



Rehired Retiree Reporting Form - LRS

O.C.G.A. 47-6-84(d) requires employers other than General Assembly to notify the Legislative Retirement System of any employees who have been hired subsequent to retirement from the General Assembly. If a rehired retiree exceeds the annual 1,040 hour work limitation, the employer must reimburse LRS for any benefits wrongfully paid in the event the employer has failed to notify LRS of the rehired employee's status. It is the duty of the retired plan member seeking employment to notify the employer of his or her retirement status prior to accepting employment. If a rehired retiree fails to notify the employer and the employer becomes liable to the retirement system, the plan member shall hold the employer harmless for all such liability.

Employee Name _____
(Please Print) Social Security Number

Employer Reporting/Department # _____

Employer Name _____

Date of Rehire _____
Date

Employment Status (check one): Number of hours expected to work annually:

Full Time Part Time _____ Hours

I hereby certify that no agreement to return to employment service existed between this department and this rehired retiree prior to the retirement date.

Signature - Department/Agency Official Date

Return this signed form to the Legislative Retirement System within **30 days of hire**. Mail to the following address:

Legislative Retirement System
 Two Northside 75, Suite 300
 Atlanta, GA 30318