

State of Rhode Island Office of the General Treasurer

James A. Diossa General Treasurer

18 April 2025

The Honorable Marvin Abney Chair, House Committee on Finance

The Honorable Members of the House Committee on Finance

**RE:** 2025-H 5319 – An Act Relating to Towns and Cities – Retirement of Municipal Employees

Chair Abney:

I write with regard to 2025-H 5319, which would expand post-retirement employment options for school resource officers. Since this legislation purports to expand post-retirement benefits for retired members of the Municipal Employees' Retirement System ("MERS"), it likely has an impact on the pension system.

Consistent with Rhode Island law, legislation concerning the pension system should not be approved without the benefit of a pension impact note. *See* R.I. Gen. Law § 45-21-42.2 (Legislation impacting the pension system "shall *not* be approved by the general assembly unless an explanatory statement or note . . . is appended to the proposed legislation which actuarily calculates . . . the projected twenty (20) year cost of the proposed legislation") (emphasis added). This independent assessment will clarify any impact the proposed legislation may have on both state and municipal budgets, and the sustainability of the pension system. The Chairperson of the House Finance Committee – with the approval of the Speaker of the House – can request a pension impact note concerning proposed legislation originating in the House. *See* R.I. Gen. Law § 45-21-42.2.

Concerning the merits of the proposed legislation, post-retirement employment legislation can have an appreciable impact on a pension system depending on the extent to which it impacts employee behavior. This impact is twofold:

- (1) Some members could choose to proactively retire earlier than they otherwise may have with the intent to return to employment and receive both a salary and retirement benefits; and
- (2) MERS is likely to lose revenue since contributions will decrease if recent retirees are rehired in the place of full-time employees whose payroll would otherwise have been eligible for retirement contributions.

Currently, retired municipal employees are not permitted to work more than 75 days per year once they retire. *See* R.I. Gen. Law § 45-21-54. Further, legislation exempting one discrete class of employees from a generally applicable rule increases the likelihood that such exemptions are sought in the future by other groups.

Please feel free to reach out by email at <u>Robert.CravenJr@treasury.ri.gov</u> or by phone at (401) 330-0661 with any further questions.

Respectfully,

Robert E. Craven, Jr. Director of Policy and Intergovernmental Affairs Office of the General Treasurer

cc: The Honorable Michael Chippendale