STATE OF NEW YORK

6061--A

2019-2020 Regular Sessions

IN SENATE

May 16, 2019

Introduced by Sen. GOUNARDES -- read twice and ordered printed, and when printed to be committed to the Committee on Civil Service and Pensions -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the retirement and social security law and the workers' compensation law, in relation to participation in World Trade Center rescue, recovery or cleanup operations by members of the state police; and to repeal certain provisions of the retirement and social security law relating thereto

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

Section 1. Subparagraph (a) of paragraph 1 of subdivision h of section 363-bb of the retirement and social security law, as amended by chapter 93 of the laws of 2005, is amended to read as follows:

4 (a) Notwithstanding any provisions of this chapter or of any general, special or local law, charter, administrative code or rule or regulation to the contrary, any condition or impairment of health caused by a qual-7 ifying condition or impairment of health resulting in disability to a member who participated in World Trade Center rescue, recovery or clean-9 up operations for a minimum of forty hours shall be presumptive evidence 10 that it was incurred in the performance and discharge of duty and the natural and proximate result of an accident not caused by such member's 11 own willful negligence, unless the contrary be proved by competent 12 evidence. A member shall be eligible for the presumption provided for 13 under this paragraph notwithstanding the fact that the member did not 14 15 participate in World Trade Center recovery and cleanup operations for a minimum of forty hours, provided that: (i) the member participated in 17 the rescue, recovery, or cleanup operations at the World Trade Center 18 site between September eleventh, two thousand one and September twelfth, 19 two thousand one; (ii) the member sustained a documented physical injury 20 at the World Trade Center site between September eleventh, two thousand

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one and September twelfth, two thousand one that is a qualifying condition or impairment of health resulting in disability to the member that 3 prevented the member from continuing to participate in World Trade Center rescue, recovery or cleanup operations for a minimum of forty hours; and (iii) the documented physical injury that resulted in a disability to the member that prevented the member from continuing to 7 participate in World Trade Center rescue, recovery or cleanup operations 8 for a minimum of forty hours is the qualifying condition or impairment 9 of health which the member seeks to be eligible for the presumption 10 provided for under this paragraph. A member shall also be eligible for the presumption provided for under this paragraph notwithstanding the 11 fact that the member did not participate in World Trade Center recovery 12 13 and cleanup operations for a minimum of forty hours, provided that the 14 member drove, rode in, repaired, cleaned, rehabilitated, or otherwise 15 used or worked in vehicles or equipment, including emergency vehicle 16 radio equipment, owned by the state of New York that was contaminated by debris in the World Trade Center site, as defined in paragraph (f) of 17 subdivision thirty-six of section two of this chapter, regardless of 18 19 whether the use of or work on such vehicles and equipment was performed 20 within the World Trade Center site, and provided such use or work 21 occurred prior to decontamination of such vehicles or equipment. Absent proof to the contrary, contamination is presumed where such vehicles or 22 equipment were in service between September eleventh, two thousand one 23 and September eleventh, two thousand two and used in the World Trade 24 Center site. Furthermore, it is presumed a member who was a member of 25 26 the state police between September eleventh, two thousand one and 27 September eleventh, two thousand six, and occupied a position whose 28 duties would reasonably include use of or work on such contaminated vehicles and equipment, drove, rode in, repaired, cleaned, rehabili-29 30 tated, or otherwise used or worked on such contaminated vehicles and 31 equipment.

- 32 § 2. Subparagraph (d) of paragraph 1 of subdivision h of section 363-33 bb of the retirement and social security law is REPEALED.
 - § 3. Subparagraph (e) of paragraph 1 of subdivision h of section 363-bb of the retirement and social security law, as amended by chapter 495 of the laws of 2007, is amended to read as follows:
 - (e) In order to be eligible for consideration for such presumption, such member must file a written and sworn statement with the member's retirement system on a form provided by such system indicating the dates and locations of employment. [Such statement must be filed not later than four years following the effective date of chapter one hundred four of the laws of two thousand five.]
 - § 4. Subparagraph (a) of paragraph 2 of subdivision h of section 363bb of the retirement and social security law, as amended by chapter 93 of the laws of 2005, is amended to read as follows:
- 46 (a) Notwithstanding the provisions of this chapter or of any general, 47 special or local law, charter, administrative code or rule or regulation 48 to the contrary, if a member who participated in World Trade Center 49 rescue, recovery or cleanup operations for a minimum of forty hours, and subsequently retired on a service retirement, an ordinary disability retirement, a performance of duty disability retirement or a state 50 51 52 police disability retirement pursuant to section three hundred sixtythree-b of this title and subsequent to such retirement incurred a disa-54 bility caused by any qualifying condition or impairment of the health 55 which the comptroller determines to have been caused by such member's 56 having participated in World Trade Center rescue, recovery or cleanup

operations for a minimum of forty hours, upon such determination by the comptroller it shall be presumed that such disability was incurred in 3 the performance and discharge of duty as the natural and proximate result of an accident not caused by such member's own willful negligence, and that the member would have been physically or mentally incapacitated for the performance and discharge of duty of the position from 7 which he or she retired had the condition been known and fully developed at the time of the member's retirement, unless the contrary is proven by 9 competent evidence. A member shall be eligible for the presumption 10 provided for under this paragraph notwithstanding the fact that the 11 member did not participate in World Trade Center rescue, recovery or 12 cleanup operations for a minimum of forty hours, provided that: (i) the 13 member participated in the rescue, recovery, or cleanup operations at 14 the World Trade Center site between September eleventh, two thousand one 15 and September twelfth, two thousand one; (ii) the member sustained a 16 documented physical injury at the World Trade Center site between September eleventh, two thousand one and September twelfth, two thousand 17 18 one that is a qualifying condition or impairment of health resulting in 19 disability to the member that prevented the member from continuing to 20 participate in World Trade Center rescue, recovery or cleanup operations 21 for a minimum of forty hours; and (iii) the documented physical injury that resulted in a disability to the member that prevented the member 22 from continuing to participate in World Trade Center rescue, recovery or 23 cleanup operations for a minimum of forty hours is the qualifying condi-24 25 tion or impairment of health which the member seeks to be eligible for 26 the presumption provided for under this paragraph. A member shall also 27 be eligible for the presumption provided for under this paragraph 28 notwithstanding the fact that the member did not participate in World 29 Trade Center recovery and cleanup operations for a minimum of forty 30 hours, provided that the member drove, rode in, repaired, cleaned, reha-31 bilitated, or otherwise used or worked in vehicles or equipment, includ-32 ing emergency vehicle radio equipment, owned by the state of New York 33 that was contaminated by debris in the World Trade Center site, as defined in paragraph (f) of subdivision thirty-six of section two of 34 35 this chapter, regardless of whether the use of or work on said vehicles 36 and equipment was performed within the World Trade Center site, and provided such use or work occurred prior to decontamination of such 37 38 vehicles or equipment. Absent proof to the contrary, contamination is 39 presumed where such vehicles or equipment were in service between 40 September eleventh, two thousand one and September eleventh, two thou-41 sand two and used in the World Trade Center site. Furthermore, it is 42 presumed that a member who was a member of the state police between 43 September eleventh, two thousand one and September eleventh, two thou-44 sand six, and occupied a position whose duties would reasonably include 45 use of or work on such contaminated vehicles and equipment, drove, rode 46 in, repaired, cleaned, rehabilitated, or otherwise used or worked on 47 such contaminated vehicles and equipment. 48

§ 5. Clause (i) of subparagraph (b) of paragraph 2 of subdivision h of section 363-bb of the retirement and social security law, as amended by chapter 495 of the laws of 2007, is amended to read as follows:

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(i) the member files a written and sworn statement with the member's retirement system on a form provided by such system indicating the dates and locations of employment [within four years following the effective date of chapter one hundred four of the laws of two thousand five]; and

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6. Subdivisions i and j of section 363-bb of the retirement and social security law, subdivision i as amended and subdivision j as added by chapter 5 of the laws of 2007, are amended to read as follows:

4 i. Notwithstanding any other provision of this chapter or of any general, special or local law, charter, administrative code or rule or regulation to the contrary, if a retiree who: (1) has met the criteria 7 of subdivision h of this section and retired on a service or disability retirement, or would have met the criteria if not already retired on an 9 accidental disability; and (2) has not been retired for more than twen-10 ty-five years; and (3) dies from a qualifying condition or impairment of 11 health, as defined in subparagraph (c) of paragraph one of subdivision h this section, that is determined by the applicable head of the 12 retirement system or applicable medical board to have been caused by 13 14 such retiree's participation in the World Trade Center rescue, recovery 15 or cleanup operations, [as defined in subparagraph (d) of paragraph one 16 of is otherwise eligible for the presumption as provided in subdivi-17 sion h of this section, then unless the contrary be proven by competent evidence, such retiree shall be deemed to have died as a natural and 18 proximate result of an accident sustained in the performance of duty and 19 20 not as a result of willful negligence on his or her part. Such retiree's 21 eligible beneficiary, as set forth in section three hundred sixty-one of this title, shall be entitled to an accidental death benefit as provided 22 by section three hundred sixty-one of this title, however, for the 23 purposes of determining the salary base upon which the accidental death 24 25 benefit is calculated, the retiree shall be deemed to have died on the 26 date of his or her retirement. Upon the retiree's death, the eliqible 27 beneficiary shall make a written application to the head of the retirement system within the time for filing an application for an accidental 28 29 death benefit as set forth in section three hundred sixty-one of this 30 title requesting conversion of such retiree's service or disability 31 retirement benefit to an accidental death benefit. At the time of such 32 conversion, the eligible beneficiary shall relinquish all rights to the 33 prospective benefits payable under the service or disability retirement 34 benefit, including any post-retirement death benefits, since 35 retiree's death. If the eligible beneficiary is not the only beneficiary 36 receiving or entitled to receive a benefit under the service or disabil-37 ity retirement benefit (including, but not limited to, post-retirement 38 death benefits or benefits paid or payable pursuant to the retiree's 39 option selection), the accidental death benefit payments to the eligible 40 beneficiary will be reduced by any amounts paid or payable to any other 41 beneficiary.

j. Notwithstanding any other provision of this chapter or of any general, special or local law, charter, administrative code or rule or regulation to the contrary, if a member who: (1) has met the criteria of subdivision h of this section; and (2) dies in active service from a qualifying condition or impairment of health, as defined in subparagraph of paragraph one of subdivision h of this section, that is determined by the applicable head of the retirement system or applicable medical board to have been caused by such member's participation in the World Trade Center rescue, recovery or cleanup operations, [as defined in subparagraph (d) of paragraph one of or is otherwise eliqible for the presumption as provided in subdivision h of this section, then unless the contrary be proven by competent evidence, such member shall 54 be deemed to have died as a natural and proximate result of an accident sustained in the performance of duty and not as a result of willful negligence on his or her part. Such member's eligible beneficiary,

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1 set forth in section three hundred sixty-one of this title, shall be 2 entitled to an accidental death benefit provided he or she makes written 3 application to the head of the retirement system within the time for 4 filing an application for an accidental death benefit as set forth in 5 section three hundred sixty-one of this title.

- § 7. Subdivision 1 of section 161 of the workers' compensation law, as added by chapter 446 of the laws of 2006, is amended to read as follows:
- 8 1. "Participant in World Trade Center rescue, recovery, or cleanup 9 operations" means any (a) employee who within the course of employment, 10 or (b) volunteer upon presentation to the board of evidence satisfactory 11 to the board that he or she:
 - (i) participated in the rescue, recovery, or cleanup operations at the World Trade Center site between September eleventh, two thousand one and September twelfth, two thousand two; or
 - (ii) worked at the Fresh Kills Land Fill in New York city between September eleventh, two thousand one and September twelfth, two thousand two[7]; or
 - (iii) worked at the New York city morgue or the temporary morgue on pier locations on the west side of Manhattan between September eleventh, two thousand one and September twelfth, two thousand $\mathsf{two}[\tau]$; or
 - (iv) worked on the barges between the west side of Manhattan and the Fresh Kills Land Fill in New York city between September eleventh, two thousand one and September twelfth, two thousand two[-]; or
 - (v) as a member of the state police, drove, rode in, repaired, cleaned, rehabilitated, or otherwise used or worked in vehicles or equipment, including emergency vehicle radio equipment, owned by the state of New York that was contaminated by debris in the World Trade Center site, as defined in paragraph (f) of subdivision thirty-six of section two of the retirement and social security law, regardless of whether the use of or work on said vehicles and equipment was performed within the World Trade Center site, provided such use or work occurred prior to decontamination of such vehicles or equipment. Absent proof to the contrary, contamination is presumed where such vehicles or equipment were in service between September eleventh, two thousand one and September eleventh, two thousand two and used in the World Trade Center site. Furthermore, it is presumed a member who was a member of the state police between September eleventh, two thousand one and September eleventh, two thousand six, and occupied a position whose duties would reasonably include use of or work on the contaminated vehicles and equipment, drove, rode in, repaired, cleaned, rehabilitated, or otherwise used or worked on such contaminated vehicles and equipment.
 - § 8. Notwithstanding any other provision to the contrary, none of the provisions of this act shall be subject to section 25 of the retirement and social security law.
 - § 9. This act shall take effect immediately and shall be deemed to have been in full force and effect on and after September 11, 2001; provided, however, that the amendments to section 161 of the workers' compensation law made by section seven of this act shall apply to all open and closed claims coming within the purview of the workers' compensation board.

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

This bill would expand the definition of a "participant in World Trade Center rescue, recovery, or cleanup operations" for members of the State Police by (1) eliminating the requirement to have worked at specific covered sites, and (2) establishing the use of a State vehicle prior to decontamination as a qualified form of participation. Unless there

exists competent evidence to the contrary, State vehicles used at the World Trade Center site between September 11, 2001 and September 11, 2002 are presumed to be contaminated, and all State Police officers who worked between September 11, 2001 and September 11, 2006, who could have reasonably used a contaminated State vehicle, are presumed to have used such vehicle prior to decontamination. These provisions take effect retroactively, beginning September 11, 2001.

For members who meet the requirements to be considered a participant in the World Trade Center rescue, recovery, or cleanup operations, the emergence of any form of disease or impairment of health related to exposure to any elements in connection with such participation serves as presumptive evidence that such disability, or death as a result of such disability, was the result of an accident and was sustained in the performance of duty, absent proof to the contrary.

If this bill is enacted, it would reclassify certain current and future retirement benefits. The cost of the revised benefit will depend upon the applicant's age, service, salary, plan, and benefit type otherwise payable.

Benefit without None Ordinary Service enactment: Disability

Cost for WTC benefit: 9 times salary 5 times salary 2 times salary This bill would also lead to more deaths being classified as "accidental". For each death classified as accidental due to this bill, the cost would depend on the age, service, salary, plan, and status at time of death. It is estimated that the cost for each individual affected would average approximately 11 times final average salary.

It is estimated that the cost of providing these enhanced benefits will be approximately \$5 billion. These costs would be shared by the State of New York and the participating employers in the Police and Fire Retirement System.

In addition to the costs stated above, there will be an administrative cost to implement the provisions of this legislation.

This proposal is expected to affect 3,040 active members collecting \$432 million in annual salary and 2,271 retirees collecting \$160 million in annual benefits, as of March 31, 2018.

Summary of relevant resources:

The membership data used in measuring the impact of the proposed change was the same as that used in the March 31, 2018 actuarial valuation. Distributions and other statistics can be found in the 2018 Report of the Actuary and the 2018 Comprehensive Annual Financial Report.

The actuarial assumptions and methods used are described in the 2015, 2016, 2017 and 2018 Annual Report to the Comptroller on Actuarial Assumptions, and the Codes, Rules, and Regulations of the State of New York: Audit and Control.

The Market Assets and GASB Disclosures are found in the March 31, 2018 New York State and Local Retirement System Financial Statements and Supplementary Information.

I am a member of the American Academy of Actuaries and meet the Qualification Standards to render the actuarial opinion contained herein.

This fiscal note does not constitute a legal opinion on the viability of the proposed change nor is it intended to serve as a substitute for the professional judgment of an attorney.

This estimate, dated June 13, 2019, and intended for use only during the 2019 Legislative Session, is Fiscal Note No. 2019-128, prepared by the Actuary for the New York State and Local Retirement System.