GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017



SENATE BILL DRS15118-MR-68R (03/09)

Short Title:	North Carolina Retirement Reform.	(Public)
Sponsors:	Senators Wells, Rabon, and Rabin (Primary Sponsors).	
Referred to:		

A BILL TO BE ENTITLED

1	A DIEL TO DE LIVITIEED
2	AN ACT TO REFORM THE NORTH CAROLINA RETIREMENT SYSTEM BY
3	PROVIDING THAT CERTAIN PERSONS HIRED BY THE STATE BEGINNING JULY
4	1, 2018, SHALL PARTICIPATE IN THE NORTH CAROLINA 401(K) PLAN OR
5	NORTH CAROLINA 457 PLAN RATHER THAN THE TEACHERS' AND STATE
6	EMPLOYEES' RETIREMENT SYSTEM OR THE CONSOLIDATED JUDICIAL
7	RETIREMENT SYSTEM; TO PROVIDE THAT MEMBERS OF THE GENERAL
8	ASSEMBLY WHO FIRST BECOME MEMBERS ON OR AFTER JULY 1, 2018,
9	SHALL PARTICIPATE IN THE NORTH CAROLINA 401(K) PLAN OR NORTH
10	CAROLINA 457 PLAN RATHER THAN THE LEGISLATIVE RETIREMENT
11	SYSTEM; TO PROVIDE THAT CERTAIN LOCAL GOVERNMENTAL EMPLOYEES
12	HIRED ON OR AFTER JULY 1, 2018, SHALL PARTICIPATE IN THE NORTH
13	CAROLINA 401(K) PLAN OR NORTH CAROLINA 457 PLAN; TO CHANGE STATE
14	HEALTH PLAN ELIGIBILITY FOR STATE RETIREES; AND TO MAKE
15	CONFORMING CHANGES.
16	The General Assembly of North Carolina enacts:
17	
18	PART I. ENACT DEFINED CONTRIBUTION PLAN FOR NEW HIRES
19	SECTION 1.(a) Chapter 135 of the General Statutes is amended by adding a new
20	Article to read:
21	" <u>Article 5A.</u>
22	"Supplemental Retirement Income Plan and Deferred Compensation Plan Automatic
23	Enrollment.
24	" <u>§ 135-99.1 Definitions.</u>
25	The following definitions apply in this Article:
26	(1) Board. – The Supplemental Retirement Board of Trustees established under
27	<u>G.S. 135-96.</u>
28	(2) Deferred Compensation Plan. – The North Carolina Public Employee
29	Deferred Compensation Plan established under G.S. 143B-426.24.
30	(3) Eligible Plan member. – Any of the following employees:
31	a. <u>A teacher or State employee who is not a member of the Teachers'</u>
32	and State Employees' Retirement System, the Consolidated Judicial
33	Retirement System, or the Optional Retirement Program established
34	under G.S. 135-5.1.
35	b. <u>A member of the General Assembly who is not a member of the</u>
36	Legislative Retirement System.



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	c. <u>A local government employee whose employer</u>	is a participating
	employer in the Local Governmental Employees' R	
	but who is not a member of the Local Governm	
	Retirement System or an equivalent locally spo	• •
	plan.	
<u>(4)</u>	<u>Optional Retirement Program. – The Optional Retirement</u>	Program for The
	University of North Carolina established under G.S. 135-5.	<u>1.</u>
<u>(5)</u>	<u>Plan member. – An eligible Plan member who is</u>	enrolled in the
	Supplemental Retirement Income Plan, the Deferred Com	pensation Plan, or
	both.	
<u>(6)</u>	Supplemental Retirement Income Plan The Supplem	nental Retirement
	Income Plan provided for under Article 5 of this Chapter.	
	Automatic enrollment; changes in contribution rates.	
<u>(a)</u> <u>Exc</u>	cept as otherwise provided in this Article, effective July 1, 2013	8, all eligible Plan
nembers shall	be automatically enrolled in the Supplemental Retirement	Income Plan, the
-	pensation Plan, or both at the time of initial employment and at	-
	ned by the Board, and the Plan members' contributions sh	•
•	stment on an annual basis as provided by the Board of Trustee	
	Plan member's compensation shall be reduced by the amore	
	the Supplemental Retirement Income Plan, the Deferred Com	-
	ontribution shall be held in the Plan member's account. Plan m	•
	on in compensation shall be deemed to have authorized payr	
-	outions to the Supplemental Retirement Income Plan, the Defer	red Compensation
<u>Plan, or both.</u>		
	e contribution levels for automatic enrollment and for automati	
	Board for each individual member, with the goal of achie	ving an adequate
	ome for that individual, based upon the following criteria:	
<u>(1)</u>	Age of the member.	
<u>(2)</u>	Current salary of the member.	
<u>(3)</u>	The member's current account balance.	
<u>(4)</u>	Projected interest rates and asset returns.	
<u>(5)</u>	Projected salary growth.	
<u>(6)</u>	Target retirement age, which shall be set at the Social	Security Normal
	Retirement Age for most members.	• , • .
<u>(7)</u>	Target for retirement income as a percentage of inco	
	retirement, which shall be set at seventy percent (70%)	to ninety percent
	(90%) for most members.	•.
<u>(8)</u>	Projected income from other sources, including Social Secu	<u>irity.</u>
<u>(9)</u>	Account balance in any outside retirement accounts.	1
(10)		
	shall determine default settings for the criteria listed in this s	ubsection, subject
-	dden by the Plan member.	1 1 1 0
	e Board shall establish a new investment option consisting	• •
-	ed-income securities that are investment grade and indexed fo	
	ary cash balance. The default investment setting shall be for a	
	estment option and a percentage in other investment options, as	
	all set the default investment setting so that the amount inv	
-	tion increases as the member approaches the target retirement	
	rities required for the new investment option are no lon	-
	en the default investment shall exclude the new investment opti	on until such time
as those securi	ties are again available for investment.	

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1	(d) Any automatic adjustment in employee contribution rates made b	y the Board of
2	Trustees may be phased in over the course of no more than three years.	<u>,</u>
3	(e) If the proposed automatic adjustment of a Plan member's contribu	tion rate would
4	result in a change of more than five percent (5%) in that rate, the Board shall	notify the Plan
5	member of the proposed adjustment and of the Plan member's right to o	opt out of that
6	adjustment using at least three of the following methods: e-mail, U.S. mail, tele	-
7	contact by the Plan member's Human Resources representative.	
8	(f) Upon the automatic enrollment of an eligible Plan member, the Boar	<u>d may hold any</u>
9	contributions to the Supplemental Retirement Income Plan or Deferred Compe	ensation Plan in
10	another State account for the 90-calendar day period in which the eligible Pla	<u>n member may</u>
11	elect to opt out of enrollment.	
12	" <u>§ 135-99.3. Ability to opt out.</u>	
13	(a) An eligible Plan member may elect to opt out of automatic en	rollment in the
14	Supplemental Retirement Income Plan, Deferred Compensation Plan, or both,	as provided for
15	under G.S. 135-99.2. The decision to opt out of automatic enrollment may b	e permanent or
16	may be made on a one-time basis. The decision to opt out of automatic enror	llment must be
17	made within the first 90 calendar days of being automatically enrolled in the	e Supplemental
18	Retirement Income Plan or Deferred Compensation Plan.	
19	(b) <u>A Plan member may elect to opt out of automatic adjustment in the</u>	
20	contribution rate in the Supplemental Retirement Income Plan, Deferred Compe	
21	both, as provided for under G.S. 135-99.2. A Plan member may choose to pa	-
22	Supplemental Retirement Income Plan, Deferred Compensation Plan, or both	
23	contribution level. The decision to opt out of automatic adjustment may be per	•
24	be made on a one-time basis. A Plan member may change the contribution rate a	applicable to his
25	or her account at any time.	
26	" <u>§ 135-99.4. Automatic monthly distribution.</u>	
27	(a) Upon the later of separation from service or attainment of the mo	-
28	retirement age established under G.S. 135-99.2(b)(6), as overridden by the I	
29 30	applicable, monthly distributions from the Plan member's account will comment	
30 31	member who has not made an election otherwise. The amount of these distribution equal to the amount the Plan member would receive if the Plan member complete the plan member would receive if the plan member complete the plan member would receive if the plan member	
31	of a portion of the Plan member's account balance to the North Carolina Ret	
32 33	System established in Article 8 of this Chapter and elected a benefit with	
33 34	increases and no survivorship benefit. The Board shall establish the portion	-
35	balance used in determining the distribution amount.	of the account
36	(b) After a time period specified by the Board, the automatic distribution distribution and the automatic distribution and t	ributions under
37	subsection (a) of this section shall cease, and the Board shall inform the Plan	
38	procedure for continuing monthly income for life by effecting a transfer under .	
39	Chapter. The Plan member may elect to change the distribution amount or cease	
40	any time.	<u>uistiioutons ut</u>
41	(c) The automatic distributions under this section shall not apply to an	v Plan member
42	who has reached the age for minimum distributions under Section 401(a)(9)	
43	Revenue Code or who would face tax penalties for the withdrawal. The Boa	
44	delay commencement of automatic monthly distributions until the Plan's normal	
45	the Plan member's first request for a distribution, or as otherwise required t	-
46	federal law. The Board may exempt from automatic monthly distributions	accounts with
47	balances below a threshold set by the Board."	
48	SECTION 1.(b) It is the intent of the General Assembly for the 2	018-2019 fiscal
49	year to provide for a one hundred percent (100%) match by the State on the	first six percent
50	(6%) in contributions made by (i) persons hired by the State on or after July 1,	
51	are required to participate in the North Carolina 401(k) Plan or the North Ca	rolina 457 Plan

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1 2 3	Retirement Syste	Feachers' and State Employees' Retirement System, the C em, or the Optional Retirement Program established und the General Assembly who first become members on or a	er G.S. 135-5.1, and		
4		(ii) members of the General Assembly who first become members on or after January 1, 2018, who are required to participate in the North Carolina 401(k) Plan or North Carolina 457 Plan			
5	-	egislative Retirement System.			
6		er, it is the intent of the General Assembly to establish a	an unfunded liability		
7	contribution rate,	approximating such rates in existing retirement systems,			
8 9		se hired on or after July 1, 2018.	dad by adding a name		
		TION 1.(c) Chapter 135 of the General Statutes is amend	led by adding a new		
10	Article to read:	"Artisle Q			
11		" <u>Article 8.</u> "North Coroling Patienment Income System			
12	19 125 170 D.C	"North Carolina Retirement Income System.			
13	" <u>§ 135-160. Def</u>				
14		g definitions apply in this Article:	C 125 C		
15	$\frac{(1)}{(2)}$	Board of Trustees. – The Board of Trustees established i			
16	$\frac{(2)}{(2)}$	Local government employee. – An employee as defined			
17	$\frac{(3)}{(4)}$	Member. – A member of the Retirement Income System			
18	$\frac{(4)}{(5)}$	State employee. – An employee as defined in G.S. 135-1			
19	<u>(5)</u>	System. – The North Carolina Retirement Income System	established under		
20		<u>G.S. 135-60.</u>			
21	<u>(6)</u>	<u>Teacher. – As defined in G.S. 135-(25).</u>			
22	" <u>§ 135-161. Mer</u>				
23		North Carolina Retirement Income System is establi	ished and shall be		
24		the Board of Trustees established in G.S. 135-6.			
25		nembership of the North Carolina Retirement Income Sys	stem is composed of		
26		sons who elect to transfer funds into the System:			
27	<u>(1)</u>	Teachers and State employees who are not members of			
28		State Employees' Retirement System, the Consolidated			
29	(2)	System, or the Optional Retirement Program established			
30 31	<u>(2)</u>	Members of the General Assembly who are not mem Retirement System.	nders of Legislative		
32	<u>(3)</u>	Local government employees whose employer is a parti	cipating employer in		
33	<u>x=7</u>	the Local Governmental Employees' Retirement Syste			
34		members of either the Local Governmental Employees			
35		or an equivalent locally sponsored retirement plan.			
36	"§ 135-162. Ben				
37		ement Allowance. – At any time coincident with or follow	lowing retirement, a		
38		ke an election to transfer any portion of the member's	-		
39		t including any Roth after-tax contributions and the earning	-		
40		etirement Income Plan of North Carolina or the No			
41		red Compensation Plan to the North Carolina Retirement			
42		ent allowance, which shall be based upon the member's tra			
43		who became a member of the Supplemental Retirement I			
44	retirement and w	ho remains a member of the Supplemental Retirement Inc	come Plan may make		
45	an election to tra	nsfer eligible balances, not including any Roth after-tax of	contributions and the		
46	earnings thereon,	from any of the following plans to the Supplemental Reti	rement Income Plan,		
47	subject to the ap	plicable requirements of the Supplemental Retirement In-	come Plan, and then		
48	•	plemental Retirement Income Plan to this Retirement			
49	participating in the North Carolina Public School Teachers' and Professional Educators'				
50		(ii) a plan described in section 403(b) of the Internal R			
51	plan described in	n section 457(b) of the Internal Revenue Code that is m	aintained by a state,		

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1 political subdivision of a state, or any agency or instrumentality of a state or political 2 subdivision of a state; (iv) an individual retirement account or annuity described in section 3 408(a) or section 408(b) of the Internal Revenue Code that is eligible to be rolled over and 4 would otherwise be includible in gross income; or (v) a tax-qualified plan described in section 5 401(a) or section 403(a) of the Internal Revenue Code. 6 Notwithstanding anything to the contrary, a member may not transfer such amounts as will 7 cause the member's retirement allowance under the System to exceed the amount allowable 8 under the Internal Revenue Code. The Board of Trustees may establish a minimum amount that 9 must be transferred if a transfer is elected. The member may elect a retirement allowance with 10 no postretirement increases or a retirement allowance with annual postretirement increases 11 equal to the annual increase in the U.S. Consumer Price Index. Postretirement increases on any 12 other allowance will not apply to the retirement allowance. The Board of Trustees shall provide 13 educational materials to the members who apply for the transfer authorized by this section. 14 Those materials shall describe the retirement allowance and shall explain the relationship 15 between the transferred balance and the monthly benefit and how the member's heirs may be impacted by the election to make this transfer and any costs and fees involved. 16 17 Retirement Allowance Determination. - For the purpose of determining the (b)18 retirement allowance under this section, the Board of Trustees shall adopt straight life annuity 19 factors on the basis of yields on U.S. Treasury Bonds and mortality and such other tables as 20 may be necessary based upon actual experience. A single set of mortality and such other tables 21 will be used for all members, with factors differing only based on the age of the member and 22 the election of postretirement increases. The Board of Trustees shall modify the mortality and 23 such other tables at least every five years, as shall be deemed necessary, based upon the 24 five-year experience study as required by G.S. 135-6(n). Provided, however, a member who 25 transfers the member's eligible accumulated contributions from an eligible retirement plan to 26 this System, pursuant to this section, shall be taxed for North Carolina State income tax 27 purposes on the retirement allowance the same as if that retirement allowance had been paid 28 directly by the eligible plan or the plan through which the transfer was made, whichever is most 29 favorable to the member. The Board of Trustees shall determine the taxable amount, if any, and 30 report accordingly. 31 Administrative Fee. - The Supplemental Retirement Board of Trustees established (c) 32 under G.S. 135-96 may assess a one-time flat administrative fee not to exceed the actual cost of 33 the administrative expenses relating to these transfers. An eligible plan shall not assess a fee 34 specifically relating to a transfer of accumulated contributions authorized under this section. 35 This subsection shall not prohibit other fees that may be assessable under the plan. Each plan, 36 contract, account, or annuity shall fully disclose to any member participating in a transfer under 37 this section any surrender charges or other fees, and such disclosure shall be made 38 contemporaneous with the initiation of the transfer by the member. 39 Retirement Allowance Payment Options. - The retirement allowance shall continue (d) 40 for the life of the member and the beneficiary designated to receive a monthly survivorship benefit modeled upon Option 2 or 3 as found in G.S. 135-5(g), if any. The Board of Trustees 41 42 shall establish two payment options that guarantee payments as follows: 43 A member may elect to receive the retirement allowance for life but with (1)44 payments guaranteed for a number of months to be specified by the Board of 45 Trustees. Under this plan, if the member dies before the expiration of the 46 specified number of months, the retirement allowance will continue to be 47 paid to the member's designated beneficiary for the life of the beneficiary, if 48 the benefit modeled upon Option 2 or 3 is selected. If the benefit modeled 49 upon Option 2 or 3 is not selected, the member's designated beneficiary will 50 receive the benefit only for the remainder of the specified number of months. 51 If the member's designated beneficiary dies before receiving payments for

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1		the specified number of months, any remaining payment	s will be paid to the
2	(2)	<u>member's estate.</u>	for life but with the
3 4	<u>(2)</u>	<u>A member may elect to receive the retirement allowance</u> sum of the retirement allowance payments guaranteed t	
4 5		the transferred amount. Under this payment option, i	
6		before receiving the total transferred amount, the retirer	
0 7		continue to be paid to the member's designated beneficia	
8		beneficiary, if the benefit modeled upon Option 2 or 3	
9		benefit modeled upon Option 2 or 3 is not selected, the r	
10		beneficiary or the member's estate shall be paid any rema	
11		transferred amount.	tining bulunee of the
12	(e) Invest	tment of System Assets. – The State Treasurer shall inve	est the assets of the
13		ely in fixed-income securities of investment grade, with a c	
14		inflation-adjusted cash flow stream of the investments	
15		l cash flow payments to members. In the event that securiti	
16		longer available for investment, then no further transfers o	
17	-	is Article until such time as those securities are again avail	
18	(f) Annu	al Report Beginning in the first year that assets in	the System exceed
19	twenty-five mill	ion dollars (\$25,000,000), the Department of State Trea	asurer shall post an
20	annual report on	its Web site estimating the probability distribution of any s	shortfall due to all of
21	the following:		
22	<u>(1)</u>	The unknown rate of lifespan improvements.	
23	<u>(2)</u>	Anti-selection in rollover by members.	
24	<u>(3)</u>	Unknown future inflation.	
25	<u>(4)</u>	Unknown future real interest rates.	
26	<u>(5)</u>	Unknown levels of default on fixed income assets of inve	-
27	-	shall also describe efforts taken by the Department of	State Treasurer to
28		f these risks, at a reasonable cost to the extent possible.	
29		to Appeal or Amend The General Assembly reserves t	
30		on, but such repeal or amendment shall not affect any pers	son who has already
31		n provided for in subsection (a) of this section."	
32		FION 1.(d) Article 5 of Chapter 135 of the Genera	I Statutes reads as
33	rewritten:		
34		"Article 5.	
35	19 125 00 CL	"Supplemental Retirement Income Act of 1984.	
36		t title and purpose.	
37	(a) This Income Act of 19	Article shall be known and may be cited as the "Suppl	emental Retirement
38			wass and officials of
39 40	· / I	urpose of the Article is to attract and hold qualified employ h Carolina and its political subdivisions by permitting the	•
40 41		or salary reduction form of deferred compensation v	
42		irement income payments upon retirement, disability, ter	-
43		lowed under section $401(k)$, or any other relevant section	-
44		f 1954 as amended. As used in this Article, the term "profi	
45		penditures prior to the expenditure of the amount which	
46		or employees to be placed in trust by the State and its politi	• • •
47		bloyees and officials covered by this Article.	
48			
49	"§ 135-92. Mem	ıbership.	
50		nembership eligibility of the Supplemental Retirement Ind	come Plan shall mav
51		the following who voluntarily elect to enroll: persons:	<u></u>

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	(1)	Members of the Teachers' and State Employees' Retirement System; System.	-anc
	(2)	Members of the Consolidated Judicial Retirement System; and System.	
	(3)	Members of the Legislative Retirement System; and System.	
	(4)	Members of the Local Governmental Employees' Retirement System;	and
		System.	
	(5)	Law enforcement officers as defined under G.S. 143-166.30	and
	~ /	G.S. 143-166.50; and G.S. 143-166.50.	
	(6)	Participants in the Optional Retirement Program provided for u	nde
		G.S. 135-5.1; and G.S. 135-5.1.	
	(7)	Members of retirement and pension plans sponsored by poli	itica
		subdivisions of the State so long as such plans are qualified under Sec	ctio
		401(a) of the Internal Revenue Code of 1986 as amended from time to ti	me.
	<u>(8)</u>	Teachers and State employees who are not members of the Teachers'	an
		State Employees' Retirement System, the Consolidated Judicial Retirement	mer
		System, or the Optional Retirement System established under G.S. 135-5	
	<u>(9)</u>	Members of the General Assembly who are not members of the Legisla	ativ
		<u>Retirement System.</u>	
	<u>(10</u>		
		the Local Government Employees' Retirement System, but who are	e no
		members of either the Local Government Employees' Retirement Syste	m c
		an equivalent locally sponsored retirement plan.	
		e membership of any person in the Supplemental Retirement Income Plan	sha
С		on the occurrence of any of the following:	
	(1)		
	(2)	Retirement of a member under the provisions of the Supplemental Inc	om
		Retirement Plan; or Plan.	
	(3)		
	'§ 135-93. Co		
	. ,	ch member may elect to reduce his compensation by the amount of	
		the Supplemental Retirement Income Plan and that amount shall be held in	
		ount. Members electing such a reduction in compensation may authorize pa	yro
C		making contributions to the Plan.	.1
ſ		e State and any of its political subdivisions may make contributions to	
		Retirement Income Plan on behalf of any of its members, provided t	
		are nondiscriminatory in accordance with the Internal Revenue Code of 195	
		are duly appropriated by their governing bodies, and the contributions are he	
		account. Employer contributions to the Plan are declared expenditures f	
		e. The following employees shall become vested in the Plan after the attaining fragming to the State with respect to any contributions made by the State on	
	-	f service to the State with respect to any contributions made by the State on	the
<u>c</u>	<u>behalf:</u> (1)	Teachars and State employing who are not members of the Teachars'	
	<u>(1)</u>		
		State Employees' Retirement System, the Consolidated Judicial Retirement Plan established under G.S. 135.5.1	
	(2)	System, or the Optional Retirement Plan established under G.S. 135-5.1. Members of the General Assembly who are not members of the Legisla	-
	<u>(2)</u>	· · ·	auv
	(2)	<u>Retirement System.</u>	or :
	<u>(3)</u>		
		the Local Governmental Employees' Retirement System but who are members of the Local Governmental Employees' Patirement System of	
		members of the Local Governmental Employees' Retirement System of equivalent locally sponsored retirement plan	ла
		equivalent locally sponsored retirement plan.	

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1	(c) The Department of State Treasurer and Board of Trustees shall establish maximum			
2	annual additions that may be made to a member's account and provide for multiple plan			
3	reductions in accordance with the Internal Revenue Code of 1954 as amended.			
1	"§ 135-94. Benefits.			
5	(a) The Department of State Treasurer and the Board of Trustees shall establish a			
5	schedule of supplemental retirement income benefits for all members of the Supplemental			
7	Retirement Income Plan, subject to the following limitations:			
3	(1) Except as provided in G.S. 143-166.30(g1) and G.S. 143-166.30(g1),			
)	G.S. 143-166.50(e2), and G.S. 135-93(b), the balance in each member's			
)	account shall be fully vested at all times and shall not be subject to forfeiture			
	for any reason.			
	(2) All amounts maintained in a member's account shall be invested according			
	to the member's election, as approved by the Department of State Treasurer			
	and Board of Trustees, including but not limited to, a time deposit account, a			
	fixed investment account, or a variable investment account. Transfers of			
	accumulated funds shall be permitted among the various approved forms of			
	investment.			
	(3) The Department of State Treasurer and Board of Trustees shall provide			
	members with alternative payment options, including survivors' options, for			
	the distribution of benefits from the Plan upon retirement, disability,			
	termination, hardship, and death.			
	(4) With the consent of the Department of State Treasurer and the Board of			
	Trustees, amounts may be transferred from other qualified plans to the			
	Supplemental Retirement Income Plan, provided that the trust from which			
	such funds are transferred permits the transfer to be made and, the transfer			
	will not jeopardize the tax status of the Supplemental Retirement Income			
	Plan.			
	(5) At the discretion of the Department of State Treasurer and Board of			
	Trustees, a loan program may be implemented for members which complies			
	with applicable State and federal laws and regulations.			
	(b) All provisions of the Plan shall be interpreted and applied by the Department of			
	State Treasurer and Board of Trustees in a uniform and nondiscriminatory manner.			
	(c) All benefits under the Plan shall become payable on and after January 1, 1985.			
	(d) Contributions under the Plan may be made on and after January 1, 1985.			
	" 			
	PART II. CEASE MEMBERSHIP IN THE TEACHERS' AND STATE EMPLOYEES'			
	RETIREMENT SYSTEM, THE CONSOLIDATED JUDICIAL RETIREMENT			
	SYSTEM, THE LEGISLATIVE RETIREMENT SYSTEM, THE LOCAL			
	GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM, AND, FOR CERTAIN			
	EMPLOYEES, THE OPTIONAL RETIREMENT PROGRAM			
	SECTION 2.(a) G.S. 135-1(13) reads as rewritten:			
	"(13) "Member" shall mean any teacher or State employee included in the			
	membership of the System as provided in G.S. 135-3 and 135-4.G.S. 135-4			
	who earned membership service prior to July 1, 2018, and did not withdraw			
	that service."			
	SECTION 2.(b) G.S. 128-21(13) reads as rewritten:			
	"(13) "Member" shall mean any person included in the membership of the			
)	Retirement System as provided in G.S. 128-24. G.S. 128-24 who earned			
	membership service prior to July 1, 2018, and did not withdraw that			
	service."			

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SECTION 2.(c) G.S. 135-3 reads as rewritten:
"§ 135-3. Membership.
The membership of this Retirement System shall be composed as follows: follows, provided
that persons who have not earned membership service prior to July 1, 2018, may not become
members of the System:
"
SECTION 2.(d) G.S. 128-24 reads as rewritten:
"§ 128-24. Membership.
The membership of this Retirement System shall be composed as follows: follows, provided
that persons who have not earned membership service prior to July 1, 2018, may not become
members of the System:
SECTION 2.(e) G.S. 128-23 reads as rewritten:
"§ 128-23. Acceptance by cities, towns and counties.
(a) Pursuant to the favorable vote of a majority of the employees of any incorporated
city or town, the governing body may, by resolution legally adopted and approved by the Board
of Trustees, elect to have its employees become eligible to participate in the Retirement
System, and the said municipal governing body may make the necessary appropriation therefor
and if necessary levy annually taxes for payment of the same.
(b) Pursuant to the favorable vote of a majority of the employees of the county, the
board of commissioners of any county may, by resolution legally adopted and approved by the
Board of Trustees, elect to have its employees become eligible to participate in the Retirement
System. Each county is authorized to make appropriations for these purposes and to fund them by law of property taxes purposed to $G = 153.65$ and by the allocation of other revenues
by levy of property taxes pursuant to G.S. 153-65 and by the allocation of other revenues whose use is not otherwise restricted by law.
(c) <u>AnyOn or before January 1, 2018, any</u> eligible employer desiring to participate in
the Retirement System shall file with the Board of Trustees an application for participation
under the conditions included in this Article on a form approved by the Board of Trustees. In
such application the employer shall agree to make the contributions required of participating
employers, to deduct from the salaries of employees who may become members the
contributions required of members under this Article, and to transmit such contributions to the
Board of Trustees. It shall also agree to make the employer's contributions for the participation
in the Retirement System of all employees entering the service of the employer, after its
participation begins, who shall become members.
(c1) On and after July 1, 2018, there shall be no additional employers approved to
participate in the Retirement System. Any employers who are participating employers on July
1, 2018, shall remain participating employers in the Retirement System and shall be able to
cease participation only as provided for under G.S. 128-30(i).
"
SECTION 2.(f) G.S. 135-51(a) reads as rewritten:
"(a) This Article provides consolidated retirement benefits for (i) all justices and judges,
district attorneys, and solicitors who are serving on January 1, 1974, and who become such
thereafter; after that date and who earned membership service prior to July 1, 2018, and did not
withdraw that service; and for (ii) all clerks of superior court who are so serving on January 1,
1975, and who become such after that date; date and who earned membership service prior to
July 1, 2018, and did not withdraw that service; and for(iii) all public defenders who are
serving on July 1, 2007, and who become public defenders after that date; date and who earned
membership service prior to July 1, 2018, and did not withdraw that service; and for(iv) the
Director of Indigent Defense Services who is serving on July 1, 2008, and those who become
Director of Indigent Defense Services after that date and who earned membership service
prior to July 1, 2018, and did not withdraw that service."

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1	SECTION 2.(g) G.S. 120-4.11 reads as rewritten:				
2	"§ 120-4.11. Membership.				
3		ng members of the General Assembly and former members	of the General		
1	Assembly are eli	igible for membership in the Retirement System:			
	(1)	Members of the General Assembly who serve on and	after June 15,		
		1983; June 15, 1983, and who earned membership service	prior to July 1,		
		2018, and did not withdraw that service; and			
	(2)	Former members of the General Assembly who served pr 1983; and	ior to June 15,		
		a. Who elect to transfer current and future en	ntitlements, or		
		contributions, from the Legislative Retirement Fund	l established by		
		Chapter 1269 of the 1969 Session Laws; or			
		b. Who have five or more years of service as a member	r of the General		
		Assembly."			
	SEC	TION 2.(h) G.S. 135-5.1 reads as rewritten:			
	"§ 135-5.1. Opt	tional retirement program for The University of North Caro	lina.		
	(a) An C	Optional Retirement Program provided for in this section is	authorized and		
	established and	shall be implemented by the Board of Governors of The Univ	versity of North		
	Carolina. The O	ptional Retirement Program shall be underwritten by the purc	hase of annuity		
	contracts, which	may be both fixed and variable contracts or a combination ther	eof, or financed		
	through the estab	blishment of a trust, for the benefit of participants in the Program	n.		
	(a1) Partic	cipationFor employees appointed on or before June 30, 2018,	participation in		
	the Optional Ret	tirement Program shall be limited to University personnel who	are eligible for		
	-	he Teachers' and State Employees' Retirement Program and wh	o are:are any of		
	the following em				
	(1)	Administrators and faculty of The University of North Ca	arolina with the		
		rank of instructor or above; above.			
	(2)	The President and employees of The University of North C			
		appointed by the Board of Governors on recommendation of			
		pursuant to G.S. 116-11(4), 116-11(5), and 116-14 or who a			
		the Board of Trustees of a constituent institution of The Univ	-		
		Carolina upon the recommendation of the Chancello	or pursuant to		
		G.S. 116-40.22(b);G.S. 116-40.22.			
	(3)	Nonfaculty instructional and research staff who are exempt			
		Carolina Human Resources Act, as defined by the	-		
		G.S. 126-5(c1)(8), and the faculty of the North Carolina Sc.	hool of Science		
		and Mathematics; and Mathematics.			
	(4)	Field faculty of the Cooperative Agriculture Extension Serv			
		track faculty in North Carolina State University agric			
		programs who are exempt from the North Carolina Human			
		and who are eligible for membership in the Teachers' and S			
		Retirement System pursuant to G.S. 135-3(1), who in an	•		
		described in this subsection (i) had been members of	-		
		Retirement Program under the provisions of Chapter 338, S			
		1971, immediately prior to July 1, 1985, or (ii) have sought	-		
		required in subsection (b), below. Under the Optional Retire	-		
		the State and the participant shall contribute, to the exten			
		required, toward the purchase of such contracts or deposited	in such trust on		
		the participant's behalf.			

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1 2 3		(5)	Employees of The University of North Carolina Health (to rules for eligibility and participation as may be adop Governors in the Optional Retirement Program plan docu	ted by the Board of
4		(6)	Employees hired on or after January 1, 2013.	
5	<u>(a2)</u>		ll employees initially appointed or after July 1, 2018,	
6	-		nent Program shall be limited to those employees describe	
7			through (10), and G.S. 126-5(c8) and shall be subject to	
8 9	and partic documen	-	adopted by the Board of Governors in the Optional Retir	ement Program plan
10	(b)	_	ipation in the Optional Retirement Program shall be gover	ned as follows:
11 12		(1)	Those participating in the Optional Retirement Program July 1, 1985, under the provisions of Chapter 338, Sessic	immediately prior to
13 14		(2)	deemed automatically enrolled in the Program as establis Eligible employees initially appointed on or after July 1	, 1985, 1985, but on
15			or before June 30, 2018, shall at the same time of en	
16			employment elect (i) to join the Retirement System in	
17			provisions of law applicable thereto or (ii) to particip	-
18			Retirement Program. This election shall be in writing	
19			Retirement System and with the employing institution a	
20			as of the date of entry into eligible service. For purpos	-
21			the Optional Retirement Program shall be permitted	
22			election forms with the Retirement System using electron	
23		<u>(2a)</u>	Eligible employees initially appointed on or after July 1	
24			same time of entering upon eligible employment, partici	
25			Retirement Program, and subdivisions (3) and (4) of this	subsection shall not
26			apply.	
27		(3)	An election to participate in the Optional Retiremen	-
28			irrevocable. An eligible employee failing to elect to	
29			Optional Retirement Program at the time of entry into e	
30		(4)	automatically be enrolled as a member of the Retirement	•
31		(4)	No election by an eligible employee of the Optional	-
32			shall be effective unless it is accompanied by an approp	
33			the issuance of a contract or contracts or trust part	icipation under the
34		(5)	Program.	· 1 (1 C
35		(5)	If any participant in the Optional Retirement Program h	-
36			years of total membership service under any combinat	
37			and State Employees' Retirement System, the L	
38			Employees' Retirement System, the Consolidated .	
39 40			System, or the Optional Retirement Program leaves	1 2
40			University of North Carolina and either retires or com	
41			with an employer not having a retirement program with	
42			underwriting the participant's annuity contract, regard	
43			annuity contract is held by the participant, a trust, or the	•
44			the participant's interest in the Optional Retirement Pro	•
45 46			contributions of The University of North Carolina	
46 47			Consistent with Section 401(a) of the Internal Revenue	-
47			corpus or income of the Optional Retirement Prog	•
48			established under that Program, may be (within the	-
49 50			thereafter) used for purposes other than for the en-	
50			participants and their beneficiaries, except that contribu	mons made under a

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1 2	good faith mistake of fact may be returned, consistent v by the University.	with the rules adopted
2 3 4 5	 (c) Each employing institution shall contribute on behalf of each optional Retirement Program an amount equal to a percentage compensation as established from time to time by the General Assembly. 	of the participant's
6	initially appointed on or before June 30, 2018, each participant shall co	ontribute the amount
7 8	which he or she would be required to contribute if a member of the Contributions authorized or required by the provisions of this subsection	-
9	participant shall be made, consistent with Section 414(h) of the Interna	
10	salary reduction according to rules and regulations established by The	•
11	Carolina. The Board of Governors of The University of North Carolina sl	-
12	for participant contributions for participants initially appointed on or after.	-
13	Additional personal contributions may also be made by a participant	
14	or salary reduction to an annuity or retirement income plan established pur	
15	Payment of contributions shall be made by the employing institution to the	e designated company
16	or companies underwriting the annuities or the trustees for the benefit of	each participant, and
17	this employer contribution shall not be subject to any State tax if made	e under the Optional
18	Retirement Program or, otherwise, by salary reduction.	
19		
20	SECTION 2.(i) G.S. $135-5.4(b)(1)$ reads as rewritten:	
21	"§ 135-5.4. Optional retirement program for State-funded community	
22	(b) Participation in the Optional Retirement Program shall be gover	
23	(1) Employees initially appointed on or after the implement	_
24	Retirement Program <u>but on or before June 30, 2018, sha</u>	
25	entering upon eligible employment elect (i) to join the l	-
26 27	accordance with the provisions of law applicable thereto	· · - -
27 28	in the Optional Retirement Program. This election sha filed with the Retirement System and with the emplo	
28 29	shall be effective as of the date of entry into eligible se	
30	initially appointed on or after July 1, 2018, may elect	-
31	Retirement Program."	to join the optional
32	SECTION 2.(j) Any member of the Teachers' and State Er	nplovees' Retirement
33	System, the Consolidated Judicial Retirement System, or the Local Gov	
34	Retirement System who became a member prior to July 1, 2018, and	1 0
35	Legislative Retirement System who became a member of the General Asso	embly prior to July 1,
36	2018, may, during a period to be determined by the Board of Tru	istees established in
37	G.S. 135-6, exercise a one-time option to cease participation in the Retiren	nent System of which
38	he or she is a member on June 30, 2017, and to be subject effective	•
39	provisions of G.S. 135-93, 135-99.2, and 135-99.3, as amended and enacted	
40	be eligible for any employer contribution to the Supplemental Retiremen	
41	North Carolina Public Employee Deferred Compensation Plan, by irrevoc	
42	member's employee contributions in the Retirement System to the Supp	
43	Income Plan, the North Carolina Public Employee Deferred Compensation	
44	forfeiting any right to future benefits under the Retirement System of wh	
45 46	member on June 30, 2018. The member exercising this one-time option	-
46 47	acknowledge that the General Assembly retains the authority to cl contribution and any other features of the Supplemental Retirement Incon	
47 48	Carolina Public Employee Deferred Compensation Plan at any time.	
48 49	SECTION 2.(k) No later than December 31, 2017, the	Department of State
5 0	Treasurer shall submit a report to the chairs of the Senate Committee of	1

50 Treasurer shall submit a report to the chairs of the Senate Committee on Appropriations on 51 Pensions, Compensation, and Benefits, the chairs of the House Pensions and Retirement

General Assembly Of North Carolina Session 2017 1 Committee, and the Fiscal Research Division regarding local government employees in North 2 Carolina who do not participate in Social Security. The Department of State Treasurer shall 3 work with stakeholder groups in preparing the report. The report shall include history, statistics, 4 legal considerations, and the advantages and disadvantages of each policy option for covering 5 these employees under some or all of the following: 6 Social Security. (1)7 (2)The North Carolina 401(k) and 457 Plans. 8 (3) A defined benefit plan designed to be as similar to the North Carolina 401(k) 9 and 457 Plans as legally possible. 10 11 PART III. REPAY TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM 12 **UNFUNDED LIABILITY** 13 **SECTION 3.** It is the intent of the General Assembly to appropriate the sum of one 14 hundred million dollars (\$100,000,000) in recurring funds for the 2017-2018 fiscal year and the 15 sum of two hundred million dollars (\$200,000,000) in recurring funds for the 2018-2019 fiscal 16 year to reserves for retirement contributions. This will allow the Board of Trustees of the 17 Teachers' and State Employees' Retirement System to increase the increment in its Employer Contribution Rate Stabilization Policy from thirty-five one-hundredths of a percent (0.35%) of 18 19 pay to one percent (1%) of pay and more quickly repay the unfunded liability in the System. 20 21 PART IV. CONFORMING CHANGES/DISABILITY INCOME PLAN/DEATH 22 **BENEFIT PLAN** 23 **SECTION 4.(a)** G.S. 135-103(a) reads as rewritten: 24 "(a) The eligible participants of the Disability Income Plan shall consist of: 25 All teachers and employees in service and members of the Teachers' and (1)26 State Employees' Retirement System or participants of the Optional 27 Retirement Program on January 1, 1988. 28 (2) All persons who become teachers and employees or re-enter service as 29 teachers or employees and are in service and members of the Teachers' and 30 State Employees' Retirement System or participants of the Optional 31 Retirement Program after January 1, 1988. 32 All teachers and State employees who are not members of the Teachers' and (3) 33 State Employees' Retirement System or the Optional Retirement Program 34 established under G.S. 135-5.1." 35 **SECTION 4.(b)** G.S. 135-5(*l*) reads as rewritten: 36 "(l)Death Benefit Plan. - There is hereby created a Group Life Insurance Plan 37 (hereinafter called the "Plan") which is established as an employee welfare benefit plan that is 38 separate and apart from the Retirement System and under which the members of the Retirement 39 System shall participate and be eligible for group life insurance benefits. Teachers and State 40 employees who are not members of the Retirement System or the Optional Retirement Program established under G.S. 135-5.1 shall also participate and be eligible for benefits under this 41 42 subsection and the provisions shall apply to them as though they are members. Upon receipt of 43 proof, satisfactory to the Board of Trustees in their capacity as trustees under the Group Life 44 Insurance Plan, of the death, in service, of a member who had completed at least one full 45 calendar year of membership in the Retirement System, there shall be paid to such person as he 46 shall have nominated by electronic submission prior to completing 10 years of service in a form 47 approved by the Board of Trustees or by written designation duly acknowledged and filed with 48 the Board of Trustees, if such person is living at the time of the member's death, otherwise to 49 the member's legal representatives, a death benefit. Such death benefit shall be equal to the 50 greater of:"

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1	SECTION 4.(c) G.S. 128-27(l) reads as rewritten:			
2	"(<i>l</i>) Death Benefit Plan. – The provisions of this subsection shall become effective for			
3	any employer only after an agreement to that effect has been executed by the employer and the			
4	Director of the Retirement System. There is hereby created a Group Life Insurance Plan			
5	(hereinafter called the "Plan") which is established as an employee welfare benefit plan that is			
6	separate and apart from the Retirement System and under which the members of the Retirement			
7	System shall participate and be eligible for group life insurance benefits. Local government			
8	employees whose employer is a participating employer in the Local Government Employees'			
9	Retirement System but who are not members of either the Local Government Employees'			
10	Retirement System or an equivalent locally sponsored retirement plan shall also participate and			
11	be eligible for benefits under this subsection, and the provisions shall apply to them as though			
12	they are members. Upon receipt of proof, satisfactory to the Board of Trustees in their capacity			
13	as trustees under the Group Life Insurance Plan, of the death, in service, of a member who had			
14	completed at least one full calendar year of membership in the Retirement System, there shall			
15	be paid to such person as he shall have nominated by electronic submission prior to completing			
16	10 years of service in a form approved by the Board of Trustees or by written designation duly			
17	acknowledged and filed with the Board of Trustees, if such person is living at the time of the			
18	member's death, otherwise to the member's legal representatives, a death benefit. Such death			
19	benefit shall be equal to the greater of:			
20	"			
20				
22	PART V. ELIMINATE RETIREE MEDICAL FOR NEW HIRES			
22	SECTION 5.(a) G.S. 135-48.1(18) reads as rewritten:			
23 24	"(18) Retired employee (retiree). – Retired teachers, State employees, and			
25	members of the General Assembly who (i) are receiving monthly retirement			
25 26	benefits from any retirement system supported in whole or in part by			
20 27	contributions of the State of North Carolina, the Teachers' and State			
28	Employees' Retirement System, the Consolidated Judicial Retirement			
20 29	System, the Legislative Retirement System, or the Optional Retirement			
30	Programs established under G.S. 135-5.1 and G.S. 135-5.4 and (ii) earned			
31	contributory retirement service in one of these retirement systems prior to			
32	July 1, 2018, and did not withdraw that service, so long as the retiree is			
33	enrolled."			
33 34	SECTION 5.(b) G.S. 135-48.40 reads as rewritten:			
35	"§ 135-48.40. Categories of eligibility.			
36	(a) Noncontributory Coverage. – The following persons are eligible for coverage under			
30 37	the Plan, on a noncontributory basis, subject to the provisions of G.S. 135-48.43:			
38	(1) Retired teachers, State employees, members of the General Assembly,			
39	Retired employees as defined in G.S. 135-48.1(18) and retired State law			
40	enforcement officers who retired under the Law Enforcement Officers'			
40 41	Retirement System prior to January 1, 1985. Except as otherwise provided in			
42	this subdivision, on and after January 1, 1988, a retiring employee or retiree			
42	must have completed at least five years of contributory retirement service			
43 44	with an employing unit prior to retirement from any State-supported			
44 45				
43 46	retirement system in order to be eligible for group benefits under this Part as			
40 47	a retired employee or retiree. For employees first hired on and after October			
47 48	1, 2006, and members of the General Assembly first taking office on and after February 1, 2007, future coverage as retired employees and retired			
48 49	after February 1, 2007, future coverage as retired employees and retired members of the General Assembly is subject to a requirement that the future			
49 50	members of the General Assembly is subject to a requirement that the future retiree have 20 or more years of retirement service credit in order to be			
50 51	•			
51	covered by the provisions of this subdivision.			

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(b)	 Dortiall	v Contributory Coverego The following persons of	ra aligible for acyarage		
. ,	(b) Partially Contributory Coverage. – The following persons are eligible for coverage under the Plan on a partially contributory basis, subject to the provisions of $C = 1.35 + 48.43$:				
	under the Plan, on a partially contributory basis, subject to the provisions of G.S. 135-48.43:				
	(3)	Retired teachers, State employees, members of the	he General Assembly		
		Retired employees as defined in G.S. 135-48.1(18)	-		
		enforcement officers who retired under the Law			
		Retirement System prior to January 1, 1985. Except a			
		this subdivision, on and after January 1, 1988, a retir	1		
		must have completed at least five years of contribu	• • •		
		with an employing unit prior to retirement from	•		
		retirement system in order to be eligible for group be	• • • • • •		
		a retired employee or retiree. For employees first hire			
		1, 2006, and members of the General Assembly fir			
		after February 1, 2007, future coverage as retired	-		
		members of the General Assembly is subject to a req	uirement that the future		
		retiree have 20 or more years of retirement service	e credit in order to be		
		covered by the provisions of this subdivision.			
(c)		alf Contributory Coverage. – The following persons a	6		
under t	he Plan, on	a one-half contributory basis, subject to the provision	s of G.S. 135-48.43:		
		Employees and members of the General Assembly			
		defined in G.S. 135-48.1(18) with 10 but less than	-		
		service credit provided the employees were first hired 2006, and the members first took office on or after			
		such future retirees, the State shall pay fifty percent (-		
		employer premiums. Individual retirees shall pay th			
		premiums not paid by the State.	the bulance of the total		
(d)		Contributory Coverage. – The following persons shall	be eligible for coverage		
· · ·	•	a fully contributory basis, subject to the provisions of			
	••••				
	(11)	Retired teachers, State employees, and members of	the General Assembly		
		Retired employees as defined in G.S. 135-48.1(18) w	ith less than 10 years of		
		retirement service credit, provided the teachers and	State employees were		
		first hired on or after October 1, 2006, and the memb	pers first took office on		
		or after February 1, 2007.			
	"				
PART	PART VI. EFFECTIVE DATE				
	SECTI	ON 6. This act becomes effective July 1, 2018.			