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2014 -- H 7776

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2014

AN ACT

RELATING TO TOWNS AND CITIES - RETIREMENT OF MUNICIPAL EMPLOYEES IN CENTRAL FALLS

Introduced By: Representatives Silva, Corvese, Guthrie, McLaughlin, and Casey

Date Introduced: February 27, 2014

Referred To: House Finance

It is enacted by the General Assembly as follows:

1 SECTION 1. Chapter 21 of Title 45 of the General Laws entitled "Retirement of

2 Municipal Employees" is hereby amended by adding thereto the following sections:

45-21-67. Definitions – Central Falls retirement plan. -- As used in this chapter:

3

4 (1) "Base retirement allowance" is such amount as is set forth in Appendix A, Appendix

5 D-A and Appendix E-A under the column labeled "annualized final base pension" attached to the

6 <u>settlement agreement, as defined herein, including as the same may be amended.</u>

- 7 (2) "City" means the city of Central Falls, Rhode Island.
- 8 <u>(3) "Existing retirees" means:</u>

9 (i) All retirees of the city who participated in a locally administered city pension plan and

10 who were receiving pension benefits from the city by virtue of said plan as of July 31, 2011 and,

11 where the context requires, shall also mean and include the beneficiaries of such retirees where

12 such beneficiaries were receiving such benefits as of such date or where they become entitled to

- 13 <u>benefits thereafter; and</u>
- 14 (ii) All employees of the city who were participating in a locally administered city

15 pension plan and who had submitted their notice of intent to retire under the provisions of said

- 16 <u>plan by July 31, 2011.</u>
- 17 (iii) Excluded from this definition are those retirees of the city who receive city pension
- 18 benefits guaranteed by John Hancock Life Insurance Company, which as of July 31, 2011,

1 constituted a class consisting of fewer than eleven (11) individuals. Further excluded from this 2 definition are those retirees and employees of the city who, as of July 31, 2011, were participating 3 in or receiving pension benefits from the city's pension plan governed by the provisions of §§ 45-4 21-67 through 45-21-75. 5 (4) "Member" for purposes of this chapter, shall include existing retirees of the city of Central Falls, except as may otherwise be provided in this section. 6 7 (5) "Settlement agreement" in this chapter shall mean that certain settlement and release 8 agreement approved by ninety-one percent (91%) of the existing retirees of the city of Central 9 Falls and approved by the United States Bankruptcy Court for the District of Rhode Island by 10 order dated January 9, 2012 which, upon satisfaction of the conditions in sections 15(i)-(iv) of the 11 settlement agreement, shall be placed on file with the retirement board and the secretary of state 12 and available for reference in applying the provisions of this chapter. 13 45-21-68. Transfer of pension assets - Central Falls retirement plan. -- The city of 14 Central Falls shall take all necessary measures to facilitate the transfer of all of the existing 15 retirees' available pension assets to the city of Central Falls retirement system established 16 pursuant to this chapter as soon as practicable after the date of enactment hereof. For the purposes of this section, "available pension assets" shall mean and consist of all city pension 17 assets currently held by John Hancock Life Insurance Company, or any of its affiliates, in excess 18 19 of those assets which are required to be reserved for those city pensions previously guaranteed by 20 John Hancock Life Insurance Company, which as of July 31, 2011 consisted of fewer than eleven 21 (11) individual pensions. Upon the death of the last remaining beneficiary of said guaranteed 22 pensions, the city shall take all necessary measures to facilitate the transfer of the remaining reserved assets, if any, to the city of Central Falls retirement system established pursuant to this 23 24 chapter as soon as practicable after the date that notice of said death is provided by the city. For the purposes of this section, "available pension assets" shall not include those assets currently 25 26 held by John Hancock Life Insurance Company for the benefit of active employees of the city of 27 Central Falls. 28 45-21-69. Mode of administration - Central Falls retirement plan. -- The city of 29 Central Falls retirement system established by §§ 45-21-67 through 45-21-75 shall be 30 administered in the same manner provided for in §§ 45-21-1 through 45-21-66 provided, 31 however, that where the provisions of §§ 45-21-1 through 45-21-66 conflict with the provisions 32 of §§ 45-21-67 through 45-21-75 then the provisions of §§ 45-21-67 through 45-21-75 shall 33 control. Where the provisions of this chapter conflict with the settlement agreement, the 34 settlement agreement shall control. The city of Central Falls shall provide a complete list of

1	existing retirees who are current par	ticipants and beneficiaries of the cit	ty's retirement system as
2	of the date of enactment hereof, as well as all data necessary to administer the retirement system		
3	pursuant to §§ 45-21-67 through 45-21-75 of this chapter, including, but not limited to, names,		
4	addresses, titles, compensation, duties, dates of birth, length of service, and beneficiary		
5	designations of each member, and any other information that the retirement board shall require.		
6	The city shall give prompt notice of all appointments, removals, deaths, resignations, leaves of		
7	absence, and changes in pay of members.		
8	45-21-70. Retirement allowances for existing retirees - Central Falls retirement plan.		
9	<u>– (a) All existing retirees shall receive a retirement allowance subject to the provisions of §§ 45-</u>		
10	21-67 through 45-21-75 of this chapter, and as set forth in Appendix A, Appendix D-A and		
11	Appendix E-A (including as the same may be amended) to the settlement agreement as follows:		
12	Notwithstanding Appendix A, Appendix D-A, and Appendix E-A, or any provision to the		
13	contrary in this chapter, it is expressly provided that no retiree shall receive less than the		
14	following percentage of the pension	allowance received by each retiree of	<u>n July 31, 2011:</u>
15	<u>2016 (75.60%)</u>	<u>2017 (76.95%)</u>	<u>2018 (78.30%)</u>
16	<u>2019 (79.65%)</u>	<u>2020 (81.1%)</u>	<u>2021 (82.36%)</u>
17	<u>2022 (83.71 %)</u>	<u>2023 (85.06 %)</u>	<u>2024 (86.41 %)</u>
18	<u>2025 (87.76 %)</u>	<u>2026 (89.11 %)</u>	<u>2027 (90.46 %)</u>
19	<u>2028 (91.81%)</u>	<u>2029 (93.16%)</u>	<u>2030 (94.52%)</u>
20	<u>2031 (95.87 %)</u>	<u>2032 (97.22 %)</u>	<u>2033 (98.57 %)</u>
21	<u>2034 (99.92%)</u>	<u>2035 (101.27%)</u>	
22	(b) Beginning on the first d	ay of the July, 2036, fiscal year, an	d continuing on the first
23	day of each successive fiscal year, th	e total pension allowance for each re-	etiree shall increase at no
24	less than two percent (2%), not comp	bounded, based on the pension allows	ance received in 2035.
25	(c) Maximum reduction of	pension payments pursuant to this	s section. – No pension
26	benefit being paid to an existing re	tiree prior to the enactment of this	chapter was reduced by
27	more than fifty-five percent (55%)	as described in the settlement agree	ement, nor was any such
28	benefit reduced if the existing amount was already less than ten thousand dollars (\$10,000)		
29	annually. In no event did a reduction as described in the settlement agreement result in a		
30	retirement allowance of less than ten thousand dollars (\$10,000) annually.		
31	(d) Spousal or dependent ch	ildren benefits shall be provided pu	rsuant to § 45-21.3-1, as
32	such statute provided on July 31, 2011, with spousal benefits being payable to the surviving		
33	spouse of a deceased existing retiree until said spouse shall remarry, at the rate of sixty seven and		
34	one-half percent (67.5%) of the amo	ount of the existing retiree's retireme	ent allowance at the time

1 of his or her death, and if there is no surviving spouse or if the surviving spouse shall remarry, 2 then said benefit shall be paid to the dependent children of the deceased existing retiree until said 3 children shall attain the age of eighteen (18) years of age. 4 (e) Existing retirees shall be exempt from the provisions of \$ 45-21-54 and are expressly 5 permitted to obtain employment with the state or any municipality, whether or not said municipality participates in this system, without the interruption of pension benefits. 6 7 (f) Existing retirees shall be exempt from the provisions of § 45-21-23. Notwithstanding 8 any other provision herein to the contrary, an existing retiree's disability retirement allowance 9 may be revoked by the retirement board in the event that, following adherence to all procedural 10 steps and processes provided under law, a court of competent jurisdiction (or appropriate 11 governing agency or body) enters a final order, decree or determination, in accordance with 12 applicable law, that is not then stayed, appealed or subject to an appeal: 13 (1) Determining that the disability retirement allowance of such existing retiree was 14 awarded as a result of fraud or misrepresentation, the standard as provided in the settlement 15 agreement; and 16 (2) Determining the amount to be forfeited. If any amounts are ordered to be recovered as 17 a result of this provision, said funds (net of reasonable attorney's fees, costs and expenses incurred by the city as a result thereof) shall be deposited into the "Participating Retirees' 18 19 Restricted Five (5) Year Account" as defined in the settlement agreement, and shall not be 20 forfeited in the manner specified in § 45-21-46. 21 (g) Existing retirees shall be exempt from the provisions of § 45-21-24. No income offset 22 shall reduce the benefits payable to an existing retiree who engages in gainful employment, or has 23 received, or in the future shall receive, income from another source. 24 (h) Existing retirees shall be exempt from the provisions of § 45-21-31 and shall not be subject to any offset of benefits hereunder for workers' compensation or personal injury recovery 25 26 for injuries sustained while in the performance of their duties. 27 45-21-71. Automatic increase in retirement allowances - Central Falls retirement 28 plan. -- Existing retirees subject to the provisions of §§ 45-21-66 through 45-21-75 of this 29 chapter, shall receive an increase equal to up to two percent (2%) per year of the member's base 30 retirement allowance, not compounded, in each calendar year the retirement allowance has been 31 in effect pursuant to this chapter. This increase shall be added to the base retirement allowance on 32 the first day of July 2015 and in each succeeding calendar year starting on the first day of January, 2016, not compounded, but added to the preceding year's retirement allowance. The 33 34 amount of the increase shall equal the percentage of increase in the Consumer Price Index for all 1 Urban Consumers (CPI-U) as published by the United States Department of Labor Statistics

2 determined as of March 31 of the same calendar year, or two percent (2%), whichever is less,

- 3 applied to the base retirement allowance.
- 4 45-21-72. Accidental disability retirements - Central Falls retirement plan. --5 Existing retirees who have been receiving accidental disability benefits on account of becoming physically or mentally incapacitated from the performance of their job duties as a result of an 6 7 illness or injury sustained while, or resulting from, the performance of their job duties, and not as 8 a result of age or length of service, are listed on Appendix A and Appendix D-A (including as the 9 same may be amended) of the settlement agreement and were placed on accidental disability 10 retirement after medical examinations and certification that the retiree is physically or mentally 11 incapacitated as a result of injuries or illness sustained while, or resulting from the performance 12 of their job duties, which prevented them from performing their duties as police officers or 13 firefighters. 14 45-21-73. Tax exemption – Fraudulent claims - Central Falls retirement plan. -- The 15 provisions of § 45-21-45 subject to exclusions from income for disability pensions § 45-21-46 16 and the provisions of § 45-21-70(d) and § 45-21-47 are expressly made applicable to and 17 controlling over this chapter. 18 45-21-74. Settlement agreement controls - Central Falls retirement plan. -- Except as 19 otherwise provided herein, the provisions of the settlement agreement shall control as to existing 20 retirees. Further, nothing herein shall be deemed to derogate from the full effect of the inclusion 21 in the settlement agreement of various general law provisions (as in effect on July 31, 2011) that 22 are incorporated or referenced therein, which provisions shall control over any provisions of chapter 45-21 and over any general law provisions that may be incorporated or referenced herein. 23 24 45-21-75. Liability of the state - Enforcement. -- (a) The state is liable to the retirement system for the cost of funding a retirement system for the existing retirees of the city of Central 25 26 Falls who are members of the system under this section and chapter. 27 SECTION 2. This act shall take effect upon passage and be subject to satisfaction of the 28 conditions in sections 15(i) - (iv) of the settlement agreement, which shall be evidenced by the 29 joint filing by the state-appointed receiver and counsel to the existing retirees of an attested copy
- 30 of the settlement agreement with the retirement board and the secretary of state's office.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO TOWNS AND CITIES - RETIREMENT OF MUNICIPAL EMPLOYEES IN CENTRAL FALLS

1	This act would provide a process for the city of Central Falls locally-administered
2	municipal employee retirement plans to transition existing retirees, and at their option active
3	employees, to a state-administered municipal employees retirement system in order to secure the
4	fiscal stability and proper administration of said pension plan.
5	This act would take effect upon passage and be subject to satisfaction of the conditions in
6	sections $15(i) - (iv)$ of the settlement agreement which would be evidenced by the joint filing by
7	the state-appointed receiver and counsel to the existing retirees of an attested copy of the
8	settlement agreement with the retirement board and the secretary of state's office.

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