Sixty-second Legislative Assembly of North Dakota

## **HOUSE BILL NO. 1398**

Introduced by

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Representatives Schatz, Boehning

Senator Cook

- 1 A BILL for an Act to create and enact two new subsections to section 15-39.1-04 of the North
- 2 Dakota Century Code, relating to definitions under the teachers' fund for retirement; to amend
- 3 and reenact subsection 2 of section 15-39.1-10 and subsection 1 of section 15-39.1-10.3 of the
- 4 North Dakota Century Code, relating to calculation of final average salary under the teachers'
- 5 fund for retirement; and to provide for application.

## BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. Two new subsections to section 15-39.1-04 of the North Dakota Century Code
   are created and enacted as follows:
   "Administrator" means an individual who holds an administrator's credential and who
  - is employed by the board of a school district for the primary purpose of providing administrative services to the schools of the district. The term includes a school district superintendent, an assistant or associate school district superintendent, a school principal, an assistant or associate school principal, a special education director, a director of a multidistrict special education unit, a career and technical education director, and a director of an area career and technology center. The term may include an athletic or activity director who meets the requirements of this subsection.
    - "Profession of teaching" means providing services in an approved school as a teacher, counselor, librarian, curriculum director or supervisor, speech or language therapist, school psychologist, or special educator.
  - **SECTION 2. AMENDMENT.** Subsection 2 of section 15-39.1-10 of the North Dakota Century Code is amended and reenacted as follows:
    - 2. The amount of retirement benefits is two percent of the final average monthly salary of the member multiplied by the number of years of credited service. For the Except as

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otherwise provided in this subsection, for purposes of this subsection, final average monthly salary for a tier one member means one thirty-sixth of the total of the member's highest annual salaries earned between July first of a calendar year and June thirtieth of the subsequent calendar year for any three years of service credit under the fund. For However, a tier one member employed in the profession of teaching who subsequently is employed as an administrator must complete eight years of service as an administrator before that member may use any service as an administrator in calculating final average salary under this subsection. A member who began service in the profession of teaching, later became employed as an administrator, and does not complete eight years of service as an administrator must use one thirty-sixth of the total of the member's highest annual salaries earned between July first of a calendar year and June thirtieth of the subsequent calendar year for any three years employed in the profession of teaching in the computation of final average salary. If the member has worked for fewer than three years employed in the profession of teaching before beginning service as an administrator and does not complete eight years of service as an administrator, the final average salary is the average salary for all months of employment in the profession of teaching. Except as otherwise provided in this subsection, for purposes of this subsection, final average monthly salary for a tier two member or a member employed in the profession of teaching who subsequently is employed as an administrator means one sixtieth of the total of the member's highest annual salaries earned between July first of a calendar year and June thirtieth of the subsequent calendar year for any five years of service credit under the fund. However, a tier two member employed in the profession of teaching who subsequently is employed as an administrator must complete eight years of service as an administrator before that member may use any service as an administrator in calculating final average salary under this subsection. A member who began service in the profession of teaching, later became employed as an administrator, and does not complete eight years of service as an administrator mustuse one sixtieth of the total of the member's highest annual salaries earned between-July first of a calendar year and June thirtieth of the subsequent calendar year for any five years employed in the profession of teaching in the computation of final average

salary. If the member has worked for fewer than five years employed in the profession of teaching before beginning service as an administrator and does not complete eight years of service as an administrator, the final average salary is the average salary for all months of employment in the profession of teaching. For purposes of calculating final average salary under this subsection for a member who has a break in service by teaching outside this state, that member may use service teaching outside this state in the calculation of final average salary.

**SECTION 3. AMENDMENT.** Subsection 1 of section 15-39.1-10.3 of the North Dakota Century Code is amended and reenacted as follows:

- 1. a. For the purpose of determining vesting of rights and eligibility for benefits under this chapter, a teacher's years of service credit is the total of the years of service credit earned in the fund and the years, with twelve months of compensation equal to a year, of service employment earned in any number of the following alternate plans:
  - (1) The public employees retirement system.
  - (2) The highway patrolmen's retirement system.
    Service credit may not exceed one year of service in any fiscal year in determining vesting and benefit eligibility.
  - b. If a teacher terminates eligible employment under the fund, if that teacher has not received a refund of member contributions, and if that teacher begins eligible employment in a plan described in paragraph 1 or 2 of subdivision a, that teacher may elect to remain an inactive member of the fund without refund of contributions. The board shall terminate the inactive status of a teacher under this subdivision if the teacher gains eligible employment under this chapter or if the teacher terminates eligible employment under a plan described in paragraph 1 or 2 of subdivision a.
  - c. Pursuant to rules adopted by the board, a teacher who has service credit in the fund and in any number of the alternate plans described in paragraphs 1 and 2 of subdivision a is entitled to benefits under this chapter.

1 (1) A<u>Subject to paragraph 3, a</u> tier one member may elect to have benefits 2 calculated using the benefit formula in subsection 2 of section 15-39.1-10 3 under either of the following calculation methods: 4 Using the three highest certified fiscal year salaries of this plan in the 5 computation of final average salary and all service credit earned in 6 this plan; or 7 Using the three highest certified fiscal year salaries of this plan (b) 8 combined with the alternate plan in the computation of final average 9 salary and service credit not to exceed one year in any fiscal year 10 when combined with the service credit earned in the alternate 11 retirement plan. 12 (2) A<del>Subject to paragraph 3, a</del> tier two member or a member employed in the 13 profession of teaching who subsequently is employed as an administrator 14 may elect to have benefits calculated using the benefit formula in 15 subsection 2 of section 15-39.1-10 under either of the following calculation 16 methods: 17 (a) Using the five highest certified fiscal year salaries of this plan in the 18 computation of final average salary and all service credit earned in 19 this plan; or 20 Using the five highest certified fiscal year salaries of this plan (b) 21 combined with the alternate plan in the computation of final average 22 salary and service credit not to exceed one year in any fiscal year 23 when combined with the service credit earned in the alternate 24 retirement plan. 25 (3) For purposes of calculation of final average salary under this subsection, a 26 tier one member employed in the profession of teaching who subsequently 27 is employed as an administrator must complete eight years of service as an 28 administrator before that member may use any service as an administrator-29 in calculating final average salary under this subsection. A tier one member-30 who began service in the profession of teaching, later became employed as 31 an administrator, and does not complete eight years of service as an

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administrator must use the three highest certified fiscal year salaries of this
plan employed in the profession of teaching in the computation of final
average salary. If the member has worked for fewer than three years
employed in the profession of teaching before beginning service as an
administrator and does not complete eight years of service as an
administrator, the final average salary is the average salary for all months of
employment in the profession of teaching. A tier two member employed in
the profession of teaching who subsequently is employed as an
administrator must complete eight years of service as an administrator
before that member may use any service as an administrator in calculating
final average salary under this subsection. A tier two member who began
service in the profession of teaching, later became employed as an
administrator, and does not complete eight years of service as an
administrator must use the five highest certified fiscal year salaries of this
plan employed in the profession of teaching in the computation of final
average salary. If the member has worked for fewer than five years
employed in the profession of teaching before beginning service as an
administrator and does not complete eight years of service as an
administrator, the final average salary is the average salary for all months
employed in the profession of teaching. For purposes of calculating final
average salary under this subsection for a member who has a break in
service by teaching outside this state, that member may use service
teaching outside this state in the calculation of final average salary.

**SECTION 4. APPLICATION.** This Act applies to salaries earned after June 30, 2011.