11
 12
 13

	POSTRETIREMENT REEMPLOYMENT AMENDMENTS
	2022 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Kera Birkeland
	Senate Sponsor:
LONG	TITLE
Genera	l Description:
	This bill modifies the postretirement reemployment restrictions for a retiree who was a
public s	afety service employee or a teacher.
Highlig	phted Provisions:
	This bill:
	<ul> <li>defines terms;</li> </ul>
	<ul> <li>provides the circumstances under which a retiree who was a public safety service</li> </ul>
employ	ee or a teacher immediately before retirement may be reemployed with a
particip	ating employer within the one-year separation period without cancellation of
the retir	ree's retirement allowance; and
	<ul> <li>makes technical and conforming changes.</li> </ul>
Money	Appropriated in this Bill:
•	None
Other S	Special Clauses:
	This bill provides a special effective date.
Utah C	ode Sections Affected:
AMEN	DS:
	49-11-1202, as last amended by Laws of Utah 2020, Chapter 449
	49-11-1205, as last amended by Laws of Utah 2021, Chapter 193
	49-11-1206, as enacted by Laws of Utah 2016, Chapter 310 and last amended by

# 

H.B.	61
------	----

29

28 Coordination Clause, Laws of Utah 2016, Chapter	310
--	-----

49-11-1207, as last amended by Laws of Utah 2017, Chapter 141

30 31 *Be it enacted by the Legislature of the state of Utah:* 32 Section 1. Section 49-11-1202 is amended to read: 33 49-11-1202. Definitions. 34 As used in this part: 35 (1) (a) "Affiliated emergency services worker" means a person who: 36 (i) is employed by a participating employer; 37 (ii) performs emergency services for another participating employer that is a different 38 agency; 39 (iii) is trained in techniques and skills required for the emergency service; 40 (iv) continues to receive regular training required for the service; (v) is on the rolls as a trained affiliated emergency services worker of the participating 41 employer; and 42 43 (vi) provides ongoing service for a participating employer, which service may include 44 service as a volunteer firefighter, reserve law enforcement officer, search and rescue worker, 45 emergency medical technician, ambulance worker, park ranger, or public utilities worker. (b) "Affiliated emergency services worker" does not include a person who performs 46 47 work or service but does not meet the requirements of Subsection (1)(a). 48 (2) "Amortization rate" means the amortization rate, as defined in Section 49-11-102, 49 to be applied to the system that would have covered the retiree if the retiree's reemployed 50 position were deemed to be an eligible, full-time position within that system. 51 (3) "Part-time appointed or elected board member" means an individual who: 52 (a) serves in a position: 53 (i) as a member of a board, commission, council, committee, panel, or other body of a 54 participating employer; and 55 (ii) that is designated in the participating employer's governing statute, charter, creation 56 document, or similar document; 57 (b) is appointed or elected to the position for a definite and fixed term of office by 58 official and duly recorded action of the participating employer;

59	(c) except for the service in the position, does not perform other work or service for
60	compensation for the participating employer, whether as an employee or under a contract; and
61	(d) retires from a participating employer that is different than the participating
62	employer with the position in which the person serves.
63	(4) "Qualifying retiree" means a retiree who:
64	(a) is, at the time of retirement, a public safety service employee as defined in Section
65	49-14-102 and retires from the system described in Chapter 14, Public Safety Contributory
66	Retirement Act;
67	(b) is, at the time of retirement, a public safety service employee as defined in Section
68	49-15-102 and retires from the system described in Chapter 15, Public Safety Noncontributory
69	Retirement Act;
70	(c) is, at the time of retirement, a public safety service employee as defined in Section
71	49-23-102 and retires from the system described in Chapter 23, New Public Safety and
72	Firefighter Tier II Contributory Retirement Act; or
73	(d) is, at the time of retirement, a teacher and retires from one of the following
74	retirement systems:
75	(i) Chapter 12, Public Employees' Contributory Retirement Act;
76	(ii) Chapter 13, Public Employees' Noncontributory Retirement Act; or
77	(iii) Chapter 22, New Public Employees' Tier II Contributory Retirement Act.
78	[(4)] (5) (a) "Reemployed," "reemploy," or "reemployment" means work or service
79	performed for a participating employer after retirement, in exchange for compensation.
80	(b) Reemployment includes work or service performed on a contract for a participating
81	employer if the retiree is:
82	(i) listed as the contractor; or
83	(ii) an owner, partner, or principal of the contractor.
84	[ <del>(5)</del> ] <u>(6)</u> "Retiree":
85	(a) means a person who:
86	(i) retired from a participating employer; and
87	(ii) begins reemployment on or after July 1, 2010, with a participating employer; and
88	(b) does not include a person:
89	(i) (A) who was reemployed by a participating employer before July 1, 2010; and

### H.B. 61

90	(B) whose participating employer that reemployed the person under Subsection $[(5)]$
91	(6)(b)(i)(A) was dissolved, consolidated, merged, or structurally changed in accordance with
92	Section 49-11-621 on or after July 1, 2010; or
93	(ii) who is working under a phased retirement agreement in accordance with [Title 49,]
94	Chapter 11, Part 13, Phased Retirement.
95	(7) "Teacher" means an individual employed by a school district or charter school who
96	is required to hold an educator license issued by the state board and who has an assignment to
97	teach in a classroom.
98	Section 2. Section <b>49-11-1205</b> is amended to read:
99	49-11-1205. Postretirement reemployment restriction exceptions.
100	(1) (a) The office may not cancel the retirement allowance of a retiree who is
101	reemployed with a participating employer within one year of the retiree's retirement date if:
102	(i) the retiree is not reemployed by a participating employer for a period of at least 60
103	days from the retiree's retirement date;
104	(ii) upon reemployment after the break in service under Subsection (1)(a)(i), the retiree
105	does not receive any employer paid benefits, including:
106	(A) retirement service credit or retirement-related contributions;
107	(B) medical benefits;
108	(C) dental benefits;
109	(D) other insurance benefits except for workers' compensation as provided under Title
110	34A, Chapter 2, Workers' Compensation Act, Title 34A, Chapter 3, Utah Occupational Disease
111	Act, and withholdings required by federal or state law for social security, Medicare, and
112	unemployment insurance; or
113	(E) paid time off, including sick, annual, or other type of leave; and
114	(iii) (A) the retiree [does not earn] earns, in any calendar year of reemployment an
115	amount [in excess of] that is no more than the lesser of \$15,000 or one-half of the retiree's final
116	average salary upon which the retiree's retirement allowance is based; or
117	(B) the retiree is reemployed as a judge as defined under Section 78A-11-102.
118	(b) The board shall adjust the amounts under Subsection (1)(a)(iii) by the annual
119	change in the Consumer Price Index during the previous calendar year as measured by a United
120	States Bureau of Labor Statistics Consumer Price Index average as determined by the board.

121	(2) A retiree shall be considered as having completed the one-year separation from
122	employment with a participating employer required under Section 49-11-1204, if the retiree:
123	(a) before retiring:
124	(i) was employed with a participating employer as a public safety service employee as
125	defined in Section 49-14-102, 49-15-102, or 49-23-102;
126	(ii) during the employment under Subsection (2)(a)(i), suffered a physical injury
127	resulting from external force or violence while performing the duties of the employment, for
128	which injury the retiree would have been approved for total disability in accordance with the
129	provisions under Chapter 21, Public Employees' Long-Term Disability Act, if years of service
130	are not considered;
131	(iii) had less than 30 years of service credit but had sufficient service credit to retire,
132	with an unreduced allowance making the public safety service employee ineligible for
133	long-term disability payments under Chapter 21, Public Employees' Long-Term Disability Act,
134	or a substantially similar long-term disability program;
135	(iv) does not receive any long-term disability benefits from any participating employer;
136	and
137	(v) is at least 50 years old; and
138	(b) is reemployed by a different participating employer.
	(c) is reemptoyed by a anterent paralelparing emptoyed
139	<ul><li>(3) (a) The office may not cancel the retirement allowance of a retiree who is employed</li></ul>
139	(3) (a) The office may not cancel the retirement allowance of a retiree who is employed
139 140	(3) (a) The office may not cancel the retirement allowance of a retiree who is employed as an affiliated emergency services worker within one year of the retiree's retirement date if the
139 140 141	(3) (a) The office may not cancel the retirement allowance of a retiree who is employed as an affiliated emergency services worker within one year of the retiree's retirement date if the affiliated emergency services worker does not receive any compensation, except for:
139 140 141 142	<ul> <li>(3) (a) The office may not cancel the retirement allowance of a retiree who is employed as an affiliated emergency services worker within one year of the retiree's retirement date if the affiliated emergency services worker does not receive any compensation, except for:</li> <li>(i) a nominal fee, stipend, discount, tax credit, voucher, or other fixed sum of money or</li> </ul>
<ol> <li>139</li> <li>140</li> <li>141</li> <li>142</li> <li>143</li> </ol>	<ul> <li>(3) (a) The office may not cancel the retirement allowance of a retiree who is employed as an affiliated emergency services worker within one year of the retiree's retirement date if the affiliated emergency services worker does not receive any compensation, except for:</li> <li>(i) a nominal fee, stipend, discount, tax credit, voucher, or other fixed sum of money or cash equivalent payment not tied to productivity and paid periodically for services;</li> </ul>
<ol> <li>139</li> <li>140</li> <li>141</li> <li>142</li> <li>143</li> <li>144</li> </ol>	<ul> <li>(3) (a) The office may not cancel the retirement allowance of a retiree who is employed as an affiliated emergency services worker within one year of the retiree's retirement date if the affiliated emergency services worker does not receive any compensation, except for:</li> <li>(i) a nominal fee, stipend, discount, tax credit, voucher, or other fixed sum of money or cash equivalent payment not tied to productivity and paid periodically for services;</li> <li>(ii) a length-of-service award;</li> </ul>
<ol> <li>139</li> <li>140</li> <li>141</li> <li>142</li> <li>143</li> <li>144</li> <li>145</li> </ol>	<ul> <li>(3) (a) The office may not cancel the retirement allowance of a retiree who is employed as an affiliated emergency services worker within one year of the retiree's retirement date if the affiliated emergency services worker does not receive any compensation, except for:</li> <li>(i) a nominal fee, stipend, discount, tax credit, voucher, or other fixed sum of money or cash equivalent payment not tied to productivity and paid periodically for services;</li> <li>(ii) a length-of-service award;</li> <li>(iii) insurance policy premiums paid by the participating employer in the event of death</li> </ul>
<ol> <li>139</li> <li>140</li> <li>141</li> <li>142</li> <li>143</li> <li>144</li> <li>145</li> <li>146</li> </ol>	<ul> <li>(3) (a) The office may not cancel the retirement allowance of a retiree who is employed as an affiliated emergency services worker within one year of the retiree's retirement date if the affiliated emergency services worker does not receive any compensation, except for: <ul> <li>(i) a nominal fee, stipend, discount, tax credit, voucher, or other fixed sum of money or cash equivalent payment not tied to productivity and paid periodically for services;</li> <li>(ii) a length-of-service award;</li> <li>(iii) insurance policy premiums paid by the participating employer in the event of death of an affiliated emergency services worker or a line-of-duty accidental death or disability; or</li> </ul> </li> </ul>
<ol> <li>139</li> <li>140</li> <li>141</li> <li>142</li> <li>143</li> <li>144</li> <li>145</li> <li>146</li> <li>147</li> </ol>	<ul> <li>(3) (a) The office may not cancel the retirement allowance of a retiree who is employed as an affiliated emergency services worker within one year of the retiree's retirement date if the affiliated emergency services worker does not receive any compensation, except for: <ul> <li>(i) a nominal fee, stipend, discount, tax credit, voucher, or other fixed sum of money or cash equivalent payment not tied to productivity and paid periodically for services;</li> <li>(ii) a length-of-service award;</li> <li>(iii) insurance policy premiums paid by the participating employer in the event of death of an affiliated emergency services worker or a line-of-duty accidental death or disability; or</li> <li>(iv) reimbursement of expenses incurred in the performance of duties.</li> </ul> </li> </ul>
<ol> <li>139</li> <li>140</li> <li>141</li> <li>142</li> <li>143</li> <li>144</li> <li>145</li> <li>146</li> <li>147</li> <li>148</li> </ol>	<ul> <li>(3) (a) The office may not cancel the retirement allowance of a retiree who is employed as an affiliated emergency services worker within one year of the retiree's retirement date if the affiliated emergency services worker does not receive any compensation, except for: <ul> <li>(i) a nominal fee, stipend, discount, tax credit, voucher, or other fixed sum of money or cash equivalent payment not tied to productivity and paid periodically for services;</li> <li>(ii) a length-of-service award;</li> <li>(iii) insurance policy premiums paid by the participating employer in the event of death of an affiliated emergency services worker or a line-of-duty accidental death or disability; or</li> <li>(iv) reimbursement of expenses incurred in the performance of duties.</li> <li>(b) For purposes of Subsections (3)(a)(i) and (ii), the total amount of any discounts, tax</li> </ul> </li> </ul>

#### H.B. 61

#### 12-20-21 5:43 PM

152 the Consumer Price Index during the previous calendar year as measured by a United States 153 Bureau of Labor Statistics Consumer Price Index average as determined by the board. 154 (d) A retiree is eligible for an exemption from the requirement to cease service without 155 cancellation of a retirement allowance under this Subsection (3) only if the retiree, at the time 156 of retirement, is at least: 157 (i) 50 years old, if the retiree is retiring from a public safety system or a firefighter 158 system; or 159 (ii) 55 years old. 160 (4) (a) The office may not cancel the retirement allowance of a retiree employed as a 161 part-time appointed or elected board member within one year after the retiree's retirement date 162 if the part-time appointed or elected board member does not receive any compensation 163 exceeding the amount described in this Subsection (4). 164 (b) A retiree who is a part-time appointed or elected board member for one or more boards, commissions, councils, committees, panels, or other bodies of participating employers: 165 166 (i) may receive an aggregate amount of compensation, remuneration, a stipend, or other 167 benefit for service on a single or multiple boards, commissions, councils, committees, panels, 168 or other bodies of no more than \$5,000 per year; and 169 (ii) may not receive an employer paid retirement service credit or retirement-related 170 contribution. 171 (c) For purposes of Subsection (4)(b)(i): 172 (i) a part-time appointed or elected board member's compensation includes: 173 (A) an amount paid for the part-time appointed or elected board member's coverage in 174 a group insurance plan provided by the participating employer; and 175 (B) the part-time appointed or elected board member's receipt of any other benefit 176 provided by the participating employer; and 177 (ii) the part-time appointed or elected board member's compensation does not include: 178 (A) an amount the participating employer pays for employer-matching employment 179 taxes, if the participating employer treats the part-time appointed or elected board member as 180 an employee for federal tax purposes; or 181 (B) an amount that the part-time appointed or elected board member receives for per 182 diem and travel expenses for up to 12 approved meetings or activities of the government board

183	per year, if the per diem and travel expenses do not exceed the amounts established by the
184	Division of Finance under Sections 63A-3-106 and 63A-3-107 or by rules made by the
185	Division of Finance according to Sections 63A-3-106 and 63A-3-107.
186	(d) The board shall adjust the amount under Subsection (4)(b)(i) by the annual change
187	in the Consumer Price Index during the previous calendar year as measured by a United States
188	Bureau of Labor Statistics Consumer Price Index average, as determined by the board.
189	(5) The office may not cancel the retirement allowance of a qualifying retiree who is
190	reemployed with a participating employer within one year of the qualifying retiree's retirement
191	date if:
192	(a) the qualifying retiree is not reemployed by a participating employer for a period of
193	at least 60 days from the qualifying retiree's retirement date;
194	(b) upon reemployment after the break in service under Subsection (5)(a), the
195	qualifying retiree does not receive any employer paid benefits, including:
196	(i) retirement service credit or retirement-related contributions;
197	(ii) medical benefits;
198	(iii) dental benefits;
199	(iv) other insurance benefits except for workers' compensation as provided under Title
200	34A, Chapter 2, Workers' Compensation Act, Title 34A, Chapter 3, Utah Occupational Disease
201	Act, and withholdings required by federal or state law for social security, Medicare, and
202	unemployment insurance; or
203	(v) paid time off, including sick, annual, or other types of leave; and
204	(c) the qualifying retiree is reemployed under one of the following circumstances:
205	(i) as a teacher who teaches less than half time during a school year;
206	(ii) as a firefighter service employee who works fewer than 1,040 hours of regularly
207	scheduled firefighter service per year;
208	(iii) as a public safety service employee who works fewer than 1,040 hours of regularly
209	scheduled public safety service per year; or
210	(iv) as an employee in any other position who works fewer than 20 hours per week.
211	$[(5)]$ (6) (a) If a retiree is reemployed under the provisions of Subsection (1) $[\sigma r]$ , (4),
212	or (5), the termination date of the reemployment, as confirmed in writing by the participating
213	employer, is considered the retiree's retirement date for the purpose of calculating the

## H.B. 61

214	separation requirement under Section 49-11-1204.
215	(b) The office shall cancel the retirement allowance of a retiree for the remainder of the
216	calendar year if the reemployment with a participating employer exceeds the dollar limitation
217	under Subsection (1)(a)(iii), (3)(b), or (4)(b) or the hour limitation under Subsection (5)(c).
218	Section 3. Section <b>49-11-1206</b> is amended to read:
219	49-11-1206. Notice of postretirement reemployment.
220	(1) A participating employer shall immediately notify the office:
221	(a) if the participating employer reemploys a retiree;
222	(b) whether the reemployment is subject to Section 49-11-1204 or Subsection
223	49-11-1205(1), (2), [or] (3), or (5); and
224	(c) of any election by the retiree under Section 49-11-1204.
225	(2) A participating employer shall certify to the office whether the position of an
226	elected official is or is not full time.
227	(3) A retiree subject to this part shall report to the office the status of the reemployment
228	under Section 49-11-1204 or 49-11-1205.
229	Section 4. Section <b>49-11-1207</b> is amended to read:
230	49-11-1207. Postretirement reemployment Violations Penalties.
231	(1) (a) If the office receives notice or learns of the reemployment of a retiree in
232	violation of Section 49-11-1204 or 49-11-1205, the office shall:
233	(i) immediately cancel the retiree's retirement allowance;
234	(ii) keep the retiree's retirement allowance cancelled for the remainder of the calendar
235	year if the reemployment with a participating employer exceeded the dollar limitation under
236	Subsection 49-11-1205(1)(a)(iii)(A) or (3)(b) or the hour limitation under Subsection (5)(c);
237	and
238	(iii) recover any overpayment resulting from the violation in accordance with the
239	provisions of Section 49-11-607 before the allowance may be reinstated.
240	(b) Reinstatement of an allowance following cancellation for a violation under this
241	section is subject to the procedures and provisions under Section 49-11-1204.
242	(2) If a retiree or participating employer failed to report reemployment in violation of
243	Section 49-11-1206, the retiree, participating employer, or both, who are found to be
244	
244	responsible for the failure to report, are liable to the office for the amount of any overpayment

resulting from the violation.

- (3) A participating employer is liable to the office for a payment or failure to make apayment in violation of this part.
- 248 (4) If a participating employer fails to notify the office in accordance with Section
- 249 49-11-1206, the participating employer is immediately subject to a compliance audit by the
- 250 office.
- 251 Section 5. Effective date.
- 252 This bill takes effect on January 1, 2023.