TEMPORARY EMPLOYMENT REPORT

Tennessee Consolidated Retirement System

502 Deaderick Street
Nashville, Tennessee 37243-0201
1-800-770-8277 ◆ http://tcrs.tn.gov



The retiree and proposed employer must complete and sign this form and return it to the Tennessee Consolidated Retirement System (TCRS) at the above address before the employment begins. This form must be submitted for each year the retiree is on the Temporary Employment program. It is the retiree's and the employer's responsibility to notify TCRS should employment exceed the allotted time period. Please read the following carefully, complete Sections 1 through 3 and, if applicable, complete the certification in Section 4 or Section 5.

SECTION 1. CONDITIONS OF TEMPORARY EMPLOYMENT (to be completed by employer)

T.C.A., Section 8-36-805 permits a retired TCRS member to accept temporary employment with an employer participating in TCRS without suspension of retirement benefits provided the retired member has been retired 60 days and does not accrue additional retirement credit as a result of such employment.

- a. The 60-day period may be waived provided the member renders no more than one-half of the hours he/she was normally scheduled to work prior to retirement for a like period and the head of the employing entity certifies in writing (Section 4) to the division of retirement that no other qualified persons are available to fill the position. Once retired for more than 60 days, the remaining time may be allocated at full-time or used over the one year period.
- b. Compensation cannot exceed 60% of the retiree's final year's salary plus 5% compounded annually since retirement.
- c. Disability retirees are subject to a disability earnings limitation in addition to these limits on the number of days worked and salary. Please contact the TCRS disability section for details.

Please check <u>one</u> of the following:

(1)	The retired employee accepts employment as a teacher by an institution of higher learning for up to 24 quarter credit hours or 18 semester credit hours during a 12-month period and the total salary payable to such retired member during the period does not exceed the prorata share of average salary being paid at the institution in the specific academic discipline concerned.
(2)	The retired employee accepts employment as an adult education teacher by an institution for up to 120 days during a 12-month period and the total salary payable to such retired employee during the period does not exceed the prorata share of average salary being paid at the institution in the specific academic discipline concerned.
(3)	The retired employee accepts employment with a covered employer for up to 120 days during a 12-month period.

exception number 3 above a during the 12-month period.	and agrees to continue	bstitute teacher in a public school system usuch substitute teaching for an additional 90 ble to the retired employee for such additional resubstitute teachers filling similar vacant posit	days days	
_ ` '		emeritus appointment not to exceed 120 day 18 semester hours during a 12-month period.		
SALARY LIMIT FOLLO (Final Year's Salary x 1		120-DAY CONVERSION TO HOURS		
Year 0	60.00%	8 hours a day = 960 hours a year		
Year 1	63.00%	7 1/2 hours a day = 900 hours a year		
Year 2	66.15%	7 hours a day = 840 hours a year		
Year 3	69.46%			
Year 4	72.93%			
Year 5	76.58%			
Year 6	80.41%			
days is 60% of a regular w should <u>not</u> be interpreted a	This table sets out the <u>maximum</u> compensation levels for the first six years. Since 120 days is 60% of a regular workload, these limits should be considered reasonable. The table should <u>not</u> be interpreted as setting the pay scale for a retiree who has accepted temporary employment. The actual pay can be lower than the limit.			
SECTION 2. APPLICANT INFO	RMATION			
Member ID Date of Birth				
Full Name				
Mailing Address				
City	State	Zip Code		
Email		Phone Number		
employment. Specifically, I am awa to accrue additional retirement cred the applicable work and compensa be suspended and adjusted to reco	re that should I accept dit as a result of such s tion limits set forth in S	ny rights and limitations upon accepting temporary such temporary employment, I will not be elistervice. Further, I am aware that should I expection 1 of this form, my retirement benefits	gible ceed	
employment period commences to		prary employment begins.	itted	

SECTION 3. TEMPORARY EMPLOYMENT INFORMATION (to be completed by employer) The employer shall submit a statement of working hours for the retiree when requested and shall be subject to audit to verify working hours. This form only covers the employment period stated in this Section 3. Please submit only one form for a 12-month period. By certifying this form, the employer agrees to track the retiree's hours and salary. The employer should notify TCRS if a retiree exceeds the limits stated on this form. Beginning Date of Employment for 12-Month Period A 12 month temporary employment time period will be assumed from the begin date listed above. The start date of a new Temporary Employment agreement cannot be before the end date of this current agreement. Example: A begin date of 5/10/2021 would result in end date of 5/09/2022. Projected Maximum Compensation to be Paid During this Temporary Employment Period \$ Employed By (Department, County, City or Institution) Mailing Address City State Zip Code Phone Number Email Agency Head or Designee's Signature Printed Name and Title Date SECTION 4. CERTIFICATION BY DEPARTMENT HEAD (to be completed only if the retiree is being permitted to work up to 50% during the 60-day period immediately following his/her date of retirement) I hereby certify that I am the department head of the above-named public school system/ department and that the retired member will render no more than one-half the hours the member was scheduled to work prior to retirement and that no other qualified personnel are reasonably available to fill the position. Director of Schools or Department Head's Signature Printed Name and Title Date

SECTION 5. EMERITUS CERTIFICATION (provided only if number 5 of Section 1 is checked)

Employer must attach information which reflects duties performed, compensation and residence during the contract term.