

HOUSE BILL 276: Agency Participation Procedures Act of 2015.

Date:

2015-2016 General Assembly

Committee: House Pensions and Retirement

Introduced by: Reps. Ross, Gill, Goodman, McNeill Prepared by: Karen Cochrane-Brown

Analysis of: PCS to First Edition

H276-CSRO-4

April 20, 2015

Committee Counsel

SUMMARY: The Proposed Committee Substitute for House Bill 276 does the following:

- Creates a new procedure for charter schools to participate in the Teachers' and State Employees' Retirement System.
- Directs the Fiscal Research Division to obtain estimate of withdrawal liability for actuarial note on bills that remove an agency from the Retirement System.
- Establishes process and payment calculation for agencies withdrawing from the Retirement Systems.
- Establishes the priority for use of reserved funds in the event of dissolution of a charter school.
- Prohibits granting prior service to new agencies in the Local Governmental Employees Retirement System.

BILL ANALYSIS:

Section 1 of the bill creates a new procedure for charter schools to participate in the Retirement System by removing the 30-day time limit for charter schools to elect to participate and authorizing the Board of Trustees to approve applications from charter schools. During the first year of operation, charter schools may participate on a provisional basis. After the first year, participation by all charter schools must be approved by the Board of Trustees based on the results of an actuarial and a financial review.

Section 2 of the bill amends the law governing actuarial notes prepared by the Fiscal Research Division in connection with bills that affect a public retirement system. This section directs the Fiscal Research Division to obtain an estimate of cost of the withdrawal liability for any agency if the bill contemplates removing the agency as a participating employer in the Teachers' and State Employees' Retirement System or the Local Governmental Employees' Retirement System.

Section 3 establishes the procedure and payment calculation for agencies withdrawing from the System. The employer must notify its employees and the Board of Trustees, in writing, of its intent to withdraw from the System and the employer must make a lump-sum withdrawal liability payment to the Board. The amount of the payment is the maximum of \$1000 or an amount calculated using advice from the consulting actuary to reflect the employer's share of the System's unfunded accrued actuarial liability

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plus a risk premium to cover the increased actuarial risks for the withdrawing employer's participants until all benefits due these participants have been paid. This section adds new language to statutes governing both the TSERS and LGERS.

Section 4 amends the governing dissolution of a charter school to provide that in the event of a voluntary or involuntary dissolution of a charter school, the funds reserved for closure proceedings shall be applied to pay wages to employees, to funds owed to the Retirement System, and to funds owed to the State Health Plan, in that order.

Section 5 amends the definition of "prior service" in the Local Governmental Employees' Retirement System to disallow service rendered for an employer prior to the time the employer began participation in the Retirement System if the employer's participation began on or after August 1, 2015.

Section 6 limits the requirement that during the first year of his or her employer's participation in the Retirement System, an employee must file a statement of all service rendered to the employer prior to the date of participation in the Retirement System, to employers that began participation in the System prior to November 1, 2015.

EFFECTIVE DATE: This act becomes effective January 1, 2016.