Regular Session, 2012

ACT No. 528

SENATE BILL NO. 35

BY SENATOR GUILLORY

1	AN ACT
2	To amend and reenact R.S. 11:207 and 2178(B) and (G) and to enact R.S. 11:2186, relative
3	to the Sheriffs' Pension and Relief Fund; to provide for benefits; to provide for an
4	effective date; and to provide for related matters.
5	Notice of intention to introduce this Act has been published.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. R.S. 11:207 and 2178(B) and (G) are hereby amended and reenacted and
8	R.S. 11:2186 is hereby enacted to read as follows:
9	§207. Sheriffs' Pension and Relief Fund
10	A. A member who becomes disabled, and who files an application for
11	disability benefits while in service, and who upon medical examination and
12	certification as provided for elsewhere in this Subpart, is found to be totally disabled
13	solely as the result of injuries sustained in the performance of his official duties, or
14	for any cause, provided the member has at least ten years of creditable service, and
15	provided that the disability was incurred while the member was an active
16	contributing member in active service, shall be entitled to disability benefits under
17	the provisions of R.S. 11:2178(B)(1). However, if the application for disability
18	benefits is not filed while the member is in service, it shall be presumed that the
19	disability was not incurred while the member was an active contributing member in
20	active service. Such presumption may be overcome only by clear, competent, and
21	convincing evidence that the disability was incurred while the member was an active
22	contributing member in active service.
23	B. A member who becomes disabled, and who files for disability benefits
24	while in service, and who upon medical examination and certification as
25	provided for elsewhere in this Subpart, is found to be totally disabled for any
26	cause other than injuries sustained in the performance of his official duties,

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1	provided the member has at least ten years of creditable service, and provided
2	that the disability was incurred while the member was an active contributing
3	member in active service, shall be entitled to disability benefits under the
4	provisions of R.S. 11:2178(B)(3).
5	C. If the application for disability benefits is not filed while the member
6	is in service, it shall be presumed that the disability was not incurred while the
7	member was an active contributing member in active service. Such presumption
8	may be overcome only by clear, competent, and convincing evidence that the
9	disability was incurred while the member was an active contributing member
10	<u>in active service.</u>
11	* * *
12	§2178. Disability benefits; retirement benefits; death benefits
13	* * *
14	B. The board of trustees shall award disability benefits to eligible members
15	who have been officially certified as disabled by the State Medical Disability Board.
16	The disability benefit shall be as follows:
17	(1)(a) The disability benefit for total disability from gainful employment shall
18	be the lesser of (i) or (ii) as set forth herein:
19	(i) A sum equal to the greater of forty-five percent of final average
20	compensation or the member's accrued retirement benefit at the time of termination
21	of employment due to disability, or
22	(ii) The retirement benefit which would be payable assuming accrued
23	creditable service plus additional continued service, if any, to the earliest normal
24	retirement age based on final average compensation at the time of termination of
25	employment due to disability.
26	(b)(i) For the purpose of this Subsection, for any member whose first
27	employment making him eligible for membership in the system began prior to July
28	1, 2006, final average compensation is defined as the member's average salary for
29	the thirty-six highest successive months of employment, or the highest thirty-six
30	successive joined months of employment where interruption of service occurred. If

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1	the member has been employed for a period of less than thirty-six months, final
2	average compensation shall be based on the average monthly salary received for the
3	time employed.
4	(ii) For the purpose of this Subsection, for any member whose first
5	employment making him eligible for membership in the system began on or after
6	July 1, 2006, final average compensation is defined as the member's average salary
7	for the sixty highest successive months of employment, or the highest sixty
8	successive joined months of employment where interruption of service occurred. If
9	the member has been employed for a period of less than sixty months, final average
10	compensation shall be based on the average monthly salary received for the time
11	employed.
12	(iii) Upon approval for disability benefits, the member shall exercise a
13	retirement option as provided for service retirement under the provisions of
14	Subsection I of this Section and no change in the option selected shall be permitted
15	after it has been filed with the board. The retirement option factors shall be the same
16	as those utilized for regular retirement based on the age of the retiree and spouse had
17	the retiree continued in active service until the normal retirement date.
18	(c) A member who is classified as totally disabled for any employment shall
19	be entitled to earn twenty-five percent of his disability benefit in a calendar year
20	before being reclassified as partially disabled.
21	(2) The benefit for partial disability shall be seventy-five percent of the
22	amount that the member would have received for total disability.
23	Service related disability benefit. (a) The disability benefit for total
24	disability from gainful employment due to an injury sustained while in the
25	performance of official duties shall be a sum equal to forty-five percent of final
26	average compensation.
27	(b)(i) For the purpose of this Subsection, for any member whose first
28	employment making him eligible for membership in the system began prior to
29	July 1, 2006, final average compensation is defined as the member's average
30	salary for the thirty-six highest successive months of employment, or the highest

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1	<u>thirty-six successive joined months of employment where interruption of service</u>
2	occurred. If the member has been employed for a period of less than thirty-six
3	months, final average compensation shall be based on the average monthly
4	salary received for the time employed.
5	(ii) For the purpose of this Subsection, for any member whose first
6	employment making him eligible for membership in the system began on or
7	after July 1, 2006, final average compensation is defined as the member's
8	average salary for the sixty highest successive months of employment, or the
9	highest sixty successive joined months of employment where interruption of
10	service occurred. If the member has been employed for a period of less than
11	sixty months, final average compensation shall be based on the average monthly
12	salary received for the time employed.
13	(c) A member who is classified as totally disabled for any employment
14	shall be entitled to earn twenty-five percent of his disability benefit in a
15	calendar year before being reclassified as partially disabled.
16	(2) Supplemental service related disability benefit. (a) A member who
16 17	(2) Supplemental service related disability benefit. (a) A member who is eligible for a service related disability under R.S. 11:207(A) shall be entitled
17	is eligible for a service related disability under R.S. 11:207(A) shall be entitled
17 18	is eligible for a service related disability under R.S. 11:207(A) shall be entitled to a supplemental service related disability benefit if the benefit to which he is
17 18 19	is eligible for a service related disability under R.S. 11:207(A) shall be entitled to a supplemental service related disability benefit if the benefit to which he is entitled under R.S. 11:207(A) is less than the benefit the member would have
17 18 19 20	is eligible for a service related disability under R.S. 11:207(A) shall be entitled to a supplemental service related disability benefit if the benefit to which he is entitled under R.S. 11:207(A) is less than the benefit the member would have received had he retired under R.S. 11:207(B).
17 18 19 20 21	is eligible for a service related disability under R.S. 11:207(A) shall be entitled to a supplemental service related disability benefit if the benefit to which he is entitled under R.S. 11:207(A) is less than the benefit the member would have received had he retired under R.S. 11:207(B). (b) The amount of the member's supplemental service-related disability
 17 18 19 20 21 22 	is eligible for a service related disability under R.S. 11:207(A) shall be entitled to a supplemental service related disability benefit if the benefit to which he is entitled under R.S. 11:207(A) is less than the benefit the member would have received had he retired under R.S. 11:207(B). (b) The amount of the member's supplemental service-related disability benefit shall be equal to the difference between the member's service-related
 17 18 19 20 21 22 23 	is eligible for a service related disability under R.S. 11:207(A) shall be entitled to a supplemental service related disability benefit if the benefit to which he is entitled under R.S. 11:207(A) is less than the benefit the member would have received had he retired under R.S. 11:207(B). (b) The amount of the member's supplemental service-related disability benefit shall be equal to the difference between the member's service-related disability benefit calculated under R.S. 11:2178(B)(1) and the maximum
 17 18 19 20 21 22 23 24 	is eligible for a service related disability under R.S. 11:207(A) shall be entitled to a supplemental service related disability benefit if the benefit to which he is entitled under R.S. 11:207(A) is less than the benefit the member would have received had he retired under R.S. 11:207(B). (b) The amount of the member's supplemental service-related disability benefit shall be equal to the difference between the member's service-related disability benefit calculated under R.S. 11:2178(B)(1) and the maximum non-service related disability benefit the member would have received had he
 17 18 19 20 21 22 23 24 25 	is eligible for a service related disability under R.S. 11:207(A) shall be entitled to a supplemental service related disability benefit if the benefit to which he is entitled under R.S. 11:207(A) is less than the benefit the member would have received had he retired under R.S. 11:207(B). (b) The amount of the member's supplemental service-related disability benefit shall be equal to the difference between the member's service-related disability benefit calculated under R.S. 11:2178(B)(1) and the maximum non-service related disability benefit the member would have received had he retired under R.S. 11:2178(B)(3).
 17 18 19 20 21 22 23 24 25 26 	is eligible for a service related disability under R.S. 11:207(A) shall be entitled to a supplemental service related disability benefit if the benefit to which he is entitled under R.S. 11:207(A) is less than the benefit the member would have received had he retired under R.S. 11:207(B). (b) The amount of the member's supplemental service-related disability benefit shall be equal to the difference between the member's service-related disability benefit calculated under R.S. 11:2178(B)(1) and the maximum non-service related disability benefit the member would have received had he retired under R.S. 11:2178(B)(3). (3) Non-service related disability benefit. (a) The disability benefit for
 17 18 19 20 21 22 23 24 25 26 27 	is eligible for a service related disability under R.S. 11:207(A) shall be entitled to a supplemental service related disability benefit if the benefit to which he is entitled under R.S. 11:207(A) is less than the benefit the member would have received had he retired under R.S. 11:207(B). (b) The amount of the member's supplemental service-related disability benefit shall be equal to the difference between the member's service-related disability benefit calculated under R.S. 11:2178(B)(1) and the maximum non-service related disability benefit the member would have received had he retired under R.S. 11:2178(B)(3). (3) Non-service related disability benefit. (a) The disability benefit for total disability caused by an injury other than an injury sustained in the

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1	termination of employment due to disability.
2	(ii) The retirement benefit which would be payable assuming accrued
3	creditable service plus additional continued service, if any, to the earliest
4	possible retirement age based on final average compensation at the time of
5	termination of employment due to disability.
6	(b)(i) For the purpose of this Subsection, for any member whose first
7	employment making him eligible for membership in the system began prior to
8	July 1, 2006, final compensation is defined as the member's average salary for
9	the thirty-six highest successive months of employment, or the highest thirty-six
10	successive joined months of employment where interruption of service occurred.
11	If the member has been employed for a period of less than thirty-six months,
12	final average compensation shall be based on the average monthly salary
13	received for the time employed.
14	(ii) For the purpose of this Subsection, for any member whose first
15	employment making him eligible for membership in the system began on or
16	after July 1, 2006, final average compensation is defined as the member's
17	average salary for the sixty highest successive months of employment, or the
18	highest sixty successive joined months of employment where interruption of
19	service occurred. If the member has been employed for a period of less than
20	sixty months, final average compensation shall be based on the average monthly
21	salary received for the time employed.
22	(iii) Upon approval for disability benefits, the member shall exercise a
23	retirement option as provided for service retirement under the provisions of
24	Subsection I of this Section and no change in the option selected shall be
25	permitted after it has been filed with the board. The retirement option factors
26	shall be the same as those utilized for regular retirement based on the age of the
27	retiree and spouse had the retiree continued in active service until the normal
28	retirement date.
29	(c) A member who is classified as totally disabled for any employment
30	shall be entitled to earn twenty-five percent of his disability benefit in a

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1	calendar year before being reclassified as partially disabled.
2	(d) Upon attaining the age of fifty-five, and upon application to the board
3	of trustees, a member who has retired under the disability retirement provisions
4	of this Subsection may convert his disability retirement to regular retirement
5	described in R.S. 11:2178(C).
6	(4) The benefit for partial disability shall be seventy-five percent of the
7	amount that the member would have received for total disability.
8	* * *
9	G. If any sheriff or deputy dies while in the armed services of the United
10	States and while the United States is actually engaged in war, his widow, child or
11	children, or dependent parent or parents shall be entitled to the benefits herein
12	provided for such persons when the sheriff or deputy dies while serving as sheriff or
13	deputy. Effective January 1, 2007, in the case of a member who dies while on a
14	leave of absence to perform qualified military service as described in Section
15	414(u) of the Internal Revenue Code, the member's beneficiary shall be entitled
16	to any benefits that would have been provided, other than benefit accruals
17	relating to the period of qualified military service, under the plan had the
18	member resumed and then terminated employment on account of death, in
19	accordance with Section 401(a)(37) of the Internal Revenue Code. However, the
20	member's beneficiary shall be entitled to benefit accruals relating to the period
21	of qualified military service provided the member's beneficiary timely remits
22	<u>to the fund any employee contributions which would have been required but for</u>
23	the member's leave of absence to perform qualified military service, in
24	accordance with the terms of federal law and R.S. 11:2186.
25	* * *
26	§2186. Reemployment of a member under Section 414(u) of the Internal
27	<u>Revenue Code</u>
28	The qualified military service of a member who has been reemployed
29	under the terms of Section 414(u) of the Internal Revenue Code shall be treated,
30	for vesting and benefit accrual purposes, as service completed under R.S.

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1	11:2178, provided the member timely remits to the fund any employee
2	contributions which would have been required but for the member's leave of
3	absence to perform qualified military service, in accordance with the terms of
4	<u>federal law.</u>
5	Section 2. This Act shall become effective on June 30, 2012; if vetoed by the
6	governor and subsequently approved by the legislature, this Act shall become effective on
7	June 30, 2012, or on the day following such approval by the legislature, whichever is later.

PRESIDENT OF THE SENATE

SPEAKER OF THE HOUSE OF REPRESENTATIVES

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____