## STATE OF NEW YORK

6604

2017-2018 Regular Sessions

## IN ASSEMBLY

March 9, 2017

Introduced by M. of A. ABBATE -- (at request of the New York State Teachers' Retirement System) -- read once and referred to the Committee on Governmental Employees

AN ACT to amend the education law, in relation to making technical corrections to eliminate the restrictions upon transferring for members of the New York state teachers' retirement system

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Subdivision 2 of section 522 of the education law, as 2 amended by chapter 219 of the laws of 1976, is amended to read as 3 follows:

2. Any contributor entering the retirement system after having withdrawn from another retirement system and having given notice at the time of withdrawal to the retirement board of such system of his or her 7 intention of becoming [within one year] a member of the retirement system, may deposit in the annuity savings fund the amount of his or her accumulated contributions withdrawn from such other retirement system or 10 if the member had no accumulated contributions credited to his or her individual account in such other retirement system, such member shall in 12 lieu of depositing moneys in the annuity savings fund, file a notice of 13 intent to transfer pursuant to rules and regulations adopted by the 14 retirement board. [Within one year of such deposit or] Upon the filing 15 of a notice of intent to transfer as provided by this subdivision, the pension reserve to his or her credit in such other retirement system, if such other retirement system is operated upon an actuarial basis under 17 18 the laws of this state, shall be transferred, and if such other system is operated upon an actuarial basis under the laws of another state, may 20 be transferred to the pension accumulation fund. Notwithstanding 21 anything to the contrary in this article, such contributor shall be 22 classified in this retirement system as a present teacher or as a new 23 entrant accordingly as he or she would have been classified had the

EXPLANATION--Matter in italics (underscored) is new; matter in brackets
[-] is old law to be omitted.

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1 service rendered in the other retirement system been rendered while a member of this retirement system. A person so transferred to this retirement system or who has heretofore transferred to this retirement 3 system shall be deemed to have been a member of this retirement system during the entire period of membership service credited to him or her in the system from which he or she has transferred. Such transferee, however, shall not receive more than three per cent interest on his or her 7 contributions and accumulated contributions unless he or she has contin-9 uously been a member in either the system from which he or she has 10 transferred or in this retirement system since a date prior to the first 11 day of July, nineteen hundred forty-eight. This shall not be construed to prevent a change in the interest rate to such member if the interest 12 13 rate payable to other members of this retirement system is changed. In 14 case he or she comes from a retirement system not under the laws of this 15 state, he or she shall be given a prior service certificate showing a 16 period of service such that the liability incurred by the retirement 17 system on his or her account by reason of prior service shall be equal in amount to the amount of the reserve so transferred, provided that in 18 no case shall such a contributor who is classified as a new entrant be 19 20 given less credit in his or her prior service certificate than he or she would have received had no reserve been transferred on his or her account. In case a contributor transfers between retirement systems 22 under the laws of this state, he or she shall be credited in the system 23 to which he or she is transferring with all service allowed to him or 24 25 her in the first system. Such contributor, notwithstanding any other 26 provision of law, shall on retirement [after three years of gervice in 27 the second retirement system] be entitled to a pension based on [a final average] salary earned during [any five gensegutive years of] member 28 service [in either retirement system or] in both retirement systems 29 together, [whichever average amount may be the greater, with the condi-30 tion that no such contributor shall be entitled on retirement within 31 32 three years of the date of his transfer to a greater pension for such 33 service rendered before his transfer than he would have received had he 34 remained under the pension provisions of the first retirement system] 35 pursuant to the statutory requirements of the second retirement system. 36

36 § 2. This act shall take effect immediately and shall be deemed to 37 have been in full force and effect on and after November 14, 2016.

FISCAL NOTE. -- Pursuant to Legislative Law, Section 50:

This bill would amend subdivision 2 of Section 522 of the Education Law to remove the one year time limit for members to give notice of their intent to transfer between retirement systems. This bill would also remove the restriction on a member who transfers that he/she may not retire within three years and receive a greater benefit for the service rendered before transfer than he/she would have received under the prior retirement system.

The annual cost to the employers of members of the New York State Teachers' Retirement System is estimated to be negligible if this bill is enacted.

Employee data is from the System's most recent actuarial valuation files, consisting of data provided by the employers to the Retirement System. Data distributions and statistics can be found in the System's comprehensive Annual Financial Report (CAFR). System assets are as reported in the System's financial statements, and can also be found in the CAFR. Actuarial assumptions and methods are provided in the System's Actuarial Valuation Report.

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The source of this estimate is Fiscal Note 2017-3 dated October 7, 2016 prepared by the Actuary of the New York State Teachers' Retirement System and is intended for use only during the 2017 Legislative Session. I, Richard A. Young, am the Actuary for the New York State Teachers' Retirement System. I am a member of the American Academy of Actuaries and I meet the Qualification Standards of the American Academy of Actuaries to render the actuarial opinion contained herein.