As Reported by the Senate Ways and Means Committee

124th General Assembly Regular Session 2001-2002

S. B. No. 247

SENATOR Blessing

A BILL

То	amend sections 145.01, 145.04, 145.05, 145.091,	1
	145.19, 145.191, 145.192, 145.20, 145.22, 145.23,	2
	145.27, 145.35, 145.38, 145.384, 145.40, 145.45,	3
	145.46, 145.56, 145.58, 145.80, 145.81, 145.811,	4
	145.812, 145.813, 145.82, 145.85, 145.86, 145.87,	5
	145.88, 145.91, 145.92, 145.95, 145.97, 742.14,	б
	742.37, 742.372, 742.45, 3307.01, 3307.39, 3307.51,	7
	3307.56, 3307.561, 3307.563, 3307.58, 3307.60,	8
	3307.761, 3307.763, 3307.764, 3307.87, 3309.21,	9
	3309.43, 3309.45, 3309.46, 3309.69, 5505.12, and	10
	5505.28; to amend, for the purpose of adopting a	11
	new section number as indicated in parentheses,	12
	section 742.372 (742.371); to enact sections	13
	145.193, 145.385, 145.402, 145.814, and 145.83; and	14
	to repeal sections 742.371 and 742.373 of the	15
	Revised Code to create in the State Teachers	16
	Retirement System (STRS), School Employees	17
	Retirement System, and Public Employees Retirement	18
	System (PERS) the option of receiving retirement	19
	benefits as a partial lump sum followed by a	20
	reduced monthly allowance, to make other changes to	21
	the law governing STRS to make changes to the Ohio	22
	Police and Fire Pension Fund (OP&F) cost of living	23
	increase, to eliminate a health maintenance	24
	organization requirement for public pension system	25

retirees, to permit certain PERS reemployed 26 retirants to elect resumption of a retirement 27 allowance, to make permissive the redeposit of 28 contributions previously withdrawn from OP&F by 29 firefighters and police officers returning to the 30 same employer after a period of absence, and to 31 alter provisions governing the PERS defined 32 contribution retirement plan. 33

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

Section 1. That sections 145.01, 145.04, 145.05, 145.091, 34 145.19, 145.191, 145.192, 145.20, 145.22, 145.23, 145.27, 145.35, 35 145.38, 145.384, 145.40, 145.45, 145.46, 145.56, 145.58, 145.80, 36 145.81, 145.811, 145.812, 145.813, 145.82, 145.85, 145.86, 145.87, 37 145.88, 145.91, 145.92, 145.95, 145.97, 742.14, 742.37, 742.372, 38 742.45, 3307.01, 3307.39, 3307.51, 3307.56, 3307.561, 3307.563, 39 3307.58, 3307.60, 3307.761, 3307.763, 3307.764, 3307.87, 3309.21, 40 3309.43, 3309.45, 3309.46, 3309.69, 5505.12, and 5505.28 be 41 amended, and section 742.372 (742.371) be amended for the purpose 42 of adopting a new section number, and sections 145.193, 145.385, 43 145.402, 145.814, and 145.83 of the Revised Code be enacted to 44 read as follows: 45

Sec. 145.01. As used in this chapter: 46

(A) "Public employee" means:

(1) Any person holding an office, not elective, under the 48 state or any county, township, municipal corporation, park 49 district, conservancy district, sanitary district, health 50 district, metropolitan housing authority, state retirement board, 51 Ohio historical society, public library, county law library, union 52 cemetery, joint hospital, institutional commissary, state 53

54 university, or board, bureau, commission, council, committee, 55 authority, or administrative body as the same are, or have been, 56 created by action of the general assembly or by the legislative 57 authority of any of the units of local government named in 58 division (A)(1) of this section, or employed and paid in whole or 59 in part by the state or any of the authorities named in division 60 (A)(1) of this section in any capacity not covered by section 61 742.01, 3307.01, 3309.01, or 5505.01 of the Revised Code.

(2) A person who is a member of the public employees 62 retirement system and who continues to perform the same or similar 63 duties under the direction of a contractor who has contracted to 64 take over what before the date of the contract was a publicly 65 operated function. The governmental unit with which the contract 66 has been made shall be deemed the employer for the purposes of 67 administering this chapter. 68

69 (3) Any person who is an employee of a public employer, notwithstanding that the person's compensation for that employment 70 is derived from funds of a person or entity other than the 71 employer. Credit for such service shall be included as total 72 service credit, provided that the employee makes the payments 73 required by this chapter, and the employer makes the payments 74 required by sections 145.48 and 145.51 of the Revised Code. 75

(4) A person who elects in accordance with section 145.015 of 76 the Revised Code to remain a contributing member of the public employees retirement system.

In all cases of doubt, the public employees retirement board 79 shall determine whether any person is a public employee, and its 80 decision is final. 81

(B) "Member" means any public employee, other than a public 82 employee excluded or exempted from membership in the retirement 83 system by section 145.03, 145.031, 145.032, 145.033, 145.034, 84

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85 145.035, or 145.38 of the Revised Code. "Member" includes a PERS 86 retirant who becomes a member under division (C) of section 145.38 of the Revised Code. "Member" also includes a disability benefit 88 recipient.

(C) "Head of the department" means the elective or appointive head of the several executive, judicial, and administrative 90 departments, institutions, boards, and commissions of the state 91 and local government as the same are created and defined by the 92 laws of this state or, in case of a charter government, by that 93 charter. 94

(D) "Employer" or "public employer" means the state or any 95 county, township, municipal corporation, park district, 96 97 conservancy district, sanitary district, health district, metropolitan housing authority, state retirement board, Ohio 98 historical society, public library, county law library, union 99 cemetery, joint hospital, institutional commissary, state medical 100 college, state university, or board, bureau, commission, council, 101 committee, authority, or administrative body as the same are, or 102 have been, created by action of the general assembly or by the 103 legislative authority of any of the units of local government 104 named in this division not covered by section 742.01, 3307.01, 105 3309.01, or 5505.01 of the Revised Code. In addition, "employer" 106 means the employer of any public employee. 107

(E) "Prior service" means all service as a public employee 108 rendered before January 1, 1935, and all service as an employee of 109 any employer who comes within the state teachers retirement system 110 or of the school employees retirement system or of any other 111 retirement system established under the laws of this state 112 rendered prior to January 1, 1935, provided that if the employee 113 claiming the service was employed in any capacity covered by that 114 other system after that other system was established, credit for 115 the service may be allowed by the public employees retirement 116

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117 system only when the employee has made payment, to be computed on 118 the salary earned from the date of appointment to the date 119 membership was established in the public employees retirement 120 system, at the rate in effect at the time of payment, and the 121 employer has made payment of the corresponding full liability as 122 provided by section 145.44 of the Revised Code. "Prior service" 123 also means all service credited for active duty with the armed 124 forces of the United States as provided in section 145.30 of the 125 Revised Code.

If an employee who has been granted prior service credit by 126 the public employees retirement system for service rendered prior 127 to January 1, 1935, as an employee of a board of education 128 establishes, before retirement, one year or more of contributing 129 service in the state teachers retirement system or school 130 employees retirement system, then the prior service ceases to be 131 the liability of this system. 132

If the board determines that a position of any member in any 133 calendar year prior to January 1, 1935, was a part-time position, 134 the board shall determine what fractional part of a year's credit 135 shall be allowed by the following formula: 136

(1) When the member has been either elected or appointed to 137 an office the term of which was two or more years and for which an 138 annual salary is established, the fractional part of the year's 139 credit shall be computed as follows: 140

First, when the member's annual salary is one thousand 141 dollars or less, the service credit for each such calendar year 142 shall be forty per cent of a year. 143

Second, for each full one hundred dollars of annual salary 144 above one thousand dollars, the member's service credit for each 145 such calendar year shall be increased by two and one-half per 146 147 cent.

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(2) When the member is paid on a per diem basis, the service
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credit for any single year of the service shall be determined by
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using the number of days of service for which the compensation was
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received in any such year as a numerator and using two hundred
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fifty days as a denominator.

(3) When the member is paid on an hourly basis, the service
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credit for any single year of the service shall be determined by
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using the number of hours of service for which the compensation
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was received in any such year as a numerator and using two
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thousand hours as a denominator.

(F) "Contributor" means any person who has an account in the 158
employees' savings fund created by section 145.23 of the Revised 159
Code. When used in the sections listed in division (B) of section 160
145.82 of the Revised Code, "contributor" includes any person 161
participating in a <u>PERS defined contribution</u> plan established 162
under section 145.81 of the Revised Code. 163

(G) "Beneficiary" or "beneficiaries" means the estate or a
person or persons who, as the result of the death of a member,
contributor, or retirant, qualify for or are receiving some right
or benefit under this chapter.

(H)(1) "Total service credit," except as provided in section 168 145.37 of the Revised Code, means all service credited to a member 169 of the retirement system since last becoming a member, including 170 restored service credit as provided by section 145.31 of the 171 Revised Code; credit purchased under sections 145.293 and 145.299 172 of the Revised Code; all the member's prior service credit; all 173 the member's military service credit computed as provided in this 174 chapter; all service credit established pursuant to section 175 145.297 of the Revised Code; and any other service credited under 176 this chapter. In addition, "total service credit" includes any 177 period, not in excess of three years, during which a member was 178 out of service and receiving benefits under Chapters 4121. and 179

4123. of the Revised Code. For the exclusive purpose of satisfying180the service credit requirement and of determining eligibility for181benefits under sections 145.32, 145.33, 145.331, 145.35, 145.36,182and 145.361 of the Revised Code, "five or more years of total183service credit" means sixty or more calendar months of184contributing service in this system.185

(2) "One and one-half years of contributing service credit," 186 as used in division (B) of section 145.45 of the Revised Code, 187 also means eighteen or more calendar months of employment by a 188 municipal corporation that formerly operated its own retirement 189 plan for its employees or a part of its employees, provided that 190 all employees of that municipal retirement plan who have eighteen 191 or more months of such employment, upon establishing membership in 192 the public employees retirement system, shall make a payment of 193 the contributions they would have paid had they been members of 194 this system for the eighteen months of employment preceding the 195 date membership was established. When that payment has been made 196 by all such employee members, a corresponding payment shall be 197 paid into the employers' accumulation fund by that municipal 198 corporation as the employer of the employees. 199

(3) Where a member also is a member of the state teachers 200 retirement system or the school employees retirement system, or 201 both, except in cases of retirement on a combined basis pursuant 202 to section 145.37 of the Revised Code or as provided in section 203 145.383 of the Revised Code, service credit for any period shall 204 be credited on the basis of the ratio that contributions to the 205 public employees retirement system bear to total contributions in 206 all state retirement systems. 207

(4) Not more than one year of credit may be given for any period of twelve months.

(5) "Ohio service credit" means credit for service that was 210 rendered to the state or any of its political subdivisions or any 211

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employer.

(I) "Regular interest" means interest at any rates for the
respective funds and accounts as the public employees retirement
board may determine from time to time.

(J) "Accumulated contributions" means the sum of all amounts 216
credited to a contributor's individual account in the employees' 217
savings fund together with any interest credited to the 218
contributor's account under section 145.471 or 145.472 of the 219
Revised Code. 220

(K)(1) "Final average salary" means the quotient obtained by 221 dividing by three the sum of the three full calendar years of 222 contributing service in which the member's earnable salary was 223 highest, except that if the member has a partial year of 224 contributing service in the year the member's employment 225 terminates and the member's earnable salary for the partial year 226 227 is higher than for any comparable period in the three years, the 228 member's earnable salary for the partial year shall be substituted for the member's earnable salary for the comparable period during 229 the three years in which the member's earnable salary was lowest. 230

(2) If a member has less than three years of contributing
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service, the member's final average salary shall be the member's
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total earnable salary divided by the total number of years,
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including any fraction of a year, of the member's contributing
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service.

(3) For the purpose of calculating benefits payable to a 236 member qualifying for service credit under division (Z) of this 237 section, "final average salary" means the total earnable salary on 238 which contributions were made divided by the total number of years 239 during which contributions were made, including any fraction of a 240 year. If contributions were made for less than twelve months, 241 "final average salary" means the member's total earnable salary. 242

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(L) "Annuity" means payments for life derived from 243
contributions made by a contributor and paid from the annuity and 244
pension reserve fund as provided in this chapter. All annuities 245
shall be paid in twelve equal monthly installments. 246

(M) "Annuity reserve" means the present value, computed upon 247 the basis of the mortality and other tables adopted by the board, 248 of all payments to be made on account of any annuity, or benefit 249 in lieu of any annuity, granted to a retirant as provided in this 250 chapter. 251

(N)(1) "Disability retirement" means retirement as provided 252in section 145.36 of the Revised Code. 253

(2) "Disability allowance" means an allowance paid on account 254of disability under section 145.361 of the Revised Code. 255

(3) "Disability benefit" means a benefit paid as disability 256
retirement under section 145.36 of the Revised Code, as a 257
disability allowance under section 145.361 of the Revised Code, or 258
as a disability benefit under section 145.37 of the Revised Code. 259

(4) "Disability benefit recipient" means a member who is260receiving a disability benefit.261

(0) "Age and service retirement" means retirement as provided 262
 in sections 145.32, 145.33, 145.331, 145.34, 145.37, and 145.46 of 263
 the Revised Code. 264

(P) "Pensions" means annual payments for life derived from 265 contributions made by the employer that at the time of retirement 266 are credited into the annuity and pension reserve fund from the 267 employers' accumulation fund and paid from the annuity and pension 268 reserve fund as provided in this chapter. All pensions shall be 269 paid in twelve equal monthly installments. 270

(Q) "Retirement allowance" means the pension plus that 271 portion of the benefit derived from contributions made by the 272

member.

(R)(1) Except as otherwise provided in division (R) of this 274 section, "earnable salary" means all salary, wages, and other 275 earnings paid to a contributor by reason of employment in a 276 position covered by the retirement system. The salary, wages, and 277 other earnings shall be determined prior to determination of the 278 279 amount required to be contributed to the employees' savings fund under section 145.47 of the Revised Code and without regard to 280 whether any of the salary, wages, or other earnings are treated as 281 deferred income for federal income tax purposes. "Earnable salary" 282 includes the following: 283

(a) Payments made by the employer in lieu of salary, wages, 284 or other earnings for sick leave, personal leave, or vacation used 285 by the contributor; 286

(b) Payments made by the employer for the conversion of sick 287 leave, personal leave, and vacation leave accrued, but not used if 288 the payment is made during the year in which the leave is accrued, 289 except that payments made pursuant to section 124.383 or 124.386 290 of the Revised Code are not earnable salary; 291

(c) Allowances paid by the employer for full maintenance, consisting of housing, laundry, and meals, as certified to the retirement board by the employer or the head of the department that employs the contributor;

(d) Fees and commissions paid under section 507.09 of the Revised Code;

(e) Payments that are made under a disability leave program 298 sponsored by the employer and for which the employer is required 299 by section 145.296 of the Revised Code to make periodic employer 300 and employee contributions; 301

(f) Amounts included pursuant to divisions (K)(3) and (Y) of 302 this section. 303

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(2) "Earnable salary" does not include any of the following: 304

(a) Fees and commissions, other than those paid under section 305
507.09 of the Revised Code, paid as sole compensation for personal 306
services and fees and commissions for special services over and 307
above services for which the contributor receives a salary; 308

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(b) Amounts paid by the employer to provide life insurance, 310
sickness, accident, endowment, health, medical, hospital, dental, 311
or surgical coverage, or other insurance for the contributor or 312
the contributor's family, or amounts paid by the employer to the 313
contributor in lieu of providing the insurance; 314

(c) Incidental benefits, including lodging, food, laundry, 315
parking, or services furnished by the employer, or use of the 316
employer's property or equipment, or amounts paid by the employer 317
to the contributor in lieu of providing the incidental benefits; 318

(d) Reimbursement for job-related expenses authorized by the 319
employer, including moving and travel expenses and expenses 320
related to professional development; 321

(e) Payments for accrued but unused sick leave, personal
 leave, or vacation that are made at any time other than in the
 year in which the sick leave, personal leave, or vacation was
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 accrued;

(f) Payments made to or on behalf of a contributor that are 326 in excess of the annual compensation that may be taken into 327 account by the retirement system under division (a)(17) of section 328 401 of the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 329 U.S.C.A. 401(a)(17), as amended; 330

(g) Payments made under division (B), (C), or (E) of section
5923.05 of the Revised Code, Section 4 of Substitute Senate Bill
No. 3 of the 119th general assembly, Section 3 of Amended
Substitute Senate Bill No. 164 of the 124th general assembly, or
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Amended	Substitute	House	Bill	No.	405	of	the	124th	general	:	335
assembly	/;									:	336

(h) Anything of value received by the contributor that is
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based on or attributable to retirement or an agreement to retire,
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except that payments made on or before January 1, 1989, that are
based on or attributable to an agreement to retire shall be
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included in earnable salary if both of the following apply:
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(i) The payments are made in accordance with contractgrovisions that were in effect prior to January 1, 1986;343

(ii) The employer pays the retirement system an amount 344specified by the retirement board equal to the additional 345liability resulting from the payments. 346

(3) The retirement board shall determine by rule whether any
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compensation not enumerated in division (R) of this section is
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earnable salary, and its decision shall be final.
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(S) "Pension reserve" means the present value, computed upon 350
the basis of the mortality and other tables adopted by the board, 351
of all payments to be made on account of any retirement allowance 352
or benefit in lieu of any retirement allowance, granted to a 353
member or beneficiary under this chapter. 354

(T)(1) "Contributing service" means all service credited to a 355
member of the system since January 1, 1935, for which 356
contributions are made as required by sections 145.47, 145.48, and 357
145.483 of the Revised Code. In any year subsequent to 1934, 358
credit for any service shall be allowed by the following formula: 359

(a) For each month for which the member's earnable salary istwo hundred fifty dollars or more, allow one month's credit.361

(b) For each month for which the member's earnable salary is
less than two hundred fifty dollars, allow a fraction of a month's
credit. The numerator of this fraction shall be the earnable
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365 salary during the month, and the denominator shall be two hundred 366 fifty dollars, except that if the member's annual earnable salary 367 is less than six hundred dollars, the member's credit shall not be 368 reduced below twenty per cent of a year for a calendar year of 369 employment during which the member worked each month. Division 370 (T)(1)(b) of this section shall not reduce any credit earned 371 before January 1, 1985.

(2) Notwithstanding division (T)(1) of this section, an 372 elected official who prior to January 1, 1980, was granted a full 373 year of credit for each year of service as an elected official 374 shall be considered to have earned a full year of credit for each 375 year of service regardless of whether the service was full-time or 376 part-time. The public employees retirement board has no authority 377 to reduce the credit. 378

(U) "State retirement board" means the public employees retirement board, the school employees retirement board, or the state teachers retirement board.

(V) "Retirant" means any former member who retires and is 382 receiving a monthly allowance as provided in sections 145.32, 383 145.33, 145.331, 145.34, and 145.46 of the Revised Code. 384

(W) "Employer contribution" means the amount paid by an 385 employer as determined under section 145.48 of the Revised Code. 386

(X) "Public service terminates" means the last day for which 387 a public employee is compensated for services performed for an 388 employer or the date of the employee's death, whichever occurs 389 first. 390

(Y) When a member has been elected or appointed to an office, 391 the term of which is two or more years, for which an annual salary 392 is established, and in the event that the salary of the office is 393 increased and the member is denied the additional salary by reason 394 of any constitutional provision prohibiting an increase in salary 395

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396 during a term of office, the member may elect to have the amount 397 of the member's contributions calculated upon the basis of the 398 increased salary for the office. At the member's request, the 399 board shall compute the total additional amount the member would 400 have contributed, or the amount by which each of the member's 401 contributions would have increased, had the member received the 402 increased salary for the office the member holds. If the member 403 elects to have the amount by which the member's contribution would 404 have increased withheld from the member's salary, the member shall 405 notify the employer, and the employer shall make the withholding 406 and transmit it to the retirement system. A member who has not 407 elected to have that amount withheld may elect at any time to make 408 a payment to the retirement system equal to the additional amount 409 the member's contribution would have increased, plus interest on 410 that contribution, compounded annually at a rate established by 411 the board and computed from the date on which the last 412 contribution would have been withheld from the member's salary to 413 the date of payment. A member may make a payment for part of the 414 period for which the increased contribution was not withheld, in 415 which case the interest shall be computed from the date the last 416 contribution would have been withheld for the period for which the 417 payment is made. Upon the payment of the increased contributions 418 as provided in this division, the increased annual salary as 419 provided by law for the office for the period for which the member 420 paid increased contributions thereon shall be used in determining 421 the member's earnable salary for the purpose of computing the 422 member's final average salary.

(Z) "Five years of service credit," for the exclusive purpose
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of satisfying the service credit requirements and of determining
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eligibility for benefits under section 145.33 of the Revised Code,
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means employment covered under this chapter or under a former
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retirement plan operated, recognized, or endorsed by the employer
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prior to coverage under this chapter or under a combination of the 429 coverage.

(AA) "Deputy sheriff" means any person who is commissioned 431 and employed as a full-time peace officer by the sheriff of any 432 county, and has been so employed since on or before December 31, 433 1965, and whose primary duties are to preserve the peace, to 434 435 protect life and property, and to enforce the laws of this state; any person who is or has been commissioned and employed as a peace 436 officer by the sheriff of any county since January 1, 1966, and 437 who has received a certificate attesting to the person's 438 satisfactory completion of the peace officer training school as 439 required by section 109.77 of the Revised Code and whose primary 440 duties are to preserve the peace, protect life and property, and 441 enforce the laws of this state; or any person deputized by the 442 sheriff of any county and employed pursuant to section 2301.12 of 443 the Revised Code as a criminal bailiff or court constable who has 444 received a certificate attesting to the person's satisfactory 445 completion of the peace officer training school as required by 446 section 109.77 of the Revised Code and whose primary duties are to 447 preserve the peace, protect life and property, and enforce the 448 laws of this state. 449

(BB) "Township constable or police officer in a township 450 police department or district" means any person who is 451 452 commissioned and employed as a full-time peace officer pursuant to Chapter 505. or 509. of the Revised Code, who has received a 453 certificate attesting to the person's satisfactory completion of 454 the peace officer training school as required by section 109.77 of 455 the Revised Code, and whose primary duties are to preserve the 456 peace, protect life and property, and enforce the laws of this 457 458 state.

(CC) "Drug agent" means any person who is either of the following:

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(1) Employed full-time as a narcotics agent by a county
narcotics agency created pursuant to section 307.15 of the Revised
Code and has received a certificate attesting to the satisfactory
completion of the peace officer training school as required by
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section 109.77 of the Revised Code;

(2) Employed full-time as an undercover drug agent as defined
in section 109.79 of the Revised Code and is in compliance with
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section 109.77 of the Revised Code.
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(DD) "Department of public safety enforcement agent" means a 469 full-time employee of the department of public safety who is 470 designated under section 5502.14 of the Revised Code as an 471 enforcement agent and who is in compliance with section 109.77 of 472 the Revised Code. 473

(EE) "Natural resources law enforcement staff officer" means 474 a full-time employee of the department of natural resources who is 475 designated a natural resources law enforcement staff officer under 476 section 1501.013 of the Revised Code and is in compliance with 477 section 109.77 of the Revised Code. 478

(FF) "Park officer" means a full-time employee of the 479
department of natural resources who is designated a park officer 480
under section 1541.10 of the Revised Code and is in compliance 481
with section 109.77 of the Revised Code. 482

(GG) "Forest officer" means a full-time employee of the 483 department of natural resources who is designated a forest officer 484 under section 1503.29 of the Revised Code and is in compliance 485 with section 109.77 of the Revised Code. 486

(HH) "Preserve officer" means a full-time employee of the 487 department of natural resources who is designated a preserve 488 officer under section 1517.10 of the Revised Code and is in 489 compliance with section 109.77 of the Revised Code. 490

(II) "Wildlife officer" means a full-time employee of the 491

department of natural resources who is designated a wildlife492officer under section 1531.13 of the Revised Code and is in493compliance with section 109.77 of the Revised Code.494

(JJ) "State watercraft officer" means a full-time employee of
the department of natural resources who is designated a state
watercraft officer under section 1547.521 of the Revised Code and
is in compliance with section 109.77 of the Revised Code.

(KK) "Park district police officer" means a full-time 499
employee of a park district who is designated pursuant to section 500
511.232 or 1545.13 of the Revised Code and is in compliance with 501
section 109.77 of the Revised Code. 502

(LL) "Conservancy district officer" means a full-time 503
employee of a conservancy district who is designated pursuant to 504
section 6101.75 of the Revised Code and is in compliance with 505
section 109.77 of the Revised Code. 506

(MM) "Municipal police officer" means a member of the organized police department of a municipal corporation who is employed full-time, is in compliance with section 109.77 of the Revised Code, and is not a member of the Ohio police and fire pension fund.

(NN) "Ohio veterans' home police officer" means any person 512
who is employed at the Ohio veterans' home as a police officer 513
pursuant to section 5907.02 of the Revised Code and is in 514
compliance with section 109.77 of the Revised Code. 515

(OO) "Special police officer for a mental health institution" 516
means any person who is designated as such pursuant to section 517
5119.14 of the Revised Code and is in compliance with section 518
109.77 of the Revised Code. 519

(PP) "Special police officer for an institution for the
mentally retarded and developmentally disabled" means any person
who is designated as such pursuant to section 5123.13 of the
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523 Revised Code and is in compliance with section 109.77 of the 524 Revised Code.

(OQ) "State university law enforcement officer" means any 525 person who is employed full-time as a state university law 526 enforcement officer pursuant to section 3345.04 of the Revised 527 Code and who is in compliance with section 109.77 of the Revised 528 Code. 529

(RR) "House sergeant at arms" means any person appointed by 530 the speaker of the house of representatives under division (B)(1) 531 of section 101.311 of the Revised Code who has arrest authority under division (E)(1) of that section.

(SS) "Assistant house sergeant at arms" means any person 534 appointed by the house sergeant at arms under division (C)(1) of 535 section 101.311 of the Revised Code. 536

(TT) "Regional transit authority police officer" means a 537 person who is employed full time as a regional transit authority 538 police officer under division (Y) of section 306.35 of the Revised 539 Code and is in compliance with section 109.77 of the Revised Code. 540

(UU) "State highway patrol police officer" means a special 541 police officer employed full time and designated by the 542 superintendent of the state highway patrol pursuant to section 543 5503.09 of the Revised Code or a person serving full time as a 544 special police officer pursuant to that section on a permanent 545 basis on October 21, 1997, who is in compliance with section 546 109.77 of the Revised Code. 547

(VV) Notwithstanding section 2901.01 of the Revised Code, 548 "PERS law enforcement officer" means a sheriff, deputy sheriff, 549 township constable or police officer in a township police 550 department or district, drug agent, department of public safety 551 enforcement agent, natural resources law enforcement staff 552 officer, park officer, forest officer, preserve officer, wildlife 553

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officer, state watercraft officer, park district police officer, 554 conservancy district officer, Ohio veterans' home police officer, 555 special police officer for a mental health institution, special 556 police officer for an institution for the mentally retarded and 557 developmentally disabled, state university law enforcement 558 559 officer, municipal police officer, house sergeant at arms, assistant house sergeant at arms, regional transit authority 560 police officer, or state highway patrol police officer. 561

(WW) "Hamilton county municipal court bailiff" means a person 562 appointed by the clerk of courts of the Hamilton county municipal 563 court under division (A)(3) of section 1901.32 of the Revised Code 564 who is employed full time as a bailiff or deputy bailiff, who has 565 received a certificate attesting to the person's satisfactory 566 completion of the peace officer basic training described in 567 division (D)(1) of section 109.77 of the Revised Code, and whose 568 primary duties are to preserve the peace, to protect life and 569 property, and to enforce the laws of this state. 570

(XX) "Fiduciary" means a person who does any of the 571 following: 572

(1) Exercises any discretionary authority or control with 573
 respect to the management of the system or with respect to the 574
 management or disposition of its assets; 575

(2) Renders investment advice for a fee, direct or indirect, 576with respect to money or property of the system; 577

(3) Has any discretionary authority or responsibility in the 578administration of the system. 579

(YY) "Actuary" means an individual who satisfies all of the 580
following requirements: 581

(1) Is a member of the American academy of actuaries; 582

(2) Is an associate or fellow of the society of actuaries; 583

actuarial services to public retirement plans.

sections 145.201 to 145.79 of the Revised Code. 587 (AAA) "PERS defined contribution plans" means the plan or 588 plans established under section 145.81 of the Revised Code. 589 sec. 145.04. The general administration and management of the 590 public employees retirement system and the making effective of 591 Chapter 145. of the Revised Code, are hereby vested in a board to 592 be known as the "public employees retirement board," which shall 593 consist of nine members as follows: 594 (A) The attorney general; 595 (B) The auditor of state; 596 (C) The director of administrative services; 597 598 (D) Five members, known as employee members, one of whom shall be a state employee member of the system, who shall be 599 600 elected by ballot by the state employee members of the system from among their number; another of whom shall be a county employee 601 member of the system, who shall be elected by ballot by the county 602 employee members of the system from among their number; another of 603 whom shall be a municipal employee member of the system, who shall 604 be elected by ballot by the municipal employee members of the 605 system from among their number; another of whom shall be a 606 university or college employee member of the system, who shall be 607 elected by ballot by the university and college employee members 608 of the system from among their number; and another of whom shall 609

(3) Has a minimum of five years' experience in providing

(ZZ) "PERS defined benefit plan" means the plan described in

be a park district, conservancy district, sanitary district, 610
health district, public library, township, metropolitan housing 611
authority, union cemetery, joint hospital, or institutional 612
commissary employee member of the system, who shall be elected by 613

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614 ballot by the park district, conservancy district, sanitary 615 district, health district, metropolitan housing authority, 616 township, public library, union cemetery, joint hospital, and 617 institutional commissary employee members of the system from among 618 their number, in a manner to be approved by the board. Members of 619 the system who are receiving a disability benefit under this 620 chapter are ineligible for membership on the board as employee 621 members.

(E) One member, known as the retirant member, who shall be a 622 former member of the public employees retirement system who is a 623 resident of this state and a recipient of age and service 624 retirement, a disability benefit, or benefits paid under a PERS 625 defined contribution plan established under section 145.81 of the 626 Revised Code. The retirant member shall be elected by ballot by 627 former members of the system who are receiving age and service 628 retirement, a disability benefit, or benefits paid under a PERS 629 defined contribution plan established under section 145.81 of the 630 Revised Code. 631

Sec. 145.05. (A) The terms of office of employee members of 632 the public employees retirement board shall be for four years each 633 beginning on the first day of January following election. The 634 election of the county employee member of the board and the 635 employee member of the board representing public library, health 636 district, park district, conservancy district, sanitary district, 637 township, metropolitan housing authority, union cemetery, joint 638 hospital, and institutional commissary employees shall be held on 639 the first Monday in October, 1945, and on the first Monday in 640 October in each fourth year thereafter. The election of the state 641 employee member of the board and the municipal employee member of 642 the board shall be held on the first Monday in October, 1946, and 643 on the first Monday in October in each fourth year thereafter. The 644 election of the initial university-college employee member of the 645

board shall be held on the first Monday in October, 1978, and 646 elections for subsequent university-college employee members of 647 the board shall be held on the first Monday in October in each 648 fourth year thereafter. 649

(B) The term of office of the retirant member of the public
employees retirement board shall be for four years beginning on
the first day of January following the election. The election of
the initial retirant member of the board shall be held on the
first Monday in October, 1978, and elections for subsequent
for the board shall be held on the first Monday in
October in each fourth year thereafter.

(C) All elections for employee members of the public 657 employees retirement board shall be held under the direction of 658 the board. Any member of the public employees retirement system, 659 except a member who is receiving a disability benefit under this 660 chapter, is eligible for election as an employee member of the 661 board to represent the employee group that includes the member, 662 provided that the member has been nominated by a petition signed 663 by at least five hundred members of the employee group to be 664 represented and further provided that there shall be not less than 665 twenty such signers from each of at least ten counties of the 666 state. The name of any member so nominated shall be placed upon 667 the ballot by the board as a regular candidate. Names of other 668 eligible candidates may, at any election, be substituted for the 669 regular candidates by writing such names upon the ballots. The 670 candidate who receives the highest number of votes for a 671 particular employee member position on the board shall be elected 672 to that office. 673

(D) All elections for the retirant member of the public
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employees retirement board shall be held under the direction of
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the board. Any former member of the public employees retirement
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system who is described in division (E) of section 145.04 of the
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678 Revised Code is eligible for election as the retirant member of 679 the board to represent recipients of age and service retirement, a 680 disability benefit, or benefits paid under a PERS defined 681 contribution plan established under section 145.81 of the Revised 682 Code, provided that such person has been nominated by a petition 683 signed by at least two hundred fifty former members of the system 684 who are recipients of age and service retirement, a disability 685 benefit, or benefits paid under a PERS defined contribution plan 686 established under section 145.81 of the Revised Code, or any 687 combination of such recipients that totals two hundred fifty. The 688 petition shall contain the signatures of at least ten such 689 recipients from each of at least five counties wherein recipients 690 of benefits from the system reside.

The name of any person nominated in this manner shall be 691 placed upon the ballot by the board as a regular candidate. Names 692 of other eligible candidates may, at any election for the retirant 693 member of the board, be substituted for the regular candidates by 694 writing the names of such persons upon the ballot. The candidate 695 who receives the highest number of votes for any term as the 696 retirant member of the board shall be elected to office. 697

Sec. 145.091. The public employees retirement system shall698administer the PERS defined benefit plan described in sections699145.201 to 145.70 of the Revised Code and the plan or PERS defined700contribution plans established under section 145.81 of the Revised701Code.702

Sec. 145.19. (A) Except as provided in division (D) of this703section, an individual who becomes employed in a member of the704public employees retirement system position subject to this705chapter on or after the date on which the public employees706retirement board first establishes a PERS defined contribution707plan under section 145.81 of the Revised Code shall make an708

election under this section. Not later than one hundred eighty 709 days after the date on which employment begins, the individual 710 shall elect to participate either in the PERS defined benefit plan 711 described in sections 145.201 to 145.79 of the Revised Code or one 712 of the plans established under section 145.81 of the Revised Code 713 a PERS defined contribution plan. If a form evidencing an election 714 under this section is not on file with received by the employer at 715 the end of public employees retirement system not later than the 716 <u>last day of</u> the one-hundred-eighty-day period, the individual is 717 deemed to have elected to participate in the PERS defined benefit 718 plan described in sections 145.201 to 145.79 of the Revised Code. 719

(B) An election under this section shall be made in writing
on a form provided by the retirement system and filed with the
receiving the form evidencing the election, the employer shall
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transmit to the system a copy that includes a statement certifying

that it is a true and accurate copy of the original <u>system</u>. 726 (C) An election under this section shall take effect on the 727

date employment began and, except as provided in section 145.814728of the Revised Code or rules governing the PERS defined benefit729plan, is irrevocable on receipt by the employer system.730

(D) An individual is ineligible to make an election underthis section if one of the following applies:732

(1) At the time employment begins, the individual is already
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a member or contributor participating in the plan described in
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sections 145.201 to 145.79 of the Revised Code or a PERS retirant
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or other system retirant, as those terms are defined in section
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145.38 of the Revised Code, or is retired under section 145.383 of
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the Revised Code.
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(2) An election to participate <u>The individual is</u>739<u>participating</u> in an alternative retirement plan under section740

3305.05 of the Revised Code is in effect for employment covered by741the system and the employment is in a position that is subject to742division (E) of that section.743

(3) <u>The individual is a contributor who, as of the last day</u>
 <u>of the month prior to the date employment begins, has five or more</u>
 <u>years of total service credit.</u>
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(4) The individual is employed in a position covered under747this chapter to which section 145.193 of the Revised Code applies.748

(5)The individual is a PERS law enforcement officer or749Hamilton county municipal court bailiff.750

751 **Sec. 145.191.** (A) A member of the Except as provided in division (E) of this section, a public employees retirement 752 system, other than a member who is a PERS law enforcement officer, 753 <u>member or contributor</u> who, as of the last day of the month 754 immediately preceding the date on which the system public 755 employees retirement board first establishes a PERS defined 756 contribution plan under section 145.81 of the Revised Code, has 757 less than five years of total service credit is eligible to make 758 an election under this section. <u>A member or contributor who is</u> 759 employed in more than one position subject to this chapter is 760 eligible to make only one election. The election applies to all 761 positions subject to this chapter. 762

Not later than one hundred eighty days after the day the 763 board first establishes one or more plans under section 145.81 of 764 the Revised Code a PERS defined contribution plan, an eligible 765 member or contributor may elect to participate in a PERS defined 766 contribution plan established under that section. If a form 767 evidencing an election is not made received by the system not 768 later than the last day of the one-hundred-eighty-day period, a 769 770 member or contributor to whom this section applies is deemed to have elected to continue participating in the PERS defined benefit 771

plan described in sections 145.201 to 145.79 of the Revised Code .	772
(B) An election under this section shall be made in writing	773
on a form provided by the system and filed with the system.	774
(C) On receipt of an election under this section, the system	775
shall do both of the following:	776
(1) Credit to the account of the member in the defined	777
contribution fund the accumulated contributions standing to the	778
member's credit in the employees' savings fund; plan elected both	779
of the following:	780
(a) Any employer contributions attributable to the member for	781
the period beginning on the day the board first established a PERS	782
defined contribution plan;	783
(b) All accumulated contributions attributable to the member	784
or contributor.	785
(2) Cancel all service credit and eligibility for any	786
payment, benefit, or right under the <u>PERS defined benefit</u> plan	787
described in sections 145.201 to 145.79 of the Revised Code.	788
(D) An election under this section shall be is effective as	789
of the date the board first established a PERS defined	790
contribution plan and, except as provided in section 145.814 of	791
the Revised Code or rules governing the PERS defined benefit plan,	792
is irrevocable on receipt by the system.	793
(E) An election may not be made under this section by a	794
member or contributor who is either of the following:	795
(1) A PERS retirant who is a member under division (C) of	796
section 145.38 of the Revised Code;	797
(2) A PERS law enforcement officer or a Hamilton county	798
municipal court bailiff.	799

Sec. 145.192. A Except as provided in section 145.814 and in 800

division (C) of section 145.82 of the Revised Code, a member of 801 the public employees retirement system who elects to participate 802 in a PERS defined contribution plan established under section 803 145.81 of the Revised Code shall be ineligible for any benefit or 804 payment under sections 145.201 to 145.79 of the Revised Code the 805 PERS defined benefit plan and shall be forever barred from 806 claiming or purchasing service credit with the system or any other 807 Ohio state retirement system, as defined in section 145.30 of the 808 Revised Code, for service covered by the election. 809

Sec. 145.193. Except as provided in division (E) of section 810 3305.05 of the Revised Code, an election made or deemed to have 811 been made under section 145.19 or 145.191 of the Revised Code 812 applies to all positions subject to this chapter for which the 813 member is contributing under section 145.47 or 145.85 of the 814 Revised Code. A member who terminates employment in all positions 815 subject to this chapter and later becomes employed in a position 816 subject to this chapter may make an election under section 145.19 817 of the Revised Code as provided by that section. 818

Sec. 145.20. (A) Any elective official of the state of Ohio 819 or of any political subdivision thereof having employees in the 820 public employees retirement system shall be considered as an 821 employee of the state or such political subdivision, and may 822 become a member of the system upon application to the public 823 employees retirement board, with all the rights, privileges, and 824 obligations of membership. Service An elective official who 825 becomes a member of the system on or after the date the public 826 employees retirement board first establishes a PERS defined 827 contribution plan shall make an election pursuant to section 828 145.19 of the Revised Code not later than one hundred eighty days 829 after applying for membership in the system. The election is 830 effective as of the date the official applies for membership and 831

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is irrevocable on receipt by the system. If a form evidencing an	832
election is not received by the system not later than the last day	833
of the one-hundred-eighty-day period, the official is deemed to	834
have elected to participate in the PERS defined benefit plan.	835

(B) Service as any such elective official by any member of 836 the system rendered prior to January 1, 1935, shall be included as 837 prior service, provided the member has completed does both of the 838 following: 839

(1) Completes three years of contributing service, or the840equivalent thereof, in the public employees retirement system841subsequent to the date that membership is established;842

(2) Participates in the PERS defined benefit plan or a PERS 843 defined contribution plan with definitely determinable benefits. 844

(C) Credit for service between January 1, 1935, and the date 845 that membership is established, except service as an elective 846 official that was subject to the tax on wages imposed by the 847 "Federal Insurance Contributions Act," 68A Stat. 415 (1954), 26 848 U.S.C.A. 3101, as amended, may be secured by the elective official 849 provided the elective official pays does all of the following: 850

(1) Pays into the employees' savings fund an amount 851 determined by applying the member contribution rate in effect at 852 the time of payment to the earnable salary of the member during 853 all periods of service after January 1, 1935, covered by this 854 chapter, for which contributions have not been paid, plus interest 855 on such amount compounded annually at a rate to be determined by 856 the board, and completes; 857

(2) Completes one and one-half years of contributing 858 membership in the public employees retirement system subsequent to 859 the date membership was established. The; 860

(3) Participates in the PERS defined benefit plan or a PERS861defined contribution plan with definitely determinable benefits.862

A member may choose to purchase in any one payment only part 863 of such the credit in any one payment the member is eligible to 864 purchase. The public employees retirement board shall determine 865 the amount and manner of payment of such contributions. In the 866 event of death or withdrawal from service, the payment into the 867 employees' savings fund for such service credit shall be 868 considered as accumulated contributions of the member. 869

Sec. 145.22. (A) The public employees retirement board shall 870 have prepared annually by or under the supervision of an actuary 871 an actuarial valuation of the pension assets, liabilities, and 872 funding requirements of the public employees retirement system as 873 established pursuant to this chapter. The actuary shall complete 874 the valuation in accordance with actuarial standards of practice 875 promulgated by the actuarial standards board of the American 876 academy of actuaries and prepare a report of the valuation. The 877 report shall include all of the following: 878

(1) A summary of the benefit provisions evaluated;

(2) A summary of the census data and financial information 880 used in the valuation;

(3) A description of the actuarial assumptions, actuarial 882 cost method, and asset valuation method used in the valuation, 883 including a statement of the assumed rate of payroll growth and 884 assumed rate of growth or decline in the number of members 885 contributing to the retirement system; 886

(4) A summary of findings that includes a statement of the 887 actuarial accrued pension liabilities and unfunded actuarial 888 accrued pension liabilities;

(5) A schedule showing the effect of any changes in the 890 benefit provisions, actuarial assumptions, or cost methods since 891 the last annual actuarial valuation; 892

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(6) A statement of whether contributions to the retirement
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system are expected to be sufficient to satisfy the funding
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objectives established by the board.
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The board shall submit the report to the Ohio retirement 896 study council and the standing committees of the house of 897 representatives and the senate with primary responsibility for 898 retirement legislation not later than the first day of September 899 following the year for which the valuation was made. 900

(B) At such time as the public employees retirement board 901 determines, and at least once in each five-year period, the board 902 shall have prepared by or under the supervision of an actuary an 903 actuarial investigation of the mortality, service, and other 904 experience of the members, retirants, contributors, and 905 beneficiaries of the system to update the actuarial assumptions 906 used in the actuarial valuation required by division (A) of this 907 section. The actuary shall prepare a report of the actuarial 908 investigation. The report shall be prepared and any recommended 909 changes in actuarial assumptions shall be made in accordance with 910 the actuarial standards of practice promulgated by the actuarial 911 standards board of the American academy of actuaries. The report 912 shall include all of the following: 913

(1) A summary of relevant decrement and economic assumption914experience observed over the period of the investigation;915

(2) Recommended changes in actuarial assumptions to be used
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 in subsequent actuarial valuations required by division (A) of
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 this section;

(3) A measurement of the financial effect of the recommended changes in actuarial assumptions.

The board shall submit the report to the Ohio retirement921study council and the standing committees of the house of922representatives and the senate with primary responsibility for923

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retirement legislation not later than the first day of November 924 following the last fiscal year of the period the report covers. 925

(C) The board may at any time request the actuary to make any 926 studies or actuarial valuations to determine the adequacy of the 927 contribution rate determined under section 145.48 of the Revised 928 Code, and those rates may be adjusted by the board, as recommended 929 by the actuary, effective as of the first of any year thereafter. 930

(D) The board shall have prepared by or under the supervision 932 of an actuary an actuarial analysis of any introduced legislation 933 expected to have a measurable financial impact on the retirement 934 system. The actuarial analysis shall be completed in accordance 935 with the actuarial standards of practice promulgated by the 936 actuarial standards board of the American academy of actuaries. 937 The actuary shall prepare a report of the actuarial analysis, 938 which shall include all of the following: 939

(1) A summary of the statutory changes that are being940evaluated;941

(2) A description of or reference to the actuarial942assumptions and actuarial cost method used in the report;943

(3) A description of the participant group or groups included944in the report;945

(4) A statement of the financial impact of the legislation, 946 including the resulting increase, if any, in the employer normal 947 cost percentage; the increase, if any, in actuarial accrued 948 liabilities; and the per cent of payroll that would be required to 949 amortize the increase in actuarial accrued liabilities as a level 950 per cent of covered payroll for all active members over a period 951 not to exceed thirty years; 952

(5) A statement of whether the scheduled contributions to the953system after the proposed change is enacted are expected to be954

955 sufficient to satisfy the funding objectives established by the 956 board.

Not later than sixty days from the date of introduction of 957 the legislation, the board shall submit a copy of the actuarial 958 analysis to the legislative budget office of the legislative 959 service commission, the standing committees of the house of 960 representatives and the senate with primary responsibility for 961 retirement legislation, and the Ohio retirement study council. 962

(E) The board shall have prepared annually a report giving a 963 full accounting of the revenues and costs relating to the 964 provision of benefits under sections 145.325 and 145.58 of the 965 Revised Code. The report shall be made as of December 31, 1997, 966 and the thirty-first day of December of each year thereafter. The 967 report shall include the following: 968

(1) A description of the statutory authority for the benefits 969 provided; 970

(2) A summary of the benefits;

(3) A summary of the eligibility requirements for the 972 benefits; 973

(4) A statement of the number of participants eligible for the benefits;

(5) A description of the accounting, asset valuation, and 976 funding method used to provide the benefits; 977

(6) A statement of the net assets available for the provision 978 of the benefits as of the last day of the fiscal year; 979

(7) A statement of any changes in the net assets available 980 for the provision of benefits, including participant and employer 981 contributions, net investment income, administrative expenses, and 982 benefits provided to participants, as of the last day of the 983 fiscal year; 984

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the net assets available for the benefits, the annual cost of 986 benefits, administrative expenses incurred, and annual employer 987 contributions allocated for the provision of benefits; 988 (9) A description of any significant changes that affect the 989 comparability of the report required under this division; 990 (10) A statement of the amount paid under division $\frac{(D)}{(C)}$ of 991 section 145.58 of the Revised Code. 992 The board shall submit the report to the Ohio retirement 993 study council and the standing committees of the house of 994 representatives and the senate with primary responsibility for 995 retirement legislation not later than the thirtieth day of June 996 following the year for which the report was made. 997

(8) For the last six consecutive fiscal years, a schedule of

sec. 145.23. The funds hereby created are the employees' 998
savings fund, the employers' accumulation fund, the annuity and 999
pension reserve fund, the income fund, the survivors' benefit 1000
fund, the defined contribution fund, and the expense fund. 1001

(A) The employees' savings fund is the fund in which shall be
 accumulated contributions from the earnable salaries of
 contributors for the purchase of annuities or retirement
 allowances.

The accumulated contributions of a contributor returned to 1006 the contributor upon withdrawal, or paid to the contributor's 1007 estate or designated beneficiary in the event of death, shall be 1008 1009 paid from the employees' savings fund. Any accumulated contributions forfeited by failure of a member, or a member's 1010 estate, to claim the same, shall be transferred from the 1011 employees' savings fund to the income fund. The accumulated 1012 contributions of a contributor shall be transferred from the 1013 employees' savings fund to the annuity and pension reserve fund in 1014

Page 33

1015 the event of the contributor's retirement.

(B) The employers' accumulation fund is the fund in which 1016 shall be accumulated the reserves for the payment of all pensions 1017 and disability benefits payable as provided in this chapter. The 1018 amounts paid by any employer under section 145.48 of the Revised 1019 Code shall be credited to the employers' accumulation fund. 1020

Any payments made into the employers' accumulation fund by a 1021 member as provided in section 145.31 of the Revised Code shall be 1022 refunded to such member under the conditions specified in section 1023 145.40 of the Revised Code. 1024

Upon the retirement of a contributor, the full amount of the 1025 contributor's pension reserve shall be transferred from the 1026 employers' accumulation fund to the annuity and pension reserve 1027 fund. 1028

(C) The annuity and pension reserve fund is the fund from 1029 which shall be paid all pensions, disability benefits, annuities, 1030 and benefits in lieu thereof, because of which reserves have been 1031 transferred from the employees' savings fund and the employers' 1032 accumulation fund. 1033

Any contributor member participating in the PERS defined 1034 benefit plan may deposit in the employees' savings fund, subject 1035 to rules established by the public employees retirement system, 1036 additional amounts, and, at the time of age and service 1037 retirement, shall receive in return therefor, at the contributor's 1038 participant's option, either an annuity having a reserve equal to 1039 the amount deposited or a cash refund of such amounts together 1040 with such interest as may have been allowed by the board. Such 1041 deposits for additional annuity together with such interest as may 1042 have been allowed by the board at the end of each calendar year 1043 shall be refunded in the event of death prior to retirement or 1044 withdrawal of accumulated contributions as provided in sections 1045

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145.40 and 145.43 of the Revised Code or upon application of the1046contributor prior to age and service retirement.1047

Any additional deposits that were made under this section by1048a member who elects under section 145.191 of the Revised Code to1049participate in a PERS defined contribution plan shall be credited1050to the defined contribution plan elected by the member under that1051section.1052

For deposits received in a calendar year, interest shall be 1053 earned beginning on the first day of the calendar year next 1054 following and ending on the last day of that year, except that in 1055 the case of a payment under this division made prior to the last 1056 day of a year, interest shall be earned ending on the last day of 1057 the month prior to the date of payment. The board shall credit 1058 interest at the end of the calendar year in which it is earned. 1059

(D) The income fund is the fund from which interest is 1060 transferred and credited on the amounts in the funds described in 1061 divisions (B), (C), and (F) of this section, and is a contingent 1062 fund from which the special requirements of the funds may be paid 1063 by transfer from this fund. All income derived from the investment 1064 of the funds of the system, together with all gifts and bequests, 1065 or the income therefrom, shall be paid into this fund.

Any deficit occurring in any other fund that will not be 1067 covered by payments to that fund, as otherwise provided in Chapter 1068 145. of the Revised Code, shall be paid by transfers of amounts 1069 from the income fund to such fund or funds. If the amount in the 1070 income fund is insufficient at any time to meet the amounts 1071 payable to the funds described in divisions (C) and (F) of this 1072 section, the amount of the deficiency shall be transferred from 1073 the employers' accumulation fund. 1074

The system may accept gifts and bequests. Any gifts or 1075 bequests, any funds which may be transferred from the employees' 1076 savings fund by reason of lack of a claimant, any surplus in any 1077

1078 fund created by this section, or any other funds whose disposition 1079 is not otherwise provided for, shall be credited to the income 1080 fund.

(E) The expense fund is the fund from which shall be paid the 1081 expenses of the administration of this chapter, exclusive of 1082 amounts payable as retirement allowances and as other benefits. 1083

(F) The survivors' benefit fund is the fund from which shall 1084 be paid dependent survivor benefits provided by section 145.45 of 1085 the Revised Code. 1086

(G) The defined contribution fund is the fund in which shall 1087 be accumulated the contributions deducted from the earnable salary 1088 of members participating in a <u>PERS defined contribution</u> plan 1089 established under section 145.81 of the Revised Code, as provided 1090 in section 145.85 of the Revised Code, together with any earnings 1091 and employer contributions, as provided in section 145.86 of the 1092 Revised Code, credited thereon. The defined contribution fund is 1093 the fund from which shall be paid all benefits provided under a 1094 PERS defined contribution plan established under section 145.81 of 1095 the Revised Code. 1096

Sec. 145.27. (A)(1) As used in this division, "personal 1097 history record" means information maintained by the public 1098 employees retirement board on an individual who is a member, 1099 former member, contributor, former contributor, retirant, or 1100 beneficiary that includes the address, telephone number, social 1101 security number, record of contributions, correspondence with the 1102 public employees retirement system, or other information the board 1103 determines to be confidential. 1104

(2) The records of the board shall be open to public 1105 inspection, except for that the following, which shall be 1106 excluded, except with the written authorization of the individual 1107 concerned: 1108

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(a) The individual's statement of previous service and other 1109 information as provided for in section 145.16 of the Revised Code; 1110

(b) The amount of a monthly allowance or benefit paid to the 1111 individual; 1112

(c) The individual's personal history record.

(B) All medical reports and recommendations required by this 1114 chapter are privileged, except that copies of such medical reports 1115 or recommendations shall be made available to the personal 1116 physician, attorney, or authorized agent of the individual 1117 concerned upon written release from the individual or the 1118 individual's agent, or when necessary for the proper 1119 administration of the fund, to the board assigned physician. 1120

(C) Any person who is a member or contributor of the system 1121 shall be furnished with a statement of the amount to the credit of 1122 the individual's account upon written request. The board is not 1123 required to answer more than one such request of a person in any 1124 one year. The board may issue annual statements of accounts to 1125 members and contributors. 1126

(D) Notwithstanding the exceptions to public inspection in 1127 division (A)(2) of this section, the board may furnish the 1128 following information: 1129

(1) If a member, former member, contributor, former 1130 contributor, or retirant is subject to an order issued under 1131 section 2907.15 of the Revised Code or is convicted of or pleads 1132 quilty to a violation of section 2921.41 of the Revised Code, on 1133 written request of a prosecutor as defined in section 2935.01 of 1134 the Revised Code, the board shall furnish to the prosecutor the 1135 information requested from the individual's personal history 1136 record. 1137

(2) Pursuant to a court or administrative order issued 1138 pursuant to Chapter 3119., 3121., 3123., or 3125. of the Revised 1139

Code, the board shall furnish to a court or child support1140enforcement agency the information required under that section.1141

(3) At the written request of any person, the board shall
provide to the person a list of the names and addresses of
members, former members, contributors, former contributors,
retirants, or beneficiaries. The costs of compiling, copying, and
mailing the list shall be paid by such person.

(4) Within fourteen days after receiving from the director of 1147 job and family services a list of the names and social security 1148 numbers of recipients of public assistance pursuant to section 1149 5101.181 of the Revised Code, the board shall inform the auditor 1150 of state of the name, current or most recent employer address, and 1151 social security number of each member whose name and social 1152 security number are the same as that of a person whose name or 1153 social security number was submitted by the director. The board 1154 and its employees shall, except for purposes of furnishing the 1155 auditor of state with information required by this section, 1156 preserve the confidentiality of recipients of public assistance in 1157 compliance with division (A) of section 5101.181 of the Revised 1158 Code. 1159

(5) The system shall comply with orders issued under section 11603105.87 of the Revised Code. 1161

On the written request of an alternate payee, as defined in 1162 section 3105.80 of the Revised Code, the system shall furnish to 1163 the alternate payee information on the amount and status of any 1164 amounts payable to the alternate payee under an order issued under 1165 section 3105.171 or 3105.65 of the Revised Code. 1166

(E) A statement that contains information obtained from the 1167
system's records that is signed by the executive director or an 1168
officer of the system and to which the system's official seal is 1169
affixed, or copies of the system's records to which the signature 1170

and seal are attached, shall be received as true copies of the 1171 system's records in any court or before any officer of this state. 1172

sec. 145.35. (A) As used in this section, "on-duty illness or 1173 injury" means an illness or injury that occurred during or 1174 resulted from performance of duties under the direct supervision 1175 of a member's appointing authority. 1176

(B) The public employees retirement system shall provide
1177
disability coverage to each member who has at least five years of
total service credit and disability coverage for on-duty illness
1179
or injury to each member who is a PERS law enforcement officer or
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Hamilton county municipal court bailiff, regardless of length of
1182

Not later than October 16, 1992, the public employees 1183 retirement board shall give each person who is a member on July 1184 29, 1992, the opportunity to elect disability coverage either 1185 under section 145.36 of the Revised Code or under section 145.361 1186 of the Revised Code. The board shall mail notice of the election, 1187 accompanied by an explanation of the coverage under each of the 1188 Revised Code sections and a form on which the election is to be 1189 made, to each member at the member's last known address. The board 1190 shall also provide the explanation and form to any member on 1191 request. 1192

Regardless of whether the member actually receives notice of 1193 the right to make an election, a member who fails to file a valid 1194 election under this section shall be considered to have elected 1195 disability coverage under section 145.36 of the Revised Code. To 1196 be valid, an election must be made on the form provided by the 1197 retirement board, signed by the member, and filed with the board 1198 not later than one hundred eighty days after the date the notice 1199 was mailed, or, in the case of a form provided at the request of a 1200 member, a date specified by rule of the retirement board. Once 1201

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Disability coverage shall be provided under section 145.361 1208 of the Revised Code for persons who become members after July 29, 1209 1992, and for members who elect under this division to be covered 1210 under section 145.361 of the Revised Code. 1211

The retirement board may adopt rules governing elections made 1212 under this division. 1213

(C) Application for a disability benefit may be made by a 1214 member, by a person acting in the member's behalf, or by the 1215 member's employer, provided the member has disability coverage 1216 under section 145.36 or 145.361 of the Revised Code and is not 1217 receiving a disability benefit under any other Ohio state or 1218 municipal retirement program. Application must be made within two 1219 years from the date the member's contributing service terminated 1220 or the date the member ceased to make contributions to the PERS 1221 defined benefit plan under section 145.814 of the Revised Code, 1222 unless the retirement board determines that the member's medical 1223 records demonstrate conclusively that at the time the two-year 1224 period expired, the member was physically or mentally 1225 incapacitated for duty and unable to make an application. 1226 Application may not be made by or for any person receiving age and 1227 service retirement benefits under section 145.33, 145.331, 145.34, 1228 or 145.37 of the Revised Code or any person who, pursuant to 1229 section 145.40 of the Revised Code, has been paid the accumulated 1230 contributions standing to the credit of the person's individual 1231 account in the employees' savings fund. The application shall be 1232 made on a form provided by the retirement board. 1233

(D) The benefit payable to any member who is approved for a 1234
 disability benefit shall become effective on the first day of the 1235
 month immediately following the later of the following: 1236

(1) The last day for which compensation was paid; 1237

(2) The attainment of eligibility for a disability benefit. 1238

(E) Medical examination of a member who has applied for a 1239 disability benefit shall be conducted by a competent disinterested 1240 physician or physicians selected by the board to determine whether 1241 the member is mentally or physically incapacitated for the 1242 performance of duty by a disabling condition either permanent or 1243 presumed to be permanent. The disability must have occurred since 1244 last becoming a member or have increased since last becoming a 1245 member to such extent as to make the disability permanent or 1246 presumed to be permanent. A disability is presumed to be permanent 1247 if it is expected to last for a continuous period of not less than 1248 twelve months following the filing of the application. 1249

If the physician or physicians determine that the member 1250 qualifies for a disability benefit, the board concurs with the 1251 determination, and the member agrees to medical treatment as 1252 specified in division (F) of this section, the member shall 1253 receive a disability benefit under section 145.36 or 145.361 of 1254 the Revised Code. The action of the board shall be final. 1255

(F) The public employees retirement board shall adopt rules 1256 requiring a disability benefit recipient, as a condition of 1257 continuing to receive a disability benefit, to agree in writing to 1258 obtain any medical treatment recommended by the board's physician 1259 and submit medical reports regarding the treatment. If the board 1260 determines that a disability benefit recipient is not obtaining 1261 the medical treatment or the board does not receive a required 1262 medical report, the disability benefit shall be suspended until 1263 the treatment is obtained, the report is received by the board, or 1264

the board's physician certifies that the treatment is no longer 1265 helpful or advisable. Should the recipient's failure to obtain 1266 treatment or submit a medical report continue for one year, the 1267 recipient's right to the disability benefit shall be terminated as 1268 of the effective date of the original suspension. 1269

(G) In the event an employer files an application for a 1270 disability benefit as a result of a member having been separated 1271 from service because the member is considered to be mentally or 1272 physically incapacitated for the performance of the member's 1273 present duty, and the physician or physicians selected by the 1274 board reports to the board that the member is physically and 1275 mentally capable of performing service similar to that from which 1276 the member was separated and the board concurs in the report, the 1277 board shall so certify to the employer and the employer shall 1278 restore the member to the member's previous position and salary or 1279 to a similar position and salary. 1280

sec. 145.38. (A) As used in this section and section 145.384 1281
of the Revised Code: 1282

(1) "PERS retirant" means a former member of the public1283employees retirement system who is receiving one of the following:1284

(a) Age and service retirement benefits under section 145.32, 1285
 145.33, 145.331, 145.34, or 145.46 of the Revised Code; 1286

(b) Age and service retirement benefits paid by the public
employees retirement system under section 145.37 of the Revised
Code;

(c) Any benefit paid by the system under a PERS defined1290contribution plan established under section 145.81 of the Revised1291Code.1292

(2) "Other system retirant" means both of the following: 1293

(a) A member or former member of the Ohio police and fire 1294

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pension fund, state teachers retirement system, school employees1295retirement system, state highway patrol retirement system, or1296Cincinnati retirement system who is receiving age and service or1297commuted age and service retirement benefits or a disability1298benefit from a system of which the person is a member or former12991300

(b) A member or former member of the public employees
retirement system who is receiving age and service retirement
benefits or a disability benefit under section 145.37 of the
Revised Code paid by the school employees retirement system or the
1304
state teachers retirement system.

(B)(1) Subject to this section, a PERS retirant or other
system retirant may be employed by a public employer. If so
employed, the PERS retirant or other system retirant shall
contribute to the public employees retirement system in accordance
with section 145.47 of the Revised Code, and the employer shall
make contributions in accordance with section 145.48 of the
Revised Code.

(2) A public employer that employs a PERS retirant or other 1313 system retirant, or enters into a contract for services as an 1314 independent contractor with a PERS retirant shall notify the 1315 retirement board of the employment or contract not later than the 1316 end of the month in which the employment or contract commences. 1317 Any overpayment of benefits to a PERS retirant by the retirement 1318 system resulting from delay or failure of the employer to give the 1319 notice shall be repaid to the retirement system by the employer. 1320

(3) On receipt of notice from a public employer that a person
who is an other system retirant has been employed, the retirement
system shall notify the retirement system of which the other
system retirant was a member of such employment.
1321

(4)(a) A PERS retirant who has received a retirement 1325

allowance for less than two months when employment subject to this section commences shall forfeit the retirement allowance for any month the PERS retirant is employed prior to the expiration of the two-month period. Service and contributions for that period shall not be included in calculation of any benefits payable to the PERS retirant and those contributions shall be refunded on the retirant's death or termination of the employment.

(b) An other system retirant who has received a retirement 1333 allowance or disability benefit for less than two months when 1334 employment subject to this section commences shall forfeit the 1335 retirement allowance or disability benefit for any month the other 1336 system retirant is employed prior to the expiration of the 1337 two-month period. Service and contributions for that period shall 1338 not be included in the calculation of any benefits payable to the 1339 other system retirant and those contributions shall be refunded on 1340 the retirant's death or termination of the employment. 1341

(c) Contributions made on compensation earned after the
expiration of the two-month period shall be used in the
calculation of the benefit or payment due under section 145.384 of
the Revised Code.

(5) On receipt of notice from the Ohio police and fire
pension fund, school employees retirement system, or state
teachers retirement system of the re-employment of a PERS
retirant, the public employees retirement system shall not pay, or
if paid, shall recover, the amount to be forfeited by the PERS
retirant in accordance with section 742.26, 3307.35, or 3309.341
of the Revised Code.

(6) A PERS retirant who enters into a contract to provide
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services as an independent contractor to the employer by which the
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retirant was employed at the time of retirement or, less than two
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months after the retirement allowance commences, begins providing
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services as an independent contractor pursuant to a contract with
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1358 another public employer, shall forfeit the pension portion of the 1359 retirement benefit for the period beginning the first day of the 1360 month following the month in which the services begin and ending 1361 on the first day of the month following the month in which the 1362 services end. The annuity portion of the retirement allowance 1363 shall be suspended on the day services under the contract begin 1364 and shall accumulate to the credit of the retirant to be paid in a 1365 single payment after services provided under the contract 1366 terminate. A PERS retirant subject to division (B)(6) of this 1367 section shall not contribute to the retirement system and shall 1368 not become a member of the system.

(7) As used in this division, "employment" includes service 1369
for which a PERS retirant or other system retirant, the retirant's 1370
employer, or both, have waived any earnable salary for the 1371
service. 1372

(C)(1) Except as provided in division (C)(3) of this section, 1373 this division applies to both of the following: 1374

(a) A PERS retirant who, prior to September 14, 2000, was
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subject to division (C)(1)(b) of this section as that division
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existed immediately prior to September 14, 2000, and has not
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elected pursuant to Am. Sub. S.B. 144 of the 123rd general
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assembly to cease to be subject to that division;
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(b) A PERS retirant to whom both of the following apply: 1380

(i) The retirant held elective office in this state, or in
any municipal corporation, county, or other political subdivision
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of this state at the time of retirement under this chapter.
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(ii) The retirant was elected or appointed to the same office
for the remainder of the term or the term immediately following
the term during which the retirement occurred.

(2) A PERS retirant who is subject to this division is a 1387member of the public employees retirement system with all the 1388

1389 rights, privileges, and obligations of membership, except that the 1390 membership does not include survivor benefits provided pursuant to 1391 section 145.45 of the Revised Code or, beginning on the ninetieth 1392 day after September 14, 2000, any amount calculated under section 1393 145.401 of the Revised Code. The pension portion of the PERS 1394 retirant's retirement allowance shall be forfeited until the first 1395 day of the first month following termination of the employment. 1396 The annuity portion of the retirement allowance shall accumulate 1397 to the credit of the PERS retirant to be paid in a single payment 1398 after termination of the employment. The retirement allowance 1399 shall resume on the first day of the first month following 1400 termination of the employment. On termination of the employment, 1401 the PERS retirant shall elect to receive either a refund of the 1402 retirant's contributions to the retirement system during the 1403 period of employment subject to this section or a supplemental 1404 retirement allowance based on the retirant's contributions and 1405 service credit for that period of employment.

(3) This division does not apply to any of the following: 1406

(a) A PERS retirant elected to office who, at the time of the 1407
election for the retirant's current term, was not retired but, not 1408
less than ninety days prior to the election for the term, filed a 1409
written declaration of intent to retire before the end of the term 1410
with the board of elections of the county in which petitions for 1411
nomination or election to the office were filed; 1412

(b) A PERS retirant elected to office who, at the time of the
election for the retirant's current term, was a retirant and had
been retired for not less than ninety days;
1415

(c) A PERS retirant appointed to office who, at the time of 1416 appointment to the retirant's current term, notified the person or 1417 entity making the appointment that the retirant was already 1418 retired or intended to retire before the end of the term. 1419

(D)(1) Except as provided in division (C) of this section, a 1420 PERS retirant or other system retirant subject to this section is 1421 not a member of the public employees retirement system, and, 1422 except as specified in this section does not have any of the 1423 rights, privileges, or obligations of membership. Except as 1424 specified in division (D)(2) of this section, the retirant is not 1425 eligible to receive health, medical, hospital, or surgical 1426 benefits under section 145.58 of the Revised Code for employment 1427 subject to this section. 1428

(2) A PERS retirant subject to this section shall receive 1429 primary health, medical, hospital, or surgical insurance coverage 1430 from the retirant's employer, if the employer provides coverage to 1431 other employees performing comparable work. Neither the employer 1432 nor the PERS retirant may waive the employer's coverage, except 1433 that the PERS retirant may waive the employer's coverage if the 1434 retirant has coverage comparable to that provided by the employer 1435 from a source other than the employer or the public employees 1436 retirement system. If a claim is made, the employer's coverage 1437 shall be the primary coverage and shall pay first. The benefits 1438 provided under section 145.58 of the Revised Code shall pay only 1439 those medical expenses not paid through the employer's coverage or 1440 coverage the PERS retirant receives through a source other than 1441 the retirement system. 1442

(E) If the disability benefit of an other system retirant 1443 employed under this section is terminated, the retirant shall 1444 become a member of the public employees retirement system, 1445 effective on the first day of the month next following the 1446 termination with all the rights, privileges, and obligations of 1447 membership. If such person, after the termination of the 1448 disability benefit, earns two years of service credit under this 1449 system or under the Ohio police and fire pension fund, state 1450 teachers retirement system, school employees retirement system, or 1451

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1452 state highway patrol retirement system, the person's prior 1453 contributions as an other system retirant under this section shall 1454 be included in the person's total service credit as a public 1455 employees retirement system member, and the person shall forfeit 1456 all rights and benefits of this section. Not more than one year of 1457 credit may be given for any period of twelve months.

(F) This section does not affect the receipt of benefits by 1458 or eligibility for benefits of any person who on August 20, 1976, 1459 was receiving a disability benefit or service retirement pension 1460 or allowance from a state or municipal retirement system in Ohio 1461 and was a member of any other state or municipal retirement system 1462 of this state. 1463

(G) The public employees retirement board may adopt rules to 1464 carry out this section. 1465

Sec. 145.384. (A) As used in this section, "PERS retirant" 1466 means a PERS retirant who is not subject to division (C) of 1467 section 145.38 of the Revised Code. For purposes of this section, 1468 "PERS retirant" also includes a both of the following: 1469

(1) A member who retired under section 145.383 of the Revised 1470 Code; 1471

(2) A retirant whose retirement allowance resumed under 1472 section 145.385 of the Revised Code. 1473

(A)(B) An other system retirant or PERS retirant who has made 1474 contributions under section 145.38 or 145.383 of the Revised Code 1475 or, in the case of a retirant described in division (A)(2) of this 1476 section, section 145.47 of the Revised Code may file an 1477 application with the public employees retirement system for a 1478 benefit under this section. The benefit shall consist of a single 1479 life an annuity having a reserve equal to the amount of the 1480 retirant's accumulated contributions for the period of employment, 1481

other than the contributions excluded pursuant to division	1482
(B)(4)(a) or (b) of section 145.38 of the Revised Code, and an	1483
equal amount of the employer's contributions. The PERS retirant or	1484
other system retirant shall elect either to receive the benefit as	1485
a monthly annuity for life or a lump sum payment discounted to the	1486
present value using the current actuarial assumption rate of	1487
interest, except that if the monthly annuity would be less than	1488
twenty-five dollars per month, the retirant shall receive a lump	1489
sum payment. <u>A retirant who elects to receive a monthly annuity</u>	1490
shall select one of the following as the plan of payment:	1491
(1) The retirant's single life annuity;	1492
(2) The actuarial equivalent of the retirant's single life	1493
annuity in a lesser amount for life and continuing after death to	1494
a surviving beneficiary designated at the time the plan of payment	1495
<u>is selected.</u>	1496
is selected. (B)(C)(1) The death of a spouse or other designated	1496 1497
(B)(C)(1) The death of a spouse or other designated	1497
(B)(C)(1) The death of a spouse or other designated beneficiary following selection of a plan of payment under	1497 1498
(B)(C)(1) The death of a spouse or other designated beneficiary following selection of a plan of payment under division (B)(2) of this section cancels that plan of payment. The	1497 1498 1499
(B)(C)(1) The death of a spouse or other designated beneficiary following selection of a plan of payment under division (B)(2) of this section cancels that plan of payment. The PERS retirant or other system retirant shall receive the	1497 1498 1499 1500
(B)(C)(1) The death of a spouse or other designated beneficiary following selection of a plan of payment under division (B)(2) of this section cancels that plan of payment. The PERS retirant or other system retirant shall receive the equivalent of the retirant's single life annuity, as determined by	1497 1498 1499 1500 1501
(B)(C)(1) The death of a spouse or other designated beneficiary following selection of a plan of payment under division (B)(2) of this section cancels that plan of payment. The PERS retirant or other system retirant shall receive the equivalent of the retirant's single life annuity, as determined by the public employees retirement board, effective the first day of	1497 1498 1499 1500 1501 1502
(B)(C)(1) The death of a spouse or other designated beneficiary following selection of a plan of payment under division (B)(2) of this section cancels that plan of payment. The PERS retirant or other system retirant shall receive the equivalent of the retirant's single life annuity, as determined by the public employees retirement board, effective the first day of the month following receipt by the board of notice of the death.	1497 1498 1499 1500 1501 1502 1503
(B)(C)(1) The death of a spouse or other designated beneficiary following selection of a plan of payment under division (B)(2) of this section cancels that plan of payment. The PERS retirant or other system retirant shall receive the equivalent of the retirant's single life annuity, as determined by the public employees retirement board, effective the first day of the month following receipt by the board of notice of the death. (2) On divorce, annulment, or marriage dissolution, a PERS	1497 1498 1499 1500 1501 1502 1503 1504
<pre>(B)(C)(1) The death of a spouse or other designated beneficiary following selection of a plan of payment under division (B)(2) of this section cancels that plan of payment. The PERS retirant or other system retirant shall receive the equivalent of the retirant's single life annuity, as determined by the public employees retirement board, effective the first day of the month following receipt by the board of notice of the death. (2) On divorce, annulment, or marriage dissolution, a PERS retirant or other system retirant receiving a benefit under</pre>	1497 1498 1499 1500 1501 1502 1503 1504 1505
<pre>(B)(C)(1) The death of a spouse or other designated beneficiary following selection of a plan of payment under division (B)(2) of this section cancels that plan of payment. The PERS retirant or other system retirant shall receive the equivalent of the retirant's single life annuity, as determined by the public employees retirement board, effective the first day of the month following receipt by the board of notice of the death. (2) On divorce, annulment, or marriage dissolution, a PERS retirant or other system retirant receiving a benefit under division (B)(2) of this section under which the beneficiary is the</pre>	1497 1498 1499 1500 1501 1502 1503 1504 1505 1506
<pre>(B)(C)(1) The death of a spouse or other designated beneficiary following selection of a plan of payment under division (B)(2) of this section cancels that plan of payment. The PERS retirant or other system retirant shall receive the equivalent of the retirant's single life annuity, as determined by the public employees retirement board, effective the first day of the month following receipt by the board of notice of the death. (2) On divorce, annulment, or marriage dissolution, a PERS retirant or other system retirant receiving a benefit under division (B)(2) of this section under which the beneficiary is the spouse may, with the written consent of the spouse or pursuant to</pre>	1497 1498 1499 1500 1501 1502 1503 1504 1505 1506 1507
<pre>(D)(1) The death of a spouse or other designated beneficiary following selection of a plan of payment under division (B)(2) of this section cancels that plan of payment. The PERS retirant or other system retirant shall receive the equivalent of the retirant's single life annuity, as determined by the public employees retirement board, effective the first day of the month following receipt by the board of notice of the death.</pre>	1497 1498 1499 1500 1501 1502 1503 1504 1505 1506 1507 1508

the board and shall be effective the month following its receipt1512by the board.1513

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(D) Following a marriage or remarriage, a PERS retirant or	1514
other system retirant who is receiving a benefit under division	1515
(B)(1) of this section may elect a new plan of payment under this	1516
section based on the actuarial equivalent of the retirant's single	1517
life annuity as determined by the board. The plan shall be	1518
effective the first day of the month following receipt by the	1519
board of an application on a form approved by the board.	1520
(E) A benefit payable under this section shall commence on	1521
the latest of the following:	1522
(1) The last day for which compensation for all employment	1523
subject to section 145.38 or, 145.383, or 145.385 of the Revised	1524
Code was paid;	1525
(2) Attainment by the PERS retirant or other system retirant	1526
of age sixty-five;	1527
(3) If the PERS retirant or other system retirant was	1528
previously employed under section 145.38 or, 145.383, or 145.385	1529
of the Revised Code and is receiving or previously received a	1530
benefit under this section, completion of a period of twelve	1531
months since the effective date of the last benefit under this	1532
section.	1533
(C)(F)(1) If a PERS retirant or other system retirant dies	1534
while employed in employment subject to section 145.38 or,	1535
145.383 <u>, or 145.385</u> of the Revised Code, a lump sum payment	1536
calculated in accordance with division $(A)(B)$ of this section	1537
shall be paid to the retirant's beneficiary under division $\frac{(D)}{(G)}$	1538
of this section.	1539
(2) If at the time of death a PERS retirant or other system	1540

(2) If at the time of death a PERS retirant or other system
retirant receiving a monthly annuity has received less than the
retirant would have received as a lump sum payment, the difference
between the amount received and the amount that would have been
received as a lump sum payment shall be paid to the retirant's

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beneficiary under division $\frac{(D)(G)}{(G)}$ of this section.

(D)(G) A PERS retirant or other system retirant employed 1546 under section 145.38 or, 145.383, or 145.385 of the Revised Code 1547 may designate one or more persons as beneficiary to receive any 1548 benefits payable under this section due to death. The designation 1549 shall be in writing duly executed on a form provided by the public 1550 employees retirement board, signed by the PERS retirant or other 1551 system retirant, and filed with the board prior to death. The last 1552 designation of a beneficiary revokes all previous designations. 1553 The PERS retirant's or other system retirant's marriage, divorce, 1554 marriage dissolution, legal separation, withdrawal of account, 1555 birth of a child, or adoption of a child revokes all previous 1556 designations. If there is no designated beneficiary, the 1557 beneficiary is the beneficiary determined under division (D) of 1558 section 145.43 of the Revised Code. If any benefit payable under 1559 this section due to the death of a PERS retirant or other system 1560 retirant is not claimed by a beneficiary within five years after 1561 the death, the amount payable shall be transferred to the income 1562 fund and thereafter paid to the beneficiary or the estate of the 1563 PERS retirant or other system retirant on application to the 1564 board. 1565

(E)(H) No amount received under this section shall be 1566 included in determining an additional benefit under section 1567 145.323 of the Revised Code or any other post-retirement benefit 1568 increase. 1569

Sec. 145.385. (A) A PERS retirant who made an election under	1570
former section 145.381 of the Revised Code under which the annuity	1571
portion of the retirant's retirement allowance was suspended and	1572
the pension portion forfeited may have the entire retirement	1573
allowance resume by giving notice to the public employees	1574
retirement system. The notice must be given not later than ninety	1575

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days after the effective date of this section.

(B) The retirement allowance shall resume on the first day of	1577		
the month following receipt of notice by the retirement system.	1578		
(C) The annuity portion of the retirement allowance that has	1579		
accumulated to the retirant's credit shall be paid as a single	1580		
payment on the first day of the month following receipt of notice			
by the retirement system.			
(D) Contributions made by the retirant and employer during	1583		
the period of forfeiture and contributions made after the	1584		
retirement allowance resumes shall be left on deposit with the	1585		

system and used in the calculation of a benefit under section 1586 145.384 of the Revised Code. 1587

Sec. 145.40. (A)(1) Subject to the provisions of section 1588 145.57 of the Revised Code and except as provided in section 1589 145.402 of the Revised Code and division (B) of this section, if a 1590 member elects to become exempt from contribution to the public 1591 employees retirement system pursuant to section 145.03 of the 1592 Revised Code or ceases to be a public employee for any cause other 1593 than death, retirement, receipt of a disability benefit, or 1594 current employment in a position in which the member has elected 1595 to participate in an alternative retirement plan under section 1596 3305.05 of the Revised Code, upon application the public employees 1597 retirement board shall pay the member the member's accumulated 1598 contributions, plus any applicable amount calculated under section 1599 145.401 of the Revised Code, provided that all both the following 1600 apply: 1601

(a) Three months have elapsed since the member's public 1602 service subject to this chapter, other than service exempted from 1603 contribution pursuant to section 145.03 of the Revised Code, was 1604 terminated; 1605

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(b) The member has not returned to public service subject to
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 this chapter, other than service exempted from contribution
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 pursuant to section 145.03 of the Revised Code, during that
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 three-month period÷

(c) The member is not a member of the school employees1610retirement system or the state teachers retirement system.1611

The payment of such accumulated contributions shall cancel 1612 the total service credit of such member in the public employees 1613 retirement system. 1614

(2) A member described in division (A)(1) of this section who 1615 is married at the time of application for payment and is eligible 1616 for age and service retirement under section 145.32, 145.33, 1617 145.331, or 145.34 of the Revised Code shall submit with the 1618 application a written statement by the member's spouse attesting 1619 that the spouse consents to the payment of the member's 1620 accumulated contributions. Consent shall be valid only if it is 1621 signed and witnessed by a notary public. 1622

The board may waive the requirement of consent if the spouse 1623 is incapacitated or cannot be located, or for any other reason 1624 specified by the board. Consent or waiver is effective only with 1625 regard to the spouse who is the subject of the consent or waiver. 1626

(B) This division applies to any member who is employed in a 1627
position in which the member has made an election under section 1628
3305.05 of the Revised Code and due to the election ceases to be a 1629
public employee for purposes of that position. 1630

Subject to section 145.57 of the Revised Code, the public1631employees retirement system shall do the following:1632

(1) On receipt of a certified copy of a form evidencing an
election under section 3305.05 of the Revised Code, pay to the
appropriate provider, in accordance with section 3305.051 of the
Revised Code, the amount described in section 3305.051 of the

Revised Code;

(2) If a member has accumulated contributions, in addition to 1638 those subject to division (B)(1) of this section, standing to the 1639 credit of the member's individual account and is not otherwise 1640 employed in a position in which the member is considered a public 1641 employee for the purposes of that position, pay, to the provider 1642 the member selected pursuant to section 3305.05 of the Revised 1643 Code, the member's accumulated contributions. The payment shall be 1644 made on the member's application. 1645

(C) Payment of a member's accumulated contributions under 1646 division (B) of this section cancels the member's total service 1647 credit in the public employees retirement system. A member whose 1648 accumulated contributions are paid to a provider pursuant to 1649 division (B) of this section is forever barred from claiming or 1650 1651 purchasing service credit under the public employees retirement system for the period of employment attributable to those 1652 contributions. 1653

Sec. 145.402. (A) Except as provided in division (B) of this1654section, a member of the public employees retirement system who1655has ceased to be a public employee under this chapter and is also1656a member of either the state teachers retirement system or the1657school employees retirement system, or both, may not withdraw the1658member's accumulated contributions.1659

(B) On application, the public employees retirement board1660shall pay a member described in division (A) of this section the1661member's accumulated contributions if either of the following1662applies:1663

(1) The member also withdraws the member's contributions from1664the other system or systems.1665

(2) The member is a participant in a plan established under 1666

1637

section 3307.81 or 3309.81 of the Revised Code and has withdrawn	1667
the member's contributions under plans described in sections	1668
<u>3307.50 to 3307.79 and 3309.18 to 3309.70 of the Revised Code.</u>	1669

Sec. 145.45. Except as provided in division (C)(1) of this 1670 section, in lieu of accepting the payment of the accumulated 1671 account of a member who dies before service retirement, a 1672 beneficiary, as determined in this section or section 145.43 of 1673 the Revised Code, may elect to forfeit the accumulated 1674 contributions and to substitute certain other benefits under 1675 division (A) or (B) of this section. 1676

(A)(1) If a deceased member was eligible for a service 1677 retirement benefit as provided in section 145.33, 145.331, or 1678 145.34 of the Revised Code, a surviving spouse or other sole 1679 dependent beneficiary may elect to receive a monthly benefit 1680 computed as the joint-survivor benefit designated as "plan D" in 1681 section 145.46 of the Revised Code, which the member would have 1682 received had the member retired on the last day of the month of 1683 death and had the member at that time selected such joint-survivor 1684 plan. Payment shall begin with the month subsequent to the 1685 member's death, except that a surviving spouse who is less than 1686 sixty-five years old may defer receipt of such benefit. Upon 1687 receipt, the benefit shall be calculated based upon the spouse's 1688 age at the time of first payment, and shall accrue regular 1689 interest during the time of deferral. 1690

(2) Beginning on a date selected by the public employees1691retirement board, which shall be not later than July 1, 2004, a1692surviving spouse or other sole dependent beneficiary may elect, in1693lieu of a monthly payment under division (A)(1) of this section, a1694plan of payment consisting of both of the following:1695

(a) A lump sum in an amount the surviving spouse or other1696sole dependent beneficiary designates that constitutes a portion1697

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<u>of</u>	the	allowance	that	would	be	payable	under	division	(A)(1)	of	1698
<u>th</u>	is se	ection;									1699

(b) The remainder of that allowance in monthly payments. 1700

The total amount paid as a lump sum and a monthly benefit1701shall be the actuarial equivalent of the amount that would have1702been paid had the lump sum not been selected.1703

The lump sum amount designated by the surviving spouse or1704other sole dependent beneficiary under division (A)(2)(a) of this1705section shall be not less than six times and not more than1706thirty-six times the monthly amount that would be payable to the1707surviving spouse or other sole dependent beneficiary under1708division (A)(1) of this section and shall not result in a monthly1709payment that is less than fifty per cent of that monthly amount.1710

(B) If a deceased member had, except as provided in division 1711 (B)(7) of this section, at least one and one-half years of 1712 contributing service credit, with, except as provided in division 1713 (B)(7) of this section, at least one-quarter year of contributing 1714 service credit within the two and one-half years prior to the date 1715 of death, or was receiving at the time of death a disability 1716 benefit as provided in section 145.36, 145.361, or 145.37 of the 1717 Revised Code, qualified survivors who elect to receive monthly 1718 benefits shall receive the greater of the benefits provided in 1719 division (B)(1)(a) or (b) and (4) of this section as allocated in 1720 accordance with division (B)(5) of this section. 1721

(1)(a) Number 1722 of Oualified Or 1723 Annual Benefit as a Per survivors Monthly Benefit 1724 affecting Cent of Decedent's Final shall not be 1725 the benefit less than Average Salary 1726 1 25% \$250 1727 40 400 2 1728 3 50 500 1729

4	55	500	1730
5 or more	60	500	1731
(b) Years of	Annual Benefit	as a Per Cent	1732
Service	of Member's I	Final Average	1733
	Sal	lary	1734
20	2	98	1735
21	3	3	1736
22	3	7	1737
23	4	1	1738
24	4	5	1739
25	4	8	1740
26	5	1	1741
27	5	4	1742
28	5	7	1743
29 or more	6	0	1744

(2) Benefits shall begin as qualified survivors meet eligibility requirements as follows:

(a) A qualified spouse is the surviving spouse of the 1747 deceased member, who is age sixty-two, or regardless of age if the 1748 deceased member had ten or more years of Ohio service credit, or 1749 regardless of age if caring for a qualified child, or regardless 1750 of age if adjudged physically or mentally incompetent. A spouse of 1751 a member who died prior to August 27, 1970, whose eligibility was 1752 determined at the member's death, and who is physically or 1753 mentally incompetent on or after August 20, 1976, shall be paid 1754 the monthly benefit which that person would otherwise receive when 1755 qualified by age. 1756

(b) A qualified child is any child of the deceased member who 1757 has never been married and to whom one of the following applies: 1758

1759

1745

1746

(i) Is under age eighteen, or under age twenty-two if the 1760child is attending an institution of learning or training pursuant 1761

1762 to a program designed to complete in each school year the 1763 equivalent of at least two-thirds of the full-time curriculum 1764 requirements of such institution and as further determined by 1765 board policy;

(ii) Regardless of age, is adjudged physically or mentally 1766 incompetent at the time of the member's death. 1767

(c) A qualified parent is a dependent parent aged sixty-five or older or regardless of age if physically or mentally 1769 incompetent, a dependent parent whose eligibility was determined 1770 by the member's death prior to August 20, 1976, and who is 1771 physically or mentally incompetent on or after August 20, 1976, 1772 shall be paid the monthly benefit for which that person would 1773 otherwise qualify. 1774

(3) "Physically or mentally incompetent" as used in this 1775 section may be determined by a court of jurisdiction, or by a 1776 physician appointed by the retirement board. Incapability of 1777 making a living because of a physically or mentally disabling 1778 condition shall meet the qualifications of this division. 1779

(4) Benefits to a qualified survivor shall terminate upon 1780 ceasing to meet eligibility requirements as provided in this 1781 division, a first marriage, abandonment, adoption, or during 1782 active military service. Benefits to a deceased member's surviving 1783 spouse that were terminated under a former version of this section 1784 that required termination due to remarriage and were not resumed 1785 prior to September 16, 1998, shall resume on the first day of the 1786 month immediately following receipt by the board of an application 1787 on a form provided by the board. 1788

Upon the death of any subsequent spouse who was a member of 1789 the public employees retirement system, state teachers retirement 1790 system, or school employees retirement system, the surviving 1791 spouse of such member may elect to continue receiving benefits 1792

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1793 under this division, or to receive survivor's benefits, based upon 1794 the subsequent spouse's membership in one or more of the systems, 1795 for which such surviving spouse is eligible under this section or 1796 section 3307.66 or 3309.45 of the Revised Code. If the surviving 1797 spouse elects to continue receiving benefits under this division, 1798 such election shall not preclude the payment of benefits under 1799 this division to any other qualified survivor.

Benefits shall begin or resume on the first day of the month 1800 following the attainment of eligibility and shall terminate on the 1801 first day of the month following loss of eligibility. 1802

(5)(a) If a benefit is payable under division (B)(1)(a) of 1803 this section, benefits to a qualified spouse shall be paid in the 1804 amount determined for the first qualifying survivor in division 1805 (B)(1)(a) of this section. All other qualifying survivors shall 1806 share equally in the benefit or remaining portion thereof. 1807

(b) All qualifying survivors shall share equally in a benefit 1808 payable under division (B)(1)(b) of this section, except that if 1809 there is a surviving spouse, the surviving spouse shall receive 1810 not less than the amount determined for the first qualifying 1811 survivor in division (B)(1)(a) of this section. 1812

(6) The beneficiary of a member who is also a member of the 1813 state teachers retirement system or of the school employees 1814 retirement system, must forfeit the member's accumulated 1815 contributions in those systems and in the public employees 1816 retirement system, if the beneficiary takes a survivor benefit. 1817 Such benefit shall be exclusively governed by section 145.37 of 1818 the Revised Code. 1819

(7) The restriction that the deceased member have at least 1820 one and one-half years of contributing service credit, with at 1821 least one-quarter year of contributing service within the two and 1822 one-half years prior to the date of death, does not apply if the 1823

deceased member was contributing toward benefits under division 1824 (B) or (C) of section 145.33 of the Revised Code at the time of 1825 death. 1826

(C)(1) Regardless of whether the member is survived by a
spouse or designated beneficiary, if the public employees
retirement system receives notice that a deceased member described
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in division (A) or (B) of this section has one or more qualified
1830
children, all persons who are qualified survivors under division
(B) of this section shall receive monthly benefits as provided in
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If, after determining the monthly benefits to be paid under 1834 division (B) of this section, the system receives notice that 1835 there is a qualified survivor who was not considered when the 1836 determination was made, the system shall, notwithstanding section 1837 145.561 of the Revised Code, recalculate the monthly benefits with 1838 that qualified survivor included, even if the benefits to 1839 qualified survivors already receiving benefits are reduced as a 1840 result. The benefits shall be calculated as if the qualified 1841 survivor who is the subject of the notice became eligible on the 1842 date the notice was received and shall be paid to qualified 1843 survivors effective on the first day of the first month following 1844 the system's receipt of the notice. 1845

If the retirement system did not receive notice that a 1846 deceased member has one or more qualified children prior to making 1847 payment under section 145.43 of the Revised Code to a beneficiary 1848 as determined by the retirement system, the payment is a full 1849 discharge and release of the system from any future claims under 1850 this section or section 145.43 of the Revised Code. 1851

(2) If benefits under division (C)(1) of this section to all
persons, or to all persons other than a surviving spouse or other
sole beneficiary, terminate, there are no children under the age
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of twenty-two years, and the surviving spouse or beneficiary
1855

qualifies for benefits under division (A) of this section, the1856surviving spouse or beneficiary may elect to receive benefits1857under division (A) of this section. The benefits shall be1858effective on the first day of the month immediately following the1859termination.1860

(D) The final average salary used in the calculation of a 1861 benefit payable pursuant to division (A) or (B) of this section to 1862 a survivor or beneficiary of a disability benefit recipient shall 1863 be adjusted for each year between the disability benefit's 1864 effective date and the recipient's date of death by the lesser of 1865 three per cent or the actual average percentage increase in the 1866 consumer price index prepared by the United States bureau of labor 1867 statistics (U.S. city average for urban wage earners and clerical 1868 workers: "all items 1982-84=100"). 1869

(E) If the survivor benefits due and paid under this section 1870 are in a total amount less than the member's accumulated account 1871 that was transferred from the public employees' savings fund to 1872 the survivors' benefit fund, then the difference between the total 1873 amount of the benefits paid shall be paid to the beneficiary under 1874 section 145.43 of the Revised Code. 1875

Sec. 145.46. (A) A retirement allowance calculated under 1876 section 145.33, 145.331, or 145.34 of the Revised Code shall be 1877 paid as provided in this section. If the member is eligible to 1878 elect a plan of payment under this section, the election shall be 1879 made on a form provided by the public employees retirement board. 1880 A plan of payment elected under this section shall be effective 1881 only if approved by the board, which shall approve it only if it 1882 is certified by an actuary engaged by the board to be the 1883 actuarial equivalent of the retirement allowance calculated under 1884 section 145.33, 145.331, or 145.34 of the Revised Code. 1885

(B)(1) Unless the member is eligible to elect another plan of 1886

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1887 payment, a member who retires under section 145.32, 145.331, or 1888 145.34 of the Revised Code shall receive a retirement allowance 1889 under "plan A," which shall consist of the actuarial equivalent of 1890 the member's retirement allowance determined under section 145.33, 1891 145.331, or 145.34 of the Revised Code in a lesser amount payable 1892 for life and one-half of such allowance continuing after death to 1893 the member's surviving spouse for the life of the spouse.

A member may elect to receive the member's retirement 1894 allowance under a plan of payment other than "plan A" if the 1895 member is not married or either the member's spouse consents in 1896 writing to the member's election of a plan of payment other than 1897 "plan A" or the board waives the requirement that the spouse 1898 consent. An application for retirement shall include an 1899 explanation of all of the following: 1900

1901 (a) That, if the member is married, unless the spouse consents to another plan of payment, the member's retirement 1902 allowance will be paid under "plan A," which consists of the 1903 actuarial equivalent of the member's retirement allowance in a 1904 lesser amount payable for life and one-half of the allowance 1905 continuing after death to the surviving spouse for the life of the 1906 spouse; 1907

(b) A description of the alternative plans of payment, 1908 including all plans described in divisions (B)(2) and (3) of this 1909 section, available with the consent of the spouse; 1910

(c) That the spouse may consent to another plan of payment 1911 and the procedure for giving consent; 1912

(d) That consent is irrevocable once notice of consent is 1913 filed with the board. 1914

Consent shall be valid only if it is signed, in writing, and 1915 witnessed by a notary public. The board may waive the requirement 1916 of consent if the spouse is incapacitated or cannot be located or 1917

for any other reason specified by the board. Consent or waiver is effective only with regard to the spouse who is the subject of the consent or waiver.

(2) A member eligible to elect to receive the member's 1921
retirement allowance under a plan of payment other than "plan A" 1922
shall receive the member's retirement allowance under the plan 1923
described in division (B)(3) of this section or one of the 1924
following plans elected at the time the member makes application 1925
for retirement: 1926

(a) "Plan B," which shall consist of an allowance determinedunder section 145.33, 145.331, or 145.34 of the Revised Code;1928

(b) "Plan C," which shall consist of the actuarial equivalent 1929 of the member's retirement allowance determined under section 1930 145.33, 145.331, or 145.34 of the Revised Code in a lesser amount 1931 payable for life and one-half or some other portion of the 1932 allowance continuing after death to the member's sole surviving 1933 beneficiary designated at the time of the member's retirement, 1934 provided that the amount payable to the beneficiary does not 1935 exceed the amount payable to the member; 1936

(c) "Plan D," which shall consist of the actuarial equivalent 1937
of the member's retirement allowance determined under section 1938
145.33, 145.331, or 145.34 of the Revised Code in a lesser amount 1939
payable for life and continuing after death to a surviving 1940
beneficiary designated at the time of the member's retirement; 1941

(d) "Plan E," which shall consist of the actuarial equivalent 1942 of the member's retirement allowance determined under section 1943 145.33, 145.331, or 145.34 of the Revised Code in a lesser amount 1944 payable for a certain period from the member's retirement date as 1945 elected by the member and approved by the retirement board, and on 1946 the member's death before the expiration of that certain period 1947 the member's lesser retirement allowance payable for the remainder 1948

of that period to the member's surviving designated beneficiary 1949 nominated by written designation filed with the retirement board. 1950 Should the nominated beneficiary designated in writing die 1952 prior to the expiration of the guarantee period, then for the 1953

purpose of completing payment for the remainder of the guarantee 1954 period, the present value of such payments shall be paid to the 1955 estate of the beneficiary last receiving. 1956

(3)(a) Beginning on a date selected by the retirement board, 1957
which shall be not later than July 1, 2004, a member may elect to 1958
receive a retirement allowance under a plan of payment consisting 1959
of both a lump sum in an amount the member designates that 1960
constitutes a portion of the member's retirement allowance under a 1961
plan described in division (B) of this section and the remainder 1962
as a monthly allowance under that plan. 1963

The total amount paid as a lump sum and a monthly benefit1964shall be the actuarial equivalent of the amount that would have1965been paid had the lump sum not been selected.1966

(b) The lump sum designated by a member shall be not less1967than six times and not more than thirty-six times the monthly1968amount that would be payable to the member under the plan of1969payment elected under division (B)(3)(a) of this section had the1970lump sum not been elected and shall not result in a monthly1971allowance that is less than fifty per cent of that monthly amount.1972

(4) An election under division (B)(2) or (3) of this section1973shall be made at the time the member makes application for1974retirement.1975

(5) A member eligible to elect to receive the member's 1976 retirement allowance under a plan of payment other than "plan A" 1977 because the member is unmarried who fails to make an election on 1978 retirement shall receive the member's retirement allowance under 1979

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"plan B."

(C) If the retirement allowances, as a single life annuity or 1981 payment plan as provided in this section, due and paid are in a 1982 total amount less than (1) the accumulated contributions, and (2) 1983 other deposits made by the member as provided by this chapter, 1984 standing to the credit of the member at the time of retirement, 1985 then the difference between the total amount of the allowances 1986 paid and the accumulated contributions and other deposits shall be 1987 paid to the beneficiary provided under division (D) of section 1988 145.43 of the Revised Code. 1989

(D)(1) The death of a spouse or any designated beneficiary
following retirement shall cancel any plan of payment to provide
1991
continuing lifetime benefits to the spouse or beneficiary and
1992
return the retirant to the retirant's single lifetime benefit
1993
equivalent, as determined by the board, to be effective the month
1994
following receipt by the board of notice of the death.

(2) On divorce, annulment, or marriage dissolution, a 1996 retirant receiving a retirement allowance under a plan that 1997 provides for continuation of all or part of the allowance after 1998 death for the lifetime of the retirant's surviving spouse may, 1999 with the written consent of the spouse or pursuant to an order of 2000 the court with jurisdiction over the termination of the marriage, 2001 elect to cancel the plan and receive the member's single lifetime 2002 benefit equivalent as determined by the retirement board. The 2003 election shall be made on a form provided by the board and shall 2004 be effective the month following its receipt by the board. 2005

(E) Following a marriage or remarriage, a retirant who is
receiving the retirant's retirement allowance under "plan B" may
elect a new plan of payment under division (B)(1), (2)(b), or
(2)(c) of this section based on the actuarial equivalent of the
2009
retirant's single lifetime benefit as determined by the board. The
plan shall become effective the first day of the month following
2011

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receipt by the board of an application on a form approved by the 2012 board.

(F) Any person who, prior to July 24, 1990, selected an
2014
optional plan of payment at retirement that provided for a return
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to the single life benefit after the designated beneficiary's
2016
death shall have the retirant's benefit adjusted to the optional
2017
plan equivalent without such provision.

(G) A retirant's receipt of the first month's retirement
allowance constitutes the retirant's final acceptance of the plan
of payment and may be changed only as provided in this chapter.
2021

Sec. 145.56. The right of an individual to a pension, an 2022 annuity, or a retirement allowance itself, the right of an 2023 individual to any optional benefit, any other right accrued or 2024 accruing to any individual, under this chapter, or under any 2025 municipal retirement system established subject to this chapter 2026 under the laws of this state or any charter, the various funds 2027 created by this chapter, or under such municipal retirement 2028 system, and all moneys, investments, and income from moneys or 2029 investments are exempt from any state tax, except the tax imposed 2030 by section 5747.02 of the Revised Code and are exempt from any 2031 county, municipal, or other local tax, except taxes imposed 2032 pursuant to section 5748.02 or 5748.08 of the Revised Code and, 2033 except as provided in section sections 145.57, 3105.171, 3105.65, 2034 and 3115.32 and Chapters 3119., 3121., 3123., and 3125. of the 2035 Revised Code, shall not be subject to execution, garnishment, 2036 attachment, the operation of bankruptcy or insolvency laws, or 2037 other process of law whatsoever, and shall be unassignable except 2038 as specifically provided in this chapter and sections 3105.171, 2039 3105.65,, and 3115.32 and Chapters 3119., 3121., 3123., and 3125. 2040 of the Revised Code. 2041

Sec. 145.58. (A) As used in this section, "ineligible2042individual" means all of the following:2043

(1) A former member receiving benefits pursuant to section 2044 145.32, 145.33, 145.331, 145.34, or 145.46 of the Revised Code for 2045 whom eligibility is established more than five years after June 2046 13, 1981, and who, at the time of establishing eligibility, has 2047 accrued less than ten years' service credit, exclusive of credit 2048 obtained pursuant to section 145.297 or 145.298 of the Revised 2049 Code, credit obtained after January 29, 1981, pursuant to section 2050 145.293 or 145.301 of the Revised Code, and credit obtained after 2051 May 4, 1992, pursuant to section 145.28 of the Revised Code; 2052

(2) The spouse of the former member;

(3) The beneficiary of the former member receiving benefits2054pursuant to section 145.46 of the Revised Code.2055

(B) The public employees retirement board may enter into 2056 agreements with insurance companies, health insuring corporations, 2057 or government agencies authorized to do business in the state for 2058 issuance of a policy or contract of health, medical, hospital, or 2059 surgical benefits, or any combination thereof, for those 2060 individuals receiving age and service retirement or a disability 2061 or survivor benefit subscribing to the plan, or for PERS retirants 2062 employed under section 145.38 of the Revised Code, for coverage of 2063 benefits in accordance with division (D)(2) of section 145.38 of 2064 the Revised Code. Notwithstanding any other provision of this 2065 chapter, the policy or contract may also include coverage for any 2066 eligible individual's spouse and dependent children and for any of 2067 the individual's sponsored dependents as the board determines 2068 appropriate. If all or any portion of the policy or contract 2069 premium is to be paid by any individual receiving age and service 2070 retirement or a disability or survivor benefit, the individual 2071 shall, by written authorization, instruct the board to deduct the 2072

2053

premium agreed to be paid by the individual to the company, 2073 corporation, or agency. 2074

The board may contract for coverage on the basis of part or 2075 all of the cost of the coverage to be paid from appropriate funds 2076 of the public employees retirement system. The cost paid from the 2077 funds of the system shall be included in the employer's 2078 contribution rate provided by sections 145.48 and 145.51 of the 2079 Revised Code. The board may by rule provide coverage to ineligible 2080 individuals if the coverage is provided at no cost to the 2081 retirement system. The board shall not pay or reimburse the cost 2082 for coverage under this section or section 145.325 of the Revised 2083 Code for any ineligible individual. 2084

The board may provide for self-insurance of risk or level of 2085 risk as set forth in the contract with the companies, 2086 corporations, or agencies, and may provide through the 2087 self-insurance method specific benefits as authorized by rules of 2088 the board. 2089

(C) If the board provides health, medical, hospital, or
 surgical benefits through any means other than a health insuring
 corporation, it shall offer to each individual eligible for the
 benefits the alternative of receiving benefits through enrollment
 2090
 in a health insuring corporation, if all of the following apply:

(1) The health insuring corporation provides services in the2095geographical area in which the individual lives;2096

(2) The eligible individual was receiving health care2097benefits through a health maintenance organization or a health2098insuring corporation before retirement;2099

(3) The rate and coverage provided by the health insuring2100corporation to eligible individuals is comparable to that2101currently provided by the board under division (B) of this2102section. If the rate or coverage provided by the health insuring2103

2104 corporation is not comparable to that currently provided by the 2105 board under division (B) of this section, the board may deduct the 2106 additional cost from the eliqible individual's monthly benefit.

The health insuring corporation shall accept as an enrollee 2107 any eligible individual who requests enrollment. 2108

The board shall permit each eligible individual to change 2109 from one plan to another at least once a year at a time determined 2110 by the board. 2111

(D) The board shall, beginning the month following receipt of 2112 satisfactory evidence of the payment for coverage, pay monthly to 2113 each recipient of service retirement, or a disability or survivor 2114 benefit under the public employees retirement system who is 2115 eligible for medical insurance coverage under part B of Title 2116 XVIII of "The Social Security Act," 79 Stat. 301 (1965), 42 2117 U.S.C.A. 1395j, as amended, an amount equal to the basic premium 2118 for such coverage, except that the board shall make no such 2119 payment to any ineligible individual. 2120

(E)(D) The board shall establish by rule requirements for the 2121 coordination of any coverage, payment, or benefit provided under 2122 this section or section 145.325 of the Revised Code with any 2123 similar coverage, payment, or benefit made available to the same 2124 individual by the Ohio police and fire pension fund, state 2125 teachers retirement system, school employees retirement system, or 2126 state highway patrol retirement system. 2127

(F)(E) The board shall make all other necessary rules 2128 pursuant to the purpose and intent of this section. 2129

sec. 145.80. The public employees retirement board shall 2130 adopt rules to implement each PERS defined contribution plan 2131 established under section 145.81 of the Revised Code. 2132

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Sec. 145.81. The public employees retirement board shall 2133 establish the PERS defined contribution plans, which shall be one 2134 or more plans consisting of benefit options that provide for an 2135 individual account for each participating member and under which 2136 benefits are based solely on the amounts that have accumulated in 2137 the account. The plans may include options under which a member 2138 participating in a plan may receive definitely determinable 2139 benefits. 2140

Each plan established under this section shall meet the 2141 requirements of sections 145.81 to 145.98 of the Revised Code and 2142 any rules adopted in accordance with section 145.80 of the Revised 2143 Code. It may include life insurance, annuities, variable 2144 annuities, regulated investment trusts, pooled investment funds, 2145 or other forms of investment. Each plan may also permit a 2146 participant to transfer participation to another plan created 2147 under this chapter. Transfers must be made in accordance with 2148 section 145.814 of the Revised Code. 2149

The board may administer the plans, enter into contracts with 2150 other entities to administer the plans, or both. 2151

Sec. 145.811. Each <u>PERS defined contribution</u> plan established 2152 under section 145.81 of the Revised Code shall qualify as a 2153 governmental plan under section 414(d) of the "Internal Revenue 2154 Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 414(d), as amended, and 2155 meet the requirements of section 401(a), of the "Internal Revenue 2156 Code of 1986," 26 U.S.C.A. 401(a), as amended, applicable to 2157 governmental plans. 2158

Sec. 145.812. Each PERS defined contribution plan established2159under section 145.81 of the Revised Code shall meet the2160requirements necessary to qualify as a retirement system2161maintained by a state or local government entity under section2162

3121(b)(7)(F) of the "Internal Revenue Code of 1986," 100 Stat. 2163
2085, 26 U.S.C.A. 3121(b)(7)(F), as amended. Each participant in a 2164
plan shall qualify as a member of that system. 2165

sec. 145.813. Each PERS defined contribution plan established 2166 under section 145.81 of the Revised Code shall require the public 2167 employees retirement board, or the entity administering the plan 2168 pursuant to a contract with the board, to cause an individual 2169 account to be maintained for each member participating in the 2170 plan. A plan may include deposits to the defined contribution fund 2171 Amounts to be credited to an individual account may be deposited 2172 into any of the funds created under section 145.23 of the Revised 2173 Code or deposits under division (C) of that section to the 2174 employees' savings fund may be transferred to the entity 2175 administering the plan for deposit into the member's individual 2176 2177 account.

Sec. 145.814. (A) As used in this section:

(1) "Additional liability" means an amount that, when added	2179
to the amount on deposit, will provide the remaining portion of	2180
the pension reserve for the period of service that corresponds to	2181
the contributions made by or on behalf of a member.	2182

(2) "Amount on deposit" means the sum of a member's employee2183and employer contributions and, if applicable, any earnings or2184losses on those contributions.2185

(3) "Eligible member" means a member who was eligible to make2186an election under section 145.19 or 145.191 of the Revised Code,2187regardless of whether the member elected to participate in a PERS2188defined contribution plan.2189

(B) If permitted to do so by the plan documents for a PERS2190defined contribution plan or rules governing the PERS defined2191benefit plan, an eligible member may elect, at intervals specified2192

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by the plan document or rules, to participate in a different	2193
defined contribution plan or in the PERS defined benefit plan. The	2194
election is subject to this section and rules adopted by the	2195
public employees retirement board under sections 145.09 and 145.80	2196
of the Revised Code. An election to participate in a different	2197
plan shall be made in writing on a form provided by the public	2198
employees retirement system and filed with the system. The	2199
election shall take effect on the first day of the month following	2200
the date the election is filed and, except as provided in the plan	2201
documents or rules governing the PERS defined benefit plan, is	2202
irrevocable on receipt by the system.	2203
(C)(1) Except as provided in division (C)(2) of this section,	2204
an election to participate in a different plan shall apply only to	2205
employee and employer contributions made and, if applicable,	2206
service credit earned after the effective date of the election.	2207
	2208
(2) An eligible member may elect to have the member's amount	2209
on deposit and, if applicable, service credit earned prior to the	2210
effective date of the election deposited and credited in	2211
accordance with the member's new plan if one of the following	2212
applies:	2213
(a) The member, by an election under this section, will cease	2214
participation in a PERS defined contribution plan that does not	2215
include definitely determinable benefits.	2216
(b) The member, by an election under division (A) of this	2217
section, will begin participating in the PERS defined benefit	2218
<u>plan.</u>	2219
(3) If a member described in division (C)(2) of this section	2220
makes the election described in that division, the board's actuary	2221
shall determine the additional liability to the system, if any. If	2222
the actuary determines that there is an additional liability, the	2223

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	2224
member shall elect one of the following:	
(a) To receive the total amount of service credit that the	2225
member would have received had the member been participating in	2226
the new plan, pay to the system an amount equal to the additional	2227
<u>liability;</u>	2228
(b) Receive an amount of service credit that corresponds to	2229
the amount on deposit.	2230
For each member who makes the election described in division	2231
(C)(2) of this section, the system shall deposit and credit to the	2232
new plan the amount on deposit and, if applicable, the amount paid	2233
by the member.	2234
Sec. 145.82. (A) Except as provided in division <u>divisions</u> (B)	2235
and (C) of this section, sections 145.201 to 145.70 of the Revised	2236
Code do not apply to a <u>PERS defined contribution</u> plan established	2237
under section 145.81 of the Revised Code, except that a <u>PERS</u>	2238
defined contribution plan may incorporate provisions of those	2239
sections as specified in the plan document.	2240
(B) The following sections of Chapter 145. of the Revised	2241
Code apply to a <u>PERS defined contribution</u> plan established under	2242
section 145.81 of the Revised Code: 145.22, 145.221, 145.23,	2243
145.25, 145.26, 145.27, 145.296, 145.38, 145.382, <u>145.383,</u>	2244
<u>145.384,</u> 145.391, 145.47, 145.471, 145.48, 145.483, 145.49,	2245
145.51, 145.54, 145.55, 145.56, 145.561, 145.563, 145.57, <u>145.571,</u>	2246
145.69, and 145.70 of the Revised Code.	2247
(C) A PERS defined contribution plan that includes definitely	2248
determinable benefits may incorporate by reference all or part of	2249
sections 145.201 to 145.79 of the Revised Code to allow a member	2250
participating in the plan to purchase service credit or to be	2251
eligible for any of the following:	2252
(1) Petirement disability survivor or death benefits:	2253

(1) Retirement, disability, survivor, or death benefits; 2253

<u>(2) Health or long-term care insurance or any other type of</u>	2254
<u>health care benefit;</u>	2255
(3) Additional increases under section 145.323 of the Revised	2256
<u>Code;</u>	2257
(4) A refund of contributions made by or on behalf of a	2258
member.	2259
With respect to the benefits described in division (C)(1) of	2260
this section, the public employees retirement board may establish	2261
eligibility requirements and benefit formulas or amounts that	2262
differ from those of members participating in the PERS defined	2263
benefit plan. With respect to the purchase of service credit by a	2264
member participating in a PERS defined contribution plan, the	2265
board may reduce the cost of the service credit to reflect the	2266
different benefit formula established for the member.	2267
Sec. 145.83. A PERS defined contribution plan may include a	2268
program under which a participating member is required to	2269
accumulate a portion of the amount contributed under section	2270
145.86 of the Revised Code for the purpose of providing funds to	2271
the member for the payment of health, medical, hospital, surgical,	2272

dental, or vision care expenses, including insurance premiums, 2273 deductible amounts, or copayments. The program may be a voluntary 2274 employees' beneficiary association, as described in section 2275 501(c)(9) of the "Internal Revenue Code of 1986," 100 Stat. 2085, 2276 <u>26 U.S.C.A. 501(c)(9), as amended; a medical savings account; or a</u> 2277 similar type of program under which an individual may accumulate 2278 funds for the purpose of paying such expenses. To implement the 2279 program, the public employees retirement board may enter into 2280 agreements with insurance companies or other entities authorized 2281 to conduct business in this state. 2282

If a PERS defined contribution plan includes a program2283described in this section, the board shall adopt rules to2284

establish and administer the program. The rules shall specify the	2285
length of time during which the member will vest in amounts	2286
accumulated on the member's behalf and may provide for a minimum	2287
annual distribution from the accumulated amount after the member	2288
terminates employment in positions subject to this chapter.	2289

Sec. 145.85. Each member participating in a <u>PERS defined</u> 2290 contribution plan established under section 145.81 of the Revised 2291 Code shall contribute a per cent of the member's earnable salary 2292 to the public employees retirement system as required in section 2293 145.47 of the Revised Code. Contributions made under this section 2294 shall not exceed the limits established by section 415 of the 2295 "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 415, 2296 as amended. 2297

Sec. 145.86. For each member participating in a <u>PERS defined</u> 2298 <u>contribution</u> plan established under section 145.81 of the Revised 2299 Code, the employer shall contribute a per cent of the member's 2300 earnable salary to the public employees retirement system as 2301 required in section 145.48 of the Revised Code, less the 2302 percentage required under section 145.87 of the Revised Code. 2303

Sec. 145.87. For each member participating in a PERS defined 2304 contribution plan established under section 145.81 of the Revised 2305 Code, the public employees retirement system shall transfer to the 2306 employers' accumulation fund a portion of the employer 2307 contribution required under section 145.48 of the Revised Code. 2308 The portion shall equal the percentage of earnable salary of 2309 members for whom the contributions are being made that is 2310 determined by an actuary appointed by the public employees 2311 retirement board to be necessary to mitigate any negative 2312 financial impact on the system of members' participation in a 2313 plan. 2314

The board shall have prepared annually an actuarial study to 2315 determine whether the percentage transferred under this section 2316 should be changed to reflect a change in the level of negative 2317 financial impact resulting from members' participation in a plan. 2318 The percentage transferred shall be increased or decreased to 2319 reflect the amount needed to mitigate the negative financial 2320 impact, if any, on the system, as determined by the study. A 2321 change shall take effect on the first day of the year following 2322 the date the conclusions of the study are reported to the board. 2323

The system shall make the transfer required under this 2324 section until the unfunded actuarial accrued liability for all 2325 benefits, except health care benefits provided under section 2326 145.325 or 145.58 of the Revised Code and benefit increases to 2327 members and former members participating in the PERS defined 2328 benefit plan described in sections 145.201 to 145.70 of the 2329 Revised Code granted after the effective date of this section 2330 <u>September 21, 2000</u>, is fully amortized, as determined by the 2331 annual actuarial valuation prepared under section 145.22 of the 2332 Revised Code. 2333

Sec. 145.88. Amounts contributed under sections 145.85 and 2334 145.86 of the Revised Code, and any earnings on those amounts, 2335 shall be deposited and credited in accordance with the <u>PERS</u> 2336 <u>defined contribution</u> plan established under section 145.81 of the 2337 <u>Revised Code</u> that is selected by the member. <u>The plan may include</u> 2338 <u>provisions authorizing the public employees retirement system to</u> 2339 <u>do either of the following:</u> 2340

(A) Withhold from the amounts contributed under section2341145.85 of the Revised Code a percentage of earnable salary that is2342determined by an actuary appointed by the public employees2343retirement board to be necessary to administer the plan;2344

(B) Withhold from the amounts contributed under section 2345

145.86 of the Revised Code a percentage of earnable salary for the	2346
purpose of funding health care insurance coverage or any other	2347
type of health care benefit for a member participating in the	2348
plan.	2349

Sec. 145.91. The right of each member participating in a PERS 2350 defined contribution plan established under section 145.81 of the 2351 Revised Code to a retirement, disability, survivor, or death 2352 benefit, to health or long-term care insurance or any other type 2353 of health care benefit, or to a withdrawal of any amounts that 2354 have accumulated on the member's behalf shall be governed 2355 exclusively by the plan selected by the member. 2356

sec. 145.92. If a member participating in a PERS defined 2357 contribution plan established under section 145.81 of the Revised 2358 Code is married at the time benefits under the plan are to 2359 commence, before making any payment the public employees 2360 retirement system, or the entity administering the plan pursuant 2361 2362 to a contract with the public employees retirement board, shall obtain the consent of the member's spouse to the form of payment 2363 selected by the member unless the spouse consents to another plan 2364 of payment, the member's retirement allowance under the plan shall 2365 be paid in a lesser amount payable for life and one-half of the 2366 allowance continuing after death to the surviving spouse for the 2367 life of the spouse. 2368

A plan established under section 145.81 of the Revised Code 2369 shall include requirements for consent under this section that are 2370 the same as the requirements specified in section 417(a)(2) of the 2371 "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 2372 417(a)(2), as amended. Consent is valid only if it is evidenced by 2373 a written document signed by the member and the signature is 2374 witnessed by a notary public. A plan may waive the requirement of 2375 consent if the spouse is incapacitated or cannot be located or for 2376

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any other reason specified <u>by the plan or</u> in the regulations	2377		
adopted under that section rules adopted by the public employees	2378		
retirement board.			
Consent or waiver is effective only with regard to the spouse	2380		
who is the subject of the consent or waiver.	2381		

Sec. 145.95. Subject to sections 145.38, 145.56, and 145.57 2382 of the Revised Code, the right of a member participating in a <u>PERS</u> 2383 <u>defined contribution</u> plan established under section 145.81 of the 2384 Revised Code to any payment or benefit accruing from contributions 2385 made by or on behalf of the member under sections 145.85 and 2386 145.86 of the Revised Code shall vest in accordance with this 2387 section. 2388

A member's right to any payment or benefit that is based on 2389 the member's contributions is nonforfeitable. 2390

A member's right to any payment or benefit that is based on 2391 contributions by the member's employer is nonforfeitable as 2392 specified by the plan selected by the member. 2393

Sec. 145.97. Each PERS defined contribution plan established2394under section 145.81 of the Revised Code shall permit a member2395participating in the plan to do all of the following:2396

(A) Maintain on deposit with the public employees retirement 2397
 system, or the entity administering the plan pursuant to a 2398
 contract with the public employees retirement board, any amounts 2399
 that have accumulated on behalf of the member; 2400

(B) If the member has withdrawn the amounts described in 2401
division (A) of this section, redeposit with returns to employment 2402
covered under this chapter, and is participating in a plan that 2403
includes definitely determinable benefits, pay to the system or 2404
the entity administering the plan the amounts withdrawn in 2405
accordance with section 145.31 of the Revised Code; 2406

(C) Make additional deposits as permitted by the "Internal 2407Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 1, as amended. 2408

Sec. 742.14. (A) The board of trustees of the Ohio police and 2409 fire pension fund shall have prepared annually by or under the 2410 supervision of an actuary an actuarial valuation of the pension 2411 assets, liabilities, and funding requirements of the Ohio police 2412 and fire pension fund as established pursuant to sections 742.01 2413 to 742.61 of the Revised Code. The actuary shall complete the 2414 valuation in accordance with actuarial standards of practice 2415 promulgated by the actuarial standards board of the American 2416 academy of actuaries and prepare a report of the valuation. The 2417 report shall include all of the following: 2418

(1) A summary of the benefit provisions evaluated; 2419

(2) A summary of the census data and financial information 2420used in the valuation; 2421

(3) A description of the actuarial assumptions, actuarial 2422 cost method, and asset valuation method used in the valuation, 2423 including a statement of the assumed rate of payroll growth and 2424 assumed rate of growth or decline in the number of members of the 2425 fund contributing to the pension fund; 2426

(4) A summary of findings that includes a statement of the
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 actuarial accrued pension liabilities and unfunded actuarial
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 accrued pension liabilities;
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(5) A schedule showing the effect of any changes in thebenefit provisions, actuarial assumptions, or cost methods since2431the last annual actuarial valuation;2432

(6) A statement of whether contributions to the pension fund
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are expected to be sufficient to satisfy the funding objectives
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established by the board.
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The board shall submit the report to the Ohio retirement 2436

2437 study council and the standing committees of the house of 2438 representatives and the senate with primary responsibility for 2439 retirement legislation not later than the first day of November following the year for which the valuation was made.

(B) The board shall annually thereafter have prepared by an 2441 actuary a report showing the adequacy of the rate of the police 2442 2443 officer employers' contribution provided for by section 742.33 of the Revised Code, and the adequacy of the rate of the firefighter 2444 employers' contribution provided for by section 742.34 of the 2445 Revised Code.

2447 (C) At such times as the board determines, and at least once in each quinquennial, the board shall have prepared by or under 2448 the supervision of an actuary an actuarial investigation of the 2449 mortality, service, and other experience of the members of the 2450 fund and of other system retirants, as defined in section 742.26 2451 of the Revised Code, who are members of a police department or a 2452 fire department to update the actuarial assumptions used in the 2453 actuarial valuation required by division (A) of this section. The 2454 actuary shall prepare a report of the actuarial investigation. The 2455 report shall be prepared and any recommended changes in actuarial 2456 assumptions shall be made in accordance with the actuarial 2457 standards of practice promulgated by the actuarial standards board 2458 of the American academy of actuaries. The report shall include all 2459 of the following: 2460

(1) A summary of relevant decrement and economic assumption 2461 experience observed over the period of the investigation; 2462

(2) Recommended changes in actuarial assumptions to be used 2463 in subsequent actuarial valuations required by division (A) of 2464 this section; 2465

(3) A measurement of the financial effect of the recommended 2466 changes in actuarial assumptions. 2467

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The board shall submit the report to the Ohio retirement 2468 study council and the standing committees of the house of 2469 representatives and the senate with primary responsibility for 2470 retirement legislation not later than the first day of November 2471 following the last fiscal year of the period the report covers. 2472

(D) The board shall have prepared by or under the supervision 2473 of an actuary an actuarial analysis of any introduced legislation 2474 expected to have a measurable financial impact on the pension 2475 fund. The actuarial analysis shall be completed in accordance with 2476 the actuarial standards of practice promulgated by the actuarial 2477 standards board of the American academy of actuaries. The actuary 2478 shall prepare a report of the actuarial analysis, which shall 2479 include all of the following: 2480

(1) A summary of the statutory changes that are being2481evaluated;2482

(2) A description of or reference to the actuarialassumptions and actuarial cost method used in the report;2483

(3) A description of the participant group or groups included 2485in the report; 2486

(4) A statement of the financial impact of the legislation, 2487 including the resulting increase, if any, in the employer normal 2488 cost percentage; the increase, if any, in actuarial accrued 2489 liabilities; and the per cent of payroll that would be required to 2490 amortize the increase in actuarial accrued liabilities as a level 2491 per cent of covered payroll for all active members of the fund 2492 over a period not to exceed thirty years; 2493

(5) A statement of whether the scheduled contributions to the
system after the proposed change is enacted are expected to be
sufficient to satisfy the funding objectives established by the
board.

Not later than sixty days from the date of introduction of 2498

2499 the legislation, the board shall submit a copy of the actuarial 2500 analysis to the legislative budget office of the legislative 2501 service commission, the standing committees of the house of 2502 representatives and the senate with primary responsibility for 2503 retirement legislation, and the Ohio retirement study council.

(E) The board shall have prepared annually a report giving a 2504 full accounting of the revenues and costs relating to the 2505 provision of benefits under section 742.45 of the Revised Code. 2506 The report shall be made as of December 31, 1997, and the 2507 thirty-first day of December of each year thereafter. The report 2508 shall include the following: 2509

(1) A description of the statutory authority for the benefits 2510 provided; 2511

(2) A summary of the benefits;

(3) A summary of the eligibility requirements for the 2513 benefits; 2514

(4) A statement of the number of participants eligible for 2515 the benefits; 2516

(5) A description of the accounting, asset valuation, and 2517 funding method used to provide the benefits; 2518

(6) A statement of the net assets available for the provision 2519 of the benefits as of the last day of the fiscal year; 2520

(7) A statement of any changes in the net assets available 2521 for the provision of benefits, including participant and employer 2522 contributions, net investment income, administrative expenses, and 2523 benefits provided to participants, as of the last day of the 2524 fiscal year; 2525

(8) For the last six consecutive fiscal years, a schedule of 2526 the net assets available for the benefits, the annual cost of 2527 benefits, administrative expenses incurred, and annual employer 2528

contributions allocated for the provision of benefits;	2529
(9) A description of any significant changes that affect the	2530
comparability of the report required under this division;	2531
(10) A statement of the amount paid under division $\frac{(C)(B)}{(B)}$ of	2532

section 742.45 of the Revised Code. 2533 The board shall submit the report to the Ohio retirement 2534 study council and the standing committees of the house of 2535 representatives and the senate with primary responsibility for 2536 retirement legislation not later than the thirtieth day of June 2537

following the year for which the report was made. 2538

sec. 742.37. The board of trustees of the Ohio police and 2539 fire pension fund shall adopt rules for the management of the fund 2540 and for the disbursement of benefits and pensions as set forth in 2541 this section and section 742.39 of the Revised Code. Any payment 2542 of a benefit or pension under this section is subject to the 2543 provisions of section 742.461 of the Revised Code. Notwithstanding 2544 any other provision of this section, no pension or benefit paid or 2545 determined under division (B) or (C) of this section or section 2546 742.39 of the Revised Code shall exceed the limit established by 2547 section 415 of the "Internal Revenue Code of 1986," 100 Stat. 2548 2085, 26 U.S.C.A. 415, as amended. 2549

(A) Persons who were receiving benefit or pension payments 2550 from a police relief and pension fund established under former 2551 section 741.32 of the Revised Code, or from a firemen's relief and 2552 pension fund established under former section 521.02 or 741.02 of 2553 the Revised Code, at the time the assets of the fund were 2554 transferred to the Ohio police and fire pension fund, known at 2555 that time as the police and firemen's disability and pension fund, 2556 shall receive benefit and pension payments from the Ohio police 2557 and fire pension fund in the same amount and subject to the same 2558 conditions as such payments were being made from the former fund 2559

on the date of the transfer.

(B) A member of the fund who, pursuant to law, elected to 2561 receive benefits and pensions from a police relief and pension 2562 fund established under former section 741.32 of the Revised Code, 2563 or from a firemen's relief and pension fund established under 2564 former section 741.02 of the Revised Code, in accordance with the 2565 2566 rules of the fund governing the granting of benefits or pensions therefrom in force on April 1, 1947, shall receive benefits and 2567 pensions from the Ohio police and fire pension fund in accordance 2568 with such rules; provided, that any member of the fund who is not 2569 receiving a benefit or pension from the fund on August 12, 1975, 2570 may, upon application for a benefit or pension to be received on 2571 or after August 12, 1975, elect to receive a benefit or pension in 2572 accordance with division (C) of this section. 2573

(C) Members of the fund who have not elected to receive 2574 benefits and pensions from a police relief and pension fund or a 2575 firemen's relief and pension fund in accordance with the rules of 2576 the fund in force on April 1, 1947, shall receive pensions and 2577 benefits in accordance with the following provisions: 2578

(1) A member of the fund who has completed twenty-five years 2579 of active service in a police or fire department and has attained 2580 forty-eight years of age may, at the member's election, retire 2581 from the police or fire department, and upon notifying the board 2582 in writing of the election, shall receive an annual pension, 2583 payable in twelve monthly installments, in an amount equal to a 2584 percentage of the member's average annual salary. The percentage 2585 shall be the sum of two and one-half per cent for each of the 2586 first twenty years the member was in the active service of the 2587 department, plus two per cent for each of the twenty-first to 2588 twenty-fifth years the member was in the active service of the 2589 department, plus one and one-half per cent for each year in excess 2590 of twenty-five years the member was in the active service of the 2591

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department. The annual pension shall not exceed seventy-two per2592cent of the member's average annual salary.2593

A member who completed twenty-five years of active service, 2594 has resigned or been discharged, and has left the sum deducted 2595 from the member's salary on deposit in the pension fund shall, 2596 upon attaining forty-eight years of age, be entitled to receive a 2597 normal service pension benefit computed and paid under division 2598 (C)(1) of this section. 2599

(2) A member of the fund who has served fifteen or more years 2600 as an active member of a police or fire department and who 2601 voluntarily resigns or is discharged from the department for any 2602 reason other than dishonesty, cowardice, intemperate habits, or 2603 conviction of a felony, shall receive an annual pension, payable 2604 in twelve monthly installments, in an amount equal to one and 2605 2606 one-half per cent of the member's average annual salary multiplied by the number of full years the member was in the active service 2607 of the department. The pension payments shall not commence until 2608 the member has attained the age of forty-eight years and until 2609 twenty-five years have elapsed from the date on which the member 2610 became a full-time regular police officer or firefighter in the 2611 department. 2612

(3) A member of the fund who has completed fifteen or more 2613 years of active service in a police or fire department and who has 2614 attained sixty-two years of age, may retire from the department 2615 and, upon notifying the board in writing of the election to 2616 retire, shall receive an annual pension, payable in twelve monthly 2617 installments, in an amount equal to a percentage of the member's 2618 average annual salary. The percentage shall be the sum of two and 2619 one-half per cent for each of the first twenty years the member 2620 was in the active service of the department, plus two per cent for 2621 each of the twenty-first to twenty-fifth years the member was in 2622 the active service of the department, plus one and one-half per 2623

cent for each year in excess of twenty-five years the member was2624in the active service of the department. The annual pension shall2625not exceed seventy-two per cent of the member's average annual2626salary.2627

(4) With the exception of those persons who may make
application for benefits as provided in section 742.26 of the
Revised Code, no person receiving a pension or other benefit under
division (C) of this section on or after July 24, 1986, shall be
entitled to apply for any new, changed, or different benefit.

If a member covered by division (C) of this section or2633section 742.38 of the Revised Code dies prior to the time the2634member has received a payment and leaves a surviving spouse or2635dependent child, the surviving spouse or dependent child shall2636receive a pension under division (D) or (E) of this section.2637

(D)(1) Except as provided in division (D)(2) of this section, 2638
 a surviving spouse of a deceased member of the fund or a surviving 2639
 spouse described in division (D)(4) of this section shall receive 2640
 a monthly pension as follows: 2641

(a) For the period beginning July 1, 1999, and ending June 264230, 2000, five hundred fifty dollars; 2643

(b) For the period beginning July 1, 2000, and <u>ending June</u>
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30, 2002, five hundred fifty dollars plus an amount determined by
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multiplying five hundred fifty dollars by the average percentage
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change in the consumer price index, not exceeding three per cent,
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as determined by the board under former section 742.3716 of the
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Revised Code;

(c) For the period beginning July 1, 2002, and the period2650beginning the first day of July of each year thereafter and2651continuing for the following twelve months, an amount equal to the2652monthly amount paid during the prior twelve-month period plus2653sixteen dollars and fifty cents.2654

(2) A surviving spouse of a deceased member of the fund shall 2655 receive a monthly pension of four hundred ten dollars if the 2656 surviving spouse is eligible for a benefit under division (B) or 2657 (D) of section 742.63 of the Revised Code. If the surviving spouse 2658 ceases to be eligible for a benefit under division (B) or (D) of 2659 section 742.63 of the Revised Code, the pension shall be 2660 increased, effective the first day of the first month following 2661 the day on which the surviving spouse ceases to be eligible for 2662 the benefit, to the amount it would be under division (D)(1) of 2663 this section had the spouse never been eliqible for a benefit 2664 under division (B) or (D) of section 742.63 of the Revised Code. 2665

(3) A pension paid under this division shall continue during 2666 the natural life of the surviving spouse. Benefits to a deceased 2667 member's surviving spouse that were terminated under a former 2668 version of this section that required termination due to 2669 remarriage and were not resumed prior to September 16, 1998, shall 2670 resume on the first day of the month immediately following receipt 2671 by the board of an application on a form provided by the board. 2672

(4) A surviving spouse of a deceased member of or contributor
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to a fund established under former Chapter 521. or 741. of the
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Revised Code whose benefit or pension was terminated or not paid
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due to remarriage shall receive a monthly pension under division
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(D)(1) of this section.

The pension shall commence on the first day of the month 2678 immediately following receipt by the board of a completed 2679 application on a form provided by the board and evidence 2680 acceptable to the board that at the time of death the deceased 2681 spouse was a member of or contributor to a police or firemen's 2682 relief and pension fund established under former Chapter 521. or 2683 741. of the Revised Code and that the surviving spouse's benefits 2684 were terminated or not granted due to remarriage. 2685

(E)(1) Each surviving child of a deceased member of the fund 2686

2687 shall receive a monthly pension until the child attains the age of 2688 eighteen years, or marries, whichever event occurs first. A 2689 pension under this division, however, shall continue to be payable 2690 to a child under age twenty-two who is a student in and attending 2691 an institution of learning or training pursuant to a program 2692 designed to complete in each school year the equivalent of at 2693 least two-thirds of the full-time curriculum requirements of the 2694 institution, as determined by the board. If any surviving child, 2695 regardless of age at the time of the member's death, because of 2696 physical or mental disability, is totally dependent upon the 2697 deceased member for support at the time of death, the child shall 2698 receive a monthly pension under this division during the child's 2699 natural life or until the child has recovered from the disability.

(2) An eligible surviving child shall receive a monthly 2700 pension as follows: 2701

(a) For the period beginning July 1, 2001, and ending June 2702 30, 2002, a monthly pension of one hundred fifty dollars plus the 2703 cost of living increase provided for in former section 743.3720 of 2704 the Revised Code; 2705

(b) For the period beginning July 1, 2002, and ending June 30, 2003, one hundred sixty-three dollars and fifty cents;

(b)(c) For the period beginning July 1, 2003, and the period 2708 beginning the first day of each July thereafter and continuing for 2709 the following twelve months, an amount equal to the monthly amount 2710 paid during the prior twelve-month period plus four dollars and 2711 fifty cents. 2712

(F)(1) If a deceased member of the fund leaves no surviving 2713 spouse or surviving children, but leaves one or two parents 2714 dependent upon the deceased member for support, each parent shall 2715 be paid a monthly pension. The pensions provided for in this 2716 division shall be paid during the natural life of the surviving 2717

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parents,	or until dependency ceases,	or until remarriage,	2718
whicheve	r event occurs first.		2719

(2) Each eligible surviving parent shall be paid a monthly 2720pension as follows: 2721

(a) For the period ending June 30, 2002, one hundred six 2722
dollars for each parent or two hundred twelve dollars for a sole 2723
dependent parent; 2724

(b) For the period beginning July 1, 2002, and ending June 2725
30, 2003, one hundred nine dollars for each parent or two hundred 2726
eighteen dollars for a sole dependent parent; 2727

(c) For the period beginning July 1, 2003, and the first day 2728 of each July thereafter and continuing for the following twelve 2729 months, an amount equal to the monthly amount paid during the 2730 prior twelve-month period plus three dollars for each parent or 2731 six dollars for a sole dependent parent. 2732

(G) Subject to the provisions of section 742.461 of the 2733 Revised Code, a member of the fund who voluntarily resigns or is 2734 removed from active service in a police or fire department is 2735 entitled to receive an amount equal to the sums deducted from the 2736 member's salary and credited to the member's account in the fund, 2737 except that a member receiving a disability benefit or service 2738 pension is not entitled to receive any return of contributions to 2739 the fund. 2740

(H) On and after January 1, 1970, all pensions shall be 2741increased in accordance with the following provisions: 2742

(1) A member of the fund who retired prior to January 1, 2743
1967, has attained age sixty-five on January 1, 1970, and was 2744
receiving a pension on December 31, 1969, pursuant to division (B) 2745
or (C)(1) of this section or former division (C)(2), (3), (4), or 2746
(5) of this section, shall have the pension increased by ten per 2747
cent. 2748

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(2) The monthly pension payable to eligible surviving spouses 2749
under division (D) of this section shall be increased by forty 2750
dollars for each surviving spouse receiving a pension on December 2751
31, 1969. 2752

(3) The monthly pension payable to each eligible child under 2753
division (E) of this section shall be increased by ten dollars for 2754
each child receiving a pension on December 31, 1969. 2755

(4) The monthly pension payable to each eligible dependent
parent under division (F) of this section shall be increased by
thirty dollars for each parent receiving a pension on December 31,
2758
1969.

(5) A member of the fund, including a survivor of a member, 2760 who is receiving a pension in accordance with the rules governing 2761 the granting of pensions and benefits in force on April 1, 1947, 2762 that provide an increase in the original pension from time to time 2763 pursuant to changes in the salaries of active members, shall not 2764 be eligible for the benefits provided in this division. 2765

(I) On and after January 1, 1977, a member of the fund who 2766 was receiving a pension or benefit on December 31, 1973, under 2767 division (A), (B), (C)(1), or former division (C)(2) or (7) of 2768 this section shall have the pension or benefit increased as 2769 follows: 2770

(1) If the member's annual pension or benefit is less than(1) If the member's annual pension or benefit is less than(1) If the member's annual pension or benefit is less than(1) 2771(1) If the member's annual pension or benefit is less than(1) 2771(1) If the member's annual pension or benefit is less than(1) 2771(1) If the member's annual pension or benefit is less than(1) 2771(1) If the member's annual pension or benefit is less than(1) 2771(1) If the member's annual pension or benefit is less than(1) 2772(1) If the member's annual pension or benefit is less than(2) 2773

(2) If the member's annual pension or benefit is two thousand 2774seven hundred dollars or more, it shall be increased by three 2775hundred dollars. 2776

The following shall not be eligible to receive increased2777pensions or benefits as provided in this division:2778

(a) A member of the fund who is receiving a pension or 2779
benefit in accordance with the rules in force on April 1, 1947, 2780
governing the granting of pensions and benefits, which provide an 2781
increase in the original pension or benefit from time to time 2782
pursuant to changes in the salaries of active members; 2783

(b) A member of the fund who is receiving a pension or
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benefit under division (A) or (B) of this section, based on funded
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volunteer or funded part-time service, or off-duty disability, or
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partial on-duty disability, or early vested service;
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(c) A member of the fund who is receiving a pension under 2788division (C)(1) of this section, based on funded volunteer or 2789funded part-time service. 2790

(J) On and after July 1, 1977, a member of the fund who was 2791 receiving an annual pension or benefit on December 31, 1973, 2792 pursuant to division (B) of this section, based upon partial 2793 disability, off-duty disability, or early vested service, or 2794 pursuant to former division (C)(3), (5), or (6) of this section, 2795 shall have such annual pension or benefit increased by three 2796 hundred dollars.

The following are not eligible to receive the increase 2798 provided by this division: 2799

(1) A member of the fund who is receiving a pension or 2800 benefit in accordance with the rules in force on April 1, 1947, 2801 governing the granting of pensions and benefits, which provide an 2802 increase in the original pension or benefit from time to time 2803 pursuant to changes in the salaries of active members; 2804

(2) A member of the fund who is receiving a pension or
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benefit under division (B) or (C)(2) of this section or former
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division (C)(3), (5), or (6) of this section based on volunteer or
2807
part-time service.

(K)(1) Except as otherwise provided in this division, every 2809

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person who on July 24, 1986, is receiving an age and service or	
disability pension, allowance, or benefit pursuant to this chapter	2811
in an amount less than thirteen thousand dollars a year that is	2812
based upon an award made effective prior to February 28, 1984,	2813
shall receive an increase of six hundred dollars a year or the	2814
amount necessary to increase the pension or benefit to four	2815
thousand two hundred dollars after all adjustments required by	2816
this section, whichever is greater.	2817
(2) Division (K)(1) of this section does not apply to the	2818
following:	2819
(a) A member of the fund who is receiving a pension or	2820
benefit in accordance with rules in force on April 1, 1947, that	2821
govern the granting of pensions and benefits and that provide an	2822
increase in the original pension or benefit from time to time	2823
pursuant to changes in the salaries of active members;	2824

(b) A member of the fund who is receiving a pension or 2825 benefit based on funded volunteer or funded part-time service. 2826

(L) On and after July 24, 1986:

(1) The pension of each person receiving a pension under 2828 division (D) of this section on July 24, 1986, shall be increased 2829 to three hundred ten dollars per month. 2830

(2) The pension of each person receiving a pension under 2831 division (E) of this section on July 24, 1986, shall be increased 2832 to ninety-three dollars per month. 2833

Sec. 742.372 742.371. A member of the fund who is in the 2834 active service of a police or fire department and is not receiving 2835 a pension or benefit payment from the Ohio police and fire pension 2836 fund shall, in computing years of active service in such 2837 department under division (C) of section 742.37 or section 742.39 2838 of the Revised Code, be given credit for the time previously 2839

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or fire department, provided both of the following occur: 2841 (A) The member was a member of a police or firemen's relief 2842 and pension fund or the Ohio police and fire pension fund during 2843 the full time entire period for which such active service credit 2844 is claimed. 2845 (B) The member pays into the Ohio police and fire pension 2846 fund the amount received by the member under division (I) of former section 521.11, division (I) of former section 741.18, 2848 division (I) of former section 741.49, or division (G) of section 2849 742.37 of the Revised Code, with interest compounded annually 2850 thereon at a rate to be determined by the board of trustees of the 2851 Ohio police and fire pension fund, from the date of such receipt 2852 to the date of such deposit, or there is to the member's credit in 2853 the police officers' contribution fund an amount equal to the sums 2854 contributed by the member to such police or firemen's relief and 2855 pension fund or to the Ohio police and fire pension fund for the 2856 full time for which such active service credit is claimed. 2857

served in the active <u>full-time</u> service of another <u>an</u> Ohio police

Subject to board rules, a member may choose to purchase in 2858 any one payment only part of the credit that may be purchased 2859 under this section. 2860

At the request of the fund, the employer shall certify to the 2861 board the dates the member was in the active service of the police 2862 or fire department. 2863

Sec. 742.45. (A) The board of trustees of the Ohio police and 2864 fire pension fund may enter into an agreement with insurance 2865 companies, health insuring corporations, or government agencies 2866 authorized to do business in the state for issuance of a policy or 2867 contract of health, medical, hospital, or surgical benefits, or 2868 any combination thereof, for those individuals receiving service 2869 or disability pensions or survivor benefits subscribing to the 2870

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plan. Notwithstanding any other provision of this chapter, the 2871 policy or contract may also include coverage for any eligible 2872 individual's spouse and dependent children and for any of the 2873 eligible individual's sponsored dependents as the board considers 2874 appropriate.

If all or any portion of the policy or contract premium is to 2876 be paid by any individual receiving a service, disability, or 2877 survivor pension or benefit, the individual shall, by written 2878 authorization, instruct the board to deduct from the individual's 2879 benefit the premium agreed to be paid by the individual to the 2880 company, corporation, or agency. 2881

The board may contract for coverage on the basis of part or 2882 all of the cost of the coverage to be paid from appropriate funds 2883 of the Ohio police and fire pension fund. The cost paid from the 2884 funds of the Ohio police and fire pension fund shall be included 2885 in the employer's contribution rates provided by sections 742.33 2886 and 742.34 of the Revised Code. 2887

The board may provide for self-insurance of risk or level of 2888 risk as set forth in the contract with the companies, 2889 corporations, or agencies, and may provide through the 2890 self-insurance method specific benefits as authorized by the rules 2891 of the board. 2892

(B) If the board provides health, medical, hospital, or 2893 surgical benefits through any means other than a health insuring 2894 corporation, it shall offer to each individual eligible for the 2895 benefits the alternative of receiving benefits through enrollment 2896 in a health insuring corporation, if all of the following apply: 2897

(1) The health insuring corporation provides health care 2898 services in the geographical area in which the individual lives; 2899

(2) The eligible individual was receiving health care 2900 benefits through a health or a health insuring corporation before 2901

retirement;

(3) The rate and coverage provided by the health insuring2903corporation to eligible individuals is comparable to that2904currently provided by the board under division (A) of this2905section. If the rate or coverage provided by the health insuring2906corporation is not comparable to that currently provided by the2907board under division (A) of this section, the board may deduct the2908additional cost from the eligible individual's monthly benefit.2909

The health insuring corporation shall accept as an enrollee2910any eligible individual who requests enrollment.2911

The board shall permit each eligible individual to change2912from one plan to another at least once a year at a time determined2913by the board.2914

(C) The board shall, beginning the month following receipt of 2915 satisfactory evidence of the payment for coverage, pay monthly to 2916 each recipient of service, disability, or survivor benefits under 2917 the Ohio police and fire pension fund who is eligible for medical 2918 insurance coverage under part B of "The Social Security Amendments 2919 of 1965," 79 Stat. 301, 42 U.S.C.A. 1395j, as amended, an amount 2920 equal to the basic premiums for such coverage.

(D)(C) The board shall establish by rule requirements for the 2922 coordination of any coverage, payment, or benefit provided under 2923 this section with any similar coverage, payment, or benefit made 2924 available to the same individual by the public employees 2925 retirement system, state teachers retirement system, school 2926 employees retirement system, or state highway patrol retirement 2927 system.

(E)(D)The board shall make all other necessary rules2929pursuant to the purpose and intent of this section.2930

Sec. 3307.01. As used in this chapter: 2931

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(A) "Employer" means the board of education, school district, 2932
governing authority of any community school established under 2933
Chapter 3314. of the Revised Code, college, university, 2934
institution, or other agency within the state by which a teacher 2935
is employed and paid. 2936

(B) "Teacher" means all of the following:

(1) Any person paid from public funds and employed in the 2938 public schools of the state under any type of contract described 2939 in section 3319.08 of the Revised Code in a position for which the 2940 person is required to have a license issued pursuant to sections 2941 3319.22 to 3319.31 of the Revised Code; 2942

(2) Any person employed as a teacher by a community school2943pursuant to Chapter 3314. of the Revised Code;2944

(3) Any person holding an internship certificate issued under 2945
section 3319.28 of the Revised Code and employed in a public 2946
school in this state; 2947

(4) Any person having a license issued pursuant to sections 2948 3319.22 to 3319.31 of the Revised Code and employed in a public 2949 school in this state in an educational position, as determined by 2950 the state board of education, under programs provided for by 2951 federal acts or regulations and financed in whole or in part from 2952 federal funds, but for which no licensure requirements for the 2953 position can be made under the provisions of such federal acts or 2954 regulations; 2955

(5) Any other teacher or faculty member employed in any 2956 school, college, university, institution, or other agency wholly 2957 controlled and managed, and supported in whole or in part, by the 2958 state or any political subdivision thereof, including Central 2959 state university, Cleveland state university, the university of 2960 Toledo, and the medical college of Ohio at Toledo; 2961

(6) The educational employees of the department of education, 2962

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as determined by the state superintendent of public instruction. 2963 2964 In all cases of doubt, the state teachers retirement board 2965 shall determine whether any person is a teacher, and its decision 2966 shall be final. 2967

"Teacher" does not include any academic or administrative 2968 employee of a public institution of higher education, as defined 2969 in section 3305.01 of the Revised Code, who participates in an 2970 alternative retirement plan established under Chapter 3305. of the 2971 Revised Code. 2972

(C) "Member" means any person included in the membership of 2973 the state teachers retirement system, which shall consist of all 2974 teachers and contributors as defined in divisions (B) and (D) of 2975 this section and all disability benefit recipients, as defined in 2976 section 3307.50 of the Revised Code. However, for purposes of this 2977 chapter, the following persons shall not be considered members: 2978

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(1) A student, intern, or resident who is not a member while
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 employed part-time by a school, college, or university at which
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 the student, intern, or resident is regularly attending classes;
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(2) A person denied membership pursuant to section 3307.24 of 2983the Revised Code; 2984

(3) An other system retirant, as defined in section 3307.352985of the Revised Code, or a superannuate;2986

(4) An individual employed in a program established pursuant
2987
to the "Job Training Partnership Act," 96 Stat. 1322 (1982), 29
U.S.C.A. 1501.

(D) "Contributor" means any person who has an account in the 2990 teachers' savings fund or defined contribution fund. 2991

(E) "Beneficiary" means any person eligible to receive, or in 2992

receipt of, a retirement allowance or other benefit provided by 2993 this chapter. 2994

(F) "Year" means the year beginning the first day of July and 2995 ending with the thirtieth day of June next following, except that 2996 for the purpose of determining final average salary under the plan 2997 described in sections 3307.50 to 3307.79 of the Revised Code, 2998 "year" may mean the contract year. 2999

(G) "Local district pension system" means any school teachers
gension fund created in any school district of the state in
accordance with the laws of the state prior to September 1, 1920.
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3003

(H) "Employer contribution" means the amount paid by an
 and deficiency rates, contributions, and funds wherever used in
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 3006
 3007

(I) "Five years of service credit" means employment covered 3008
under this chapter and employment covered under a former 3009
retirement plan operated, recognized, or endorsed by a college, 3010
institute, university, or political subdivision of this state 3011
prior to coverage under this chapter. 3012

(J) "Actuary" means the actuarial consultant to the state3013teachers retirement board, who shall be either of the following:3014

(1) A member of the American academy of actuaries; 3015

(2) A firm, partnership, or corporation of which at least onegerson is a member of the American academy of actuaries.3017

(K) "Fiduciary" means a person who does any of the following: 3018

3019

(1) Exercises any discretionary authority or control with 3020
 respect to the management of the system, or with respect to the 3021
 management or disposition of its assets; 3022

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3037

(2) Renders investment advice for a fee, direct or indirect, 3023with respect to money or property of the system; 3024

(3) Has any discretionary authority or responsibility in the 3025administration of the system. 3026

(L)(1) Except as provided in this division, "compensation" 3027 means all salary, wages, and other earnings paid to a teacher by 3028 reason of the teacher's employment, including compensation paid 3029 pursuant to a supplemental contract. The salary, wages, and other 3030 earnings shall be determined prior to determination of the amount 3031 required to be contributed to the teachers' savings fund or 3032 defined contribution fund under section 3307.26 of the Revised 3033 Code and without regard to whether any of the salary, wages, or 3034 other earnings are treated as deferred income for federal income 3035 tax purposes. 3036

(2) Compensation does not include any of the following:

(a) Payments for accrued but unused sick leave or personal
leave, including payments made under a plan established pursuant
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to section 124.39 of the Revised Code or any other plan
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established by the employer;
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(b) Payments made for accrued but unused vacation leave, 3042
including payments made pursuant to section 124.13 of the Revised 3043
Code or a plan established by the employer; 3044

(c) Payments made for vacation pay covering concurrent
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 periods for which other salary, compensation, or benefits under
 3046
 this chapter are paid;
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(d) Amounts paid by the employer to provide life insurance, 3048
sickness, accident, endowment, health, medical, hospital, dental, 3049
or surgical coverage, or other insurance for the teacher or the 3050
teacher's family, or amounts paid by the employer to the teacher 3051
in lieu of providing the insurance; 3052

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(e) Incidental benefits, including lodging, food, laundry, 3053
parking, or services furnished by the employer, use of the 3054
employer's property or equipment, and reimbursement for 3055
job-related expenses authorized by the employer, including moving 3056
and travel expenses and expenses related to professional 3057
development; 3058

(f) Payments made by the employer in exchange for a member's 3059
waiver of a right to receive any payment, amount, or benefit 3060
described in division (L)(2) of this section; 3061

(g) Payments by the employer for services not actually 3062
rendered; 3063

(h) Any amount paid by the employer as a retroactive increase 3064in salary, wages, or other earnings, unless the increase is one of 3065the following: 3066

(i) A retroactive increase paid to a member employed by a 3067
school district board of education in a position that requires a 3068
license designated for teaching and not designated for being an 3069
administrator issued under section 3319.22 of the Revised Code 3070
that is paid in accordance with uniform criteria applicable to all 3071
members employed by the board in positions requiring the licenses; 3072

(ii) A retroactive increase paid to a member employed by a 3073
school district board of education in a position that requires a 3074
license designated for being an administrator issued under section 3075
3319.22 of the Revised Code that is paid in accordance with 3076
uniform criteria applicable to all members employed by the board 3077
in positions requiring the licenses; 3078

(iii) A retroactive increase paid to a member employed by a 3079
school district board of education as a superintendent that is 3080
also paid as described in division (L)(2)(h)(i) of this section; 3081

(iv) A retroactive increase paid to a member employed by an3082employer other than a school district board of education in3083

3084 accordance with uniform criteria applicable to all members 3085 employed by the employer.

(i) Payments made to or on behalf of a teacher that are in 3086 excess of the annual compensation that may be taken into account 3087 by the retirement system under division (a)(17) of section 401 of 3088 the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 3089 401(a)(17), as amended. For a teacher who first establishes 3090 membership before July 1, 1996, the annual compensation that may 3091 be taken into account by the retirement system shall be determined 3092 under division (d)(3) of section 13212 of the "Omnibus Budget 3093 Reconciliation Act of 1993," Pub. L. No. 103-66, 107 Stat. 472. 3094

(j) Payments made under division (B), (C), or (E) of section 3095 5923.05 of the Revised Code, Section 4 of Substitute Senate Bill 3096 No. 3 of the 119th general assembly, Section 3 of Amended 3097 Substitute Senate Bill No. 164 of the 124th general assembly, or 3098 Amended Substitute House Bill No. 405 of the 124th general 3099 assembly; 3100

(k) Anything of value received by the teacher that is based 3101 on or attributable to retirement or an agreement to retire. 3102

(3) The retirement board shall determine by rule both of the 3103 following: 3104

(a) Whether particular forms of earnings are included in any 3105 of the categories enumerated in this division; 3106

(b) Whether any form of earnings not enumerated in this 3107 division is to be included in compensation. 3108

Decisions of the board made under this division shall be 3109 final. 3110

(M) "Superannuate" means both of the following:

(1) A former teacher receiving from the system a retirement 3112 allowance under section 3307.58 or 3307.59 of the Revised Code; 3113

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(2) A former teacher receiving any <u>a</u> benefit from the system
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under a plan established under section 3307.81 of the Revised
Code, except that "superannuate" does not include a former teacher
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who is receiving a benefit based on disability under a plan
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established under section 3307.81 of the Revised Code.
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For purposes of section 3307.35 of the Revised Code,3119"superannuate" also means a former teacher receiving from the3120system a combined service retirement benefit paid in accordance3121with section 3307.57 of the Revised Code, regardless of which3122retirement system is paying the benefit.3123

sec. 3307.39. (A) The state teachers retirement board may 3124 enter into an agreement with insurance companies, health insuring 3125 corporations, or government agencies authorized to do business in 3126 the state for issuance of a policy or contract of health, medical, 3127 hospital, or surgical benefits, or any combination thereof, for 3128 those individuals receiving, under the plan described in sections 3129 3307.50 to 3307.79 of the Revised Code, service retirement or a 3130 disability or survivor benefit who subscribe to the plan. 3131 Notwithstanding any other provision of this chapter, the policy or 3132 contract may also include coverage for any eligible individual's 3133 spouse and dependent children and for any of the individual's 3134 sponsored dependents as the board considers appropriate. If all or 3135 any portion of the policy or contract premium is to be paid by any 3136 individual receiving service retirement or a disability or 3137 survivor benefit, the individual shall, by written authorization, 3138 instruct the board to deduct the premium agreed to be paid by the 3139 individual to the companies, corporations, or agencies. 3140

The board may contract for coverage on the basis of part or 3141 all of the cost of the coverage to be paid from appropriate funds 3142 of the state teachers retirement system. The cost paid from the 3143 funds of the system shall be included in the employer's 3144

3145 contribution rate provided by section 3307.28 of the Revised Code. The board may enter into an agreement under this division for 3146 coverage of recipients of benefits under a plan established under 3147 section 3307.81 of the Revised Code if the plan selected includes 3148 health, medical, hospital, or surgical benefits, or any 3149 combination thereof. The board may contract for coverage on the 3150 basis that the cost of the coverage will be paid by the recipient 3151 or by the plan to which the recipient contributed under this 3152 chapter. The board may offer to recipients plans that provide for 3153

coverage. 3155 The board may provide for self-insurance of risk or level of 3156 risk as set forth in the contract with the companies, 3157 corporations, or agencies, and may provide through the self-insurance method specific benefits as authorized by the rules 3159 of the board. 3160

different levels of coverage or for prepayment of the cost of

(B) If the board provides health, medical, hospital, or 3161 surgical benefits through any means other than a health insuring 3162 corporation, it shall offer to each individual eligible for the 3163 benefits the alternative of receiving benefits through enrollment 3164 in a health insuring corporation, if all of the following apply: 3165

(1) The health insuring corporation provides health care 3166 services in the geographical area in which the individual lives; 3167

(2) The eligible individual was receiving health care 3168 benefits through a health maintenance organization or a health 3169 insuring corporation before retirement; 3170

(3) The rate and coverage provided by the health insuring 3171 corporation to eligible individuals is comparable to that 3172 currently provided by the board under division (A) of this 3173 section. If the rate or coverage provided by the health insuring 3174 corporation is not comparable to that currently provided by the 3175

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The health insuring corporation shall accept as an enrollee	3178
any eligible individual who requests enrollment.	3179
The board shall permit each eligible individual to change	3180
from one plan to another at least once a year at a time determined	3181
by the board.	3182
$\left(\mathbf{C} \right)$ The board shall make a monthly payment to each recipient	3183
of service retirement, or a disability or survivor benefit under	3184

board under division (A) of this section, the board may deduct the

additional cost from the eligible individual's monthly benefit.

the plan described in sections 3307.50 to 3307.79 of the Revised 3185 Code who is eligible for insurance coverage under part B of "The 3186 Social Security Amendments of 1965," 79 Stat. 301, 42 U.S.C.A. 3187 1395j, as amended, and may make a monthly payment to a recipient 3188 of benefits under a plan established under section 3307.81 of the 3189 Revised Code who is eligible for that insurance coverage if the 3190 monthly payments are funded through the plan selected by the 3191 recipient. The payment shall be the greater of the following: 3192

(1) Twenty-nine dollars and ninety cents;

(2) An amount determined by multiplying the basic premium for 3194 the coverage by a percentage, not exceeding ninety per cent, 3195 determined by multiplying the years of service used in calculating 3196 the service retirement or benefit or, in the case of a recipient 3197 of benefits under a plan established under section 3307.81 of the 3198 Revised Code, the participant's years of service by a percentage 3199 determined by the board not exceeding three per cent. 3200

The board shall make all payments under this division 3201 beginning the month following receipt of satisfactory evidence of 3202 the payment for the coverage. 3203

(D)(C) The board shall establish by rule requirements for the 3204 coordination of any coverage, payment, or benefit provided under 3205 this section or section 3307.61 of the Revised Code with any 3206

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similar coverage, payment, or benefit made available to the same 3207 individual by the public employees retirement system, Ohio police 3208 and fire pension fund, school employees retirement system, or 3209 state highway patrol retirement system. 3210

(E)(D)The board shall make all other necessary rules3211pursuant to the purpose and intent of this section.3212

sec. 3307.51. (A) The state teachers retirement board shall 3213 have prepared annually by or under the supervision of an actuary 3214 an actuarial valuation of the pension assets, liabilities, and 3215 funding requirements of the plan described in sections 3307.50 to 3216 3307.79 of the Revised Code. The actuary shall complete the 3217 valuation in accordance with actuarial standards of practice 3218 promulgated by the actuarial standards board of the American 3219 academy of actuaries and prepare a report of the valuation. The 3220 report shall include all of the following: 3221

(1) A summary of the benefit provisions evaluated; 3222

(2) A summary of the census data and financial information 3223used in the valuation; 3224

(3) A description of the actuarial assumptions, actuarial
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cost method, and asset valuation method used in the valuation,
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including a statement of the assumed rate of payroll growth and
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assumed rate of growth or decline in the number of members
3228
contributing to the retirement system;
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(4) A summary of findings that includes a statement of the
 actuarial accrued pension liabilities and unfunded actuarial
 accrued pension liabilities;
 3232

(5) A schedule showing the effect of any changes in the
benefit provisions, actuarial assumptions, or cost methods since
3234
the last annual actuarial valuation;
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(6) A statement of whether contributions to the retirement 3236

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system are expected to be sufficient to satisfy the funding 3237 objectives established by the board. 3238

The board shall submit the report to the Ohio retirement3239study council and the standing committees of the house of3240representatives and the senate with primary responsibility for3241retirement legislation not later than the first day of January3242following the year for which the valuation was made.3243

(B) At such times as the state teachers retirement board 3244 determines, and at least once in each quinquennial period, the 3245 board shall have prepared by or under the supervision of an 3246 actuary an actuarial investigation of the mortality, service, and 3247 other experience of the members, retirants, and beneficiaries of 3248 the system, and other system retirants as defined in section 3249 3307.35 of the Revised Code to update the actuarial assumptions 3250 used in the actuarial valuation required by division (A) of this 3251 section. The actuary shall prepare a report of the actuarial 3252 investigation. The report shall be prepared and any recommended 3253 changes in actuarial assumptions shall be made in accordance with 3254 the actuarial standards of practice promulgated by the actuarial 3255 3256 standards board of the American academy of actuaries. The report shall include all of the following: 3257

(1) A summary of relevant decrement and economic assumption 3258experience observed over the period of the investigation; 3259

(2) Recommended changes in actuarial assumptions to be used
 3260
 in subsequent actuarial valuations required by division (A) of
 3261
 this section;

(3) A measurement of the financial effect of the recommended 3263changes in actuarial assumptions. 3264

The board shall submit the report to the Ohio retirement3265study council and the standing committees of the house of3266representatives and the senate with primary responsibility for3267

3268 retirement legislation not later than the first day of May 3269 following the last fiscal year of the period the report covers.

(C) The board may at any time request the actuary to make any 3270 other studies or actuarial valuations to determine the adequacy of 3271 the normal and deficiency rates of contribution provided by 3272 section 3307.28 of the Revised Code, and those rates may be 3273 adjusted by the board, as recommended by the actuary, effective as 3274 of the first of any year thereafter. 3275

(D) The board shall have prepared by or under the supervision 3276 of an actuary an actuarial analysis of any introduced legislation 3277 expected to have a measurable financial impact on the retirement 3278 system. The actuarial analysis shall be completed in accordance 3279 with the actuarial standards of practice promulgated by the 3280 actuarial standards board of the American academy of actuaries. 3281 The actuary shall prepare a report of the actuarial analysis, 3282 which shall include all of the following: 3283

3284 (1) A summary of the statutory changes that are being evaluated; 3285

(2) A description of or reference to the actuarial 3286 assumptions and actuarial cost method used in the report; 3287

(3) A description of the participant group or groups included 3288 3289 in the report;

(4) A statement of the financial impact of the legislation, 3290 including the resulting increase, if any, in the employer normal 3291 cost percentage; the increase, if any, in actuarial accrued 3292 liabilities; and the per cent of payroll that would be required to 3293 amortize the increase in actuarial accrued liabilities as a level 3294 per cent of covered payroll for all active members over a period 3295 not to exceed thirty years; 3296

(5) A statement of whether the scheduled contributions to the 3297 system after the proposed change is enacted are expected to be 3298

sufficient to satisfy the funding objectives established by the board.

Not later than sixty days from the date of introduction of 3301 the legislation, the board shall submit a copy of the actuarial 3302 analysis to the legislative budget office of the legislative 3303 service commission, the standing committees of the house of 3304 representatives and the senate with primary responsibility for 3305 retirement legislation, and the Ohio retirement study council. 3306

(E) The board shall have prepared annually a report giving a 3307
full accounting of the revenues and costs relating to the 3308
provision of benefits under sections 3307.39 and 3307.61 of the 3309
Revised Code. The report shall be made as of June 30, 1997, and 3310
the thirtieth day of June of each year thereafter. The report 3311
shall include the following: 3312

(1) A description of the statutory authority for the benefits 3313provided; 3314

(2) A summary of the benefits;

	(3)	А	summary	of	the	eligibility	requirements	for	the	3316
benef	Eits	;								3317

(4) A statement of the number of participants eligible for 3318the benefits; 3319

(5) A description of the accounting, asset valuation, and(5) A description of the benefits;(5) 3321

(6) A statement of the net assets available for theprovisions of benefits as of the last day of the fiscal year;3323

(7) A statement of any changes in the net assets available
3324
for the provision of benefits, including participant and employer
3325
contributions, net investment income, administrative expenses, and
benefits provided to participants, as of the last day of the
3327
fiscal year;

3299 3300

(8) For the last six consecutive fiscal years, a schedule of
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the net assets available for the benefits, the annual cost of
benefits, administrative expenses incurred, and annual employer
3331
contributions allocated for the provision of benefits;
3332

(9) A description of any significant changes that affect the3333comparability of the report required under this division;3334

(10) A statement of the amount paid under division (C)(B) of 3335
section 3307.39 of the Revised Code. 3336

The board shall submit the report to the Ohio retirement 3337 study council and the standing committees of the house of 3338 representatives and the senate with primary responsibility for 3339 retirement legislation not later than the thirty-first day of 3340 December following the year for which the report was made. 3341

Sec. 3307.56. (A)(1) Subject to sections 3307.37 and 3307.561 3342 of the Revised Code and except as provided in division (B)(2) of 3343 this section, a member participating in the plan described in 3344 sections 3307.50 to 3307.79 of the Revised Code who ceases to be a 3345 teacher for any cause other than death, retirement, receipt of a 3346 disability benefit, or current employment in a position in which 3347 the member has elected to participate in an alternative retirement 3348 plan under section 3305.05 of the Revised Code, upon application, 3349 shall be paid the accumulated contributions standing to the credit 3350 of the member's individual account in the teachers' savings fund 3351 plus an amount calculated in accordance with section 3307.563 of 3352 the Revised Code. If the member or the member's legal 3353 representative cannot be found within ten years after the member 3354 ceased making contributions pursuant to section 3307.26 of the 3355 Revised Code, the accumulated contributions may be transferred to 3356 the guarantee fund and thereafter paid to the member, to the 3357 member's beneficiaries, or to the member's estate, upon proper 3358 application. 3359

(2) A member described in division (A)(1) of this section who 3360 is married at the time of application for payment and is eligible 3361 for age and service retirement under section 3307.58 or 3307.59 of 3362 the Revised Code shall submit with the application a written 3363 statement by the member's spouse attesting that the spouse 3364 consents to the payment of the member's accumulated contributions. 3365 Consent shall be valid only if it is signed and witnessed by a 3366 notary public. If the statement is not submitted under this 3367 division, the application shall be considered an application for 3368 service retirement and shall be subject to division (F) (G)(1) of 3369 section 3307.60 of the Revised Code. 3370

The state teachers retirement board may waive the requirement 3371 of consent if the spouse is incapacitated or cannot be located, or 3372 for any other reason specified by the board. Consent or waiver is 3373 effective only with regard to the spouse who is the subject of the 3374 consent or waiver. 3375

(B) This division applies to any member who is employed in a 3376 position in which the member has elected under section 3305.05 of 3377 the Revised Code to participate in an alternative retirement plan 3378 and due to the election ceases to be a teacher for the purposes of 3379 that position. 3380

Subject to sections 3307.37 and 3307.561 of the Revised Code, 3381 the state teachers retirement system shall do the following: 3382

(1) On receipt of a certified copy of an election under 3383 section 3305.05 of the Revised Code, pay, in accordance with 3384 section 3305.051 of the Revised Code, the amount described in that 3385 section to the appropriate provider; 3386

(2) If a member has accumulated contributions, in addition to 3387 those subject to division (B)(1) of this section, standing to the 3388 credit of a member's individual account and is not otherwise in a 3389 position in which the member is considered a teacher for the 3390

purposes of that position, pay, to the provider the member3391selected pursuant to section 3305.05 of the Revised Code, the3392accumulated contributions standing to the credit of the member's3393individual account in the teachers' saving fund plus an amount3394calculated in accordance with section 3307.80 of the Revised Code.3395The payment shall be made on the member's application.3396

(C) Payment of a member's accumulated contributions under 3397 division (B) of this section cancels the member's total service 3398 credit in the state teachers retirement system. A member whose 3399 accumulated contributions are paid to a provider pursuant to 3400 division (B) of this section is forever barred from claiming or 3401 purchasing service credit under the state teachers retirement 3402 system for the period of employment attributable to those 3403 contributions. 3404

Sec. 3307.561. A (A) Except as provided in division (B) of 3405 this section, a member of the state teachers retirement system 3406 participating in the plan described in sections 3307.50 to 3307.79 3407 of the Revised Code who has ceased to be a teacher, and who is 3408 also a member of either the public employees retirement system or 3409 school employees retirement system, or both, may not withdraw the 3410 member's accumulated contributions unless the. 3411

(B) On application, the state teachers retirement board shall3412pay a member described in division (A) of this section the3413member's accumulated contributions if either of the following3414applies:3415

(1) The member also withdraws the member's contributions from 3416 the other systems. 3417

(2) The member is a participant in a plan established under3418section 145.81 or 3309.81 of the Revised Code and has withdrawn3419the member's contributions under plans described in sections3420145.201 to 145.79 and 3309.18 to 3309.70 of the Revised Code.3421

Sec. 3307.563. For the purposes of this section, "service 3422 credit" includes only service credit obtained pursuant to sections 3423 3307.53, 3307.71, 3307.72, and 3307.77 of the Revised Code. 3424

(A) The state teachers retirement system shall add to a 3425 member's accumulated contributions to be paid under section 3426 3307.56 or 3307.562 of the Revised Code an amount paid from the 3427 employers' trust fund equal to one of the following: 3428

(1) If the member has less than three full years of service 3429 credit, an amount equal to interest on the member's accumulated 3430 contributions, compounded annually, at a rate not greater than 3431 four per cent established by the board; 3432

(2) If the member has three or more full years of service 3433 credit, but less than five full years, an amount equal to interest 3434 on the member's accumulated contributions, compounded annually, at 3435 a rate not greater than six per cent established by the board; 3436

(3) If the member has five or more full years of service 3437 credit, the sum of the following amounts: 3438

(a) An amount equal to interest on the member's accumulated 3439 contributions, compounded annually, at a rate not greater than six 3440 per cent established by the board; 3441

(b) An amount equal to fifty per cent of the sum of the 3442 member's contributions under section 3307.26 and division (C) of 3443 section 3307.77 of the Revised Code plus interest on that amount 3444 at a rate not greater than six per cent established by the board. 3445

Interest for each year included in the calculation under this 3446 section shall be calculated from the first day of the following 3447 year to the last day of the month preceding payment under section 3448 3307.56 or 3307.562 of the Revised Code. 3449

(B) Notwithstanding sections 3307.56 and 3307.562 of the 3450 Revised Code, neither the beneficiaries, survivors, nor estate of 3451

a deceased member who was granted disability benefits prior to 3452 death is eligible for the payment of any amount calculated under 3453 this section. 3454

sec. 3307.58. Any member participating in the plan described 3455 in sections 3307.50 to 3307.79 of the Revised Code who has five 3456 years of service credit and has attained age sixty, or who has 3457 twenty-five years of service credit and has attained age 3458 fifty-five, or who has thirty years of service credit shall be 3459 granted service retirement after filing with the state teachers 3460 retirement board a completed application on a form approved by the 3461 board. 3462

(A) Service retirement shall be effective on the first day of 3463the month next following the later of: 3464

(1) The last day for which compensation was paid; or 3465

(2) The attainment of minimum age or service credit3466eligibility for benefits provided under this section.3467

Except as provided in division (E) of this section, the 3468 service retirement benefit shall be the greater of the benefits 3469 provided in divisions (B) and (D) of this section. 3470

(B) Subject to any adjustment made under division (C) of this 3471
section, the annual single lifetime benefit of a member shall be 3472
the greater of the amounts determined by the member's Ohio service 3473
credit multiplied by one of the following: 3474

- (1) Eighty-six dollars;
 - (2)(a) The sum of the following amounts:

(i) For each of the first thirty years of Ohio service 3477
credit, two and two-tenths per cent of the member's final average 3478
salary or, subject to the limitation described in division 3479
(B)(2)(b) of this section, two and five-tenths per cent of the 3480

3475

3481 member's final average salary if the member has thirty-five or 3482 more years of service credit under section 3307.53, 3307.57, 3483 3307.75, 3307.751, 3307.752, 3307.761, <u>3307.763</u>, 3307.77, or 3484 3307.771 of the Revised Code, division (A)(2) or (B) of former 3485 section 3307.513 of the Revised Code, former section 3307.514 of 3486 the Revised Code, section 3307.72 of the Revised Code earned after 3487 July 1, 1978, or any combination of service credit under those 3488 sections;

(ii) For each year or fraction of a year of Ohio service 3489 credit in excess of thirty years, two and two-tenths per cent of 3490 the member's final average salary or, subject to the limitation 3491 described in division (B)(2)(b) of this section, if the member has 3492 more than thirty years service credit under section 3307.53, 3493 3307.57, 3307.75, 3307.751, 3307.752, 3307.761, 3307.763, 3307.77, 3494 or 3307.771 of the Revised Code, division (A)(2) or (B) of former 3495 section 3307.513 of the Revised Code, former section 3307.514 of 3496 the Revised Code, section 3307.72 of the Revised Code earned after 3497 July 1, 1978, or any combination of service credit under those 3498 sections, the per cent of final average salary shown in the 3499 following schedule for each corresponding year or fraction of a 3500 year of service credit under those sections that is in excess of 3501 3502 thirty years:

Per	Year	Per	3503
Cent	of	Cent	3504
for that	Service	for that	3505
Year	Credit	Year	3506
2.5%	35.01 - 36.00	3.0%	3507
2.6	36.01 - 37.00	3.1	3508
2.7	37.01 - 38.00	3.2	3509
2.8	38.01 - 39.00	3.3	3510
2.9			3511
	Cent for that Year 2.5% 2.6 2.7 2.8	Centoffor thatServiceYearCredit2.5%35.01 - 36.002.636.01 - 37.002.737.01 - 38.002.838.01 - 39.00	Cent of Cent for that Service for that Year Credit Year 2.5% 35.01 - 36.00 3.0% 2.6 36.01 - 37.00 3.1 2.7 37.01 - 38.00 3.2 2.8 38.01 - 39.00 3.3

For purposes of this schedule, years of service credit shall be 3512

rounded to the nearest one-hundredth of a year.

(b) For purposes of division (B)(2)(a) of this section, a 3514 percentage of final average salary in excess of two and two-tenths 3515 per cent shall be applied to service credit under section 3307.57 3516 of the Revised Code only if the service credit was established 3517 under section 145.30, 145.301, 145.302, 145.47, 145.483, 3309.02, 3518 3309.021, 3309.022, <u>or</u> 3309.47, or of the Revised Code or restored 3519 under section 145.31 or 3309.26 of the Revised Code. 3520

(C) The annual single lifetime benefit of a member determined 3521 under division (B) of this section shall be adjusted by the 3522 greater per cent shown in the following schedule opposite the 3523 member's attained age or Ohio service credit. 3524

		Years of	Per Cent	3525
Attained	or	Ohio Service	of Base	3526
Age		Credit	Amount	3527
58		25	75%	3528
59		26	80	3529
60		27	85	3530
61			88	3531
		28	90	3532
62			91	3533
63			94	3534
		29	95	3535
64			97	3536
65		30 or more	100	3537

Members shall vest the right to a benefit in accordance with 3538 the following schedule, based on the member's attained age by 3539 September 1, 1976: 3540 Per Cent 3541 Attained of Base 3542 Age Amount 3543 66 102% 3544

 $2 \Gamma 1 2$

67	104	3545
68	106	3546
69	108	3547
70 or more	110	3548

The annual single lifetime benefit determined under division 3549 (B) of this section shall not exceed the lesser of one hundred per 3550 cent of the final average salary or the limit established by 3551 section 415 of the "Internal Revenue Code of 1986," 100 Stat. 3552 2085, 26 U.S.C.A. 415, as amended. 3553

(D) The annual single lifetime benefit of a member shall not 3554
exceed the lesser of the sum of the following amounts or the limit 3555
established by section 415 of the "Internal Revenue Code of 1986," 3556
100 Stat. 2085, 26 U.S.C.A. 415, as amended: 3557

(1) An annuity with a reserve equal to the member's 3558accumulated contributions; 3559

(2) A pension equal to the amount in division (D)(1) of this 3560
section; 3561

(3) An additional pension of forty dollars annually
multiplied by the number of years of prior and military service
3563
credit, except years of credit purchased under section 3307.751 or
3564
3307.752 of the Revised Code;
3565

(4) An additional basic annual pension of one hundred eighty
3566
dollars, provided the member had ten or more years of Ohio service
3567
credit as of October 1, 1956, except that the additional basic
annual pension shall not exceed the sum of the annual benefits
3569
provided by divisions (D)(1), (2), and (3) of this section.

(E) Benefits determined under this section shall be paid asprovided in section 3307.60 of the Revised Code.3572

sec. 3307.60. (A) Upon application for retirement as provided 3573
in section 3307.58 or 3307.59 of the Revised Code, the retirant 3574

may elect <u>a plan of payment under this division or, on and after</u> 3575 <u>the date specified in division (B) of this section, a plan of</u> 3576 <u>payment under that division. Under this division, the retirant may</u> 3577 <u>elect</u> to receive a single lifetime benefit, or may elect to 3578 receive the actuarial equivalent of the retirant's benefit in a 3579 lesser amount, payable for life, and continuing after death to a 3580 beneficiary under one of the following optional plans: 3581

(1) Option 1. The retirant's lesser benefit shall be paid for 3582life to the sole beneficiary named at retirement. 3583

(2) Option 2. Some other portion of the retirant's benefit 3584
shall be paid for life to the sole beneficiary named at 3585
retirement. The beneficiary's monthly amount shall not exceed the 3586
monthly amount payable to the retirant during the retirant's 3587
lifetime. 3588

(3) Option 3. The retirant's lesser benefit established as 3589 provided under option 1 or option 2 shall be paid for life to the 3590 sole beneficiary named at retirement, except that in the event of 3591 the death of the sole beneficiary or termination of a marital 3592 relationship between the retirant and the sole beneficiary the 3593 retirant may elect to return to a single lifetime benefit 3594 equivalent as determined by the state teachers retirement board, 3595 if, in the case of termination of a marital relationship, the 3596 election is made with the written consent of the beneficiary or 3597 pursuant to an order of the court with jurisdiction over 3598 termination of the marital relationship. 3599

(4) Option 4. Upon the retirant's death before the expiration 3600
of a certain period from the retirement date and elected by the 3601
retirant, and approved by the board, the retirant's benefit shall 3602
be continued for the remainder of such period to the beneficiary. 3603
Monthly benefits shall not be paid to joint beneficiaries, but 3604
they may receive the present value of any remaining payments in a 3605
lump sum settlement. If all beneficiaries die before the 3606

3619

expiration of the certain period, the present value of all payments yet remaining in such period shall be paid to the estate of the beneficiary last receiving. 3609

(5) Option 5. A plan of payment established by the state(6) Option 5. A plan of payment established by the state(6) Option 5. A plan of payment established by the state(6) Option 5. A plan of payment established by the state(6) Option 5. A plan of payment established by the state(6) Option 5. A plan of payment established by the state(7) Option 5. A plan of payment established by the state(7) Option 5. A plan of payment established by the state(7) Option 5. A plan of payment established by the state(7) Option 5. A plan of

(B) <u>Beginning on a date selected by the state teachers</u>
(B) <u>Beginning on a date selected by the state teachers</u>
3613
<u>retirement board, which shall be not later than July 1, 2004, a</u>
3614
<u>retirant may elect, in lieu of a plan of payment under division</u>
3615
(A) of this section, a plan consisting of both of the following:
3616

(1) A lump sum in an amount the member designates that3617constitutes a portion of the member's single lifetime benefit;3618

(2) Either of the following:

(a) The remainder of the retirant's single lifetime benefit; 3620

(b) The actuarial equivalent of the remainder of the3621retirant's benefit in a lesser amount, payable for life, and3622continuing after death to a beneficiary under one of the options3623described in divisions (A)(1) to (5) of this section.3624

In the event of the death of the sole beneficiary or 3625 termination of a marital relationship between the retirant and the 3626 sole beneficiary, the retirant may elect to receive the actuarial 3627 equivalent of the remainder of the retirant's single lifetime 3628 benefit except that, in the case of termination of a marital 3629 relationship, the election may be made only with the written 3630 consent of the beneficiary or pursuant to an order of the court 3631 with jurisdiction over termination of the marital relationship. 3632

The amount designated by the member under division (B)(1) of3633this section shall be not less than six times and not more than3634thirty-six times the monthly amount that would be payable to the3635member as a single lifetime benefit and shall not result in a3636

section 3307.562 of the Revised Code.

3637 monthly allowance that is less than fifty per cent of that amount. (C) Until the first payment is made to a former member under 3638 section 3307.58 or 3307.59 of the Revised Code, the former member 3639 may change the selection of a plan of payment. If death occurs 3640 prior to an election of a plan of payment 3641 (D)(1) If a deceased member was eligible for but had not yet 3642 been awarded a service retirement benefit under section 3307.58 or 3643 3307.59 of the Revised Code at the time of death, option 1 as 3644 provided for in division (A)(1) of this section shall be paid to 3645 the spouse or other sole dependent beneficiary. 3646 (2) Beginning on a date selected by the board, which shall be 3647 not later than July 1, 2004, the spouse or sole beneficiary may 3648 elect, in lieu of option 1, a plan of payment consisting of both 3649 of the following: 3650 (a) A lump sum in an amount the spouse or other sole 3651 dependent beneficiary designates that constitutes a portion of the 3652 retirant's single life annuity; 3653 (b) The actuarial equivalent of the remainder of the 3654 retirant's single life annuity paid in a lesser amount for life to 3655 the spouse or other sole dependent beneficiary. 3656 The amount designated by the spouse or other sole dependent 3657 beneficiary under division (D)(2)(a) of this section shall be not 3658 less than six times and not more than thirty-six times the monthly 3659 amount that would be payable as the retirant's single life annuity 3660 and shall not result in a monthly allowance that is less than 3661 fifty per cent of that monthly amount. 3662 $\frac{(C)(E)}{(E)}$ If the total benefit paid under this section is less 3663 than the balance in the teachers' savings fund, the difference 3664 shall be paid to the beneficiary provided under division (D) of 3665

(D)(F) In the case of a retirant who elected an optional plan 3667 prior to September 15, 1989: 3668

(1) The death of the spouse or other designated beneficiary
(1) The death of the spouse or other designated beneficiary
(1) The death of the spouse of the retirant,
(1) The death of the spouse of the retirant,
(1) The death of the spouse of the retirant,
(2) Solution of the retirant to provide
(2) Solution of the spouse of the sp

(2) A divorce, annulment, or marriage dissolution shall, at 3675 the election of the retirant, cancel any optional plan selected at 3676 retirement to provide continuing lifetime benefits to the spouse 3677 as designated beneficiary and return the retirant to a single 3678 lifetime benefit equivalent as determined by the board if the 3679 election is made with the written consent of the beneficiary or 3680 pursuant to an order of a court of common pleas or the court of 3681 another state with jurisdiction over the termination of the 3682 marriage. 3683

(E)(G) Following marriage or remarriage, a retirant may elect 3684 a new optional plan of payment based on the actuarial equivalent 3685 of the retirant's single lifetime benefit, as determined by the 3686 board, except that if the retirant is receiving a retirement 3687 allowance under an optional plan that provides for continuation of 3688 benefits after death to a former spouse, the retirant may elect a 3689 new optional plan of payment only with the written consent of the 3690 former spouse or pursuant to an order of the court with 3691 jurisdiction over the termination of the marriage. Such plan shall 3692 become effective the first of the month following an application 3693 on a form approved by the board. 3694

(F)(H)(1) Unless one of the following occurs, an application 3695 for service retirement made pursuant to section 3307.58 or 3307.59 3696 of the Revised Code by a married person shall be considered an 3697 election of a benefit under option 2 as provided for in division 3698

(A)(2) of this section under which one-half of the lesser benefit 3699 payable during the life of the retirant will be paid after death 3700 to the retirant's spouse for life as sole beneficiary: 3701

(a) The retirant selects an optional plan under division (A) 3702 of this section providing for payment after death to the 3703 retirant's spouse for life as sole beneficiary of more than 3704 one-half of the lesser benefit payable during the life of the 3705 retirant. 3706

(b) The retirant submits to the retirement board a written 3707 statement signed by the spouse attesting that the spouse consents 3708 to the retirant's election to receive a single lifetime annuity or 3709 a payment under an optional benefit plan under which after the 3710 death of the retirant the surviving spouse will receive less than 3711 one-half of the lesser benefit payable during the life of the 3712 retirant. 3713

(2) An application for retirement shall include an 3714 explanation of all of the following: 3715

(a) That, if the member is married, unless the spouse 3716 consents to another plan of payment, the member's retirement 3717 allowance will be paid under "option 2" as provided for in 3718 division (A)(2) of this section and consist of the actuarial 3719 equivalent of the member's retirement allowance in a lesser amount 3720 payable for life and one-half of the lesser allowance continuing 3721 after death to the surviving spouse for the life of the spouse; 3722

(b) A description of the alternative plans of payment 3723 available with the consent of the spouse; 3724

(c) That the spouse may consent to another plan of payment 3725 and the procedure for giving consent; 3726

(d) That consent is irrevocable once notice of consent is 3727 filed with the board. 3728

Consent shall be valid only if it is signed, in writing, and 3729

witnessed by a notary public.

(3) If the retirant does not select an optional plan of 3731 payment as described in division (F)(H)(1)(a) of this section and 3732 the board does not receive the written statement provided for in 3733 division (F)(H)(1)(b) of this section, it shall determine and pay 3734 the retirement allowance in accordance with this division, except 3735 that the board may provide by rule for waiver by the board of the 3736 statement and payment of the benefits other than in accordance 3737 with this division or payment under section 3307.56 of the Revised 3738 Code if the retirant is unable to obtain the statement due to 3739 absence or incapacity of the spouse or other cause specified by 3740 the board. 3741

(G)(I)For the purpose of determining actuarial equivalence3742under this section, on the advice of an actuary employed by the3743board, the board shall adopt mortality tables that may take into3744consideration the membership experience of the state teachers3745retirement system and may also include the membership experience3746of the public employees retirement system and the school employees37473748

 Sec. 3307.761. (A) As used in this section and section
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 3307.765 of the Revised Code:
 3750

(1) "Uniform retirement system" or "uniform system" means the
 Ohio police and fire pension fund or state highway patrol
 3752
 retirement system.
 3753

(2) "Military service credit" means credit purchased or 3754
obtained under this chapter or Chapter 742. or 5505. of the 3755
Revised Code for service in the armed forces of the United States. 3756

(B) A member of the state teachers retirement system
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participating in the plan described in sections 3307.50 to 3307.79
of the Revised Code who has contributions on deposit with a
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uniform retirement system shall, in computing years of total3760service, be given full credit for service credit earned under3761Chapter 742. or 5505. of the Revised Code or for military service3762credit if a transfer to the state teachers retirement system is3763made under this division. At the request of the member, the3764uniform system shall transfer to the state teachers retirement3765system, for each year of service, the sum of the following:3760

(1) An amount equal to the member's accumulated contributions 3767
 to the uniform system and any payments by the member for military 3768
 service credit; 3769

(2) An amount equal to the lesser of the employer's 3770
contributions to the uniform system or the amount that would have 3771
been contributed by the employer for the service had the member 3772
been a member of the state teachers retirement system at the time 3773
the credit was earned; 3774

(3) Interest, determined as provided in division (F) of this 3775 section, on the amounts specified in divisions (B)(1) and (2) of 3776 this section from the last day of the year for which the service 3777 credit in the uniform system was earned or in which payment was 3778 made for military service credit was purchased or obtained to the 3779 date the transfer is made. 3780

(C) A member participating in the plan described in sections 3781 3307.50 to 3307.79 of the Revised Code who has at least eighteen 3782 months one and one-half years of contributing service with the 3783 state teachers retirement system, is a former member of a uniform 3784 retirement system, and has received a refund of contributions to 3785 that uniform system shall, in computing years of total service, be 3786 given full credit for service credit earned under Chapter 742. or 3787 5505. of the Revised Code or for military service credit if, for 3788 each year of service, the state teachers retirement system 3789 receives the sum of the following: 3790

3810

(1) An amount, which shall be paid by the member, equal to 3791 the amount refunded by the uniform system to the member for that 3792 year for accumulated contributions and payments for military 3793 service credit, with interest at a rate established by the state 3794 teachers retirement board on that amount from the date of the 3795 refund to the date of the payment; 3796

(2) Interest, which shall be transferred by the uniform 3797
system, on the amount refunded to the member that is attributable 3798
to the year of service from the last day of the year for which the 3799
service credit was earned or in which payment was made for 3800
military service credit to the date the refund was made; 3801

(3) An amount, which shall be transferred by the uniform 3802 system, equal to the lesser of the employer's contributions to the 3803 uniform system or the amount that would have been contributed by 3804 the employer for the service had the member been a member of the 3805 state teachers retirement system at the time the credit was 3806 earned, with interest on that amount from the last day of the year 3807 for which the service credit was earned or in which payment was 3808 made for military service to the date of the transfer. 3809

On receipt of payment from the member, the state teachers 3811 retirement system shall notify the uniform system, which, on 3812 receipt of the notice, shall make the transfer required by this 3813 division. Interest shall be determined as provided in division (F) 3814 of this section. 3815

A member may choose to purchase only part of the credit the 3816 member is eligible to purchase under this division in any one 3817 payment, subject to rules of the state teachers retirement board. 3818

(D) A member is ineligible to obtain credit under this
3819
section for service that is used in the calculation of any
3820
retirement benefit currently being paid or payable in the future
3821

be transferred under section 3307.765 of the Revised Code.

3822 under any other retirement program or for service credit that may 3823

(E) If a member of the state teachers retirement system who 3824 is not a current contributor elects to obtain credit under section 3825 742.21 or 5505.40 of the Revised Code for service for which the 3826 member contributed to the system or purchased for military service 3827 credit, the system shall transfer to the uniform retirement 3828 system, as applicable, the amount specified in division (D) of 3829 section 742.21 or division (B)(2) of section 5505.40 of the 3830 Revised Code. 3831

(F) Interest charged under this section shall be calculated 3832 separately for each year of service credit. Unless otherwise 3833 specified in this section it shall be calculated at the lesser of 3834 the actuarial assumption rate for that year of the state teachers 3835 retirement system or of the uniform retirement system in which the 3836 credit was earned. The interest shall be compounded annually. 3837

(G) The state teachers retirement board shall credit to a 3838 member's account in the teachers' savings fund the amounts 3839 described in divisions (B)(1) and (C)(1) of this section, except 3840 that the interest paid by the member under division (C)(1) of this 3841 section shall be credited to the employers' trust fund. The board 3842 shall credit to the employers' trust fund the amounts described in 3843 divisions (B)(2) and (3) and (C)(2) and (3) of this section. 3844

(H) At the request of the state teachers retirement system, 3845 the Ohio police and fire pension fund or state highway patrol 3846 retirement system shall certify to the state teachers retirement 3847 system a copy of the records of the service and contributions of a 3848 state teachers retirement system member who seeks service credit 3849 under this section. 3850

Sec. 3307.763. (A) If the conditions described in division 3851 (B) of section 3307.762 of the Revised Code are met, a member of 3852

the state teachers retirement system who is not receiving a 3853 pension or benefit from the state teachers retirement system is 3854 eligible to obtain credit for service as a member of the 3855 Cincinnati retirement system under this section. 3856

(B) A member of the state teachers retirement system 3857 participating in the plan described in sections 3307.50 to 3307.79 3858 of the Revised Code who has contributions on deposit with, but is 3859 no longer contributing to, the Cincinnati retirement system shall, 3860 in computing years of service credit, be given credit for service 3861 credit earned under the Cincinnati retirement system or purchased 3862 or obtained as military service credit if, for each year of 3863 service, the Cincinnati retirement system transfers to the state 3864 teachers retirement system the sum of the following: 3865

(1) The amount contributed by the member, or, in the case of 3866 military service credit, paid by the member, that is attributable 3867 to the year of service; 3868

(2) An amount equal to the lesser of the employer's 3869 contributions to the Cincinnati retirement system or the amount 3870 that would have been contributed by the employer for the service 3871 had the member been a member of the state teachers retirement 3872 system at the time the credit was earned; 3873

(3) Interest on the amounts specified in divisions (B)(1) and 3874 (2) of this section from the last day of the year for which 3875 service credit was earned or in which payment was made for 3876 military service credit to the date the transfer is made. 3877

(C) A member of the state teachers retirement system with at 3878 least eighteen months one and one-half years of contributing 3879 service credit with the state teachers retirement system who has 3880 received a refund of the member's contributions to the Cincinnati 3881 retirement system shall, in computing years of service, be given 3882 credit for service credit earned under the Cincinnati retirement 3883 system or purchased or obtained as military service credit if, for 3884

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each year of service, the state teachers retirement system

receives the sum of the following:	3886
(1) An amount, paid by the member, equal to the sum of the	3887
following:	3888
(a) The amount refunded by the Cincinnati retirement system	3889
to the member for that year for contributions and payments for	3890
military service credit, with interest at a rate established by	3891
the state teachers retirement board on that amount from the date	3892
of the refund to the date of payment;	3893
(b) The amount of interest, if any, the member received when	3894
the refund was made that is attributable to the year of service.	3895
(2) An amount, transferred by the Cincinnati retirement	3896
system to the state teachers retirement system, equal to the sum	3897
of the following:	3898
(a) Interest on the amount refunded to the member that is	3899
attributable to the year of service from the last day of the year	3900
for which the service credit was earned or in which payment was	3901
made for military service credit to the date the refund was made;	3902
(b) An amount equal to the lesser of the employer's	3903
contributions to the Cincinnati retirement system or the amount	3904

contributions to the Cincinnati retirement system or the amount 3904 that would have been contributed by the employer for the service 3905 had the member been a member of the state teachers retirement 3906 system at the time the credit was earned, with interest on that 3907 amount from the last day of the year for which the service credit 3908 was earned to the date of the transfer. 3909

(D) The amount transferred under division (C)(2)(a) of this
 3910
 section shall not include any amount of interest the Cincinnati
 3911
 retirement system paid to the person when it made the refund.
 3912

(E) On receipt of payment from the member under division 3913
(C)(1) of this section, the state teachers retirement system shall 3914
notify the Cincinnati retirement system. On receipt of the notice, 3915

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the Cincinnati retirement system shall transfer the amount	3916
described in division (C)(2) of this section.	3917

(F) Interest charged under this section shall be calculated
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separately for each year of service credit. Unless otherwise
3919
specified in this section, it shall be calculated at the lesser of
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the actuarial assumption rate for that year of the state teachers
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retirement system or the Cincinnati retirement system. The
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(G) At the request of the state teachers retirement system,
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the Cincinnati retirement system shall certify to the state
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teachers retirement system a copy of the records of the service
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and contributions of a state teachers retirement system member who
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seeks service credit under this section.

(H) A member may choose to purchase only part of the credit
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 the member is eligible to purchase under division (C) of this
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 section in any one payment, subject to rules of the state teachers
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 retirement board.

(I) A member is ineligible to obtain credit under this
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section for service that is used in the calculation of any
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retirement benefit currently being paid or payable in the future.
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(J) The state teachers retirement board shall credit to the 3936 member's account in the teachers' savings fund the amounts 3937 described in divisions (B)(1) and (C)(1)(a) of this section, 3938 except that interest paid by the member under division (C)(1)(a)3939 of this section shall be credited to the employers' trust fund. 3940 The board shall credit to the employers' trust fund the amounts 3941 described in divisions (B)(2), (B)(3), (C)(1)(b), and (C)(2) of 3942 this section. 3943

Sec. 3307.764. (A) If the conditions described in division3944(B) of section 3307.762 of the Revised Code are met and a person3945

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who is a member or former member of the state teachers retirement 3946 system through participation in the plan described in sections 3947 3307.50 to 3307.79 of the Revised Code, but is not a current 3948 contributor and who is not receiving a pension or benefit from the 3949 state teachers retirement system elects to receive credit under 3950 the Cincinnati retirement system for service for which the person 3951 contributed to the state teachers retirement system or purchased 3952 or obtained as military service credit, the state teachers 3953 retirement system shall transfer the amounts specified in division 3954 (B) or (C) of this section to the Cincinnati retirement system. 3955

(B) If the person has contributions on deposit with the state 3956 teachers retirement system, the retirement system shall, for each 3957 year of service credit, transfer to the Cincinnati retirement 3958 system the sum of the following: 3959

(1) An amount equal to the person's contributions to the 3960 state teachers retirement system and payments made by the member 3961 for military service credit; 3962

(2) An amount equal to the lesser of the employer's 3963 contributions to the state teachers retirement system or the 3964 amount that would have been contributed by the employer for the 3965 service had the person been a member of the Cincinnati retirement 3966 system at the time the credit was earned; 3967

(3) Interest on the amounts specified in divisions (B)(1) and 3968 (2) of this section for the period from the last day of the year 3969 for which the service credit was earned or in which payment was 3970 made for military service credit to the date the transfer was 3971 made. 3972

(C)(1) If the person has received a refund of accumulated 3973 contributions to the state teachers retirement system, the state 3974 teachers retirement system shall, for each year of service credit, 3975 transfer to the Cincinnati retirement system the sum of the 3976 following: 3977

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(a) Interest on the amount refunded to the former member that
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 is attributable to the year of service from the last day of the
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 year for which the service credit was earned or in which payment
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 was made for military service credit to the date the refund was
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 made;

(b) An amount equal to the lesser of the employer's 3983 contributions to the state teachers retirement system or the 3984 amount that would have been contributed by the employer for the 3985 service had the person been a member of the Cincinnati retirement 3986 system at the time the credit was earned, with interest on that 3987 amount from the last day of the year for which the service credit 3988 was earned to the date of the transfer.

(2) The amount transferred under division (C)(1) of this
section shall not include any amount added to the member's
accumulated contributions under section 3307.563 of the Revised
Code and paid under section 3307.56 or 3307.562 of the Revised
Code.

(3) On receipt of notice from the Cincinnati retirement
system that the Cincinnati retirement system has received payment
from a person described in division (C)(1) of this section, the
state teachers retirement system shall transfer the amount
described in that division.

(D) Interest charged under this section shall be calculated 4000
separately for each year of service credit. Unless otherwise 4001
specified in this section, it shall be calculated at the lesser of 4002
the actuarial assumption rate for that year of the state teachers 4003
retirement system or the Cincinnati retirement system. The 4004
interest shall be compounded annually. 4005

(E) The transfer of any amount under this section cancels an 4006 equivalent amount of service credit. 4007

(F) At the request of the Cincinnati retirement system, the 4008

4009 state teachers retirement system shall certify to the Cincinnati 4010 retirement system a copy of the records of the service and 4011 contributions of a member or former member of the state teachers 4012 retirement system who elects to receive service credit under the 4013 Cincinnati retirement system.

sec. 3307.87. (A)(1) If a member participating in a plan established under section 3307.81 of the Revised Code is married 4015 at the time any benefits under the plan commence, benefits shall 4016 be paid in accordance with division (A)(2) of this section, unless 4017 the spouse has consented under division (C) of this section to a 4018 different form of payment. 4019

(2) The benefits described in division (A)(1) of this section 4020 shall be paid in the form of an annuity, which shall consist of 4021 the actuarial equivalent of the member's benefits, in an amount 4022 that is payable for the life of the member and one-half of the 4023 amount continuing after the member's death to the spouse for the 4024 life of the spouse. 4025

(B) If a member participating in a plan established under 4026 section 3307.81 of the Revised Code is married at the time of the 4027 member's death, any benefits that are payable to the member shall 4028 be paid to the member's spouse, unless the spouse has consented 4029 under division (C) of this section to the designation of a 4030 different beneficiary. 4031

(C) A plan established under section 3307.81 of the Revised 4032 Code shall include requirements for consent under this section 4033 that are the same as the requirements specified in division (a)(2)4034 of section 417 of the Internal Revenue Code, 26 U.S.C.A. 4035 417(a)(2), as amended. Consent is valid only if it is evidenced by 4036 a signed statement that is witnessed by a notary public. Each plan 4037 may waive the requirement of consent if the spouse is 4038 incapacitated or cannot be located or for any other reason 4039

specified <u>by the plan or</u> in the regulations adopted under that 4040 section <u>rules adopted by the state teachers retirement board</u>. 4041 Consent or waiver is effective only with regard to the spouse 4042

who is the subject of the consent or waiver. 4043

Sec. 3309.21. (A) The school employees retirement board shall 4044 have prepared annually by or under the supervision of an actuary 4045 an actuarial valuation of the pension assets, liabilities, and 4046 funding requirements of the school employees retirement system as 4047 established pursuant to this chapter. The actuary shall complete 4048 the valuation in accordance with actuarial standards of practice 4049 promulgated by the actuarial standards board of the American 4050 academy of actuaries and prepare a report of the valuation. The 4051 report shall include all of the following: 4052

(1) A summary of the benefit provisions evaluated; 4053

(2) A summary of the census data and financial information 4054used in the valuation; 4055

(3) A description of the actuarial assumptions, actuarial
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(3) A description of the assumed rate of payroll growth and
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(4) A summary of findings that includes a statement of the
 actuarial accrued pension liabilities and unfunded actuarial
 4062
 accrued pension liabilities;
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(5) A schedule showing the effect of any changes in the
benefit provisions, actuarial assumptions, or cost methods since
the last annual actuarial valuation;
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(6) A statement of whether contributions to the retirement
system are expected to be sufficient to satisfy the funding
objectives established by the board.

The board shall submit the report to the Ohio retirement4070study commission council and the standing committees of the house4071of representatives and the senate with primary responsibility for4072retirement legislation not later than the first day of May4073following the year for which the valuation was made.4074

(B) At such times as the school employees retirement board 4075 determines, and at least once in each quinquennial period, the 4076 board shall have prepared by or under the supervision of an 4077 actuary an actuarial investigation of the mortality, service, and 4078 other experience of the members, retirants, and beneficiaries of 4079 the retirement system, and SERS retirants and other system 4080 retirants as defined in section 3309.341 of the Revised Code to 4081 update the actuarial assumptions used in the actuarial valuation 4082 required by division (A) of this section. The actuary shall 4083 prepare a report of the actuarial investigation. The report shall 4084 be prepared and any recommended changes in actuarial assumptions 4085 shall be made in accordance with the actuarial standards of 4086 practice promulgated by the actuarial standards board of the 4087 American academy of actuaries. The report shall include all of the 4088 following: 4089

(1) A summary of relevant decrement and economic assumption 4090experience observed over the period of the investigation; 4091

(2) Recommended changes in actuarial assumptions to be used
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 in subsequent actuarial valuations required by division (A) of
 4093
 this section;

(3) A measurement of the financial effect of the recommended 4095changes in actuarial assumptions. 4096

The board shall submit the report to the Ohio retirement 4097 study commission council and the standing committees of the house 4098 of representatives and the senate with primary responsibility for 4099 retirement legislation not later than the first day of May 4100

following the last fiscal year of the period the report covers. 4101 (C) The board may at any time request the actuary to make any 4102 studies or actuarial valuations to determine the adequacy of the 4103 rates of contribution as provided by section 3309.49 of the 4104 Revised Code, and those rates may be adjusted by the board, as 4105 recommended by the actuary, effective as of the first of any year 4106 thereafter. 4107

(D) The board shall have prepared by or under the supervision 4108 of an actuary an actuarial analysis of any introduced legislation 4109 expected to have a measurable financial impact on the retirement 4110 system. The actuarial analysis shall be completed in accordance 4111 with the actuarial standards of practice promulgated by the 4112 actuarial standards board of the American academy of actuaries. 4113 The actuary shall prepare a report of the actuarial analysis, 4114 which shall include all of the following: 4115

(1) A summary of the statutory changes that are being 4116 evaluated; 4117

(2) A description of or reference to the actuarial 4118 assumptions and actuarial cost method used in the report; 4119

(3) A description of the participant group or groups included 4120 4121 in the report;

(4) A statement of the financial impact of the legislation, 4122 including the resulting increase, if any, in the employer normal 4123 cost percentage; the increase, if any, in actuarial accrued 4124 liabilities; and the per cent of payroll that would be required to 4125 amortize the increase in actuarial accrued liabilities as a level 4126 per cent of covered payroll for all active members over a period 4127 not to exceed thirty years; 4128

(5) A statement of whether the scheduled contributions to the 4129 system after the proposed change is enacted are expected to be 4130 sufficient to satisfy the funding objectives established by the 4131

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benefits provided to participants, as of the last day of the 4160 fiscal year; 4161

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(8) For the last six consecutive fiscal years, a schedule of
the net assets available for the benefits, the annual cost of
benefits, administrative expenses incurred, and annual employer
4163
contributions allocated for the provision of benefits;

(9) A description of any significant changes that affect the4166comparability of the report required under this division;4167

(10) A statement of the amount paid under division (D)(C) of 4168 section 3309.69 of the Revised Code. 4169

The board shall submit the report to the Ohio retirement4170study commission council and the standing committees of the house4171of representatives and the senate with primary responsibility for4172retirement legislation not later than the thirty-first day of4173December following the year for which the report was made.4174

Sec. 3309.43. A (A) Except as provided in division (B) of 4175 this section, a member of the school employees retirement system 4176 who has ceased to be an employee, and who is also a member of 4177 either the public employees retirement system or the state 4178 teachers retirement system, or both, may not withdraw his the 4179 member's accumulated contributions, unless he. 4180

(B) On application, the school employees retirement board4181shall pay a member described in division (A) of this section the4182member's accumulated contributions if either of the following4183applies:4184

(1) The member also withdraws his the member's contributions4185from such other systems. The4186

(2) The member is a participant in a plan established under4187section 145.81 or 3307.81 of the Revised Code and has withdrawn4188the member's contributions under plans described in sections4189145.201 to 145.79 and 3307.50 to 3307.79 of the Revised Code.4190

The school employees retirement board may waive the annual 4191

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expense fee where a member is contributing to another state4192retirement system provided such member is not at the same time4193contributing to the school employees retirement system.4194

Sec. 3309.45. Except as provided in division (C)(1) of this 4195
section, in lieu of accepting the payment of the accumulated 4196
account of a member who dies before service retirement, the 4197
beneficiary, as determined in section 3309.44 of the Revised Code, 4198
may elect to forfeit the accumulated account and to substitute 4199
certain other benefits either under division (A) or (B) of this 4200
section. 4201

(A) (1) If a deceased member was eligible for a service 4202 retirement allowance as provided in section 3309.36, 3309.38, or 4203 3309.381 of the Revised Code, a surviving spouse or other sole 4204 dependent beneficiary may elect to receive a monthly benefit 4205 computed as the joint-survivor allowance designated as "plan D" in 4206 section 3309.46 of the Revised Code, which the member would have 4207 received had the member retired on the last day of the month of 4208 death and had the member at that time selected such joint-survivor 4209 plan. Payment shall begin with the month subsequent to the 4210 member's death. 4211

(2) Beginning on a date selected by the school employees4212retirement board, which shall be not later than July 1, 2004, a4213surviving spouse or other sole dependent beneficiary may elect, in4214lieu of a monthly payment under division (A)(1) of this section, a4215plan of payment consisting of both of the following:4216

(a) A lump sum in an amount the surviving spouse or other4217sole dependent beneficiary designates that constitutes a portion4218of the allowance that would be payable under division (A)(1) of4219this section;4220

(b) The remainder of that allowance in monthly payments.4221The total amount paid as a lump sum and a monthly benefit4222

shall be the actual	rial equivalent of the amount	that would have	4223
	lump sum not been selected.		4224
The lump sum a	amount designated by the surv	viving spouse or	4225
	nt beneficiary under division		4226
_	ot less than six times and no		4227
thirty-six times th	ne monthly amount that would	be payable to the	4228
<u>surviving spouse or</u>	<u>r other sole dependent benefi</u>	<u>.ciary under</u>	4229
division (A)(1) of	this section and shall not r	result in a monthly	4230
<u>benefit that is lea</u>	<u>ss than fifty per cent of tha</u>	it monthly amount.	4231
(B) If the dea	ceased member had completed a	it least one and	4232
one-half years of o	credit for Ohio service, with	n at least	4233
one-quarter year of	f Ohio contributing service o	redit within the	4234
two and one-half ye	ears prior to the date of dea	th, or was	4235
receiving at the t	ime of death a disability ber	efit as provided in	4236
section 3309.40 or 3309.401 of the Revised Code, qualified		4237	
survivors who elect to receive monthly benefits shall receive the		4238	
greater of the bene	efits provided in division (E	3)(1)(a) or (b) as	4239
allocated in accord	dance with division (B)(5) of	this section.	4240
(1)(a) Number			4241
of Qualified		Or	4242
survivors	Annual Benefit as a Per	Monthly Benefit	4243
affecting	Cent of Decedent's Final	shall not be	4244
the benefit	Average Salary	less than	4245
1	25%	\$96	4246
2	40	186	4247
3	50	236	4248
4	55	236	4249
5 or more	60	236	4250
(b) Years of	Service Annual Benef	it as a Per Cent of	4251
	Member's Fi	nal Average Salary	
20		29%	4252
21		33	4253

22	37	4254
23	41	4255
24	45	4256
25	48	4257
26	51	4258
27	54	4259
28	57	4260
29 or more	60	4261

(2) Benefits shall begin as qualified survivors meet eligibility requirements as follows:

(a) A qualified spouse is the surviving spouse of the
deceased member who is age sixty-two, or regardless of age if the
deceased member had ten or more years of Ohio service credit, or
regardless of age if caring for a surviving child, or regardless
of age if adjudged physically or mentally incompetent.
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(b) A qualified child is any child of the deceased member who4269has never been married and to whom one of the following applies:4270

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(i) Is under age eighteen, or under age twenty-two if the
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child is attending an institution of learning or training pursuant
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to a program designed to complete in each school year the
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equivalent of at least two-thirds of the full-time curriculum
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requirements of such institution and as further determined by
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board policy;

(ii) Regardless of age, is adjudged physically or mentally
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incompetent if the incompetence existed prior to the member's
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death and prior to the child attaining age eighteen, or age
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twenty-two if attending an institution described in division
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(B)(2)(b)(i) of this section.

(c) A qualified parent is a dependent parent aged sixty-five4283or older.

(3) "Physically or mentally incompetent" as used in this
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section may be determined by a court of jurisdiction, or by a
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physician appointed by the retirement board. Incapability of
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earning a living because of a physically or mentally disabling
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condition shall meet the qualifications of this division.

(4) Benefits to a qualified survivor shall terminate upon a 4290 first marriage, abandonment, adoption, or during active military 4291 service. Benefits to a deceased member's surviving spouse that 4292 were terminated under a former version of this section that 4293 required termination due to remarriage and were not resumed prior 4294 to September 16, 1998, shall resume on the first day of the month 4295 immediately following receipt by the board of an application on a 4296 form provided by the board. 4297

Upon the death of any subsequent spouse who was a member of 4298 the public employees retirement system, state teachers retirement 4299 system, or school employees retirement system, the surviving 4300 spouse of such member may elect to continue receiving benefits 4301 under this division, or to receive survivor's benefits, based upon 4302 the subsequent spouse's membership in one or more of the systems, 4303 for which such surviving spouse is eligible under this section or 4304 section 145.45 or 3307.66 of the Revised Code. If the surviving 4305 spouse elects to continue receiving benefits under this division, 4306 such election shall not preclude the payment of benefits under 4307 this division to any other qualified survivor. 4308

Benefits shall begin or resume on the first day of the month4309following the attainment of eligibility and shall terminate on the4310first day of the month following loss of eligibility.4311

(5)(a) If a benefit is payable under division (B)(1)(a) of 4312 this section, benefits to a qualified spouse shall be paid in the 4313 amount determined for the first qualifying survivor in division 4314 (B)(1)(a) of this section, but shall not be less than one hundred 4315 six dollars per month if the deceased member had ten or more years 4316

of Ohio service credit. All other qualifying survivors shall share 4317 equally in the benefit or remaining portion thereof. 4318

(b) All qualifying survivors shall share equally in a benefit 4319 payable under division (B)(1)(b) of this section, except that if 4320 there is a surviving spouse, the surviving spouse shall receive no 4321 less than the greater of the amount determined for the first 4322 qualifying survivor in division (B)(1)(a) of this section or one 4323 hundred six dollars per month. 4324

(6) The beneficiary of a member who is also a member of the
public employees retirement system, or of the state teachers
retirement system, must forfeit the member's accumulated
contributions in those systems, if the beneficiary takes a
survivor benefit. Such benefit shall be exclusively governed by
section 3309.35 of the Revised Code.

(C)(1) Regardless of whether the member is survived by a
spouse or designated beneficiary, if the school employees
retirement system receives notice that a deceased member described
in division (A) or (B) of this section has one or more qualified
children, all persons who are qualified survivors under Division
division (B) of this section shall receive monthly benefits as
provided in division (B) of this section.

If, after determining the monthly benefits to be paid under 4338 division (B) of this section, the system receives notice that 4339 there is a qualified survivor who was not considered when the 4340 determination was made, the system shall, notwithstanding section 4341 3309.661 of the Revised Code, recalculate the monthly benefits 4342 with that qualified survivor included, even if the benefits to 4343 qualified survivors already receiving benefits are reduced as a 4344 result. The benefits shall be calculated as if the qualified 4345 survivor who is the subject of the notice became eligible on the 4346 date the notice was received and shall be paid to qualified 4347 survivors effective on the first day of the first month following 4348

the system's receipt of the notice.

If the retirement system did not receive notice that a 4350 deceased member has one or more qualified children prior to making 4351 payment under section 3309.44 of the Revised Code to a beneficiary 4352 as determined by the retirement system, the payment is a full 4353 discharge and release of the system from any future claims under 4354 this section or section 3309.44 of the Revised Code. 4355

(2) If benefits under division (C)(1) of this section to all 4356 persons, or to all persons other than a surviving spouse or other 4357 sole beneficiary, terminate, there are no children under the age 4358 of twenty-two years, and the surviving spouse or beneficiary 4359 qualifies for benefits under division (A) of this section, the 4360 surviving spouse or beneficiary may elect to receive benefits 4361 under division (A) of this section. Benefits shall be effective on 4362 the first day of the month following receipt by the board of an 4363 application for benefits under division (A) of this section. 4364

(D) The final average salary used in the calculation of a 4365 benefit payable pursuant to division (A) or (B) of this section to 4366 a survivor or beneficiary of a disability benefit recipient shall 4367 be adjusted for each year between the disability benefit's 4368 effective date and the recipient's date of death by the lesser of 4369 three per cent or the actual average percentage increase in the 4370 consumer price index prepared by the United States bureau of labor 4371 statistics (U.S. City Average for Urban Wage Earners and Clerical 4372 Workers: "All Items 1982-84=100"). 4373

(E) If the survivor benefits due and paid under this section 4374 are in a total amount less than the member's accumulated account 4375 that was transferred from the employees' savings fund, the state 4376 teachers retirement fund, and the public employees retirement fund 4377 to the survivors' benefit fund, then the difference between the 4378 total amount of the benefits paid shall be paid to the beneficiary 4379 under section 3309.44 of the Revised Code. 4380

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Sec. 3309.46. (A) The retirement allowance calculated under 4381 section 3309.36, 3309.38, or 3309.381 of the Revised Code shall be 4382 paid as provided in this section. If the member is eligible to 4383 elect a plan of payment under this section, the election shall be 4384 made on the application for retirement. A plan of payment elected 4385 under this section shall be effective only if it is certified by 4386 the actuary engaged by the school employees retirement board to be 4387 the actuarial equivalent of the member's retirement allowance and 4388 is approved by the retirement board. 4389

(B)(1) Unless the member is eligible to elect another plan of 4390 payment, a member who retires under section 3309.36, 3309.38, or 4391 3309.381 of the Revised Code shall receive a retirement allowance 4392 under "plan A," which shall consist of the actuarial equivalent of 4393 the member's retirement allowance determined under section 4394 3309.36, 3309.38, or 3309.381 of the Revised Code in a lesser 4395 amount payable for life and one-half of such allowance continuing 4396 after death to the member's surviving spouse for the life of the 4397 spouse. 4398

A member may elect to receive a retirement allowance under a 4399 plan of payment other than "plan A" if the member is not married 4400 or either the member's spouse consents in writing to the member's 4401 election to a plan of payment other than "plan A" or the board 4402 waives the requirement that the spouse consent. 4403

An application for retirement shall include an explanation of 4404 all of the following: 4405

(a) That, if the member is married, unless the spouse
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consents to another plan of payment, the member's retirement
allowance will be paid under "plan A," which consists of the
actuarial equivalent of the member's retirement allowance in a
lesser amount payable for life and one-half of the allowance
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continuing after death to the surviving spouse for the life of the

(b) A description of the alternative plans of payment,

including all plans described in divisions (B)(2) and (3) of this

spouse;

section, available with the consent of the spouse; 4415 (c) That the spouse may consent to another plan of payment 4416 and the procedure for giving consent; 4417 (d) That consent is irrevocable once notice of consent is 4418 filed with the board. 4419 Consent shall be valid only if it is in writing, signed by 4420 the spouse, and witnessed by an employee of the school employees 4421 retirement system or a notary public. The board may waive the 4422 requirement of consent if the spouse is incapacitated or cannot be 4423 located or for any other reason specified by the board. Consent or 4424 waiver is effective only with regard to the spouse who is the 4425 subject of the consent or waiver. 4426 (2) A member eligible to elect to receive a retirement 4427 allowance under a plan of payment other than "plan A" shall 4428 receive the retirement allowance under the plan described in 4429 division (B)(3) of this section or one of the following plans 4430 elected at the time the member makes application for retirement: 4431 (a) "Plan B," which shall consist of an allowance determined 4432 under section 3309.36, 3309.38, or 3309.381 of the Revised Code; 4433 (b) "Plan C," which shall consist of the actuarial equivalent 4434 of the member's retirement allowance determined under section 4435 3309.36, 3309.38, or 3309.381 of the Revised Code in a lesser 4436 amount payable for life and one-half or some other portion of the 4437 allowance continuing after death to the member's sole surviving 4438 beneficiary designated at the time of the member's retirement, 4439 provided that the amount payable to the beneficiary does not 4440 4441 exceed the amount payable to the member;

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(c) "Plan D," which shall consist of the actuarial equivalent 4442 of the member's retirement allowance determined under section 4443 3309.36, 3309.38, or 3309.381 of the Revised Code in a lesser 4444 amount payable for life and continuing after death to a surviving 4445 designated beneficiary designated at the time of the member's 4446 retirement; 4447

(d) "Plan E," which shall consist of the actuarial equivalent 4448 of the member's retirement allowance determined under section 4449 3309.36, 3309.38, or 3309.381 of the Revised Code in a lesser 4450 amount payable for a certain period from the member's retirement 4451 date as elected by the member and approved by the retirement 4452 board, and on the member's death before the expiration of that 4453 certain period, the member's lesser retirement allowance continued 4454 for the remainder of that period to, and in such order, the 4455 beneficiaries as the member has nominated by written designation 4456 and filed with the retirement board.

Monthly benefits shall not be paid to joint beneficiaries, 4458 but they may receive the present value of any remaining payments 4459 in a lump sum settlement. If all beneficiaries die before the 4460 expiration of the certain period, the present value of all such 4461 payments yet remaining in such period shall be paid to the estate 4462 of the beneficiary last receiving. 4463

(3)(a) Beginning on a date selected by the board, which shall 4464 be not later than July 1, 2004, a member may elect, in lieu of a 4465 plan of payment under division (B)(1) or (2) of this section, a 4466 plan consisting of both a lump sum in an amount the member 4467 designates that constitutes a portion of the retirement allowance 4468 payable under a plan described in division (B)(1) or (2) of this 4469 section and the remainder of the allowance payable under that plan 4470 4471 in monthly payments.

The total amount paid as a lump sum and a monthly benefit 4472 shall be the actuarial equivalent of the amount that would have 4473

been paid had the lump sum not been selected
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(b) The lump sum amount designated by the member shall be not	4475
less than six times and not more than thirty-six times the monthly	4476
amount that would be payable to the member under the plan of	4477
payment elected under this section had the lump sum not been	4478
elected and shall not result in a monthly benefit that is less	4479
than fifty per cent of that amount.	4480

(4) An election under division (B)(2) or (3) of this section4481shall be made at the time the member makes application for4482retirement.4483

(5) A member eligible to elect to receive a retirement 4484 allowance under a plan of payment other than "plan A" because the 4485 member is unmarried who fails to make an election on retirement 4486 shall receive a retirement allowance under "plan B." 4487

(C) Until the first payment of any retirement allowance is 4488 made, as provided in sections 3309.36, 3309.38, or 3309.381 of the 4489 Revised Code, a member may change the member's election of a 4490 payment plan if the election is made in accordance with and is 4491 consistent with division (B) of this section. 4492

(D) If the retirement allowances due and paid under the above 4493 provisions of this section are in a total amount less than (1) the 4494 accumulated contributions, (2) the deposits for additional credit 4495 as provided by section 3309.31 of the Revised Code, (3) the 4496 deposits for additional annuities as provided by section 3309.47 4497 of the Revised Code, (4) the deposits for repurchase of service 4498 credit as provided by section 3309.26 of the Revised Code, (5) the 4499 accumulated contributions provided by section 3309.65 of the 4500 Revised Code, (6) the deposits for purchase of military service 4501 credit provided by section 3309.021 or 3309.022 of the Revised 4502 Code, and (7) the deposits for the purchase of service credit 4503 provided by section 3309.73 of the Revised Code, standing to the 4504

4505 credit of the member at the time of retirement, then the 4506 difference between the total amount of the allowances paid and the 4507 accumulated contributions and other deposits shall be paid to the 4508 beneficiary provided under division (D) of section 3309.44 of the 4509 Revised Code.

(E)(1) The death of a spouse or any other designated 4510 beneficiary following the member's retirement shall cancel any 4511 plan of payment to provide continuing lifetime benefits to the 4512 spouse or designated beneficiary and the retirant shall receive 4513 the retirant's single lifetime retirement allowance equivalent as 4514 determined by the board. 4515

(2) On divorce, annulment, or marriage dissolution, a 4516 retirant receiving a retirement allowance under a plan of payment 4517 that provides for continuation of all or part of the allowance 4518 after death for the lifetime of the member's surviving spouse may 4519 elect to cancel the plan and receive the member's single lifetime 4520 retirement allowance equivalent as determined by the retirement 4521 board, except that in the case of a member who retires on or after 4522 July 24, 1990, the election may be made only with the written 4523 consent of the spouse or pursuant to an order of the court with 4524 jurisdiction over the termination of the marriage. The election 4525 shall be made on a form provided by the board and shall be 4526 effective the month following its receipt by the board. 4527

(3) Following marriage or remarriage, a retirant who is 4528 receiving a benefit pursuant to "plan B" may elect a new plan of 4529 payment under division (B)(1), (2)(b), or (2)(c) of this section 4530 based on the actuarial equivalent of the member's single lifetime 4531 retirement allowance as determined by the board. The plan shall 4532 become effective the first day of the month following receipt by 4533 the board of an application on a form approved by the board. 4534

Sec. 3309.69. (A) As used in this section, "ineligible

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individual" means all of the following:

(1) A former member receiving benefits pursuant to section 4537 3309.34, 3309.35, 3309.36, 3309.38, or 3309.381 of the Revised 4538 Code for whom eligibility is established more than five years 4539 after June 13, 1981, and who, at the time of establishing 4540 eligibility, has accrued less than ten years of service credit, 4541 exclusive of credit obtained after January 29, 1981, pursuant to 4542 sections 3309.021, 3309.301, 3309.31, and 3309.33 of the Revised 4543 Code; 4544

(2) The spouse of the former member;

(3) The beneficiary of the former member receiving benefits4546pursuant to section 3309.46 of the Revised Code.4547

(B) The school employees retirement board may enter into an 4548 agreement with insurance companies, health insuring corporations, 4549 or government agencies authorized to do business in the state for 4550 issuance of a policy or contract of health, medical, hospital, or 4551 surgical benefits, or any combination thereof, for those 4552 individuals receiving service retirement or a disability or 4553 survivor benefit subscribing to the plan and their eligible 4554 dependents. 4555

If all or any portion of the policy or contract premium is to 4556 be paid by any individual receiving service retirement or a 4557 disability or survivor benefit, the person shall, by written 4558 authorization, instruct the board to deduct the premiums agreed to 4559 be paid by the individual to the companies, corporations, or 4560 agencies. 4561

The board may contract for coverage on the basis of part or 4562 all of the cost of the coverage to be paid from appropriate funds 4563 of the school employees retirement system. The cost paid from the 4564 funds of the system shall be included in the employer's 4565 contribution rate provided by sections 3309.49 and 3309.491 of the 4566

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S. B. No. 247

As Reported by the Senate Ways and Means Committee

4567 Revised Code. The board shall not pay or reimburse the cost for 4568 health care under this section or section 3309.375 of the Revised 4569 Code for any ineligible individual.

The board may provide for self-insurance of risk or level of 4570 risk as set forth in the contract with the companies, 4571 corporations, or agencies, and may provide through the 4572 self-insurance method specific benefits as authorized by the rules 4573 of the board. 4574

(C) If the board provides health, medical, hospital, or 4575 surgical benefits through any means other than a health insuring 4576 corporation, it shall offer to each individual eligible for the 4577 benefits the alternative of receiving benefits through enrollment 4578 in a health insuring corporation, if all of the following apply: 4579

(1) The health insuring corporation provides health care 4580 services in the geographical area in which the individual lives; 4581

(2) The eligible individual was receiving health care 4582 benefits through a health maintenance organization or a health 4583 4584 insuring corporation before retirement;

(3) The rate and coverage provided by the health insuring 4585 corporation to eligible individuals is comparable to that 4586 currently provided by the board under division (B) of this 4587 section. If the rate or coverage provided by the health insuring 4588 corporation is not comparable to that currently provided by the 4589 board under division (B) of this section, the board may deduct the 4590 additional cost from the eliqible individual's monthly benefit. 4591

4592 The health insuring corporation shall accept as an enrollee any eligible individual who requests enrollment. 4593

The board shall permit each eliqible individual to change 4594 from one plan to another at least once a year at a time determined 4595 4596 by the board.

 (\mathbf{D}) The board shall, beginning the month following receipt of 4597 satisfactory evidence of the payment for coverage, make a monthly 4598 payment to each recipient of service retirement, or a disability 4599 or survivor benefit under the school employees retirement system 4600 who is eligible for insurance coverage under part B of "The Social 4601 Security Amendments of 1965," 79 Stat. 301, 42 U.S.C.A. 1395j, as 4602 amended, except that the board shall make no such payment to any 4603 ineligible individual. Effective on the first day of the month 4604 after the effective date of this amendment April 9, 2001, the 4605 amount of the payment shall be the lesser of an amount equal to 4606 the basic premium for such coverage, or an amount equal to the 4607 basic premium in effect on January 1, 1999. 4608

(E)(D) The board shall establish by rule requirements for the 4609 coordination of any coverage, payment, or benefit provided under 4610 this section or section 3309.375 of the Revised Code with any 4611 similar coverage, payment, or benefit made available to the same 4612 individual by the public employees retirement system, Ohio police 4613 and fire pension fund, state teachers retirement system, or state 4614 highway patrol retirement system. 4615

(F)(E) The board shall make all other necessary rules 4616 pursuant to the purpose and intent of this section. 4617

Sec. 5505.12. (A) The state highway patrol retirement board 4618 shall have prepared annually by or under the supervision of an 4619 actuary an actuarial valuation of the pension assets, liabilities, 4620 and funding requirements of the state highway patrol retirement 4621 system as established pursuant to this chapter. The actuary shall 4622 complete the valuation in accordance with actuarial standards of 4623 practice promulgated by the actuarial standards board of the 4624 American academy of actuaries and prepare a report of the 4625 valuation. The report shall include all of the following: 4626

(1) A summary of the benefit provisions evaluated; 4627

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(2) A summary of the census data and financial information
used in the valuation;
(3) A description of the actuarial assumptions, actuarial
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cost method, and asset valuation method used in the valuation,4631including a statement of the assumed rate of payroll growth and4632assumed rate of growth or decline in the number of members4633contributing to the retirement system;4634

(4) A summary of findings that includes a statement of the
actuarial accrued pension liabilities and unfunded actuarial
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accrued pension liabilities;
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(5) A schedule showing the effect of any changes in the
benefit provisions, actuarial assumptions, or cost methods since
the last annual actuarial valuation;
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(6) A statement of whether contributions to the retirement
system are expected to be sufficient to satisfy the funding
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objectives established by the board.

The board shall submit the report to the Ohio retirement 4644 study council and the standing committees of the house of 4645 representatives and the senate with primary responsibility for 4646 retirement legislation not later than the first day of July 4647 following the year for which the valuation was made. 4648

(B) At such times as the state highway patrol retirement 4649 board determines, and at least once in each five-year period after 4650 January 1, 1966, the board shall have prepared by or under the 4651 supervision of an actuary an actuarial investigation of the 4652 mortality, service, and other experience of the members, 4653 retirants, and beneficiaries to update the actuarial assumptions 4654 used in the actuarial valuation required by division (A) of this 4655 section. The actuary shall prepare a report of the actuarial 4656 investigation. The report shall be prepared and any recommended 4657 changes in actuarial assumptions shall be made in accordance with 4658

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the actuarial standards of practice promulgated by the actuarial standards board of the American academy of actuaries. The report shall include all of the following: 4659 4660 4661

(1) A summary of relevant decrement and economic assumption4662experience observed over the period of the investigation;4663

(2) Recommended changes in actuarial assumptions to be used
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 in subsequent actuarial valuations required by division (A) of
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 this section;

(3) A measurement of the financial effect of the recommended(3) A measurement of the financial effect of the recommended(3) A measurement of the financial effect of the recommended(3) A measurement of the financial effect of the recommended(3) A measurement of the financial effect of the recommended(3) A measurement of the financial effect of the recommended(3) A measurement of the financial effect of the recommended(4667)(4668)

The board shall submit the report to the Ohio retirement4669study council and the standing committees of the house of4670representatives and the senate with primary responsibility for4671retirement legislation not later than the first day of November4672following the last fiscal year of the period the report covers.4673

(C) The board may at any time request the actuary to make any
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 studies or actuarial valuations to determine the adequacy of the
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 rates of contributions provided by section 5505.15 of the Revised
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 Code.

(D) The board shall have prepared by or under the supervision 4678 of an actuary an actuarial analysis of any introduced legislation 4679 expected to have a measurable financial impact on the retirement 4680 system. The actuarial analysis shall be completed in accordance 4681 with the actuarial standards of practice promulgated by the 4682 actuarial standards board of the American academy of actuaries. 4683 The actuary shall prepare a report of the actuarial analysis, 4684 which shall include all of the following: 4685

(1) A summary of the statutory changes that are being4686evaluated;4687

(2) A description of or reference to the actuarial 4688

(3) A description of the participant group or groups included 4690 in the report; 4691 (4) A statement of the financial impact of the legislation, 4692 including the resulting increase, if any, in the employer normal 4693 cost percentage; the increase, if any, in actuarial accrued 4694 liabilities; and the per cent of payroll that would be required to 4695 amortize the increase in actuarial accrued liabilities as a level 4696 per cent of covered payroll for all active members over a period 4697 not to exceed thirty years; 4698

(5) A statement of whether the scheduled contributions to the
system after the proposed change is enacted are expected to be
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sufficient to satisfy the funding objectives established by the
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board.

Not later than sixty days from the date of introduction of4703the legislation, the board shall submit a copy of the actuarial4704analysis to the legislative budget office of the legislative4705service commission, the standing committees of the house of4706representatives and the senate with primary responsibility for4707retirement legislation, and the Ohio retirement study council.4708

(E) The board shall have prepared annually a report giving a 4709
full accounting of the revenues and costs relating to the 4710
provision of benefits under section 5505.28 of the Revised Code. 4711
The report shall be made as of December 31, 1997, and the 4712
thirty-first day of December of each year thereafter. The report 4713
shall include the following: 4714

(1) A description of the statutory authority for the benefits 4715provided; 4716

(2) A summary of the benefits;

(3) A summary of the eligibility requirements for the 4718

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assumptions and actuarial cost method used in the report;

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4719 benefits; (4) A statement of the number of participants eligible for 4720 the benefits; 4721 (5) A description of the accounting, asset valuation, and 4722 funding method used to provide the benefits; 4723 (6) A statement of the net assets available for the provision 4724 of the benefits as of the last day of the fiscal year; 4725 (7) A statement of any changes in the net assets available 4726 for the provision of benefits, including participant and employer 4727 contributions, net investment income, administrative expenses, and 4728 benefits provided to participants, as of the last day of the 4729 fiscal year; 4730 (8) For the last six consecutive fiscal years, a schedule of 4731 the net assets available for the benefits, the annual cost of 4732 benefits, administrative expenses incurred, and annual employer 4733 contributions allocated for the provision of benefits; 4734 (9) A description of any significant changes that affect the 4735 comparability of the report required under this division; 4736 (10) A statement of the amount paid under division $\frac{(C)}{(B)}$ of 4737 section 5505.28 of the Revised Code. 4738 The board shall submit the report to the Ohio retirement 4739 study council and the standing committees of the house of 4740 representatives and the senate with primary responsibility for 4741 retirement legislation not later than the thirtieth day of June 4742 following the year for which the report was made. 4743 Sec. 5505.28. (A) The state highway patrol retirement board 4744

may enter into an agreement with insurance companies, health 4745 insuring corporations, or government agencies authorized to do 4746 business in the state for issuance of a policy or contract of 4747

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health, medical, hospital, or surgical benefits, or any 4748 combination thereof, for those persons receiving pensions and 4749 subscribing to the plan. Notwithstanding any other provision of 4750 this chapter, the policy or contract may also include coverage for 4751 any eligible individual's spouse and dependent children and for 4752 any of the individual's sponsored dependents as the board 4753 considers appropriate. 4754

If all or any portion of the policy or contract premium is to 4755 be paid by any individual receiving a service, disability, or 4756 survivor pension or benefit, the individual shall, by written 4757 authorization, instruct the board to deduct from the individual's 4758 pension or benefit the premium agreed to be paid by the individual 4759 to the company, corporation, or agency. 4760

The board may contract for coverage on the basis of part or 4761 all of the cost of the coverage to be paid from appropriate funds 4762 of the state highway patrol retirement system. The cost paid from 4763 the funds of the system shall be included in the employer's 4764 contribution rate as provided by section 5505.15 of the Revised Code. 4766

(B) If the board provides health, medical, hospital, or 4767 surgical benefits through any means other than a health insuring 4768 corporation, it shall offer to each individual eligible for the 4769 benefits the alternative of receiving benefits through enrollment 4770 in a health insuring corporation, if all of the following apply: 4771

(1) The health insuring corporation provides health care 4772 services in the geographical area in which the individual lives; 4773

4774 (2) The eligible individual was receiving health care benefits through a health maintenance organization or a health 4775 insuring corporation before retirement; 4776

(3) The rate and coverage provided by the health insuring 4777 corporation to eligible individuals is comparable to that 4778

currently provided by the board under division (A) of this4779section. If the rate or coverage provided by the health insuring4780corporation is not comparable to that currently provided by the4781board under division (A) of this section, the board may deduct the4782additional cost from the eligible individual's monthly benefit.4783

The health insuring corporation shall accept as an enrollee4784any eligible individual who requests enrollment.4785

The board shall permit each eligible individual to change4786from one plan to another at least once a year at a time determined4787by the board.4788

(C) The board shall, beginning the month following receipt of 4789 satisfactory evidence of the payment for coverage, pay monthly to 4790 each recipient of a pension under the state highway patrol 4791 retirement system who is eligible for medical insurance coverage 4792 under part B of "The Social Security Amendments of 1965," 79 Stat. 4793 301, 42 U.S.C.A. 1395j, as amended, an amount established by board 4794 rule not exceeding the basic premium for such coverage. 4795

(D)(C) The board shall establish by rule requirements for the 4796 coordination of any coverage, payment, or benefit provided under 4797 this section with any similar coverage, payment, or benefit made 4798 available to the same individual by the public employees 4799 retirement system, Ohio police and fire pension fund, state 4800 teachers retirement system, or school employees retirement system. 4801

(E)(D)The board shall make all other necessary rules4802pursuant to the purpose and intent of this section.4803

Section 2. That existing sections 145.01, 145.04, 145.05,4804145.091, 145.19, 145.191, 145.192, 145.20, 145.22, 145.23, 145.27,4805145.35, 145.38, 145.384, 145.40, 145.45, 145.46, 145.56, 145.58,4806145.80, 145.81, 145.811, 145.812, 145.813, 145.82, 145.85, 145.86,4807145.87, 145.88, 145.91, 145.92, 145.95, 145.97, 742.14, 742.37,4808

742.372, 742.45, 3307.01, 3307.39, 3307.51, 3307.56, 3307.561,48093307.563, 3307.58, 3307.60, 3307.761, 3307.763, 3307.764, 3307.87,48103309.21, 3309.43, 3309.45, 3309.46, 3309.69, 5505.12, and 5505.284811and sections 742.371 and 742.373 of the Revised Code are hereby4812repealed.4813

section 3. Section 145.01 of the Revised Code is presented in 4814 this act as a composite of the section as amended by Sub. H.B. 4815 158, Am. Sub. H.B. 405, and Am. Sub. S.B. 164 of the 124th General 4816 Assembly. Section 145.27 of the Revised Code is presented in this 4817 act as a composite of the section as amended by both Sub. H.B. 535 4818 and Am. Sub. S.B. 180 of the 123rd General Assembly. Section 4819 145.56 of the Revised Code is presented in this act as a composite 4820 of the section as amended by both Sub. H.B. 535 and Am. Sub. S.B. 4821 180 of the 123rd General Assembly. Section 3307.58 of the Revised 4822 Code is presented in this act as a composite of the section as 4823 amended by both Sub. H.B. 535 and Sub. S.B. 270 of the 123rd 4824 General Assembly. The General Assembly, applying the principle 4825 stated in division (B) of section 1.52 of the Revised Code that 4826 amendments are to be harmonized if reasonably capable of 4827 simultaneous operation, finds that the composite is the resulting 4828 version of the section in effect prior to the effective date of 4829 the section as presented in this act. 4830