As Passed by the House

124th General Assembly Regular Session 2001-2002

Sub. H. B. No. 373

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REPRESENTATIVES Hughes, Womer Benjamin, Jones, Willamowski, Manning, Flowers, Ogg, Hollister, Schaffer, Boccieri, Lendrum, Brown, Schuring, Schneider, Wolpert, G. Smith, McGregor, Reidelbach, Grendell, Core, Carano, Redfern, D. Miller, Sulzer, Salerno, Widowfield, Cirelli, Perry, Hartnett, Coates, Latell, Strahorn, S. Smith, Oakar, DeBose, Key, Gilb, Latta, Carmichael, Olman, Flannery, Collier, Callender, Evans, Calvert, Hoops, Allen, Otterman, Barrett, Woodard, Kearns, Carey, Metzger, Beatty, Fedor, Rhine

A BILL

-	To amend sections 5505.01, 5505.162, 5505.163, and	1
	5505.18 and to enact section 5505.178 of the	2
	Revised Code to revise the law governing the State	3
	Highway Patrol Retirement System.	4

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 5505.01, 5505.162, 5505.163, and 5505.18 be amended and section 5505.178 of the Revised Code be enacted to read as follows:

Sec. 5505.01. As used in this chapter:

(A) "Employee" means any qualified employee in the uniform
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division of the state highway patrol, any qualified employee in
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the radio division hired prior to November 2, 1989, and any state
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highway patrol cadet attending training school pursuant to section
5503.05 of the Revised Code whose attendance at the school begins

14 on or after June 30, 1991. "Employee" includes the superintendent 15 of the state highway patrol. In all cases of doubt, the state 16 highway patrol retirement board shall determine whether any person 17 is an employee as defined in this division, and the decision of 18 the board is final.

(B) "Prior service" means all service rendered as an employee 19 of the state highway patrol prior to September 5, 1941, to the 20 extent credited by the board, provided that in no case shall prior 21 service include service rendered prior to November 15, 1933. 22

(C) "Total service" means all service rendered by an employee 24 to the extent credited by the board. Total service includes all of 25 the following:

(1) Contributing service rendered by the employee since last becoming a member of the state highway patrol retirement system;

(2) All prior service credit;

(3) Restored service credit as provided in this chapter;

(4) Military service credit purchased under division (D) of 31 section 5505.16 or section 5505.25 of the Revised Code; 32

(5) Credit granted under division (C) of section 5505.17 or 33 section 5505.201, 5505.40, or 5505.402 of the Revised Code; 34

(6) Credit for any period, not to exceed three years, during 35 which the member was out of service and receiving benefits under 36 Chapters 4121. and 4123. of the Revised Code. 37

(D) "Beneficiary" means any person, except a retirant, who is 38 in receipt of a pension or other benefit payable from funds of the 39 retirement system. 40

(E) "Regular interest" means interest compounded at rates 41 designated from time to time by the retirement board. 42

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(F) "Plan" means the provisions of this chapter. 43

(G) "Retirement system" or "system" means the state highway44patrol retirement system created and established in the plan.45

(H) "Contributing service" means all service rendered by a
member since September 4, 1941, for which deductions were made
from the member's salary under the plan.

(I) "Retirement board" or "board" means the state highway patrol retirement board provided for in the plan.

(J) Except as provided in section 5505.18 of the Revised Code, "member" means any employee included in the membership of the retirement system, whether or not rendering contributing service.

(K) "Retirant" means any member who retires with a pension payable from the retirement system.

(L) "Accumulated contributions" means the sum of all the following credited to a member's individual account in the employees' savings fund:

(1) All amounts deducted from the salary of a <u>the</u> member and credited to the member's individual account in the employees' savings fund;

(2) All amounts paid by the member to purchase state highway patrol retirement system service credit pursuant to this chapter or other state law.

(M)(1) Except as provided in division (M)(2) of this section,
"final average salary" means the average of the highest salary
paid a member during any three consecutive or nonconsecutive
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years.

If a member has less than three years of contributing 70 service, the member's final average salary shall be the average of 71 the annual rates of salary paid to the member during the member's 72

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total years of contributing service.

(2) If a member is credited with service under division 74 (C)(6) of this section or division (D) of section 5505.16 of the 75 Revised Code, the member's final average salary shall be the 76 average of the highest salary that was paid to the member or would 77 have been paid to the member, had the member been rendering 78 contributing service, during any three consecutive or 79 nonconsecutive years. If that member has less than three years of 80 total service, the member's final average salary shall be the 81 average of the annual rates of salary that were paid to the member 82 or would have been paid to the member during the member's years of 83 total service. 84

(N) "Pension" means an annual amount payable by the retirement system throughout the life of a person or as otherwise provided in the plan. All pensions shall be paid in equal monthly installments.

(0) "Pension reserve" means the present value of any pension, or benefit in lieu of any pension, computed upon the basis of mortality and other tables of experience and interest the board shall from time to time adopt.

(P) "Deferred pension" means a pension for which an eligible member of the system has made application and which is payable as provided in division (A) or (B) of section 5505.16 of the Revised Code.

(Q) "Retirement" means termination as an employee of the state highway patrol, with application having been made to the system for a pension or a deferred pension.

(R) "Fiduciary" means any of the following:

(1) A person who exercises any discretionary authority or 101
control with respect to the management of the system, or with 102
respect to the management or disposition of its assets; 103

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(2) A person who renders investment advice for a fee, direct104or indirect, with respect to money or property of the system;105

(3) A person who has any discretionary authority or 106responsibility in the administration of the system. 107

(S)(1) Except as otherwise provided in this division,
"salary" means all compensation, wages, and other earnings paid to
a member by reason of employment but without regard to whether any
of the compensation, wages, or other earnings are treated as
deferred income for federal income tax purposes. Salary includes
all of the following:

(a) Payments for shift differential, hazard duty,professional achievement, and longevity;115

(b) Payments for occupational injury leave, personal leave, 116
sick leave, bereavement leave, administrative leave, and vacation 117
leave used by the member; 118

(c) Payments made under a disability leave program sponsored
by the state for which the state is required by section 5505.151
of the Revised Code to make periodic employer and employee
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contributions to the retirement system.

(2) "Salary" does not include any of the following:

(a) Payments resulting from the conversion of accrued but
 unused sick leave, personal leave, compensatory time, and vacation
 leave;
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(b) Payments made by the state to provide life insurance, 127
sickness, accident, endowment, health, medical, hospital, dental, 128
or surgical coverage, or other insurance for the member or the 129
member's family, or amounts paid by the state to the member in 130
lieu of providing that insurance; 131

(c) Payments for overtime work;

(d) Incidental benefits, including lodging, food, laundry, 133

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134 parking, or services furnished by the state, use of property or 135 equipment of the state, and reimbursement for job-related expenses 136 authorized by the state including moving and travel expenses and 137 expenses related to professional development;

(e) Payments made to or on behalf of a member that are in 138 excess of the annual compensation that may be taken into account 139 by the retirement system under division (a)(17) of section 401 of 140 the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 141 401 (a)(17), as amended; 142

(f) Payments made under division (B), (C), or (E) of section 143 5923.05 of the Revised Code, Section 4 of Substitute Senate Bill 144 No. 3 of the 119th general assembly, Section 3 of Amended 145 Substitute Senate Bill No. 164 of the 124th general assembly, or 146 Amended Substitute House Bill No. 405 of the 124th general 147 assembly. 148

(3) The retirement board shall determine by rule whether any 149 compensation, wages, or earnings not enumerated in this division 150 are salary, and its decision shall be final. 151

(T) "Actuary" means an individual who satisfies all of the 152 following requirements: 153

(1) Is a member of the American academy of actuaries; 154

(2) Is an associate or fellow of the society of actuaries; 155

(3) Has a minimum of five years' experience in providing 156 actuarial services to public retirement plans. 157

Sec. 5505.162. (A) On application for retirement as provided 158 in section 5505.16 of the Revised Code, a member of the state 159 highway patrol retirement system may elect, on a form provided by 160 the state highway patrol retirement board, to receive a the 161 pension that the member is eligible to receive on retirement under 162 that section in one of the following forms: 163

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(1) A single lifetime pension or he may elect, on a form 164 provided by the state highway patrol retirement board, to receive 165 the; 166

(2) The actuarial equivalent of this the single lifetime 167 pension that the member may elect under division (A)(1) of this 168 section in a lesser annual amount payable for his the member's 169 life and continuing after his the member's death to a surviving 170 designated beneficiary under one of the following optional plans, 171 provided the annual amount payable to the designated beneficiary 172 shall not exceed the annual amount payable to such retiring 173 member, the amount is certified by the actuary employed by the 174 system to be the actuarial equivalent of his the member's pension, 175 and the amount is approved by the board: 176

(1)(a) Option 1. His The member's lesser pension shall be paid for life to his the member's sole beneficiary designated at the time of retirement.

(2)(b)Option 2. One-half or some other portion of his the180member'slesser pension shall be paid for life to his the member's181sole beneficiary designated at the time of his retirement.182

(3)(c) Option 3. Upon his death before the expiration of a 183 certain period from his the member's retirement date as elected by 184 him the member and approved by the board, his the member's lesser 185 pension shall be continued for the remainder of such period to the 186 beneficiaries, and in such order, as designated by him the member 187 in writing and filed with the board. No monthly payments shall be 188 paid to joint beneficiaries, but they may jointly receive the 189 present value of any remaining payments in a lump sum settlement. 190 If all designated beneficiaries die before the expiration of such 191 period, the present value of all the payments yet remaining in the 192 period shall be paid to the estate of the beneficiary last 193 receiving such payments. 194

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(3) If the member has attained age fifty-one with at least 195 twenty-five years' total service or fifty-two with at least twenty 196 years' total service, a pension consisting of both a partial 197 benefit lump sum in an amount the member designates that 198 constitutes a portion of the single lifetime pension the member 199 may elect under division (A)(1) of this section and the actuarial 200 equivalent of the remainder of the single lifetime pension payable 201 for the member's life, provided an actuary employed by the system 202 certifies the actuarial equivalent and the board approves the 203 partial benefit lump sum payment and the amount to be paid as the 204 actuarial equivalent. 205

The amount designated by a member shall be not less than six206times the monthly amount that would be payable to the member as a207single lifetime pension under division (A)(1) of this section and208not more than sixty times that amount.209

A member who has attained the age of fifty-one with 210 twenty-five years of service who elects a partial benefit lump sum 211 may designate an amount that does not exceed an amount equal to 212 one month's pension for each month of service beyond twenty-five 213 years. A member who has attained the age of fifty-two with twenty 214 years of service who elects a partial benefit lump sum may 215 designate an amount that does not exceed an amount equal to one 216 month's pension for each month of service beyond twenty years. 217

(B)(1) The death of a spouse designated as beneficiary or the 218 death of any other designated beneficiary following retirement 219 shall cancel any optional plan of payment selected under division 220 (A)(2) of this section to provide continuing lifetime benefits to 221 such designated beneficiary and return the member to the 222 equivalent of his the member's single lifetime pension, as 223 determined by the board, to be effective the month following 224 receipt by the board of notice of the death. 225

(2) On divorce, annulment, or marriage dissolution, a member 226

227 receiving a pension under a plan that provides for continuation of 228 all or part of the pension after his death for the lifetime of his 229 the member's surviving spouse may, with the written consent of the 230 spouse or pursuant to an order of the court with jurisdiction over 231 the termination of the marriage, elect to cancel the plan and 232 receive the equivalent of his the member's single lifetime pension 233 as determined by the board. The election shall be made on a form 234 provided by the board and shall be effective the month following 235 its receipt by the board.

(C) Following marriage or remarriage, a member may elect a 236
new optional plan of payment <u>under division (A)(2) of this section</u> 237
based on the actuarial equivalent of his <u>the member's</u> single 238
lifetime pension as determined by the board. The plan shall become 239
effective the first day of the month following receipt by the 240
board of an application on a form approved by the board. 241

(D) A member who has elected an optional plan under division 242 (A)(2) of this section may, with the written consent of the 243 designated beneficiary, cancel the optional plan and receive the 244 single lifetime pension payable throughout his life he that the 245 <u>member</u> would have received had he not elected the optional plan 246 the member elected the single lifetime pension under division 247 (A)(1) of this section, if he the member makes a request to cancel 248 the optional plan not later than one year after the date on which 249 the member first receives a payment under the plan. Cancellation 250 of the optional plan shall be effective the month after acceptance 251 of the request by the board. No payment or adjustment shall be 252 made in the single lifetime pension payable throughout the 253 member's life to compensate for the lesser pension he the member 254 received under the optional plan. 255

The request to cancel the optional plan shall be made on a 256 form provided by the board and shall be valid only if the 257 completed form includes a signed statement of the designated 258

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259 beneficiary's understanding of and consent to the cancellation. 260 The designated beneficiary's signature shall be verified by the 261 board prior to its acceptance of the cancellation.

(E) Any option elected and payments made under division 262 (A)(2) of this section shall be in addition to any pension payable 263 264 to the member's surviving spouse, children, or parents under section 5505.17 of the Revised Code. 265

sec. 5505.163. (A) A retirant who retired prior to September 266 21, 1994, under section 5505.16 of the Revised Code may elect to 267 receive the actuarial equivalent of the retirant's pension in a 268 lesser amount payable for the remainder of the retirant's life and 269 continuing after death to the retirant's surviving designated 270 beneficiary under one of the optional plans described in division 271 (A)(1), (2), or (3)(a), (b), or (c) of section 5505.162 of the 272 Revised Code, provided the annual amount payable to the designated 273 beneficiary shall not exceed the annual amount payable to the 274 retirant, the amount is certified by the actuary employed by the 275 276 state highway patrol retirement system to be the actuarial equivalent of the retirant's pension, and the state highway patrol 277 retirement board approves the amount. 278

(B) A retirant interested in making the election authorized 279 by division (A) of this section shall file a notice of interest 280 with the board not later than sixty days after the effective date 281 of this section June 30, 2000. The board shall advise the retirant 282 with respect to the choices available under the optional plans and 283 have a determination made of the monthly pension payable under the 284 optional plan elected by the member for inclusion in the statement 285 to be filed under division (C) of this section. 286

(C) To make the election authorized by division (A) of this 287 section, a retirant shall file a statement, on a form provided by 288 the board, indicating that the retirant elects to participate in 289

the optional plan specified in the statement. The form must be290filed with the board not later than one hundred twenty days after291the effective date of this section June 30, 2000.292

(D) A notice or statement mailed to the board shall be 293 considered to have been filed on its postmark date. 294

(E) Any option elected and payments made under this section 295
shall be in addition to any pension payable to the retirant's 296
surviving spouse, children, or parents under section 5505.17 of 297
the Revised Code. 298

Sec. 5505.178. Except as provided in division (A)(3) of299section 5505.162 of the Revised Code, all pensions shall be paid300in equal monthly installments.301

Sec. 5505.18. As used in this section, "member" does not302include state highway patrol cadets attending training schools303pursuant to section 5503.05 of the Revised Code.304

(A) Upon the application of a member of the state highway
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patrol retirement system, a person acting on behalf of a member,
or the superintendent of the state highway patrol on behalf of a
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member, a member who becomes totally and permanently incapacitated
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for duty in the employ of the state highway patrol may be retired
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by the board.

The medical or psychological examination of a member who has311applied for disability retirement shall be conducted by a312competent physician health-care professional or physicians313professionals appointed by the board. The physician health-care314professional or physicians professionals shall file a written315report with the board containing the following information:316

(1) Whether the member is totally incapacitated for duty in 317the employ of the patrol; 318

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(2) Whether the incapacity is expected to be permanent; 319

(3) The cause of the member's incapacity.

The board shall determine whether the member qualifies for 321 disability retirement and its decision shall be final. The board 322 shall consider the written medical or psychological report, 323 324 opinions, statements, and other competent evidence in making its determination. If the incapacity is a result of heart disease or 325 any cardiovascular disease of a chronic nature, which disease or 326 any evidence of which was not revealed by the physical examination 327 passed by the member on entry into the patrol, the member is 328 presumed to have incurred the disease in the line of duty as a 329 member of the patrol, unless the contrary is shown by competent 330 evidence. 331

(B)(1) A member whose retirement on account of disability 332 incurred in the line of duty shall receive the applicable pension 333 provided for in section 5505.17 of the Revised Code, except that 334 335 if the member has less than twenty-five years of contributing service, the member's service credit shall be deemed to be 336 twenty-five years for the purpose of this provision. In no case 337 shall the member's disability pension be less than sixty-one and 338 one-quarter per cent or exceed the lesser of seventy-nine and 339 one-quarter per cent of the member's final average salary or the 340 limit established by section 415 of the "Internal Revenue Code of 341 1986," 100 Stat. 2085, 26 U.S.C.A. 415, as amended. 342

(2) A member whose retirement on account of disability 343 incurred not in the line of duty shall receive the applicable 344 pension provided for in section 5505.17 of the Revised Code, 345 except that if the member has less than twenty years of 346 contributing service, the member's service credit shall be deemed 347 to be twenty years for the purpose of this provision. In no case 348 shall the member's disability pension exceed the lesser of 349 seventy-nine and one-quarter per cent of the member's final 350

351 average salary or the limit established by section 415 of the 352 "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 415, as amended.

(C) The state highway patrol retirement board shall adopt 354 rules requiring a disability pension recipient, as a condition of 355 continuing to receive a disability pension, to agree in writing to 356 obtain any medical or psychological treatment recommended by the 357 board's physician health-care professional and submit medical or 358 psychological reports regarding the treatment. If the board 359 determines that a disability pension recipient is not obtaining 360 the medical or psychological treatment or the board does not 361 receive a required medical or psychological report, the disability 362 pension shall be suspended until the treatment is obtained, the 363 report is received by the board, or the board's physician 364 health-care professional certifies that the treatment is no longer 365 helpful or advisable. Should the recipient's failure to obtain 366 treatment or submit a medical or psychological report continue for 367 one year, the recipient's right to the disability benefit shall be 368 terminated as of the effective date of the original suspension. 369

(D) A member placed on a disability pension who has not 370 attained the age of fifty-five years shall be subject to an annual 371 medical or psychological re-examination by physicians health-care 372 professionals appointed by the board, except that the board may 373 waive the medical re-examination if the board's physicians 374 health-care professionals certify that the member's disability is 375 ongoing. If any member placed on a disability pension refuses to 376 submit to a medical or psychological re-examination, the member's 377 disability pension shall be suspended until the member withdraws 378 the refusal. If the refusal continues for one year, all the 379 member's rights under and to the disability pension shall be 380 terminated as of the effective date of the original suspension. 381

(E) Each recipient of a disability pension who has not

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383 attained the age of fifty-five years shall file with the board an 384 annual statement of earnings, current medical or psychological 385 information on the recipient's condition, and any other 386 information required in rules adopted by the board. The board may 387 waive the requirement that a disability benefit recipient file an 388 annual statement of earnings or current medical or psychological 389 information if the board's physician health-care professional 390 certifies that the recipient's disability is ongoing.

The board shall annually examine the information submitted by 391 the recipient. If a recipient refuses to file the statement or 392 information, the disability pension shall be suspended until the 393 statement and information are filed. If the refusal continues for 394 one year, the right to the pension shall be terminated as of the 395 effective date of the original suspension. 396

(F)(1) Except as provided in division (F)(2) of this section, 397 a retirant who has been on disability pension, and who has been 398 physically or psychologically examined and found no longer 399 incapable of performing the retirant's duties, shall be restored 400 to the rank the retirant held at the time the retirant was 401 pensioned and all previous rights shall be restored, including the 402 retirant's civil service status, and the disability pension shall 403 404 terminate. Upon return to employment in the patrol, the retirant shall again become a contributing member of the retirement system, 405 the total service at the time of the retirant's retirement shall 406 be restored to the retirant's credit, and the retirant shall be 407 given service credit for the period the retirant was in receipt of 408 a disability pension. The provisions of division (F)(1) of this 409 section shall be retroactive to September 5, 1941. 410

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(2) The state highway patrol is not required to take action
under division (F)(1) of this section if the retirant was
dismissed or resigned in lieu of dismissal for dishonesty,
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misfeasance, malfeasance, or conviction of a felony.	415
(G) The board may adopt rules to carry out this section,	416
including rules that specify the types of health-care	
professionals the board may appoint for the purpose of this	
section.	
Section 2. That existing sections 5505.01, 5505.162,	420

5505.163, and 5505.18 of the Revised Code are hereby repealed. 421