To: Finance

By: Senator(s) Thames

## SENATE BILL NO. 2868

AN ACT TO AMEND SECTION 25-13-12, MISSISSIPPI CODE OF 1972, TO REVISE THE CALCULATION OF THE ADDITIONAL ANNUAL BENEFIT FOR MEMBERS AND BENEFICIARIES OF THE HIGHWAY SAFETY PATROL RETIREMENT 3 SYSTEM; TO PROVIDE THAT THE ADDITIONAL BENEFIT SHALL BE THE SUM OF 3% OF THE RETIREMENT ALLOWANCE TIMES THE NUMBER OF FISCAL YEARS IN RETIREMENT BEFORE THE MEMBER REACHES AGE 60, PLUS 3% COMPOUNDED BY THE NUMBER OF FISCAL YEARS IN RETIREMENT BEGINNING WITH THE YEAR 7 IN WHICH THE MEMBER REACHES AGE 60, TIMES THE RETIREMENT ALLOWANCE; TO PROVIDE THAT BEGINNING ON JULY 1, 2003, THE BOARD OF 8 9 TRUSTEES OF THE RETIREMENT SYSTEM SHALL BEGIN IMPLEMENTING A 10 11 REDUCTION IN THE AGE AT WHICH COMPOUNDING OF THE ADDITIONAL BENEFIT WILL BEGIN, WHICH SHALL BE IMPLEMENTED IN FIVE PHASES; TO 12 PROVIDE THAT THE AGE WILL BE REDUCED BY ONE YEAR IN EACH OF THE PHASES, UNTIL THE AGE AT WHICH COMPOUNDING WILL BEGIN IS 55 YEARS; 13 14 TO PROVIDE THAT THE BOARD SHALL IMPLEMENT THE PHASES 15 SYSTEMATICALLY UPON JULY 1 AFTER THE BOARD'S ACTUARY CERTIFIES 16 THAT IMPLEMENTATION OF A PHASE WILL NOT CAUSE THE UNFUNDED ACCRUED ACTUARIAL LIABILITY AMORTIZATION PERIOD FOR THE RETIREMENT SYSTEM 17 18 TO EXCEED 20 YEARS; TO PROVIDE THAT THE BOARD SHALL HAVE THE 19 EXCLUSIVE AUTHORITY TO SET THE ASSUMPTIONS THAT ARE USED IN THE 20 ACTUARIAL VALUATION; TO PROVIDE THAT THE BOARD SHALL RECALCULATE 21 THE RETIREMENT ALLOWANCE OF ANY RETIRED MEMBER OR BENEFICIARY OF SUCH A MEMBER AS EACH PHASE IS IMPLEMENTED; TO PROVIDE THAT THE 22 23 24 ADDITIONAL BENEFIT SHALL BE PAID IN ONE PAYMENT IN DECEMBER OF 25 EACH YEAR TO THOSE PERSONS WHO ARE RECEIVING A RETIREMENT ALLOWANCE ON DECEMBER 1 OF THAT YEAR, UNLESS AN ELECTION IS MADE 26 TO HAVE THE BENEFIT PAID IN 12 EQUAL MONTHLY INSTALLMENTS; TO 27 ALLOW MEMBERS AND BENEFICIARIES WHO ARE CURRENTLY RECEIVING THE 28 ADDITIONAL ANNUAL PAYMENT IN MONTHLY INSTALLMENTS TO ELECT TO 29 30 RECEIVE THE ADDITIONAL BENEFIT PROVIDED IN THIS ACT IN ONE PAYMENT EACH YEAR; TO AUTHORIZE THE BOARD TO CHANGE THE MANNER IN WHICH MEMBERS OF THE RETIREMENT SYSTEM RECEIVE THE ADDITIONAL BENEFIT IF 31 32 THE CURRENT MANNER OF PAYMENT WILL CAUSE A FINANCIAL HARDSHIP TO 33 THE RETIRED MEMBER OR HIS BENEFICIARY; TO PROVIDE THAT IF THE ADDITIONAL BENEFIT IS BEING RECEIVED IN ONE PAYMENT, THE BENEFIT 35 SHALL BE PRORATED BASED ON THE NUMBER OF MONTHS IN WHICH A RETIREMENT ALLOWANCE WAS RECEIVED DURING THE YEAR IN CERTAIN 36 37 SITUATIONS; AND FOR RELATED PURPOSES. 38 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 39 40 SECTION 1. Section 25-13-12, Mississippi Code of 1972, is amended as follows:

25-13-12. (1) Any member who is receiving a retirement

allowance for service or disability retirement, or any beneficiary

thereof, who has received a monthly benefit for at least one (1)

full fiscal year, shall be eligible to receive an additional

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46	benefit, on December 1 or July 1 of the year as provided in
47	subsection (6) or (7) of this section, equal to the sum of:
48	(a) An amount equal to three percent (3%) of the annual
49	retirement allowance multiplied by the number of full fiscal years
50	in retirement before the fiscal year in which the member reaches
51	age sixty (60) or the age established in the latest phase that has
52	been implemented under subsection (3) of this section, plus
53	(b) An additional amount equal to three percent (3%)
54	compounded by the number of full fiscal years in retirement
55	beginning with the fiscal year in which the member reaches age
56	sixty (60) or the age established in the latest phase that has
57	been implemented under subsection (3) of this section, multiplied
58	by the amount of the annual retirement allowance.
59	(2) The calculation of the beneficiary's additional benefit
60	provided in this section shall be based on the member's age and
61	full fiscal years in retirement as if the member had lived.
62	(3) From and after July 1, 2003, the board shall begin
63	implementing a reduction in the age at which compounding of the
64	portion of the additional benefit provided in subsection (1)(b) of
65	this section will begin, which changes shall be implemented in
66	phases as set forth in the table in this subsection. The board
67	shall implement the phases systematically upon July 1 after the
68	board's actuary certifies that implementation of a phase will not
69	cause the unfunded accrued actuarial liability amortization period
70	for the retirement system to exceed twenty (20) years. The board
71	shall have the exclusive authority to set the assumptions that are
72	used in the actuarial valuation in accordance with Section
73	<u>25-13-29.</u>
74	IMPLEMENTATION TABLE FOR AGE OF
75	COMPOUNDING THE ADDITIONAL BENEFIT
76	PHASE AGE AT WHICH
77	COMPOUNDING
78	THE ADDITIONAL

79		BENEFIT BEGINS	
80			
81	Phase 1	Age 59	
82	Phase 2	Age 58	
83	Phase 3	<u>Age 57</u>	
84	Phase 4	<u>Age 56</u>	
85	Phase 5	<u>Age 55</u>	
86	* * *		
87	(4) If a retiree who is receiving a retirement allowance		
88	that will terminate upon the retiree's death is receiving the		
89	additional $\underline{\text{benefit}}$ in one (1) payment and dies on or after July 1		
90	but before December 1, the beneficiary designated on the		
91	retirement application, if any, shall receive in a single payment		
92	a fractional part of the additional benefit based on the number of		
93	months in which a retirement allowance was received during the		
94	fiscal year. If there is no surviving beneficiary, payment shall		
95	be made <u>in accordance with</u> Section 25-	13-21.1(1). <u>Likewise, if a</u>	
96	retiree is receiving a retirement allo	wance that will terminate	
97	upon the retiree's death in two (2) to six (6) monthly		
98	installments, any remaining payments o	of the additional benefit	
99	will be paid in a lump sum to the bene	ficiary designated on the	
100	application, or if none, in accordance	e with Section 25-13-21.1(1).	
101	Any similar remaining payments of $\underline{\text{the}}$	additional benefit payable	
102	under this section to a deceased benef	iciary who was receiving a	
103	monthly benefit shall be payable in ac	cordance with the provisions	
104	of Section 25-13-21.1(2). If the addi	tional benefit is being	
105	received in one (1) payment each year,	the additional benefit	
106	shall be prorated based on the number	of months in which a	
107	retirement allowance was received duri	ng the fiscal year when (i)	
108	the monthly benefit payable to a benef	iciary terminates due to the	
109	expiration of an option, remarriage or cessation of dependent		
110	status or due to the retiree's return	to covered employment, and	

- 111 (ii) the monthly benefit terminates on or after July 1 and before
- 112 December 1.
- 113 (5) Each retired member or beneficiary thereof who receives
- 114 an annual retirement allowance based on the average compensation
- 115 for a period of five (5) successive or joined years and who
- 116 receives a retirement allowance for the month of June 1986, shall
- 117 receive an ad hoc increase of three percent (3%) in such
- 118 retirement allowance effective July 1, 1986.
- 119 (6) The additional benefit provided in this section shall be
- 120 paid in one (1) payment in December of each year to those persons
- 121 who are receiving a retirement allowance on December 1 of that
- 122 year, unless an election is made under subsection (7) of this
- 123 section. The board, in its discretion, may allow a retired member
- or a beneficiary thereof who is receiving the additional benefit
- in one (1) payment each year to have the additional benefit paid
- 126 in monthly installments if the retired member or beneficiary
- 127 submits satisfactory documentation that the continued receipt of
- 128 the additional benefit in one (1) payment each year will cause a
- 129 <u>financial hardship to the retired member or beneficiary.</u>
- 130 (7) Retired members or beneficiaries thereof who \* \* \* are
- 131 receiving a retirement allowance may elect by an irrevocable
- 132 agreement in writing filed in the Office of the Public Employees'
- 133 Retirement System no less than thirty (30) days before July 1 of
- 134 any year, to begin receiving the additional benefit provided \* \* \*
- in \* \* \* this section in twelve (12) equal monthly installments
- 136 beginning on July 1 of the year. This irrevocable agreement shall
- 137 be binding on the member and subsequent beneficiaries. \* \* \*
- 138 Payment of those monthly installments shall not extend beyond the
- 139 month in which a retirement allowance is due and payable. Any
- 140 retired member or beneficiary thereof who previously elected to
- 141 receive the additional annual payment in monthly installments may
- 142 elect, upon application on a form prescribed by the board, to have
- 143 that payment made in one (1) payment in December of each year.

L44	This written election must be filed in the office of the Public
L45	Employees' Retirement System before June 1, 2003, and shall be
L46	effective for the fiscal year beginning July 1, 2003. The board,
L47	in its discretion, may allow a retired member or a beneficiary
L48	thereof who is receiving the additional benefit in monthly
L49	installments to have the additional benefit paid in one (1)
L50	payment in December of each year if the retired member or
L51	beneficiary submits satisfactory documentation that the continued
L52	receipt of the additional benefit in monthly installments will
L53	cause financial hardship to the retired member or beneficiary.
L54	(8) The additional benefit or benefits provided in this
L55	section are for the fiscal year in which they are paid.
L56	(9) The amount of the additional benefit provided in
L57	subsection (1)(b) of this section is calculated using the
L58	following formula:
L59	$[(1.03)^n - 1] \times [annual retirement allowance],$
L60	where n is the number of full fiscal years in retirement beginning
L61	with the fiscal year in which the member reaches age sixty (60) or
L62	the age established in the latest phase that has been implemented
L63	under subsection (3) of this section.
L64	(10) In the event of death of a retired member or a
L65	beneficiary thereof who is receiving the additional annual payment
L66	in two (2) to six (6) monthly installments under an election made
L67	before July 1, 2002, and who would otherwise be eligible to
L68	receive the additional benefit provided in this section in one (1)
L69	payment in December of the current fiscal year, any remaining
L70	amounts shall be paid in a lump sum to the designated beneficiary.
L71	SECTION 2. This act shall take effect and be in force from
.72	and after July 1, 2002.