1	H.518
2	Introduced by Committee on Government Operations
3	Date:
4	Subject: Vermont State Retirement System; Vermont State Teachers'
5	Retirement System; Vermont Municipal Employees' Retirement
6	System; miscellaneous amendments
7	Statement of purpose of bill as introduced: This bill proposes miscellaneous
8	amendments to Vermont's retirement laws.
9	An act relating to miscellaneous amendments to Vermont retirement laws
10	It is hereby enacted by the General Assembly of the State of Vermont:
11	* * * Vermont State Retirement System * * *
12	Sec. 1. 3 V.S.A. § 455 is amended to read:
13	§ 455. DEFINITIONS
14	(a) Unless a different meaning is plainly required by the context, the
15	following words and phrases as used in this subchapter shall have the
16	following meanings:
17	* * *
18	(4) "Average final compensation" shall mean:
19	(A) for a group A and a group F member, the average annual
20	earnable compensation of a member during the three consecutive fiscal years

beginning July 1 and ending June 30 of creditable service affording the highest
average, or during all of the years of creditable service if fewer than three
years. If the member's highest three years of earnable compensation are the
three years prior to separation of service and the member separates prior to the
end of a fiscal year, average final compensation shall be determined by adding:
(i) the actual earnable compensation earned through the date of
separation and corresponding service credit to correspond with the last
paydate;
(ii) the earnable compensation and service credit earned in the
preceding two fiscal years; and
(iii) the remaining service credit that is needed to complete the
three full years, which shall be factored from the fiscal year preceding the two
fiscal years described in subdivision (ii) of this subdivision (A). The earnable
compensation associated with this remaining service credit shall be calculated
by multiplying the annual earnable compensation reported by the remaining
service credit that is needed.
(B) for a group C member, the average annual earnable compensation
of a member during the two consecutive fiscal years beginning July 1 and
ending June 30 of creditable service affording the highest such average, or
during all of the years in the member's creditable service if fewer than two

years. If the member's highest two years of earnable compensation are the two

1	years prior to separation of service and the member separates prior to the end
2	of a fiscal year, average final compensation shall be determined by adding:
3	(i) the actual earnable compensation earned through the date of
4	separation and corresponding service credit to correspond with the last
5	paydate;
6	(ii) the earnable compensation and service credit earned in the
7	preceding fiscal year; and
8	(iii) the remaining service credit that is needed to complete the
9	two full years, which shall be factored from the fiscal year preceding the fiscal
10	year described in subdivision (ii) of this subdivision (B). The earnable
11	compensation associated with this remaining service credit shall be calculated
12	by multiplying the annual earnable compensation reported by the remaining
13	service credit that is needed.
14	* * *
15	(6) "Creditable service" shall mean service for which credit is allowed
16	under section 458 of this title, plus service transferred under section 495 of this
17	<u>title</u> .
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Sec. 2	3 V S	A 8	3 459 is	amended	to read:

## § 459. NORMAL AND EARLY RETIREMENT

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- (e) Any member who accepts early retirement as provided in subsection (c) of this section retires before age 62 may, at any time prior to the date the first payment on account of his or her retirement allowance becomes normally due, elect to convert the retirement allowance otherwise payable after retirement into an increased retirement allowance that is its actuarial equivalent and is of such amount that, with his or her Social Security payment at age 62, the member will receive, so far as possible, the same amount each year before and after such Social Security payment commences.
- 12 \*\*\*
- Sec. 3. 3 V.S.A. § 465 is amended to read:
- 14 § 465. TERMINATION OF SERVICE; ORDINARY DEATH BENEFIT
- 15 (a) Upon the withdrawal of a member from service prior to retirement for
  16 reasons other than death, the amount of his or her accumulated contributions
  17 will be returnable to him or her. In lieu of such return of contributions, any
  18 member who has completed five years of creditable service, may allow his or
  19 her contributions to remain in the system and receive a deferred vested
  20 retirement allowance, commencing at normal no earlier than the early
  21 retirement date, which shall be equal to:

1	(1) A An early or normal retirement allowance based on his or her
2	average final compensation at his or her date of termination of service and the
3	number of years of creditable service he or she would have completed had he
4	or she remained in service to his or her normal retirement date, multiplied by
5	(2) The ratio that the number of his or her years of creditable service at
6	termination of service bears to the number of years of such service he or she
7	would have completed had he or she remained in service to his or her normal
8	retirement date, with early retirement reductions, if applicable.
9	(b)(1) Upon the death of a member in service who has not reached his or
10	her normal retirement date and who has not completed 20 10 years of
11	creditable service, as a result of causes other than those specified in section
12	464 of this title, the member's accumulated contributions shall be paid to such
13	person as he or she shall have designated for such purpose in a writing duly
14	acknowledged and filed with the board Board. In the absence of a written
15	designation of beneficiary or in the event the designated beneficiary is
16	deceased, the return of accumulated contributions with interest payable as a

(A) In the case of an open estate, to the administrator or executor.

result of the death of the member prior to retirement shall be payable as

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follows:

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1	(B) In the case of a closed estate and the deceased member's account
2	is valued at less than \$1,000.00, in accordance with the probate division of the
3	superior court Probate Division of the Superior Court decree of distribution.
4	(C) In the absence of an open estate or probate division of the
5	superior court Probate Division of the Superior Court decree of distribution,
6	and the deceased member's account is valued at less than \$1,000.00 to the
7	surviving spouse of the deceased owner, or, if there is no surviving spouse, to
8	the next of kin according to
9	14 V.S.A. § 551.
10	(D) In all other cases, a probate estate shall be opened by the
11	claimant or other interested party in order to determine the appropriate
12	distribution of the proceeds of the deceased member's account. When an
13	estate is opened solely to distribute the proceeds of a deceased member's
14	account under this section, the probate division of the superior court Probate
15	Division of the Superior Court may waive any filing fees.
16	* * *
17	Sec. 4. 3 V.S.A. § 470 is amended to read:
18	§ 470. POSTRETIREMENT ADJUSTMENTS TO RETIREMENT
19	ALLOWANCES
20	* * *

1	(b) For group F members, as of June 30 in each year, commencing
2	January 1, 1991, a determination shall be made of the increase or decrease, to
3	the nearest one-tenth of a percent of the Consumer Price Index for the
4	preceding fiscal year. The retirement allowance of each beneficiary in receipt
5	of an allowance for at least one year on the next following December 31st shall
6	be increased or decreased, as the case may be, by an amount equal to one-half
7	of the percentage increase or decrease. Commencing January 1, 2014, the
8	retirement allowance of each beneficiary who was an active contributing
9	member of the group F plan on or after June 30, 2008, and who retires on or
10	after July 1, 2008, shall be increased or decreased, as the case may be, by an
11	equal percentage of the Consumer Price Index for the preceding year. The
12	increase or decrease shall commence on the January 1st immediately following
13	such December 31st. The adjustment shall apply to group F members
14	receiving an early retirement allowance only in the year following attainment
15	of age 62 normal retirement age, provided the member has received benefits
16	for at least 12 months as of December 31 of the year preceding any January
17	adjustment. The maximum adjustment of any retirement allowance resulting
18	from any such determination shall be five percent and the minimum shall be
19	one percent, and no retirement allowance shall be reduced below the amount
20	payable to the beneficiary without regard to the provisions of this section.

- Sec. 5. 3 V.S.A. § 479 is amended to read:
- § 479. GROUP INSURANCE

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(d) After January 1, 2007, the state treasurer State Treasurer may offer and administer a dental benefit plan for retired members, beneficiaries, eligible dependents, and eligible retirees of special affiliated groups and the dependents of members of those groups who are eligible for coverage in the state employee group medical benefit plan. The plan shall be separate and apart from any dental benefit plan offered to Vermont state employees. The original plan of benefits, and any changes thereto, shall be determined by the state treasurer State Treasurer with due consideration of recommendations from the retired employees' committee on insurance established in section 636 of this title.

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(4) Each retired member shall have a one time option at the time of retirement to elect dental benefit plan coverage. Once a retired member, beneficiary, or any other covered member of the dental benefit plan elects not to take coverage or drops coverage, he or she may not subsequently join the dental benefit plan. Retired members and beneficiaries of members retired prior to December 31, 2006, shall have a one time option to elect dental benefit

1	plan coverage for themselves and their eligible dependents. This election shall
2	be made no later than December 31, 2006. [Repealed.]
3	* * *
4	Sec. 6. 3 V.S.A. § 481 is amended to read:
5	§ 481. DEFINITIONS
6	The following words and phrases as used in this subchapter, unless a
7	different meaning is plainly required by the context, shall have the following
8	meanings:
9	(1) "Employee" shall mean any regular officer or employee who is
10	employed for not less than forty 40 calendar weeks in a year, other than a
11	person engaged under retainer or special agreement, but shall not include
12	members of the state teachers' retirement system, municipal employees'
13	retirement system, or any other retirement system to which any contributions
14	are made by the state or its political subdivisions. In all cases of doubt, the
15	retirement board Retirement Board shall determine whether any person is an
16	employee as defined in this subchapter.
17	* * *
18	Sec. 7. 3 V.S.A. § 485 is amended to read:
19	§ 485. COMPULSORY MEMBERSHIP
20	Membership in the Vermont state retirement system State Retirement
21	System shall be compulsory for all employees entering the service of such

1	employer after the date participation becomes effective, and shall be effective
2	upon the completion of three consecutive years of service date of hire.
3	Sec. 8. 3 V.S.A. § 489 is amended to read:
4	§ 489. BENEFITS
5	Persons who become members of the Vermont state retirement system State
6	Retirement System under this subchapter and on behalf of whom contributions
7	are paid as provided in this subchapter shall be entitled to benefits under the
8	Vermont state retirement system State Retirement System as though they were
9	employees of the state State of Vermont. These employees shall be considered
10	"Group A $\underline{F}$ members" as defined in subdivision $455(a)(11)(\underline{A})(\underline{E})$ of this title,
11	except that elected municipal employees shall not be subject to mandatory
12	retirement requirements.
13	Sec. 9. 3 V.S.A. § 635 is amended to read:
14	§ 635. COVERAGE; BENEFICIARIES OF DECEASED RETIREES
15	(a) The surviving spouse of a retired employee who elected option 3 or
16	option 4 under 3 V.S.A. § 468 shall be eligible to participate in the group
17	health insurance program provided in this chapter. Premiums shall be paid at
18	the full actuarial rate by the eligible spouse with no contribution from the state
19	State, except as specified in subsection (b) of this section and subsection
20	479(e) of this title, and shall be deducted from the eligible spouse's retirement
21	check.

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2	* * * Vermont State Teachers' Retirement System * * *
3	Sec. 10. 16 V.S.A. § 1931 is amended to read:
4	§ 1931. DEFINITIONS
5	The following words and phrases as used in this chapter, unless a different
6	meaning is plainly required by the context, shall have the following meanings:
7	* * *
8	(7) "Creditable service" shall mean membership service plus prior
9	service, plus service transferred under 3 V.S.A. § 495.
10	* * *
11	Sec. 11. 16 V.S.A. § 1933 is amended to read:
12	§ 1933. MEMBERS GENERALLY
13	(a) Membership in the system shall be a condition of employment for all
14	teachers. No $\underline{A}$ person shall $\underline{not}$ join the system as a group A member. No $\underline{A}$
15	person shall <u>not</u> join the system as a group B member after June 30, 1990. No
16	$\underline{\mathbf{A}}$ service shall $\underline{\mathbf{not}}$ be included in the creditable service of any member unless
17	the member was a member at the time the service was performed or is entitled
18	to credit under section 1936 or 1944 of this title or was transferred under
19	<u>3 V.S.A. § 495</u> .
20	* * *

1	Sec. 12. 16 V.S.A. § 1940 is amended to read:
2	§ 1940. TERMINATION OF SERVICE; DEATH; REFUND; PENSION
3	(a)(1) Upon the withdrawal of a member from service prior to retirement,
4	the amount of the member's accumulated contributions, less not more than
5	one-third of the regular interest credited thereon as determined by the board
6	Board, will be returnable to the member. In lieu of the return of contributions
7	(A) a member who has attained the age of 57 and completed at least
8	five years of creditable service or completed 25 years of creditable service as
9	of June 30, 2010, may allow his or her contributions to remain in the system
10	and receive a retirement allowance, commencing at age 62 as early as age 55;
11	(B) a member who has not attained the age of 57 or completed 25
12	years of creditable service as of June 30, 2010, may allow his or her
13	contributions to remain in the system and receive a retirement allowance
14	commencing at age 65 as early as age 55 or when the combination of the
15	member's age and years of creditable service totals 90, whichever comes first
16	* * *
17	* * * Vermont Municipal Employees' Retirement System * * *
18	Sec. 13. 24 V.S.A. § 5051 is amended to read:
19	§ 5051. DEFINITIONS
20	As used in this chapter:
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(8) "Creditable service" means that period of continuous service subsequent to an employee joining the system and prior to his or her termination of service, during which an employee makes contributions. For those employees who join when first eligible, and whose employer joins on the effective date of this system, there shall be included as creditable service that period of continuous service as an employee prior to such effective date up to a maximum of 20 years with such employer. For those employees of employers who join on the effective date of the system, and who elect to join the system subsequent to the effective date, only the three years of continuous service immediately prior to joining the system shall be included as credited service. For those employees of employers who elect to purchase prior service credit in accordance with subsection 5054(e) of this title, there shall be included as creditable service that period of continuous service as an employee prior to the effective date of participation and allowed in accordance with the prior service purchase agreement but not in excess of 20 years. Creditable service shall also include that transferred under 3 V.S.A. § 495.

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Sec. 14.	24 V.S.A.	§ 5059	is amended	to read:
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## § 5059. TERMINATION OF SERVICE; PRERETIREMENT DEATH

## 3 BENEFIT

(a) Upon the withdrawal of a member from service prior to retirement for reasons other than death, the amount of the member's accumulated contributions with interest will be returnable to the member. In lieu of a return of contributions, any member who has completed five years of credited service, and at least two and one-half years of which have been as a contributing member, may allow his or her contributions to remain in the system and receive a deferred vested retirement allowance, commencing at normal retirement date as early as the eligibility date for early retirement, which shall be equal to an early or a normal retirement allowance accrued to the member's date of termination of continuous service. The average final compensation used to calculate the normal retirement allowance under this section shall be increased or decreased annually by a cost of living adjustment equal to one-half of the percentage increase or decrease, calculated to the nearest one-tenth of a percent in the Consumer Price Index, as defined in section 5067 of this title, for the preceding fiscal year. The increase or decrease shall commence on the January 1 immediately following separation from service. The maximum annual adjustment of any retirement allowance resulting from any cost of living adjustment under this subsection shall be two

1	percent for group A members and three percent for group B, group C, or group
2	D members.
3	* * *
4	Sec. 15. ONE-TIME ELECTION TO TRANSFER FROM DEFINED
5	CONTRIBUTION TO DEFINED BENEFIT PLAN FOR
6	MEMBERS OF THE VERMONT MUNICIPAL EMPLOYEES'
7	RETIREMENT SYSTEM
8	(a) Any defined contribution Vermont Municipal Retirement System
9	member who is employed by an employer also offering a defined benefit plan
10	to its employment group shall have a one-time option to become a member as
11	of January 1, 2014 of the applicable defined benefit plan offered by his or her
12	employer; or if a defined contribution member has been on a leave of absence
13	from municipal service for a period exceeding six months on that date, then
14	within 60 days following return to service.
15	(b) The procedure for election to transfer to the defined benefit plan
16	member shall be established by the Vermont Municipal Employees'
17	Retirement Board. The Board shall establish the date of election and provide
18	all members with at least 30 days' advance notice of the election period
19	together with a general written explanation of the election and its
20	consequences, including an individual comparison of projected benefits at no
21	cost to the member.

1	(c) All defined contribution members electing to become members of the
2	defined benefit plan shall be deemed to be an inactive participant in the defined
3	contribution plan and cease to be eligible to make contributions to and receive
4	allocations of contributions from the plan. An inactive participant in the
5	defined contribution plan shall not be eligible to take a distribution from his or
6	her accrued municipal service into the defined benefit plan at the time of
7	<u>transfer.</u>
8	(d) Membership in the defined benefit plan will begin effective January 1,
9	2014, with no credit for prior municipal service accrued as a participant of the
10	defined contribution plan unless purchased at the time of transfer.
11	(e) Election to transfer to the defined benefit plan under this section is
12	irrevocable.
13	(f) Defined contribution members who wish to transfer to or purchase
14	credit for the defined benefit plan under this section shall notify the State
15	Treasurer's Office no later than September 1, 2013.
16	Sec. 16. VERMONT MUNICIPAL EMPLOYEES' RETIREMENT SYSTEM
17	RATES FOR FISCAL YEAR 2014
18	Notwithstanding the provisions of 24 V.S.A. § 5064(b), for the period
19	July 1, 2013 through June 30, 2014, contributions shall be made by group A
20	members at the rate of 2.5 percent of earnable compensation; by group B
21	members at the rate of 4.625 percent; and by group D members at a rate of

## BILL AS PASSED THE HOUSE AND SENATE 2013

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1	11.125 percent. For the period July 1, 2013 through December 31, 2013,
2	contributions shall be made by group C members at the rate of 9.375 percent of
3	earnable compensation. For the period January 1, 2014 through June 30, 2014,
4	contributions shall be made by group C members at the rate of 9.5 percent.
5	Sec. 17. REPEAL
6	3 V.S.A. §§ 480 (group B members; withdrawal of contributions) and 480b
7	(election to group E membership) and 16 V.S.A. § 1952 (election to group B
8	membership) are repealed.
9	Sec. 18. EFFECTIVE DATES
10	This act shall take effect on July 1, 2013, except Secs. 15 (one-time election
11	to transfer from defined contribution to defined benefit plan for members of
12	the Vermont Municipal Employees' Retirement System) and 16 (Vermont
13	Municipal Employees' Retirement System rates for Fiscal Year 2014) of this
14	act, which shall take effect on passage.