## House File 2507 - Introduced

HOUSE FILE \_\_\_\_\_ BY COMMITTEE ON STATE GOVERNMENT

(SUCCESSOR TO HSB 644)

Passed	House,	Date	Passed	Senate,	Date	
Vote:	Ayes	Nays	Vote:	Ayes	Nays	
	-	Approved		-	_	

## A BILL FOR

- 1 An Act concerning the Iowa public employees' retirement system
  2 and including effective date and retroactive applicability
  3 provisions.
- 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
- 5 TLSB 5463HV 82
- 6 ec/sc/5

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Section 1. Section 97B.9, subsection 2, Code 2007, is
   2 amended to read as follows:
         2. If within thirty days after due notice the employer
   4 defaults in payment of contributions or interest thereon, the
   5 amount due shall may be collected by civil action in the name
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   6 of the system, and the employer adjudged in default shall pay
   7 the costs of such action. Civil actions brought under this
   8 section to collect contributions or interest thereon shall be
   9 heard by the court at the earliest possible date and shall be
1 10 entitled to preference upon the calendar of the court over all
1 11 other civil actions.
         Sec. 2. Section 97B.10, subsection 3, Code 2007, is
1 12
1 13 amended to read as follows:
1 14
         3. Except as provided in this subsection, interest
1 15 Interest shall not be paid on credits issued pursuant to this
1 16 section. However, if a credit for contributions paid prior to
1 17 an individual's decision to elect out of coverage pursuant to
  18 section 97B.42A is issued, accumulated interest and interest
1 19 on dividends as provided in section 97B.70 shall apply.
1 20 addition, the system may, at any time, apply accumulated
1 21 interest and interest dividends as provided in section 97B.70 1 22 on any credits issued under this section if the system finds
1 23 that the crediting of interest is just and equitable.
         Sec. 3.
1 24
                   Section 97B.33, Code 2007, is amended to read as
1 25 follows:
1 26
         97B.33 CERTIFICATION TO DIRECTOR PAYMENT TO INDIVIDUALS.
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         Upon final decision of the system, or upon final judgment
  2.7
1 28 of any court of competent jurisdiction, that any person is 1 29 entitled to any payment or payments under this chapter, the
1 30 system shall certify to the director of the department of
1 31 administrative services the name and address of the person so 1 32 entitled to receive such payment or payments, the amount of
1 33 such payment or payments, and the time at which such payment
  34 or payments should be made, and the system, through the
  35 director of the department of administrative services, shall
2 1 make payment in accordance with the certification of the
   <del>-2 system</del> <u>to the person</u>, provided that where judicial review of
  3 the system system's decision is or may be sought in accordance 4 with the terms of the Iowa administrative procedure Act,
   5 chapter 17A, certification of payment may be withheld pending
   6 such review. The director of the department of administrative 7 services shall not be held personally liable for any payment
  8 or payments made in accordance with a certification by the
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  9 system.
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         Sec. 4. Section 97B.34A, subsections 1 and 2, Code 2007,
2 11 are amended to read as follows:
2 12
         1. If the total sum to be paid to the minor is less than
2 13 ten the greater of twenty=five thousand dollars or the maximum 2 14 amount permitted under section 565B.7, subsection 3, the funds
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2 15 may be paid to an adult as custodian for the minor. The 2 16 custodian must complete the proper forms as determined by the

2 17 system. 2. If the total sum to be paid to the minor is equal to or 2 19 more than ten thousand dollars the amount authorized in 2 20 subsection 1, the funds must be paid to a court=established
2 21 conservator. The system shall not make payment until the 2 22 conservatorship has been established and the system has 2 23 received the appropriate documentation. 2 24 Sec. 5. Section 97B.49F, subsection 1, paragraph b, 2 25 subparagraph (2), subparagraph subdivision (b), Code 2007, is 2 26 amended to read as follows: The percentage representing the percentage amount the 2 28 actuary has certified, in the annual actuarial valuation of 29 the retirement system as of June 30 of the year in which the 30 dividend is to be paid, that the fund can absorb without 2 31 requiring an increase in the employer and employee 2 32 contributions to the fund. The actuary's certification of 2 33 such percentage amount shall be based on a comparison of the <u>34 actuarially required contribution rate for the fiscal year of</u> 35 the dividend adjustment to the statutory contribution rate for 1 that same fiscal year. If the actuarially required contribution rate exceeds the statutory contribution rate for 3 that same fiscal year, the percentage amount shall be zero. Sec. 6. Section 97B.49H, subsection 3, Code 2007, is 3 5 amended to read as follows: 3. The system shall annually determine the amount to be credited to the supplemental accounts of active members. 8 total amount credited to the supplemental accounts of all active members shall not exceed the amount that the system 3 10 determines, in consultation with the system's actuary, can be 3 11 absorbed without significantly impacting the funded status of 3 12 leaves the system fully funded following the crediting of the 13 total amount to the supplemental accounts. The amount to be 3 14 credited shall not be greater than the amount calculated by 3 15 multiplying the member's covered wages for the applicable wage 3 16 reporting period by the supplemental rate. For purposes of 3 17 this subsection, the supplemental rate is the difference, if 3 18 positive, between the combined employee and employer statutory 3 19 contribution rates in effect under section 97B.11 and the 3 20 normal cost rate of the retirement system as determined by the 3 21 system's actuary in the most recent annual actuarial valuation 3 22 of the retirement system. The credits shall be made at least 3 23 quarterly to each member's account at the time that covered 24 wages are reported for each wage reporting period during the 25 calendar year following a determination that the retirement 3 26 system does not have an unfunded accrued liability will remain 27 fully funded following the crediting of the total amount to 28 the supplemental accounts. The normal cost rate, calculated 29 according to the actuarial cost method used, is the percent of 3 30 pay allocated to each year of service that is necessary to 3 31 fund projected benefits over all members' service with the 32 retirement system. 3 33 Sec. 7. Section 97B.52, subsection 1, paragraph a, 3 34 unnumbered paragraphs 1 and 3, Code 2007, are amended to read 3 35 as follows: 4 A lump sum payment equal to the accumulated contributions 2 of the member at the date of death plus the product of an 4 4 3 amount equal to the highest year of covered wages of the 4 deceased member and the number of years of membership service 5 divided by the applicable denominator. However, a lump sum 6 payment made to a beneficiary under this paragraph due to the 7 death of a member shall not be less than the amount that would 8 have been payable on the death of the member on June 30, 1984, 9 under this paragraph as it appeared in the 1983 Code. Effective July 1, 1978, a method of payment under this 4 10 11 paragraph filed with the system by a member does not apply.
12 Sec. 8. Section 97B.53B, Code 2007, is amended to read as 4 12 4 13 follows: 4 14 97B.53B ROLLOVERS OF MEMBERS' ACCOUNTS. 1. As used in this section, unless the context otherwise 4 15 4 16 requires, and to the extent permitted by the internal revenue 4 17 service: "Direct rollover" means a payment by the system to the 4 18 4 19 eliqible retirement plan specified by the member or the member's surviving spouse an eligible person. 4 20 "Eligible person" means any of the following:
The member. 4 21 b. 4 22 (2) The member's surviving spouse.
(3) The member's spouse or former spouse as an alternate 4 23 4 24 payee under a qualified domestic relations order.

(4) Effective January 1, 2007, the member's nonspouse beneficiaries who are designated beneficiaries as defined by

section 401(a)(9)(E) of the federal Internal Revenue Code, 4 29 authorized under section 829 of the federal Pension Protection 4 30 Act of 2006.

c. "Eligible retirement plan" means either, for an eligible person, any of the following retirement plans that 4 33 accepts can accept an eligible rollover distribution from a 34 member or a member's surviving spouse that eligible person:

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(1) An individual retirement account in accordance with section 408(a) of the federal Internal Revenue Code.

(2) An individual retirement annuity in accordance with section 408(b) of the federal Internal Revenue Code.

(3) In addition, an "eligible retirement plan" includes an 5 An annuity plan in accordance with section 403(a) of the federal Internal Revenue Code, or a qualified trust in accordance with section 401(a) of the federal Internal Revenue 6 8 Code, that accepts an eligible rollover distribution from a 9 member. 5 10

(4) Effective January 1, 2002, the term "eligible 5 11 retirement plan" also includes an annuity contract described 5 12 in section 403(b) of the federal Internal Revenue Code, and an 5 13 eligible plan under section 457(b) of the federal Internal 5 14 Revenue Code which is maintained by a state, political 5 15 subdivision of a state, or any agency or instrumentality of a 5 16 state or political subdivision of a state that chooses to 5 17 separately account for amounts transferred into such eligible 5 18 retirement plan from the system.

(5) Effective January 1, 2008, a Roth individual retirement account or a Roth individual retirement annuity 20 established under section 408A of the Internal Revenue Code.

c. d. (1) "Eligible rollover distribution" includes any

5 23 of the following: 5 24 (a) All or any portion of a member's account and 5 25 supplemental account.

26 (b) Effective January 1, 2002, after=tax employee 27 contributions, if the plan to which such amounts are to be 5 28 transferred is an individual retirement account described in 29 federal Internal Revenue Code section 408(a) or 408(b), or is 30 a qualified defined contribution plan described in federal 5 31 Internal Revenue Code section 401(a) or 403(a), and such plan 5 32 agrees to separately account for the after=tax amount so 5 33 transferred.

5 34 (c) A distribution made on behalf of a surviving spouse 35 and to an alternate payee, who is a spouse or former spouse, 1 under a qualified domestic relations order. Effective January 2007, after=tax employee contributions to a qualified 3 defined benefit plan described in federal Internal Revenue 4 Code section 401(a) or 403(a), or a tax=sheltered annuity plan 5 described in federal Internal Revenue Code section 403(b), and 6 such plan agrees to separately account for the after=tax 7 amount so transferred.

An eligible rollover distribution does not include any (2) 6 9 of the following:

6 10 (a) A distribution that is one of a series of 6 11 substantially equal periodic payments, which occur annually or 6 12 more frequently, made for the life or life expectancy of the 6 13 distributee or the joint lives or joint life expectancies of 6 14 the distributee and the distributee's designated beneficiary, 6 15 or made for a specified period of ten years or more.

6 16 (b) A distribution to the extent that the distribution is 6 17 required pursuant to section 401(a)(9) of the federal Internal 6 18 Revenue Code.

6 19 (c) Prior to January 1, 2002, the portion of any 6 20 distribution that is not includible in the gross income of the 6 21 distributee, determined without regard to the exclusion for 22 net unrealized appreciation with respect to employer

6 23 securities. 6 24 2. Effective January 1, 1993, a member or a member's 6 25 surviving spouse An eligible person may elect, at the time and 6 26 in the manner prescribed in rules adopted by the system <u>and in</u> 27 rules of the receiving retirement plan, to have the system pay 6 28 all or a portion of an eligible rollover distribution directly 6 29 to an eligible retirement plan, specified by the member or the 6 30 member's surviving spouse, in a direct rollover. However,

6 31 effective January 1, 2007, if the eligible person is a 32 nonspouse beneficiary as described in subsection 1, paragraph 33 "b", subparagraph (4), the nonspouse beneficiary may only have

6 34 a direct rollover of the distribution to an individual 35 retirement account or annuity as described in subsection 1, 1 paragraph "c", subparagraphs (1) or (2), established for the

2 purpose of receiving the distribution on behalf of the

<u>3 nonspouse beneficiary, and such individual retirement account</u>

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or annuity will be treated as an inherited individual
   5 retirement account or annuity pursuant to section 829 of the
   6 federal Pension Protection Act of 2006.
  7 Sec. 9. Section 97B.80C, subsection 1, paragraph a, Code 8 2007, is amended to read as follows:
              "Nonqualified service" means service that is not
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      qualified service and includes, but is not limited to, any of
7 11 the following:
         (1) Full-time volunteer public service in the federal
  13 peace corps program. Service that is not qualified service.
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         (2) Public employment comparable to employment covered
  15 under this chapter in a qualified Canadian governmental entity
7 16 that is an elementary school, secondary school, college, or
  17 university that is organized, administered, and primarily
  18 supported by the provincial, territorial, or federal
7 19 governments of Canada, or any combination of the same.
  20 period of time for which there was no performance of services.
21 (3) Service as described in subsection 1, paragraph "c",
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  22 subparagraph (2).
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         Sec. 10. Section 97B.80C, subsection 2, Code 2007, is
7 24 amended to read as follows:
         2. a. A vested or retired member may make contributions
7 26 to the retirement system to purchase up to the maximum amount
  27 of permissive service credit for qualified service as
7 28 determined by the system, pursuant to Internal Revenue Code
7 29 section 415(n), and the requirements of this section, and the
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     <u>system's administrative rules</u>.
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         b. A vested or retired member of the retirement system who
  32 has five or more full calendar years of covered wages may make
7 33 contributions to the retirement system to purchase up to five
7 34 years a maximum of twenty quarters of permissive service 7 35 credit for nonqualified service as determined by the system,
  1 pursuant to Internal Revenue Code section 415(n), and the
   2 requirements of this section, and the system's administrative
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              A vested or retired member must have at least twenty
  4 quarters of covered wages in order to purchase permissive
    5 service credit for nonqualified service.
         c. In addition, a vested or retired member may convert
      regular member service credit to special service credit by
  8 payment of the amount actuarially determined as necessary to
  9 fund the resulting increase in the member's accrued benefit.
10 The conversion shall be treated as a purchase of qualified
8 11 service credit subject to the requirements of paragraph "a"
  12 the service credit to be converted was or would have been for
8 13 qualified service. The conversion shall be treated as a 8 14 purchase of nonqualified service credit subject to the 8 15 requirements of paragraph "b" if the service credit to be
  16 converted was purchased as nonqualified service credit.
17 Sec. 11. Section 97B.82, subsection 2, paragraph b,
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8 18 subparagraph (2), subparagraph subdivision (c), Code 2007, is
8 19 amended to read as follows:
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              The For rollover service purchases prior to January 1,
      2007, the portion of any distribution that is not includible
8 22 in the gross income of the distributee, determined without
8 23 regard to the exclusion for net unrealized appreciation with
8 24 respect to employer securities.
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         For rollover service purchases on or after January 1, 2007,
  26 the portion of any distribution that is not includible in the 27 gross income of the distributee, determined without regard to
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8 28 the exclusion for net unrealized appreciation with respect to
  29 employer securities, shall be treated as an eligible rollover
  30 distribution only when such portion is received from a
     qualified plan under section 401(a) or 403(a) of the federal
     Internal Revenue Code.
8 33 Sec. 12. Section 97B.82
8 34 amended to read as follows:
                    Section 97B.82, subsection 3, Code 2007, is
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         3. A member may purchase any service credit as authorized
   1 by this section, to the extent permitted by the internal 2 revenue service, by means of a direct transfer, excluding of
   3 pretax amounts, and effective January 1, 2007, any after=tax 4 contributions, from an annuity contract qualified under
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   5 federal Internal Revenue Code section 403(b), or an eligible
   6 plan described in federal Internal Revenue Code section
      457(b), maintained by a state, political subdivision of a
   8 state, or any agency or instrumentality of a state or 9 political subdivision of a state. A direct transfer is a
  10 trustee=to=trustee transfer to the retirement system of
  11 contributions made to annuity contracts qualified under
  12 federal Internal Revenue Code section 403(b) and eligible
  13 governmental plans qualified under federal Internal Revenue
9 14 Code section 457(b) for purposes of purchasing service credit
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9 15 in the retirement system. Sec. 13. Section 97B.73B, Code 2007, is repealed. 9 17 EFFECTIVE DATES == RETROACTIVE APPLICABILITY. 14. 1. The section of this Act amending section 97B.53B, being 9 19 deemed of immediate importance, takes effect upon enactment, 9 20 and, except as otherwise stated, is retroactively applicable 9 21 to January 1, 2007, and is applicable on and after that date. The sections of this Act amending section 97B.82, being 23 deemed of immediate importance, take effect upon enactment, 9 24 and are retroactively applicable to January 1, 2007, and are 9 25 applicable on and after that date. 9 26 EXPLANATION 9 27 This bill makes changes relative to the Iowa Public 28 Employees' Retirement System (IPERS). 9 9 29 Code section 97B.9, subsection 2, concerning the collection 30 of unpaid contributions, is amended to make civil actions to Code section 97B.9, subsection 2, concerning the collection 9 31 collect unpaid contributions from employers permissive. Code section 97B.10, concerning the crediting of erroneous 9 33 contributions, is amended to eliminate a provision awarding 9 34 interest on a credit for contributions paid prior to an 9 35 individual's decision to elect out of IPERS coverage. 10 Code section 97B.33, concerning payments made to an 10 individual arising out of a decision by the system or a court, is amended to provide that the system may make the payment without certifying to the director of the department of 10 10 10 5 administrative services that the person is entitled to the 10 6 payment. Code section 97B.34A, concerning payment to minors, is a mended to provide that if the sum to be paid is less than the 10 10 10 9 greater of \$25,000 or the amount authorized in section 565B.7, 10 10 subsection 3 (currently \$25,000), the funds may be paid to an 10 11 adult as custodian for the minor. Payments in excess of this 10 12 amount are to be paid to a court=established conservator. 10 13 Current law sets the maximum amount that can be paid to an 10 14 adult custodian at \$10,000. Code section 97B.49F, concerning the determination of the 10 15 10 16 cost of living dividend, is amended. Current law provides 10 17 that the dividend increases by a percentage that is the lesser 10 18 of 3 percent, the percentage increase in the consumer price 10 19 index, and the percentage certified by the system's actuary The bill amends the determination 10 20 that the system can absorb. 10 21 of the percentage calculated by the system's actuary to 10 22 provide that the determination be made by comparing the 10 23 actuarial required contribution rate for the system and the 10 24 statutory contribution rate. If the actuarial required rate 10 25 exceeds that statutory rate, the bill provides that the 10 26 percentage certified by the actuary shall be zero. Code section 97B.49H, concerning active member supplemental 10 27 10 28 accounts, is amended to provide that no payments to the 10 29 accounts be made unless the system remains fully funded 10 30 following the payment to the supplemental accounts. Current law allows payment only if the payment can be absorbed without 10 31 10 32 significantly impacting the funded status of the system. 10 33 Code section 97B.52, concerning payment of a lump sum death 10 34 benefit, is amended to eliminate a provision requiring a 10 35 determination of what the lump sum payment would have been if 11 1 the person had died on June 30, 1984, and a provision that the method of payment to a beneficiary selected by a member does 11 11 3 not apply. 11 Code section 97B.53B, concerning rollovers of members' 11 accounts from IPERS to another eligible retirement plan, 11 amended to reflect Internal Revenue Code changes. The bill provides that nonspouse beneficiaries of a member that are 11 8 designated as beneficiaries pursuant to federal law are 11 11 9 allowed to elect to have IPERS pay all or a portion of an 11 10 eligible distribution to certain eligible retirement plans. 11 11 The bill also provides that, beginning January 1, 2008, Roth 11 12 individual retirement accounts and annuities are eligible 13 retirement plans for a member, a member's surviving spouse, 11 11 14 a qualified payee under a qualified domestic relations order. 11 15 The provision of the bill amending Code section 97B.53B takes 11 16 effect upon enactment and is retroactively applicable to

11 17 January 1, 2007. Code section 97B.73B, concerning the purchase of service 11 19 for patient advocates, is repealed by the bill. 11 20 Code section 97B.80C, concerning purchases of permissive

11 21 service credit, is amended. The bill provides that any period 11 22 of time when there was not performance of services is 11 23 considered nonqualified service eligible for a purchase of 11 24 service. The bill also provides that a member may convert 11 25 existing regular service credit to special service credit upon

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11 26 paying the actuarial cost of that enhanced benefit. The bill 11 27 provides that if the existing service was nonqualified 11 28 service, then the purchase of special service credit for that 11 29 service shall be made pursuant to the requirements governing 11 30 the purchase of nonqualified service. Alternatively, if the 11 31 existing service was qualified service, then the purchase of 11 32 special service credit for that service shall be made pursuant 11 33 to the requirements governing the purchase of qualified 11 34 service. Code section 97B.82, concerning the purchase of service 11 35 credit from a direct rollover of moneys from another 12 12 2 retirement plan to IPERS, is amended to reflect Internal 3 Revenue Code changes. The provisions of the bill amending 12

12 4 Code section 97B.82 take effect upon enactment and are 12 5 retroactively applicable to January 1, 2007. 12 6 LSB 5463HV 82

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