As Reported by the Senate Health, Human Services and Aging Committee

125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 449

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A BILL

To amend sections 145.384, 145.385, 742.26, 3307.352,
and 3309.344 of the Revised Code to allow a

retirant re-employed in a position covered by a

state retirement system to receive a refund of the

retirant's contributions in lieu of a benefit for

the period of re-employment.

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

Section 1. That sections 145.384, 145.385, 742.26, 3307.352,	7
and 3309.344 of the Revised Code be amended to read as follows:	8
Sec. 145.384. (A) As used in this section, "PERS retirant"	9
means a PERS retirant who is not subject to division (C) of	10
section 145.38 of the Revised Code. For purposes of this section,	11
"PERS retirant" also includes both of the following:	12
(1) A member who retired under section 145.383 of the Revised	13
Code;	14

(2) A retirant whose retirement allowance resumed under	15
section 145.385 of the Revised Code.	16
(B) (1) An other system retirant or PERS retirant who has made	17
contributions under section 145.38 or 145.383 of the Revised Code	18
or, in the case of a retirant described in division (A)(2) of this	19
section, section 145.47 of the Revised Code may file an	20
application with the public employees retirement system for to	21
receive either a benefit under, as provided in division (B)(2) of	22
this section, or payment of the retirant's contributions made	23
under those sections, as provided in division (H) of this section.	24
The	25
(2) A benefit under this section shall consist of an annuity	26
having a reserve equal to the amount of the retirant's accumulated	27
contributions for the period of employment, other than the	28
contributions excluded pursuant to division (B)(4)(a) or (b) of	29
section 145.38 of the Revised Code, and an equal amount of the	30
employer's contributions. The	31
(a) Unless, as described in division (I) of this section, the	32
application is accompanied by a statement of the spouse's consent	33
to another form of payment or the board waives the requirement of	34
spousal consent, a PERS retirant or other system retirant who is	35
married at the time of application for a benefit under this	36
section shall receive a monthly annuity under which the actuarial	37
equivalent of the retirant's single life annuity is paid in a	38
lesser amount for life and one-half of the lesser amount continues	39
after the retirant's death to the surviving spouse.	40
(b) A PERS retirant or other system retirant who is not	41
subject to division (B)(2)(a) of this section shall elect either	42
to receive the benefit as a monthly annuity or a lump sum payment	43
discounted to the present value using the current actuarial	44
assumption rate of interest, except that if the monthly annuity	45

retirant receiving a monthly annuity <u>under division (B)(2)(b)(i)</u>

of this section 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 beneficiary under

division (G) of this section.

- (3) If a beneficiary receiving a monthly annuity under 113 division (B)(2) of this section dies and, at the time of the 114 beneficiary's death, the total of the amounts paid to the retirant 115 and beneficiary are less than the amount the retirant would have 116 received as a lump sum payment, the difference between the total 117 of the amounts received by the retirant and beneficiary and the 118 amount that the retirant would have received as a lump sum payment 119 shall be paid to the beneficiary's estate. 120
- (G) A PERS retirant or other system retirant employed under 121 section 145.38, 145.383, or 145.385 of the Revised Code may 122 designate one or more persons as beneficiary to receive any 123 benefits payable under division (B)(2)(b) of this section due to 124 death. The designation shall be in writing duly executed on a form 125 provided by the public employees retirement board, signed by the 126 PERS retirant or other system retirant, and filed with the board 127 prior to death. The last designation of a beneficiary revokes all 128 previous designations. The PERS retirant's or other system 129 retirant's marriage, divorce, marriage dissolution, legal 130 separation, withdrawal of account, birth of a child, or adoption 131 of a child revokes all previous designations. If there is no 132 designated beneficiary, the beneficiary is the beneficiary 133 determined under division (D) of section 145.43 of the Revised 134 Code. If any benefit payable under this section due to the death 135 of a PERS retirant or other system retirant is not claimed by a 136 beneficiary within five years after the death, the amount payable 137 shall be transferred to the income fund and thereafter paid to the 138

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beneficiary or the estate of the PERS retirant or other system	139
retirant on application to the board.	140
(H)(1) A PERS retirant or other system retirant who applies	141
under division (B)(1) of this section for payment of the	142
retirant's contributions and is unmarried or is married and,	143
unless the board has waived the requirement of spousal consent,	144
includes with the application a statement of the spouse's consent	145
to the payment, shall be paid the contributions made under section	146
145.38 or 145.383 of the Revised Code or, in the case of a	147
retirant described in division (A)(2) of this section, section	148
145.47 of the Revised Code, plus interest as provided in section	149
145.471 of the Revised Code, if the following conditions are met:	150
(a) The retirant has not attained sixty-five years of age and	151
has terminated employment subject to section 145.38, 145.383, or	152
145.385 of the Revised Code for any cause other than death or the	153
receipt of a benefit under this section.	154
(b) Three months have elapsed since the termination of the	155
retirant's employment subject to section 145.38, 145.383, or	156
145.385 of the Revised Code, other than employment exempted from	157
contribution pursuant to section 145.03 of the Revised Code.	158
(c) The retirant has not returned to public service, other	159
than service exempted from contribution pursuant to section 145.03	160
of the Revised Code, during the three-month period.	161
(2) Payment of a retirant's contributions cancels the	162
retirant's right to a benefit under division (B)(2) of this	163
section.	164
(I) A statement of a spouse's consent under division (B)(2)	165
of this section to the form of a benefit or under division (H) of	166
this section to a payment of contributions is valid only if signed	167
by the spouse and witnessed by a notary public. The board may	168
waive the requirement of spousal consent if the spouse is	169

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incapacitated or cannot be located, or for any other reason	170
specified by the board. Consent or waiver is effective only with	171
regard to the spouse who is the subject of the consent or waiver.	172
(J) No amount received under this section shall be included	173
in determining an additional benefit under section 145.323 of the	174
Revised Code or any other post-retirement benefit increase.	175
Sec. 145.385. (A) A PERS retirant who made an election under	176
former section 145.381 of the Revised Code under which the annuity	177
portion of the retirant's retirement allowance was suspended and	178
the pension portion forfeited may have the entire retirement	179
allowance resume by giving notice to the public employees	180
retirement system. The notice must be given not later than ninety	181
days after the effective date of this section October 1, 2002.	182
(B) The retirement allowance shall resume on the first day of	183
the month following receipt of notice by the retirement system.	184
(C) The annuity portion of the retirement allowance that has	185
accumulated to the retirant's credit shall be paid as a single	186
payment on the first day of the month following receipt of notice	187
by the retirement system.	188
(D) Contributions made by the retirant and employer during	189
the period of forfeiture and contributions made after the	190
retirement allowance resumes shall be left on deposit with the	191
system and, except in the case of a retirant who elects, under	192
division (H) of section 145.384 of the Revised Code, to receive a	193
payment of the retirant contributions, shall be used in the	194
calculation of a benefit under section 145.384 of the Revised	195
Code.	196
Sec. 742.26. (A) As used in this section:	197
(1) "Actuarial present value" means the calculation under	198

other system retirant and credited to the retirant's individual

account in the fund, other than contributions excluded pursuant to

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division (D) of this section, together with interest credited	261
thereon at the rate determined by the board, provided the annuity	262
equals or exceeds twenty five dollars per month.	263
(ii) A (a) Unless, as described in division (I) of this	264
section, the application is accompanied by a statement of the	265
spouse's consent to another form of payment or the board of	266
trustees waives the requirement of spousal consent, a retirant who	267
is married at the time of application under this division shall	268
receive a monthly annuity under which the actuarial equivalent of	269
the retirant's single life annuity is paid in a lesser amount for	270
life and one-half of the lesser amount continues after the	271
retirant's death to the surviving spouse.	272
(b) A retirant who is not subject to division (F)(2)(a) of	273
this section shall elect to receive either a monthly annuity or a	274
lump-sum payment equal to two times the sum of all amounts	275
deducted from the salary of the OPFPF retirant or other system	276
retirant and credited to the retirant's individual account in the	277
fund, other than contributions excluded pursuant to division (D)	278
of this section, together with interest credited thereon at the	279
rate determined by the board. If the retirant fails to elect a	280
plan of payment, the annuity shall be paid as a monthly annuity	281
under the plan of payment specified in rules adopted by the board	282
of trustees of the fund.	283
A retirant who elects to receive a monthly annuity shall	284
select one of the following as the plan of payment:	285
(i) The retirant's single life annuity;	286
(ii) The actuarial equivalent of the retirant's single life	287
annuity in an equal or lesser amount for life and continuing after	288
death to a surviving beneficiary designated at the time the plan	289
of payment is selected.	290
(c) Notwithstanding divisions (F)(2)(a) and (b) of this	291

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(2) of this section, the difference between the amount received	322
and the amount that would have been received as a lump-sum payment	323
shall be paid to the retirant's surviving spouse, or if there is	324
no surviving spouse, to the retirant's estate.	325
(3) If a beneficiary receiving a monthly annuity under	326
division (F)(2) of this section dies and, at the time of the	327
beneficiary's death, the total of the amounts paid to the retirant	328
and beneficiary are less than the amount the retirant would have	329
received as a lump sum payment, the difference between the total	330
of the amounts received by the retirant and beneficiary and the	331
amount that the retirant would have received as a lump sum payment	332
shall be paid to the beneficiary's estate.	333
(H)(1) An OPFPF retirant or other system retirant who applies	334
under division (F)(1) of this section for payment of the	335
retirant's contributions and is unmarried or is married and,	336
unless the board of trustees has waived the requirement of spousal	337
consent, includes with the application a statement of the spouse's	338
consent to the payment shall be paid the contributions made under	339
division (C) of this section, plus interest, if the following	340
conditions are met:	341
(a) The retirant has not attained sixty years of age and has	342
terminated employment subject to this section for any cause other	343
than death or the receipt of a benefit under division (F) of this	344
section.	345
(b) Three months have elapsed since the termination of	346
employment subject to this section.	347
(c) The retirant has not returned to service subject to this	348
chapter or Chapter 145., 3307., or 3309. of the Revised Code,	349
other than service exempted from contribution to the public	350
employees retirement system pursuant to section 145.03 of the	351
Revised Code, during the three-month period.	352

(2) Payment of a retirant's contributions cancels the	353
retirant's right to a benefit under division (F) of this section.	354
(I) A statement of a spouse's consent under division (F) of	355
this section to the form of a benefit or under division (H) of	356
this section to a payment of contributions is valid only if signed	357
by the spouse and witnessed by a notary public. The board of	358
trustees may waive the requirement of spousal consent if the	359
spouse is incapacitated or cannot be located, or for any other	360
reason specified by the board. Consent or waiver is effective only	361
with regard to the spouse who is the subject of the consent or	362
waiver.	363
(J) An other system retirant subject to this section is not a	364
member of the Ohio police and fire pension fund, does not have any	365
of the rights, privileges, or obligations of membership, except as	366
specified in this section, and is not eligible to receive health,	367
medical, hospital, or surgical benefits under section 742.45 of	368
the Revised Code for employment subject to this section.	369
$\frac{(1)(K)}{(K)}$ If any payment is made by the Ohio police and fire	370
pension fund to an OPFPF retirant or other system retirant to	371
which the retirant is not entitled, the retirant shall repay it to	372
the fund. If the retirant fails to make the repayment, the fund	373
shall withhold the amount due from any allowances or other amounts	374
due the OPFPF retirant or other system retirant.	375
$\frac{(J)}{(L)}$ An OPFPF retirant who is employed under this section	376
is not eligible to receive any benefits under section 742.37 of	377
the Revised Code for the employment under this section.	378
$\frac{(K)(M)}{(M)}$ This section does not affect the receipt of benefits	379
by or eligibility for benefits of any person who on August 20,	380
1976, was receiving a disability benefit or service retirement	381
pension or allowance from a state or municipal retirement system	382
in Ohio and was a member of any other state or municipal	383

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retirement system of this state.	384
$\frac{(L)(N)}{(N)}$ The board of trustees of the fund may adopt rules to	385
carry out this section.	386
Sec. 3307.352. For purposes of this section, "superannuate"	387
includes a member who retired under section 3307.351 of the	388
Revised Code.	389
(A) A Except as provided in division (B)(3) of this section,	390
$\underline{\mathbf{a}}$ superannuate or other system retirant who has made contributions	391
under section 3307.35 or 3307.351 of the Revised Code may file an	392
application with the state teachers retirement system for a	393
benefit under this section. The benefit shall consist consisting	394
of a single life annuity having. The annuity shall have a reserve	395
equal to the amount of the superannuate's or retirant's	396
accumulated contributions, as defined in section 3307.50 of the	397
Revised Code, for the period of employment, other than the	398
contributions excluded pursuant to division (F) of the section	399
3307.35 of the Revised Code, and an equal amount determined by the	400
state teachers retirement board from the employers' trust created	401
by section 3307.14 of the Revised Code, plus interest credited to	402
the date of retirement at $\frac{1}{2}$ the then current actuarial \underline{a} rate of	403
interest <u>determined</u> by the <u>board</u> . The superannuate or other system	404
retirant shall elect either to receive the benefit as a monthly	405
annuity for life or a lump sum payment discounted to the present	406
value using the current actuarial assumption <u>a</u> rate of interest	407
determined by the board, except that if the monthly annuity would	408
be less than twenty-five dollars per month the superannuate or	409
retirant shall receive a lump sum payment.	410
(B) A benefit payable under this section division shall	411
commence on the latest of the following:	412
(1) The last day for which compensation for all employment as	413
a teacher was paid;	414

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(3) Payment of a return of contributions under this division	445
cancels the superannuate or retirant's right to a benefit under	446
division (A) of this section for the service for which the	447
contributions were made.	448
(C)(1) If a superannuate or other system retirant dies while	449
employed in employment subject to who made contributions under	450
section 3307.35 or 3307.351 of the Revised Code <u>dies before</u>	451
receiving a benefit under division (A) of this section or a return	452
of contributions under division (B) of this section, a lump sum	453
payment calculated in accordance with division (A) of this section	454
shall be paid to the beneficiary designated under division (D) of	455
section 3307.562 of the Revised Code. The lump sum shall be	456
calculated in accordance with division (A) of this section, except	457
that the interest shall be credited as follows:	458
(a) If the superannuate or retirant was under age sixty-five	459
at the time of death, the interest shall be credited through the	460
month of death.	461
(b) If the superannuate or retirant was age sixty-five or	462
older at the time of death, the interest shall be credited through	463
the later of the month in which the superannuate or retirant	464
terminated the employment for which the contributions are made or	465
the month the superannuate or retirant attained age sixty-five.	466
(2) If at the time of death a superannuate or other system	467
retirant receiving a monthly annuity under division (A) of this	468
section has received less than the superannuate or retirant would	469
have received as a lump sum payment, the difference between the	470
amount received and the amount that would have been received as a	471
lump sum payment shall be paid to the superannuate's or retirant's	472
beneficiary designated under division (D) of section 3307.562 of	473
the Revised Code.	474

(D) No amount received under this section shall be included

(2) Attainment by the SERS retirant or other system retirant	507
of age sixty-five;	508
(3) If the SERS retirant or other system retirant was	509
previously employed under section 3309.341 or 3309.343 of the	510
Revised Code and is receiving or previously received a benefit	511
under this section <u>division</u> , completion of a period of twelve	512
months since the effective date of that benefit.	513
(B)(1) An SERS or other system retirant under age sixty-five	514
who has made contributions under section 3309.341 or 3309.343 of	515
the Revised Code may file an application with the school employees	516
retirement system for a return of those contributions if both of	517
the following conditions are met:	518
(a) The retirant has terminated, for any reason other than	519
death, the employment for which the contributions were made.	520
(b) If the retirant received a return of contributions under	521
this division for a previous period of employment under section	522
3309.341 or 3309.343 of the Revised Code, twelve months have	523
passed since the date the retirement system returned the	524
contributions.	525
(2) A return of contributions under this division shall	526
consist of all of the contributions the SERS or other system	527
retirant made under section 3309.341 or 3309.343 of the Revised	528
Code.	529
(3) Payment of a return of contributions under this division	530
cancels the SERS or other system retirant's right to a benefit	531
under division (A) of this section for the service for which the	532
contributions were made.	533
(C)(1) If an SERS retirant or other system retirant dies	534
while employed in employment subject to who made contributions	535
under section 3309.341 or 3309.343 of the Revised Code dies before	536

receiving a benefit under division (A) of this section or a return

of contributions under division (B) of this section, a lump sum

payment calculated in accordance with division (A) of this section

shall be paid to the beneficiary under division (D) of this

section. The lump sum shall be calculated in accordance with

division (A) of this section.

- (2) If at the time of death an SERS retirant or other system

 retirant receiving a monthly annuity <u>under division (A) of this</u>

 section 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 beneficiary under division (D) of

 this section.
- (D) An SERS retirant or other system retirant employed under 550 section 3309.341 or 3309.343 of the Revised Code may designate one 551 or more persons as beneficiary to receive any benefits payable 552 under this section due to death. The designation shall be in 553 writing duly executed on a form provided by the school employees 554 retirement board, signed by the SERS retirant or other system 555 retirant, and filed with the board prior to death. The last 556 designation of a beneficiary revokes all previous designations. 557 558 The SERS retirant's or other system retirant's marriage, divorce, marriage dissolution, legal separation, withdrawal of account, 559 birth of the retirant's child, or adoption of a child revokes all 560 previous designations. If there is no designated beneficiary, the 561 beneficiary is the beneficiary designated under division (D) of 562 section 3309.44 of the revised code Revised Code. If any benefit 563 payable under this section due to the death of an SERS retirant or 564 other system retirant is not claimed by a beneficiary within five 565 years after the death, the amount payable shall be transferred to 566 the guarantee fund and thereafter paid to the beneficiary or the 567 estate of the SERS retirant or other system retirant on 568

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application to the board.	569
(E) No amount received under this section shall be included	570
in determining an additional benefit under section 3309.374 of the	571
Revised Code or any other post-retirement benefit increases.	572
Section 2. That existing sections 145.384, 145.385, 742.26,	573
3307.352, and 3309.344 of the Revised Code are hereby repealed.	574