HOUSE BILL 975

K4 9lr1188 CF SB 591

By: Delegate Griffith (Chair, Joint Committee on Pensions) and Delegates Aumann, Bates, Branch, Conway, Haynes, Heller, James, and Levy

Introduced and read first time: February 13, 2009

Assigned to: Appropriations

Committee Report: Favorable

House action: Adopted

Read second time: March 12, 2009

CHAPTER

1 AN ACT concerning

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State Retirement and Pension System – Military Service Credit – Clarification and Simplification

FOR the purpose of altering the definition of "military service" as it relates to service 4 credit for members of State or local retirement or pension systems to include 5 6 active and inactive duty for training; providing certain death and disability benefits to certain individuals who are members of a State or local retirement or 7 8 pension system who die or becomes disabled on or after a certain date while 9 performing certain military service; requiring a State or local retirement or pension system to provide certain benefits to certain individuals depending on 10 certain choices the State or local retirement system may make with regard to 11 the distribution of certain benefits; clarifying that certain members of the 12 Maryland National Guard who are on active or inactive duty for training that 13 interrupts the member's service may receive a certain amount of service credit 14 under certain circumstances; repealing certain obsolete language; and generally 15 relating to clarifying and simplifying the military service credit provisions for 16 the State or local retirement or pension systems. 17

18 BY repealing and reenacting, with amendments,

Article – State Personnel and Pensions

20 Section 38–101(d), 38–102, and 38–103(d)

21 Annotated Code of Maryland

22 (2004 Replacement Volume and 2008 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

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${1 \atop 2}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
3	Article - State Personnel and Pensions
4	38–101.
5	(d) "Military service" means:
6 7 8	(1) induction into the armed forces of the United States for training and service under the Selective Training and Service Act of 1940 or a subsequent act of a similar nature;
9 10	(2) membership in a reserve component of the armed forces of the United States:
11	(I) on active duty or ordered or assigned to active duty; OR
12 13	(II) ON ACTIVE DUTY FOR TRAINING OR INACTIVE DUTY FOR TRAINING THAT INTERRUPTS A MEMBER'S SERVICE;
14	(3) enlistment into the armed forces of the United States;
15	(4) membership in the Maryland National Guard; or
16 17 18 19	(5) with respect to a person separated from employment on or after July 1, 1991, active duty with the commissioned corps of the Public Health Service, the National Oceanic and Atmospheric Administration, or the Coast and Geodetic Survey from:
20	(i) December 7, 1941, to December 31, 1946, both inclusive;
21	(ii) June 25, 1950, to January 31, 1955, both inclusive; or
22	(iii) December 22, 1961, to May 7, 1975, both inclusive.
23	38–102.
2425262728	(A) [During] EXCEPT AS PROVIDED IN SUBSECTIONS (B) AND (C) OF THIS SECTION, DURING a period that a member of a State or local retirement or pension system is absent from employment for military service, the member or the member's estate, under a State or local retirement or pension system, is not entitled to:
29	(1) ordinary disability benefits;

accidental disability benefits;

1		(3)	death benefits;						
2		(4)	optional allowances; or						
3		(5)	other disability or death benefits.						
4	(B)	(1)	THIS SUBSECTION APPLIES TO AN INDIVIDUAL WHO:						
	(2)	(-)							
5 6	PENSION S	YSTEN	(I) IS A MEMBER OF A STATE OR LOCAL RETIREMENT OR AS DEFINED IN § 37–101(R) OF THIS ARTICLE; AND						
7 8 9		-	(II) DIES ON OR AFTER JANUARY 1, 2007, WHILE UALIFIED MILITARY SERVICE AS DEFINED IN CHAPTER 43, 2 UNITED STATES CODE.						
10 11 12 13 14 15	(2) TO THE EXTENT REQUIRED BY § 401(A)(37) OF THE INTERNAL REVENUE CODE, AN INDIVIDUAL DESCRIBED UNDER PARAGRAPH (1) OF THIS SUBSECTION SHALL RECEIVE ANY ADDITIONAL BENEFITS THAT THE SYSTEM PROVIDES FOR ANY MEMBER WHO RESUMES EMPLOYMENT AFTER COMPLETING MILITARY SERVICE AND THEN DIES, INCLUDING ANY DEATH BENEFITS THAT ARE CONTINGENT ON A MEMBER'S DEATH WHILE EMPLOYED.								
16	(C)	(1)	THIS SUBSECTION APPLIES TO AN INDIVIDUAL WHO:						
17 18	PENSION S	YSTEN	(I) IS A MEMBER OF A STATE OR LOCAL RETIREMENT OR AS DEFINED IN \S 37–101(R) OF THIS ARTICLE; AND						
19 20 21			(II) BECOMES DISABLED OR DIES ON OR AFTER JANUARY 1, ERFORMING QUALIFIED MILITARY SERVICE AS DEFINED IN TLE 38 OF THE UNITED STATES CODE.						
22 23 24 25 26 27	SYSTEM MADESCRIBED AS HAVING	AY PRO D UND G RETU	(I) TO THE EXTENT PERMITTED BY § 414(U)(8) OF THE ENUE CODE, A STATE OR LOCAL RETIREMENT OR PENSION OVIDE THAT, FOR BENEFIT ACCRUAL PURPOSES, AN INDIVIDUAL PER PARAGRAPH (1) OF THIS SUBSECTION SHALL BE TREATED URNED TO EMPLOYMENT ON THE DAY BEFORE THE DEATH OR THEN TERMINATED ON THE DATE OF DEATH OR DISABILITY.						
28 29 30 31	THE SYSTE	EM MA	(II) IF A STATE OR LOCAL RETIREMENT OR PENSION ES BENEFITS UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, Y CHOOSE TO PROVIDE EITHER PARTIAL OR FULL BENEFITS, & OPTION IS CHOSEN, IT SHALL BE APPLIED TO ALL SIMILARLY						

SITUATED MEMBERS IN A REASONABLY EQUIVALENT MANNER.

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1946], service credit for the military service may not exceed 5 years.

(D) (1) THIS SUBSECTION APPLIES TO AN INDIVIDUAL WHO:
(I) IS A MEMBER OF A STATE OR LOCAL RETIREMENT OR PENSION SYSTEM AS DEFINED IN \S 37–101(R) OF THIS ARTICLE; AND
(II) ON OR AFTER JANUARY 1, 2009, RECEIVES DIFFERENTIAL WAGE PAYMENTS FROM AN EMPLOYER WHILE PERFORMING QUALIFIED MILITARY SERVICE AS DEFINED IN CHAPTER 43, TITLE 38 OF THE UNITED STATES CODE.
(2) (I) TO THE EXTENT PERMITTED BY § 3401(H) OF THE INTERNAL REVENUE CODE, AN INDIVIDUAL DESCRIBED UNDER PARAGRAPH (1) OF THIS SUBSECTION SHALL BE TREATED AS EMPLOYED BY THE EMPLOYER DESCRIBED IN PARAGRAPH (1)(II) OF THIS SUBSECTION WHILE PERFORMING QUALIFIED MILITARY SERVICE AND THE DIFFERENTIAL WAGE PAYMENTS SHALL BE TREATED AS COMPENSATION.
(II) TO THE EXTENT PERMITTED BY § 414(U)(12) OF THE INTERNAL REVENUE CODE, A STATE OR LOCAL RETIREMENT OR PENSION SYSTEM MAY PROVIDE BENEFITS TO THE INDIVIDUAL BASED ON THE DIFFERENTIAL WAGE PAYMENTS.
(III) IF A STATE OR LOCAL RETIREMENT OR PENSION SYSTEM PROVIDES BENEFITS UNDER SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE BENEFITS SHALL BE PROVIDED TO ALL SIMILARLY SITUATED MEMBERS IN A REASONABLY EQUIVALENT MANNER.
38–103.
(d) (1) Subject to paragraph (2)(i) of this subsection, a member of a State or local retirement or pension system shall receive service credit for a period of absence from employment while in military service if:
(i) the employment of the member under subsection $(a)(2)$ of this section is active or the employee is reinstated as a regular employee on a leave of absence; and
(ii) membership in a State or local retirement or pension system is a requirement of employment.

For an absence for military service [on or after January 1,

l 2	(ii) State system.	1	•	This	subp	aragra	aph a	applies	only	to a	memb	er of a
3 4 5 6 7 8	addition to any servi member of the Maryla: United States Code, A THAT INTERRUPTS Tof 4 months for each fu	nd N ND HE N	redit ation WHO MEMI	receinal Gual Gual Gual Gual Gual Gual Gual Gu	ived u uard v ON AC' S SERV	inder who ha TIVE VICE s	para s bee OR II shall	en activ NACTIV receive	(1) of ated u E DU service	this nder TY F (ce cree	subsective 1 OR TRA dit at t	ction, a 0 of the AININC the rate
))	SECTION 2. AN July 1, 2009.	ID B	E IT	FUR	THEF	R ENA	CTE	D, Tha	t this A	Act sh	ıall tak	e effec
	Approved:											
										G	overno	or.
						Sp	eake	r of the	House	e of D	elegate	es.
								Pre	sident	of the	Senat	e.