As Passed by the Senate

126th General Assembly Regular Session 2005-2006

Am. S. B. No. 206

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Senators Coughlin, Fedor, Armbruster, Hagan, Harris, Niehaus, Schuring, Spada, Kearney, Mumper, Fingerhut, Stivers

ABILL

To amend sections 742.63, 5505.12, and 5505.18 and to
enact sections 5505.50 to 5505.59 of the Revised

Code to provide for the establishment of the State

Highway Patrol Retirement System deferred

retirement option plan.

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

Section 1. That sections 742.63, 5505.12, and 5505.18 be

the deferred retirement option plan established under section

amended and sections 5505.50, 5505.51, 5505.52, 5505.53, 5505.54, 7 5505.55, 5505.56, 5505.57, 5505.58, and 5505.59 of the Revised 8 Code be enacted to read as follows: 9 Sec. 742.63. The board of trustees of the Ohio police and 10 fire pension fund shall adopt rules for the management of the Ohio 11 public safety officers death benefit fund and for disbursements of 12 benefits as set forth in this section. 13 (A) As used in this section: 14 (1) "Member" means all of the following: 15 (a) A member of the Ohio police and fire pension fund, 16 including a member of the fund who has elected to participate in 17

corporation who at the time of death was a full-time law
enforcement officer of parks, waterway lands, or reservoir lands
under the control of the municipal corporation.

- (2) Notwithstanding section 742.01 of the Revised Code, "fire 51 or police department" includes a fire department of the state or 52 an instrumentality of the state or of a municipal corporation, 53 township, joint fire district, or other political subdivision, the 54 state highway patrol, a county sheriff's office, the security 55 force of an institution under the control of the department of 56 rehabilitation and correction, the security force of a jail or 57 workhouse under the control of a county, group of counties, or 58 municipal corporation, the security force of a metropolitan, 59 county, or township park district, the security force of lands 60 under the control of the department of natural resources, 61 department of public safety enforcement agents, the security force 62 of parks, waterway lands, or reservoir lands under the control of 63 a municipal corporation, the security force of a conservancy 64 district, the police department of a township or municipal 65 corporation, and the police force of a state university. 66
- (3) "Firefighter or police officer" includes a state highway 67 patrol trooper, a county sheriff or deputy sheriff, a correction 68 officer at an institution under the control of a county, a group 69 of counties, a municipal corporation, or the department of 70 rehabilitation and correction, a police officer employed by a 71 township or municipal corporation, a firefighter employed by the 72 state, an instrumentality of the state, a municipal corporation, a 73 township, a joint fire district, or another political subdivision, 74 a full-time park district ranger or patrol trooper, a full-time 75 law enforcement officer of the department of natural resources, a 76 full-time department of public safety enforcement agent, a 77 full-time law enforcement officer of parks, waterway lands, or 78 reservoir lands under the control of a municipal corporation, a 79

(10) "Retirement eligibility date" means the last day of the

month in which a deceased member would have first become eligible,

had the member lived, for the retirement pension provided under

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(2) If the death benefit paid under this division is divided	141
among two or more surviving children and any of the children	142
become ineligible to continue receiving a portion of the benefit	143
as provided in division (H) of this section, the full death	144
benefit amount shall be paid to the remaining eligible child or	145
divided among the eligible children so that the benefit paid to	146
the remaining eligible child or children equals the full death	147
benefit amount.	148
(3) Notwithstanding divisions $(C)(1)$ and (2) of this section,	149
all death benefits paid under this division shall terminate on the	150
deceased member's retirement eligibility date.	151
(D) If a member killed in the line of duty as a firefighter	152
or police officer is survived by both a spouse and a child or	153
children, the monthly benefit provided shall be as follows:	154
(1)(a) If there is a surviving spouse and one surviving	155
child, the spouse shall receive an amount each month equal to	156
one-half of the full death benefit amount and the child shall	157
receive an amount equal to one-half of the full death benefit	158
amount.	159
(b) If the surviving spouse dies or the child becomes	160
ineligible as provided in division (H) of this section, the	161
surviving spouse or child remaining eligible shall receive the	162
full death benefit amount.	163
(2)(a) If there is a surviving spouse and more than one	164
child, the spouse shall receive an amount each month equal to	165
one-third of the full death benefit amount and the children shall	166
receive an amount, equally divided among them, equal to two-thirds	167
of the full death benefit amount.	168
(b) If a spouse and more than one child each are receiving a	169
death benefit under division (D)(2)(a) of this section and the	170

spouse dies, the children shall receive an amount each month,

application on a form provided by the board and any evidence the

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board may require to establish that the deceased spouse was killed in the line of duty. 234

- (G)(1) If there is not a surviving spouse eligible to receive 236 a death benefit under division (F) of this section or the 237 surviving spouse receiving a death benefit under that division 238 dies, a surviving child or children whose benefits under division 239 (C) or (D) of this section are or have been terminated pursuant to 240 division (C)(3) or (D)(3) of this section or who would qualify for 241 a benefit under division (C) or (D) of this section except that 242 the deceased member reached the member's retirement eligibility 243 date prior to the member's death shall receive a monthly death 244 benefit under this division. The monthly death benefit shall be 245 one-half of an amount equal to the monthly salary received by the 246 deceased member prior to the member's death, plus any salary 247 increases the member would have received prior to the member's 248 retirement eligibility date. If there is more than one surviving 249 child, the benefit shall be divided equally among the surviving 250 children. 251
- (2) If two or more surviving children each are receiving a 252 benefit under this division and any of those children becomes 253 ineligible to continue receiving a benefit as provided in division 254 (H) of this section, the remaining eligible child or children 255 shall receive an amount equal to one-half of the monthly salary 256 received by the deceased member prior to death, plus any salary 257 increases the deceased member would have received prior to the 258 retirement eligibility date. If there is more than one remaining 259 eligible child, the benefit shall be divided equally among the 260 eligible children. 261
- (3) A death benefit, or portion of a death benefit, payable
 to a surviving child under this division shall be reduced by an
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 amount equal to any allowance or benefit payable to that child
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 under section 742.3714 of the Revised Code, but the reduction in
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that child's benefit shall not affect the amount payable to any	266
other surviving child entitled to a portion of the death benefit.	267
(H) A death benefit paid to a surviving child under division	268
(C), (D), or (G) of this section shall terminate on the death of	269
the child or, unless one of the following is the case, when the	270
child reaches age eighteen:	271
(1) The child, because of physical or mental disability, is	272
unable to provide the child's own support, in which case the death	273
benefit shall terminate when the disability is removed;	274
(2) The child is unmarried, under age twenty-two, and a	275
student in and attending an institution of learning or training	276
pursuant to a program designed to complete in each school year the	277
equivalent of at least two-thirds of the full-time curriculum	278
requirements of the institution, as determined by the trustees of	279
the fund.	280
(I) Acceptance of any death benefit under this section does	281
not prohibit a spouse or child from receiving other benefits	282
provided under the Ohio police and fire pension fund, the state	283
highway patrol retirement system, the public employees retirement	284
system, or a retirement system operated by a municipal	285
corporation.	286
(J) No person shall receive a benefit under this section if	287
any of the following occur:	288
(1) The person fails to exercise the right to a monthly	289
survivor benefit under division (A) or (B) of section 145.45,	290
division (D), (E), or (F) of section 742.37 , or division (A)(3),	291
(4), or (7) of section 5505.17 of the Revised Code; to a monthly	292
survivor benefit from a retirement system operated by a municipal	293
corporation; or to a retirement allowance under section 742.3714	294
of the Revised Code.	295

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(2) The member's accumulated contributions under this chapter 296 or Chapter 145. or 5505. of the Revised Code are refunded unless 297 the member had been a member of the public employees retirement 298 system and had fewer than eighteen months of total service credit 299 at the time of death. 300 (3) In the case of a full-time park district ranger or patrol 301 trooper, a full-time law enforcement officer of the department of 302 natural resources, a full-time law enforcement officer of parks, 303 waterway lands, or reservoir lands under the control of a 304 municipal corporation, a full-time law enforcement officer of a 305 conservancy district, a correction officer at an institution under 306 the control of a county, group of counties, or municipal 307 corporation, or a member of a retirement system operated by a 308 municipal corporation who at the time of the member's death was a 309 full-time law enforcement officer of parks, waterway lands, or 310 reservoir lands under the control of the municipal corporation, 311 the member died prior to April 9, 1981, in the case of a benefit 312 under division (B), (C), or (D) of this section, or prior to 313 January 1, 1980, in the case of a benefit under division (E) of 314 this section. 315 (4) In the case of a full-time department of public safety 316 enforcement agent who prior to June 30, 1999, was a liquor control 317 investigator of the department of public safety, the member died 318 prior to December 23, 1986; 319 (5) In the case of a full-time department of public safety 320 enforcement agent other than an enforcement agent who, prior to 321 June 30, 1999, was a liquor control investigator, the member died 322 prior to June 30, 1999. 323

(K) A surviving spouse whose benefit was terminated prior to

June 30, 1999, due to remarriage shall receive a benefit under

division (B), (D), or (F) of this section beginning on the first

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or the superintendent of the state highway patrol on behalf of a
member, a member who becomes totally and permanently incapacitated
for duty in the employ of the state highway patrol may be retired
by the board.

The medical or psychological examination of a member who has

applied for disability retirement shall be conducted by a

competent health-care professional or professionals appointed by

the board. The health-care professional or professionals shall

file a written report with the board containing the following

information:

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- (1) Whether the member is totally incapacitated for duty in 518 the employ of the patrol; 519
 - (2) Whether the incapacity is expected to be permanent; 520
 - (3) The cause of the member's incapacity.

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

(B)(1) A Except as provided under division (A) of section 533

5505.58 of the Revised Code, a member whose retirement on account 534

of disability incurred in the line of duty shall receive the 535

applicable pension provided for in section 5505.17 of the Revised 536

Code, except that if the member has less than twenty-five years of 537

contributing service, the member's service credit shall be deemed 538

to be twenty-five years for the purpose of this provision. In no 539 case shall the member's disability pension be less than sixty-one 540 and one-quarter per cent or exceed the lesser of seventy-nine and 541 one-quarter per cent of the member's final average salary or the 542 limit established by section 415 of the "Internal Revenue Code of 543 1986," 100 Stat. 2085, 26 U.S.C.A. 415, as amended. 544

- (2) A Except as provided under division (B) of section 545 5505.58 of the Revised Code, a member whose retirement on account 546 of disability incurred not in the line of duty shall receive the 547 applicable pension provided for in section 5505.17 of the Revised 548 Code, except that if the member has less than twenty years of 549 contributing service, the member's service credit shall be deemed 550 to be twenty years for the purpose of this provision. In no case 551 shall the member's disability pension exceed the lesser of 552 seventy-nine and one-quarter per cent of the member's final 553 average salary or the limit established by section 415 of the 554 "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 415, 555 as amended. 556
- (C) The state highway patrol retirement board shall adopt 557 rules requiring a disability pension recipient, as a condition of 558 continuing to receive a disability pension, to agree in writing to 559 obtain any medical or psychological treatment recommended by the 560 board's health-care professional and submit medical or 561 psychological reports regarding the treatment. If the board 562 determines that a disability pension recipient is not obtaining 563 the medical or psychological treatment or the board does not 564 receive a required medical or psychological report, the disability 565 pension shall be suspended until the treatment is obtained, the 566 report is received by the board, or the board's health-care 567 professional certifies that the treatment is no longer helpful or 568 advisable. Should the recipient's failure to obtain treatment or 569 submit a medical or psychological report continue for one year, 570

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the recipient's right to the disability benefit shall be

terminated as of the effective date of the original suspension.

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- (D) A member placed on a disability pension who has not 573 attained the age of fifty-five sixty years shall be subject to an 574 annual medical or psychological re-examination by health-care 575 professionals appointed by the board, except that the board may 576 waive the re-examination if the board's health-care professionals 577 certify that the member's disability is ongoing. If any member 578 placed on a disability pension refuses to submit to a medical or 579 psychological re-examination, the member's disability pension 580 shall be suspended until the member withdraws the refusal. If the 581 refusal continues for one year, all the member's rights under and 582 to the disability pension shall be terminated as of the effective 583 date of the original suspension. 584
- (E) Each recipient of a disability pension who has not 585 attained the age of fifty five sixty years shall file with the 586 board an annual statement of earnings, current medical or 587 psychological information on the recipient's condition, and any 588 other information required in rules adopted by the board. The 589 board may waive the requirement that a disability benefit 590 recipient file an annual statement of earnings or current medical 591 or psychological information if the board's health-care 592 professional certifies that the recipient's disability is ongoing. 593

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

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(F)(1) Except as provided in division (F)(2) of this section, a retirant who has been on disability pension, and who has been

physically or psychologically examined and found no longer	602
incapable of performing the retirant's duties, shall be restored	603
to the rank the retirant held at the time the retirant was	604
pensioned and all previous rights shall be restored, including the	605
retirant's civil service status, and the disability pension shall	606
terminate. Upon return to employment in the patrol, the retirant	607
shall again become a contributing member of the retirement system,	608
the total service at the time of the retirant's retirement shall	609
be restored to the retirant's credit, and the retirant shall be	610
given service credit for the period the retirant was in receipt of	611
a disability pension. The provisions of division (F)(1) of this	612
section shall be retroactive to September 5, 1941.	613
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- (2) The state highway patrol is not required to take action 614 under division (F)(1) of this section if the retirant was 615 dismissed or resigned in lieu of dismissal for dishonesty, 616 misfeasance, malfeasance, or conviction of a felony. 617
- (G) The board may adopt rules to carry out this section, 618 including rules that specify the types of health-care 619 professionals the board may appoint for the purpose of this 620 section.
- sec. 5505.50. The state highway patrol retirement board shall
 establish and administer a deferred retirement option plan. In
 establishing and administering the plan, the board shall comply
 with sections 5505.51 to 5505.59 of the Revised Code and may do
 all things necessary to meet the requirements of section 401(a) of
 the "Internal Revenue Code of 1986," (26 U.S.C. 401(a)) as
 amended, applicable to governmental plans.
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The board shall adopt rules to implement this section and 629

sections 5505.51 to 5505.59 of the Revised Code. The rules shall 630

specify the date of initial implementation of the plan established 631

under this section. The rules may also specify a period during 632

A member electing to participate in the deferred retirement	663
option plan is a retirant for the purposes of rules adopted by the	664
state highway patrol retirement board.	665
Sec. 5505.52. (A) A member who makes an election under	666
section 5505.51 of the Revised Code shall continue in the active	667
service of the state highway patrol but shall not earn service	668
credit under this chapter for employment after the election's	669
effective date. While the member is in the active service of the	670
state highway patrol, the member shall contribute, and the state	671
shall contribute and report, to the state highway patrol	672
retirement system in accordance with section 5505.15 of the	673
Revised Code.	674
On and after the effective date of the member's election to	675
participate in the deferred retirement option plan, the member is	676
ineligible to purchase service credit under this chapter.	677
Neither the member nor the member's spouse and dependents are	678
eligible for any benefit under section 5505.28 of the Revised Code	679
while the member is participating in the deferred retirement	680
option plan.	681
(B) A member participating in the deferred retirement option	682
plan is eligible to vote in elections for the retirant members of	683
the state highway patrol retirement system board, but not eligible	684
to vote in elections for the employee members of the board.	685
Sec. 5505.53. For each member who elects to participate in	686
the deferred retirement option plan, the state highway patrol	687
retirement system shall determine the member's pension amount	688
under section 5505.17 of the Revised Code. In determining the	689
pension amount, the retirement system shall use the member's total	690
service credit and final average salary as of the last day of the	691
employer's payroll period immediately prior to the effective date	692
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of the member's election to participate in the plan. The pension	693
amount shall be calculated using the election made by the member	694
under section 5505.162 of the Revised Code.	695
Sec. 5505.54. (A) During the period beginning on the	696
effective date of an election to participate in the deferred	697
retirement option plan and ending on the date participation	698
ceases, a member's monthly pension amount determined under section	699
5505.53 of the Revised Code shall accrue to the member's benefit.	700
To this amount shall be added any benefit increases the member	701
would be eligible for under section 5505.174 of the Revised Code	702
had the member, on the effective date of the member's election,	703
retired under section 5505.16 of the Revised Code.	704
(B)(1) The amounts contributed under section 5505.15 of the	705
Revised Code by a member participating in the deferred retirement	706
option plan shall accrue to the member's benefit.	707
(2) The state highway patrol retirement system shall credit	708
to the employer's accumulation fund the amounts contributed by the	709
state under section 5505.15 of the Revised Code on behalf of a	710
member participating in the deferred retirement option plan.	711
(C) During the period beginning on the election's effective	712
date and ending on the date the member ceases participation in the	713
plan, the amounts described in divisions (A) and (B)(1) of this	714
section shall earn interest at an annual rate established by the	715
state highway patrol retirement board and compounded annually	716
using a method established by rule adopted under section 5505.50	717
of the Revised Code.	718
Sec. 5505.55. A member's participation in the deferred	719
retirement option plan ceases on the occurrence of the earliest of	720
the following:	721

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distribution shall not commence until the first day of the fourth

year after the effective date of the member's election to

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Sec. 5505.59. If a member dies while participating in the	812
deferred retirement option plan, all of the following apply:	813
(A) The amounts accrued to the member's benefit shall be paid	814
to the member's surviving spouse or, if there is no surviving	815
spouse, the beneficiary designated by the member on a form	816
provided by the state highway patrol retirement system. If there	817
is no surviving spouse or designated beneficiary, the amounts	818
accrued to the member's benefit shall be paid to the member's	819
estate.	820
Any payment made under this division shall be made in the	821
form of a single lump sum payment.	822
(B) The surviving spouse and, if eligible, each surviving	823
child, shall receive a pension as described in division	824
(A)(3)(b)(iii) or (4) of section 5505.17 of the Revised Code,	825
utilizing the pension amount calculated under section 5505.53 of	826
the Revised Code.	827
(C) If the member has no surviving spouse or surviving	828
children, but has a parent or parents dependent on the member for	829
support, the parent or parents shall receive a pension determined	830
under division (A)(7) of section 5505.17 of the Revised Code.	831
(D) The lump sum payment described in section 5505.30 of the	832
Revised Code shall be paid to the member's surviving spouse or, if	833
there is no surviving spouse, to the member's estate.	834
Section 2. That existing sections 742.63, 5505.12, and	835
5505.18 of the Revised Code are hereby repealed.	836