he dies within 10 years from his retirement date, an amount 11 equal to his accumulated contributions at retirement, less 1/120 thereof for 12 13 each month for which he has received a retirement allowance payment, shall 14 be paid to his legal representatives or to such person as he shall nominate by 15 written designation duly acknowledged and filed with the Board of Trustees; 16 or

17 Option 2. Upon his death his reduced retirement allowance shall be continued throughout 18 the life of and paid to such person as he shall nominate by written designation duly 19 acknowledged and filed with the Board of Trustees at the time of his retirement, provided that 20 if the person selected is other than his spouse the reduced retirement allowance payable to the 21 member shall not be less than one half of the retirement allowance without optional 22 modification which would otherwise be payable to him; or

23 Option 3. Upon his death, one half of his reduced retirement allowance shall be continued 24 throughout the life of, and paid to such person as he shall nominate by written designation duly 25 acknowledged and filed with the Board of Trustees at the time of his retirement; or

26 Option 4. Adjustment of Retirement Allowance for Social Security Benefits. - Until the 27 first payment on account of any benefit becomes normally due, any member may elect to 28 convert his benefit otherwise payable on his account after retirement into a retirement 29 allowance of equivalent actuarial value of such amount that with his benefit under Title II of 30 the Federal Social Security Act, he will receive, so far as possible, approximately the same 31 amount per year before and after the earliest age at which he becomes eligible, upon application 32 therefor, to receive a social security benefit.

33 Option 5. For Members Retiring Prior to July 1, 1993. – The member may elect to receive a 34 reduced retirement allowance under the conditions of Option 2 or Option 3, as provided for 35 above, with the modification that if both he and the person nominated die within 10 years from 36 his retirement date, an amount equal to his accumulated contributions at retirement, less 1/120 37 thereof for each month for which a retirement allowance has been paid, shall be paid to his 38 legal representatives or to such person as he shall nominate by written designation duly 39 acknowledged and filed with the Board of Trustees.

40 Option 6. A member may elect either Option 2 or Option 3 with the added provision that in 41 the event the designated beneficiary predeceases the member, the retirement allowance payable 42 to the member after the designated beneficiary's death shall be equal to the retirement 43 allowance which would have been payable had the member not elected the option.

44 Upon the death of a member after the effective date of a retirement for which the member has been approved and following receipt by the Board of Trustees of an election of benefits but 45 prior to the cashing of the first benefit check, the retirement benefit shall be payable as 46 47 provided by the member's election of benefits under this subsection.

48 Upon the death of a member after the effective date of a retirement for which the member has been approved but prior to the receipt by the Board of Trustees of an election of benefits 49 (Form 6-E or Form 7-E), properly acknowledged and filed by the member, the member's 50 51

designated beneficiary for a return of accumulated contributions may elect to receive the

benefit, if only one beneficiary is named for the return of accumulated contributions. If more than one beneficiary is named for the return of accumulated contributions, the administrator or executor of the member's estate will select an option and name the beneficiary or beneficiaries."

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**SECTION 5.(b)** G.S. 135-5(g1) reads as rewritten:

5 "(g1) In the event of the death of a retired member while in receipt of a retirement allowance under the provisions of this Article, there shall be paid to such person or persons as 6 7 the retiree shall have nominated by written designation duly acknowledged and filed with the 8 Board of Trustees, if such person or persons are living at the time of the retiree's death, 9 otherwise to the retiree's legal representatives, a death benefit equal to the excess, if any, of the 10 accumulated contributions of the retiree at the date of retirement over the total of the retirement allowances paid prior to the death of the retiree. For purposes of this paragraph, the term 11 "accumulated contributions" includes amounts of employee voluntary contributions that were 12 13 transferred from the Supplemental Retirement Income Plan of North Carolina to this 14 Retirement System at retirement by eligible law enforcement officers.

In the event that a retirement allowance becomes payable to the designated survivor of a 15 retired member under the provisions above and such retirement allowance to the survivor shall 16 17 terminate upon the death of the survivor before the total of the retirement allowances paid to 18 the retiree and the designated survivor combined equals the amount of the accumulated 19 contributions of the retiree at the date of retirement, the excess, if any, of such accumulated 20 contributions over the total of the retirement allowances paid to the retiree and the survivor 21 combined shall be paid in a lump sum to such person or persons as the retiree shall have nominated by written designation duly acknowledged and filed with the Board of Trustees, if 22 23 such person or persons are living at the time such payment falls due, otherwise to the retiree's 24 legal representative. For purposes of this paragraph, the term "accumulated contributions" 25 includes amounts of employee voluntary contributions that were transferred from the 26 Supplemental Retirement Income Plan of North Carolina to this Retirement System at 27 retirement by eligible law enforcement officers.

28 In the event that a retirement allowance becomes payable to the principal beneficiary 29 designated to receive a return of accumulated contributions pursuant to subsection (m) of this 30 section and that beneficiary dies before the total of the retirement allowances paid equals the 31 amount of the accumulated contributions of the member at the date of the member's death, the 32 excess of those accumulated contributions over the total of the retirement allowances paid to 33 the beneficiary shall be paid in a lump sum to the person or persons the member has designated 34 as the contingent beneficiary for return of accumulated contributions, if the person or persons 35 are living at the time the payment falls due, otherwise to the principal beneficiary's legal 36 representative. For purposes of this paragraph, the term "accumulated contributions" includes 37 amounts of employee voluntary contributions that were transferred from the Supplemental 38 Retirement Income Plan of North Carolina to this Retirement System at retirement by eligible 39 law enforcement officers.

40 In the event a retiree purchases creditable service as provided in G.S. 135-4, there shall be 41 paid to such person or persons as the retiree shall have nominated by written designation duly 42 acknowledged and filed with the Board of Trustees, if such person or persons are living at the 43 time of the retiree's death, otherwise to the retiree's legal representatives, an additional death benefit equal to the excess, if any, of the cost of the creditable service purchased less the 44 45 administrative fee, if any, over the total of the increase in the retirement allowance attributable 46 to the additional creditable service, paid from the month following the month in which payment 47 was received to the death of the retiree.

In the event that a retirement allowance becomes payable to the designated survivor of a retired member under the provisions above and such retirement allowance to the survivor shall terminate upon the death of the survivor before the total of the increase in the retirement allowance attributable to the additional creditable service paid to the retiree and the designated

#### **General Assembly Of North Carolina** Session 2009 survivor combined equals the cost of the creditable service purchased less the administrative 1 2 fee, the excess, if any, shall be paid in a lump sum to such person or persons as the retiree shall 3 have nominated by written designation duly acknowledged and filed with the Board of 4 Trustees, if such person or persons are living at the time such payment falls due, otherwise to 5 the retiree's legal representative. In the event that a retiree dies without having designated a beneficiary to receive a benefit 6 7 under the provisions of this subsection, any such benefit that becomes payable shall be paid to 8 the member's estate." 9 **SECTION 5.(c)** G.S. 135-5(m) reads as rewritten: 10 Survivor's Alternate Benefit. – Upon the death of a member in service, the principal "(m) beneficiary designated to receive a return of accumulated contributions shall have the right to 11 elect to receive in lieu thereof the reduced retirement allowance provided by Option 2 of 12 13 subsection (g) above computed by assuming that the member had retired on the first day of the 14 month following the date of his death, provided that the following conditions apply: 15 (1)a. The member had attained such age and/or creditable service to be eligible to commence retirement with an early or service retirement 16 17 allowance. 18 b. The member had obtained 20 years of creditable service in which 19 case the retirement allowance shall be computed in accordance with 20 G.S. 135-5(b19)(1)b. or G.S. 135-5(b19)(2)c., notwithstanding the 21 requirement of obtaining age 50, or The member had not commenced to receive a retirement allowance 22 c. 23 as provided under this Chapter. 24 (2)The member had designated as the principal beneficiary to receive a return 25 of his accumulated contributions one and only one person who was living at 26 the time of his death. 27 The member had not instructed the Board of Trustees in writing that he did (3) 28 not wish the provisions of this subsection to apply. 29 For the purpose of this benefit, a member is considered to be in service at the date of his 30 death if his death occurs within 180 days from the last day of his actual service. The last day of 31 actual service shall be determined as provided in subsection (1) of this section. Upon the death 32 of a member in service, the surviving spouse may make all purchases for creditable service as 33 provided for under this Chapter for which the member had made application in writing prior to 34 the date of death, provided that the date of death occurred prior to or within 60 days after 35 notification of the cost to make the purchase. The term "in service" as used in this subsection 36 includes a member in receipt of a benefit under the Disability Income Plan as provided in Article 6 of this Chapter. 37 38 Notwithstanding the foregoing, a member who is in receipt of Workers' Compensation 39 during the period for which the member would have otherwise been eligible to receive 40 short-term benefits, as provided in G.S. 135-105, and who dies on or after 181 days from the last day of the member's actual service but on or before the date the benefits as provided in 41 42 G.S. 135-105 would have ended, shall be considered in service at the time of the member's 43 death for the purpose of this benefit. 44 For the purpose of calculating this benefit, any terminal payouts made after the date of death that meet the definition of compensation shall be credited to the month prior to the month 45 of death. These terminal payouts do not include salary or wages paid for work performed 46 47 during the month of death." 48 SECTION 5.(d) G.S. 128-27(g) reads as rewritten: 49 "(g) Election of Optional Allowance. – With the provision that until the first payment on account of any benefit becomes normally due, or his first retirement check has been cashed, 50

51 any member may elect to receive his benefits in a retirement allowance payable throughout life,

or he may elect to receive the actuarial equivalent of such retirement allowance, including any 1 2 special retirement allowance, in a reduced allowance payable throughout life under the 3 provisions of one of the Options set forth below. The election of Option two or Option three or 4 nomination of the person thereunder shall be revoked if such person nominated dies prior to the 5 date the first payment becomes normally due or the first retirement check has been cashed. 6 Such election may be revoked by the member prior to the date the first payment becomes 7 normally due or his first retirement check has been cashed. Provided, however, in the event a 8 member has elected Option 2 or Option 3 and nominated his or her spouse to receive a 9 retirement allowance upon the member's death, and the spouse predeceases the member after 10 the first payment becomes normally due or the first retirement check has been cashed, if the member remarries he or she may request to nominate a new spouse to receive the retirement 11 12 allowance under the previously elected option, within 90 days of the remarriage, and may 13 nominate a new spouse to receive the retirement allowance under the previously elected option 14 by written designation duly acknowledged and filed with the Board of Trustees within 120 days of the remarriage. The new nomination shall be effective on the first day of the month in which 15 it is made and shall provide for a retirement allowance computed to be the actuarial equivalent 16 17 of the retirement allowance in effect immediately prior to the effective date of the new 18 nomination. Any member having elected Options two, three, or six and nominated his or her 19 spouse to receive a retirement allowance upon the member's death may, after divorce from his 20 or her spouse, revoke the nomination and elect a new option, effective on the first day of the 21 month in which the new option is elected, providing for a retirement allowance computed to be 22 the actuarial equivalent of the retirement allowance in effect immediately prior to the effective 23 date of the new option.

Option one.

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- (a) In the Case of a Member Who Retires prior to July 1, 1965. – If he dies before he has received in annuity payments the present value of his annuity as it was at the time of his retirement, the balance shall be paid to such person as he shall nominate by written designation duly acknowledged and filed with the Board of Trustees or, if none, to his legal representative.
- (b) In the Case of a Member Who Retires on or after July 1, 1965, but prior to July 1, 1993. – If he dies within 10 years from his retirement date, an amount equal to his accumulated contributions at retirement, less one one-hundred-twentieth thereof for each month for which he has received a retirement allowance payment, shall be paid to such person as he shall nominate by written designation duly acknowledged and filed with the Board of Trustees or, if none, to his legal representative; or

37 Option two. Upon his death his reduced retirement allowance shall be continued throughout 38 the life of and paid to such person as he shall nominate by written designation duly 39 acknowledged and filed with the Board of Trustees at the time of his retirement, provided that 40 if the person selected is other than his spouse the reduced retirement allowance payable to the 41 member shall not be less than one half of the retirement allowance without optional 42 modification which would otherwise be payable to him; or

43 Option three. Upon his death, one half of his reduced retirement allowance shall be 44 continued throughout the life of, and paid to such person as he shall nominate by written 45 designation duly acknowledged and filed with the Board of Trustees at the time of his 46 retirement; or

47 Option four. Adjustment of Retirement Allowance for Social Security Benefits. – Until the 48 first payment on account of any benefit becomes normally due, any member may elect to 49 convert his benefit otherwise payable on his account after retirement into a retirement allowance of equivalent actuarial value of such amount that with his benefit under Table-Title 50 51 II of the Federal Social Security Act, he will receive, so far as possible, approximately the same 1

amount per year before and after the earliest age at which he becomes eligible, upon application 2 therefor, to receive a social security benefit. 3 Option five. For Members Retiring prior to July 1, 1993. – The member may elect to 4 receive a reduced retirement allowance under the conditions of Option two or Option three, as 5 provided for above, with the modification that if both he and the person nominated die within 6 10 years from his retirement date, an amount equal to his accumulated contributions at 7 retirement, less 1/120th thereof for each month for which a retirement allowance has been paid, 8 shall be paid to his legal representatives or to such person as he shall nominate by written 9 designation duly acknowledged and filed with the Board of Trustees. 10 Option six. A member may elect either Option two or Option three with the added provision that in the event the designated beneficiary predeceases the member, the retirement allowance 11 payable to the member after the designated beneficiary's death shall be equal to the retirement 12 13 allowance which would have been payable had the member not elected the option. 14 Upon the death of a member after the effective date of a retirement for which the member has been approved and following receipt by the Board of Trustees of an election of benefits but 15 prior to the cashing of the first benefit check, the retirement benefit shall be payable as 16 17 provided by the member's election of benefits under this subsection. 18 Upon the death of a member after the effective date of a retirement for which the member 19 has been approved but prior to the receipt by the Board of Trustees of an election of benefits 20 (Form 6-E or Form 7-E), properly acknowledged and filed by the member, the member's 21 designated beneficiary for a return of accumulated contributions may elect to receive the benefit, if only one beneficiary is named for the return of accumulated contributions. If more 22 23 than one beneficiary is named for the return of accumulated contributions, the administrator or 24 executor of the member's estate will select an option and name the beneficiary or beneficiaries." 25 **SECTION 5.(e)** G.S. 128-27(g1) reads as rewritten: 26 "(g1) In the event of the death of a retired member while in receipt of a retirement 27 allowance under the provisions of this Article, there shall be paid to such person or persons as 28 the retiree shall have nominated by written designation duly acknowledged and filed with the 29 Board of Trustees, if such person or persons are living at the time of the retiree's death, 30 otherwise to the retiree's legal representatives, a death benefit equal to the excess, if any, of the 31 accumulated contributions of the retiree at the date of retirement over the total of the retirement 32 allowances paid prior to the death of the retiree. For purposes of this paragraph, the term 33 "accumulated contributions" includes amounts of employee voluntary contributions that were 34 transferred from the Supplemental Retirement Income Plan of North Carolina to this 35 Retirement System at retirement by eligible law enforcement officers. 36 In the event that a retirement allowance becomes payable to the designated survivor of a 37 retired member under the provisions above and such retirement allowance to the survivor shall 38 terminate upon the death of the survivor before the total of the retirement allowances paid to 39 the retiree and the designated survivor combined equals the amount of the accumulated 40 contributions of the retiree at the date of retirement, the excess, if any, of such accumulated 41 contributions over the total of the retirement allowances paid to the retiree and the survivor 42 combined shall be paid in a lump sum to such person or persons as the retiree shall have 43 nominated by written designation duly acknowledged and filed with the Board of Trustees, if 44 such person or persons are living at the time such payment falls due, otherwise to the retiree's 45 legal representative. For purposes of this paragraph, the term "accumulated contributions" 46 includes amounts of employee voluntary contributions that were transferred from the 47 Supplemental Retirement Income Plan of North Carolina to this Retirement System at 48 retirement by eligible law enforcement officers.

In the event that a retirement allowance becomes payable to the principal beneficiary 49 designated to receive a return of accumulated contributions pursuant to subsection (m) of this 50 51 section and that beneficiary dies before the total of the retirement allowances paid equals the

amount of the accumulated contributions of the member at the date of the member's death, the 1 2 excess of those accumulated contributions over the total of the retirement allowances paid to 3 the beneficiary shall be paid in a lump sum to the person or persons the member has designated 4 as the contingent beneficiary for return of accumulated contributions, if the person or persons 5 are living at the time the payment falls due, otherwise to the principal beneficiary's legal representative. For purposes of this paragraph, the term "accumulated contributions" includes 6 7 amounts of employee voluntary contributions that were transferred from the Supplemental 8 Retirement Income Plan of North Carolina to this Retirement System at retirement by eligible 9 law enforcement officers. 10 In the event a retiree purchases creditable service as provided in G.S. 128-26, there shall be paid to such person or persons as the retiree shall have nominated by written designation duly 11 acknowledged and filed with the Board of Trustees, if such person or persons are living at the 12 13 time of the retiree's death, otherwise to the retiree's legal representatives, an additional death 14 benefit equal to the excess, if any, of the cost of the creditable service purchased less the administrative fee, if any, over the total of the increase in the retirement allowance attributable 15 to the additional creditable service, paid from the month following the month in which payment 16

17 was received to the death of the retiree.

In the event that a retirement allowance becomes payable to the designated survivor of a 18 19 retired member under the provisions above, and such retirement allowance to the survivor shall 20 terminate upon the death of the survivor before the total of the increase in the retirement 21 allowance attributable to the additional creditable service paid to the retiree and the designated survivor combined equals the cost of the creditable service purchased less the administrative 22 23 fee, the excess, if any, shall be paid in a lump sum to such person or persons as the retiree shall 24 have nominated by written designation duly acknowledged and filed with the Board of 25 Trustees, if such person or persons are living at the time such payment falls due, otherwise to 26 the retiree's legal representative.

In the event that a retiree dies without having designated a beneficiary to receive a benefit
 under the provisions of this subsection, any such benefit that becomes payable shall be paid to
 the member's estate."

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**SECTION 5.(f)** G.S. 128-27(m) reads as rewritten:

31 "(m) Survivor's Alternate Benefit. – Upon the death of a member in service, the principal 32 beneficiary designated to receive a return of accumulated contributions shall have the right to 33 elect to receive in lieu thereof the reduced retirement allowance provided by Option two of 34 subsection (g) above computed by assuming that the member had retired on the first day of the 35 month following the date of his death, provided that all three of the following conditions apply:

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- a. The member had attained such age and/or creditable service to be eligible to commence retirement with an early or service retirement allowance, or
  - b. The member had obtained 20 years of creditable service in which case the retirement allowance shall be computed in accordance with G.S. 128-27(b21)(1)b. or G.S. 128-27(b21)(2)c., notwithstanding the requirement of obtaining age 50, or
    - c. The member had not commenced to receive a retirement allowance as provided under this Chapter.
- 45 (2) The member had designated as the principal beneficiary to receive a return
  46 of his accumulated contributions one and only one person who is living at
  47 the time of his death.
- 48 (3) The member had not instructed the Board of Trustees in writing that he did
  49 not wish the provisions of this subsection apply.

50 For the purpose of this benefit, a member is considered to be in service at the date of his 51 death if his death occurs within 180 days from the last day of his actual service. The last day of

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1	actual service shall be determined as provided in subsection (1) of this section. Upon the death
2	of a member in service, the surviving spouse may make all purchases for creditable service as
3	provided for under this Chapter for which the member had made application in writing prior to
4	the date of death, provided that the date of death occurred prior to or within 60 days after
5	notification of the cost to make the purchase.
6	For the purpose of calculating this benefit, any terminal payouts made after the date of
7	death that meet the definition of compensation shall be credited to the month prior to the month
8	of death. These terminal payouts do not include salary or wages paid for work performed
9	during the month of death."
10	<b>SECTION 6.(a)</b> G.S. 135-5(l) reads as rewritten:
11	"(1) Death Benefit Plan. – There is hereby created a Group Life Insurance Plan
12	(hereinafter called the "Plan") which is established as an employee welfare benefit plan that is
13	separate and apart from the Retirement System and under which the members of the Retirement
14	System shall participate and be eligible for group life insurance benefits. Upon receipt of proof,
15	satisfactory to the Board of Trustees in their capacity as trustees under the Group Life
16	Insurance Plan, of the death, in service, of a member who had completed at least one full
17	calendar year of membership in the Retirement System, there shall be paid to such person as he
18	shall have nominated by written designation duly acknowledged and filed with the Board of
19	Trustees, if such person is living at the time of the member's death, otherwise to the member's
20	legal representatives, a death benefit. Such death benefit shall be equal to the greater of:
21	(1) The compensation on which contributions were made by the member during
22	the calendar year preceding the year in which his death occurs, or
23	(2) The greatest compensation on which contributions were made by the
24	member during a 12-month period of service within the 24-month period of
25	service ending on the last day of the month preceding the month in which his
26	last day of actual service occurs;
27	(3),(4) Repealed by Session Laws 1983 (Regular Session, 1984), c. 1049, s. 2.
28	subject to a minimum of twenty-five thousand dollars (\$25,000) and to a maximum of fifty
29	thousand dollars (\$50,000). Such death benefit shall be payable apart and separate from the
30	payment of the member's accumulated contributions under the System on his death pursuant to
31	the provisions of subsection (f) of this section. For the purpose of the Plan, a member shall be
32 33	deemed to be in service at the date of his death if his death occurs within 180 days from the last
33 34	day of his actual service.
34 35	The death benefit provided in this subsection (1) shall not be payable, notwithstanding the member's compliance with all the conditions set forth in the preceding percentage in the death
35 36	member's compliance with all the conditions set forth in the preceding paragraph, if his death occurs
30 37	(1) After December 31, 1968 and after he has attained age 70; or
38	<ul> <li>(1) After December 31, 1968 and after he has attained age 70, 61</li> <li>(2) After December 31, 1969 and after he has attained age 69; or</li> </ul>
39	<ul> <li>(2) After December 31, 1909 and after he has attained age 69, of</li> <li>(3) After December 31, 1970 and after he has attained age 68; or</li> </ul>
40	(4) After December 31, 1971 and after he has attained age 67; or
40 41	(4) After December 31, 1972 and after he has attained age 66; or
42	(6) After December 31, 1973 and after he has attained age 65; or
43	(7) After December 31, 1978, but before January 1, 1987, and after he has
44	attained age 70.
45	Notwithstanding the above provisions, the death benefit shall be payable on account of the
46	death of any member who died or dies on or after January 1, 1974, but before January 1, 1979,
47	after attaining age 65, if he or she had not yet attained age 65, if he or she had not yet attained
48	age 66, was at the time of death completing the work year for those individuals under specific
49	contract, or during the fiscal year for those individuals not under specific contract, in which he
50	evolution of during the fiscal year for those individuals not under specific conduct, in which he

contract, or during the fiscal year for those individuals not under specific contract, in which heor she attained 65, and otherwise met all conditions for payment of the death benefit.

1		g the above provisions, the Board of Trustees may and is specifically
2	-	vide the death benefit according to the terms and conditions otherwise
3		lan in the form of group life insurance, either (i) by purchasing a contract or
4		life insurance with any life insurance company or companies licensed and
5	authorized to trans	act business in this State for the purpose of insuring the lives of members in
6		establishing a separate trust fund qualified under Section 501(c)(9) of the
7	Internal Revenue	Code of 1954, as amended, for such purpose. To that end the Board of
8	Trustees is authori	zed, empowered and directed to investigate the desirability of utilizing group
9	life insurance by e	ther of the foregoing methods for the purpose of providing the death benefit.
10	If a separate trus	t fund is established, it shall be operated in accordance with rules and
11	regulations adopted	d by the Board of Trustees and all investment earnings on the trust fund shall
12	be credited to such	fund.
13	In administration	on of the death benefit the following shall apply:
14	(1)	For the purpose of determining eligibility only, in this subsection "calendar
15		year" shall mean any period of 12 consecutive months or, if less, the period
16		covered by an annual contract of employment. For all other purposes in this
17		subsection "calendar year" shall mean the 12 months beginning January 1
18		and ending December 31.
19		Last day of actual service shall be:
20		a. When employment has been terminated, the last day the member
21		actually worked.
22		b. When employment has not been terminated, the date on which an
23		absent member's sick and annual leave expire, unless he is on
24		approved leave of absence and is in service under the provisions of
25		G.S. 135-4(h).
26		c. When a participant's employment is interrupted by reason of service
27		in the Uniformed Services, as that term is defined in section 4303(16)
28		of the Uniformed Services Employment and Reemployment Rights
29		Act, Public Law 103-353, and the participant does not return
30		immediately after that service to employment with a covered
31		employer in this System, the date on which the participant was first
32		eligible to be separated or released from his or her involuntary
33		military service.
34	(3)	For a period when a member is on leave of absence, his status with respect to
35		the death benefit will be determined by the provisions of G.S. 135-4(h).
36		A member on leave of absence from his position as a teacher or State
37		employee for the purpose of serving as a member or officer of the General
38		Assembly shall be deemed to be in service during sessions of the General
39		Assembly and thereby covered by the provisions of the death benefit. The
40		amount of the death benefit for such member shall be the equivalent of the
41		salary to which the member would have been entitled as a teacher or State
42		employee during the 12-month period immediately prior to the month in
43		which death occurred, not to be less than twenty-five thousand dollars
44		(\$25,000) nor to exceed fifty thousand dollars (\$50,000).
45		of the Retirement System pertaining to Administration, G.S. 135-6, and
46	-	nds, G.S. 135-7, are hereby made applicable to the Plan.
47	-	b is a beneficiary of the Disability Income Plan provided for in Article 6 of
48		member who is in receipt of Workers' Compensation during the period for
49	-	ould have otherwise been eligible to receive short-term benefits as provided
50		d dies on or after 181 days from the last day of his or her actual service but

51 prior to the date the benefits as provided in G.S. 135-105 would have ended, shall be eligible

for group life insurance benefits as provided in this subsection, notwithstanding that the 1 2 member is no longer an employee or teacher or that the member's death occurs after the 3 eligibility period after active service. The basis of the death benefit payable hereunder shall be 4 the higher of the death benefit computed as above or a death benefit based on compensation 5 used in computing the benefit payable under G.S. 135-105 and G.S. 135-106, as may be 6 adjusted for percentage post-disability increases, all subject to the maximum dollar limitation 7 as provided above. A member in receipt of benefits from the Disability Income Plan under the 8 provisions of G.S. 135-112 whose right to a benefit accrued under the former Disability Salary 9 Continuation Plan shall not be covered under the provisions of this paragraph.

Upon receipt of proof, satisfactory to the Board of Trustees in its capacity under this 10 subsection, of the death of a retired member of the Retirement System on or after July 1, 1988, 11 12 but before January 1, 1999, there shall be paid a death benefit to the surviving spouse of the 13 deceased retired member or to the deceased retired member's legal representative if not 14 survived by a spouse; provided the retired member has elected, when first eligible, to make, and 15 has continuously made, in advance of his death required contributions as determined by the 16 Board of Trustees on a fully contributory basis, through retirement allowance deductions or 17 other methods adopted by the Board of Trustees, to a group death benefit trust fund 18 administered by the Board of Trustees separate and apart from the Retirement System's 19 Annuity Savings Fund and Pension Accumulation Fund. This death benefit shall be a lump-sum 20 payment in the amount of five thousand dollars (\$5,000) upon the completion of twenty-four 21 months of contributions required under this subsection. Should death occur before the 22 completion of twenty-four months of contributions required under this subsection, the deceased 23 retired member's surviving spouse or legal representative if not survived by a spouse shall be 24 paid the sum of the retired member's contributions required by this subsection plus interest to 25 be determined by the Board of Trustees.

26 Upon receipt of proof, satisfactory to the Board of Trustees in its capacity under this 27 subsection, of the death of a retired member of the Retirement System on or after January 1, 28 1999, but before July 1, 2004, there shall be paid a death benefit to the surviving spouse of the 29 deceased retired member or to the deceased retired member's legal representative if not 30 survived by a spouse; provided the retired member has elected, when first eligible, to make, and 31 has continuously made, in advance of his death required contributions as determined by the 32 Board of Trustees on a fully contributory basis, through retirement allowance deductions or 33 other methods adopted by the Board of Trustees, to a group death benefit trust fund 34 administered by the Board of Trustees separate and apart from the Retirement System's 35 Annuity Savings Fund and Pension Accumulation Fund. This death benefit shall be a lump-sum 36 payment in the amount of six thousand dollars (\$6,000) upon the completion of 24 months of 37 contributions required under this subsection. Should death occur before the completion of 24 38 months of contributions required under this subsection, the deceased retired member's surviving 39 spouse or legal representative if not survived by a spouse shall be paid the sum of the retired 40 member's contributions required by this subsection plus interest to be determined by the Board 41 of Trustees.

42 Upon receipt of proof, satisfactory to the Board of Trustees in its capacity under this 43 subsection, of the death of a retired member of the Retirement System on or after July 1, 2004, 44 but before July 1, 2007, there shall be paid a death benefit to the surviving spouse of the 45 deceased retired member or to the deceased retired member's legal representative if not 46 survived by a spouse; provided the retired member has elected, when first eligible, to make, and 47 has continuously made, in advance of his death required contributions as determined by the 48 Board of Trustees on a fully contributory basis, through retirement allowance deductions or other methods adopted by the Board of Trustees, to a group death benefit trust fund 49 50 administered by the Board of Trustees Fund and Pension Accumulation Fund. This death 51 benefit shall be a lump-sum payment in the amount of nine thousand dollars (\$9,000) upon the

1 completion of 24 months of contributions required under this subsection. Should death occur 2 before the completion of 24 months of contributions required under this subsection, the 3 deceased retired member's surviving spouse or legal representative if not survived by a spouse 4 shall be paid the sum of the retired member's contributions required by this subsection plus 5 interest to be determined by the Board of Trustees.

Upon receipt of proof, satisfactory to the Board of Trustees in its capacity under this 6 7 subsection, of the death of a retired member of the Retirement System on or after July 1, 2007, 8 there shall be paid a death benefit to the surviving spouse of the deceased retired member or to 9 the deceased retired member's legal representative if not survived by a spouse; provided the 10 retired member has elected, when first eligible, to make, and has continuously made, in advance of his death required contributions as determined by the Board of Trustees on a fully 11 12 contributory basis, through retirement allowance deductions or other methods adopted by the 13 Board of Trustees, to a group death benefit trust fund administered by the Board of Trustees 14 Fund and Pension Accumulation Fund. This death benefit shall be a lump-sum payment in the amount of ten thousand dollars (\$10,000) upon the completion of 24 months of contributions 15 required under this subsection. Should death occur before the completion of 24 months of 16 17 contributions required under this subsection, the deceased retired member's surviving spouse or 18 legal representative if not survived by a spouse shall be paid the sum of the retired member's 19 contributions required by this subsection plus interest to be determined by the Board of 20 Trustees."

21

**SECTION 6.(b)** G.S. 128-27(l) reads as rewritten:

22 "(1) Death Benefit Plan. – The provisions of this subsection shall become effective for 23 any employer only after an agreement to that effect has been executed by the employer and the 24 Director of the Retirement System. There is hereby created a Group Life Insurance Plan 25 (hereinafter called the "Plan") which is established as an employee welfare benefit plan that is 26 separate and apart from the Retirement System and under which the members of the Retirement 27 System shall participate and be eligible for group life insurance benefits. Upon receipt of proof, 28 satisfactory to the Board of Trustees in their capacity as trustees under the Group Life 29 Insurance Plan, of the death, in service, of a member who had completed at least one full 30 calendar year of membership in the Retirement System, there shall be paid to such person as he 31 shall have nominated by written designation duly acknowledged and filed with the Board of 32 Trustees, if such person is living at the time of the member's death, otherwise to the member's 33 legal representatives, a death benefit. Such death benefit shall be equal to the greater of:

34

35 36 (1) The compensation on which contributions were made by the member during the calendar year preceding the year in which his death occurs, or

- (2) The greatest compensation on which contributions were made by the member during a 12-month period of service within the 24-month period of service ending on the last day of the month preceding the month in which his last day of actual service occurs;
- 38 39 40

37

(3) Repealed by Session Laws 1983 (Regular Session, 1984), c. 1049, s. 2;

subject to a minimum of twenty-five thousand dollars (\$25,000) and a maximum of fifty thousand dollars (\$50,000). Such death benefit shall be payable apart and separate from the payment of the member's accumulated contributions under the System on his death pursuant to the provisions of subsection (f) of this section. For the purpose of the Plan, a member shall be deemed to be in service at the date of his death if his death occurs within 180 days from the last day of his actual service.

The death benefit provided in this subsection shall not be payable, notwithstanding the member's compliance with all the conditions set forth in the preceding paragraph, if his death occurs

- 50 51
- (1) After June 30, 1969 and after he has attained age 70; or
- (2) After December 31, 1969 and after he has attained age 69; or

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1	(3)	After December 31, 1970 and after he has attained age 68; or	•
2	(4)	After December 31, 1971 and after he has attained age 67; or	
3	(5)	After December 31, 1972 and after he has attained age 66; or	
4	(6)	After December 31, 1973 and after he has attained age 65; or	
5	(7)	After December 31, 1978, but before January 1, 1987, a	
6		attained age 70.	
7	Notwithstand	ling the above provisions, the death benefit shall be payable o	n account of the
8		nber who died or dies on or after January 1, 1974, but before.	
9	-	e 65, if he or she had not yet attained age 65, if he or she had	•
10	age 66, was at th	e time of death completing the work year for those individual	ls under specific
11	contract, or durin	ng the fiscal year for those individuals not under specific contr	act, in which he
12	or she attained ag	ge 65, and otherwise met all conditions for payment of the deat	h benefit.
13	Notwithstand	ing the above provisions, the Board of Trustees may and	l is specifically
14	authorized to pr	ovide the death benefit according to the terms and cond	itions otherwise
15	-	Plan in the form of group life insurance, either (i) by purchas	
16	contracts of grou	p life insurance with any life insurance company or compan	ies licensed and
17	authorized to trai	nsact business in this State for the purpose of insuring the live	s of members in
18	service, or (ii) b	y establishing a separate trust fund qualified under section	501(c)(9) of the
19	Internal Revenue	e Code of 1954, as amended, for such purpose. To that er	id the Board of
20	Trustees is autho	rized, empowered and directed to investigate the desirability o	f utilizing group
21	life insurance by	either of the foregoing methods for the purpose of providing t	he death benefit.
22	-	ist fund is established, it shall be operated in accordance	
23		ted by the Board of Trustees and all investment earnings on the	e trust fund shall
24	be credited to suc		
25		tion of the death benefit the following shall apply:	
26	(1)	For the purpose of determining eligibility only, in this subs	
27		year" shall mean any period of 12 consecutive months	
28		purposes in this subsection "calendar year" shall mean	the 12 months
29	( <b>-</b> )	beginning January 1 and ending December 31.	
30	(2)	Last day of actual service shall be:	
31		a. When employment has been terminated, the last of	lay the member
32		actually worked.	
33		b. When employment has not been terminated, the da	ite on which an
34		absent member's sick and annual leave expire.	<u> </u>
35		c. <u>When a participant's employment is interrupted by r</u>	
36		in the Uniformed Services, as that term is defined in s	
37		of the Uniformed Services Employment and Reemp	
38		Act, Public Law 103-353, and the participant of	
39		immediately after that service to employment	
40		employer in this System, the date on which the part	
41		eligible to be separated or released from his or	ner involuntary
42	(2)	<u>military service.</u>	
43	(3)	For a period when a member is on leave of absence, his statu	_
44 45	(A)	the death benefit will be determined by the provisions of G.S.	
45 46	(4)	A member on leave of absence from his position as a loc	-
46 47		employee for the purpose of serving as a member or office	
47 48		Assembly shall be deemed to be in service during sessions Assembly and thereby covered by the provisions of the	
48 49		Assembly and thereby covered by the provisions of the applicable. The amount of the death benefit for such mem	
49 50		applicable. The amount of the death benefit for such mem equivalent of the salary to which the member would have b	
50 51		local governmental employee during the 12-month period in	
51		isea governmentar employee during the 12-month period in	mediately pilor

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to the month in which death occurred, not to be less than twenty-five
thousand dollars (\$25,000) nor to exceed fifty thousand dollars (\$50,000).
The provisions of the Retirement System pertaining to administration, G.S. 128-28, and
management of funds, G.S. 128-29, are hereby made applicable to the Plan."
<b>SECTION 6.(c)</b> G.S. 135-63 is amended by adding a new subsection to read:
"(e) For purposes of this subsection, a participant whose employment is interrupted by
reason of service in the Uniformed Services, as that term is defined in section 4303(16) of the
Uniformed Services Employment and Reemployment Rights Act, Public Law 103-353, shall be
deemed to be "in service" until the last day of such service in the Uniformed Services. If the
participant does not return immediately after that service to employment 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 be separated or released from his or her involuntary
military service."
SECTION 6.(d) G.S. 120-4.27 reads as rewritten:
"§ 120-4.27. Death benefit.
The designated beneficiary of a member who dies while in service after completing one
year of creditable service shall receive a lump-sum payment of an amount equal to the deceased
member's highest annual salary, to a maximum of fifteen thousand dollars (\$15,000). For
purposes of this death benefit "in service" means currently serving as a member of the North
Carolina General Assembly. "In service" also means service in the Uniformed Services, as that
term is defined in section 4303(16) of the Uniformed Services Employment and Reemployment
Rights Act, Public Law 103-353, if that service begins during the member's term of office. If
the participant does not return immediately after that service to employment 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 be separated or released from his or her involuntary
military service.
The death benefit provided by this section shall be designated a group life insurance benefit
payable under an employee welfare benefit plan that is separate and apart from the Retirement
System but under which the members of the Retirement System shall participate and be eligible
for group life insurance benefits. The Board of Trustees is authorized to provide the death
benefit in the form of group life insurance either by purchasing a contract or contracts of group life insurance companies licensed and outborized to
life insurance with any life insurance company or companies licensed and authorized to
transact business in the State of North Carolina for the purpose of insuring the lives of qualified
members in service, or by establishing or affiliating with a separate trust fund qualified under Section $501(a)(0)$ of the Internal Boundary Code of $1054$ , as smanded
Section 501(c)(9) of the Internal Revenue Code of 1954, as amended.
Upon receipt of proof, satisfactory to the Board of Trustees, of the death of a retired
member of the Retirement System or Retirement Fund on or after July 1, 1988, but before
January 1, 1999, there shall be paid a death benefit to the surviving spouse of a deceased retired member, or to the deceased retired member's legal representative if not survived by a spouse;
provided the retired member has elected, when first eligible, to make, and has continuously
made, in advance of his death required contributions as determined by the Retirement System
on a fully contributory basis, through retirement allowance deductions or other methods
adopted by the Retirement System, to a group death benefit trust fund administered by the
Board of Trustees separate and apart from the Retirement System's Annuity Savings Fund and
board of frustees separate and apart from the Kethement System's Annuity Savings Fund and

Pension Accumulation Fund. This death benefit shall be a lump-sum payment in the amount of
five thousand dollars (\$5,000) upon the completion of twenty-four months of contributions
required under this subsection. Should death occur before the completion of twenty-four

48 months of contributions required under this subsection, the deceased retired member's surviving 49 spouse or legal representative if not survived by a spouse shall be paid the sum of the retired 50 member's contributions required by this subsection plus interest to be determined by the Board

51 of Trustees.

Upon receipt of proof, satisfactory to the Board of Trustees, of the death of a retired 1 2 member of the Retirement System or Retirement Fund on or after January 1, 1999, but before 3 July 1, 2004, there shall be paid a death benefit to the surviving spouse of a deceased retired 4 member, or to the deceased retired member's legal representative if not survived by a spouse; provided the retired member has elected, when first eligible, to make, and has continuously 5 6 made, in advance of his death required contributions as determined by the Retirement System 7 on a fully contributory basis, through retirement allowance deductions or other methods 8 adopted by the Retirement System, to a group death benefit trust fund administered by the 9 Board of Trustees separate and apart from the Retirement System's Annuity Savings Fund and 10 Pension Accumulation Fund. This death benefit shall be a lump-sum payment in the amount of six thousand dollars (\$6,000) upon the completion of 24 months of contributions required under 11 12 this subsection. Should death occur before the completion of 24 months of contributions 13 required under this subsection, the deceased retired member's surviving spouse or legal 14 representative if not survived by a spouse shall be paid the sum of the retired member's 15 contributions required by this subsection plus interest to be determined by the Board of 16 Trustees.

17 Upon receipt of proof, satisfactory to the Board of Trustees, of the death of a retired member of the Retirement System or Retirement Fund on or after July 1, 2004, but before July 18 19 1, 2007, there shall be paid a death benefit to the surviving spouse of a deceased retired 20 member, or to the deceased retired member's legal representative if not survived by a spouse; 21 provided the retired member has elected, when first eligible, to make, and has continuously 22 made, in advance of his death required contributions as determined by the Retirement System 23 on a fully contributory basis, through retirement allowance deductions or other methods 24 adopted by the Retirement System, to a group death benefit trust fund administered by the 25 Board of Trustees separate and apart from the Retirement System's Annuity Savings Fund and 26 Pension Accumulation Fund. This death benefit shall be a lump-sum payment in the amount of 27 nine thousand dollars (\$9,000) upon the completion of 24 months of contributions required 28 under this subsection. Should death occur before the completion of 24 months of contributions 29 required under this subsection, the deceased retired member's surviving spouse or legal 30 representative if not survived by a spouse shall be paid the sum of the retired member's 31 contributions required by this subsection plus interest to be determined by the Board of 32 Trustees.

33 Upon receipt of proof, satisfactory to the Board of Trustees, of the death of a retired 34 member of the Retirement System or Retirement Fund on or after July 1, 2007, there shall be 35 paid a death benefit to the surviving spouse of a deceased retired member, or to the deceased 36 retired member's legal representative if not survived by a spouse; provided the retired member 37 has elected, when first eligible, to make, and has continuously made, in advance of his death 38 required contributions as determined by the Retirement System on a fully contributory basis, 39 through retirement allowance deductions or other methods adopted by the Retirement System, 40 to a group death benefit trust fund administered by the Board of Trustees separate and apart 41 from the Retirement System's Annuity Savings Fund and Pension Accumulation Fund. This 42 death benefit shall be a lump-sum payment in the amount of ten thousand dollars (\$10,000) 43 upon the completion of 24 months of contributions required under this subsection. Should death 44 occur before the completion of 24 months of contributions required under this subsection, the 45 deceased retired member's surviving spouse or legal representative if not survived by a spouse 46 shall be paid the sum of the retired member's contributions required by this subsection plus 47 interest to be determined by the Board of Trustees."

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- 49
- 50 51

SECTION 6.(e) G.S. 135-1(7a) reads as rewritten:

"(7a) a. "Compensation" shall mean all salaries and wages prior to any reduction pursuant to sections 125, 401(k), 403(b), 414(h)(2), and 457 of the Internal Revenue Code, not including any terminal

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1		navm	nents for unused sick leave, derived from public funds which are
2			ed by a member of the Retirement System for service as an
3			oyee or teacher in the unit of the Retirement System for which
4		-	s performing full-time work. In addition to the foregoing,
5			pensation" shall include:
6		1.	Performance-based compensation (regardless of whether paid
7		1.	in a lump sum, in periodic installments, or on a monthly
8			basis);
9		2.	Conversion of additional benefits to salary (additional
10			benefits such as health, life, or disability plans), so long as the
11			benefits are other than mandated by State law or regulation;
12		3.	Payment of tax consequences for benefits provided by the
13			employer, so long as they constitute an adjustment or increase
14			in salary and not a "reimbursement of expenses";
15		4.	Payout of vacation leave so long as such payouts are
16			permitted by applicable law and regulation; and
17		5.	Employee contributions to eligible deferred compensation
18			plans.plans; and
19		<u>6.</u>	Effective July 1, 2009, payment of military differential
20			wages.
21	b.	"Con	npensation" shall not include any payment, as determined by the
22			d of Trustees, for the reimbursement of expenses or payments
23			nousing or any other allowances whether or not classified as
24			y and wages. "Compensation" includes all special pay
25		contr	ibution of annual leave made to a 401(a) Special Pay Plan for
26		the b	enefit of an employee. Notwithstanding any other provision of
27		this (	Chapter, "compensation" shall not include:
28		1.	Supplement/allowance provided to employee to purchase
29			additional benefits such as health, life, or disability plans;
30		2.	Travel supplement/allowance (nonaccountable allowance
31			plans);
32		3.	Employer contributions to eligible deferred compensation
33			plans;
34		4.	Employer-provided fringe benefits (additional benefits such
35			as health, life, or disability plans);
36		5.	Reimbursement of uninsured medical expenses;
37		6.	Reimbursement of business expenses;
38		7.	Reimbursement of moving expenses;
39		8.	Reimbursement/payment of personal expenses;
40		9.	Incentive payments for early retirement;
41		10.	Bonuses paid incident to retirement;
42		11.	Contract buyout/severance payments; and
43		12.	Payouts for unused sick leave.
44	с.		e event an employer reports as "compensation" payments not
45		-	fically included or excluded as "compensation", such payments
46			be "compensation" for retirement purposes only if the employer
47			the Retirement System the additional actuarial liability created
48			ich payments."
49			S.128-21(7a) reads as rewritten:
50	"(7a) a.		npensation" shall mean all salaries and wages prior to any
51		reduc	ction pursuant to sections 125, 401(k), 403(b), 414(h)(2), and

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1	2	57 of the Internal Revenue	Code, not including any terminal
2			derived from public funds which are
3	-	•	etirement System for service as an
4		•	Retirement System for which he is
5			In addition to the foregoing,
6	-	compensation" shall include:	
7		-	ensation (regardless of whether paid
8		-	nstallments, or on a monthly basis);
9			al benefits to salary (additional
10			fe, or disability plans), so long as the
11		benefits are other than ma	andated by State law or regulation;
12	3	. Payment of tax consequ	ences for benefits provided by the
13			constitute an adjustment or increase
14		in salary and not a "reimb	
15	2	. Payout of vacation lea	we so long as such payouts are
16		permitted by applicable la	aw and regulation; <del>and</del>
17	4	. Employee contributions	to eligible deferred compensation
18		<del>plans.<u>p</u>lans; and</del>	
19	<u>(</u>	<u>Effective July 1, 2009</u>	, payment of military differential
20		wages.	
21	b. '	Compensation" shall not includ	e any payment, as determined by the
22	I	Board of Trustees, for the reim	bursement of expenses or payments
23	f	or housing or any other allow	vances whether or not classified as
24			nding any other provision of this
25	(	Chapter, "compensation" shall no	
26	]		provided to employee to purchase
27			s health, life, or disability plans;
28		11	wance (nonaccountable allowance
29		plans);	
30		1 0	to eligible deferred compensation
31		plans;	
32	2		e benefits (additional benefits such
33	,	as health, life, or disabilit	
34			▲ ·
35	6		-
36			
37	8	1 5	
38		. Incentive payments for ea	
39		0. Bonuses paid incident to	
40 41		<ol> <li>Contract buyout/severand</li> <li>Payouts for unused sick 1</li> </ol>	
41 42		5	ts as "compensation" payments not
42 43		1 1 1	d as "compensation", such payments
43			
44 45		-	ement purposes only if the employer additional actuarial liability created
45 46		y such payments."	additional actuarial liability created
40		G.S. 135-53(5) reads as rewri	tten
48			and wages derived from public funds
49	· · · ·		etirement System for his service as a
49 50			or clerk of superior court, or public
50	jusuce (	i judge, or district automety, t	a creak of superior court, of public

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		defender, or the Director of Indigent Defense Services 2009, "compensation" also means payment of military difference of the service of the s	•
	SECT	<b>TION 6.(h)</b> G.S. 120-4.8(5) reads as rewritten:	rerentiar wages.
	"(5)	"Compensation" means salary and expense allowance pa	aid for service as a
		legislator in the North Carolina General Assembly, excl	
		per diem. Effective July 1, 2009, "compensation" also	
		military differential wages."	<u>means payment or</u>
	SECT	<b>TON 6.(i)</b> G.S. 135-1(10) reads as rewritten:	
	"(10)	"Employee" shall mean all full-time employees, agents	or officers of the
		State of North Carolina or any of its departments, burea	
		other than educational, whether such employees are ele	
		employed: Provided that the term "employee" shall not	
		who is a member of the Consolidated Judicial Retire	
		member of the General Assembly or any part-time or ter	
		Notwithstanding any other provision of law, "employee	
		employees of the General Assembly except participants	
		Intern Program, pages, and beneficiaries in receipt of a	monthly retirement
		allowance under this Chapter who are reemployed on	a temporary basis.
		"Employee" also includes any participant whose employ	-
		by reason of service in the Uniformed Services, as that	
		section 4303(16) of the Uniformed Services	· · ·
		Reemployment Rights Act, Public Law 103-353, if that	
		employee at the time of the interruption; if the participa	
		immediately after that service to employment with a co	
		this System, then the participant shall be deemed "in ser	· · · · · · · · · · · · · · · · · · ·
		on which the participant was first eligible to be separate	-
		his or her involuntary military service. In all cases of d	
		Trustees shall determine whether any person is an empl	•
		this Chapter. "Employee" shall also mean every full-time	1 .
		of the army national guard and air national guard of	
		employed pursuant to section 709 of Title 32 of the Unite paid from federal appropriated funds, but held by the fed	
		paid from federal appropriated funds, but held by the fed to be a federal employee: Provided, however, that the a	
		paying the salaries of such employees shall deduct or ca	
		from each employee's salary the employee's contribution	
		applicable provisions of G.S. 135-8 and remit the same	
		indirectly, to the Retirement System; coverage of empl	•
		this sentence shall commence upon the first day of the cal	•
		year, whichever is earlier, next following the date of	
		agreement between the Secretary of Defense of the Un	
		Adjutant General of the State acting for the Governor in	
		but no credit shall be allowed pursuant to this senten	
		previously rendered in the above-described capacity as a	
		of the national guard: Provided, further, that the Adjuta	
		discretion, may terminate the Retirement System	
		above-described national guard employees if a federal re	0
		established for such employees and the Adjutant Gener	-
		coverage of such employees under such federal retire	
		full-time civilian employee of the national guard descri	
		now or hereafter may become a member of the Retire	
		secure Retirement System credit for such service as a nati	
			o and of the

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1 2 3	employee for the period preceding the time when such employees became eligible for Retirement System coverage by paying to the Retirement System an amount equal to that which would have constituted employee
4 5	contributions if he had been a member during the years of ineligibility, plus interest. Employees of State agencies, departments, institutions, boards, and
6	commissions who are employed in permanent job positions on a recurring
7 8	basis and who work 30 or more hours per week for nine or more months per
8 9	calendar year are covered by the provisions of this subdivision. On and after August 1, 2001, a person who is a nonimmigrant alien and who otherwise
10	meets the requirements of this subdivision shall not be excluded from the
11	definition of "employee" solely because the person holds a temporary or
12 13	time-limited visa."
13 14	<b>SECTION 6.(j)</b> G.S. 128-21(10) reads as rewritten: "(10) "Employee" shall mean any person who is regularly employed in the service
15	of and whose salary or compensation is paid by the employee as defined in
16	subdivision (11) of this section, whether employed or appointed for stated
17	terms or otherwise, except teachers in the public schools and except such
18	employees who hold office by popular election as are not required to devote
19 20	a major portion of their time to the duties of their office. "Employee" also
20 21	means all full-time, paid firemen who are employed by any fire department that serves a city or county or any part of a city or county and that is
22	supported in whole or in part by municipal or county funds. <u>"Employee" also</u>
23	includes any participant whose employment is interrupted by reason of
24	service in the Uniformed Services, as that term is defined in section
25	4303(16) of the Uniformed Services Employment and Reemployment Rights
26 27	Act, Public Law 103-353, if that participant was an employee at the time of the interruption; if the participant does not return immediately after that
27	service to employment with a covered employer in this System, then the
29	participant shall be deemed "in service" until the date on which the
30	participant was first eligible to be separated or released from his or her
31	involuntary military service. In all cases of doubt the Board of Trustees shall
32	decide who is an employee. On and after August 1, 2001, a person who is a
33 34	nonimmigrant alien and who otherwise meets the requirements of this subdivision shall not be excluded from the definition of "employee" solely
35	because the person holds a temporary or time-limited visa."
36	SECTION 7.(a) G.S. 135-8(b2) reads as rewritten:
37	"(b2) Retroactive Adjustment in Compensation or an Underreporting of Compensation
38	A member or beneficiary who is awarded backpay in cases of a denied promotional opportunity
39 40	in which the aggrieved member or beneficiary is granted a promotion retroactively, or in cases
40 41	in which an employer errs in the reporting of compensation, including the employee and employer contributions, the member or beneficiary and employer may make employee and
42	employer contributions, the member of beneficiary and employer may make employee and employer contributions on the retroactive or additional compensation, after submitting clear
43	and convincing evidence of the retroactive promotion or underreporting of compensation, as
44	follows:
45	(1) Within 90 days of the denial of the promotion or the error in reporting, by
46 47	the payment of employee and employer contributions that would have been
47 48	<ul><li>paid; or</li><li>(2) After 90 days of the denial of the promotion or the error in reporting, by the</li></ul>
40 49	payment of the employee and employer contributions that would have been
50	paid plus interest compounded annually at a rate equal to the greater of the
51	average yield on the pension accumulation fund for the preceding calendar

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1 2	year or the actuarial investment rate-of-return assumption, as adopted by the Board of Trustees.
3	For members <u>or beneficiaries</u> electing to make the employee contributions on the
4	retroactive adjustment in compensation or on the underreported compensation, the member's or
5	<u>beneficiary's</u> employer, which granted the retroactive promotion or erred in underreporting
6	compensation and contributions, shall make the required employer contributions. Nothing
7	contained in this subsection shall prevent an employer from paying all or a part of the interest
8	assessed on the employee contributions; and to the extent paid by the employer, the interest
9	paid by the employer shall be credited to the pension accumulation fund; provided, however, an
10	employer does not discriminate against any member or beneficiary or group of members or
11	beneficiaries in his employ in paying all or any part of the interest assessed on the employee
12	contributions due.
13	In the event the retroactive adjustment in compensation or the underreported compensation
14	is for a period that occurs during the four consecutive calendar years that would have produced
15	the highest average annual compensation pursuant to G.S. 135-1(5) the compensation the
16	member or beneficiary would have received during the period shall be included in calculating
17	the member's or beneficiary's average final compensation only in the event the appropriate
18	employee and employer contributions are paid on such compensation.
19	An employer error in underreporting compensation shall not include a retroactive increase
20	in compensation that occurs during the four consecutive calendar years that would have
21	produced the highest average annual compensation pursuant to G.S. 135-1(5) for reasons other
22 23	than a wrongfully denied promotional opportunity where the member is promoted
23 24	retroactively." SECTION 7.(b) G.S. 128-30(b2) reads as rewritten:
24 25	"(b2) Retroactive Adjustment in Compensation or an Underreporting of Compensation. –
23 26	A member <u>or beneficiary</u> who is awarded backpay in cases of a denied promotional opportunity
27	in which the aggrieved member or beneficiary is granted a promotion retroactively, or in cases
28	in which an employer errs in the reporting of compensation, including the employee and
29	employer contributions, the member or beneficiary and employer may make employee and
30	employer contributions on the retroactive or additional compensation after submitting clear and
31	convincing evidence of the retroactive promotion or underreporting of compensation, as
32	follows:
33	(1) Within 90 days of the denial of the promotion or the error in reporting, by
34	the payment of employee and employer contributions that would have been
35	paid; or
36	(2) After 90 days of the denial of the promotion or the error in reporting, by the
37	payment of the employee and employer contributions that would have been
38	paid plus interest compounded annually at a rate equal to the greater of the
39	average yield on the pension accumulation fund for the preceding calendar
40	year or the actuarial investment rate-of-return assumption, as adopted by the
41	Board of Trustees.
42	For members <u>or beneficiaries</u> electing to make the employee contributions on the
43	retroactive adjustment in compensation or on the underreported compensation, the member's <u>or</u>
44 45	<u>beneficiary's</u> employer, which granted the retroactive promotion or erred in underreporting compensation and contributions, shall make the required employer contributions. Nothing
43 46	contained in this subsection shall prevent an employer from paying all or a part of the interest
40 47	assessed on the employee contributions; and to the extent paid by the employer, the interest
48	paid by the employee control builds, and to the extent paid by the employer, the interest paid by the employer shall be credited to the pension accumulation fund; provided, however, an
40	amplever dess not discriminate against any member or beneficiery or group of members or

employer does not discriminate against any member <u>or beneficiary</u> or group of members <u>or</u> <u>beneficiaries</u> in his employ in paying all or any part of the interest assessed on the employee 49

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contributions due. 51

In the event the retroactive adjustment in compensation or the underreported compensation is for a period that occurs during the four consecutive calendar years that would have produced the highest average annual compensation pursuant to G.S. 135-1(5), the compensation the member <u>or beneficiary</u> would have received during the period shall be included in calculating the member's <u>or beneficiary's</u> average final compensation only in the event the appropriate employee and employer contributions are paid on such compensation.

An employer error in underreporting compensation shall not include a retroactive increase in compensation that occurs during the four consecutive calendar years that would have produced the highest average annual compensation pursuant to G.S. 135-1(5), for reasons other than a wrongfully denied promotional opportunity where the member is promoted retroactively."

- 12 SECTION 8.(a) G.S. 135-3(8) is amended by adding a new sub-subdivision to 13 read:
- 14 Within 90 days of the end of each month in which a beneficiary is "c1. reemployed under the provisions of sub-subdivision c. of this 15 subdivision, each employer shall provide a report for that month on 16 17 each reemployed beneficiary, including the terms of the reemployment, the date of the reemployment, and the amount of the 18 monthly compensation. If such a report is not received within the 19 20 required 90 days, the Board shall assess the employer with a penalty 21 of ten percent (10%) of the compensation of the unreported 22 reemployed beneficiaries during the months for which the employer 23 did not report the reemployed beneficiaries, with a minimum penalty 24 of twenty-five dollars (\$25.00)." 25
  - **SECTION 8.(b)** G.S. 128-24(5) is amended by adding a new sub-subdivision to read:
  - "c1. Within 90 days of the end of each month in which a beneficiary is reemployed under the provisions of sub-subdivision c. of this subdivision, each employer shall provide a report for that month on each reemployed beneficiary, including the terms of the reemployment, the date of the reemployment, and the amount of the monthly compensation. If such a report is not received within the required 90 days, the Board shall assess the employer with a penalty of ten percent (10%) of the compensation of the unreported reemployed beneficiaries during the months for which the employer did not report the reemployed beneficiaries, with a minimum penalty of twenty-five dollars (\$25.00)."
- 38 **SECTION 9.** G.S. 135-5(c), amended by Section 3(d) of this act, reads as 39 rewritten:

40 Disability Retirement Benefits of Members Leaving Service Prior to January 1, "(c) 41 1988. - The provisions of this subsection shall not be applicable to members in service on or 42 after January 1, 1988. Upon the application of a member or of his employer, any member who 43 has had five or more years of creditable service may be retired by the Board of Trustees, on the 44 first day of any calendar month, not less than one day nor more than 120 days next following 45 the date of filing such application, on a disability retirement allowance: Provided, that the 46 medical board, after a medical examination of such member, shall certify that such member is 47 mentally or physically incapacitated for the further performance of duty, that such incapacity 48 was incurred at the time of active employment and has been continuous thereafter, that such 49 incapacity is likely to be permanent, and that such member should be retired; Provided further the medical board shall determine if the member is able to engage in gainful employment and, 50 51 if so, the member may still be retired and the disability retirement allowance as a result thereof

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shall be reduced as in subsection (e) below. Provided further, that the medical board shall not
certify any member as disabled who:
(1) Applies for disability retirement based upon a mental or physical incapacity which existed when the member first established membership in the system:
which existed when the member first established membership in the system;
Or (2) Is in respirit of any negments on account of the same disability which existed
(2) Is in receipt of any payments on account of the same disability which existed when the member first established membership in the system.
The Board of Trustees shall require each employee upon enrolling in the retirement system
to provide information on the membership application concerning any mental or physical
incapacities existing at the time the member enrolls.
Supplemental disability benefits heretofore provided are hereby made a permanent part of
disability benefits after age 65, and shall not be discontinued at age 65.
Notwithstanding the requirement of five or more years of creditable service to the contrary,
a member who is a law-enforcement officer and who has had one year or more of creditable
service and becomes incapacitated for duty as the natural and proximate result of an accident
occurring while in the actual performance of duty, and meets all other requirements for
disability retirement benefits, may be retired by the Board of Trustees on a disability retirement
allowance.
Notwithstanding the foregoing to the contrary, any beneficiary who commenced retirement
with an early or service retirement benefit has the right, within three years of his retirement, to
convert to an allowance with disability retirement benefits without modification of any election
of optional allowance previously made; provided, the beneficiary presents clear and convincing
evidence that the beneficiary would have met all applicable requirements for disability retirement benefits while still in service as a member. The allowance on account of disability
retirement benefits to the beneficiary shall be retroactive to the effective date of early or service
retirement.
Notwithstanding the foregoing, the surviving designated beneficiary of a deceased member
who met all other requirements for disability retirement benefits, except whose death occurred
before the first day of the calendar month in which the member's disability retirement
allowance was to be due and payable, may elect to receive the reduced retirement allowance
provided by a fifty percent (50%) one hundred percent (100%) joint and survivor payment
option in lieu of a return of accumulated contributions, provided the following conditions
apply:
(1) The member had designated as the principal beneficiary, to receive a return
of accumulated contributions at the time of his death, one and only one
person, and
(2) The member had not instructed the Board of Trustees in writing that he did
not wish the provision of this subsection to apply."
<b>SECTION 10.</b> G.S. 127A-40(b) reads as rewritten:
"(b) Payment to a retired member of the North Carolina national guard under the
provisions of this section will cease at the death of the individual and no payment will be made
to beneficiaries or to the decedent's estate. estate, except that the legal representative of a
retired member who dies shall be entitled to a full check for the month in which the death
occurred."
SECTION 11.(a) G.S. 135-63(a) reads as rewritten:
"(a) Upon receipt of proof, satisfactory to the Board of Trustees, of the death of a
member in service, there shall be paid in a lump sum to such person as the member shall have
nominated by electronic submission prior to completing 10 years of service in a form approved
by the Board of Trustees or by written designation duly acknowledged and filed with the Board
of Trustees, if such nearen is living at the time of the member's death athematics to the
of Trustees, if such person is living at the time of the member's death, otherwise to the member's legal representatives, a death benefit equal to the sum of (i) the member's

accumulated contributions, plus (ii) the member's final compensation; provided, however, that 1 2 if the member has attained his fiftieth birthday with at least five years of membership service at 3 his date of death, and if the designated recipient of the death benefits is the member's spouse 4 who survives him, and if the spouse so elects, then the lump-sum death benefit provided for 5 herein shall consist only of a payment equal to the member's final compensation and there shall be paid to the surviving spouse an annual retirement allowance, payable monthly, which shall 6 7 commence on the first day of the calendar month coinciding with or next following the death of 8 the member and shall be continued on the first day of each month thereafter until the 9 remarriage or death of the spouse. The amount of any such retirement allowance shall be equal 10 to one half of the amount of the retirement allowance to which the member would have been 11 entitled had he retired under the provisions of G.S. 135-57(a) on the first day of the calendar month coinciding with or next following his date of death, reduced by two percent (2%) thereof 12 13 for each full year, if any, by which the age of the member at his date of death exceeds that of 14 his spouse. If the retirement allowance to the spouse shall terminate on the remarriage or death of the spouse before the total of the retirement allowance payments made equals the amount of 15 the member's accumulated contributions at date of death, the excess of such accumulated 16 17 contributions over the total of the retirement allowances paid to the spouse shall be paid in a 18 lump sum to such person as the member shall have nominated by electronic submission in a 19 form approved by the Board of Trustees or by written designation duly acknowledged and filed 20 with the Board of Trustees, if such person is living at the time such payment falls due, 21 otherwise to the former member's legal representatives."

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**SECTION 11.(b)** G.S. 135-63(c) reads as rewritten:

"(c) Upon receipt of proof, satisfactory to the Board of Trustees, of the death of a member not in service, there shall be paid in a lump sum to such person as the member shall have nominated by <u>electronic submission prior to completing 10 years of service in a form</u> <u>approved by the Board of Trustees or by</u> written designation duly acknowledged and filed with the Board of Trustees, if such person is living at the time of the member's death, otherwise to the member's legal representatives, a death benefit equal to the member's accumulated contributions."

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#### **SECTION 11.(c)** G.S. 135-64(c) reads as rewritten:

31 In the event of the death of a former member while in receipt of a retirement "(c) 32 allowance under the provisions of G.S. 135-58, 135-60, or 135-61, if such former member is 33 not survived by a spouse to whom a retirement allowance is payable under the provisions of 34 subsection (a) or subsection (b) above, nor survived by a beneficiary to whom a monthly 35 survivorship benefit is payable under one of the optional modes of payment under G.S. 135-61, 36 there shall be paid to such person as the member shall have nominated by electronic submission in a form approved by the Board of Trustees or by written designation duly acknowledged and 37 38 filed with the Board of Trustees, if such person is living at the time of the member's death, 39 otherwise to the member's legal representatives, a death benefit equal to the excess, if any, of 40 the accumulated contributions of the member at his date of retirement over the total of the retirement allowances paid to him prior to his death." 41

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#### **SECTION 11.(d)** G.S. 135-64(d) reads as rewritten:

43 "(d) In the event that a retirement allowance becomes payable to the spouse of a former 44 member under the provisions of subsection (a) or subsection (b) above, or to the designated 45 survivor of a former member under one of the optional modes of payment under G.S. 135-61, 46 and such retirement allowance to the spouse shall terminate on the remarriage or death of the 47 spouse, or on the death of the designated survivor, before the total of the retirement allowances paid to the former member and his spouse or designated survivor combined equals the amount 48 of the member's accumulated contributions at his date of retirement, the excess of such 49 accumulated contributions over the total of the retirement allowances paid to the former 50 51 member and his spouse or designated survivor combined shall be paid in a lump sum to such

person as the member shall have nominated by <u>electronic submission in a form approved by the</u>
 <u>Board of Trustees or by</u> written designation duly acknowledged and filed with the Board of

Trustees, if such person is living at the time such payment falls due, otherwise to the former
member's legal representatives."

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# **SECTION 11.(e)** G.S. 135-5(f) reads as rewritten:

Return of Accumulated Contributions. - Should a member cease to be a teacher or 6 "(f) 7 State employee except by death or retirement under the provisions of this Chapter, he shall 8 upon submission of an application be paid, not earlier than 60 days from the date of termination 9 of service, his contributions, and if he has attained at least five years of membership service or 10 if termination of his membership service is involuntary as certified by the employer, the accumulated regular interest thereon, provided that he has not in the meantime returned to 11 12 service. Upon payment of such sum his membership in the System shall cease and, if he 13 thereafter again becomes a member, no credit shall be allowed for any service previously 14 rendered except as provided in G.S. 135-4, and such payment shall be in full and complete 15 discharge of any rights in or to any benefits otherwise payable hereunder. Upon receipt of proof satisfactory to the Board of Trustees of the death, prior to retirement, of a member or former 16 17 member there shall be paid to such person or persons as he shall have nominated by electronic 18 submission prior to completing 10 years of service in a form approved by the Board of Trustees 19 or by written designation duly acknowledged and filed with the Board of Trustees, if such 20 person or persons are living at the time of the member's death, otherwise to the member's legal 21 representatives, the amount of his accumulated contributions at the time of his death, unless the beneficiary elects to receive the alternate benefit under the provisions of (m) below. An 22 23 extension service employee who made contributions to the Local Governmental Employees' 24 Retirement System and the Teachers' and State Employees' Retirement System as a result of 25 dual employment may not be paid his accumulated contributions unless he is eligible to be paid 26 his accumulated contributions in both systems for the same period of service.

Pursuant to the provisions of G.S. 135-56.2, a member who is also a member of the Consolidated Judicial Retirement System may irrevocably elect to transfer any accumulated contributions to the Consolidated Judicial Retirement System or to the Supplemental Retirement Income Plan and forfeit any rights in or to any benefits otherwise payable hereunder.

A member who is a participant or beneficiary of the Disability Income Plan of North Carolina as is provided in Article 6 of this Chapter shall not be paid a return of accumulated contributions, notwithstanding the member's status as an employee or teacher. Notwithstanding any other provision of law to the contrary, a member who is a beneficiary of the Disability Income Plan of North Carolina as provided in Article 6 of this Chapter and who is receiving disability benefits under the transition provisions as provided in G.S. 135-112, shall not be prohibited from receiving a return of accumulated contributions as provided in this subsection."

39 **SECTION 11.(f)** G.S. 135-5(g1), as amended by Section 5(b) of this act, reads as 40 rewritten:

"(g1) In the event of the death of a retired member while in receipt of a retirement 41 42 allowance under the provisions of this Article, there shall be paid to such person or persons as 43 the retiree shall have nominated by electronic submission in a form approved by the Board of Trustees or by written designation duly acknowledged and filed with the Board of Trustees, if 44 such person or persons are living at the time of the retiree's death, otherwise to the retiree's 45 legal representatives, a death benefit equal to the excess, if any, of the accumulated 46 47 contributions of the retiree at the date of retirement over the total of the retirement allowances paid prior to the death of the retiree. For purposes of this paragraph, the term "accumulated 48 49 contributions" includes amounts of employee voluntary contributions that were transferred from the Supplemental Retirement Income Plan of North Carolina to this Retirement System at 50 51 retirement by eligible law enforcement officers.

In the event that a retirement allowance becomes payable to the designated survivor of a 1 2 retired member under the provisions above and such retirement allowance to the survivor shall 3 terminate upon the death of the survivor before the total of the retirement allowances paid to 4 the retiree and the designated survivor combined equals the amount of the accumulated 5 contributions of the retiree at the date of retirement, the excess, if any, of such accumulated 6 contributions over the total of the retirement allowances paid to the retiree and the survivor 7 combined shall be paid in a lump sum to such person or persons as the retiree shall have 8 nominated by electronic submission in a form approved by the Board of Trustees or by written 9 designation duly acknowledged and filed with the Board of Trustees, if such person or persons 10 are living at the time such payment falls due, otherwise to the retiree's legal representative. For purposes of this paragraph, the term "accumulated contributions" includes amounts of 11 12 employee voluntary contributions that were transferred from the Supplemental Retirement 13 Income Plan of North Carolina to this Retirement System at retirement by eligible law 14 enforcement officers.

15 In the event that a retirement allowance becomes payable to the principal beneficiary 16 designated to receive a return of accumulated contributions pursuant to subsection (m) of this 17 section and that beneficiary dies before the total of the retirement allowances paid equals the 18 amount of the accumulated contributions of the member at the date of the member's death, the 19 excess of those accumulated contributions over the total of the retirement allowances paid to 20 the beneficiary shall be paid in a lump sum to the person or persons the member has designated 21 as the contingent beneficiary for return of accumulated contributions, if the person or persons are living at the time the payment falls due, otherwise to the principal beneficiary's legal 22 23 representative. For purposes of this paragraph, the term "accumulated contributions" includes 24 amounts of employee voluntary contributions that were transferred from the Supplemental 25 Retirement Income Plan of North Carolina to this Retirement System at retirement by eligible 26 law enforcement officers.

27 In the event a retiree purchases creditable service as provided in G.S. 135-4, there shall be 28 paid to such person or persons as the retiree shall have nominated by electronic submission in a 29 form approved by the Board of Trustees or by written designation duly acknowledged and filed 30 with the Board of Trustees, if such person or persons are living at the time of the retiree's death, 31 otherwise to the retiree's legal representatives, an additional death benefit equal to the excess, if 32 any, of the cost of the creditable service purchased less the administrative fee, if any, over the 33 total of the increase in the retirement allowance attributable to the additional creditable service, 34 paid from the month following the month in which payment was received to the death of the 35 retiree.

36 In the event that a retirement allowance becomes payable to the designated survivor of a 37 retired member under the provisions above and such retirement allowance to the survivor shall 38 terminate upon the death of the survivor before the total of the increase in the retirement 39 allowance attributable to the additional creditable service paid to the retiree and the designated 40 survivor combined equals the cost of the creditable service purchased less the administrative 41 fee, the excess, if any, shall be paid in a lump sum to such person or persons as the retiree shall 42 have nominated by electronic submission in a form approved by the Board of Trustees or by 43 written designation duly acknowledged and filed with the Board of Trustees, if such person or 44 persons are living at the time such payment falls due, otherwise to the retiree's legal 45 representative.

In the event that a retiree dies without having designated a beneficiary to receive a benefit under the provisions of this subsection, any such benefit that becomes payable shall be paid to the member's estate."

49 **SECTION 11.(g)** G.S. 135-5(l), as amended by Section 6(a) of this act, reads as 50 rewritten:

Death Benefit Plan. - There is hereby created a Group Life Insurance Plan 1 "(1) 2 (hereinafter called the "Plan") which is established as an employee welfare benefit plan that is 3 separate and apart from the Retirement System and under which the members of the Retirement 4 System shall participate and be eligible for group life insurance benefits. Upon receipt of proof, 5 satisfactory to the Board of Trustees in their capacity as trustees under the Group Life Insurance Plan, of the death, in service, of a member who had completed at least one full 6 7 calendar year of membership in the Retirement System, there shall be paid to such person as he 8 shall have nominated by electronic submission prior to completing 10 years of service in a form 9 approved by the Board of Trustees or by written designation duly acknowledged and filed with 10 the Board of Trustees, if such person is living at the time of the member's death, otherwise to the member's legal representatives, a death benefit. Such death benefit shall be equal to the 11 12 greater of: 13 (1)The compensation on which contributions were made by the member during 14 the calendar year preceding the year in which his death occurs, or 15 (2)The greatest compensation on which contributions were made by the 16 member during a 12-month period of service within the 24-month period of 17 service ending on the last day of the month preceding the month in which his 18 last day of actual service occurs; 19 (3),(4) Repealed by Session Laws 1983 (Regular Session, 1984), c. 1049, s. 2. 20 subject to a minimum of twenty-five thousand dollars (\$25,000) and to a maximum of fifty 21 thousand dollars (\$50,000). Such death benefit shall be payable apart and separate from the 22 payment of the member's accumulated contributions under the System on his death pursuant to 23 the provisions of subsection (f) of this section. For the purpose of the Plan, a member shall be 24 deemed to be in service at the date of his death if his death occurs within 180 days from the last 25 day of his actual service. 26 The death benefit provided in this subsection (1) shall not be payable, notwithstanding the 27 member's compliance with all the conditions set forth in the preceding paragraph, if his death 28 occurs 29 (1)After December 31, 1968 and after he has attained age 70; or 30 (2)After December 31, 1969 and after he has attained age 69; or 31 (3) After December 31, 1970 and after he has attained age 68; or 32 After December 31, 1971 and after he has attained age 67; or (4) 33 (5) After December 31, 1972 and after he has attained age 66; or 34 (6) After December 31, 1973 and after he has attained age 65; or 35 After December 31, 1978, but before January 1, 1987, and after he has (7)36 attained age 70. 37 Notwithstanding the above provisions, the death benefit shall be payable on account of the 38 death of any member who died or dies on or after January 1, 1974, but before January 1, 1979, 39 after attaining age 65, if he or she had not yet attained age 65, if he or she had not yet attained 40 age 66, was at the time of death completing the work year for those individuals under specific 41 contract, or during the fiscal year for those individuals not under specific contract, in which he 42 or she attained 65, and otherwise met all conditions for payment of the death benefit. 43 Notwithstanding the above provisions, the Board of Trustees may and is specifically 44 authorized to provide the death benefit according to the terms and conditions otherwise 45 appearing in this Plan in the form of group life insurance, either (i) by purchasing a contract or 46 contracts of group life insurance with any life insurance company or companies licensed and 47 authorized to transact business in this State for the purpose of insuring the lives of members in 48 service, or (ii) by establishing a separate trust fund qualified under Section 501(c)(9) of the 49 Internal Revenue Code of 1954, as amended, for such purpose. To that end the Board of Trustees is authorized, empowered and directed to investigate the desirability of utilizing group 50 51 life insurance by either of the foregoing methods for the purpose of providing the death benefit.

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1 2 3	If a separate trust fund is established, it shall be operated regulations adopted by the Board of Trustees and all investmen- be credited to such fund.	
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4	In administration of the death benefit the following shall app	
5	(1) For the purpose of determining eligibility or	
6	year" shall mean any period of 12 consecuti	-
7	covered by an annual contract of employment	1 1
8	subsection "calendar year" shall mean the	2 months beginning January 1
9	and ending December 31.	
10	(2) Last day of actual service shall be:	
11	a. When employment has been termin	ated, the last day the member
12	actually worked.	
3	b. When employment has not been ter	minated, the date on which an
4	absent member's sick and annual	leave expire, unless he is on
15	approved leave of absence and is in	service under the provisions of
6	G.S. 135-4(h).	-
7	c. When a participant's employment is	interrupted by reason of service
8	in the Uniformed Services, as that ter	m is defined in section 4303(16)
9	of the Uniformed Services Employn	nent and Reemployment Rights
20	Act, Public Law 103-353, and th	e participant does not return
21	immediately after that service to	
22	employer in this System, the date on	1 0
23	eligible to be separated or released	
24	military service.	2
25	(3) For a period when a member is on leave of al	osence, his status with respect to
26	the death benefit will be determined by the p	-
27	(4) A member on leave of absence from his	
28	employee for the purpose of serving as a m	
.9	Assembly shall be deemed to be in service	
0	Assembly and thereby covered by the provi	-
1	amount of the death benefit for such member	
2	salary to which the member would have be	-
3	employee during the 12-month period imm	
4	which death occurred, not to be less that	• 1
5	(\$25,000) nor to exceed fifty thousand dollar	
6	The provisions of the Retirement System pertaining to A	
57	management of funds, G.S. 135-7, are hereby made applicable t	
8	A member who is a beneficiary of the Disability Income P	
9	this Chapter, or a member who is in receipt of Workers' Com	-
-0	which he or she would have otherwise been eligible to receive	
1	in G.S. 135-105 and dies on or after 181 days from the last day	1
2	prior to the date the benefits as provided in G.S. 135-105 wou	
3	for group life insurance benefits as provided in this subset	-
4	member is no longer an employee or teacher or that the m	-
5	eligibility period after active service. The basis of the death be	
6	the higher of the death benefit computed as above or a death	1
7	used in computing the benefit payable under G.S. 135-105	-
.8	adjusted for percentage post-disability increases, all subject to	•
9	as provided above. A member in receipt of benefits from the D	
0	provisions of G.S. 135-112 whose right to a benefit accrued un	•
1	Continuation Plan shall not be covered under the provisions of t	
•	continuation i fun shan not be covered under the provisions of t	Lundinku.

Upon receipt of proof, satisfactory to the Board of Trustees in its capacity under this 1 2 subsection, of the death of a retired member of the Retirement System on or after July 1, 1988, 3 but before January 1, 1999, there shall be paid a death benefit to the surviving spouse of the 4 deceased retired member or to the deceased retired member's legal representative if not 5 survived by a spouse; provided the retired member has elected, when first eligible, to make, and 6 has continuously made, in advance of his death required contributions as determined by the 7 Board of Trustees on a fully contributory basis, through retirement allowance deductions or 8 other methods adopted by the Board of Trustees, to a group death benefit trust fund 9 administered by the Board of Trustees separate and apart from the Retirement System's 10 Annuity Savings Fund and Pension Accumulation Fund. This death benefit shall be a lump-sum payment in the amount of five thousand dollars (\$5,000) upon the completion of twenty-four 11 12 months of contributions required under this subsection. Should death occur before the 13 completion of twenty-four months of contributions required under this subsection, the deceased 14 retired member's surviving spouse or legal representative if not survived by a spouse shall be 15 paid the sum of the retired member's contributions required by this subsection plus interest to 16 be determined by the Board of Trustees.

17 Upon receipt of proof, satisfactory to the Board of Trustees in its capacity under this subsection, of the death of a retired member of the Retirement System on or after January 1, 18 19 1999, but before July 1, 2004, there shall be paid a death benefit to the surviving spouse of the 20 deceased retired member or to the deceased retired member's legal representative if not 21 survived by a spouse; provided the retired member has elected, when first eligible, to make, and 22 has continuously made, in advance of his death required contributions as determined by the 23 Board of Trustees on a fully contributory basis, through retirement allowance deductions or 24 other methods adopted by the Board of Trustees, to a group death benefit trust fund 25 administered by the Board of Trustees separate and apart from the Retirement System's 26 Annuity Savings Fund and Pension Accumulation Fund. This death benefit shall be a lump-sum 27 payment in the amount of six thousand dollars (\$6,000) upon the completion of 24 months of 28 contributions required under this subsection. Should death occur before the completion of 24 29 months of contributions required under this subsection, the deceased retired member's surviving 30 spouse or legal representative if not survived by a spouse shall be paid the sum of the retired 31 member's contributions required by this subsection plus interest to be determined by the Board 32 of Trustees.

33 Upon receipt of proof, satisfactory to the Board of Trustees in its capacity under this 34 subsection, of the death of a retired member of the Retirement System on or after July 1, 2004, 35 but before July 1, 2007, there shall be paid a death benefit to the surviving spouse of the 36 deceased retired member or to the deceased retired member's legal representative if not 37 survived by a spouse; provided the retired member has elected, when first eligible, to make, and 38 has continuously made, in advance of his death required contributions as determined by the 39 Board of Trustees on a fully contributory basis, through retirement allowance deductions or 40 other methods adopted by the Board of Trustees, to a group death benefit trust fund 41 administered by the Board of Trustees Fund and Pension Accumulation Fund. This death 42 benefit shall be a lump-sum payment in the amount of nine thousand dollars (\$9,000) upon the 43 completion of 24 months of contributions required under this subsection. Should death occur 44 before the completion of 24 months of contributions required under this subsection, the 45 deceased retired member's surviving spouse or legal representative if not survived by a spouse 46 shall be paid the sum of the retired member's contributions required by this subsection plus 47 interest to be determined by the Board of Trustees.

48 Upon receipt of proof, satisfactory to the Board of Trustees in its capacity under this 49 subsection, of the death of a retired member of the Retirement System on or after July 1, 2007, 50 there shall be paid a death benefit to the surviving spouse of the deceased retired member or to

51 the deceased retired member's legal representative if not survived by a spouse; provided the

retired member has elected, when first eligible, to make, and has continuously made, in 1 2 advance of his death required contributions as determined by the Board of Trustees on a fully 3 contributory basis, through retirement allowance deductions or other methods adopted by the 4 Board of Trustees, to a group death benefit trust fund administered by the Board of Trustees 5 Fund and Pension Accumulation Fund. This death benefit shall be a lump-sum payment in the 6 amount of ten thousand dollars (\$10,000) upon the completion of 24 months of contributions 7 required under this subsection. Should death occur before the completion of 24 months of 8 contributions required under this subsection, the deceased retired member's surviving spouse or 9 legal representative if not survived by a spouse shall be paid the sum of the retired member's 10 contributions required by this subsection plus interest to be determined by the Board of 11 Trustees."

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# **SECTION 11.(h)** G.S. 128-27(f) reads as rewritten:

13 Return of Accumulated Contributions. - Should a member cease to be an employee "(f) 14 except by death or retirement under the provisions of this Chapter, he shall upon submission of an application be paid, not earlier than 60 days from the date of termination of service, his 15 contributions and, if he has attained at least five years of membership service or if termination 16 17 of his membership service is involuntary as certified by the employer, the accumulated regular 18 interest thereon, provided that he has not in the meantime returned to service. Upon payment of 19 such sum his membership in the System shall cease and, if he thereafter again becomes a 20 member, no credit shall be allowed for any service previously rendered except as provided in 21 G.S. 128-26; and such payment shall be in full and complete discharge of any rights in or to 22 any benefits otherwise payable hereunder. Upon receipt of proof satisfactory to the Board of 23 Trustees of the death, prior to retirement, of a member or former member there shall be paid to 24 such person or persons as he shall have nominated by electronic submission prior to completing 25 10 years of service in a form approved by the Board of Trustees or by written designation duly 26 acknowledged and filed with the Board of Trustees, if such person or persons are living at the 27 time of the member's death, otherwise to the member's legal representatives, the amount of his 28 accumulated contributions at the time of his death, unless the beneficiary elects to receive the 29 alternate benefit under the provisions of (m) below. An extension service employee who made 30 contributions to the Local Governmental Employees' Retirement System and the Teachers' and 31 State Employees' Retirement System as a result of dual employment may not be paid his 32 accumulated contributions unless he is eligible to be paid his accumulated contributions in both 33 systems for the same period of service.

Pursuant to the provisions of G.S. 135-56.2, a member who is also a member of the Consolidated Judicial Retirement System may irrevocably elect to transfer any accumulated contributions to the Consolidated Judicial Retirement System or to the Supplemental Retirement Income Plan and forfeit any rights in or to any benefits otherwise payable hereunder."

39 SECTION 11.(i) G.S. 128-27(g1), as amended by Section 5(e) of this act, reads as
 40 rewritten:

41 "(g1) In the event of the death of a retired member while in receipt of a retirement 42 allowance under the provisions of this Article, there shall be paid to such person or persons as 43 the retiree shall have nominated by electronic submission in a form approved by the Board of Trustees or by written designation duly acknowledged and filed with the Board of Trustees, if 44 45 such person or persons are living at the time of the retiree's death, otherwise to the retiree's 46 legal representatives, a death benefit equal to the excess, if any, of the accumulated 47 contributions of the retiree at the date of retirement over the total of the retirement allowances paid prior to the death of the retiree. For purposes of this paragraph, the term "accumulated 48 49 contributions" includes amounts of employee voluntary contributions that were transferred from the Supplemental Retirement Income Plan of North Carolina to this Retirement System at 50 51 retirement by eligible law enforcement officers.

In the event that a retirement allowance becomes payable to the designated survivor of a 1 2 retired member under the provisions above and such retirement allowance to the survivor shall 3 terminate upon the death of the survivor before the total of the retirement allowances paid to 4 the retiree and the designated survivor combined equals the amount of the accumulated 5 contributions of the retiree at the date of retirement, the excess, if any, of such accumulated 6 contributions over the total of the retirement allowances paid to the retiree and the survivor 7 combined shall be paid in a lump sum to such person or persons as the retiree shall have 8 nominated by electronic submission in a form approved by the Board of Trustees or by written 9 designation duly acknowledged and filed with the Board of Trustees, if such person or persons 10 are living at the time such payment falls due, otherwise to the retiree's legal representative. For purposes of this paragraph, the term "accumulated contributions" includes amounts of 11 12 employee voluntary contributions that were transferred from the Supplemental Retirement 13 Income Plan of North Carolina to this Retirement System at retirement by eligible law 14 enforcement officers.

15 In the event that a retirement allowance becomes payable to the principal beneficiary 16 designated to receive a return of accumulated contributions pursuant to subsection (m) of this 17 section and that beneficiary dies before the total of the retirement allowances paid equals the 18 amount of the accumulated contributions of the member at the date of the member's death, the 19 excess of those accumulated contributions over the total of the retirement allowances paid to 20 the beneficiary shall be paid in a lump sum to the person or persons the member has designated 21 as the contingent beneficiary for return of accumulated contributions, if the person or persons are living at the time the payment falls due, otherwise to the principal beneficiary's legal 22 23 representative. For purposes of this paragraph, the term "accumulated contributions" includes 24 amounts of employee voluntary contributions that were transferred from the Supplemental 25 Retirement Income Plan of North Carolina to this Retirement System at retirement by eligible 26 law enforcement officers.

27 In the event a retiree purchases creditable service as provided in G.S. 128-26, there shall be 28 paid to such person or persons as the retiree shall have nominated by electronic submission in a 29 form approved by the Board of Trustees or by written designation duly acknowledged and filed 30 with the Board of Trustees, if such person or persons are living at the time of the retiree's death, otherwise to the retiree's legal representatives, an additional death benefit equal to the excess, if 31 32 any, of the cost of the creditable service purchased less the administrative fee, if any, over the 33 total of the increase in the retirement allowance attributable to the additional creditable service, 34 paid from the month following the month in which payment was received to the death of the 35 retiree.

36 In the event that a retirement allowance becomes payable to the designated survivor of a 37 retired member under the provisions above, and such retirement allowance to the survivor shall 38 terminate upon the death of the survivor before the total of the increase in the retirement 39 allowance attributable to the additional creditable service paid to the retiree and the designated 40 survivor combined equals the cost of the creditable service purchased less the administrative 41 fee, the excess, if any, shall be paid in a lump sum to such person or persons as the retiree shall 42 have nominated by electronic submission in a form approved by the Board of Trustees or by 43 written designation duly acknowledged and filed with the Board of Trustees, if such person or 44 persons are living at the time such payment falls due, otherwise to the retiree's legal 45 representative.

In the event that a retiree dies without having designated a beneficiary to receive a benefit under the provisions of this subsection, any such benefit that becomes payable shall be paid to the member's estate."

49 **SECTION 11.(j)** G.S. 128-27(l), as amended by Section 6(b) of this act, reads as 50 rewritten:

Death Benefit Plan. - The provisions of this subsection shall become effective for 1 "(1) 2 any employer only after an agreement to that effect has been executed by the employer and the 3 Director of the Retirement System. There is hereby created a Group Life Insurance Plan 4 (hereinafter called the "Plan") which is established as an employee welfare benefit plan that is 5 separate and apart from the Retirement System and under which the members of the Retirement 6 System shall participate and be eligible for group life insurance benefits. Upon receipt of proof, 7 satisfactory to the Board of Trustees in their capacity as trustees under the Group Life 8 Insurance Plan, of the death, in service, of a member who had completed at least one full 9 calendar year of membership in the Retirement System, there shall be paid to such person as he 10 shall have nominated by electronic submission prior to completing 10 years of service in a form approved by the Board of Trustees or by written designation duly acknowledged and filed with 11 the Board of Trustees, if such person is living at the time of the member's death, otherwise to 12 13 the member's legal representatives, a death benefit. Such death benefit shall be equal to the 14 greater of: 15 (1)

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1) The compensation on which contributions were made by the member during the calendar year preceding the year in which his death occurs, or

- (2) The greatest compensation on which contributions were made by the member during a 12-month period of service within the 24-month period of service ending on the last day of the month preceding the month in which his last day of actual service occurs;
  - (3) Repealed by Session Laws 1983 (Regular Session, 1984), c. 1049, s. 2;

subject to a minimum of twenty-five thousand dollars (\$25,000) and a maximum of fifty thousand dollars (\$50,000). Such death benefit shall be payable apart and separate from the payment of the member's accumulated contributions under the System on his death pursuant to the provisions of subsection (f) of this section. For the purpose of the Plan, a member shall be deemed to be in service at the date of his death if his death occurs within 180 days from the last day of his actual service.

The death benefit provided in this subsection shall not be payable, notwithstanding the member's compliance with all the conditions set forth in the preceding paragraph, if his death occurs

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- (1) After June 30, 1969 and after he has attained age 70; or
- (2) After December 31, 1969 and after he has attained age 69; or
- (3) After December 31, 1970 and after he has attained age 68; or
  - (4) After December 31, 1971 and after he has attained age 67; or
- 34 35 36
- (5) After December 31, 1972 and after he has attained age 66; or(6) After December 31, 1973 and after he has attained age 65; or

37 38

(7) After December 31, 1978, but before January 1, 1987, and after he has attained age 70.

Notwithstanding the above provisions, the death benefit shall be payable on account of the death of any member who died or dies on or after January 1, 1974, but before January 1, 1979, after attaining age 65, if he or she had not yet attained age 65, if he or she had not yet attained age 66, was at the time of death completing the work year for those individuals under specific contract, or during the fiscal year for those individuals not under specific contract, in which he or she attained age 65, and otherwise met all conditions for payment of the death benefit.

Notwithstanding the above provisions, the Board of Trustees may and is specifically authorized to provide the death benefit according to the terms and conditions otherwise appearing in this Plan in the form of group life insurance, either (i) by purchasing a contract or contracts of 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) by establishing a separate trust fund qualified under section 501(c)(9) of the Internal Revenue Code of 1954, as amended, for such purpose. To that end the Board of

Trustees is authorized, empowered and directed to investigate the desirability of utilizing group 1 2 life insurance by either of the foregoing methods for the purpose of providing the death benefit. 3 If a separate trust fund is established, it shall be operated in accordance with rules and 4 regulations adopted by the Board of Trustees and all investment earnings on the trust fund shall 5 be credited to such fund. 6 In administration of the death benefit the following shall apply: 7 For the purpose of determining eligibility only, in this subsection "calendar (1)8 year" shall mean any period of 12 consecutive months. For all other 9 purposes in this subsection "calendar year" shall mean the 12 months 10 beginning January 1 and ending December 31. 11 Last day of actual service shall be: (2)When employment has been terminated, the last day the member 12 a. 13 actually worked. When employment has not been terminated, the date on which an 14 b. absent member's sick and annual leave expire. 15 When a participant's employment is interrupted by reason of service 16 c. 17 in the Uniformed Services, as that term is defined in section 4303(16) of the Uniformed Services Employment and Reemployment Rights 18 19 Act, Public Law 103-353, and the participant does not return 20 immediately after that service to employment with a covered employer in this System, the date on which the participant was first 21 22 eligible to be separated or released from his or her involuntary 23 military service. 24 (3) For a period when a member is on leave of absence, his status with respect to 25 the death benefit will be determined by the provisions of G.S. 128-26(g). 26 (4) A member on leave of absence from his position as a local governmental 27 employee for the purpose of serving as a member or officer of the General 28 Assembly shall be deemed to be in service during sessions of the General 29 Assembly and thereby covered by the provisions of the death benefit, if 30 applicable. The amount of the death benefit for such member shall be the 31 equivalent of the salary to which the member would have been entitled as a 32 local governmental employee during the 12-month period immediately prior 33 to the month in which death occurred, not to be less than twenty-five 34 thousand dollars (\$25,000) nor to exceed fifty thousand dollars (\$50,000). 35 The provisions of the Retirement System pertaining to administration, G.S. 128-28, and 36 management of funds, G.S. 128-29, are hereby made applicable to the Plan." 37 SECTION 11.(k) G.S. 120-4.25 reads as rewritten: 38 "§ 120-4.25. Return of accumulated contributions. 39 If a member ceases to be a member of the General Assembly except by death or retirement, 40 he shall, upon submission of an application, be paid not earlier than 60 days following the date of termination of service, the sum of his contributions if he has less than five years of creditable 41 42 service, or the sum of his accumulated contributions if he has five or more years of creditable 43 service, provided he has not in the meantime returned to service. Upon payment of this sum his 44 membership in the System ceases. If he becomes a member afterwards, no credit shall be 45 allowed for any service previously rendered except as provided in G.S. 120-4.14 and the payment shall be in full and complete discharge of any rights in or to any benefits otherwise 46 47 payable under this Article. Upon receipt of proof satisfactory to the Board of Trustees of the 48 death, prior to retirement, of a member or former member, there shall be paid to the person or 49 persons he nominated by electronic submission prior to completing 10 years of service in a form approved by the Board of Trustees or by written designation duly acknowledged and filed 50 51 with the Board of Trustees, if the person or persons are living at the time of the member's death,

otherwise to the member's legal representatives, the amount of his accumulated contributions at 1 2 the time of his death, unless the beneficiary elects to receive the alternate benefit under the 3 provisions of G.S. 120-4.28."

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**SECTION 11.(I)** G.S. 120-4.26A reads as rewritten:

# "§ 120-4.26A. Benefits on death after retirement.

In the event of the death of a retired member while in receipt of a retirement allowance 6 7 under the provisions of this Article, there shall be paid to such person or persons as the retiree 8 shall have nominated by electronic submission in a form approved by the Board of Trustees or 9 by written designation duly acknowledged and filed with the Board of Trustees, if such person or persons are living at the time of the retiree's death, otherwise to the retiree's legal 10 representatives, a death benefit equal to the excess, if any, of the accumulated contributions of 11 the retiree at the date of retirement over the total of the retirement allowances paid prior to the 12 13 death of the retiree.

14 In the event that a retirement allowance becomes payable to the designated survivor of a retired member under the provisions of G.S. 120-4.26 and such retirement allowance to the 15 survivor shall terminate upon the death of the survivor before the total of the retirement 16 17 allowances paid to the retiree and the designated survivor combined equals the amount of the 18 accumulated contributions of the retiree at the date of retirement, the excess, if any, of such 19 accumulated contributions over the total of the retirement allowances paid to the retiree and the 20 survivor combined shall be paid in a lump sum to such person or persons as the retiree shall 21 have nominated by electronic submission in a form approved by the Board of Trustees or by 22 written designation duly acknowledged and filed with the Board of Trustees, if such person or 23 persons are living at the time such payment falls due, otherwise to the retiree's legal representative." 24 25

**SECTION 12.(a)** G.S. 135-3(3) reads as rewritten:

- 26 Should any member in any period of six consecutive years after becoming a "(3) 27 member be absent from service more than five years, or should he withdraw 28 his accumulated contributions, or should he become a beneficiary or die, he 29 shall thereupon cease to be a member: Provided that on and after July 1, 30 1967, should any member in any period of eight consecutive years after 31 becoming a member be absent from service more than seven years, or should 32 he withdraw his accumulated contributions, or should he become a 33 beneficiary or die, he shall thereupon cease to be a member; provided further 34 that the period of absence from service shall be computed from January 1, 35 1962, or later date of separation for any member whose contributions were 36 not withdrawn prior to July 1, 1967: Provided that on and after July 1, 1971, 37 a member shall cease to be a member only if he withdraws his accumulated 38 contributions, or becomes a beneficiary, or dies.
- 39 Notwithstanding the foregoing, any persons whose membership was 40 terminated under the provisions set forth above who had five or more years of creditable service and had not effected a return of contributions may elect 41 42 to receive a retirement allowance on or after age 60; provided that this 43 member may retire only upon electronic submission or written application to the Board of Trustees setting forth at which time, not less than 30 days nor 44 more than 90 days subsequent to the execution and filing, he desires to be 45 46 retired."

47 SECTION 12.(b) G.S. 135-3(8), as amended by Section 8(a) of this act, reads as 48 rewritten: 49

"(8) The provisions of this subsection (8) shall apply to any member whose membership is terminated on or after July 1, 1963 and who becomes entitled to benefits hereunder in accordance with the provisions hereof.

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1	a.	Notwithstanding any other provision of this Ch	apter, any member
2		who separates from service prior to the attainme	nt of the age of 60
3		years for any reason other than death or retireme	•
4		provided in G.S. 135-5(c), after completing 15	•
5		creditable service, and who leaves his	
6		contributions in said System shall have the ri	0
7		deferred retirement allowance upon attaining th	
8		provided that such member may retire only	· ·
9		submission or written application to the Board	-
10		forth at what time, not less than one day nor	•
11		subsequent to the execution and filing thereof	
12 13		retired; and further provided that in the case of	
15 14		separates from service on or after July 1, 1967, or	
14		active on July 1, 1967, or has not withdrawn hi aforestated requirement of 15 or more years of	
15		shall be reduced to 12 or more years of creditable	
10		provided that in the case of a member who so set	
18		on or after July 1, 1971, or whose account is acti	
19		the aforestated requirement of 12 or more years of	-
20		shall be reduced to five or more years of credi	
21		deferred retirement allowance shall be computed	
22		the service retirement provisions of this Artic	
23		member who is not a law enforcement officer or	
24		law enforcement officer. Notwithstanding the fore	going, any member
25		whose services as a teacher or employee are	terminated for any
26		reason other than retirement, who becomes employ	yed by a nonprofit,
27		nonsectarian private school in North Carolina belo	
28		within one year after such teacher or employee	
29		teacher or employee, may elect to leave his	
30		contributions in the Teachers' and State Emp	•
31		System during the period he is in the employmen	
32		provided that he files notice thereof in writing	
33 34		Trustees of the Retirement System within five ye	_
34 35		from service as a public school teacher or Sta	
35 36		member shall be deemed to have met the require provisions of this subdivision upon attainment	
37		such employment provided that he is otherwise ve	0
38	b.	In lieu of the benefits provided in paragraph a of t	
39	0.	any member who separates from service prior to t	
40		age of 60 years, for any reason other than deat	
41		disability as provided in G.S. 135-5(c), after com	
42		years of creditable service, and who leaves his	
43		contributions in said System, may elect to	
44		retirement allowance upon attaining the age of	-
45		time thereafter; provided that such member may	•
46		electronic submission or written application to the	
47		setting forth at what time, not less than one day	
48		days subsequent to the execution and filing there	of, he desires to be
49		retired. Such early retirement allowance so elected	-
50		the deferred retirement allowance otherwise payab	ole at the attainment

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	duced by the percentage thereof indicated
2 below.	
3 Age at	Percentage
4 Retirement	Reduction
5 59	7
6 58	14
7 57	20
8 56	25
9 55	30
0 54	35
1 53	39
2 52	43
3 51	46
4 50	50
	provided in paragraphs a and b of this
	who is a law-enforcement officer at the
-	ervice prior to the attainment of the age of
• •	ther than death or disability as provided in
-	ing 15 or more years of creditable service
	tely prior to separation from service, and
	mulated contributions in this System may
	d early retirement allowance upon attaining
	at any time thereafter; provided, that the
	retirement only upon electronic submission
	he Board of Trustees setting forth at what
	of a calendar month, not less than one day
-	osequent to the execution and filing thereof,
	retirement. The deferred early retirement
	nputed in accordance with the service
	this Article pertaining to law-enforcement
1 officers.	
	provided in paragraphs a and b of this
	who is a law-enforcement officer at the
-	ervice prior to the attainment of the age of
• •	ther than death or disability as provided in
	ing five or more years of creditable service
1	tely prior to separation from service, and
	mulated contributions in this System may
	d early retirement allowance upon attaining
	at any time thereafter; provided, that the
	retirement only upon <u>electronic submission</u>
	he Board of Trustees setting forth at what
•	a calendar month not less than one day nor
	uent to the execution and filing thereof, he
	etirement. The deferred early retirement
	nputed in accordance with the service
7 retirement provisions of t	this Article pertaining to law-enforcement
1	
8 officers.	
8 officers. 9 b3. Vested deferred retirement	t allowance of members retiring on or after
8officers.9b3.Vested deferred retirement0July 1, 1994. – In lieu of th	

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attainment of age 60 years, after completing 20 or more years of creditable service, and who leaves his total accumulated contributions in said System, may elect to retire on a deferred retirement allowance upon attaining the age of 50 years or any time thereafter; provided that such member may so retire only upon electronic submission or written application to the Board of Trustees setting forth at what time, not less than one day nor more than 90 days subsequent to the execution and filing thereof, he desires to be retired. Such deferred retirement allowance shall be computed in accordance with the service retirement provisions of this Article pertaining to a member who is not a law enforcement officer or an eligible former law enforcement officer. Should a beneficiary who retired on an early or service retirement c. allowance under this Chapter be reemployed by, or otherwise engaged to perform services for, an employer participating in the Retirement System on a part time, temporary, interim, or on a fee for service basis, whether contractual or otherwise, and if such beneficiary earns an amount during the 12 month period immediately following the effective date of retirement or in any calendar year which exceeds fifty percent (50%) of the reported compensation, excluding terminal payments, during the 12 months of service preceding the effective date of retirement, or twenty thousand dollars (\$20,000), whichever is greater, as hereinafter indexed, then the retirement allowance shall be suspended as of the first day of the month following the month in which the reemployment earnings exceed the amount above, for the balance of the calendar year, except when the reemployment earnings exceed the amount above in the month of December, in which case the retirement allowance shall not be suspended. The retirement allowance of the beneficiary shall be reinstated as of January 1 of each year following suspension. The amount that may be earned before suspension shall be increased on January 1 of each year by the ratio of the Consumer Price Index to the Index one year earlier, calculated to the nearest tenth of a percent (1/10 of 1%). The computation of postretirement earnings of a beneficiary under this sub-subdivision, who retired on or before October 1, 2007, and who has been retired at least six months and has not been employed in any capacity with a public school for at least six months immediately preceding the effective date of reemployment, shall not include earnings while the beneficiary is employed to teach in a permanent full-time or part-time capacity that exceeds fifty percent (50%) of the applicable workweek in a public school. The Department of Public Instruction shall certify to the Retirement System that a beneficiary is employed to teach by a local school

- administrative unit under the provisions of this sub-subdivision and as a retired teacher as the term is defined under the provisions of G.S. 115C-325(a)(5a).
  - The computation of postretirement earnings of a beneficiary under this sub-subdivision, who retired after October 1, 2007, after attaining (i) the age of at least 65 with five years of creditable service; or (ii) the age of at least 60 with 25 years of creditable

	General Assembly Of N	lorth Carolina	Session 2009
1 2 3		service; or (iii) 30 years of service; and we six months and has not been employed in school for at least six months immediated	any capacity with a public
4		date of reemployment, shall not inc	• • •
5		beneficiary is employed to teach in	1
6		part-time capacity that exceeds fifty perce	· / · · ·
7		workweek in a public school. The Depar	
8		shall certify to the Retirement System that	• • •
9		to teach by a local school administrative u	-
10 11		this sub-subdivision and as a retired tead under the provisions of G.S. 115C-325(a)(	
12		Beneficiaries employed under this	
13		entitled to any benefits otherwise provid	
14		result of this period of employment.	
15	c1.	Employers shall report each reemployment	t covered by the provisions
16		of sub-subdivision c. of this subdivision	• •
17		reemployment, including the nature of the	
18		the reemployment, and the compensation	n. If such a report is not
19		received within the required 90 days, t	
20		employer with a penalty of one percen	· / 1
21	1	minimum penalty of twenty-five dollars (\$	
22	d.	Should a beneficiary who retired on an	•
23 24		allowance under this Chapter be restored	
24 25		or teacher, then the retirement allowance the month following the month in which the	
23 26		service and the beneficiary shall become a	•
20 27		System and shall contribute thereafter	
28		uniform contribution payable by all memb	-
29		Upon his subsequent retirement, he	
30		allowance determined as follows:	
31		1. For a member who earns at least	st three years' membership
32		service after restoration to service	
33		shall be computed on the basis	-
34		service before and after the period	-
35		restrictions; provided, that if the	-
36 37		on a social security leveling payr	-
38		shall be adjusted actuarially for the amount received under the optional	
39		have been paid if the retirement	1 0
40		without optional modification.	unowance had been puid
41		2. For a member who does not ear	n three years' membership
42		service after restoration to service	•
43		shall be equal to the sum of the ret	
44		he would have been entitled had	d he not been restored to
45		service, without modification of	the election of an optional
46		allowance previously made, and the	
47		results from service earned since	-
48		provided, that if the prior retireme	
49 50		a social security leveling payment	
50 51		shall be adjusted actuarially for the smount that would have been pe	
51		amount that would have been pa	iu for each month had the

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1		payment not been suspended and what	<b>1</b>
2		if the retirement allowance had been	n paid without optional
3		modification.	· .
4		e. Any beneficiary who retired on an early	
5		allowance as an employee of any State of institution up don the Low Enforcement Office	
6 7		institution under the Law Enforcement Offic and becomes employed as an employee b	•
8		agency, or institution as an employee particip	-
9		System shall become subject to the provision	-
10		G.S. 135-3(8)d on and after January 1, 1989."	
11	SEC	<b>FION 12.(c)</b> G.S. 135-5(a), as amended by Sections 3	
12	reads as rewritten		(
13		ce Retirement Benefits. –	
14	(1)	Any member may retire upon electronic submission	or written application to
15		the Board of Trustees setting forth at what time, a	as of the first day of a
16		calendar month, not less than one day nor more than	120 days subsequent to
17		the execution of and filing thereof, he desires to be re	
18		said member at the time so specified for his retiren	
19		the age of 60 years and have at least five years of	membership service or
20	( <b>2</b> )	shall have completed 30 years of creditable service.	(0.4) = 1010 = 1
21 22	(2)	Repealed by Session Laws 1983 (Regular Session, 19 Any member who was in service October 8, 1981, wh	
22	(3)	of age, may retire upon <u>electronic submission or</u> w	•
23 24		Board of Trustees setting forth at what time, as of the	
25		month, not less than one day nor more than 120 w	
26		execution and filing thereof, he desires to be retired.	
27	(4)	Any member who is a law-enforcement officer, and	who attains age 50 and
28		completes 15 or more years of creditable service i	n this capacity or who
29		attains age 55 and completes five or more years of c	
30		capacity, may retire upon <u>electronic submission or</u> w	
31		Board of Trustees setting forth at what time, as of the	
32		month, not less than one day nor more than 120	• •
33		execution and filing thereof, he desires to be retire	
34 35		member who has met the conditions herein required	
35 36		later becomes a teacher or an employee other than officer shall continue to have the right to commence r	
30 37	(5)	Any member who is eligible for and is being pa	
38		Disability Income Plan as provided in G.S. 135-105 of	
39		deemed a member in service and may not retire under	
40		section. Any member who has made electronic	-
41		application for long-term or extended short-term	m benefits under the
42		Disability Income Plan as provided in G.S. 135-102	5 or G.S. 135-106, and
43		who has been rejected by the Plan's Medical Boa	-
44		extended short-term benefit shall have 90 days from	
45		of the rejection to convert his application to an early	-
46 47		application, provided that the member meets the e	
47 48		effective the first day of the month following the mo	
48 49		disability benefits ended or the first day of the month which any salary continuation as may be provided	-
49 50		which any salary continuation as may be provided whichever is later."	III 0.5. 155-104 CHUCU,
50			

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S	SECTION	<b>12.(d)</b> G.S. 135-5(a1), as amended	by Section 3(c) of this act, reads as
rewritten:			
"(a1) l	Early Servic	e Retirement Benefits Any mem	ber may retire and receive a reduced
retirement a	llowance up	oon electronic submission or written	application to the Board of Trustees
setting forth	n at what ti	me, as of the first day of a calend	ar month, not less than one day nor
-		-	ing thereof, he desires to be retired:
	•	1	his retirement shall have attained the
		e at least 20 years of creditable serv	
•			by Section 3(g) of this act, reads as
rewritten:			by section 3(g) of this act, reads us
	'(4) The	provisions of this subdivision $(4)$	shall apply to any member whose
			ly 1, 1965, and became entitled to
		-	the provisions hereof. Such benefits
			he provisions of G.S. 128-27(b1) as
		-	-
		fect at the date of such separation fr	
	a.		rision of this Chapter, any member
			or to the time he shall have attained
		<b>u</b>	ormed policeman or fireman prior to
			the age of 55 years, for any reason
			nt for disability as provided in
			g 20 or more years of creditable
			al accumulated contributions in the
		•	the right to retire on a deferred
		-	ate he shall have attained the age of
		•	ceman or fireman upon the date he
			5 years; provided that such member
			submission or written application to
			th at what time, not less than 30 days
			following the date of filing such
		11	retired. Such deferred retirement
		-	accordance with the provisions of
		G.S. 128-27(b), paragraphs (1), (	2) and (3).
	b.	In lieu of the benefits provided in	n paragraph a of this subdivision (4),
		any member who separates from	n service prior to the time he shall
		have attained the age of 60 year	ars, or if a uniformed policeman or
		fireman prior to the time he sha	ll have attained the age of 55 years,
		for any reason other than dea	ath or retirement for disability as
		provided in G.S. 128-27(c), after	er completing 30 or more years of
		creditable service, and who	leaves his total accumulated
		contributions in the Retirement	System, may elect to retire on an
			vided that such a member may so
		•	nission or written application to the
			what time, not less than 30 days nor
			ng the date of filing such application,
			d further that such application shall
		-	lowing the date of such separation.
			e so elected shall be the actuarial
		•	nent allowance otherwise payable at
		-	s, or if a uniformed policeman or
			e 55 years, upon proper application
		therefor.	c 55 years, upon proper application

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1 2 3 4 5 6 7 8 9		c.	Should an employee who retired on an ea allowance be restored to service prior to attained the age of 62 years, or if a uniform prior to the time he shall have attained allowance shall cease, he shall again be Retirement System, and he shall contribute contribution rate for his class member retirement, he shall be entitled to an allo allowance described in 1 below reduced by	the time he shall have ned policeman or fireman the age of 55 years, his ecome a member of the thereafter at the uniform the upon his subsequent towance not less than the the amount in 2 below.
10 11 12 13			1. The allowance to which he would were retiring for the first time, calc total creditable service represente creditable service at the time of his	ulated on the basis of his ed by the sum of his
14 15 16			<ol> <li>creditable service after he was restor</li> <li>The actuarial equivalent of the previously received.</li> </ol>	
17 18 19 20		d.	Should an employee who retired on an ea allowance be restored to service after the at years, his retirement allowance shall be necessary (if any) so that the sum of the re	tainment of the age of 62 e reduced to the extent tirement allowance at the
21 22 23 24 25			time of retirement and earnings from emp Retirement System for any year (beginnin December 31) will not exceed the member for the 12 months of service prior to retire that under no circumstances will the memb	ng January 1 and ending 's compensation received ment. Provided, however,
26 27			be reduced below the amount of his G.S. 128-21(3)."	annuity as defined in
28		ION 12	<b>C.(f)</b> G.S. 128-24(5), as amended by Sections	s 3(h) and 8(b) of this act,
29 30	reads as rewritten:	The	envisions of this subdivision (5) shall ann	v to only mombon whose
31 32		memb	rovisions of this subdivision (5) shall applership is terminated on or after July 1, 1965, a effits hereunder in accordance with the provision	and who becomes entitled
33 34 35		a.	Notwithstanding any other provision of the who separates from service prior to the att years for any reason other than death or re-	ainment of the age of 60 etirement for disability as
36 37 38			provided in G.S. 128-27(c), after complete creditable service, and who leaves contributions in said System shall have	his total accumulated
39 40			deferred retirement allowance upon attain provided that such member may retire submission or written application to the I	e only upon <u>electronic</u>
41 42 43			submission or written application to the H forth at what time, not less than one day subsequent to the execution and filing t	nor more than 120 days hereof, he desires to be
14 15 16			retired; and further provided that in the case parates from service on or after July requirement of 15 or more years of creating the service of the service	1, 1967, the aforestated
47 48			reduced to 12 or more years of credita provided that in the case of a member who	ble service; and further so separates from service
49 50 51			on or after July 1, 1971, or whose account the aforestated requirement of 12 or more y shall be reduced to five or more years of	vears of creditable service

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1 2 3		the service retirement member who is not a law	vance shall be computed in accordance with provisions of this Article pertaining to a v enforcement officer or eligible former law
4		enforcement officer.	
5	b.	-	rovided in paragraph a of this subdivision,
6			es from service prior to the attainment of the
7			y reason other than death or retirement for
8			G.S. 128-27(c), after completing 20 or more
9		•	ice, and who leaves his total accumulated
10			System may elect to retire on an early
11			on attaining the age of 50 years or at any
12		-	that such member may so retire only upon
13			written application to the Board of Trustees
14		-	e, not less than one day nor more than 120
15			xecution and filing thereof, he desires to be
16		-	ment allowance so elected shall be equal to
17			llowance otherwise payable at the attainment
18		<b>č</b>	reduced by the percentage thereof indicated
19 20		below.	Demonstration
20		Age at	Percentage
21		Retirement	Reduction
22		59 59	7
23		58 57	14
24		57	20
25		56	25
26 27		55 54	30 35
27		53	33
28 29		52	43
29 30		52	45
31		50	50
32	b1.	•••	provided in paragraphs a and b of this
33	01.		provided in paragraphs a and b of this er who is a law enforcement officer at the
34		-	service prior to the attainment of the age of
35		-	other than death or disability as provided in
36			eting 15 or more years of creditable service
37			ately prior to separation from service, and
38			umulated contributions in this System, may
39			ed early retirement allowance upon attaining
40			at any time thereafter; provided, that the
41		•	retirement only upon <u>electronic submission</u>
42		-	the Board of Trustees setting forth at what
43			of a calendar month, not less than one day
44		-	is subsequent to the execution and filing
45			commence retirement. The deferred early
46			all be computed in accordance with the
47			visions of this Article pertaining to law
48		enforcement officers.	
49	b2.		provided in paragraphs a and b of this
50			er who is a law enforcement officer at the
51			service prior to the attainment of the age of
		*	

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1		55 years, for any reason other than death or disability	as provided in		
2		this Article, after completing five or more years of cr	editable service		
3		in this capacity immediately prior to separation fro	m service, and		
4		who leaves his total accumulated contributions in th	is System may		
5		elect to retire on a deferred service retirement a	llowance upon		
6		attaining the age of 55 years or at any time thereafter	; provided, that		
7		the member may commence retirement only u	pon <u>electronic</u>		
8		submission or written application to the Board of T	Frustees setting		
9		forth at what time, as of the first day of a calendar	month not less		
10		than one day nor more than 120 days subsequent to the	e execution and		
11		filing thereof, he desires to commence retirement	. The deferred		
12		service retirement allowance shall be computed in a	ccordance with		
13		the service retirement provisions of this Article per	rtaining to law		
14		enforcement officers.			
15	b3.	Deferred retirement allowance of members retiring on	•		
16		1995. – In lieu of the benefits provided in paragraphs			
17		subdivision, any member who separates from se	-		
18		attainment of age 60 years, after completing 20 or	-		
19		creditable service, and who leaves his total			
20		contributions in said System, may elect to retire			
21		retirement allowance upon attaining the age of 50 ye	•		
22		thereafter; provided that such member may so re			
23		electronic submission or written application to the Bo			
24		setting forth at what time, not less than one day nor			
25		days subsequent to the execution and filing thereof, l			
26		retired. Such deferred retirement allowance shall b	-		
27		accordance with the service retirement provisions			
28		pertaining to a member who is not a law enforcement	nt officer or an		

eligible former law enforcement officer. Should a beneficiary who retired on an early or service retirement c. allowance be reemployed by, or otherwise engaged to perform services for, an employer participating in the Retirement System on a part-time, temporary, interim, or on fee-for-service basis, whether contractual or otherwise, and if such beneficiary earns an amount during the 12-month period immediately following the effective date of retirement or in any calendar year which exceeds fifty percent (50%) of the reported compensation, excluding terminal payments, during the 12 months of service preceding the effective date of retirement, or twenty thousand dollars (\$20,000), whichever is greater, as hereinafter indexed, then the retirement allowance shall be suspended as of the first day of the month following the month in which the reemployment earnings exceed the amount above, for the balance of the calendar year, except when the reemployment earnings exceed the amount above in the month of December, in which case the retirement allowance shall not be suspended. The retirement allowance of the beneficiary shall be reinstated as of January 1 of each year following suspension. The amount that may be earned before suspension shall be increased on January 1 of each year by the ratio of the Consumer Price Index to the Index one year earlier, calculated to the nearest tenth of a percent (1/10 of 1%).

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		c1.	of sul reemp the re receiv emplo minim Should allowa allowa allowa month benefit shall contril	byers shall report each reemployment cover b-subdivision c. of this subdivision with loyment, including the nature of the reemp pemployment, and the compensation. If s ed within the required 90 days, the Boa over with a penalty of one percent (1%) num penalty of twenty-five dollars (\$25.00). d a beneficiary who retired on an early of ance be restored to service as an employee, ance shall cease as of the first day of the r a in which the beneficiary is restored ciary shall become a member of the Reti- contribute thereafter as allowed by la- bution payable by all members. Soon his subsequent retirement, he shall b ance determined as follows: For a member who earns at least three service after restoration to service, the ra- shall be computed on the basis of his service before and after the period of prior restriction; provided, that if the prior allow a social security leveling payment option, be adjusted actuarially for the difference	hin 90 days of the loyment, the date of uch a report is not ard shall assess the per month with a br service retirement , then the retirement month following the to service and the irement System and the uniform he paid a retirement years' membership etirement allowance a compensation and or retirement without wance was based on , the allowance shall
				received under the optional payment an	
				been paid if the retirement allowance had	
				optional modification.	
			2.	For a member who does not earn three service after restoration to service, the re- shall be equal to the sum of the retirement	etirement allowance
				he would have been entitled had he no service, without modification of the elec- allowance previously made, and the retire	ot been restored to ction of an optional ement allowance that
				results from service earned since being	
				provided, that if the prior retirement allow a social security leveling payment option,	
				shall be adjusted actuarially for the diff	-
				amount that would have been paid for a	
				payment not been suspended and what we	-
				if the retirement allowance had been pa	id without optional
		CECTION 4		modification."	of this t - 1
1011/1	itten:	SECTION I	<b>2.(g)</b>	S.S. 128-27(a), as amended by Section 3(i)	of this act, reads as
	'(a)	Service Retire	ement R	Benefits –	
	(u)			may retire upon <u>electronic submission or</u> w	written application to
				Trustees setting forth at what time, as o	
		calend	lar mon	th, not less than one day nor more than 120	) days subsequent to
				and filing thereof, he desires to be retired	
				at the time so specified for his retirement	
				years and have at least five years of credit	
			-	ed 30 years of creditable service, or if a fin ge of 55 years and have at least five years o	

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1 2	(2) (3)	Repealed by Session Laws 1983 (Regular Session, 1 Repealed by Session Laws 1971, c. 325, s. 12.	984), c. 1019, s. 1.
3	(4)	Any member who was in service October 8, 1981, w	who had attained 60 years
4	(ד)	of age, may retire upon <u>electronic submission or</u> v	•
5		Board of Trustees setting forth at what time, as of the	
6		month, not less than one day nor more than 120	•
7		execution and filing thereof, he desires to be retired.	
8	(5)	Any member who is a law enforcement officer, and	
9	(8)	completes 15 or more years of creditable service	-
10		attains age 55 and completes five or more years of	
11		capacity, may retire upon <u>electronic submission or v</u>	
12		Board of Trustees setting forth at what time, as of the	
13		month, not less than one day nor more than 120	•
14		execution and filing thereof, he desires to be reti	
15		member who has met the conditions required by t	
16		not retire, and later becomes an employee other th	an as a law enforcement
17		officer, continues to have the right to commence reti	rement."
18	SEC	<b>FION 12.(h)</b> G.S. 128-27(a1), as amended by Section	n 3(j) of this act, reads as
19	rewritten:		
20	· · · ·	Service Retirement Benefits Any member may reti	
21		ance upon <u>electronic submission or</u> written application	
22	-	what time, as of the first day of a calendar month, n	-
23		lays subsequent to the execution and filing thereof,	
24		e said member at the time so specified for his retireme	ent shall have attained the
25		nd have at least 20 years of creditable service."	
26		<b>FION 12.(i)</b> G.S. 135-57(a) reads as rewritten:	
27		member on or after January 1, 1974, who has attained	-
28 29		mbership service may retire upon <u>electronic submissi</u>	
29 30		rustees setting forth at what time, as of the first day $y$	
30 31	desires to be retin	y nor more than 120 days subsequent to the execution red "	on and ming mereor, ne
32		<b>FION 12.(j)</b> G.S. 135-57(d), as amended by Section	3(e) of this act reads as
33	rewritten:		
34		nember who was in service October 8, 1981, who had	attained 50 years of age.
35	•	electronic submission or written application to the	• •
36		e, as of the first day of a calendar month, not less that	
37		uent to the execution and filing thereof, he desires to b	-
38	• 1	<b>FION 12.(k)</b> G.S. 120-4.21(a) reads as rewritten:	
39	"(a) Eligit	bility; Application Any member may retire with	n full benefits who has
40	reached 65 year	s of age with five years of creditable service. Any	member may retire with
41		who has reached the age of 50 years with 20 years of	
42	-	years of creditable service. The member shall make	
43		on to the Board of Trustees to retire on a service reti	
44		particular calendar month he designates. The designa	
45	•	r more than 120 days from the filing of the application	<b>e</b> 1
46		ember may separate from service without forfeiting his	s retirement benefits."
47	SEC	<b>FION 13.</b> This act becomes effective July 1, 2009.	