WEST VIRGINIA LEGISLATURE

2022 REGULAR SESSION

Introduced

Senate Bill 503

BY SENATORS GRADY, TAKUBO, ROBERTS, AND RUCKER

[Introduced January 28, 2022; referred

to the Committee on Pensions; and then to the

Committee on Finance]

A BILL to amend and reenact §5-16-13 of the Code of West Virginia, 1931, as amended, relating
to allowing a person who first becomes a member of the Teachers Retirement System on
or after July 1, 2015, to apply his or her accrued annual and sick leave, on the basis of
one day's retirement service credit for each one-day of accrued annual and sick leave,
toward an increase in his or her retirement benefits with those days constituting additional
credited service in computation of the benefits under the Teachers Retirement System. *Be it enacted by the Legislature of West Virginia:*

ARTICLE 16. WEST VIRGINIA PUBLIC EMPLOYEES INSURANCE ACT.

§5-16-13. Payment of costs by employer and employee; spouse and dependent coverage; involuntary employee termination coverage; conversion of annual leave and sick leave authorized for health or retirement benefits; authorization for retiree participation; continuation of health insurance for surviving dependents of deceased employees; requirement of new health plan, limiting employer contribution.

(a) Cost-sharing. -- The director shall provide under any contract or contracts entered into
 under the provisions of this article that the costs of any group hospital and surgical insurance,
 group major medical insurance, group prescription drug insurance, group life and accidental death
 insurance benefit plan or plans shall be paid by the employer and employee.

5 (b) Spouse and dependent coverage. -- Each employee is entitled to have his or her 6 spouse and dependents included in any group hospital and surgical insurance, group major 7 medical insurance or group prescription drug insurance coverage to which the employee is 8 entitled to participate: Provided. That the spouse and dependent coverage is limited to excess or 9 secondary coverage for each spouse and dependent who has primary coverage from any other 10 source. For purposes of this section, the term "primary coverage" means individual or group 11 hospital and surgical insurance coverage or individual or group major medical insurance coverage 12 or group prescription drug coverage in which the spouse or dependent is the named insured or

13 certificate holder. For the purposes of this section, "dependent" includes an eligible employee's 14 unmarried child or stepchild under the age of twenty-five if that child or stepchild meets the 15 definition of a "qualifying child" or a "qualifying relative" in Section 152 of the Internal Revenue 16 Code. The director may require proof regarding spouse and dependent primary coverage and 17 shall adopt rules governing the nature, discontinuance and resumption of any employee's 18 coverage for his or her spouse and dependents.

19 (c) Continuation after termination. -- If an employee participating in the plan is terminated 20 from employment involuntarily or in reduction of work force, the employee's insurance coverage 21 provided under this article shall continue for a period of three months at no additional cost to the 22 employee and the employer shall continue to contribute the employer's share of plan premiums 23 for the coverage. An employee discharged for misconduct shall not be eligible for extended 24 benefits under this section. Coverage may be extended up to the maximum period of three 25 months, while administrative remedies contesting the charge of misconduct are pursued. If the 26 discharge for misconduct be upheld, the full cost of the extended coverage shall be reimbursed 27 by the employee. If the employee is again employed or recalled to active employment within 28 twelve months of his or her prior termination, he or she shall not be considered a new enrollee 29 and may not be required to again contribute his or her share of the premium cost, if he or she had 30 already fully contributed such share during the prior period of employment.

31 (d) Conversion of accrued annual and sick leave for extended insurance coverage upon 32 retirement for employees who elected to participate in the plan before July, 1988. -- Except as 33 otherwise provided in subsection (g) of this section, when an employee participating in the plan, 34 who elected to participate in the plan before July 1, 1988, is compelled or required by law to retire 35 before reaching the age of sixty-five, or when a participating employee voluntarily retires as 36 provided by law, that employee's accrued annual leave and sick leave, if any, shall be credited toward an extension of the insurance coverage provided by this article, according to the following 37 formulae: The insurance coverage for a retired employee shall continue one additional month for 38

every two days of annual leave or sick leave, or both, which the employee had accrued as of the
effective date of his or her retirement. For a retired employee, his or her spouse and dependents,
the insurance coverage shall continue one additional month for every three days of annual leave
or sick leave, or both, which the employee had accrued as of the effective date of his or her
retirement.

44 (e) Conversion of accrued annual and sick leave for extended insurance coverage upon retirement for employees who elected to participate in the plan after June, 1988. --45 46 Notwithstanding subsection (d) of this section, and except as otherwise provided in subsections 47 (q) and (l) of this section, when an employee participating in the plan who elected to participate 48 in the plan on and after July 1, 1988, is compelled or required by law to retire before reaching the 49 age of sixty-five, or when the participating employee voluntarily retires as provided by law, that 50 employee's annual leave or sick leave, if any, shall be credited toward one half of the premium 51 cost of the insurance provided by this article, for periods and scope of coverage determined 52 according to the following formulae: (1) One additional month of single retiree coverage for every 53 two days of annual leave or sick leave, or both, which the employee had accrued as of the effective date of his or her retirement; or (2) one additional month of coverage for a retiree, his or 54 55 her spouse and dependents for every three days of annual leave or sick leave, or both, which the 56 employee had accrued as of the effective date of his or her retirement. The remaining premium 57 cost shall be borne by the retired employee if he or she elects the coverage. For purposes of this 58 subsection, an employee who has been a participant under spouse or dependent coverage and 59 who reenters the plan within twelve months after termination of his or her prior coverage shall be 60 considered to have elected to participate in the plan as of the date of commencement of the prior 61 coverage. For purposes of this subsection, an employee shall not be considered a new employee 62 after returning from extended authorized leave on or after July 1, 1988.

63 (f) Increased retirement benefits for retired employees with accrued annual and sick leave.
64 -- In the alternative to the extension of insurance coverage through premium payment provided in

65 subsections (d) and (e) of this section, the accrued annual leave and sick leave of an employee 66 participating in the plan may be applied, on the basis of two days' retirement service credit for 67 each one day of accrued annual and sick leave, toward an increase in the employee's retirement benefits with those days constituting additional credited service in computation of the benefits 68 69 under any state retirement system: *Provided*, That notwithstanding the provisions of §18-7A-28e 70 of this code, for a person who first becomes a member of the Teachers Retirement System as 71 provided in §18-7A-1 et seq. of this code on or after July 1, 2015, accrued annual and sick leave 72 of an employee participating in the plan may not be applied for retirement service credit be 73 applied, on the basis of one day's retirement service credit for each one day of accrued annual 74 and sick leave, toward an increase in the employee's retirement benefits with those days 75 constituting additional credited service in computation of the benefits under the Teachers 76 Retirement System. Computation of service credit pursuant to this subsection for persons who 77 first become a member of the Teachers Retirement System on or after July 1, 2015, shall be made as set forth in West Virginia Code of State Rules §162-4-4.12 except that the computation 78 79 in West Virginia Code of State Rules §162-4-4.12.2.a is the number of days of actual accrued 80 unused sick and annual leave multiplied by one. However, the additional credited service shall 81 not be used in meeting initial eligibility for retirement criteria, but only as additional service credited 82 in excess thereof.

83 (q) Conversion of accrued annual and sick leave for extended insurance coverage upon 84 retirement for certain higher education employees. - Except as otherwise provided in subsection 85 (I) of this section, when an employee, who is a higher education full-time faculty member 86 employed on an annual contract basis other than for twelve months, is compelled or required by 87 law to retire before reaching the age of sixty-five, or when such a participating employee 88 voluntarily retires as provided by law, that employee's insurance coverage, as provided by this 89 article, shall be extended according to the following formulae: The insurance coverage for a retired 90 higher education full-time faculty member, formerly employed on an annual contract basis other

91 than for twelve months, shall continue beyond the effective date of his or her retirement one 92 additional year for each three and one-third years of teaching service, as determined by uniform 93 guidelines established by the University of West Virginia Board of Trustees and the board of 94 directors of the state college system, for individual coverage, or one additional year for each five 95 years of teaching service for family coverage.

(h) Any employee who retired prior to April 21, 1972, and who also otherwise meets the
conditions of the "retired employee" definition in section two of this article, shall be eligible for
insurance coverage under the same terms and provisions of this article. The retired employee's
premium contribution for any such coverage shall be established by the finance board.

(*i*) Retiree participation. -- All retirees under the provisions of this article, including those
 defined in section two of this article; those retiring prior to April 21, 1972; and those hereafter
 retiring are eligible to obtain health insurance coverage. The retired employee's premium
 contribution for the coverage shall be established by the finance board.

104 (*j*) Surviving spouse and dependent participation. -- A surviving spouse and dependents 105 of a deceased employee, who was either an active or retired employee participating in the plan 106 just prior to his or her death, are entitled to be included in any comprehensive group health 107 insurance coverage provided under this article to which the deceased employee was entitled, and 108 the spouse and dependents shall bear the premium cost of the insurance coverage. The finance 109 board shall establish the premium cost of the coverage.

(*k*) *Elected officials.* -- In construing the provisions of this section or any other provisions of this code, the Legislature declares that it is not now nor has it ever been the Legislature's intent that elected public officials be provided any sick leave, annual leave or personal leave, and the enactment of this section is based upon the fact and assumption that no statutory or inherent authority exists extending sick leave, annual leave or personal leave to elected public officials and the very nature of those positions preclude the arising or accumulation of any leave, so as to be thereafter usable as premium paying credits for which the officials may claim extended insurance

117 benefits.

118 (I) Participation of certain former employees. -- An employee, eligible for coverage under 119 the provisions of this article who has twenty years of service with any agency or entity participating 120 in the public employees insurance program or who has been covered by the public employees 121 insurance program for twenty years may, upon leaving employment with a participating agency 122 or entity, continue to be covered by the program if the employee pays one hundred five percent 123 of the cost of retiree coverage: Provided, That the employee shall elect to continue coverage 124 under this subsection within two years of the date the employment with a participating agency or 125 entity is terminated.

(m) Prohibition on conversion of accrued annual and sick leave for extended coverage 126 127 upon retirement for new employees who elect to participate in the plan after June. 2001. -- Any 128 employee hired on or after July 1, 2001, who elects to participate in the plan may not apply 129 accrued annual or sick leave toward the cost of premiums for extended insurance coverage upon 130 his or her retirement. This prohibition does not apply to the conversion of accrued annual or sick 131 leave for increased retirement benefits, as authorized by this section: *Provided*, That any person 132 who has participated in the plan prior to July 1, 2001, is not a new employee for purposes of this 133 subsection if he or she becomes reemployed with an employer participating in the plan within two 134 years following his or her separation from employment and he or she elects to participate in the 135 plan upon his or her reemployment.

(n) Prohibition on conversion of accrued years of teaching service for extended coverage
upon retirement for new employees who elect to participate in the plan July, 2009. -- Any
employee hired on or after July 1, 2009, who elects to participate in the plan may not apply
accrued years of teaching service toward the cost of premiums for extended insurance coverage
upon his or her retirement.

NOTE: The purpose of this bill is to allow Tier II members of the Teachers Retirement

System to apply accrued annual and sick leave, on the basis of one day's retirement service credit for each one day of accrued annual and sick leave, toward an increase in his or her retirement benefits with those days constituting additional credited service in computation of the benefits under the Teachers Retirement System.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.