As Passed by the Senate

127th General Assembly Regular Session 2007-2008

Sub. S. B. No. 148

Senator Faber

Cosponsors: Senators Mumper, Harris, Miller, R., Morano, Niehaus, Sawyer, Seitz, Smith, Wilson, Padgett, Amstutz, Spada

A BILL

To amend sections 3309.33, 3309.34, 3309.36, 3309.38,	1
and 3309.381 of the Revised Code to revise	2
retirement eligibility requirements for members of	3
the School Employees Retirement System.	4

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

Section 1. That sections 3309.33, 3309.34, 3309.36, 3309.38,	5
and 3309.381 of the Revised Code be amended to read as follows:	б
Sec. 3309.33. (A) An employer may establish a retirement	7
incentive plan for its employees who are members of the school	8
employees retirement system. The plan shall provide for purchase	9
by the employer of service credit for eligible employees who	10
choose to participate in the plan and for payment by the employer	11
of the entire cost of such service credit. A plan established	12
under this section shall remain in effect until terminated by the	13
employer, except that, once established, the plan must remain in	14
effect for at least one year.	15
An employee when is a member of the school employees	16

An employee who is a member of the school employees 16 retirement system shall (B) To be eligible to participate in a 17 retirement incentive plan if he, an employee must meet the 18

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following requirements:	19
(1) Either of the following:	20
(a) If the employee became a member of the retirement system	21
before the effective date of this amendment, the member has	22
attained age fifty and he <u>years of age;</u>	23
(b) If the employee became a member of the retirement system	24
on or after the effective date of this amendment, the employee has	25
attained fifty-five years of age;	26
(2) The employee agrees to retire and retires under section	27
3309.36 of the Revised Code effective within ninety days after	28
receiving notice from the school employees retirement system that	29
service credit has been purchased for him the employee under this	30
section.	31
(C) Participation in the plan shall be available to all	32
eligible employees except that the employer may limit the number	33
of persons for whom it purchases credit in any calendar year to a	34
specified percentage of its employees who are members of the	35
school employees retirement system on the first day of January of	36
that year. The percentage shall not be less than five per cent of	37
such employees. If participation is limited, employees with a	38
greater length of service with the employer have the right to	39
elect to have credit purchased before employees with a lesser	40
length of service with the employer.	41
(D) The amount of service credit purchased for any	42
participant shall be uniformly determined but shall not exceed the	43
lesser of the following:	44
(A)(1) Five years of service credit;	45
(B)(2) An amount of service credit equal to one-fifth of the	46
total service credited to the participant under Chapter 3309. of	47
the Revised Code.	48

For each year of service credit purchased under this section, 49 the employer shall pay an amount specified by the school employees 50 retirement board equal to the additional liability resulting from 51 the purchase of that year of service credit as determined by an 52 actuary employed by the board. Payments shall be made in 53 accordance with rules adopted by the board, and the board shall 54 notify each member when he the member is credited with service 55 purchased under this section. 56

No payment made to the school employees retirement system 57 under this section shall affect any payment required by section 58 3309.49 of the Revised Code. 59

Sec. 3309.34. (A)(1) A member of the school employees 60 retirement system whose membership began before the effective date 61 of this amendment is eligible for service retirement if he the 62 member has at least five years of total service credit and has 63 attained sixty years of age, or if he the member has at least 64 thirty years of total service credit at any age. A member whose 65 membership began before the effective date of this amendment is 66 eligible for commuted service retirement if he the member has at 67 least twenty-five years of total service credit and has attained 68 fifty-five years of age. 69

(2) A member whose membership began on or after the effective70date of this amendment is eligible for service retirement if the71member meets one of the following requirements:72

(a) Has earned at least ten years of total service credit and73has attained sixty-two years of age;74

(b) Has earned at least twenty-five years of total service75credit and has attained sixty years of age;76

(c) Has earned at least thirty years of total service credit 77 and has attained fifty-five years of age. 78 (B) A member may retire by filing an application for 79 retirement with the school employees retirement board on a form 80 provided by the board. The board shall not retire the member 81 sooner than the first day of the month next following the later 82 of: 83

(A)(1) The last day of employment for which compensation was 84 paid; 85

(B)(2)The attainment of minimum age and service credit86eligibility for service or commuted service retirement.87

(C) At least once every ten years, the board shall direct its88actuary to evaluate the retirement eligibility requirements of89this section.90

Sec. 3309.36. (A)(1) A member retiring of the school 91 employees retirement system whose membership began before the 92 effective date of this amendment who retires on service retirement 93 shall be granted a retirement allowance consisting of the lesser 94 of the sum of the following amounts or the limit established by 95 section 415 of the "Internal Revenue Code of 1986," 100 Stat. 96 2085, 26 U.S.C.A. 415, as amended: 97

(1)(a) An annuity having a reserve equal to the amount of the 98 employee's accumulated contributions at that time; 99

(2)(b) A pension of equivalent amount; 100

(3)(c) An additional pension of forty dollars multiplied by 101 the number of years of such prior service credit; 102

(4)(d) For members who have ten or more years of service
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credit accumulated prior to October 1, 1956, a basic annual
pension equal to one hundred eighty dollars, except that such
basic annual pension shall not exceed the sum of the total annual
benefits provided by divisions (A)(1), (2), and (3) of this
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107
section.

(2) A member whose membership began on or after the effective			
date of this amendment who retires on service retirement shall be			
granted a retirement allowance consisting of the lesser of the sum	111		
of the following amounts or the limit established by section 415	112		
of the "Internal Revenue Code of 1986":	113		
(a) An annuity having a reserve equal to the amount of the	114		
employee's accumulated contributions at that time;	115		
(b) A pension of equivalent amount.	116		
(B)(1) When a member retires on service retirement, the	117		
member's allowance when computed as an annual single lifetime	118		
allowance as provided in divisions (A)(1), (2), (3), and $(4)(2)$ of	119		
this section and section 3309.38 of the Revised Code, based upon	120		
attained age sixty-five or thirty years of total service credit,	121		
shall be not less than the greater of the amounts determined by	122		
multiplying the member's total service credit by the following:	123		
(a) Eighty-six dollars;	124		
(b) Two and two-tenths per cent of the member's final average	125		
salary for each of the first thirty years of service credit or			
fraction thereof plus two and one-half per cent of the member's	127		
final average salary for each subsequent year of service credit or	128		
fraction thereof.			
(2) The For a member whose membership began before the	130		
effective date of this amendment, the annual single lifetime	131		
allowance determined under division (B)(1) of this section shall	132		
be adjusted by the greater percentage shown in the following	133		
schedule opposite the member's attained age or years of Ohio	134		
service credit:	135		
Years of Per Cent	136		
Attained or Ohio Service of	137		
Age Credit Base Amount	138		
58 25 75%	139		

59	26	80	140
60	27	85	141
61		88	142
	28	90	143
62		91	144
63		94	145
	29	95	146
64		97	147
65	30 or more	100	148
Members shall vest the For	a member whose member;	<u>ship began before</u>	149
the effective date of this	amendment, the right	to a benefit <u>shall</u>	150
vest in accordance with the	following schedule, 1	cased on the	151
member's attained age by September 1, 1976:			152
	Pe	r Cent	153
Attained		of	154
Age	Base	e Amount	155
66		102	156
67		104	157
68 106		158	
69 108		159	
70 or more 110		160	
(3) <u>For a member whose</u>	membership began on o	or after the	161
effective date of this amendment, the annual single lifetime			162
allowance determined under division (B)(1) of this section shall			163
be adjusted to be the actuarial equivalent of the member's		164	
retirement allowance, as determined by the retirement board's		165	
actuary, had the member retired at age sixty-five or with thirty		166	
years of service credit, except that the retirement allowance			167
shall not be less than the following:			168
	Pe	<u>r Cent</u>	169
<u>Years of Service</u>		of	170
<u>Credit</u>	Base	<u>Amount</u>	171

<u>25</u>	<u>75%</u>	172
<u>26</u>	<u>80</u>	173
<u>27</u>	<u>85</u>	174
<u>28</u>	<u>90</u>	175
<u>29</u>	<u>95</u>	176

(4) The annual single lifetime allowance which a retirant 177 shall receive under this division shall not exceed the lesser of 178 one hundred per cent of the member's final average salary or the 179 limit established by section 415 of the "Internal Revenue Code of 180 1986," 100 Stat. 2085, 26 U.S.C.A. 415, as amended. 181

(C) Retirement allowances determined under this section shall182be paid as provided in section 3309.46 of the Revised Code.183

(D) At least once every ten years, the school employees184retirement board shall direct its actuary to evaluate the185actuarial equivalents in division (B)(3) of this section to186determine their appropriateness. The board may adjust the187actuarial equivalents in accordance with the actuary's188recommendations.189

Sec. 3309.38. (A) A member retiring on commuted service190retirement on or after September 30, 1963, shall be granted a191retirement allowance consisting of:192

(1) An annuity having a reserve equal to the amount of theemployee's accumulated contributions at the time;194

(2) A pension of equivalent amount;

(3) An additional pension, if such employee has prior service
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credit, the reserve for which, based upon regular interest and the
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service tables approved by the board, shall be the present worth
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of the reserve required for the payment of the prior service
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pension provided by section 3309.36 of the Revised Code, after
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either age sixty or thirty-two years of service credit, whichever

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can be first attained. The annual prior service pension shall be
determined by the amount of such commuted reserve divided by the
service annuity rate for the attained annuity age of retirement.

(4) For members who have ten or more years of service credit
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accumulated prior to October 1, 1956, a basic annual pension equal
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to one hundred eighty dollars, which shall be commuted in the same
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manner as provided for the prior service pension in division
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(A)(3) of this section, provided such commuted basic annual
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pension shall not exceed the sum of the total annual benefits
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provided by divisions (A)(1), (2), and (3) of this section.

(B) When a member retires on commuted service retirement, the
member's annual single lifetime allowance including the allowances
provided in divisions (A)(1), (2), (3), and (4) of this section
shall not be less than the allowances provided under the
provisions of division (B) of section 3309.36 of the Revised Code
and shall not exceed the limit established by division (B)(3)(4)
of that section.

(C) Retirement allowances determined under this section shall219be paid as provided in section 3309.46 of the Revised Code.220

sec. 3309.381. (A) A recipient of a disability allowance
under section 3309.401 of the Revised Code who is subject to
division (C)(3) of that section may make application for service
retirement under this section. Retirement shall be effective on
the first day of the first month following the last day for which
the disability allowance is paid.

(B) The annual allowance payable under this section shall
consist of the sum of the amounts determined under divisions
(B)(1) and (2) of this section:
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(1) The greater of the following: 230

(a) An allowance calculated as provided in section 3309.36 of 231

the Revised Code, excluding any period during which the applicant 232 received a disability benefit under section 3309.401 of the 233 Revised Code; 234

(b) An allowance calculated by multiplying the applicant's 235 total service credit, including service credit for the last 236 continuous period during which the applicant received a disability 237 benefit under section 3309.401 of the Revised Code, by two and 238 two-tenths per cent of the applicant's final average salary, 239 except that the allowance shall not exceed forty-five per cent of 240 the applicant's final average salary. 241

(2) An amount equal to the additional allowance the recipient 242 would receive under section 3309.374 of the Revised Code, plus any 243 other additional amount the recipient would receive under this 244 chapter, had the recipient retired under section 3309.36 of the 245 Revised Code effective on the effective date of the recipient's 246 most recent continuous period of receipt of a disability benefit 247 under section 3309.401 of the Revised Code. 248

(C) The allowance calculated under division (B) of this 249 section, exclusive of any amount added under division (B)(2) of 250 this section based on section 3309.374 of the Revised Code, shall 251 be the base for all future additional allowances under section 252 3309.374 of the Revised Code. 253

The anniversary date for future additional allowances under 254 section 3309.374 of the Revised Code shall be the effective date 255 of the recipient's most recent continuous period of receipt of a 256 disability benefit under section 3309.401 of the Revised Code. 257

(D) The retirement allowance determined under this section 258 shall be paid as provided in section 3309.46 of the Revised Code. 259

 Section 2. That existing sections 3309.33, 3309.34, 3309.36,
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 3309.38, and 3309.381 of the Revised Code are hereby repealed.
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