# CERTIFICATION OF ENROLLMENT

## SENATE BILL 6157

54th Legislature 1996 Regular Session

Passed by the Senate February 7, 1996 YEAS 49 NAYS 0

## President of the Senate

Passed by the House February 28, 1996 YEAS 85 NAYS 0

### Speaker of the House of Representatives

Approved

#### CERTIFICATE

I, Marty Brown, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SENATE BILL 6157** as passed by the Senate and the House of Representatives on the dates hereon set forth.

Secretary

FILED

Governor of the State of Washington

Secretary of State State of Washington

## SENATE BILL 6157

Passed Legislature - 1996 Regular Session

### State of Washington 54th Legislature 1996 Regular Session

**By** Senators Long, Fraser, Bauer and Winsley; by request of Joint Committee on Pension Policy

Read first time 01/08/96. Referred to Committee on Ways & Means.

AN ACT Relating to portable benefits for dual members; amending RCW 41.54.030, 41.54.030, and 41.54.070; reenacting and amending RCW 41.54.040; and adding new sections to chapter 41.54 RCW.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 <u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 41.54 RCW 6 to read as follows:

7 (1) If a dual member becomes disabled, the member's service in all 8 systems may be combined for the sole purpose of determining the 9 member's eligibility to receive a disability retirement allowance from 10 the member's current system.

(2) The member's current system shall use its own criteria to:
(a) Determine the member's eligibility for a disability retirement
allowance; and

(b) Calculate the disability retirement allowance based on service actually established in the current system. The member shall be allowed to substitute the member's base salary from any system as the compensation used in calculating the allowance.

(3) Subsections (1) and (2) of this section shall not apply to themember's prior system.

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(4) A dual member who is eligible to receive a disability 1 retirement under the current system may elect to receive a service 2 3 retirement from all prior systems and to receive service retirement 4 allowances calculated as provided in this section. Each system shall calculate the service retirement allowance using its own criteria 5 except that the member shall be allowed to substitute the member's base б 7 salary from any system as the compensation used in calculating the 8 service retirement allowance.

9 (5) The service retirement allowances from a system which, but for 10 this section, would not be allowed to be paid at this date based on the 11 dual member's age, may be received immediately or deferred to a later 12 date. The allowances shall be actuarially adjusted from the earliest 13 age upon which the combined service would have made such dual member 14 eligible in that system.

15 (6) This section shall not apply to any disability benefit under:

16 (a) RCW 41.40.220; or

(b) The Washington state patrol retirement system established underchapter 43.43 RCW.

19 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 41.54 RCW 20 to read as follows:

(1) If a dual member dies in service in any system, the member's service in all systems may be combined for the sole purpose of determining the surviving spouse's eligibility to receive a death benefit from each of the member's current and prior systems.

25 (2) Each system shall use its own criteria to:

26 (a) Determine the surviving spouse's eligibility for a death27 benefit; and

(b) Calculate the death benefit based on service actuallyestablished in that system.

30 (3) The surviving spouse shall receive the same benefit from each 31 system that would have been received if the member were active in the 32 system at the time of death. The spouse shall be allowed to substitute 33 the member's base salary from any system as the compensation used in 34 calculating the allowance.

(4) This section shall not apply to the Washington state patrolretirement system established under chapter 43.43 RCW.

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1 sec. 3. RCW 41.54.030 and 1990 c 192 s 2 are each amended to read
2 as follows:

3 (1) A dual member's service in all systems may be combined for the
4 sole purpose of determining the member's eligibility to receive a
5 service retirement allowance.

6 (2) A dual member who is eligible to retire under any system may 7 elect to retire from all the member's systems and to receive service 8 retirement allowances calculated as provided in this section. Each 9 system shall calculate the allowance using its own criteria except that 10 the member shall be allowed to substitute the member's base salary from 11 any system as the compensation used in calculating the allowance.

(3) The service retirement allowances from a system which, but for this section, would not be allowed to be paid at this date based on the dual member's age ((shall)) may be ((either)) received immediately or deferred to a later date. The allowances shall be actuarially adjusted from the earliest age upon which the combined service would have made such dual member eligible in that system((, or the dual member may choose to defer the benefit until fully eligible)).

19 (4) The service retirement eligibility requirements of RCW 20 <u>41.40.180 shall apply to any dual member whose prior system is plan I</u> 21 <u>of the public employee's retirement system established under chapter</u> 22 <u>41.40 RCW.</u>

23 **Sec. 4.** RCW 41.54.030 and 1995 c 239 s 319 are each amended to 24 read as follows:

25 (1) A dual member may combine service in all systems for the 26 purpose of:

(a) Determining the member's eligibility to receive a serviceretirement allowance; and

29 (b) Qualifying for a benefit under RCW 41.32.885(3).

30 (2) A dual member who is eligible to retire under any system may 31 elect to retire from all the member's systems and to receive service 32 retirement allowances calculated as provided in this section. Each 33 system shall calculate the allowance using its own criteria except that 34 the member shall be allowed to substitute the member's base salary from 35 any system as the compensation used in calculating the allowance.

(3) The service retirement allowances from a system which, but for
this section, would not be allowed to be paid at this date based on the
dual member's age ((shall)) may be ((either)) received immediately or

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deferred to a later date. The allowances shall be actuarially adjusted from the earliest age upon which the combined service would have made such dual member eligible in that system((, or the dual member may choose to defer the benefit until fully eligible)).

5 <u>(4) The service retirement eligibility requirements of RCW</u> 6 <u>41.40.180 shall apply to any dual member whose prior system is plan I</u> 7 <u>of the public employee's retirement system established under chapter</u> 8 <u>41.40 RCW.</u>

9 Sec. 5. RCW 41.54.040 and 1993 c 519 s 16 and 1993 c 517 c 9 are 10 each reenacted and amended to read as follows:

(1) The ((retirement)) allowances calculated under RCW 41.54.030 and sections 1 and 2 of this act shall be paid separately by each respective current and prior system. Any deductions from such separate payments shall be according to the provisions of the respective systems.

(2) Postretirement adjustments, if any, shall be applied by the
 respective systems based on the payments made under subsection (1) of
 this section.

(3) ((If a dual member dies in service in any system, the surviving spouse shall receive the same benefit from each system that would have been received if the member were active in the system at the time of death based on service actually established in that system. However, this subsection does not make a surviving spouse eligible for the survivor benefits provided in RCW 43.43.270.

25 (4)) The department shall adopt rules under chapter 34.05 RCW to 26 ensure that where a dual member has service in a system established under chapter 41.32, 41.40, 41.44, or 43.43 RCW; service in plan II of 27 the system established under chapter 41.26 RCW; and service under the 28 29 city employee retirement system for Seattle, Tacoma, or Spokane, the additional cost incurred as a result of the dual member receiving a 30 benefit under this chapter shall be borne by the retirement system 31 incurring the additional cost. 32

33 **Sec. 6.** RCW 41.54.070 and 1988 c 195 s 4 are each amended to read 34 as follows:

The benefit granted by this chapter shall not result in a total benefit less than would have been received absent such benefit. The total sum of the retirement allowances received under this chapter

shall not exceed the ((smallest)) <u>largest</u> amount the dual member would 1 receive if all the service had been rendered in any one system. 2 When calculating the maximum benefit a dual member would receive: 3 (1)4 Military service granted under RCW 41.40.170(3) or 43.43.260 shall be based only on service accrued under chapter 41.40 or 43.43 RCW, 5 respectively; and (2) the calculation shall be made assuming that the б 7 dual member did not defer any allowances pursuant to RCW 41.54.030(3). When a dual member's combined retirement allowances would exceed the 8 9 limitation imposed by this section, the allowances shall be reduced by the systems on a proportional basis, according to service. 10

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