As Reported by the House Financial Institutions Real Estate and Securities Committee

126th General Assembly Regular Session 2005-2006

Sub. H. B. No. 272

Representatives Schneider, Evans, D., Reidelbach

A BILL

To amend sections 145.057, 145.06, 145.201, 145.23, 1 145.294, 145.351, 145.43, 145.45, 145.471, 145.472, 145.483, 145.51, 145.82, 145.92, 742.046, 3 742.05, 742.381, 742.56, 3307.06, 3307.061, 4 3307.513, 3307.70, 3309.06, 3309.061, 3309.27, 5 3309.391, 5505.043, 5505.098, 5505.181, and 6 5505.203 and to enact sections 145.52, 145.53, 7 145.583, 145.62, 145.63, 145.64, 145.65, 742.451, 8 3307.393, 3309.692, and 5505.281 of the Revised Code regarding the state retirement systems. 10

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

Section 1. That sections 145.057, 145.06, 145.201, 145.23,	11
145.294, 145.351, 145.43, 145.45, 145.471, 145.472, 145.483,	12
145.51, 145.82, 145.92, 742.046, 742.05, 742.381, 742.56, 3307.06,	13
3307.061, 3307.513, 3307.70, 3309.06, 3309.061, 3309.27, 3309.391,	14
5505.043, 5505.048, 5505.181, and 5505.203 be amended and sections	15
145.52, 145.53, 145.583, 145.62, 145.63, 145.64, 145.65, 742.451,	16
3307.393, 3309.692, and 5505.281 of the Revised Code be enacted to	17
read as follows:	18

Sub. H. B. No. 272 Page 2 As Reported by the House Financial Institutions Real Estate and Securities Committee retirant member of the public employees retirement board who is 20 convicted of or pleads quilty to a felony, a theft offense as 21 defined in section 2913.01 of the Revised Code, or a violation of 22 section 102.02, 102.03, 102.04, 2921.02, 2921.11, 2921.13, 23 2921.31, 2921.41, 2921.42, 2921.43, or 2921.44 of the Revised Code 24 shall be deemed vacant. A person who has pleaded guilty to or been 25 convicted of an offense of that nature is ineligible for election 26 to the office of employee member or retirant member of the public 27 employees retirement board. 28 (B) A member of the public employees retirement board who 29 willfully and flagrantly exercises authority or power not 30 authorized by law, refuses or willfully neglects to enforce the 31 law or to perform any official duty imposed by law, or is guilty 32 of gross neglect of duty, gross immorality, drunkenness, 33 misfeasance, malfeasance, or nonfeasance is guilty of misconduct 34 in office. On complaint and hearing in the manner provided for in 35 this section, the board member shall have judgment of forfeiture 36 of the office with all its emoluments entered against the board 37 member, creating in the office a vacancy to be filled as provided 38 by law. 39 (C) Proceedings for removal of a board member on any of the 40 grounds enumerated in division (B) of this section shall be 41 commenced by filing with the court of appeals common pleas of the 42 district county in which the board member resides a written 43 complaint specifically setting forth the charge. The complaint 44 shall be accepted if signed by the governor or signed as follows: 45 (1) If the complaint is against an employee member of the 46 board, the complaint must be signed by a number of members of the 47 employee group represented by the member that equals at least the 48 following and must include signatures of at least twenty employee 49 members residing in at least five different counties: 50

(a) If the employee member was most recently elected in

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accordance with section 145.05 of the Revised Code, ten per cent	52
of the number of members of the employee group represented by the	53
employee member who voted in that election;	54
(b) If the employee member was most recently elected under	55
section 145.06 of the Revised Code or took office in accordance	56
with section 145.051 of the Revised Code, ten per cent of the	57
number of members of the employee group represented by the	58
employee member who voted in the most recent election held in	59
accordance with section 145.05 of the Revised Code for that	60
employee member position on the board.	61
(2) If the complaint is against a retirant member of the	62
board, the complaint must be signed by a number of former members	63
of the system authorized to vote for a retirant member in an	64
election under section 145.05 of the Revised Code that equals at	65
least the following and must include signatures of at least twenty	66
former members residing in at least five different counties:	67
(a) If the retirant member was most recently elected in	68
accordance with section 145.05 of the Revised Code, ten per cent	69
of the number of former members of the system who voted in that	70
election;	71
(b) If the retirant member was most recently elected under	72
section 145.06 of the Revised Code or took office in accordance	73
with section 145.051 of the Revised Code, ten per cent of the	74
number of former members of the system who voted in the most	75
recent election held in accordance with section 145.05 of the	76
Revised Code for that retirant member position on the board.	77
(D) The clerk of the court of appeals common pleas in which a	78
complaint against a member of the board is filed under division	79
(C) of this section shall do both of the following with respect to	80
the complaint:	81
(1) Submit the signatures obtained pursuant to division (C)	82

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members of the board shall elect a successor employee member from
the employee group lacking representation because of the vacancy.

On certification of the election results in accordance with rules
adopted under section 145.058 of the Revised Code, the successor
employee member shall hold office until the first day of the new
term that follows the next board election that occurs not less
than ninety days after the successor employee member's election.

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Any employee member of the board who fails to attend the meetings of the board for three months or longer, without valid excuse, shall be considered as having resigned, and the board shall declare the employee member's office vacated as of the date of the adoption of a proper resolution.

(B) If Except as provided in division (D) of this section, if 125 a vacancy occurs during the term of office of a retirant member of 126 the board, the remaining members of the board shall elect a 127 successor retirant member who shall be a former member of the 128 public employees retirement system who is eligible for election 129 under section 145.04 of the Revised Code as a retirant member of 130 the board. On certification of the election results in accordance 131 with rules adopted under section 145.058 of the Revised Code, the 132 successor retirant member shall hold office until the first day of 133 the new term that follows the next board election that occurs not 134 less than ninety days after the successor retirant member's 135 election. 136

If a retirant member of the board fails to attend the 137 meetings of the board for three months or longer, without valid 138 excuse, the retirant member shall be considered as having 139 resigned, and the board shall declare the member's office vacated 140 as of the date of the adoption of a proper resolution. 141

If as a result of changed circumstances a retirant member 142 would no longer qualify for membership on the board as the 143 retirant member, the retirant member's office shall be considered 144

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vacant, and a successor retirant member shall be chosen in the	145
manner specified in this division.	146
(C) Elections under this section to fill a vacancy on the	147
board shall be conducted in accordance with rules adopted under	148
section 145.058 of the Revised Code.	149
(D) A successor member need not be elected under division (A)	150
or (B) of this section for a vacancy that occurs on or after the	151
first day of October of the year in which the vacated term ends.	152
Sec. 145.201. (A) Subject to the limit described in division	153
(C) of this section, any member who is or has been an elected	154
official of the state or any political subdivision thereof or has	155
been appointed by the governor with the advice and consent of the	156
senate to serve full-time as a member of a board, commission, or	157
other public body may at any time prior to retirement purchase	158
additional service credit in an amount not to exceed thirty-five	159
per cent of the service credit allowed the member for the period	160
of service as an elected or appointed official subsequent to	161
January 1, 1935, other than credit for military service, part-time	162
service, and service subject to the tax on wages imposed by the	163
"Federal Insurance Contributions Act," 68A Stat. 415 (1954), 26	164
U.S.C.A. 3101, as amended.	165
The additional service credit may be purchased by paying into	166
the employees' savings fund an amount computed by multiplying by	167
the employee contribution rate in effect at the time of purchase	168
the member's earnable salary for the period of service upon which	169
the purchased credit is based, by the number of years or portions	170
thereof of additional service credit to be purchased, and by	171
paying into the employers' accumulation fund an amount equal to	172
the full amount paid into the employees' savings fund. If a member	173
purchases less than the full amount of the additional service	174
credit to which the member is entitled, the period of service upon	175

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which the purchase is computed shall be the member's earliest	176
period of such service. The member shall receive full credit for	177
such additional elective service in computing an allowance or	178
benefit under section 145.20, 145.33, 145.331, 145.34, 145.36,	179
145.361, or 145.46 of the Revised Code, notwithstanding any other	180
provision of this chapter. The payment to the employees' savings	181
fund and the employers' accumulation fund for such additional	182
elective service credit shall, in the event of death or withdrawal	183
from service, be considered as accumulated contributions of the	184
member.	185
A member of a board, commission, or other public body shall	186
be considered to be serving full-time if full-time service is	187
required by law or if the director of administrative services	188
determines that the duties of the position require full-time	189
service.	190
(B) Notwithstanding division (A) of this section, a member	191
who purchased service credit under this section prior to January	192
1, 1980, on the basis of part-time service shall be permitted to	193
retain the credit and shall be given full credit for it in	194
computing an allowance or benefit under section 145.20, 145.33,	195
145.331, 145.34, 145.36, 145.361, or 145.46 of the Revised Code.	196
The public employees retirement board has no authority to cancel	197
or rescind such credit.	198
(C) A purchase made under this section shall not exceed the	199
limits established by division (n) of section 415 of the "Internal	200
Revenue Code of 1986, " 100 Stat. 2085, 26 U.S.C.A. 415(n), as	201
amended.	202
(D) Subject to rules adopted by the public employees	203
retirement board, a member who has purchased service credit under	204
this section is entitled to be refunded all or a portion of the	205
actual amount the member paid for the service credit if, in	206

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computing an age and service retirement allowance under division	207
(A)(5) of section 145.33 of Revised Code, the allowance exceeds	208
the limit established by division (A)(6) of that section.	209
A refund under this division cancels the equivalent amount of	210
service credit.	211
Sec. 145.23. The funds hereby created are the employees'	212
savings fund, the employers' accumulation fund, the annuity and	213
pension reserve fund, the income fund, the survivors' benefit	214
fund, the defined contribution fund, and the expense fund.	215
(A) The employees' savings fund is the fund in which shall be	216
accumulated contributions from the earnable salaries of	217
contributors for the purchase of annuities or retirement	218
allowances.	219
The accumulated contributions of a contributor returned to	220
the contributor upon withdrawal, or paid to the contributor's	221
estate or designated beneficiary in the event of death, shall be	222
paid from the employees' savings fund. Any accumulated	223
contributions forfeited by failure of a member, or a member's	224
estate, to claim the same, shall be transferred from the	225
employees' savings fund to the income fund. The accumulated	226
contributions of a contributor shall be transferred from the	227
employees' savings fund to the annuity and pension reserve fund in	228
the event of the contributor's retirement.	229
(B) The employers' accumulation fund is the fund in which	230
shall be accumulated the reserves for the payment of all pensions	231
and disability benefits payable as provided in this chapter. The	232
amounts paid by any employer under section 145.48 of the Revised	233
Code shall be credited to the employers' accumulation fund.	234
Amounts paid by an employer under section 145.483 of the Revised	235
Code shall be credited to the employers' accumulation fund, except	236

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that if the amounts paid by the employer are for members	237
participating in a PERS defined contribution plan those amounts	238
may be credited to the defined contribution fund.	239
Any payments made into the employers' accumulation fund by a	240
member as provided in section 145.31 of the Revised Code shall be	241
refunded to such member under the conditions specified in section	242
145.40 of the Revised Code.	243
Upon the retirement of a contributor, the full amount of the	244
contributor's pension reserve shall be transferred from the	245
employers' accumulation fund to the annuity and pension reserve	246
fund.	247
(C) The annuity and pension reserve fund is the fund from	248
which shall be paid all pensions, disability benefits, annuities,	249
and benefits in lieu thereof, because of which reserves have been	250
transferred from the employees' savings fund and the employers'	251
accumulation fund.	252
Any member participating in the PERS defined benefit plan may	253
deposit in the employees' savings fund, subject to rules	254
established by the public employees retirement system, additional	255
amounts, and, at the time of age and service retirement, shall	256
receive in return therefor, at the participant's option, either an	257
annuity having a reserve equal to the amount deposited or a cash	258
refund of such amounts together with such interest as may have	259
been allowed by the board. Such deposits for additional annuity	260
together with such interest as may have been allowed by the board	261
at the end of each calendar year shall be refunded in the event of	262
death prior to retirement or withdrawal of accumulated	263
contributions as provided in sections 145.40 and 145.43 of the	264
Revised Code or upon application of the contributor prior to age	265
and service retirement.	266
Any additional deposits that were made under this section by	267

Sub. H. B. No. 272 Page 10 As Reported by the House Financial Institutions Real Estate and Securities Committee 268 a member who elects under section 145.191 of the Revised Code to 269 participate in a PERS defined contribution plan shall be credited 270 to the defined contribution plan elected by the member under that 271 section. For deposits received in a calendar year, interest shall be 272 earned beginning on the first day of the calendar year next 273 following and ending on the last day of that year, except that in 274 the case of a payment under this division made prior to the last 275 day of a year, interest shall be earned ending on the last day of 276 the month prior to the date of payment. The board shall credit 277 interest at the end of the calendar year in which it is earned. 278 (D) The income fund is the fund from which interest is 279 transferred and credited on the amounts in the funds described in 280 divisions (B), (C), and (F) of this section, and is a contingent 281 fund from which the special requirements of the funds may be paid 282 by transfer from this fund. All income derived from the investment 283 of the funds of the system, together with all gifts and bequests, 284 or the income therefrom, shall be paid into this fund. 285 Any deficit occurring in any other fund that will not be 286 covered by payments to that fund, as otherwise provided in Chapter 287 145. of the Revised Code, shall be paid by transfers of amounts 288 from the income fund to such fund or funds. If the amount in the 289 income fund is insufficient at any time to meet the amounts 290 payable to the funds described in divisions (C) and (F) of this 291 section, the amount of the deficiency shall be transferred from 292 the employers' accumulation fund. 293 The system may accept gifts and bequests. Any gifts or 294 bequests, any funds which may be transferred from the employees' 295 savings fund by reason of lack of a claimant, any surplus in any 296

fund created by this section, or any other funds whose disposition

is not otherwise provided for, shall be credited to the income

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fund.	299
(E) The expense fund is the fund from which shall be paid the	300
expenses of the administration of this chapter, exclusive of	301
amounts payable as retirement allowances and as other benefits.	302
(F) The survivors' benefit fund is the fund from which shall	303
be paid dependent survivor benefits provided by section 145.45 of	304
the Revised Code.	305
(G) The defined contribution fund is the fund in which shall	306
be accumulated the contributions deducted from the earnable salary	307
of members participating in a PERS defined contribution plan, as	308
provided in section 145.85 of the Revised Code, together with any	309
earnings and employer contributions, as provided in section 145.86	310
of the Revised Code, credited thereon. The defined contribution	311
fund is the fund from which shall be paid all benefits provided	312
under a PERS defined contribution plan.	313
Sec. 145.294. (A) The public employees retirement board may	314
establish by rule a payroll deduction plan for payment of the cost	315
of restoring service credit under section 145.31 or 145.311 of the	316
Revised Code or purchasing any service credit members of the	317
public employees retirement system are eligible to purchase under	318
this chapter, or for making additional deposits under section	319
145.583 or 145.62 of the Revised Code. In addition to any other	320
matter considered relevant by the board, the rules shall specify	321
all of the following:	322
(1) The types of service credit that may be paid for through	323
payroll deduction, including the section of the Revised Code that	324
authorizes the purchase of each type of service credit for which	325
payment may be made by payroll deduction;	326
(2) The procedure for informing the member's employer and the	327
system that the member wishes to purchase service credit under	328

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this chapter or make additional deposits under section 145.583 or	329
145.62 of the Revised Code through payroll deduction;	330
(3) The procedure to be followed by the system and employers	331
to determine for each request the amount to be deducted, the	332
number of deductions to be made, and the interval at which	333
deductions will be made. The rules may provide for a minimum	334
amount for each deduction or a maximum number of deductions for	335
the purchase of any type of credit.	336
(4) The procedure to be followed by employers in transmitting	337
amounts deducted from the salaries of their employees to the	338
system;	339
(5) The procedure to be followed by the system in crediting	340
service credit to members who choose to purchase it through	341
payroll deduction.	342
(B) If the board establishes a payroll deduction plan under	343
this section, it shall certify to the member's employer for each	344
member for whom deductions are to be made, the amount of each	345
deduction and the payrolls from which deductions are to be made.	346
The employer shall make the deductions as certified and transmit	347
the amounts deducted in accordance with the rules established by	348
the board under this section.	349
(C) Rules adopted under this section shall not affect any	350
right to purchase service credit conferred by any other section of	351
the Revised Code, including the right of a member under any such	352
section to purchase only part of the service credit the member is	353
eligible to purchase.	354
(D) No payroll deduction made pursuant to this section may	355
exceed the amount of a member's net compensation after all other	356
deductions and withholdings required by law.	357
Sec. 145.351. Not later than March 1, 2000, and each first	358

Sub. H. B. No. 272 Page 13 As Reported by the House Financial Institutions Real Estate and Securities Committee day of March for the succeeding five years thereafter, the public 359 employees retirement board shall make and submit a report for the 360 preceding fiscal year of the disability retirement experience of 361 each employer. The report shall specify the total number of 362 disability applications submitted, the status of each application 363 as of the last day of the fiscal year, total applications granted 364 or denied, and the percentage of disability benefit recipients to 365 the total number of the employer's employees who are members of 366 the public employees retirement system. The report shall be 367 submitted to the governor, the Ohio retirement study council, and 368 the chairpersons of the standing committees and subcommittees of 369 the senate and house of representatives with primary 370 responsibility for retirement legislation. 371 Sec. 145.43. (A) As used in this section and in section 372 145.45 of the Revised Code: 373 (1) "Child" means a biological or legally adopted child of a 374 deceased member. If a court hearing for an interlocutory decree 375 for adoption was held prior to the member's death, "child" 376 includes the child who was the subject of the hearing 377 notwithstanding the fact that the final decree of adoption, 378 adjudging the surviving spouse as the adoptive parent, is made 379 subsequent to the member's death. 380 (2) "Parent" is a parent or legally adoptive parent of a 381 deceased member. 382 (3) "Dependent" means a beneficiary who receives one-half of 383 the beneficiary's support from a member during the twelve months 384 prior to the member's death. 385 (4) "Surviving spouse" means an individual who establishes a 386 valid marriage to a member at the time of the member's death by 387 marriage certificate or pursuant to division (E) of this section. 388

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(5) "Survivor" means a surviving spouse, child, or parent. 389 (6) "Accumulated contributions" has the meaning given in 390 section 145.01 of the Revised Code, except that, notwithstanding 391 that section, it does not include additional amounts deposited in 392 the employees' savings fund pursuant to the version of division 393 (C) of section 145.23 of the Revised Code as it existed 394 immediately prior to the effective date of this amendment or 395 pursuant to section 145.62 of the Revised Code. 396 (B) Except as provided in division (C)(1) of section 145.45 397 of the Revised Code, should a member die before age and service 398 retirement, the member's accumulated contributions, any deposits 399 for purchase of additional annuity, any payment the member has 400 made to restore previously forfeited service credit as provided in 401 section 145.31 of the Revised Code, and any applicable amount 402 calculated under section 145.401 of the Revised Code, shall be 403 paid to the person or persons the member has designated in writing 404 duly executed on a form provided by the public employees 405 retirement board, signed by the member, and filed with the board 406 prior to the member's death. A member may designate two or more 407 persons as beneficiaries jointly to be paid the accumulated 408 account in a lump sum. The Subject to rules adopted by the board, 409 a member who designates two or more persons as beneficiaries under 410 this division shall specify the percentage of the lump sum that 411 each beneficiary is to be paid. If the member has not specified 412 the percentages, the lump sum shall be divided equally among the 413 beneficiaries. 414 The last designation of any beneficiary revokes all previous 415 designations. The member's marriage, divorce, marriage 416 dissolution, legal separation, or withdrawal of account, or the 417 birth of the member's child, or adoption of a child, shall 418

constitute an automatic revocation of the member's previous

designation. If a deceased member was also a member of the school

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employees retirement system or the state teachers retirement	421
system, the beneficiary last established among the systems shall	422
be the sole beneficiary in all the systems.	423
If the accumulated contributions of a deceased member are not	424
claimed by a beneficiary or by the estate of the deceased member	425
within five years, the contributions shall be transferred to the	426
income fund and thereafter paid to the beneficiary or to the	427
member's estate upon application to the board. The board shall	428
formulate and adopt the necessary rules governing all designations	429
of beneficiaries.	430
(C) Except as provided in division (C)(1) of section 145.45	431
of the Revised Code, if a member dies before age and service	432
retirement and is not survived by a designated beneficiary, any	433
beneficiaries the following shall qualify, with all attendant	434
rights and privileges, in the following order of precedence, with	435
all attendant rights and privileges the member's:	436
(1) Surviving spouse;	437
(2) Children, share and share alike;	438
(3) A dependent parent of a member, if that parent takes	439
survivor benefits under division (B) of section 145.45 of the	440
Revised Code;	441
(4) Parents, share and share alike;	442
(5) Estate.	443
If the beneficiary is deceased or is not located within	444
ninety days, the beneficiary ceases to qualify for any benefit and	445
the beneficiary next in order of precedence shall qualify as a	446
beneficiary.	447
Any payment made to a beneficiary as determined by the public	448
employees retirement board shall be a full discharge and release	449
to the board from any future claims.	450

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(D) Any amount due a retirant or disability benefit recipient	451
receiving a monthly benefit and unpaid to the retirant or	452
recipient at death shall be paid to the beneficiary designated in	453
writing on a form approved by the board, signed by the retirant or	454
recipient and filed with the board. If no such designation has	455
been filed, or if the designated beneficiary is not located within	456
ninety days, any amounts payable under this chapter due to the	457
death of the retirant or recipient shall be paid in the following	458
order of precedence to the retirant's or recipient's:	459
(1) Surviving spouse;	460
(2) Children, share and share alike;	461
(3) Parents, share and share alike;	462
(4) Estate.	463
The payment shall be a full discharge and release to the	464
board from any future claim for the payment.	465
Any amount due a beneficiary receiving a monthly benefit and	466
unpaid to the beneficiary at the beneficiary's death shall be paid	467
to the beneficiary's estate.	468
(E) If the validity of marriage cannot be established to the	469
satisfaction of the retirement board for the purpose of disbursing	470
any amount due under this section or section 145.45 of the Revised	471
Code, the board may accept a decision rendered by a court having	472
jurisdiction in the state in which the member was domiciled at the	473
time of death that the relationship constituted a valid marriage	474
at the time of death, or the "spouse" would have the same status	475
as a widow or widower for purposes of sharing the distribution of	476
the member's intestate personal property.	477
(F) As used in this division, "recipient" means an individual	478
who is receiving or may be eligible to receive an allowance or	479

benefit under this chapter based on the individual's service to a 480

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- (A)(1) If a deceased member was eligible for a service 511 retirement benefit as provided in section 145.33, 145.331, or 512 145.34 of the Revised Code, a surviving spouse or other sole 513 dependent beneficiary may elect to receive a monthly benefit 514 computed as the joint-survivor benefit designated as "plan D" in 515 section 145.46 of the Revised Code, which the member would have 516 received had the member retired on the last day of the month of 517 death and had the member at that time selected such joint-survivor 518 plan. Payment shall begin with the month subsequent to the 519 member's death, except that a surviving spouse who is less than 520 sixty-five years old may defer receipt of such benefit. Upon 521 receipt, the benefit shall be calculated based upon the spouse's 522 age at the time of first payment, and shall accrue regular 523 interest during the time of deferral. 524 (2) Beginning on a date selected by the public employees 525 526 527
- retirement board, which shall be not later than July 1, 2004, a surviving spouse or other sole dependent beneficiary may elect, in lieu of a monthly payment under division (A)(1) of this section, a plan of payment consisting of both of the following:
- (a) A lump sum in an amount the surviving spouse or other 530 sole dependent beneficiary designates that constitutes a portion 531 of the allowance that would be payable under division (A)(1) of 532 this section; 533
 - (b) The remainder of that allowance in monthly payments.

The total amount paid as a lump sum and a monthly benefit 535 shall be the actuarial equivalent of the amount that would have 536 been paid had the lump sum not been selected. 537

The lump sum amount designated by the surviving spouse or 538 other sole dependent beneficiary under division (A)(2)(a) of this 539 section shall be not less than six times and not more than 540 thirty-six times the monthly amount that would be payable to the 541

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surviving spouse or other sole dependent beneficiary under

division (A)(1) of this section and shall not result in a monthly

payment that is less than fifty per cent of that monthly amount.

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(B) If a deceased member had, except as provided in division 545 (B)(7) of this section, at least one and one-half years of 546 contributing service credit, with, except as provided in division 547 (B)(7) of this section, at least one-quarter year of contributing 548 service credit within the two and one-half years prior to the date 549 of death, or was receiving at the time of death a disability 550 benefit as provided in section 145.36, 145.361, or 145.37 of the 551 Revised Code, qualified survivors who elect to receive monthly 552 benefits shall receive the greater of the benefits provided in 553 division (B)(1)(a) or (b) and (4) of this section as allocated in 554 accordance with division (B)(5) of this section. 555

(1)(a) Number		Or	556
of Qualified	Monthly		557
survivors	Annual Benefit as a Per	Benefit	558
affecting	Cent of Decedent's Final	shall not be	559
the benefit	Average Salary	less than	560
1	25%	\$250	561
2	40	400	562
3	50	500	563
4	55	500	564
5 or more	60	500	565
(b) Years of	Annual Benefit as a Per Cent		566
Service	of Member's Final Average		567
	Salary		568
20	29%		569
21	33		570
22	37		571
23	41		572
24	45		573

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27 54	576
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29 or more 60	578
(2) Benefits shall begin as qualified survivors meet	579
eligibility requirements as follows:	580
(a) A qualified spouse is the surviving spouse of the	581
deceased member, who is age sixty-two, or regardless of age $\frac{\mathrm{i} f}{\mathrm{i} t}$	582
meets one of the following qualifications:	583
(i) Except as provided in division (B)(7) of this section,	584
the deceased member had ten or more years of Ohio service credit. $ au$	585
or regardless of age if.	586
(ii) The spouse is caring for a qualified child, or	587
regardless of age if.	588
(iii) The spouse is adjudged physically or mentally	589
incompetent. A	590
$\underline{\mathtt{A}}$ spouse of a member who died prior to August 27, 1970, whose	e 591
eligibility was determined at the member's death, and who is	592
physically or mentally incompetent on or after August 20, 1976,	593
shall be paid the monthly benefit which that person would	594
otherwise receive when qualified by age.	595
(b) A qualified child is any child of the deceased member who	596
has never been married and to whom one of the following applies:	597
(i) Is under age eighteen, or under age twenty-two if the	598
child is attending an institution of learning or training pursuant	t 599
to a program designed to complete in each school year the	600
equivalent of at least two-thirds of the full-time curriculum	601
requirements of such institution and as further determined by	602
board policy;	603

- (ii) Regardless of age, is adjudged physically or mentallyincompetent at the time of the member's death.
- (c) A qualified parent is a dependent parent aged sixty-five 606 or older or regardless of age if physically or mentally 607 incompetent, a dependent parent whose eligibility was determined 608 by the member's death prior to August 20, 1976, and who is 609 physically or mentally incompetent on or after August 20, 1976, 610 shall be paid the monthly benefit for which that person would 611 otherwise qualify.
- (3) "Physically or mentally incompetent" as used in this
 section may be determined by a court of jurisdiction, or by a
 physician appointed by the retirement board. Incapability of
 making a living because of a physically or mentally disabling
 condition shall meet the qualifications of this division.

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- (4) Benefits to a qualified survivor shall terminate upon 618 ceasing to meet eligibility requirements as provided in this 619 division, a first marriage, abandonment, adoption, or during 620 active military service. Benefits to a deceased member's surviving 621 spouse that were terminated under a former version of this section 622 that required termination due to remarriage and were not resumed 623 prior to September 16, 1998, shall resume on the first day of the 624 month immediately following receipt by the board of an application 625 on a form provided by the board. 626

Upon the death of any subsequent spouse who was a member of 627 the public employees retirement system, state teachers retirement 628 system, or school employees retirement system, the surviving 629 spouse of such member may elect to continue receiving benefits 630 under this division, or to receive survivor's benefits, based upon 631 the subsequent spouse's membership in one or more of the systems, 632 for which such surviving spouse is eligible under this section or 633 section 3307.66 or 3309.45 of the Revised Code. If the surviving 634

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spouse elects to continue receiving benefits under this division,	635
such election shall not preclude the payment of benefits under	636
this division to any other qualified survivor.	637
Benefits shall begin or resume on the first day of the month	638
following the attainment of eligibility and shall terminate on the	639
first day of the month following loss of eligibility.	640
(5)(a) If a benefit is payable under division (B)(1)(a) of	641
this section, benefits to a qualified spouse shall be paid in the	642
amount determined for the first qualifying survivor in division	643
(B)(1)(a) of this section. All other qualifying survivors shall	644
share equally in the benefit or remaining portion thereof.	645
(b) All qualifying survivors shall share equally in a benefit	646
payable under division (B)(1)(b) of this section, except that if	647
there is a surviving spouse, the surviving spouse shall receive	648
not less than the amount determined for the first qualifying	649
survivor in division (B)(1)(a) of this section.	650
(6) The beneficiary of a member who is also a member of the	651
state teachers retirement system or of the school employees	652
retirement system, must forfeit the member's accumulated	653
contributions in those systems and in the public employees	654
retirement system, if the beneficiary takes a survivor benefit.	655
Such benefit shall be exclusively governed by section 145.37 of	656
the Revised Code.	657
(7) The restriction that the deceased member have at least	658
one and one-half years of contributing service credit, with at	659
least one-quarter year of contributing service within the two and	660
one-half years prior to the date of death, does following	661
restrictions do not apply if the deceased member was contributing	662
toward benefits under division (B) or (C) of section 145.33 of the	663
Revised Code at the time of death:	664
(a) That the deceased member have had at least one and	665

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one-half years of contributing service credit, with at least	666
one-quarter year of contributing service within the two and	667
one-half years prior to the date of death;	668
(b) If the deceased member was killed in the line of duty,	669
that the deceased member have had ten or more years of Ohio	670
service credit as described in division (B)(2)(a)(i) of this	671
section.	672
For the purposes of division (B)(7)(b) of this section,	673
"killed in the line of duty," means either that death occurred in	674
the line of duty or that death occurred as a result of injury	675
sustained in the line of duty.	676
(C)(1) Regardless of whether the member is survived by a	677
spouse or designated beneficiary, if the public employees	678
retirement system receives notice that a deceased member described	679
in division (A) or (B) of this section has one or more qualified	680
children, all persons who are qualified survivors under division	681
(B) of this section shall receive monthly benefits as provided in	682
division (B) of this section.	683
If, after determining the monthly benefits to be paid under	684
division (B) of this section, the system receives notice that	685
there is a qualified survivor who was not considered when the	686
determination was made, the system shall, notwithstanding section	687
145.561 of the Revised Code, recalculate the monthly benefits with	688
that qualified survivor included, even if the benefits to	689
qualified survivors already receiving benefits are reduced as a	690
result. The benefits shall be calculated as if the qualified	691
survivor who is the subject of the notice became eligible on the	692
date the notice was received and shall be paid to qualified	693
survivors effective on the first day of the first month following	694
the system's receipt of the notice.	695
If the retirement system did not receive notice that a	696

section December 13, 2000, the public employees retirement board

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shall credit interest to the individual accounts of contributors,	728
except that interest shall not be credited to the individual	729
account of a PERS or other system retirant, as defined in section	730
145.38 of the Revised Code, for contributions received during the	731
period described in division (B)(4)(a) or (b) of section 145.38 of	732
the Revised Code. For amounts deposited by a contributor under	733
section 145.62 or the version of division (C) of section 145.23 of	734
the Revised Code <u>as it existed immediately prior to the effective</u>	735
date of this amendment, interest or earnings shall be credited in	736
accordance with that section and former division.	737
(2) Except as provided in section 145.472 of the Revised	738
Code, the board shall not credit interest to individual accounts	739
for the period beginning December 31, 1958, and ending on the	740
effective date of this section December 13, 2000.	741
(B) For contributions received in a calendar year, interest	742
shall be earned beginning on the first day of the calendar year	743
next following and ending on the last day of that year, except	744
that interest shall be earned, in the case of an application for	745
retirement or payment under section 145.40 or 145.43 of the	746
Revised Code, ending on the last day of the month prior to	747
retirement or payment under those sections. The board shall credit	748
interest at the end of the calendar year in which it is earned.	749
	750
Sec. 145.472. This section applies to individuals who are	751
contributors on the effective date of this section December 13,	752
<u>2000</u> .	753
(A) Not later than thirty days after the effective date of	754
this section December 13, 2000, the public employees retirement	755
board shall credit interest to the individual account of each	756
contributor in accordance with this section, except that interest	757
shall not be credited to the individual account of a PERS or other	758

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system retirant, as defined in section 145.38 of the Revised Code,	759
for contributions received during the period described in division	760
(B)(4)(a) or (b) of section 145.38 of the Revised Code. For	761
amounts deposited by a contributor under section 145.62 or the	762
version of division (C) of section 145.23 of the Revised Code as	763
it existed immediately prior to the effective date of this	764
amendment, interest or earnings shall be credited in accordance	765
with that section or former division.	766
For contributors with service credit earned prior to December	767
31, 1981, the board may reflect the compounding of interest by	768
using factors provided by the board's actuary.	769
(B) The interest credited under this section shall be	770
calculated on all amounts on deposit in an individual's account in	771
the employees' savings fund as follows:	772
(1) If this section takes effect on or before December 31,	773
2000, interest shall be calculated on amounts on deposit on	774
December 31, 1998.	775
(2) If this section takes effect after December 31, 2000,	776
interest shall be calculated on amounts on deposit on December 31,	777
1999.	778
Sec. 145.483. Upon a finding that an employer failed to	779
deduct contributions pursuant to section 145.47 of the Revised	780
Code during a period of employment for which such contributions	781
were required, a statement of delinquent contributions shall be	782
prepared showing the amount the contributor and employer would	783
have contributed had regular payroll deductions been taken. Simple	784
interest from the end of each calendar year at a rate set by the	785
public employees retirement board shall be included. If delinquent	786
contribution statements are not paid not later than ninety thirty	787
days after the end of the quarterly period month in which they	788
become an obligation of the employer, any balance remaining shall	789

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be collected with penalties and interest pursuant to section	790
145.51 of the Revised Code.	791
Any amount paid under this section by an employer shall be	792
credited in accordance with section 145.23 of the Revised Code.	793
Sec. 145.51. (A) Each employer described in division (D) of	794
section 145.01 of the Revised Code shall pay into the employers'	795
accumulation fund, in such monthly or less frequent installments	796
as the public employees retirement board requires, an amount	797
certified by the <u>public employees retirement</u> board which equals	798
the employer obligation as described in section 145.12 or 145.69	799
of the Revised Code. In addition, the board shall add to the	800
employer billing next succeeding the amount, with interest, to be	801
paid by the employer to provide the member with contributing	802
service credit for the service prior to the date of initial	803
contribution to the system for which the member has made	804
additional payments, except payments made pursuant to sections	805
145.28 and 145.29 of the Revised Code. Ninety days after the end	806
of a quarterly period, any amounts that remain unpaid are subject	807
to a penalty for late payment in the amount of five per cent. In	808
addition, interest on past due amounts and penalties may be	809
charged at a rate set by the retirement board.	810
(B) Except as provided in section 145.52 of the Revised Code,	811
all employer obligations described in division (A) of this section	812
must be received by the public employees retirement system not	813
later than the thirtieth day after the last day of the calendar	814
month for which related member contributions are withheld.	815
(C) Unless the board adopts a rule under division (F) of this	816
section establishing a different interest rate or penalty,	817
interest and penalties for failing to pay the employer obligation	818
when due under division (B) of this section shall be as follows:	819
(1) Interest, compounded annually and charged monthly, for	820

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each day after the due date that the employer obligation remains	821
unpaid in an amount equal to six per cent per annum of the past	822
due amount of the employer obligation and any penalties imposed	823
under this section;	824
(2) The penalty for failing to pay the employer obligation	825
when due under division (B) is as follows:	826
(a) At least eleven but not more than thirty days past due,	827
an amount equal to one per cent of the past due obligation;	828
(b) At least thirty-one but not more than sixty days past	829
due, an additional amount equal to one and one-half per cent of	830
the past due obligation;	831
(c) Sixty-one or more days past due, an additional amount	832
equal to two and one-half per cent of the past due obligation.	833
(D) The aggregate of all such payments by such employers	834
under this section shall be sufficient, when combined with the	835
amount in the employers' accumulation fund, to provide amounts	836
payable under this chapter out of the fund, and if not, the	837
additional amount so required shall be collected by means of an	838
increased rate per cent which shall be certified to such employers	839
by the board.	840
(E) Upon certification by the board to the director of budget	841
and management, or to the county auditor, of an amount due from an	842
employer within any county who is subject to this chapter, by	843
reason of such employer's delinquency in making payments into the	844
employers' accumulation fund for past billings, such amount shall	845
be withheld from such employer from any funds subject to the	846
control of the director or the county auditor to such employer and	847
shall be paid to the public employees retirement system.	848
(F) The board may adopt rules to do any of the following:	849
(1) Establish interest at a rate that does not exceed the	850

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annual rate described in division (C)(1) of this section;	851
(2) Establish penalties in amounts that do not exceed the	852
amounts described in division (C)(2) of this section;	853
(3) Permit the board to lengthen the periods of time or enter	854
into repayment agreements for employers to comply with divisions	855
(B) and (C) of this section.	856
Sec. 145.52. (A) As used in this section and section 145.53	857
of the Revised Code, "transitional liability" means an amount	858
equal to the employer obligation due under division (A) of section	859
145.51 of the Revised Code for the months of October, November,	860
and December of 2007.	861
(B) The transitional liability is payable in three	862
installments on or before December 31, 2008, December 31, 2009,	863
and December 31, 2010.	864
(1) The first installment is due not later than December 31,	865
2008, and equals the portion of the transitional liability for the	866
month of October 2007.	867
(2) The second installment is due not later than December 31,	868
2009, and equals the portion of the transitional liability for the	869
month of November 2007.	870
(3) The third installment is due not later than December 31,	871
2010, and equals the portion of the transitional liability for the	872
month of December 2007.	873
(C) Interest and penalties for failing to pay amounts when	874
due under division (B) of this section shall be calculated in	875
accordance with division (C) of section 145.51 of the Revised	876
Code.	877
Sec. 145.53. (A) From the employer obligation for the month	878
of February 2008, under section 145.51 of the Revised Code, an	879

Sub. H. B. No. 272 Page 30 As Reported by the House Financial Institutions Real Estate and Securities Committee 880 amount equal to the portion of the employer obligation 881 attributable to section 145.86 of the Revised Code for the months 882 of October, November, and December of 2007, shall be credited to 883 the PERS defined contribution plan to satisfy the portion of the 884 transitional liability attributable to section 145.86 of the 885 Revised Code. (B) When the amount described in division (A) of this section 886 is credited to the PERS defined contribution plan, an equal amount 887 shall be added to the transitional liability described in section 888 145.52 of the Revised Code to satisfy a portion of the February 889 2008 employer obligation that is attributable to the PERS defined 890 benefit plan. This amount shall be paid in accordance with section 891 145.52 of the Revised Code, and shall be prorated to correspond 892 with the portion of the transitional liability due under division 893 (B) of that section. 894 Sec. 145.583. The PERS defined benefit plan or a PERS defined 895 contribution plan may include a program under which a member 896 participating in the plan, the member's employer, or a retirant is 897 permitted to make deposits for the purpose of providing funds to 898 the member or retirant for the payment of health, medical, 899 hospital, surgical, dental, vision care, or drug expenses, 900 including insurance premiums, deductible amounts, or copayments. 901 Deposits made under this section are in addition to contributions 902 required by this chapter and any other deposits made under it. 903 A program established under this section may be a voluntary 904 employees' beneficiary association, as described in section 905 501(c)(9) of the Internal Revenue Code, 26 U.S.C. 501(c)(9), as 906 amended; an account described in section 401(h) of the Internal 907 Revenue Code, 26 U.S.C. 401(h), as amended; a medical savings 908 account; or a similar type of program under which an individual 909 may accumulate funds for the purpose of paying such expenses. To 910

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implement the program, the public employees retirement board may	911
enter into agreements with insurance companies or other entities	912
authorized to conduct business in this state.	913
If the PERS defined benefit plan or a PERS defined	914
contribution plan includes a program described in this section,	915
the board shall adopt rules to establish and administer the	916
program.	917
Sec. 145.62. Subject to rules adopted by the public employees	918
retirement system under section 145.09 of the Revised Code, a	919
contributor participating in the PERS defined benefit plan or	920
contributing under section 145.38 of the Revised Code may deposit	921
additional amounts in the employees' savings fund established	922
under section 145.23 of the Revised Code. The additional deposits	923
may be made either directly to the retirement system or by payroll	924
deduction under section 145.294 of the Revised Code. The	925
contributor shall receive in return either an annuity, as provided	926
in section 145.64 of the Revised Code, having a reserve equal to	927
the amount deposited or a refund under section 145.63 of the	928
Revised Code of the amount deposited, together with earnings on	929
the amount deposited as the public employees retirement board	930
determines appropriate. If the annuity under the plan of payment	931
selected by the contributor under section 145.64 of the Revised	932
Code would be less than twenty-five dollars per month, the	933
contributor shall receive the refund.	934
Sec. 145.63. (A) Deposits under section 145.62 of the Revised	935
Code, together with earnings, shall be refunded under whichever of	936
the following circumstances applies:	937
(1) On withdrawal of accumulated contributions as provided in	938
sections 145.40 and 145.43 of the Revised Code;	939
(2) On the death of a contributor prior to retirement;	940

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(3) In the case of a contributor participating in the PERS	941
defined benefit plan, on application of the contributor prior to	942
attaining eligibility for age and service retirement;	943
(4) In the case of a contributor under section 145.38 of the	944
Revised Code, on application of the contributor prior to attaining	945
eligibility for a benefit under section 145.384 of the Revised	946
Code;	947
(5) In the case of a contributor who has attained eligibility	948
for an age and service retirement benefit or a benefit under	949
section 145.384 of the Revised Code and is not married, on	950
application;	951
(6) In the case of a contributor who has attained eligibility	952
for an age and service retirement benefit or a benefit under	953
section 145.384 of the Revised Code and is married, on application	954
if the application is accompanied by a statement of the spouse's	955
consent to the refund or the public employees retirement board	956
waives the requirement that the spouse consent.	957
(B) The consent of a spouse to a refund is valid only if it	958
is in writing, signed, and witnessed by a notary public.	959
The board may waive the requirement of consent if the spouse	960
is incapacitated or cannot be located or for any other reason	961
specified by the board. Consent or waiver is effective only with	962
regard to the spouse who is the subject of the consent or waiver.	963
Sec. 145.64. (A) As used in this section:	964
(1) "Plan A" means a plan of payment that is the same as	965
"plan A" as described in section 145.46 of the Revised Code.	966
(2) "Plan B" means a plan of payment that is the same as	967
"plan B" as described in section 145.46 of the Revised Code.	968
(3) "Dlan E" means a plan of payment that is the same as	969

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"plan F" as described in section 145.46 of the Revised Code.	970
(B) A contributor who has not received a refund of amounts	971
deposited under section 145.62 or the version of division (C) of	972
section 145.23 of the Revised Code as it existed immediately prior	973
to the effective date of this section may file an application with	974
the public employees retirement system for a benefit under this	975
section. The benefit shall consist of an annuity under a plan of	976
payment described in division (A) of this section.	977
(1) Except as provided in division (B)(2) of this section, a	978
contributor who is married at the time of application for a	979
benefit under this section shall receive the benefit as a monthly	980
annuity under "plan A."	981
(2) A contributor may receive a benefit under this section	982
under a plan of payment other than "plan A" if one of the	983
following is the case:	984
(a) The contributor is unmarried;	985
(b) The benefit application is accompanied by a statement of	986
the spouse's consent to another plan of payment or the public	987
employees retirement board waives the requirement that the spouse	988
consent;	989
(c) A plan of payment providing for payment in a specified	990
portion of the benefit continuing after the member's death to a	991
former spouse is required by a court order issued under section	992
3105.171 or 3105.65 of the Revised Code or the laws of another	993
state regarding division of marital property prior to the	994
effective date of the contributor's benefit application.	995
(3) If a member is subject to division (B)(2)(c) of this	996
section and the board has received a copy of the order described	997
in that division, the board shall accept the member's election of	998
a plan of payment under this section only if the member complies	999

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with both of the following:	1000
(a) The member elects a plan of payment that is in accordance	1001
with the order described in division (B)(2)(c) of this section.	1002
(b) If the member is married, the member elects "plan F" and	1003
designates the member's current spouse as a beneficiary under that	1004
plan unless that spouse consents in writing to not being	1005
designated a beneficiary or the board waives the requirement that	1006
the current spouse consent.	1007
(4) The contributor shall designate the beneficiary or	1008
beneficiaries under a plan of payment in writing at the time the	1009
plan is selected.	1010
(5) A plan of payment, other than "plan B," shall be	1011
effective only if it is certified by an actuary engaged by the	1012
board to be the actuarial equivalent of the contributor's "plan B"	1013
annuity and is approved by the board.	1014
(6) A contributor who is eligible to select a plan of payment	1015
under this section but fails to do so shall receive a monthly	1016
annuity under the plan of payment specified in rules adopted by	1017
the board.	1018
(C) An annuity shall be paid monthly and consist of an amount	1019
determined by the public employees retirement system or the	1020
actuarial equivalent of that amount paid under a plan of payment	1021
described in this section.	1022
Payments shall begin on whichever of the following applies:	1023
(1) The effective date of the contributor's age and service	1024
retirement allowance;	1025
(2) The effective date of a benefit under section 145.384 of	1026
the Revised Code;	1027
(3) The date on which a member receiving disability	1028
retirement under section 145.36 of the Revised Code would have	1029

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beneficiary are less than the amount of the contributor's deposits	1092
plus earnings on those deposits, the difference between the amount	1093
received by the contributor and the beneficiary and the amount of	1094
the contributor's deposits plus earnings shall be paid to the	1095
beneficiary's estate.	1096
(H) Receipt of the first month's annuity payment constitutes	1097
final acceptance of the plan of payment and may be changed only as	1098
provided in this section.	1099
Sec. 145.65. (A) As used in this section, "child," "parent,"	1100
and "surviving spouse" have the same meanings as in section 145.43	1101
of the Revised Code.	1102
(B) Should a contributor die before commencement of a benefit	1103
under section 145.64 of the Revised Code, any deposits made under	1104
section 145.62 or the version of division (C) of section 145.23 of	1105
the Revised Code as it existed immediately prior to the effective	1106
date of this section plus earnings shall be paid to the person or	1107
persons the contributor has designated in writing duly executed on	1108
a form provided by the public employees retirement system, signed	1109
by the contributor, and filed with the system prior to the	1110
contributor's death. A contributor may designate two or more	1111
persons as beneficiaries. Subject to rules adopted by the public	1112
employees retirement board, a contributor who designates two or	1113
more persons as beneficiaries under this division shall specify	1114
the percentage of the deposits that each beneficiary is to be	1115
paid. If the contributor has not specified the percentage, the	1116
deposits shall be divided equally among the beneficiaries.	1117
The last designation of any beneficiary revokes all previous	1118
designations. The contributor's marriage, divorce, marriage	1119
dissolution, legal separation, or refund under section 145.63 of	1120
the Revised Code, or the birth of the contributor's child, or	1121
adoption of a child, shall constitute an automatic revocation of	1122

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the contributor's previous designation.	1123
If the deposits of a deceased contributor are not claimed by	1124
a beneficiary or by the estate of the deceased contributor within	1125
five years, the deposits shall be transferred to the income fund	1126
and thereafter paid to the beneficiary or to the contributor's	1127
estate on application to the system. The board shall formulate and	1128
adopt the necessary rules governing all designations of	1129
beneficiaries.	1130
(C) If a contributor dies before commencement of a benefit	1131
under section 145.64 of the Revised Code and is not survived by a	1132
designated beneficiary, the following shall qualify with all	1133
attendant rights and privileges, in the following order of	1134
<pre>precedence, the contributor's:</pre>	1135
(1) Surviving spouse;	1136
(2) Children, share and share alike;	1137
(3) Parents, share and share alike;	1138
(4) Estate.	1139
If the beneficiary is deceased or is not located within	1140
ninety days, the beneficiary ceases to qualify for any benefit and	1141
the beneficiary next in order of precedence shall qualify as a	1142
beneficiary.	1143
Any payment made to a beneficiary as determined by the board	1144
shall be a full discharge and release to the board from any future	1145
claims.	1146
(D) If the validity of marriage cannot be established to the	1147
satisfaction of the board for the purpose of disbursing any amount	1148
due under sections 145.63 or 145.64 of the Revised Code, the board	1149
may accept a decision rendered by a court having jurisdiction in	1150
the state in which the contributor was domiciled at the time of	1151
death that the relationship constituted a valid marriage at the	1152

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time of death, or the "spouse" would have the same status as a	1153
widow or widower for purposes of sharing the distribution of the	1154
contributor's intestate personal property.	1155
(E) If the death of a contributor or any individual who would	1156
be eligible to receive a refund under section 145.63 of the	1157
Revised Code or an annuity payment under section 145.64 of the	1158
Revised Code by virtue of the death of a contributor is caused by	1159
a beneficiary, as described in division (F) of section 145.43 of	1160
the Revised Code, no amount due under section 145.63 or 145.64 of	1161
the Revised Code to that beneficiary shall be paid to that	1162
beneficiary in the absence of a court order to the contrary filed	1163
with the board.	1164
Sec. 145.82. (A) Except as provided in divisions (B) and (C)	1165
of this section, sections 145.201 to 145.70 of the Revised Code do	1166
not apply to a PERS defined contribution plan, except that a PERS	1167
defined contribution plan may incorporate provisions of those	1168
sections as specified in the plan document.	1169
(B) The following sections of Chapter 145. of the Revised	1170
Code apply to a PERS defined contribution plan: 145.22, 145.221,	1171
145.23, 145.25, 145.26, 145.27, 145.296, 145.38, 145.382, 145.383,	1172
145.384, 145.391, 145.47, 145.48, 145.483, 145.51, 145.52, 145.53,	1173
145.54, 145.55, 145.56, 145.563, 145.57, 145.571, 145.69, and	1174
145.70 of the Revised Code.	1175
(C) A PERS defined contribution plan that includes definitely	1176
determinable benefits may incorporate by reference all or part of	1177
sections 145.201 to 145.79 of the Revised Code to allow a member	1178
participating in the plan to purchase service credit or to be	1179
eligible for any of the following:	1180
(1) Retirement, disability, survivor, or death benefits;	1181
(2) Health or long-term care insurance or any other type of	1182

health care benefit; (3) Additional increases under section 145.323 of the Revised Code; (4) A refund of contributions made by or on behalf of a member. (4) With respect to the benefits described in division (C)(1) of 1188 this section, the public employees retirement board may establish eligibility requirements and benefit formulas or amounts that 1190 differ from those of members participating in the PERS defined benefit plan. With respect to the purchase of service credit by a member participating in a PERS defined contribution plan, the board may reduce the cost of the service credit to reflect the different benefit formula established for the member. 1195 Sec. 145.92. If a member participating in a PERS defined contribution plan is married at the time benefits under the plan are to commence, unless the spouse consents to another plan of payment or the spouse's consent is waived, the member's retirement 1199 allowance under the plan shall be paid in a lesser amount payable for life and one-half of the allowance continuing after death to 1201 the surviving spouse for the life of the spouse. Consent is valid only if it is evidenced by a written 1203 document signed by the member spouse and the signature is 1204 witnessed by a notary public. A plan may waive the requirement of consent if the spouse is incapacitated or cannot be located or for any other reason specified by the plan or in rules adopted by the public employees retirement board. A plan shall waive the requirement of consent if a plan of payment that provides for payment in a specified portion of the retirement allowance continuing after the member's death to a 1211 former spouse is required by a court order issued under section	Sub. H. B. No. 272 As Reported by the House Financial Institutions Real Estate and Securities Committee	Page 40
Code: (4) A refund of contributions made by or on behalf of a member. With respect to the benefits described in division (C)(1) of 1188 this section, the public employees retirement board may establish eligibility requirements and benefit formulas or amounts that 1190 differ from those of members participating in the PERS defined 1191 benefit plan. With respect to the purchase of service credit by a member participating in a PERS defined contribution plan, the 1193 board may reduce the cost of the service credit to reflect the 1194 different benefit formula established for the member. 1195 Sec. 145.92. If a member participating in a PERS defined 1196 contribution plan is married at the time benefits under the plan 1197 are to commence, unless the spouse consents to another plan of 1198 payment or the spouse's consent is waived, the member's retirement 1199 allowance under the plan shall be paid in a lesser amount payable 1200 for life and one-half of the allowance continuing after death to 1201 the surviving spouse for the life of the spouse. Consent is valid only if it is evidenced by a written 1203 document signed by the member spouse and the signature is witnessed by a notary public. A plan may waive the requirement of 205 consent if the spouse is incapacitated or cannot be located or for 206 any other reason specified by the plan or in rules adopted by the 1207 public employees retirement board. A plan shall waive the requirement of consent if a plan of 1209 payment that provides for payment in a specified portion of the 1210 retirement allowance continuing after the member's death to a 1211	health care benefit;	1183
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	A plan shall waive the requirement of consent if a plan of payment that provides for payment in a specified portion of the retirement allowance continuing after the member's death to a	1209 1210 1211

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1213 3105.171 or 3105.65 of the Revised Code or laws of another state 1214 regarding division of marital property prior to the effective date 1215 of the member's retirement. If a court order requires this plan of 1216 payment, the member shall be required to annuitize the member's 1217 accumulated amounts in accordance with the order. If the member is 1218 married, the plan of payment selected by the member also shall 1219 provide for payment to the member's current spouse, unless the 1220 current spouse consents in writing to not being designated a 1221 beneficiary under the plan of payment or the current spouse's 1222 consent is waived by reason other than the court order.

Consent or waiver is effective only with regard to the spouse 1223 who is the subject of the consent or waiver. 1224

Sec. 742.046. (A) The office of an employee member, 1225 firefighter retirant member, or police retirant member of the 1226 board of trustees of the police and fire pension fund who is 1227 convicted of or pleads guilty to a felony, a theft offense as 1228 defined in section 2913.01 of the Revised Code, or a violation of 1229 section 102.02, 102.03, 102.04, 2921.02, 2921.11, 2921.13, 1230 2921.31, 2921.41, 2921.42, 2921.43, or 2921.44 of the Revised Code 1231 shall be deemed vacant. A person who has pleaded guilty to or been 1232 convicted of an offense of that nature is ineligible for election 1233 to the office of employee member, firefighter retirant member, or 1234 police retirant member of the board of trustees of the police and 1235 fire pension fund. 1236

(B) A member of the board of trustees of the police and fire 1237 pension fund who willfully and flagrantly exercises authority or 1238 power not authorized by law, refuses or willfully neglects to 1239 enforce the law or to perform any official duty imposed by law, or 1240 is guilty of gross neglect of duty, gross immorality, drunkenness, 1241 misfeasance, malfeasance, or nonfeasance is guilty of misconduct 1242 in office. On complaint and hearing in the manner provided for in 1243

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this section, the board member shall have judgment of forfeiture	1244
of the office with all its emoluments entered against the board	1245
member, creating in the office a vacancy to be filled as provided	1246
by law.	1247
(C) Proceedings for removal of a board member on any of the	1248
grounds enumerated in division (B) of this section shall be	1249
commenced by filing with the court of appeals common pleas of the	1250
district county in which the board member resides a written	1251
complaint specifically setting forth the charge. The complaint	1252
shall be accepted if signed by the governor or signed as follows:	1253
(1) If the complaint is against a police officer employee	1254
member of the board, the complaint must be signed by a number of	1255
police officer members of the fund that equals at least the	1256
following and must include signatures of at least twenty police	1257
officer members residing in at least five different counties:	1258
(a) If the police officer employee member was most recently	1259
elected in accordance with section 742.04 of the Revised Code, ten	1260
per cent of the number of police officers who voted in that	1261
election;	1262
(b) If the police officer employee member most recently	1263
became a member of the board of trustees pursuant to section	1264
742.05 of the Revised Code or took office in accordance with	1265
section 742.041 of the Revised Code, ten per cent of the number of	1266
police officers who voted in the most recent election held in	1267
accordance with section 742.04 of the Revised Code for that police	1268
officer employee member position on the board of trustees.	1269
(2) If the complaint is against a firefighter employee member	1270
of the board of trustees, the complaint must be signed by a number	1271
of firefighter members of the fund that equals at least the	1272
following and must include signatures of at least twenty	1273
firefighter members residing in at least five different counties:	1274

Committee (a) If the firefighter employee member was most recently 1275 elected in accordance with section 742.04 of the Revised Code, ten 1276 per cent of the number of firefighters who voted in that election; 1277 (b) If the firefighter employee member most recently became a 1278 member of the board of trustees pursuant to section 742.05 of the 1279 Revised Code or took office in accordance with section 742.041 of 1280 the Revised Code, ten per cent of the number of firefighters who 1281 voted in the most recent election held in accordance with section 1282 742.04 of the Revised Code for that firefighter employee member 1283 position on the board. 1284 (3) If the complaint is against the police retirant member of 1285 the board of trustees, the complaint must be signed by a number of 1286 police retirants that equals at least the following and must 1287 include signatures of at least twenty police retirants residing in 1288 at least five different counties: 1289 (a) If the police retirant member was most recently elected 1290 in accordance with section 742.04 of the Revised Code, ten per 1291 cent of the number of police retirants who voted in that election; 1292 (b) If the police retirant member most recently became a 1293 member of the board of trustees under section 742.05 of the 1294 Revised Code or took office in accordance with section 742.041 of 1295 the Revised Code, ten per cent of the number of police retirants 1296 who voted in the most recent election held in accordance with 1297 section 742.04 of the Revised Code for the police retirant member 1298 position on the board. 1299 (4) If the complaint is against the firefighter retirant 1300 member of the board of trustees, the complaint must be signed by a 1301 number of firefighter retirants that equals at least the following 1302 and must include signatures of at least twenty firefighter 1303 retirants residing in at least five different counties: 1304 (a) If the firefighter retirant member was most recently 1305

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elected in accordance with section 742.04 of the Revised Code, ten	1306
per cent of the number of firefighter retirants who voted in that	1307
election;	1308
(b) If the firefighter retirant member most recently became a	1309
member of the board of trustees under section 742.05 of the	1310
Revised Code or took office in accordance with section 742.041 of	1311
the Revised Code, ten per cent of the number of firefighter	1312
retirants who voted in the most recent election held in accordance	1313
with section 742.04 of the Revised Code for the firefighter	1314
retirant member position on the board.	1315
(D) The clerk of the court of appeals common pleas in which a	1316
complaint against a member of the board of trustees is filed under	1317
division (A) of this section shall do both of the following with	1318
respect to the complaint:	1319
(1) Submit the signatures obtained pursuant to division (C)	1320
of this section to the board for purposes of verifying the	1321
validity of the signatures. The board shall verify the validity of	1322
the signatures and report its findings to the court.	1323
(2) Cause a copy of the complaint to be served on the board	1324
member at least ten days before the hearing on the complaint. The	1325
court shall hold a public hearing not later than thirty days after	1326
the filing of the complaint. The court may subpoena witnesses and	1327
compel their attendance in the same manner as in civil cases.	1328
Process shall be served by the sheriff of the county in which the	1329
witness resides. Witness fees and other fees in connection with	1330
the proceedings shall be the same as in civil cases. The court may	1331
suspend the board member pending the hearing.	1332
If the court finds that one or more of the charges in the	1333
complaint are true, it shall make a finding for removal of the	1334
board member. The court's finding shall include a full, detailed	1335
statement of the reasons for the removal. The finding shall be	1336

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filed with the clerk of the court and be made a matter of public	1337
record.	1338
The board member has the right of review or to appeal to the	1339
supreme court on leave first obtained. The supreme court shall	1340
hear the case in not more than thirty court days after granting	1341
leave. In other respects, the hearing shall follow the regular	1342
procedure in appealable cases that originate in the court of	1343
appeals.	1344
(E) No individual who has been removed from the board	1345
pursuant to this section shall be eligible to fill an elective or	1346
appointed position as a member of the board.	1347
Sec. 742.05. (A) Any vacancy occurring in the term of a	1348
member of the board of trustees of the Ohio police and fire	1349
pension fund who is the fiscal officer of a municipal corporation	1350
shall be filled by appointment by the governor for the unexpired	1351
term of such member.	1352
## (B) Except as provided in division (C) of this section, if	1353
a vacancy occurs in the term of an employee or retirant member of	1354
the board, all the remaining members of the board shall elect a	1355
successor employee or retirant member. On certification of the	1356
election results in accordance with rules adopted under section	1357
742.045 of the Revised Code, the successor member shall hold	1358
office until the first day of the new term that follows the next	1359
board election that occurs not less than ninety days after the	1360
successor member's election, or until the end of the term for	1361
which the successor member was elected, whichever is sooner.	1362
Elections under this section to fill a vacancy on the board	1363
shall be conducted in accordance with rules adopted under section	1364
742.045 of the Revised Code.	1365
If a member of the board who is the fiscal officer of a	1366

municipal corporation ceases to be a fiscal officer of a municipal corporation, a vacancy shall exist. If an employee member of the board ceases to be a member of the fund, a vacancy shall exist. If as a result of changed circumstances a retirant member no longer qualifies for membership on the board as a retirant member, a vacancy shall exist. Any elected or appointed member of the board who fails to attend three consecutive meetings of the board, without valid attend three considered as having resigned from the board and the board shall declare the member's office vacated and as of the date of the adoption of a proper resolution a vacancy shall exist. (C) A successor member need not be elected under division (B)
If an employee member of the board ceases to be a member of 1369 the fund, a vacancy shall exist. 1370 If as a result of changed circumstances a retirant member no 1371 longer qualifies for membership on the board as a retirant member, 1372 a vacancy shall exist. 1373 Any elected or appointed member of the board who fails to 1374 attend three consecutive meetings of the board, without valid 1375 excuse, shall be considered as having resigned from the board and 1376 the board shall declare the member's office vacated and as of the 1377 date of the adoption of a proper resolution a vacancy shall exist. 1378
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the board shall declare the member's office vacated and as of the 1377 date of the adoption of a proper resolution a vacancy shall exist. 1378
date of the adoption of a proper resolution a vacancy shall exist. 1378
(C) A successor member need not be elected under division (B) 1379
(c) A baccebbot member need not be elected dider divibion (b)
of this section to fill a vacancy if on the day the vacancy occurs 1380
less than ninety days remain in the vacated term. 1381
Sec. 742.381. Not later than March 1, 2000, and each first 1382
day of March for the succeeding five years thereafter, the board 1383
of trustees of the Ohio police and fire pension fund shall make 1384
and submit a report for the preceding fiscal year of the 1385
disability retirement experience of each employer. The report 1386
shall specify the total number of disability applications 1387
submitted, the status of each application as of the last day of 1388
the fiscal year, total applications granted or denied, and the 1389
percentage of disability benefit recipients to the total number of 1390
the employer's employees who are members of the fund. The report 1391
shall be submitted to the governor, the Ohio retirement study 1392
council, and the chairpersons of the standing committees and 1393
subcommittees of the senate and house of representatives with 1394
primary responsibility for retirement legislation. 1395

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fire pension fund may establish a program under which a member or	1397
a member's employer is permitted to make additional deposits for	1398
the purpose of providing funds for the payment of health, medical,	1399
hospital, surgical, dental, or vision care expenses, including	1400
insurance premiums, deductible amounts, or copayments. The program	1401
may be a voluntary employees' beneficiary association, as	1402
described in section 501(c)(9) of the Internal Revenue Code, 26	1403
U.S.C. 501(c)(9), as amended; an account described in section	1404
401(h) of the Internal Revenue Code, 26 U.S.C. 401(h), as amended;	1405
a medical savings account; or a similar type of program under	1406
which an individual may accumulate funds for the purpose of paying	1407
such expenses. To implement the program, the board may enter into	1408
agreements with insurance companies or other entities authorized	1409
to conduct business in this state.	1410
If the board establishes a program under this section, it	1411
shall adopt rules to administer the program.	1412
Sec. 742.56. (A) The board of trustees of the Ohio police and	1413
fire pension fund may by rule establish a payroll deduction plan	1414
for payment of the following:	1415
(1) The cost of service credit members of the fund are	1416
eligible to purchase under this chapter;	1417
(2) Charges for participation in programs established under	1418
section 742.53 of the Revised Code;	1419
(3) Deposits under section 742.451 of the Revised Code and	1420
any charges for participation in the program established under	1421
that section.	1422
(B) In addition to any other matter considered relevant by	1423
the trustees, the rules shall specify all of the following:	1424
(1) The types of service credit that may be paid for through	1425
payroll deduction, including the section of the Revised Code that	1426

1458 made and the deductions attributed to that member. If the employer 1459 fails to transmit the deductions or the report on or before the 1460 last day of the month following the last day of the reporting 1461 period during which the deductions are made, a penalty determined 1462 under section 742.352 of the Revised Code shall be assessed 1463 against the employer. On certification by the board to the county 1464 auditor of an amount due from an employer within the county who is 1465 subject to this division, by reason of the employer's delinquency 1466 in transmitting amounts due under this division for past months, 1467 those amounts shall be withheld from the employer from any funds 1468 in the hands of the county treasurer for distribution to the 1469 employer. On receipt of the certification, the county auditor 1470 shall draw a warrant against the funds in favor of the Ohio police 1471 and fire pension fund for the amount.

(D) Rules adopted under this section shall not affect any 1472 right to purchase service credit conferred by any other section of 1473 the Revised Code, including the right of a member under any such 1474 section to purchase only part of the service credit the member is 1475 eligible to purchase.

Sec. 3307.06. (A) Annually on the first Monday of May, one 1477 contributing member, as defined in division (D) of section 3307.05 1478 of the Revised Code, shall be elected by ballot to the state 1479 teachers retirement board, except that, beginning with the annual 1480 election for contributing members in May, 1978, and in the annual 1481 election of each fourth year thereafter, two contributing members 1482 shall be elected to the board. Elected contributing members shall 1483 begin their respective terms of office on the first day of 1484 September following their election and shall serve for a term of 1485 four years. 1486

(B) The retired teacher members of the board, as defined in 1487 division (E) of section 3307.05 of the Revised Code, shall be 1488

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elected for a term of four years. The retired teacher members

shall be elected to the board at the annual election for

contributing members of the board, as provided in division (A) of

this section, in the year in which the term of the current retired

teacher members would expire. The retired teacher members shall

begin their respective terms of office on the first day of

September following their election.

No contributing member of the board who retires while a 1496 member of the board shall be eligible to become a retired teacher 1497 member of the board for three years after the date of the member's 1498 retirement.

- (C) If Except as provided in division (E) of this section, if 1500 a vacancy occurs during the term of office of any elected member 1501 of the board, the remaining members of the board shall elect a 1502 successor member. On certification of the election results in 1503 accordance with rules adopted under section 3307.075 of the 1504 Revised Code the successor member shall hold office until the 1505 first day of the new term that follows the next board election 1506 that occurs not less than ninety days after the successor member's 1507 election, or until the end of the term for which the successor 1508 member was elected, whichever is sooner. The successor member 1509 shall qualify for board membership under the same division of 1510 section 3307.05 of the Revised Code as the member's predecessor in 1511 office. Elections under this division shall be conducted in 1512 accordance with rules adopted under section 3307.075 of the 1513 Revised Code. 1514
- (D) If as a result of changed circumstances an elected member 1515 of the board would no longer qualify for board membership under 1516 that division of section 3307.05 of the Revised Code on the basis 1517 of which the member was elected, or if such a member fails to 1518 attend the meetings of the board for four months or longer, 1519 without being excused, the member's position on the board shall be 1520

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considered vacant, and a successor member shall be elected, under	1521
this division (C) of this section, for the remainder of the	1522
unexpired term.	1523
(E) A successor member need not be elected under division (C)	1524
of this section to fill a vacancy if on the day the vacancy occurs	1525
less than ninety days remain in the vacated term.	1526
Sec. 3307.061. (A) The office of a contributing member or	1527
retired teacher member of the state teachers retirement board who	1528
is convicted of or pleads guilty to a felony, a theft offense as	1529
defined in section 2913.01 of the Revised Code, or a violation of	1530
section 102.02, 102.03, 102.04, 2921.02, 2921.11, 2921.13,	1531
2921.31, 2921.41, 2921.42, 2921.43, or 2921.44 of the Revised Code	1532
shall be deemed vacant. A person who has pleaded guilty to or been	1533
convicted of an offense of that nature is ineligible for election	1534
to the office of contributing or retired teacher member of the	1535
state teachers retirement board.	1536
(B) A member of the state teachers retirement board who	1537
willfully and flagrantly exercises authority or power not	1538
authorized by law, refuses or willfully neglects to enforce the	1539
law or to perform any official duty imposed by law, or is guilty	1540
of gross neglect of duty, gross immorality, drunkenness,	1541
misfeasance, malfeasance, or nonfeasance is guilty of misconduct	1542
in office. On complaint and hearing in the manner provided for in	1543
this section, the board member shall have judgment of forfeiture	1544
of the office with all its emoluments entered against the board	1545
member, creating in the office a vacancy to be filled as provided	1546
by law.	1547
(C) Proceedings for removal of a board member on any of the	1548
grounds enumerated in division (B) of this section shall be	1549
commenced by filing with the court of appeals common pleas of the	1550
district county in which the board member resides a written	1551

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complaint specifically setting forth the charge. The complaint	1552
shall be accepted if signed by the governor or signed as follows:	1553
(1) If the complaint is against a contributing member of the	1554
board, the complaint must be signed by a number of contributing	1555
members of the retirement system that equals at least the	1556
following and must include signatures of at least twenty	1557
contributing members residing in at least five different counties:	1558
(a) If the contributing member was most recently elected in	1559
accordance with division (A) of section 3307.06 of the Revised	1560
Code, ten per cent of the number of contributing members of the	1561
system who voted in that election;	1562
(b) If the contributing member was most recently elected	1563
under division (D) of section 3307.06 of the Revised Code or took	1564
office in accordance with section 3307.071 of the Revised Code,	1565
ten per cent of the number of contributing members of the system	1566
who voted in the most recent election held in accordance with	1567
division (A) of section 3307.06 of the Revised Code for that	1568
contributing member position on the board.	1569
(2) If the complaint is against a retired teacher member of	1570
the board, the complaint must be signed by a number of former	1571
members of the system who are superannuates, as defined in section	1572
3307.01 of the Revised Code, that equals at least the following	1573
and must include signatures of at least twenty retired teacher	1574
members residing in at least five different counties:	1575
(a) If the retired teacher member was most recently elected	1576
in accordance with division (C) of section 3307.06 of the Revised	1577
Code, ten per cent of the number of former members of the system	1578
who voted in that election;	1579
(b) If the retired teacher member was most recently elected	1580
under division (D) of section 3307.06 of the Revised Code or took	1581
office in accordance with section 3307.071 of the Revised Code,	1582

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ten per cent of the number of former members of the system who	1583
voted in the most recent election held in accordance with division	1584
(B) of section 3307.06 of the Revised Code for that retired	1585
teacher member position on the board.	1586
(D) The clerk of the court of appeals common pleas in which a	1587
complaint against a member of the state teachers retirement board	1588
is filed under division (C) of this section shall do both of the	1589
following with respect to the complaint:	1590
(1) Submit the signatures obtained pursuant to division (C)	1591
of this section to the board for purposes of verifying the	1592
validity of the signatures. The board shall verify the validity of	1593
the signatures and report its findings to the court.	1594
(2) Cause a copy of the complaint to be served on the board	1595
member at least ten days before the hearing on the complaint. The	1596
court shall hold a public hearing not later than thirty days after	1597
the filing of the complaint. The court may subpoena witnesses and	1598
compel their attendance in the same manner as in civil cases.	1599
Process shall be served by the sheriff of the county in which the	1600
witness resides. Witness fees and other fees in connection with	1601
the proceedings shall be the same as in civil cases. The court may	1602
suspend the board member pending the hearing.	1603
If the court finds that one or more of the charges in the	1604
complaint are true, it shall make a finding for removal of the	1605
board member. The court's finding shall include a full, detailed	1606
statement of the reasons for the removal. The finding shall be	1607
filed with the clerk of the court and be made a matter of public	1608
record.	1609
The board member has the right of review or to appeal to the	1610
supreme court on leave first obtained. The supreme court shall	1611
hear the case in not more than thirty court days after granting	1612
leave. In other respects, the hearing shall follow the regular	1613

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procedure in appealable cases that originate in the court of	1614
appeals.	1615
(E) No individual who has been removed from the board	1616
pursuant to this section shall be eligible to fill an elective or	1617
appointed position as a member of the board.	1618
Sec. 3307.393. As used in this section, "STRS defined benefit	1619
plan" means the plan established under sections 3307.50 to 3307.79	1620
of the Revised Code and "STRS defined contribution plan" means a	1621
plan established under section 3307.81 of the Revised Code.	1622
The STRS defined benefit plan or a STRS defined contribution	1623
plan may include a program under which a member participating in	1624
the plan or a member's employer is permitted to make additional	1625
deposits for the purpose of providing funds for the payment of	1626
health, medical, hospital, surgical, dental, or vision care	1627
expenses, including insurance premiums, deductible amounts, or	1628
copayments. The program may be a voluntary employees' beneficiary	1629
association, as described in section 501(c)(9) of the Internal	1630
Revenue Code, 26 U.S.C. 501(c)(9), as amended; an account	1631
described in section 401(h) of the Internal Revenue Code, 26	1632
U.S.C. 401(h), as amended; a medical savings account; or a similar	1633
type of program under which an individual may accumulate funds for	1634
the purpose of paying such expenses. To implement the program, the	1635
state teachers retirement board may enter into agreements with	1636
insurance companies or other entities authorized to conduct	1637
business in this state.	1638
If the STRS defined benefit plan or a STRS defined	1639
contribution plan includes a program described in this section,	1640
the board shall adopt rules to establish and administer the	1641
program.	1642

Sec. 3307.513. Not later than September 1, 2000, and each 1643

Sub. H. B. No. 272 Page 55 As Reported by the House Financial Institutions Real Estate and Securities Committee first day of September for the succeeding five years thereafter, 1644 the state teachers retirement board shall make and submit a report 1645 for the preceding fiscal year of the disability retirement 1646 experience of each employer. The report shall specify the total 1647 number of disability applications submitted under section 3307.62 1648 of the Revised Code, the status of each application as of the last 1649 day of the fiscal year, total applications granted or denied, and 1650 the percentage of disability benefit recipients, as defined in 1651 section 3307.50 of the Revised Code, to the total number of the 1652 employer's employees who are members of the state teachers 1653 retirement system. The report shall be submitted to the governor, 1654 the Ohio retirement study council, and the chairpersons of the 1655 standing committees and subcommittees of the senate and house of 1656 representatives with primary responsibility for retirement 1657 legislation. 1658 Sec. 3307.70. (A) The state teachers retirement board may 1659 establish by rule payroll deduction plans for payment of the 1660 following: 1661 (1) The cost of restoring service credit under section 1662 3307.71 or 3307.711 of the Revised Code or purchasing any service 1663 credit members of the state teachers retirement system are 1664 eligible to purchase under this chapter; 1665 (2) Charges for participation in programs established under 1666 section 3307.391 of the Revised Code; 1667 (3) Deposits under section 3307.393 of the Revised Code and 1668 any charges for participating in the program established under 1669 that section. 1670 (B) In addition to any other matter considered relevant by 1671 the board, the rules adopted under this section shall specify all 1672 of the following: 1673

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(1) The types of service credit that may be paid for through	1674
payroll deduction, including the section of the Revised Code that	1675
authorizes the purchase of each type of service credit for which	1676
payment may be made by payroll deduction;	1677
(2) The procedure for informing the member's employer and the	1678
system that the member wishes to use payroll deduction to purchase	1679
service credit or pay for participation in programs established	1680
under section 3307.391 of the Revised Code;	1681
(3) The procedure to be followed by the system and employers	1682
to determine for each request the amount to be deducted, the	1683
number of deductions to be made, and the interval at which	1684
deductions will be made. The rules may provide for a minimum	1685
amount for each deduction. They may also provide for a maximum	1686
number of deductions for the purchase of any type of service	1687
credit.	1688
(4) The procedure to be followed by employers in transmitting	1689
amounts deducted from the compensation of their employees to the	1690
system;	1691
(5) The procedure to be followed by the system in crediting	1692
service credit to members who choose to purchase it through	1693
payroll deduction;	1694
(6) The time period within which employers are required to	1695
transmit amounts deducted from payrolls to the system.	1696
(C)(1) If the board establishes a payroll deduction plan	1697
under this section, it shall certify to the member's employer, for	1698
each member for whom deductions are to be made, the amount of each	1699
deduction and the payrolls from which deductions are to be made.	1700
The employer shall make the deductions as certified and transmit	1701
the amounts deducted in accordance with the rules established by	1702
the board under this section.	1703

(2) If an employer does not transmit amounts deducted from 1704 the compensation of an employee to the system within the time 1705 period specified in rules adopted under division (B)(6) of this 1706 section, the employer shall pay interest on the deducted amount 1707 compounded annually at a rate to be determined by the board from 1708 the date the amount is deducted to the date it is transmitted to 1709 the system. 1710 (D) Rules adopted under this section shall not affect any 1711 right to purchase service credit conferred by any other section of 1712 the Revised Code, including the right of a member under any such 1713 section to purchase only part of the service credit the member is 1714 eligible to purchase. 1715 (E) No payroll deduction made pursuant to this section may 1716 exceed the amount of a member's net compensation after all other 1717 deductions and withholdings required by law. 1718 (F) No payments made to the system under this section shall 1719 affect any contribution required by section 3307.26 or 3307.28 of 1720 the Revised Code. 1721 Sec. 3309.06. (A) Elections for employee and retirant members 1722 of the school employees retirement board shall be held on the 1723 first Monday of March. Terms of office of the employee and 1724 retirant members of the board shall be for four years each, 1725 commencing on the first day of July following the election and 1726 ending on the thirtieth day of June. The initial terms of the 1727 first retirant member and the new employee member shall commence 1728 on July 1, 1984, and end on June 30, 1988. 1729 (B) The initial election of the second retirant member shall 1730 be held at the first election that occurs later than ninety days 1731

after September 15, 2004. Subsequent elections shall be held each

fourth year thereafter.

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1764

(C) If Except as provided in division (E) of this section, if	1734
a vacancy occurs during the term of an elected member of the	1735
board, the remaining members of the board shall elect a successor	1736
member. On certification of the election results in accordance	1737
with rules adopted under section 3309.075 of the Revised Code, the	1738
successor member shall hold office until the first day of the new	1739
term that follows the next board election that occurs not less	1740
than ninety days after the successor member's election, or until	1741
the end of the term for which the successor member was elected,	1742
whichever is sooner. The successor member shall qualify for board	1743
membership under the same division of section 3309.05 of the	1744
Revised Code as the member's predecessor in office. Elections	1745
under this division shall be conducted in accordance with rules	1746
adopted under section 3309.075 of the Revised Code.	1747
(D) Employee members or retirant members of the board who	1748
fail to attend the meetings of the board for four months or	1749
longer, without being excused, shall be considered as having	1750
resigned and successors shall be elected for their unexpired terms	1751
pursuant to division (C) of this section. If as a result of	1752
changed circumstances the retirant member would no longer qualify	1753
for membership on the board as a retirant member, the office shall	1754
be considered vacant, and a successor retirant member shall be	1755
elected pursuant to division (C) of this section.	1756
(E) A successor member need not be elected under division (C)	1757
of this section for a vacancy that occurs on or after the first	1758
day of March of the year in which the vacated term ends.	1759
Sec. 3309.061. (A) The office of an employee member or	1760
retirant member of the school employees retirement board who is	1761
convicted of or pleads guilty to a felony, a theft offense as	1762
defined in section 2913.01 of the Revised Code, or a violation of	1763

section 102.02, 102.03, 102.04, 2921.02, 2921.11, 2921.13,

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2921.31, 2921.41, 2921.42, 2921.43, or 2921.44 of the Revised Code 1765 shall be deemed vacant. A person who has pleaded guilty to or been 1766 convicted of an offense of that nature is ineliqible for election 1767 to the office of employee or retirant member of the school 1768 employees retirement board. 1769

- (B) A member of the school employees retirement board who 1770 1771 willfully and flagrantly exercises authority or power not authorized by law, refuses or willfully neglects to enforce the 1772 law or to perform any official duty imposed by law, or is guilty 1773 of gross neglect of duty, gross immorality, drunkenness, 1774 misfeasance, malfeasance, or nonfeasance is guilty of misconduct 1775 in office. On complaint and hearing in the manner provided for in 1776 this section, the board member shall have judgment of forfeiture 1777 of the office with all its emoluments entered against the board 1778 member, creating in the office a vacancy to be filled as provided 1779 by law. 1780
- (C) Proceedings for removal of a board member on any of the 1781 grounds enumerated in division (B) of this section shall be 1782 commenced by filing with the court of appeals common pleas of the 1783 district county in which the board member resides a written 1784 complaint specifically setting forth the charge. The complaint 1785 shall be accepted if signed by the governor or signed as follows: 1786
- (1) If the complaint is against an employee member of the 1787 board, the complaint must be signed by a number of members of the 1788 retirement system that equals at least the following and must 1789 include signatures of at least twenty employee members residing in 1790 at least five different counties: 1791
- (a) If the employee member was most recently elected in 1792 accordance with division (B) of section 3309.07 of the Revised 1793 Code, ten per cent of the number of members of the system who 1794 voted in that election; 1795

- (b) If the employee member most recently became a member of 1796 the board pursuant to section 3309.06 of the Revised Code to fill 1797 a vacancy in the board or took office in accordance with section 1798 3309.061 of the Revised Code, ten per cent of the number of 1799 members of the system who voted in the most recent election held 1800 in accordance with division (B) of section 3309.07 of the Revised 1801 Code for that employee member position on the board. 1802
- (2) If the complaint is against a retirant member of the 1803 board, the complaint must be signed by a number of system 1804 retirants that equals at least the following and must include 1805 signatures of at least twenty retirant members residing in at 1806 least five different counties: 1807
- (a) If the retirant member was most recently elected in 1808 accordance with division (C) of section 3309.07 of the Revised 1809 Code, ten per cent of the number of former members of the system 1810 who voted in that election; 1811
- (b) If the retirant member most recently became a member of 1812 the board pursuant to section 3309.06 of the Revised Code to fill 1813 a vacancy in the board or took office in accordance with section 1814 3309.061 of the Revised Code, ten per cent of the number of former 1815 members of the system who voted in the most recent election held 1816 in accordance with division (C) of section 3309.07 of the Revised 1817 Code for that retirant member position on the board.
- (D) The clerk of the court of appeals common pleas in which a 1819 complaint against a board member is filed under division (C) of 1820 this section shall do both of the following with respect to the 1821 complaint:
- (1) Submit the signatures obtained pursuant to division (C) 1823 of this section to the board for purposes of verifying the 1824 validity of the signatures. The board shall verify the validity of 1825 the signatures and report its findings to the court. 1826

(2) Cause a copy of the complaint to be served on the board 1827 member at least ten days before the hearing on the complaint. The 1828 court shall hold a public hearing not later than thirty days after 1829 the filing of the complaint. The court may subpoena witnesses and 1830 compel their attendance in the same manner as in civil cases. 1831 Process shall be served by the sheriff of the county in which the 1832 witness resides. Witness fees and other fees in connection with 1833 the proceedings shall be the same as in civil cases. The court may 1834 suspend the board member pending the hearing. 1835

If the court finds that one or more of the charges in the complaint are true, it shall make a finding for removal of the 1837 board member. The court's finding shall include a full, detailed 1838 statement of the reasons for the removal. The finding shall be 1839 filed with the clerk of the court and be made a matter of public 1840 record.

The board member has the right of review or to appeal to the

supreme court on leave first obtained. The supreme court shall

hear the case in not more than thirty court days after granting

leave. In other respects, the hearing shall follow the regular

procedure in appealable cases that originate in the court of

appeals.

1842

- (E) No individual who has been removed from the board 1848 pursuant to this section shall be eligible to fill an elective or 1849 appointed position as a member of the board. 1850
- Sec. 3309.27. (A) The school employees retirement board may
 establish by rule payroll deduction plans for payment of the
 following:

 1853
- (1) The cost of restoring service credit under section 1854
 3309.26 or 3309.261 of the Revised Code or purchasing any service 1855
 credit members of the school employees retirement system are 1856

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eligible to purchase under this chapter;	1857
(2) Charges for participation in programs established under	1858
section 3309.691 of the Revised Code;	1859
(3) Deposits under section 3309.692 of the Revised Code and	1860
any charges for participating in the program established under	1861
that section.	1862
(B) In addition to any other matter considered relevant by	1863
the board, the rules adopted under this section shall specify all	1864
of the following:	1865
(1) The types of service credit that may be paid for through	1866
payroll deduction, including the section of the Revised Code that	1867
authorizes the purchase of each type of service credit for which	1868
payment may be made by payroll deduction;	1869
(2) The procedure for informing the member's employer and the	1870
system that the member wishes to use payroll deduction to purchase	1871
service credit or pay for participation in programs established under section 3309.691 of the Revised Code;	1872 1873
(3) The procedure to be followed by the system and employers	1874
to determine for each request the amount to be deducted, the	1875
number of deductions to be made, and the interval at which deductions will be made. The rules may provide for a minimum	1876 1877
amount for each deduction or a maximum number of deductions for	1878
the purchase of any type of service credit.	1879
(4) The procedure to be followed by employers in transmitting	1880
amounts deducted from the compensation of their employees to the	1881
system;	1882
(5) The procedure to be followed by the system in crediting	1883
service credit to members who choose to purchase it through	1884
payroll deduction.	1885
(C) If the board establishes a payroll deduction plan under	1886

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this section, it shall certify to the member's employer, for each	1887
member for whom deductions are to be made, the amount of each	1888
deduction and the payrolls from which deductions are to be made.	1889
The employer shall make the deductions as certified and transmit	1890
the amounts deducted in accordance with the rules established by	1891
the board under this section.	1892
(D) Rules adopted under this section shall not affect any	1893
right to purchase service credit conferred by any other section of	1894
the Revised Code, including the right of a member under any such	1895
section to purchase only part of the service credit the member is	1896
eligible to purchase.	1897
(E) No payroll deduction made pursuant to this section may	1898
exceed the amount of a member's net compensation after all other	1899
deductions and withholdings required by law.	1900
Sec. 3309.391. Not later than September 1, 2000, and each	1901
first day of September for the succeeding five years thereafter,	1902
the school employees retirement board shall make and submit a	1903
report for the preceding fiscal year of the disability retirement	1904
experience of each employer. The report shall specify the total	1905
number of disability applications submitted, the status of each	1906
application as of the last day of the fiscal year, total	1907
applications granted or denied, and the percentage of disability	1908
benefit recipients to the total number of the employer's employees	1909
who are members of the school employees retirement system. The	1910
report shall be submitted to the governor, the Ohio retirement	1911
study council, and the chairpersons of the standing committees and	1912
subcommittees of the senate and house of representatives with	1913
primary responsibility for retirement legislation.	1914
Sec. 3309.692. As used in this section, "SERS defined benefit	1915

plan" means the plan established under sections 3309.18 to 3309.70 1916

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of the Revised Code and "SERS defined contribution plan" means the	1917
plan established under section 3309.81 of the Revised Code.	1918
The SERS defined benefit plan or a SERS defined contribution	1919
plan may include a program under which a member participating in	1920
the plan or a member's employer is permitted to make additional	1921
deposits for the purpose of providing funds for the payment of	1922
health, medical, hospital, surgical, dental, or vision care	1923
expenses, including insurance premiums, deductible amounts, or	1924
copayments. The program may be a voluntary employees' beneficiary	1925
association, as described in section 501(c)(9) of the Internal	1926
Revenue Code, 26 U.S.C. 501(c)(9), as amended; an account	1927
described in section 401(h) of the Internal Revenue Code, 26	1928
U.S.C. 401(h), as amended; a medical savings account; or a similar	1929
type of program under which an individual may accumulate funds for	1930
the purpose of paying such expenses. To implement the program, the	1931
school employees retirement board may enter into agreements with	1932
insurance companies or other entities authorized to conduct	1933
business in this state.	1934
If the SERS defined benefit plan or a SERS defined	1935
contribution plan includes a program described in this section,	1936
the board shall adopt rules to administer the program.	1937
Sec. 5505.043. (A) The state highway patrol retirement board	1938
is not required to hold an election for a position on the board as	1939
a retirant member, or employee member, or vacancy for a retirant	1940
member or employee member if only one candidate has been nominated	1941
for the position or vacancy in accordance with rules governing the	1942
election adopted under section 5505.047 of the Revised Code. The	1943
candidate shall take office as if elected. In the case of a	1944
retirant member or employee member, and the term of office shall	1945
be four years beginning in August of the year the candidate was	1946
nominated. In the case of a vacancy, the candidate shall fill the	1947

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by law.	1978
(C) Proceedings for removal of a state retirement system	1979
board member on any of the grounds enumerated in division (B) of	1980
this section shall be commenced by filing with the court of	1981
appeals common pleas of the district county in which the board	1982
member resides a written complaint specifically setting forth the	1983
charge. The complaint shall be accepted if signed by the governor	1984
or signed as follows:	1985
(1) If the complaint is against an employee member of the	1986
board, the complaint must be signed by a number of members of the	1987
retirement system that equals at least the following and must	1988
include signatures of at least twenty employee members residing in	1989
at least five different counties:	1990
(a) If the employee member was most recently elected in	1991
accordance with division (C)(2) of section 5505.04 of the Revised	1992
Code, ten per cent of the number of contributing members of the	1993
system who voted in that election;	1994
(b) If the employee member was most recently elected to the	1995
board pursuant to division (C)(3) of section 5505.04 of the	1996
Revised Code or took office in accordance with division (C)(4) of	1997
that section, ten per cent of the number of contributing members	1998
of the system who voted in the most recent election held in	1999
accordance with division (C)(2) of section 5505.04 of the Revised	2000
Code for that employee member position on the board.	2001
(2) If the complaint is against the retirant member of the	2002
board, the complaint must be signed by a number of service and	2003
disability retirants that equals at least the following and must	2004
include signatures of at least twenty service and disability	2005
members residing in at least five different counties:	2006
(a) If the retirant member was most recently elected in	2007
accordance with division (C)(1) of section 5505.04 of the Revised	2008

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Code, ten per cent of the number of service and disability	2009
retirants who voted in that election;	2010
(b) If the retirant member was most recently elected to the	2011
board pursuant to division (C)(3) of section 5505.04 of the	2012
Revised Code or took office in accordance with division (C)(4) of	2013
that section, ten per cent of the number of service and disability	2014
retirants who voted in the most recent election held in accordance	2015
with division (C)(1) of section 5505.04 of the Revised Code for	2016
that retirant member position on the board.	2017
(D) The clerk of the court of appeals common pleas in which a	2018
complaint against a board member is filed under division (C) of	2019
this section shall do both of the following with respect to the	2020
complaint:	2021
(1) Submit the signatures obtained pursuant to division (C)	2022
of this section to the board for purposes of verifying the	2023
validity of the signatures. The board shall verify the validity of	2024
the signatures and report its findings to the court.	2025
(2) Cause a copy of the complaint to be served on the board	2026
member at least ten days before the hearing on the complaint. The	2027
court shall hold a public hearing not later than thirty days after	2028
the filing of the complaint. The court may subpoena witnesses and	2029
compel their attendance in the same manner as in civil cases.	2030
Process shall be served by the sheriff of the county in which the	2031
witness resides. Witness fees and other fees in connection with	2032
the proceedings shall be the same as in civil cases. The court may	2033
suspend the board member pending the hearing.	2034
If the court finds that one or more of the charges in the	2035
complaint are true, it shall make a finding for removal of the	2036
board member. The court's finding shall include a full, detailed	2037
statement of the reasons for the removal. The finding shall be	2038
filed with the clerk of the court and be made a matter of public	2039

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record.	2040
The board member has the right of review or to appeal to the	2041
supreme court on leave first obtained. The supreme court shall	2042
hear the case in not more than thirty court days after granting	2043
leave. In other respects, the hearing shall follow the regular	2044
procedure in appealable cases that originate in the court of	2045
appeals.	2046
(E) No individual who has been removed from the board	2047
pursuant to this section shall be eligible to fill an elective or	2048
appointed position as a member of the board.	2049
Sec. 5505.181. Not later than March 1, 2000, and each first	2050
day of March for the succeeding five years thereafter, the state	2051
highway patrol retirement board shall make and submit a report for	2052
the preceding fiscal year of the disability retirement experience	2053
of the state highway patrol. The report shall specify the total	2054
number of disability applications submitted, the status of each	2055
application as of the last day of the fiscal year, total	2056
applications granted or denied, and the percentage of disability	2057
benefit recipients to the total number of the patrol's employees	2058
who are members of the state highway patrol retirement system. The	2059
report shall be submitted to the governor, the Ohio retirement	2060
study council, and the chairpersons of the standing committees and	2061
subcommittees of the senate and house of representatives with	2062
primary responsibility for retirement legislation.	2063
Sec. 5505.203. (A) The state highway patrol retirement board	2064
may establish by rule a payroll deduction plan for payment of the	2065
following:	2066
(1) The cost of restoring service credit under section	2067
5505.20 of the Revised Code or purchasing any service credit	2068
members of the state highway patrol retirement system are eligible	2069

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to purchase under this chapter;	2070
(2) Charges for participation in programs established under section 5505.33 of the Revised Code <u>;</u>	2071 2072
(3) Deposits under section 5505.281 of the Revised Code and any charges for participation in the program established under that section. (B) In addition to any other matter considered relevant by	2073 2074 2075 2076
the board, the rules shall specify all of the following: (1) The types of service credit that may be paid for through payroll deduction, including the section of the Revised Code that	2077 2078 2079
authorizes the purchase of each type of service credit for which payment may be made by payroll deduction;	2080 2081
(2) The procedure to be followed by a member to inform his the member's employer and the system that he the member wishes to purchase service credit under this chapter or pay for participation in programs established under section 5505.33 of the Revised Code through payroll deduction;	2082 2083 2084 2085 2086
(3) The procedure to be followed by the system and employers to determine for each request the amount to be deducted, the number of deductions to be made, and the interval at which deductions will be made. The rules may provide for a minimum amount for each deduction or a maximum number of deductions for the purchase of any type of credit.	2087 2088 2089 2090 2091 2092
(4) The procedure to be followed by employers in transmitting amounts deducted from the salaries of their employees to the system;	2093 2094 2095
(5) The procedure to be followed by the system in crediting service credit to members who choose to purchase it through payroll deduction.(C) If the board establishes a payroll deduction plan under	2096 2097 2098 2099
(0, 11 the board establishes a payrori acadetion plan under	2000

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this section, it shall certify to the member's employer for each	2100
member for whom deductions are to be made, the amount of each	2101
deduction and the payrolls from which deductions are to be made.	2102
The employer shall make the deductions as certified and transmit	2103
the amounts deducted in accordance with the rules established by	2104
the board under this section.	2105
(D) Rules adopted under this section shall not affect any	2106
right to purchase service credit conferred by any other section of	2107
the Revised Code, including the right of a member under any such	2108
section to purchase only part of the service credit he the member	2109
is eligible to purchase.	2110
(E) No payroll deduction made pursuant to this section may	2111
exceed the amount of a member's net compensation after all other	2112
deductions and withholdings required by law.	2113
Sec. 5505.281. The state highway patrol retirement board may	2114
establish a program under which a member or a member's employer is	2115
permitted to make additional deposits for the purpose of providing	2116
funds for the payment of health, medical, hospital, surgical,	2117
dental, or vision care expenses, including insurance premiums,	2118
deductible amounts, or copayments. The program may be a voluntary	2119
employees' beneficiary association, as described in section	2120
501(c)(9) of the Internal Revenue Code, 26 U.S.C. 501(c)(9), as	2121
amended; an account described in section 401(h) of the Internal	2122
Revenue Code, 26 U.S.C. 401(h), as amended; a medical savings	2123
account; or a similar type of program under which an individual	2124
may accumulate funds for the purpose of paying such expenses. To	2125
implement the program, the board may enter into agreements with	2126
insurance companies or other entities authorized to conduct	2127
business in this state.	2128
If the board establishes a program under this section, it	2129
shall adopt rules to administer the program.	2130

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Section 2. That existing sections 145.057, 145.06, 145.201,	2131
145.23, 145.294, 145.351, 145.43, 145.45, 145.471, 145.472,	2132
145.483, 145.51, 145.82, 145.92, 742.046, 742.05, 742.381, 742.56,	2133
3307.06, 3307.061, 3307.513, 3307.70, 3309.06, 3309.061, 3309.27,	2134
3309.391, 5505.043, 5505.048, 5505.181, and 5505.203 of the	2135
Revised Code are hereby repealed.	2136
Section 3. Notwithstanding sections 742.03 and 742.04 of the	2137
Revised Code, the police retirant member of the Board of Trustees	2138
of the Ohio Police and Fire Pension Fund whose term of office	2139
commenced on June 2, 2003, shall serve a term of five years.	2140