To: Finance

By: Jackson

SENATE BILL NO. 2611

AN ACT TO AMEND SECTION 25-11-113, MISSISSIPPI CODE OF 1972,

2 TO REQUIRE THE BOARD OF TRUSTEES OF THE PUBLIC EMPLOYEES' 3 RETIREMENT SYSTEM TO ACCEPT A FINDING OF TOTAL DISABILITY BY THE 4 SOCIAL SECURITY ADMINISTRATION IN DETERMINING THE ELIGIBILITY OF A MEMBER OF THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM FOR DISABILITY 5 RETIREMENT; AND FOR RELATED PURPOSES. 6 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 8 SECTION 1. Section 25-11-113, Mississippi Code of 1972, is 9 amended as follows:[JU1] 25-11-113. (1) (a) Upon the application of a member or his 10 employer, any active member in state service who has at least four 11 (4) years of membership service credit may be retired by the board 12 13 of trustees on the first of the month following the date of filing 14 such application on a disability retirement allowance, but in no 15 event shall the disability retirement allowance commence before 16 termination of state service, provided that the medical board, after a medical examination, shall certify that the member is 17 mentally or physically incapacitated for the further performance 18 19 of duty, that such incapacity is likely to be permanent, and that 20 the member should be retired; however, the board of trustees shall 21 accept a finding of total disability * * * by the Social Security 22 Administration in lieu of a certification from the medical board.

For the purposes of disability determination, the medical board

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24 shall apply the following definition of disability: the inability

25 to perform the usual duties of employment or the incapacity to

26 perform such lesser duties, if any, as the employer, in its

27 discretion, may assign without material reduction in compensation,

28 or the incapacity to perform the duties of any employment covered

29 by the Public Employees' Retirement System (Section 25-11-101 et

30 seq.) that is actually offered and is within the same general

31 territorial work area, without material reduction in compensation.

32 The employer shall be required to furnish the job description and

33 duties of the member. The employer shall further certify whether

34 the employer has offered the member other duties and has complied

with the applicable provisions of the Americans With Disabilities

Act in affording reasonable accommodations which would allow the

37 employee to continue employment.

- 38 (b) Any inactive member with four (4) or more years of
- 39 membership service credit, who has withdrawn from active state
- 40 service, is not eligible for a disability retirement allowance
- 41 unless the disability occurs within six (6) months of the
- 42 termination of active service and unless satisfactory proof is
- 43 presented to the board of trustees that the disability was the
- 44 direct cause of withdrawal from state service.
- 45 (c) If the medical board certifies that the member is
- 46 not mentally or physically incapacitated for the future
- 47 performance of duty, the member may request, within sixty (60)
- 48 days, a hearing before the hearing officer as provided in Section
- 49 25-11-120. All hearings shall be held in accordance with rules
- 50 and regulations adopted by the board of trustees to govern such
- 51 hearings. Such hearing may be closed upon the request of the
- 52 member.

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- (d) The medical board may request additional medical
- 54 evidence and/or other physicians to conduct an evaluation of the

- 55 member's condition. If the medical board requests additional
- 56 medical evidence and the member refuses the request, the
- 57 application shall be considered void.
- 58 (2) Allowance on disability retirement.
- 59 (a) Upon retirement for disability, an eligible member
- 60 shall receive a retirement allowance if he has attained the age of
- 61 sixty (60) years.
- (b) Except as provided in paragraph (c) of this
- 63 subsection (2), an eligible member who is retired for disability
- 64 and who has not attained sixty (60) years of age shall receive a
- 65 disability benefit as computed in Section 25-11-111(d)(1) through
- 66 (d)(4) which shall consist of:
- (i) A member's annuity which shall be the
- 68 actuarial equivalent of his accumulated contributions at the time
- 69 of retirement; and
- 70 (ii) An employer's annuity equal to the amount
- 71 that would have been payable as a retirement allowance for both
- 72 membership service and prior service had the member continued in
- 73 service to the age of sixty (60) years, which shall apply to the
- 74 allowance for disability retirement paid to retirees receiving
- 75 such allowance upon and after April 12, 1977. This employer's
- 76 annuity shall be computed on the basis of the average "earned
- 77 compensation" as defined in Section 25-11-103.
- 78 (c) For persons who become members after June 30, 1992,
- 79 and for active members on June 30, 1992, who elect benefits under
- 80 this paragraph (c) instead of those provided under paragraph (b)
- 81 of this subsection (2), the disability allowance shall consist of
- 82 two (2) parts: a temporary allowance and a deferred allowance.

83	The temporary allowance shall equal the greater of (i) forty
84	percent (40%) of average compensation at the time of disability,
85	plus ten percent (10%) of average compensation for each of the
86	first two (2) dependent children, as defined in Sections 25-11-103
87	and 25-11-114, or (ii) the accrued benefit based on actual
88	service. It shall be payable for a period of time based on the
89	member's age at disability, as follows:

90	Age at Disability	Duration
91	60 and earlier	to age 65
92	61	to age 66
93	62	to age 66
94	63	to age 67
95	64	to age 67
96	65	to age 68
97	66	to age 68
98	67	to age 69
99	68	to age 70
100	69 and over	one year

The deferred allowance shall commence when the temporary 101 102 allowance ceases and shall be payable for life. The deferred 103 allowance shall equal the greater of (i) the allowance that would 104 have been payable had the member continued in service to the termination age of the temporary allowance, but no more than forty 105 106 percent (40%) of average compensation, or (ii) the accrued benefit based on actual service at the time of disability. The deferred 107 108 allowance as determined at the time of disability shall be 109 adjusted in accordance with Section 25-11-112 for the period 110 during which the temporary annuity is payable. In no case shall a

- member receive less than Ten Dollars (\$10.00) per month for each
 year of service and proportionately for each quarter year thereof
- 113 reduced for the option selected.

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January 1, 1953.

(d) The member may elect to receive the actuarial
equivalent of the disability retirement allowance in a reduced
allowance payable throughout life under any of the provisions of

the options provided under Section 25-11-115.

- (e) Should a disability retiree who has not selected an option under Section 25-11-115 die before being repaid in disability benefits the sum of his total contributions, then his named beneficiary shall receive the difference in cash, which shall apply to all deceased disability retirees from and after
- (3) Reexamination of retirees retired on account of 124 125 disability. Except as otherwise provided in this section, once each year during the first five (5) years following retirement of 126 127 a member on a disability retirement allowance, and once in every 128 period of three (3) years thereafter, the board of trustees may, and upon his application shall, require any disability retiree who 129 130 has not yet attained the age of sixty (60) years or the 131 termination age of the temporary allowance under paragraph (2)(c) 132 of this section to undergo a medical examination, such examination 133 to be made at the place of residence of said retiree or other 134 place mutually agreed upon by a physician or physicians designated 135 by the board. The board, however, in its discretion, may 136 authorize the medical board to establish reexamination schedules 137 appropriate to the medical condition of individual disability 138 retirees. Should any disability retiree who has not yet attained

- the age of sixty (60) years or the termination age of the

 temporary allowance under paragraph (2)(c) of this section refuse

 to submit to any medical examination provided herein, his

 allowance may be discontinued until his withdrawal of such

 refusal; and should his refusal continue for one (1) year, all his

 rights to a disability benefit shall be revoked by the board of

 trustees.
- 146 (4) If the medical board reports and certifies to the board 147 of trustees, after a comparable job analysis or other similar 148 study, that such disability retiree is engaged in, or is able to 149 engage in, a gainful occupation paying more than the difference 150 between his disability allowance, exclusive of cost of living 151 adjustments, and the average compensation, and if the board of trustees concurs in such report, the disability benefit shall be 152 153 reduced to an amount which, together with the amount earnable by him, shall equal the amount of his average compensation. 154 155 earning capacity be later changed, the amount of the said benefit may be further modified, provided that the revised benefit shall 156 not exceed the amount originally granted. A retiree receiving a 157 158 disability benefit who is restored to active service at a salary 159 less than the average compensation shall not become a member of 160 the retirement system.
- (5) Should a disability retiree under the age of sixty (60)

 162 years or the termination age of the temporary allowance under

 163 paragraph (2)(c) of this section be restored to active service at

 164 a compensation not less than his average compensation, his

 165 disability benefit shall cease, he shall again become a member of

 166 the retirement system, and contributions shall be withheld and

167 reported. Any such prior service certificate, on the basis of 168 which his service was computed at the time of retirement, shall be 169 restored to full force and effect. In addition, upon his 170 subsequent retirement he shall be credited with all creditable 171 service as a member, but the total retirement allowance paid to 172 the retired member in his previous retirement shall be deducted 173 from his retirement reserve and taken into consideration in 174 recalculating the retirement allowance under a new option

- 176 (6) If following reexamination in accordance with the 177 provisions contained in this section, the medical board determines 178 that a retiree retired on account of disability is physically and 179 mentally able to return to the employment from which he is 180 retired, the board of trustees, upon certification of such 181 findings from the medical board, shall, after a reasonable period 182 of time, terminate the disability allowance, whether or not the 183 retiree is re-employed or seeks such re-employment. In addition, 184 if the board of trustees determines that the retiree is no longer sustaining a loss of income as established by documented evidence 185 186 of the retiree's earned income, the eligibility for a disability 187 allowance shall terminate and the allowance terminated within a 188 reasonable period of time. In the event the retirement allowance 189 is terminated under the provisions of this section, the retiree 190 may subsequently qualify for a retirement allowance under Section 191 25-11-111 based on actual years of service credit plus credit for 192 the period during which a disability allowance was paid.
- 193 (7) Any current member as of June 30, 1992, who retires on a 194 disability retirement allowance after June 30, 1992, and who has

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selected.

- 195 not elected to receive benefits under paragraph (2)(c) of this
- 196 section, shall relinquish all rights under the Age Discrimination
- 197 in Employment Act of 1967, as amended, with regard to the benefits
- 198 payable under this section.
- 199 SECTION 2. This act shall take effect and be in force from
- 200 and after July 1, 2000.