

General Assembly

January Session, 2025

Raised Bill No. 1525

LCO No. **3568**

Referred to Committee on APPROPRIATIONS

Introduced by: (APP)

AN ACT CONCERNING THE TEACHERS' RETIREMENT BOARD'S RECOMMENDATIONS FOR CHANGES TO THE TEACHERS' RETIREMENT SYSTEM STATUTES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Subdivision (15) of section 10-183b of the general statutes
 is repealed and the following is substituted in lieu thereof (*Effective from*
- 3 *passage*):

(15) "Employer" means an elected school committee, a board of 4 5 education, the State Board of Education, the Office of Early Childhood, 6 the Technical Education and Career System, the Board of Regents for 7 Higher Education or any of the constituent units, the governing body of 8 the Children's Center and its successors for members hired before July 9 1, 2025, The University of Connecticut Board of Trustees, the E. O. Smith 10 School, or any other activity, institution or school employing members, 11 except "employer" shall not include the State Education Resource Center 12 for members hired on or after July 1, 2025.

Sec. 2. Subdivision (21) of section 10-183b of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective from*)

15 *passage*):

16 (21) "Public school" means any day school conducted within or 17 without this state under the orders and superintendence of a duly 18 elected school committee, a board of education, the State Board of 19 Education, the Office of Early Childhood, the Board of Regents for 20 Higher Education, or any of its constituent units, The University of 21 Connecticut Board of Trustees, the board of governors or any of its 22 constituent units, the Technical Education and Career System, the E. O. 23 Smith School, the Children's Center and its successors for members 24 hired before July 1, 2025, the State Education Resource Center 25 [established pursuant to section 10-4q of the 2014 supplement to the 26 general statutes, revision of 1958, revised to January 1, 2013, the State 27 Education Resource Center established pursuant to section 10-357a] for 28 members hired before July 1, 2025, joint activities of boards of education 29 authorized by subsection (b) of section 10-158a and (A) any institution 30 supported by the state at which teachers are employed or any 31 incorporated secondary school under the orders not and 32 superintendence of a duly elected school committee or board of 33 education but located in a town not maintaining a high school and 34 providing free tuition to pupils of the town in which it is located, and 35 which has been approved by the State Board of Education under the 36 provisions of part II of chapter 164, or (B) on and after July 1, 2023, any 37 school operated by an interdistrict magnet school operator described in 38 section 10-264s, provided such institution, secondary school or school is 39 classified as a public school by the retirement board.

Sec. 3. Subsection (g) of section 10-183g of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(g) A member's complete formal application for retirement, if sent by
mail, shall be deemed to have been filed with the board on the date such
application is postmarked. <u>Such application for retirement shall be</u>
<u>irrevocable on the date the member retires.</u> No benefit computed under
subsections (a) to (d), inclusive, of this section and under subsections (a)

48 to (g), inclusive, of section 10-183aa, as amended by this act, shall 49 become effective until a member eligible for retirement under section 50 10-183f files with the board a complete formal application for retirement 51 and terminates service with such member's employer. Such benefit shall 52 accrue from the first day of the month following the calendar month in 53 which such application is filed and payment of such benefit in equal 54 monthly installments shall commence on the last day of the month in 55 which such benefit begins to accrue. The initial payment of such benefit 56 may be made not later than three months following the effective date of 57 retirement, provided such payment shall be retroactive to such effective 58 date. Upon a finding that extenuating circumstances relating to the 59 health of a member caused a delay in the filing of the member's complete 60 formal application, and such application is filed on or after July 1, 1986, 61 the board may deem such application to have been filed up to three 62 months earlier than the actual date of the filing. Upon a finding that 63 extenuating circumstances related to the health of a member caused a 64 delay in the filing of an election pursuant to subsection (g) of section 10-65 183aa, and such election is filed on or after July 1, 1986, the board may 66 deem such election to have been filed as of the date such member's 67 benefits would otherwise have been converted to a normal retirement 68 benefit under this section.

Sec. 4. Subsection (c) of section 10-183h of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

72 (c) In lieu of a basic survivor's benefit and a lump sum death benefit, 73 a [sole] survivor who has attained age eighteen, and is the member's 74 designated beneficiary may elect to receive an amount equal to such 75 member's accumulated contributions together with credited interest. In 76 the absence of a designation, the member's surviving spouse or, if none, 77 the member's surviving children in equal shares or, if none, the 78 member's estate shall be entitled to the lump sum payment of the 79 accumulated contributions with credited interest.

80 Sec. 5. Subsection (a) of section 10-183*l* of the general statutes is

repealed and the following is substituted in lieu thereof (*Effective July 1*,2025):

83 (a) (1) On and after July 1, 1991, the management of the system shall 84 continue to be vested in the Teachers' Retirement Board, whose 85 members shall include the Treasurer, the Secretary of the Office of Policy 86 and Management and the Commissioner of Education, or their 87 designees, who shall be voting members of the board, ex officio. (2) On 88 or before June 15, 1985, and quadrennially thereafter, the members of 89 the system shall elect from their number, in a manner prescribed by said 90 board, two persons to serve as members of said board for terms of four 91 years beginning July first following such election. Both of such persons 92 shall be active teachers who shall be nominated by the members of the 93 system who are not retired and elected by all the members of the system. 94 On or before July 1, 1991, and quadrennially thereafter, the members of 95 the system shall elect from their number, in a manner prescribed by said 96 board, three persons to serve as members of said board for terms of four 97 years beginning July first following such election. Two of such persons 98 shall be retired teachers who shall be nominated by the retired members 99 of the system and elected by all the members of the system and one shall 100 be an active teacher who shall be nominated by the members of the 101 system who are not retired and elected by all the members of the system. 102 (3) On or before July 1, 2011, and quadrennially thereafter, the members 103 of the system shall elect from their number, in a manner prescribed by 104 said board, one person to serve as a member of said board for a term of 105 four years beginning July first following such election. Such person shall 106 be an active teacher who shall be nominated by the members of the 107 system who are not retired, elected by all the members of the system 108 and a member of an exclusive representative of a teachers' bargaining 109 unit that is not represented by the members of the board elected under 110 subdivision (2) of this subsection. (4) On or before October 1, 2023, and 111 in July quadrennially thereafter, the retired members of the system shall 112 elect from their number, in a manner prescribed by said board, two 113 persons to serve as members of said board for a term of four years 114 beginning October first following such election. Both of such persons

115 shall be (A) retired teachers who are receiving a pension benefit from 116 the system, and (B) nominated and elected by the members of the 117 system who are retired. (5) If a vacancy occurs in the positions filled by 118 the members of the system who are not retired, said board shall elect a 119 member of the system who is not retired to fill the unexpired portion of 120 the term. If a vacancy occurs in the positions filled by the retired 121 members of the system, said board shall elect a retired member of the 122 system to fill the unexpired portion of the term. The Governor shall 123 appoint five public members to said board in accordance with the 124 provisions of section 4-9a, one of whom shall be the mayor, first 125 selectman or chief elected official of a municipality. On and after 126 October 31, 2017, the Governor shall fill the next vacant position on the 127 board that is appointed by the Governor with a person who is the 128 mayor, first selectman or chief elected official of a municipality. The 129 members of the board shall serve without compensation, but shall be 130 reimbursed for any expenditures or loss of salary or wages which they 131 incur through service on the board. A majority of the membership of the 132 board shall constitute a quorum for the transaction of any business.

Sec. 6. Section 10-183t of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

135 (a) The board shall offer one or more health benefit plans to: Any 136 member receiving retirement benefits or a disability allowance from the 137 system; the spouse or surviving spouse of such member, and a disabled 138 dependent of such member if there is no spouse or surviving spouse, 139 provided such member, spouse, surviving spouse, or disabled 140 dependent is participating in Medicare Part A hospital insurance and 141 Medicare Part B medical insurance. The board may offer one or more 142 basic plans, the cost of which to any such member, spouse, surviving 143 spouse or disabled dependent shall be one-third of the basic plan's 144 premium equivalent, and one or more optional plans, provided such 145 member, spouse, surviving spouse or disabled dependent shall pay one-146 third of the basic plan's premium equivalent plus the difference in cost 147 between any such basic plans and any such optional plans. The board 148 shall designate those plans which are basic and those plans which are 149 optional for the purpose of determining such cost and the amount to be 150 charged or withheld from benefit payments for such plans. The 151 surviving spouse of a member, or a disabled dependent of a member if 152 there is no surviving spouse, shall not be ineligible for participation in 153 any such plan solely because such surviving spouse or disabled 154 dependent is not receiving benefits from the system. With respect to any 155 person participating in any such plan, the state shall appropriate to the 156 board one-third of the cost of such basic plan or plans, or one-third of 157 the cost of the rate in effect during the fiscal year ending June 30, 1998, 158 whichever is greater.

159 (b) (1) Any member who (A) is receiving retirement benefits or a 160 disability allowance from the system, the spouse or surviving spouse of 161 such member, or a disabled dependent of such member if there is no 162 spouse or surviving spouse, and who is not participating in Medicare 163 Part A hospital insurance and Medicare Part B medical insurance, and 164 (B) meets the state's eligibility criteria for health insurance or is eligible 165 to participate in the group health insurance plan offered by such 166 member's last employing board of education, may fully participate in 167 any or all group health insurance plans maintained for active teachers 168 by such member's last employing board of education, or by the state in 169 the case of a member who was employed by the state, upon payment to 170 such board of education or to the state, as applicable, by such member, 171 spouse, surviving spouse or disabled dependent, of the premium 172 charged for the member's form of coverage. Such premium shall be no 173 greater than that charged for the same form of coverage for active 174 teachers.

(2) The member's spouse, surviving spouse or disabled dependent
shall not be ineligible for participation in any such plan solely because
such spouse, surviving spouse or disabled dependent is not receiving
benefits from the system. No person shall be ineligible for participation
in such plans for failure to enroll in such plans at the time the member's
retirement benefit or disability allowance became effective.

181 (3) (A) Nothing in this subsection shall be construed to impair or alter

the provisions of any collective bargaining agreement relating to the payment by a board of education of group health insurance premiums on behalf of any member receiving benefits from the system. <u>No</u> <u>collective bargaining agreement shall provide for a subsidy for any</u> <u>purpose other than to reduce costs for the benefit of a member, spouse,</u> surviving spouse or disabled member.

188 (B) Prior to the cancellation of coverage for any member, spouse, 189 surviving spouse or disabled dependent for failure to pay the required 190 premiums or cost due, the board of education or the state, if applicable, 191 shall notify the Teachers' Retirement Board of its intention to cancel such 192 coverage at least thirty days prior to the date of cancellation. Absent any 193 contractual provisions to the contrary, the payments made pursuant to 194 subsection (c) of this section shall be first applied to any cost borne by 195 the member, spouse, surviving spouse or disabled dependent 196 participating in any such plan.

(4) As used in this subsection, "last employing board of education"
means the board of education by which such member was employed
when such member filed his or her initial application for retirement, and
"health insurance plans" means hospital, medical, major medical, dental,
prescription drug or auditory benefit plans that are available to active
teachers.

203 (c) (1) On and after July 1, 2022, the board shall pay a subsidy of two 204 hundred twenty dollars, to the board of education or to the state, if 205 applicable, on behalf of any member who is receiving retirement 206 benefits or a disability allowance from the system, the spouse of such 207 member, the surviving spouse of such member, or a disabled dependent 208 of such member if there is no spouse or surviving spouse, who is 209 participating in a health insurance plan maintained by a board of 210 education or by the state, if applicable. Such payment shall not exceed 211 the actual cost of such insurance.

(2) With respect to any person participating in any such planpursuant to subsection (b) of this section, the state shall appropriate to

214 the board one-third of the cost of the subsidy, except that, for the fiscal 215 year ending June 30, 2013, the state shall appropriate twenty-five per 216 cent of the cost of the subsidy. On and after July 1, 2018, for the fiscal 217 year ending June 30, 2019, and for each fiscal year thereafter, fifty per 218 cent of the total amount appropriated by the state in each such fiscal 219 year for the state's share of the cost of such subsidies shall be paid to the 220 board on or before July first of such fiscal year, and the remaining fifty 221 per cent of such total amount shall be paid to the board on or before 222 December first of such fiscal year.

223 (3) No payment to a board of education pursuant to this subsection 224 may be used to reduce the amount of any premium payment on behalf 225 of any such member, spouse, surviving spouse, or disabled dependent, 226 made by such board pursuant to any agreement in effect on July 1, 1990. 227 On and after July 1, 2022, the board shall pay a subsidy of four hundred 228 forty dollars per month on behalf of the member, spouse or the 229 surviving spouse of such member who: (A) Has attained the normal 230 retirement age to participate in Medicare, (B) is not eligible for Medicare 231 Part A without cost, and (C) contributes at least four hundred forty 232 dollars per month towards his or her medical and prescription drug 233 plan provided by the board of education.

234 (d) The Treasurer shall establish a separate retired teachers' health 235 insurance premium account within the Teachers' Retirement Fund. 236 Commencing July 1, 1989, and annually thereafter all health benefit plan 237 contributions withheld under this chapter in excess of five hundred 238 thousand dollars shall, upon deposit in the Teachers' Retirement Fund, 239 be credited to such account. Interest derived from the investment of 240 funds in the account shall be credited to the account. Funds in the 241 account shall be used for (1) payments to boards of education pursuant 242 to subsection (c) of this section and for payment of premiums on behalf 243 of members, spouses of members, surviving spouses of members or 244 disabled dependents of members participating in one or more health 245 insurance plans pursuant to subsection (a) of this section in an amount 246 equal to the difference between the amount paid pursuant to subsection 247 (a) of this section and the amount paid pursuant to subsection (c) of this

section, and (2) payments for professional fees associated with the administration of the health benefit plans offered pursuant to this section. If, during any fiscal year, there are insufficient funds in the account for the purposes of all such payments, the General Assembly shall appropriate sufficient funds to the account for such purpose.

253 (e) (1) Not later than the first business day of [February, May, August 254 and November] March, April, September and December of each year, 255 each employer shall submit to the board, in a format required by the 256 board, any information the board determines to be necessary concerning 257 additions, deletions and premium changes for the health insurance 258 subsidy program described in subsection (c) of this section. Any report 259 received by the board after the due date shall be processed in the 260 following quarterly cycle. An employer's failure to timely submit a 261 quarterly report shall result in a delay of the subsidy for that quarter 262 and the board shall pay the subsidy as a retroactive subsidy, as provided 263 in subdivision (2) of this subsection.

264 (2) Retroactive subsidy payments shall be limited to six months prior 265 to the first day of the month in which the board receives an untimely 266 report that includes newly eligible retired members or dependents. The 267 board shall pay the subsidy retroactively to the effective date of the 268 disability, provided any eligible members or dependents are added to 269 the report not later than the first quarter following the board's approval 270 of the disability and the member's disability allowance is initiated 271 within four months of board approval. The employer shall hold any 272 member or dependent harmless for any costs associated with, arising 273 from or out of the loss of the benefit of the subsidy as a result of the 274 employer's untimely or inaccurate filing of the quarterly report.

Sec. 7. Subsection (c) of section 10-183aa of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(c) The board shall designate a medical committee to be composed ofno more than five physicians. If required, other physicians may be

employed to report on special cases. Such medical committee shall review each <u>eligible</u> application for a disability allowance and shall make findings and recommendations in writing to the board. The medical committee shall perform additional examinations or case reviews as deemed necessary by the board. Members of such committee shall receive compensation for their services at a rate to be determined by the board.

Sec. 8. Subsection (b) of section 4d-80 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):

290 (b) The Governor shall appoint a chairperson from among the 291 members of the commission or their designees. Subject to the provisions 292 of chapter 67, and within available appropriations, the commission may 293 appoint an executive director and such other employees as may be 294 necessary for the discharge of the duties of the commission. 295 Notwithstanding any provision of the general statutes, the executive 296 director shall have the option to elect participation in the state 297 employees retirement system, or the alternate retirement program 298 established for eligible employees in higher education. [or the teachers' 299 retirement system.]

This act shall take effect as follows and shall amend the following sections:

Section 1	from passage	10-183b(15)
Sec. 2	from passage	10-183b(21)
Sec. 3	July 1, 2025	10-183g(g)
Sec. 4	July 1, 2025	10-183h(c)
Sec. 5	July 1, 2025	10-1831(a)
Sec. 6	July 1, 2025	10-183t
Sec. 7	July 1, 2025	10-183aa(c)
Sec. 8	July 1, 2025	4d-80(b)

APP Joint Favorable