GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 768 Committee Substitute Favorable 5/2/23 PROPOSED COMMITTEE SUBSTITUTE H768-PCS30361-BCp-19

Short Title:	LEO Return	to Work from Retirement.	(Public)	
Sponsors:				
Referred to:				
		April 19, 2023		
BENEFITS The General As SEC "(a4) Con Chapter to the or defined in G.S. harbor as design trusts may recent have not retired SEC "(a4) Con Chapter to the or years of age or for section 401 which they are service."	AND SUB seembly of 1 CTION 1.(a tinuation of contrary, and 17E-2, and nated by the cive any reticled or otherwice and the contrary, and a normal red (a) qualified to otherwise	A BILL TO BE ENTITLED AW ENFORCEMENT OFFICERS TO REC SEQUENTLY RETURN TO SERVICE. North Carolina enacts: (a) G.S. 128-27 is amended by adding a new sub f Retirement Benefits. — Notwithstanding a y member who (i) is a law enforcement officer (ii) has reached 59 1/2 years of age or a norm Internal Revenue Code for section 401(a) quali rement allowance for which they are otherwises esparated from service." (b) G.S. 135-5 is amended by adding a new sub f Retirement Benefits. — Notwithstanding a ny member who is a law enforcement officer a tirement age safe harbor as designated by the I d pension plans and trusts may receive any ret eligible even if they have not retired or other (b) G.S. 128-24 is amended by adding the follow	bsection to read: ny provisions of this or a justice officer, as nal retirement age safe ified pension plans and se eligible even if they section to read: ny provisions of this und has reached 59 1/2 Internal Revenue Code tirement allowance for erwise separated from	
" <u>(5t</u>	to the co	standing sub-subdivisions c. and d. of subdivisions retired on an early of officement officer or as a justice officer, as of the subdivisions c. and d. of subdivisions c. and	or service retirement as	
	shall be paid or continue to be paid a retirement allowance without restriction			
	if the following apply:			
		<u>The beneficiary is subsequently employed as</u> ustice officer.	a law enforcement or	
	<u>b.</u>	The subsequent employment follows a bona service, as defined in subdivision (5c) of this service.	_	
	<u>c.</u> <u>1</u>	one month. The employer pays into the Retirement System of the member's and the employer's contributor the duration of the employment.		



- to the contrary, a beneficiary who retired on an early or service retirement as a law enforcement officer shall be paid or continue to be paid a retirement

 - service, as defined in subdivision (8c) of this section, of not less than six months.
 - The employer pays into the Retirement System an amount equal to the <u>c.</u> member's and the employer's contributions required by law for the duration of the employment.

Service by a beneficiary under this subdivision shall not count as membership service or increase the beneficiary's retirement benefits under this Retirement System.

In order to satisfy Internal Revenue Service requirements that a retirement is (8c)a bona fide separation from service, and to protect the actuarial integrity of the Retirement System, a bona fide separation shall be deemed to occur when the beneficiary has severed the employment relationship with the employer, the Retirement System has received all applicable termination notifications, and the employer and beneficiary file original sworn affidavits with the Retirement System attesting that:

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- a. Prior to the retirement, the employer and beneficiary did not have an explicit understanding that the beneficiary would be reemployed by the employer.
- b. The employer and beneficiary did not reasonably anticipate that, after the retirement, the beneficiary would perform for the employer more than twenty percent (20%) of the average level of bona fide services performed by the beneficiary for the employer during the 36-month period immediately preceding the beneficiary's retirement."

SECTION 3.(a) G.S. 143-166.41(c) reads as rewritten:

- "(c) Payment to a retired officer under the provisions of this section shall cease at the first of:
 - (3) The first day of reemployment by any State department, agency, or institution, except that this subdivision does not apply to an officer returning to State employment in a public safety position, or in a position exempt from the North Carolina Human Resources Act in an agency other than the agency from which that officer retired. For the purposes of this subdivision, "public safety position" means a position as a law enforcement officer, as defined in G.S. 135-1 or G.S. 143-166.30, but does not include a position as a probation or parole officer, as defined in G.S. 135-1."

SECTION 3.(b) G.S. 143-166.42(c1) reads as rewritten:

- "(c1) Notwithstanding the provisions of subdivision (3) of subsection (c) of this section, payments to a retired officer shall not cease when a local government employer employs a retired officer for any of the following:
 - (1) In a public safety position in a capacity not requiring participation in the Local Governmental Employees' Retirement System.position. For the purposes of this subdivision, "public safety position" means a position as a law enforcement officer, as defined in G.S. 128-21 or G.S. 143-166.50, or a position as a justice officer, as defined in G.S. 17E-2.

SECTION 3.(c) G.S. 143-166.85 reads as rewritten:

"§ 143-166.85. Benefits.

...

(d) Monthly pensions payable under this Article will cease upon the full-time reemployment of a pensioner with an employer participating in the Local Governmental Employees' Retirement System for as long as the pensioner is so reemployed.

...."

SECTION 4. If the Internal Revenue Service notifies the State Treasurer that any provision of this act is not in compliance with any IRS law or regulation, then the provisions to which the IRS determination pertains shall expire 30 days from receipt of the determination by the State Treasurer. The State Treasurer shall notify the Revisor of Statutes of any IRS determinations that require the expiration of any provisions of this act.

SECTION 5. Except as provided in Section 4 of this act, if any provision of this act or its application is held invalid, the invalidity does not affect other provisions or applications of this act that can be given effect without the invalid provisions or application and, to this end, the provisions of this act are severable.

SECTION 6. This act is effective October 1, 2023, and, except as otherwise provided, expires October 1, 2027.