HB-4059, As Passed House, December 8, 2015HB-4059, As Passed Senate, December 8, 2015

SENATE SUBSTITUTE FOR

HOUSE BILL NO. 4059

A bill to amend 1980 PA 300, entitled "The public school employees retirement act of 1979," by amending section 61 (MCL 38.1361), as amended by 2012 PA 464.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 61. (1) Except as otherwise provided in this section, if
 a retirant is receiving a retirement allowance other than a
 disability allowance payable under this act or under former 1945 PA
 136, on account of either age or years of personal service
 performed, or both, and becomes employed by a reporting unit, the
 following shall-MUST occur:

7 (a) The retirant is not entitled to a new final average
8 compensation or additional service credit under this retirement
9 system unless additional service is performed equivalent to 5 or
10 more years of service credit or, if the retirant has contributed to

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1 the member investment plan, the equivalent of 3 or more years of 2 service credit. The retirant may elect to have the retirement allowance recomputed based on the added credit or the final average 3 4 compensation resulting from the added service, or both. A 5 retirement allowance shall not be recomputed until the retirant 6 pays into the retirement system an amount equal to the retirant's new final average compensation multiplied by the percentage 7 determined under section 41(2) for normal cost and unfunded 8 actuarial accrued liabilities, not including the percentage 9 required for the funding of health benefits, multiplied by the 10 11 total service credit in the period in which the retirant's additional service was performed. 12

(b) The retirant's retirement allowance shall MUST be reduced 13 14 by the lesser of the amount that the earnings in a calendar year exceed the amount permitted without a reduction of benefits under 15 the social security act, chapter 531, 49 Stat. STAT 620, or 1/3 of 16 17 the retirant's final average compensation. For purposes of 18 computing allowable earnings under this subdivision, the final 19 average compensation shall MUST be increased by 5% for each full 20 year of retirement.

(2) The retirement system may offset retirement benefits
payable under this act against amounts owed to the retirement
system by a retirant or retirement allowance beneficiary.

24 (3) Subsection (1) does not apply to a retirant if all of the25 following circumstances exist:

26 (a) The retirant is a former teacher or administrator employed27 in a teaching or research capacity by a university that is

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1 considered a reporting unit for the limited purpose described in
2 section 7(3). A university that employs a retirant under this
3 subsection shall report that employment to the retirement system by
4 July 1 of each year. The university shall include in the report the
5 name of the retirant, the capacity in which the retirant is
6 employed, and the total annual compensation paid to the retirant.

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7 (b) The retirant is not eligible to use any service or
8 compensation attributable to the employment described in
9 subdivision (a) for a recomputation of his or her retirement
10 allowance.

11 (4) The state NOT LATER THAN APRIL 1 OF EACH YEAR, THE 12 superintendent of public instruction shall compile a listing of critical shortage disciplines . This listing shall be updated 13 annually.BASED ON EVIDENCE OF A SHORTAGE FOR EACH DISCIPLINE. THE 14 DEPARTMENT OF EDUCATION SHALL POST THE LISTING AND THE ACCOMPANYING 15 EVIDENCE ON ITS WEBSITE. IF A DISCIPLINE IS NOT INCLUDED IN THE 16 17 LISTING OF CRITICAL SHORTAGE DISCIPLINES, 2 OR MORE CONTIGUOUS REPORTING UNITS MAY SUBMIT A WRITTEN REQUEST TO THE SUPERINTENDENT 18 19 OF PUBLIC INSTRUCTION TO ADD A DISCIPLINE TO THE LISTING. THE REQUEST MUST INCLUDE EVIDENCE OF A SHORTAGE OF THE DISCIPLINE IN 20 THOSE CONTIGUOUS REPORTING UNITS. IF THE SUPERINTENDENT OF PUBLIC 21 INSTRUCTION DETERMINES THAT THERE IS A SHORTAGE OF THE DISCIPLINE 22 23 IN THOSE CONTIGUOUS REPORTING UNITS, THE SUPERINTENDENT OF PUBLIC 24 INSTRUCTION SHALL ADD THE DISCIPLINE TO THE LISTING. A DISCIPLINE 25 ADDED UNDER A REQUEST UNDER THIS SUBSECTION IS APPLICABLE ONLY TO 26 THOSE CONTIGUOUS REPORTING UNITS. FOR PURPOSES OF THIS SUBSECTION, 27 A REPORTING UNIT THAT IS A PUBLIC SCHOOL ACADEMY IS CONSIDERED

1 CONTIGUOUS TO ANY OTHER REPORTING UNIT IN WHICH THE PUBLIC SCHOOL 2 ACADEMY IS LOCATED.

3 (5) Until July 1, 2014, 2018, subsection (1) does not apply to
4 a retirant if all of the following circumstances exist:

5 (a) The retirant is employed by a reporting unit that has a
6 situation, not including a situation caused by a labor dispute,
7 that necessitates the hiring of a-THE retirant in an area that has
8 been identified by the state superintendent of public instruction
9 as a critical shortage discipline pursuant to UNDER subsection (4).

10 (b) The retirant is employed under any situation described in 11 subdivision (a) for a period not to exceed 3 years for that 12 retirant.

13 (c) The retirant is not eligible to use any service or 14 compensation attributable to the employment described in 15 subdivision (a) for a recomputation of his or her retirement 16 allowance.

17 (d) The reporting unit shall pay PAYS 100% of the contribution
18 rates for the unfunded actuarial accrued liability for retiree
19 health care and the unfunded actuarial accrued liability for
20 pension to the retirement system for each retirant who becomes
21 employed by a reporting unit under this subsection.

(6) Subsection (5) shall only apply APPLIES for retirants who
have been retired for at least 12 months before becoming employed
under this section.

25 (7) Notwithstanding any other provision of this act to the
26 contrary, for a retirant who retires on or after July 1, JUNE 30,
27 2010, and following a bona fide termination, including not working

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1 in the month of the retirant's retirement effective date, and who becomes employed by a reporting unit and the retirant's amount of 2 3 earnings in a calendar year exceeds 1/3 of the retirant's final 4 average compensation, the retirant shall forfeit FORFEITS his or 5 her retirement allowance and the retirement system subsidy for 6 health care benefits from the retirement system for as long as THE ENTIRE MONTH OF EACH MONTH IN WHICH the retirant is employed at the 7 8 reporting unit unless the retirant is employed under AS DESCRIBED 9 **IN** subsection (5), (9), <<Or>> (10)<<, **OR(11)**>>. A retirant who has forfeited the

10 retirement system subsidy for health care benefits under this 11 subsection and who wants to retain health care benefits shall pay 12 the retirant's and retirement system's costs for the health care 13 benefits. Upon termination of employment at the reporting unit, the THE retirement allowance and RETIREMENT SYSTEM SUBSIDY FOR health 14 15 care benefits shall resume without recalculation ON THE FIRST OF THE MONTH FOLLOWING THE MONTH IN WHICH THE RETIRANT HAS TERMINATED 16 17 REPORTING UNIT EMPLOYMENT.

18 (8) Notwithstanding any other provision of this act to the 19 contrary, for a retirant who retires on or after July 1, JUNE 30, 20 2010, who performs core services at a reporting unit as determined by the retirement system, but who is employed by an entity other 21 than the reporting unit or is an independent contractor, the 22 23 retirant shall forfeit FORFEITS his or her retirement allowance and the retirement system subsidy for health care benefits from the 24 retirement system for as long as THE ENTIRE MONTH OF EACH MONTH IN 25 26 WHICH the retirant is performing core services at the reporting 27 unit, unless the retirant is employed under AS DESCRIBED IN

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subsection (9), or (10), OR <<(12)>>. A retirant who has forfeited the 1 retirement system subsidy for health care benefits under this 2 subsection and who wants to retain health care benefits shall pay 3 4 the retirant's and retirement system's costs for the health care 5 benefits. Upon termination of services at the reporting unit, the THE retirement allowance and RETIREMENT SYSTEM SUBSIDY FOR health 6 care benefits shall resume without recalculation ON THE FIRST OF 7 THE MONTH FOLLOWING THE MONTH IN WHICH THE RETIRANT HAS TERMINATED 8 PERFORMING CORE SERVICES, AS DESCRIBED IN THIS SUBSECTION. 9

10 (9) Until July 1, 2014, 2018, subsection (1) does not apply to 11 a retirant who retires on or after July 1, JUNE 30, 2010 AND ON OR 12 BEFORE SEPTEMBER 1, 2015; who following a bona fide termination, 13 including not working in the month of his or her retirement effective date, becomes employed as a substitute teacher by a 14 15 reporting unit, by an entity other than the reporting unit, or as an independent contractor; and whose amount of earnings 16 17 attributable to employment by or at a reporting unit in a calendar 18 year does not exceed 1/3 of his or her final average compensation. 19 A retirant described in this subsection is not eligible to use any 20 service or compensation attributable to the employment described in 21 this subsection for a recomputation of his or her retirement 22 allowance. The reporting unit at which the retirant provides 23 substitute teacher services described in this subsection shall pay 100% of the contribution rates for the unfunded actuarial accrued 24 25 liability for retiree health care and the unfunded actuarial 26 accrued liability for pension to the retirement system for the 27 employment described in this subsection. The reporting unit shall

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report the engagement of substitute teachers to the retirement 1 2 system at the same interval the reporting unit reports information to the retirement system with reqard to its other employees. The 3 4 reporting unit shall include in the report the name of the 5 substitute teacher and the total earnings paid to the substitute teacher for that reporting period. In order to comply with the 6 reporting requirements of this subsection, a reporting unit that 7 engages substitute teachers through an entity other than a 8 9 reporting unit or as independent contractors shall obtain from the substitute teacher's employer a list of all substitute teachers the 10 11 employer supplies to that reporting unit and the total earnings 12 paid to each substitute teacher for the reporting period. An 13 employer other than a reporting unit that employs substitute teachers as described in this subsection shall provide to the 14 reporting unit all information that the reporting unit is required 15 to report to the retirement system under this subsection. For the 16 purposes of this subsection, an employer includes an independent 17 18 contractor.

19 (10) Until July 1, 2014, 2018, subsection (1) does not apply to a retirant who retires on or after July 1, JUNE 30, 2010 AND ON 20 OR BEFORE SEPTEMBER 1, 2015; who following a bona fide termination, 21 22 including not working in the month of his or her retirement 23 effective date, becomes employed as an instructional coach or a 24 school improvement facilitator by an entity other than the 25 reporting unit or as an independent contractor; and whose amount of 26 earnings attributable to employment at a reporting unit in a calendar year does not exceed 1/3 of his or her final average 27

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compensation. A retirant described in this subsection is not 1 2 eligible to use any service or compensation attributable to the employment described in this subsection for a recomputation of his 3 4 or her retirement allowance. The reporting unit at which the 5 retirant provides the services described in this subsection shall 6 pay 100% of the contribution rates for the unfunded actuarial 7 accrued liability for retiree health care and the unfunded actuarial accrued liability for pension to the retirement system 8 9 for the employment described in this subsection. The reporting unit 10 shall report the engagement of instructional coaches or school 11 improvement facilitators to the retirement system at the same 12 interval the reporting unit reports information to the retirement 13 system with regard to its other employees. The reporting unit shall 14 include in the report the name of the instructional coach or school improvement facilitator and the total earnings paid to the coach or 15 facilitator for that reporting period. In order to comply with the 16 17 reporting requirements of this subsection, a reporting unit shall 18 obtain from the coach's or facilitator's employer a list of all 19 instructional coaches and school improvement facilitators the 20 employer supplies to that reporting unit and the total earnings 21 paid to each coach or facilitator for the reporting period. An 22 employer other than a reporting unit that employs instructional 23 coaches or school improvement facilitators as described in this 24 subsection shall provide to the reporting unit all information that 25 the reporting unit is required to report to the retirement system 26 under this subsection. For the purposes of this subsection, an 27 employer includes an independent contractor. As used in this

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- 1 subsection, "instructional coach" and "school improvement
- 2 facilitator" mean those terms as used in the listing of critical
- 3 shortage disciplines developed by the state superintendent of
- 4 public instruction under subsection (4). << [(11) SUBSECTION (1) DOES NOT APPLY TO A RETIRANT WHO IS A FORMER TEACHER OR ADMINISTRATOR WHO RETIRES AFTER JUNE 30, 2010 AND ON OR BEFORE OCTOBER 1, 2014, WHO FOLLOWING A BONA FIDE TERMINATION, INCLUDING NOT WORKING IN THE MONTH OF HIS OR HER RETIREMENT EFFECTIVE DATE, BECOMES EMPLOYED IN A TEACHING OR RESEARCH CAPACITY OR IN A PROGRAM-DEPARTMENT DIRECTION CAPACITY BY A UNIVERSITY THAT IS CONSIDERED A REPORTING UNIT FOR THE LIMITED PURPOSE DESCRIBED IN SECTION 7(3). A RETIRANT DESCRIBED IN THIS SUBSECTION IS NOT ELIGIBLE TO USE ANY SERVICE OR COMPENSATION ATTRIBUTABLE TO THE EMPLOYMENT DESCRIBED IN THIS SUBSECTION FOR RECOMPUTATION OF HIS OR HER RETIREMENT ALLOWANCE. THE REPORTING UNIT AT WHICH THE RETIRANT PROVIDES THE SERVICES DESCRIBED IN THIS SUBSECTION SHALL PAY 100% OF THE CONTRIBUTION RATES FOR THE UNFUNDED ACTUARIAL ACCRUED LIABILITY FOR RETIREE HEALTH CARE AND THE UNFUNDED ACTUARIAL ACCRUED LIABILITY FOR PENSION TO THE RETIREMENT SYSTEM FOR THE EMPLOYMENT DESCRIBED IN THIS SUBSECTION. THE REPORTING UNIT SHALL REPORT THE EMPLOYMENT OF A RETIRANT AS DESCRIBED IN THIS SUBSECTION TO THE RETIREMENT SYSTEM BY JULY 1 OF EACH YEAR. THE REPORTING UNIT SHALL INCLUDE IN THE REPORT THE NAME OF THE RETIRANT, THE CAPACITY IN WHICH THE RETIRANT IS EMPLOYED, AND THE TOTAL ANNUAL COMPENSATION PAID TO THE **RETIRANT**.]

(12) >> UNTIL JULY 1, 2018, NOTWITHSTANDING ANY PROVISION OF THIS 5 6 ACT TO THE CONTRARY, FOR A RETIRANT WHO RETIRES AFTER JUNE 30, 2010, WHO IS EMPLOYED AS AN INDEPENDENT CONTRACTOR AT A REPORTING 7 UNIT FOR A SITUATION DESCRIBED IN SUBSECTION (5) (A) OR IS EMPLOYED 8 9 AT A REPORTING UNIT FOR A SITUATION DESCRIBED IN SUBSECTION (5)(A) BY AN ENTITY OTHER THAN THE REPORTING UNIT, WHO HAS BEEN RETIRED 10 FOR AT LEAST 12 MONTHS BEFORE BECOMING EMPLOYED UNDER THIS 11 12 SUBSECTION, AND WHOSE EMPLOYMENT UNDER THIS SUBSECTION DOES NOT EXCEED 3 YEARS, THE REPORTING UNIT AT WHICH THE RETIRANT PROVIDES 13 SERVICES UNDER THIS SUBSECTION SHALL PAY 100% OF THE CONTRIBUTION 14 15 RATES FOR THE UNFUNDED ACTUARIAL ACCRUED LIABILITY FOR RETIREE 16 HEALTH CARE AND THE UNFUNDED ACTUARIAL ACCRUED LIABILITY FOR PENSION TO THE RETIREMENT SYSTEM FOR THE EMPLOYMENT DESCRIBED IN 17 18 THIS SUBSECTION.

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