10474

IN ASSEMBLY

May 27, 2022

- Introduced by COMMITTEE ON RULES -- (at request of M. of A. Abbate) (at request of the New York State Teachers' Retirement System) -- read
 once and referred to the Committee on Ways and Means
- AN ACT to amend the education law, the retirement and social security law, the administrative code of the city of New York, and chapter 666 of the laws of 1990, amending the administrative code of the city of New York and the education law relating to the availability of additional pension benefits, in relation to the transfer of reserves between public retirement systems of the state for certain members

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

1 Section 1. Subdivision 5 of section 522 of the education law, as 2 amended by chapter 41 of the laws of 2009, is amended to read as 3 follows: 5. Notwithstanding any other provision of law to the contrary, except 4 5 for the purposes of providing the benefits, if any, of subdivision four of this section, with respect to transfers pursuant to this section б 7 which occur on or after the effective date of the chapter of the laws of two thousand twenty-two that amended this subdivision, no transfer of a 8 pension reserve pursuant to subdivision one or two of this section shall 9 10 be required when the member is transferring from a public [employee] 11 retirement system of [this] the state [to any other public employee 12 retirement system of this state] with less than ten years of credited 13 service with the transferring retirement system at the time the transfer 14 is initiated. With respect to transfers pursuant to subdivision one or two of this section which occur on or after the effective date of the 15 chapter of the laws of two thousand twenty-two that amended this subdi-16 17 vision, the transfer of a pension reserve shall be required when the 18 member is transferring ten or more years of credited service from a 19 public retirement system of this state to any other public retirement system of this state, excluding any transfers within and between the New 20 21 York city employees' retirement system, New York city teachers' retire-22 ment system and New York city board of education retirement system. For 23 the purpose of giving the transferring member such status and crediting

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

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such service in the retirement system to which the member is trans-1 ferring as such member was allowed in the retirement system from which 2 the member has transferred, the transfer shall be deemed complete upon 3 4 receipt by the transferee retirement system of (a) a statement from the 5 transferor retirement system of the transferring member's date of 6 membership in the transferor retirement system, tier status, service 7 credited to the transferred membership, and such other information as 8 the transferee retirement system may require to effectuate the transfer, 9 [and] (b) such member's accumulated contributions from the transferor 10 retirement system, if same had not been previously withdrawn, or notice 11 from the transferor retirement system that such member had no accumu-12 lated contributions, or notice from the transferor retirement system 13 that such member's accumulated contributions had been withdrawn and the 14 amount thereof and, as applicable, receipt from such member of such 15 member's accumulated contributions and interest, and (c) the pension 16 reserve in the case of a member who transfers in ten or more years of 17 credited service, except when transferring within and between the New York city employees' retirement system, New York city teachers' retire-18 ment system and New York city board of education retirement system. 19

20 § 2. Subdivision k of section 43 of the retirement and social security 21 law, as amended by chapter 41 of the laws of 2009, is amended to read as 22 follows:

23 k. Notwithstanding any other provision of this section, any member of the New York state and local employees' retirement system or the New 24 25 York city teachers' retirement system who retired from service from either the New York city employees' retirement system or the New York 26 27 city board of education retirement system as a member of the career 28 pension plan maintained by such system and who, but for the fact that he 29 or she retired, would be eligible for transfer and who has not, in fact, 30 received a pension payment from such system shall be permitted to trans-31 fer his or her retirement system membership pursuant to the provisions 32 of this section. In such event, the application for retirement shall be 33 deemed to have been rescinded and the retirement system from which the 34 service shall be transferred shall transfer the appropriate reserves as provided by this section, provided, however, that with respect to trans-35 36 fers pursuant to this subdivision which occur on or after [the twenty-37 sixth day of October, two thousand four] the effective date of the chap-38 ter of the laws of two thousand twenty-two that amended this 39 subdivision, except for the purposes of providing the benefits, if any, of subdivision four of section five hundred twenty-two of the education 40 law, no determination of a reserve pursuant to subdivision c of this 41 42 section or transfer thereof pursuant to the first sentence of subdivi-43 sion d of this section shall be required in the case of any transfer 44 pursuant to this subdivision with less than ten years of credited 45 service with the transferring retirement system at the time the transfer 46 is initiated. With respect to transfers pursuant to this section which 47 occur on or after the effective date of the chapter of the laws of two 48 thousand twenty-two that amended this subdivision, the transfer of a pension reserve shall be required when the member is transferring ten or 49 more years of credited service from a public retirement system of the 50 51 state to any other public retirement system of the state, excluding any 52 transfers within and between the New York city employees' retirement 53 system, New York city teachers' retirement system and New York city 54 board of education retirement system. Notwithstanding the provision of this subdivision or any other provision of law, an individual who trans-55 56 fers pursuant to this subdivision shall not be required to render any

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minimum period of service following transfer in order to be eligible to 1 2 receive the full benefit provided hereunder. Notwithstanding the foregoing, a retiree covered by either the career pension plan or the fifty-3 4 five-year-increased-service-fraction plan who has received a pension payment or payments from such system shall be eligible for 5 the 6 provisions of this subdivision upon payment, to the retirement system 7 from which the pension payment or payments were made, of an amount equal 8 to such pension payment or payments. After such payments and the pension 9 reserve, in the case of a member who transfers in ten or more years of 10 credited service, except when transferring within and between the New 11 York city employees' retirement system, New York city teachers' retire-12 ment system and New York city board of education retirement system, are received, such person shall be permitted to transfer his or her retire-13 14 ment system membership pursuant to the provisions of this section.

15 § 3. Subdivision 1 of section 43 of the retirement and social security 16 law, as amended by chapter 41 of the laws of 2009, is amended to read as 17 follows:

18 1. Notwithstanding any other provision of law to the contrary, with 19 respect to transfers pursuant to this section which occur on or after [the twenty-sixth day of October, two thousand four] the effective date 20 21 of the chapter of the laws of two thousand twenty-two that amended this 22 subdivision, except for the purposes of providing the benefits, if any, of subdivision four of section five hundred twenty-two of the education 23 law, no determination of a reserve pursuant to subdivision c of this 24 25 section or transfer thereof pursuant to the first sentence of subdivi-26 sion d of this section shall be required in the case of any transfer 27 pursuant to this section with less than ten years of credited service 28 with the transferring retirement system at the time the transfer is 29 initiated. With respect to transfers pursuant to this section which 30 occur on or after the effective date of the chapter of the laws of two 31 thousand twenty-two that amended this subdivision, the transfer of a 32 pension reserve shall be required when the member is transferring ten or 33 more years of credited service from a public retirement system of the 34 state to any other public retirement system of the state, excluding any transfers within and between the New York city employees' retirement 35 36 system, New York city teachers' retirement system and New York city 37 board of education retirement system. For the purpose of giving the transferring member such status and crediting such service in the second 38 39 retirement system as such member was allowed in the first retirement 40 system in those cases to which this subdivision shall apply, the trans-41 fer shall be deemed complete upon receipt by the second retirement 42 system of:

1. a statement from the first retirement system of the transferring member's date of membership in the first retirement system, tier status, service credited to such membership being transferred, and such other information as the second retirement system may require to effectuate the transfer; [and]

48 2. such member's accumulated contributions from the first retirement 49 system, if same had not been previously withdrawn, or notice from the 50 first retirement system that such member had no accumulated contrib-51 utions, or notice from the first retirement system that such member's 52 accumulated contributions had been withdrawn and the amount thereof and, 53 as applicable, receipt from such member of such member's accumulated 54 contributions and interest; and

55 <u>3. the pension reserve in the case of a member who transfers in ten or</u> 56 more years of credited service, except when transferring within and

between the New York city employees' retirement system, New York city 1 teachers' retirement system and New York city board of education retire-2 3 ment system. § 4. Subdivision h of section 343 of the retirement and social securi-4 5 ty law, as amended by chapter 533 of the laws of 2015, is amended to б read as follows: 7 h. Notwithstanding any other provision of law to the contrary, with 8 respect to transfers pursuant to this section which occur on or after 9 the effective date of the chapter of the laws of two thousand twenty-two that amended this subdivision, no determination of a reserve pursuant to 10 11 subdivision c of this section or transfer thereof pursuant to the first 12 sentence of subdivision d of this section shall be required in the case of any transfer pursuant to this section (other than a transfer from the 13 14 New York state and local police and fire retirement system to either (1) 15 the New York city police department subchapter two pension fund, (2) the New York city fire department subchapter two pension fund or (3) the MTA 16 17 police retirement program or a transfer from either (i) the New York city police department subchapter two pension fund or (ii) the New York 18 19 city fire department subchapter two pension fund to either (A) the New 20 York state and local police and fire retirement system or (B) the MTA 21 police retirement program or a transfer from the MTA police retirement program to the New York state and local police and fire retirement 22 system) in the case of a member with less than ten years of credited 23 service with the transferring retirement system at the time the transfer 24 25 is initiated. With respect to transfers pursuant to such subdivisions 26 which occur on or after the effective date of the chapter of the laws of 27 two thousand twenty-two that amended this subdivision, the transfer of a 28 pension reserve shall be required when the member is transferring ten or 29 more years of credited service from a public retirement system of the 30 state to any other public retirement system of the state, excluding any 31 transfers within and between the New York city employees' retirement system, New York city teachers' retirement system and New York city 32 33 board of education retirement system. For the purpose of giving the 34 transferring member such status and crediting such service in the second 35 retirement system as such member was allowed in the first retirement 36 system in those cases to which this subdivision shall apply, the trans-37 shall be deemed complete upon receipt by the second retirement fer 38 system of: 39 1. a statement from the first retirement system of the transferring 40 member's date of membership in the first retirement system, tier status, service credited to such membership being transferred, and such other 41 42 information as the second retirement system may require to effectuate 43 the transfer; [and] 2. such member's accumulated contributions from the first retirement 44 45 system, if same had not been previously withdrawn, or notice from the 46 first retirement system that such member had no accumulated contrib-47 utions, or notice from the first retirement system that such member's 48 accumulated contributions had been withdrawn and the amount thereof and, 49 applicable, receipt from such member of such member's accumulated as 50 contributions and interest; and 3. the pension reserve in the case of a member who transfers in ten or 51 52 more years of credited service, except when transferring within and 53 between the New York city employees' retirement system, New York city 54 teachers' retirement system and New York city board of education retire-55 ment system.

1 § 5. Paragraph 4 of subdivision a of section 13-143 of the administra-2 tive code of the city of New York, as added by chapter 647 of the laws 3 of 2004, is amended to read as follows:

4 (4) Notwithstanding the provisions of paragraph two of this subdivi-5 sion, with respect to transfers pursuant to this section which occur on б or after the effective date of the chapter of the laws of two thousand 7 twenty-two that amended this paragraph, the actuary of the New York city employees' retirement system shall not be required to determine the 8 9 reserve on the benefits allowable to the transferring member as the 10 result of employer contributions, including the reserve-for-increased-11 take-home-pay, and the transfer of such reserve, including the reserve-12 for-increased-take-home-pay, from the New York city employees' retire-13 ment system to said police pension fund [shall not be required] when a member is transferring with less than ten years of credited service with 14 15 the transferring retirement system at the time the transfer is initi-16 ated. With respect to transfers pursuant to this subdivision which occur 17 on or after the effective date of the chapter of the laws of two thousand twenty-two that amended this paragraph, the transfer of a pension 18 reserve shall be required when the member is transferring ten or more 19 20 years of credited service from a public retirement system of the state 21 to any other public retirement system of the state, excluding any trans-22 fers within and between the New York city employees' retirement system, New York city teachers' retirement system and New York city board of 23 education retirement system. The New York city employees' retirement 24 25 system, within one year from the date of the request for the transfer of 26 credit, shall comply with all requirements for completing the transfer 27 imposed on it by the provisions of this section, including the pension 28 reserve in the case of a member who transfers ten or more years of cred-29 ited service, except when transferring within and between the New York 30 city employees' retirement system, New York city teachers' retirement 31 system and New York city board of education retirement system. Nothing 32 set forth in this paragraph shall be deemed to modify the requirement 33 set forth in paragraph two of this subdivision that the New York city employees' retirement system transfer to said police pension fund the 34 35 accumulated deductions of such member. 36 § 6. Paragraph 4 of subdivision a of section 13-144 of the administra-37 tive code of the city of New York, as added by chapter 647 of the laws 38 of 2004, is amended to read as follows: 39 (4) Notwithstanding the provisions of paragraph two of this subdivi-40 sion, with respect to transfers pursuant to this section which occur on after the effective date of the chapter of the laws of two thousand 41 or 42 twenty-two that amended this paragraph, the actuary of the New York city

43 employees' retirement system shall not be required to determine the reserve on the benefits allowable to the transferring member as the 44 45 result of employer contributions, including [the reserve-for-ingreased-46 take-home-pay, and] the transfer of such reserve[, including] and the 47 reserve-for-increased-take-home-pay[7] from the New York city employees' 48 retirement system to said fire department pension fund [shall not be 49 required], with less than ten years of credited service from the trans-50 ferring retirement system at the time the transfer is initiated. With 51 respect to transfers pursuant to this section which occur on or after 52 the effective date of the chapter of the laws of two thousand twenty-two 53 that amended this paragraph, the transfer of a pension reserve pursuant 54 to paragraph two of this subdivision shall be required when the member is transferring ten or more years of credited service from a public 55 56 retirement system of the state to any other public retirement system of

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the state, excluding any transfers within and between the New York city 1 employees' retirement system, New York city teachers' retirement system 2 3 and New York city board of education retirement system. The New York 4 city employees' retirement system, within one year from the date of the 5 request for the transfer of credit, shall comply with all requirements 6 for completing the transfer imposed on it by the provisions of this 7 section, including the pension reverse in the case of a member who transfers ten or more years of member service credit, except when trans-8 9 ferring within and between the New York city employees' retirement 10 system, New York city teachers' retirement system and New York city 11 board of education retirement system. Nothing set forth in this para-12 graph shall be deemed to modify the requirement set forth in paragraph two of this subdivision that the New York city employees' retirement 13 14 system transfer to said fire department pension fund the accumulated 15 deductions of such member. 16 7. Subdivision d of section 3 of chapter 666 of the laws of 1990, 8 17 amending the administrative code of the city of New York and the educa-18 tion law relating to the availability of additional pension benefits for an extended second public employment to certain retirees, as added by 19 chapter 647 of the laws of 2004, is amended to read as follows: 20 21 d. Notwithstanding the provisions of subdivision b of this section or 22 any other provision of law to the contrary, with respect to transfers 23 pursuant to this section which occur on or after the effective date of the chapter of the laws of two thousand twenty-two that amended this 24 25 subdivision, no determination or transfer of the reserve on the benefits 26 allowable to the transferring member as the result of employer contrib-27 utions, including the reserve-for-increased-take-home-pay, shall be 28 required for a member with less than ten years of credited service from 29 the transferring system at the time the transfer is initiated. With respect to transfers pursuant to this section which occur on or after 30 31 the effective date of the chapter of the laws of two thousand twenty-two 32 that amended this subdivision, the transfer of a pension reserve shall 33 be required when the member is transferring ten or more years of credit-34 ed service from a public retirement system of this state to any other 35 public retirement system of the state, excluding any transfers within 36 and between the New York city employees' retirement system, New York 37 city teachers' retirement system and New York city board of education 38 retirement system.

39 § 8. This act shall take effect immediately and shall apply to any covered membership transfer initiated on or after the effective date of 40 this act; provided, however, that no provision of this act shall affect 41 42 the transfer of reserves required with respect to transfers between any 43 two of the New York state and local police and fire department system, 44 the New York city police department subchapter two pension fund and the New York city fire department subchapter two pension fund and with 45 46 respect to transfers from the New York state and local police and fire 47 retirement system to the metropolitan transportation authority police 48 pension fund.

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

SUMMARY OF BILL: This proposed legislation (see Appendix) would amend Sections 43 and 343 of the Retirement and Social Security Law (RSSL), Sections 13-143 and 13-144 of the Administrative Code of the City of New York (ACCNY), Section 522 of the Education Law, and Chapter 666 of the laws of 1990 to reinstate the transfer of reserves between certain New York City and State retirement systems.

Effective Date: Upon enactment.

BACKGROUND: Chapter 647 of the Laws of 2004, for purposes of streamlining transfers between certain public retirement systems and alleviating the administrative burden of reserve calculations and transfers, eliminated the transfer of reserves as a required step in completing the transfer of memberships between certain public retirement systems within New York.

Currently, members of the New York City Employees' Retirement System (NYCERS), the New York City Teachers' Retirement System (NYCTRS), or the New York City Board of Education Retirement System (BERS) who accept another position that entitles them to membership in another New York public retirement system may choose to transfer their membership. Upon successful application for such transfer, certain member accumulated contributions (with accrued interest) are generally transferred, but additional employer paid reserves are not.

Under the proposed legislation, if enacted, when members with a minimum of 10 years of Credited Service transfer their membership to another retirement system, the originating system would be required to calculate and pay such member's pension reserve, net of any accumulated salary deductions otherwise transferred, to the destination retirement system. Such transfers of reserves would not be required for members transferring wholly between NYCERS, NYCTRS, and BERS.

This proposed legislation would essentially repeal parts of Chapter 647 and eliminate the administrative efficiencies created by such law.

FINANCIAL IMPACT - OVERVIEW: There is no data available to accurately estimate the number of New York City Retirement System or Pension Fund (NYCRS) members who would potentially transfer between affected City and State retirement systems. Therefore, the estimated financial impact has been calculated on a per event basis equal to the increase in Unfunded Accrued Liability (UAL) for an average NYCERS, NYCTRS, and BERS member with at least 10 years of service. This increase in UAL consists of the reserve required to be transferred to the State system, net of any member contributions that would otherwise be transferred.

With respect to an individual member, the additional cost of this proposed legislation could vary greatly depending on the member's length of service, age, and salary history.

These costs would be offset by any reserves reciprocally transferred from a State system to a City system. Transfers between affected City systems would not be expected to materially impact these costs.

FINANCIAL IMPACT - SUMMARY: The enactment of this proposed legislation would not be expected to result in any material changes in the ultimate costs of the NYCRS but is expected to increase administrative burdens and potentially delay member transfers.

Enactment of this proposed legislation would, on a transfer from a City System to a State system, increase employer contributions, where such amount would depend on the number of members affected as well as other characteristics including the age, years of service, and salary history of the member. A breakdown of the financial impact by System is shown in the table below.

NYCRS	Average Increase in UAL per Transfer	Average Increase in Annual Employer Contributions per Transfer
NYCERS	\$298,700	\$35,300
NYCTRS	\$387,500	\$45,800
BERS	\$181,300	\$21,400

As there is no data currently available to accurately estimate the number and demographic characteristics of members who may transfer to the State, the financial impact would be recognized at the time of event. Consequently, changes in employer contributions have been estimated assuming that the increase in the UAL will be financed over the same time period used for actuarial losses in accordance with Section 13-638.2(k-2) of the ACCNY. Using this approach, the increase in UAL would be amortized over a closed 15-year period (14 payments under the One-Year Lag Methodology) using level dollar payments.

With respect to the timing, increases in employer contributions would depend upon when eligible members file their application to transfer their NYCRS membership to the State but, generally, increased employer contributions will first occur the second fiscal year following the transfer of reserves to the State.

CENSUS DATA: The estimates presented herein are based on the census data used in the Preliminary June 30, 2021 (Lag) actuarial valuation of NYCRS to determine the Preliminary Fiscal Year 2023 employer contributions.

The table below contains a summary of the census data for the members in NYCERS, NYCTRS, and BERS who have at least 10 years of service as of June 30, 2021.

NYCRS	Active Count	Average Age	Average Service	Average Salary
NYCERS	95,530	53.6	19.6	\$90,200
NYCTRS	68,118	50.1	18.7	\$108,100
BERS	10,866	56.8	17.2	\$63,900

ACTUARIAL ASSUMPTIONS AND METHODS: The changes in the UAL and annual employer contributions presented herein have been calculated based on the actuarial assumptions and methods in effect for the Preliminary June 30, 2021 (Lag) actuarial valuations used to determine the Preliminary Fiscal Year 2023 employer contributions of NYCRS.

RISK AND UNCERTAINTY: The costs presented in this Fiscal Note depend highly on the realization of the actuarial assumptions used, as well as certain demographic characteristics of NYCRS and other exogenous factors such as investment, contribution, and other risks. If actual experience deviates from actuarial assumptions, the actual costs could differ from those presented herein. Costs are also dependent on the actuarial methods used, and therefore different actuarial methods could produce different results. Quantifying these risks is beyond the scope of this Fiscal Note.

Not measured in this Fiscal Note are the following:

* The initial, additional administrative costs of NYCRS and other New York City agencies to implement the proposed legislation.

* The impact of this proposed legislation on Other Postemployment Benefit (OPEB) costs.

STATEMENT OF ACTUARIAL OPINION: I, Michael J. Samet, am the Interim Chief Actuary for, and independent of, the New York City Retirement Systems and Pension Funds. I am a Fellow of the Society of Actuaries and a Member of the American Academy of Actuaries. I meet the Qualification Standards of the American Academy of Actuaries to render the actuarial opinion contained herein. To the best of my knowledge, the results contained herein have been prepared in accordance with generally accepted actuarial principles and procedures and with the Actuarial Standards of Practice issued by the Actuarial Standards Board. FISCAL NOTE IDENTIFICATION: This Fiscal Note 2022-47 dated May 10, 2022 was prepared by the Interim Chief Actuary for the New York City Retirement Systems and Pension Funds. This estimate is intended for use only during the 2022 Legislative Session.

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

This bill would amend Section 522 of the Education Law and various sections of the Retirement and Social Security Law and the Administrative Code of the City of New York to restore the transfer of pension reserves in cases in which a member of the New York State Teachers' Retirement System (NYSTRS) or any Retirement System of the State or City of New York transfers a membership with ten or more years of credited service at the time the transfer is initiated. This act shall take effect immediately and shall apply to any membership transfer initiated on or after the effective date of this act. No transfer of reserves will be required for transfers within and between the NYC Retirement Systems. The current transfer of reserves that occurs due to transfers between the police and fire systems shall not be disturbed.

It is estimated that there will be no additional annual cost to the employers of members of the NYSTRS if this bill is enacted. In fact, this bill will greatly increase equity between the retirement systems of the state by ensuring that a member who transfers with a significant liability will bring with him or her the pension reserve accumulated by the prior retirement system to offset the liability assumed by the new retirement system.

Member 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 Annual Report. System assets are as reported in the System's financial statements and can also be found in the System's Annual Report. Actuarial assumptions and methods are provided in the System's Actuarial Valuation Report.

The source of this estimate is Fiscal Note 2022-2 dated October 18, 2021 prepared by the Actuary of the New York State Teachers' Retirement System and is intended for use only during the 2022 Legislative Session. I, Richard A. Young, am the Chief 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.

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

This bill would amend sections 43 and 343 of the Retirement and Social Security Law and various sections of the Education Law and the Administrative Code of the City of New York to reinstate the calculation and transfer of a pension reserve for a member transferring between the public retirement systems in New York State, provided such member is transferring ten (10) or more years of service credit.

Insofar as this bill affects the New York State and Local Employees' Retirement System (NYSLERS) and the New York State and Local Police and Fire Retirement System (NYSLPFRS), if this legislation is enacted during the 2022 legislative session, there would be some ongoing administrative costs to implement the provisions of this legislation.

The actuarial gains and losses arising from the transfer of reserves is expected to net to zero over the long-term, making the proposal cost neutral.

Summary of relevant resources:

Membership data as of March 31, 2021 was used in measuring the impact of the proposed change, the same data used in the April 1, 2021 actuari-

al valuation. Distributions and other statistics can be found in the 2021 Report of the Actuary and the 2021 Comprehensive Annual Financial Report.

The actuarial assumptions and methods used are described in the 2021 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, 2021 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 February 9, 2022, and intended for use only during the 2022 Legislative Session, is Fiscal Note No. 2022-56, prepared by the Actuary for the New York State and Local Retirement System.