SLS 18RS-42

ENGROSSED

2018 Regular Session

SENATE BILL NO. 17

BY SENATOR PEACOCK

RETIREMENT SYSTEMS. Provides for harmonization of federal and state law regarding creditable service for military time at La. retirement systems. (gov sig)

1	AN ACT
2	To amend and reenact R.S. 11:142(F)(3), (G), and (K), 152(C), and 153(F) and 29:411(B),
3	412, 414, and 415(A)(1) and (D) and to enact R.S. 11:152.1 and 153(L), relative to
4	creditable service in public retirement and pension systems, plans, and funds for
5	service in the uniformed services; to provide relative to contributions, procedures,
6	time limitations, and costs; to provide for rules promulgation; to provide for an
7	effective date; and to provide for related matters.
8	Notice of intention to introduce this Act has been published.
9	Be it enacted by the Legislature of Louisiana:
10	Section 1. R.S. 11:142(F)(3), (G), and (K), 152(C), and 153(F) are hereby amended
11	and reenacted and R.S. 11:152.1 and 153(L) are hereby enacted to read as follows:
12	§142. Reciprocal recognition of credited service in state, parochial, and municipal
13	systems
14	* * *
15	F. Each system in which a member has membership service credit shall
16	compute the benefits due from that system using its benefit formula in effect on the
17	date of retirement, or on the date of death while in service, and in addition, the

Page 1 of 7 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

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following provisions shall apply:

3 (3) If two or more systems provide a lump sum lump-sum benefit as part of the formula benefit, as in the Louisiana State Employees' Retirement System, the 4 Teachers' Retirement System of Louisiana, and the Louisiana School Employees' 5 Retirement System of Louisiana, but not limited to these systems, each such system 6 shall pay only that percentage of the additional lump sum lump-sum benefit that 7 8 credited service in that system represents of total credited service with respect to all 9 of the systems which provide an additional lump sum lump-sum benefit; however, 10 in no instance shall the total additional lump sum lump-sum benefit payable by all 11 of the systems be less than the greatest lump sum lump-sum benefit payable by any 12 of them, and if the total benefit payable as above provided is less than such greatest 13 lump sum lump-sum benefit, the system having the greatest lump sum lump-sum benefit shall pay the difference. 14 15

16 G. No more than one year of membership service shall be credited for any one calendar or fiscal year, and there shall be no duplication of membership service 17 credit for any period, including military service. No Except as required by federal 18 19 law, no more than a total of four years of military service shall be credited unless five years of such credit has been obtained under the rules applicable in a system, in 20 which instance a maximum of five years shall be credited. In the event of 21 22 duplication of military service credit in more than one system or a total credit for military service in excess of five years, the retirement systems involved shall 23 24 mutually agree on an appropriate procedure to assure that maximum credit in all systems does not exceed five years. 25

26

K. In those retirement systems where thirty-six months or three years <u>or</u>
 <u>sixty months or five years</u> is used in the computation of average compensation, the
 average salary shall be computed on the actual time in the retirement system when

Page 2 of 7 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

1	the person has less than thirty-six the required number of months of service but
2	eighteen or more months of service credit.
3	* * *
4	§152. Military service credit
5	* * *
6	C. If Except for credit for military service purchased on an actuarial
7	basis, if credit for military service is otherwise allowed by a retirement system set
8	forth in Subsection B of this Section, it shall only be allowable for members who
9	leave employment covered by the retirement system to which they belong to enter
10	the military service, and who return to employment covered by a system set forth in
11	Subsection B within one year after release from such military service. In other
12	respects, the terms and conditions of the receipt of such credit shall be controlled by
13	the law governing each particular retirement system.
14	§152.1. Compliance with certain federal laws
15	Notwithstanding any other provision of law to the contrary, the board
16	of trustees of each Louisiana public retirement system, as defined in R.S.
17	29:403, shall comply with the requirements of the Uniformed Services
18	Employment and Reemployment Rights Act (USERRA, 38 U.S.C. 4301 et seq.).
19	Each board of trustees shall promulgate rules to comply with the provisions of
20	USERRA and any rules or regulations issued by the United States Department
21	of Labor or any other federal agency relating to USERRA. The rules so
22	promulgated shall be considered plan provisions of the retirement system.
23	§153. Credit Purchase of service credit for military service
24	* * *
25	F. Military service credit shall not be used as the highest thirty-six or sixty
26	successive months, or as the highest thirty-six or sixty joined months of employment
27	where interruption of service occurred, in computing the average compensation for
28	retirement benefit computation.
29	* * *

Page 3 of 7 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

1	L. Creditable service for service in the uniformed services gained
2	through the application of USERRA shall not be considered a purchase of
3	military service credit for purposes of this Section.
4	* * *
5	Section 2. R.S. 29:411(B), 412, 414, and 415(A)(1) are hereby amended and
6	reenacted to read as follows:
7	§411. Retirement credit
8	* * *
9	B. No Except as required pursuant to federal law, no employee shall
10	receive more than a total of four years of military service credit in the retirement
11	system, pension fund, or employee benefit plan applicable to his employment,
12	pursuant to this Part.
13	§412. Contributions; payment during military service
14	Any employee may, at his option, pay the required employee contributions
15	to the retirement system, pension fund, or employee benefit plan applicable to his
16	employment , during his period of service in the uniformed services and if, provided
17	the payment of contributions is permitted by the Internal Revenue Code , if the plan
18	is a qualified plan. The employee shall timely furnish his employer with sums equal
19	to that which those that would have been deducted from his compensation for
20	retirement system coverage, as required under the public retirement system or
21	employee benefit plan. Upon such receipt, the employer shall remit the employee
22	contributions to the applicable system or plan, including the employer contributions
23	that would have been contributed on behalf of the employee. The employee shall
24	notify his employer of his election to pay the required employee contributions to the
25	applicable system or plan at the time he enters service in the uniformed services.
26	* * *
27	§414. Public retirement systems; payment of contributions; interest
28	A. Any employee, who did not elect to make employee contributions
29	pursuant to R.S. 29:412 to the public retirement system applicable to his employment

Page 4 of 7 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

ENGROSSED SB NO. 17

1 during his period of service in the uniformed services, shall be entitled to receive credit for his service in the uniformed services toward establishing retirement 2 3 eligibility and for computation of benefits, upon payment into the system an amount 4 equal to the employee contributions that would have been paid had the employee continued in employment and not been called to service in the uniformed services, 5 together with and, to the extent permitted by federal law, interest thereon at the 6 valuation interest rate of the system or plan in effect at the time payment is made. 7 8 The contributions shall be based on the salary, including any increases in 9 compensation that the employee would have received had he remained in 10 employment during the period of service in the uniformed services.

11 B. Upon payment by the employee of the employee contributions and 12 interest, if any, as provided in Subsection A, the employer shall pay to the retirement 13 system an amount equal to the employer contributions that the employer would have paid to the retirement system had the employee remained in service, together with 14 interest thereon, at the valuation interest rate in effect at the time payment is made. 15 16 The contributions shall be based on the salary the employee would have received during the period of service in the uniformed services, including any increases in 17 18 compensation that the employee would have received had he remained in 19 employment during the period of service in the uniformed services. The employer contributions and interest due to the system shall be paid within thirty days after the 20 employee has paid all of the contributions due to the system or fund. 21

C. All employee contributions and interest due thereon made in payment for credit for service in the uniformed services credit in accordance with Subsection A must be received by the system within four years of his reemployment within the time period provided in Subsection E of this Section.

26 D. Should the employee fail to make the required contributions within four 27 years, or a <u>the</u> time period authorized in accordance with <u>by</u> Subsection E of this 28 Section, service in the uniformed services shall be used only for determining 29 eligibility for retirement benefits. Any unpaid actuarial cost to the retirement system

> Page 5 of 7 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

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shall be borne by the employers through reflection in the employer contribution rate
established pursuant to R.S. 11:102 or 103, or as provided by the actuarial funding
requirements and any other laws, rules, or regulations applicable to the public
retirement system in which the employee receives credit under the provisions of this
Subpart.

E. Notwithstanding Subsection D of this Section, if any <u>The</u> employee fails
to shall make the required contributions within four years of his reemployment, the
retirement system, pension fund, or employee benefit plan may permit such
employee to make such contributions within the time period allowable under the
Uniformed Services Employment and Reemployment Rights Act of 1994 (USERRA)
[38 U.S.C. 4301 et seq.].

§415. Payment of death and survivor benefits; public retirement

A. The employee's period of service in the uniformed services shall be counted as creditable service in the public retirement system in which he was a member, for determining eligibility for death and survivor benefits and in the computation of benefits, provided that the following conditions are satisfied:

(1) The beneficiary of the death or survivor benefits shall provide payment
of the unpaid portion of the contributions of the deceased member. The beneficiary
may agree in writing to have the payment of the unpaid portion of the contributions
of the deceased member deducted from the benefits over a period not to exceed four
years. The beneficiary may pay, in the alternative, the actuarial cost of such
additional credit <u>required amount</u> in a lump sum prior to the distribution of
benefits.

* * *

25 D. If the application of any provision set forth in this Section results in an 26 unpaid actuarial cost to the retirement system, it shall be borne by the employers 27 through reflection in the employer rate established by the Public Retirement Systems 28 Actuarial Committee pursuant to R.S. 11:102 or 103, or as provided by the 29 actuarial funding requirements and any other laws, rules, or regulations

> Page 6 of 7 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

SLS 18RS-42

SB 17 Engrossed

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1	<u>applicable to the public retirement system in which the employee receives credit</u>
2	pursuant to the provisions of this Part.
3	Section 3. This Act shall become effective upon signature by the governor or, if not
4	signed by the governor, upon expiration of the time for bills to become law without signature
5	by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If
6	vetoed by the governor and subsequently approved by the legislature, this Act shall become
7	effective on the day following such approval.

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Laura Gail Sullivan.

DIGEST 2018 Regular Session

Peacock

<u>Present law</u> provides for the Military Service Relief Act, to promote the stated policy of assuring that Louisiana citizens who serve their country and state and who leave their employment, homes, and education shall not be penalized nor economically disadvantaged because of their uniformed service.

<u>Proposed law</u> retains <u>present law</u> and updates certain provisions related to creditable service in public retirement systems to comply with <u>present</u> federal <u>law</u>, including the Uniformed Services Employment and Reemployment Rights Act (USERRA).

<u>Proposed law</u> also updates provisions of <u>present law</u> related to the time periods used to compute average compensation.

Effective upon signature of the governor or lapse of time for gubernatorial action.

(Amends R.S. 11:142(F)(3), (G), and (K), 152(C), and 153(F) and R.S. 29:411(B), 412, 414, and 415(A)(1) and (D); adds R.S. 11:152.1 and 153(L))