As Reported by the Senate Insurance, Commerce and Labor Committee

129th General Assembly Regular Session 2011-2012

Sub. S. B. No. 341

Senators Niehaus, Kearney

A BILL

То	amend sections 3309.05, 3309.051, 3309.061,	1
	3309.07, 3309.072, 3309.074, 3309.075, 3309.10,	2
	3309.15, 3309.21, 3309.22, 3309.23, 3309.26,	3
	3309.28, 3309.33, 3309.34, 3309.341, 3309.343,	4
	3309.35, 3309.353, 3309.354, 3309.36, 3309.362,	5
	3309.371, 3309.373, 3309.376, 3309.379, 3309.3710,	б
	3309.3711, 3309.39, 3309.401, 3309.41, 3309.44,	7
	3309.45, 3309.46, 3309.47, 3309.50, 3309.51,	8
	3309.69, and 3309.88; to enact new section	9
	3309.571 and sections 3309.392 and 3309.474; and	10
	to repeal sections 3309.38 and 3309.571 of the	11
	Revised Code to revise the law governing the	12
	School Employees Retirement System.	13

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

Section 1. That sections 3309.05, 3309.051, 3309.061,	14
3309.07, 3309.072, 3309.074, 3309.075, 3309.10, 3309.15, 3309.21,	15
3309.22, 3309.23, 3309.26, 3309.28, 3309.33, 3309.34, 3309.341,	16
3309.343, 3309.35, 3309.353, 3309.354, 3309.36, 3309.362,	17
3309.371, 3309.373, 3309.376, 3309.379, 3309.3710, 3309.3711,	18
3309.39, 3309.401, 3309.41, 3309.44, 3309.45, 3309.46, 3309.47,	19
3309.50, 3309.51, 3309.69, and 3309.88 be amended and that new	20

section 3309.571 and sections 3309.392 and 3309.474 be enacted to 21 read as follows: 22 Sec. 3309.05. (A) The school employees retirement board shall 23 consist of the following members: 24 (A)(1) One member, known as the treasurer of state's 25 investment designee, who shall be appointed by the treasurer of 26 state for a term of four years and who shall have the following 27 qualifications: 28 (a) The member is a resident of this state. 29 (b) Within the three years immediately preceding the 30 appointment, the member has not been employed by the public 31 employees retirement system, police and fire pension fund, state 32 teachers retirement system, school employees retirement system, or 33 state highway patrol retirement system or by any person, 34 partnership, or corporation that has provided to one of those 35 retirement systems services of a financial or investment nature, 36 including the management, analysis, supervision, or investment of 37 assets. 38 (c) The member has direct experience in the management, 39 analysis, supervision, or investment of assets. 40 (d) The member is not currently employed by the state or a 41 political subdivision of the state. 42 (B) (2) Four members, known as employee members, who shall be 43 members of the school employees retirement system, and who shall 44 be elected by ballot by the members of the system; 45 (C) (3) Two members, known as the retirant members, who shall 46

be former members of the retirement system who reside in this 47 state and currently receive an age and service retirement benefit, 48 a disability benefit, or benefits under a plan established under 49

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section 3309.81 of the Revised Code. The retirant members shall be 50 elected by ballot by former members of the system who are 51 currently receiving an age and service retirement benefit, a 52 disability benefit, or benefits under a plan established under 53 section 3309.81 of the Revised Code. 54 (D)(1)(4) Two members, known as the investment expert 55 members, who shall be appointed to four-year terms. One investment 56 expert member shall be appointed by the governor, and one 57 investment expert member shall be jointly appointed by the speaker 58 of the house of representatives and the president of the senate. 59 Each investment expert member shall have the following 60 qualifications: 61 (a) The member is a resident of this state; 62 (b) Within the three years immediately preceding the 63 appointment, the member has not been employed by the public 64 employees state retirement system, police and fire pension fund, 65 state teachers retirement system, school employees retirement 66 system, or state highway patrol retirement system or by any 67 person, partnership, or corporation that has provided to one of 68

those retirement systems services of a financial or investment69nature, including the management, analysis, supervision, or70investment of assets;71

(c) The member has direct experience in the management,analysis, supervision, or investment of assets.73

(2)(B)Any investment expert member appointed to fill a74vacancy occurring prior to the expiration of the term for which75the member's predecessor was appointed holds under this section76shall hold office until the later of the end of such the term. The77for which the member continues in office subsequent to the78expiration date of the member's term until is appointed or the79date the member's successor takes office, or until a period of80

sixty days has elapsed, whichever occurs first.

Sec. 3309.051. Each newly elected member of the school 82 employees retirement board and each individual appointed to fill a 83 vacancy on the board shall, not later than ninety days after 84 commencing service as a board member, complete the orientation 85 program component of the retirement board member education program 86 established under section 171.50 of the Revised Code. 87

Each member of the board who has served a year or longer as a 88 board member shall, not less than twice each year, attend one or 89 more programs that are part of the continuing education component 90 of the retirement board member education program established under 91 section 171.50 of the Revised Code. 92

sec. 3309.061. (A) The office of an employee member or 93 retirant a member of the school employees retirement board who is 94 convicted of or pleads guilty to a felony, a theft offense as 95 defined in section 2913.01 of the Revised Code, or a violation of 96 section 102.02, 102.03, 102.04, 2921.02, 2921.11, 2921.13, 97 2921.31, 2921.41, 2921.42, 2921.43, or 2921.44 of the Revised Code 98 shall be deemed vacant. A person who has pleaded guilty to or been 99 convicted of an offense of that nature is ineligible for election 100 or appointment to the office of employee or retirant member of the 101 school employees retirement board. 102

(B) A member of the school employees retirement board who 103 willfully and flagrantly exercises authority or power not 104 authorized by law, refuses or willfully neglects to enforce the 105 law or to perform any official duty imposed by law, or is guilty 106 of gross neglect of duty, gross immorality, drunkenness, 107 misfeasance, malfeasance, or nonfeasance is guilty of misconduct 108 in office. On complaint and hearing in the manner provided for in 109 this section, the board member shall have judgment of forfeiture 110

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of the office with all its emoluments entered against the board 111 member, creating in the office a vacancy to be filled as provided 112 by law. 113

(C) Proceedings for removal of a board member on any of the 114 grounds enumerated in division (B) of this section shall be 115 commenced by filing with the court of common pleas of the county 116 in which the board member resides a written complaint specifically 117 setting forth the charge. The complaint shall be accepted if 118 signed by the governor or signed as follows: 119

(1) If the complaint is against an employee member of the
board, the complaint must be signed by a number of members of the
retirement system that equals at least the following and must
include signatures of at least twenty employee members residing in
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at least five different counties:

(a) If the employee member was most recently elected in
accordance with division (B) of section 3309.07 of the Revised
Code, ten per cent of the number of members of the system who
voted in that election;

(b) If the employee member most recently became a member of
the board pursuant to section 3309.06 of the Revised Code to fill
a vacancy in the board or took office in accordance with section
3309.061 of the Revised Code, ten per cent of the number of
members of the system who voted in the most recent election held
in accordance with division (B) of section 3309.07 of the Revised
Code for that employee member position on the board.

(2) If the complaint is against a retirant member of the
board, the complaint must be signed by a number of system
retirants that equals at least the following and must include
signatures of at least twenty retirant members residing in at
least five different counties:

(a) If the retirant member was most recently elected in 141

accordance with division (C) of section 3309.07 of the Revised 142 Code, ten per cent of the number of former members of the system 143 who voted in that election; 144

(b) If the retirant member most recently became a member of 145 the board pursuant to section 3309.06 of the Revised Code to fill 146 a vacancy in the board or took office in accordance with section 147 3309.061 of the Revised Code, ten per cent of the number of former 148 members of the system who voted in the most recent election held 149 in accordance with division (C) of section 3309.07 of the Revised 150 Code for that retirant member position on the board. 151

(D) The clerk of the court of common pleas in which a
 complaint against a board member is filed under division (C) of
 this section shall do both of the following with respect to the
 complaint:

(1) Submit the signatures obtained pursuant to division (C)
of this section to the board for purposes of verifying the
validity of the signatures. The board shall verify the validity of
the signatures and report its findings to the court.

(2) Cause a copy of the complaint to be served on the board 160 member at least ten days before the hearing on the complaint. The 161 court shall hold a public hearing not later than thirty days after 162 the filing of the complaint. The court may subpoena witnesses and 163 compel their attendance in the same manner as in civil cases. 164 Process shall be served by the sheriff of the county in which the 165 witness resides. Witness fees and other fees in connection with 166 the proceedings shall be the same as in civil cases. The court may 167 suspend the board member pending the hearing. 168

If the court finds that one or more of the charges in the 169 complaint are true, it shall make a finding for removal of the 170 board member. The court's finding shall include a full, detailed 171 statement of the reasons for the removal. The finding shall be 172 Sub. S. B. No. 341

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filed with the clerk of the court and be made a matter of public	173
record.	
The board member has the right to appeal to the court of	175
appeals.	176
(E) No individual who has been removed from the board	177
pursuant to this section shall be eligible to fill an elective or	178
appointed position as a member of the board.	179
Sec. 3309.07. (A) All elections for employee or retirant	180
members of the school employees retirement board shall be held	181
under the direction of the board in accordance with rules adopted	182
under section 3309.075 of the Revised Code.	183

(B) Any member of the school employees retirement system, 184 other than a disability benefit recipient, shall be eligible to be 185 nominated for election as an employee member of the board who has 186 been nominated by a petition that is signed by at least five 187 hundred members and certified in accordance with rules adopted 188 under section 3309.075 of the Revised Code. The petition shall 189 contain the signatures of not less than twenty members each from 190 at least ten counties wherein such members are employed. The 191 petition shall specify the term of office and position. The name 192 of any member so nominated shall be placed upon the ballot by the 193 board as a regular candidate. Other names of eligible candidates 194 may at any election be substituted for the regular candidates by 195 writing such names upon the ballot. The candidate receiving the 196 highest number of votes for any term as member of the board shall 197 be elected for such term on certification of the election results 198 in accordance with rules adopted under section 3309.075 of the 199 Revised Code. In any year in which two employee member or two 200 retirant member positions must be filled, the candidates who 201 receive the highest and second highest number of votes shall be 202 elected to the offices on certification of the election results in 203

accordance with rules adopted under section 3309.075 of the 204 Revised Code. 205

(C) Any former member of the school employees retirement 206 system described in division (D)(A)(3) of section 3309.05 of the 207 Revised Code is eligible for election as a retirant member of the 208 board to represent former members currently receiving an age and 209 service retirement benefit, a disability benefit, or benefits 210 under a plan established under section 3309.81 of the Revised 211 Code, provided that such person has been nominated by a petition 212 that is certified in accordance with rules adopted under section 213 3309.075 of the Revised Code and signed by at least one hundred 214 fifty former members of the system who are currently receiving an 215 age and service retirement benefit, a disability benefit, or 216 benefits under a plan established under section 3309.81 of the 217 Revised Code. The petition shall contain the signatures of at 218 least ten such recipients from each of at least five counties 219 wherein recipients of benefits from this system reside. The 220 petition shall specify the term of office and position. The name 221 of any person so nominated shall be placed upon the ballot by the 222 board as a regular candidate. Other names of eligible candidates 223 may at any election be substituted for the regular candidates by 224 writing such names upon the ballot. The candidate receiving the 225 highest number of votes for any term as member of the board shall 226 be elected for such term on certification of the election results 227 in accordance with rules adopted under section 3309.075 of the 228 Revised Code. 229

No employee member of the board who retires while a member of 230 the board shall be eligible to become a retirant member of the 231 board for three years after the date of the member's retirement. 232

Sec. 3309.072. (A) As used in this section: 233

(1) "Campaign committee" means a candidate or a combination 234

of two or more persons authorized by a candidate to receive 235 contributions and in-kind contributions and make expenditures on 236 behalf of the candidate. 237

(2) "Candidate" means an individual who has been nominated 238 pursuant to section 3309.07 of the Revised Code for election to 239 the school employees retirement board or who is seeking to be 240 elected to fill a vacancy on the board pursuant to division (D) of 241 section 3309.06 of the Revised Code. 242

(3) "Contribution" means a loan, gift, deposit, forgiveness 243 of indebtedness, donation, advance, payment, transfer of funds or 244 transfer of anything of value including a transfer of funds from 245 an inter vivos or testamentary trust or decedent's estate, and the 246 payment by any person other than the person to whom the services 247 are rendered for the personal services of another person, which 248 contribution is made, received, or used for the purpose of 249 influencing the results of an election to the school employees 250 retirement board under section 3309.07 of the Revised Code or the 251 results of an election to fill a vacancy on the board pursuant to 252 division (C) of section 3309.06 of the Revised Code. 253 "Contribution" does not include: 254

(a) Services provided without compensation by individualsvolunteering a portion or all of their time on behalf of a person;256

(b) Ordinary home hospitality;

(c) The personal expenses of a volunteer paid for by thatvolunteer campaign worker.259

(4) "Election day" means the following, as appropriate to the 260 situation:

(a) The first Monday in March of a year for which section 262
3309.06 of the Revised Code specifies that an election for a 263
member of the school employees retirement board be held; 264

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(b) If, pursuant to section 3309.071 of the Revised Code, no
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election is held, the first Monday in March of a year that the
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election would have been held if not for section 3309.071 of the
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Revised Code.

(5) "Expenditure" means the disbursement or use of a 269 contribution for the purpose of influencing the results of an 270 election to the school employees retirement board under section 271 3309.07 of the Revised Code or the results of an election to fill 272 a vacancy on the board pursuant to division (D) of section 3309.06 273 of the Revised Code. 274

(6) "Independent expenditure" means an expenditure by an 275 individual, partnership, or other entity advocating the election 276 or defeat of an identified candidate or candidates, that is not 277 made with the consent of, in coordination, cooperation, or 278 consultation with, or at the request or suggestion of any 279 candidate or candidates or of the campaign committee or agent of 280 the candidate or candidates. An independent expenditure shall not 281 be construed as being a contribution. As used in division (A)(6) 282 of this section: 283

(a) "Advocating" means any communication containing a message advocating election or defeat.

(b) "Identified candidate" means that the name of the
 candidate appears, a photograph or drawing of the candidate
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 appears, or the identity of the candidate is otherwise apparent by
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 unambiguous reference.

(c) "Made in coordination, cooperation, or consultation with, 290 or at the request or suggestion of, any candidate or the campaign 291 committee or agent of the candidate" means made pursuant to any 292 arrangement, coordination, or direction by the candidate, the 293 candidate's campaign committee, or the candidate's agent prior to 294 the publication, distribution, display, or broadcast of the 295

communication. An expenditure is presumed to be so made when it is 296 any of the following: 297

(i) Based on information about the candidate's plans,
projects, or needs provided to the person making the expenditure
by the candidate, or by the candidate's campaign committee or
agent, with a view toward having an expenditure made;
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(ii) Made by or through any person who is, or has been, 302
authorized to raise or expend funds, who is, or has been, an 303
officer of the candidate's campaign committee, or who is, or has 304
been, receiving any form of compensation or reimbursement from the 305
candidate or the candidate's campaign committee or agent; 306

(iii) Made by a political party in support of a candidate, 307
unless the expenditure is made by a political party to conduct 308
voter registration or voter education efforts. 309

(d) "Agent" means any person who has actual oral or written 310
authority, either express or implied, to make or to authorize the 311
making of expenditures on behalf of a candidate, or means any 312
person who has been placed in a position with the candidate's 313
campaign committee or organization such that it would reasonably 314
appear that in the ordinary course of campaign-related activities 315
the person may authorize expenditures. 316

(7) "In-kind contribution" means anything of value other than 317 money that is used to influence the results of an election to the 318 school employees retirement board under section 3309.07 of the 319 Revised Code or the results of an election to fill a vacancy on 320 the board pursuant to division (C) of section 3309.06 of the 321 Revised Code or is transferred to or used in support of or in 322 opposition to a candidate and that is made with the consent of, in 323 coordination, cooperation, or consultation with, or at the request 324 or suggestion of the benefited candidate. The financing of the 325 dissemination, distribution, or republication, in whole or part, 326

of any broadcast or of any written, graphic, or other form of 327 campaign materials prepared by the candidate, the candidate's 328 campaign committee, or their authorized agents is an in-kind 329 contribution to the candidate and an expenditure by the candidate. 330

(8) "Personal expenses" includes ordinary expenses for
 accommodations, clothing, food, personal motor vehicle or
 airplane, and home telephone.
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(B) Except as otherwise provided in division (D) of this 334 section, each candidate who, or whose campaign committee, receives 335 contributions or in-kind contributions totaling one thousand 336 dollars or more or has expenditures totaling one thousand dollars 337 or more in connection with the candidate's efforts to be elected 338 to the school employees retirement board under section 3309.07 of 339 the Revised Code shall file with the secretary of state two 340 complete, accurate, and itemized statements setting forth in 341 detail the contributions, in-kind contributions, and expenditures. 342 The statements shall be filed regardless of whether, pursuant to 343 section 3309.071 of the Revised Code, no election is held. The 344 statements shall be made on a form prescribed under section 111.30 345 of the Revised Code. Every expenditure in excess of twenty-five 346 dollars shall be vouched for by a receipted bill, stating the 347 purpose of the expenditures, that shall be filed with the 348 statement; a canceled check with a notation of the purpose of the 349 expenditure is a receipted bill for purposes of this division. 350

The first statement shall be filed not later than four p.m. 351 on the day that is twelve days before election day. The second 352 statement shall be filed not sooner than the day that is eight 353 days after election day and not later than thirty-eight days after 354 election day. The first statement shall reflect contributions and 355 in-kind contributions received and expenditures made to the close 356 of business on the twentieth day before election day. The second 357 statement shall reflect contributions and in-kind contributions 358

received and expenditures made during the period beginning on the 359 nineteenth day before election day and ending on the close of 360 business on the seventh day after election day. 361

(C) Each individual, partnership, or other entity who makes 362 an independent expenditure in connection with the candidate's 363 efforts to be elected to the school employees retirement board 364 under section 3309.07 of the Revised Code shall file with the 365 secretary of state two complete, accurate, and itemized statements 366 setting forth in detail the independent expenditures. The 367 statements shall be filed regardless of whether, pursuant to 368 section 3309.071 of the Revised Code, no election is held. The 369 statements shall be made on a form prescribed under section 111.30 370 of the Revised Code. 371

The first statement shall be filed not later than four p.m. 372 on the day that is twelve days before election day. The second 373 statement shall be filed not sooner than the day that is eight 374 days after election day and not later than thirty-eight days after 375 election day. The first statement shall reflect independent 376 expenditures made to the close of business on the twentieth day 377 before election day. The second statement shall reflect 378 independent expenditures made during the period beginning on the 379 nineteenth day before election day and ending on the close of 380 business on the seventh day after election day. 381

(D) Each candidate who, or whose campaign committee, receives 382 a contribution contributions or in-kind contribution contributions 383 totaling one thousand dollars or more or makes an expenditure has 384 expenditures totaling one thousand dollars or more in connection 385 with the candidate's efforts to be elected to fill a vacancy in 386 the state teachers school employees retirement board pursuant to 387 division (C) of section 3309.06 of the Revised Code shall file 388 with the secretary of state a complete, accurate, and itemized 389 statement setting forth in detail the contributions, in-kind 390

contributions, and expenditures. The statement shall be made on a 391 form prescribed under section 111.30 of the Revised Code. Every 392 expenditure in excess of twenty-five dollars shall be vouched for 393 by a receipted bill, stating the purpose of the expenditures, that 394 shall be filed with the statement; a canceled check with a 395 notation of the purpose of the expenditure is a receipted bill for 396 purposes of this division. 397

The statement shall be filed within thirty-eight days after 398 the day the candidate takes office. The statement shall reflect 399 contributions and in-kind contributions received and expenditures 400 made to the close of business on the seventh day after the day the 401 candidate takes office. 402

(E) Each individual, partnership, or other entity that makes 403 an independent expenditure in connection with the candidate's 404 efforts to be elected to fill a vacancy in the school employees 405 retirement board under division (C) of section 3309.06 of the 406 Revised Code shall file with the secretary of state a complete, 407 accurate, and itemized statement setting forth in detail the 408 independent expenditures. The statement shall be made on a form 409 prescribed under section 111.30 of the Revised Code. 410

411 The statement shall be filed not later than thirty-eight days after the day the candidate takes office. The statement shall 412 reflect independent expenditures made to the close of business on 413 the seventh day after the day the candidate takes office. 414

Sec. 3309.074. The secretary of state, or any person acting 415 on personal knowledge and subject to the penalties of perjury, may 416 file a complaint with the Ohio elections commission alleging a 417 violation of section 3309.073 of the Revised Code. The complaint 418 shall be made on a form prescribed and provided by the commission. 419

A complaint shall be filed not later than two years after the 420 occurrence of the act or failure to act that is the subject of the 421

complaint, except that if the act or failure to act involves	422
fraud, concealment, or misrepresentation and was not discovered	423
during that two-year period, a complaint may be filed not later	424
than one year after discovery of the act or failure to act.	425

On receipt of a complaint under this section, the commission 426 shall hold a hearing open to the public to determine whether the 427 violation alleged in the complaint has occurred. The commission 428 may administer oaths and issue subpoenas to any person in the 429 state compelling the attendance of witnesses and the production of 430 relevant papers, books, accounts, and reports. On the refusal of 431 any person to obey a subpoena or to be sworn or to answer as a 432 witness, the commission may apply to the court of common pleas of 433 Franklin county under section 2705.03 of the Revised Code. The 434 court shall hold contempt proceedings in accordance with Chapter 435 2705. of the Revised Code. 436

The commission shall provide the person accused of the437violation at least seven days prior notice of the time, date, and438place of the hearing. The accused may be represented by an439attorney and shall have an opportunity to present evidence, call440witnesses, and cross-examine witnesses.441

At the hearing, the commission shall determine whether the 442 violation alleged in the complaint has occurred. If the commission 443 determines that a violation of division (A) of section 3309.073 of 444 the Revised Code has occurred, the commission shall either impose 445 a fine under section 3309.99 of the Revised Code or enter a 446 finding that good cause has been shown not to impose the fine. If 447 the commission determines that a violation of division (B) of 448 section 3309.073 of the Revised Code has occurred, the commission 449 shall impose the fine described in section 3309.99 of the Revised 450 Code, refer the matter to the appropriate prosecutor, or enter a 451 finding that good cause has been shown to not impose a fine or 452 refer the matter to the appropriate prosecutor. 453

Sec. 3309.075. (A) The school employees retirement board, 454 after consultation with the secretary of state, shall adopt rules 455 in accordance with Chapter 119. section 111.15 of the Revised 456 Code, governing all of the following: 457 (1) The administration of elections of members of the board 458 under section 3309.07 of the Revised Code and elections held under 459 section 3309.06 of the Revised Code to fill vacancies on the 460 board; 461 (2) Nominating petitions for the elections; 462 (3) Certification of the validity of nominating petitions for 463 the elections; 464 (4) Certification of the results of the elections. 465 (B) The board may contract with the secretary of state or an 466 independent firm to administer the elections, certify the validity 467 of nominating petitions, and certify the results of the elections. 468 The secretary of state and the independent firm shall perform 469 these services in accordance with the rules adopted under division 470 (A) of this section. Notwithstanding section 3309.22 of the 471 Revised Code, the board shall provide information necessary for 472 the secretary of state or the independent firm to certify the 473 election. If the board contracts with an independent firm to 474 administer an election, the secretary of state may audit the 475 election. 476

sec. 3309.10. (A) The members No member of the school477employees retirement board shall be subject to disciplinary action478by an employer for absence from the member's regular employment479for service to the board.480Members of the school employees retirement board shall serve481

without compensation from the retirement system, but they an482employer shall be reimbursed from the expense fund for any483

compensation paid to an employee member of the board or a retirant	484
member employed by a public employer in accordance with section	485
3309.341 of the Revised Code for any loss of compensation they may	486
suffer through serving on <u>service to</u> the board , provided, that the	487
regular employee contribution shall be withheld from any such	488
reimbursements to cover loss of compensation and credited to the	489
member's savings account, or the board member or former board	490
member may pay all such amounts direct to the retirement system.	491
The corresponding employer contribution shall be transferred	492
annually from the expense fund and applied in the same manner as	493
the employers' trust fund contribution payment by the district,	494
from which the member's regular contributions are reported.	495

(B) The members of the board shall be reimbursed from the496expense fund for all actual necessary expenses incurred while497serving on the board.498

(B)(C) The board may secure insurance coverage designed to 499 indemnify board members and employees for their actions or conduct 500 in the performance of official duties, and may pay required 501 premiums for such coverage from the expense fund. 502

(C)(D) The board shall adopt rules in accordance with section 503 111.15 of the Revised Code establishing a policy for reimbursement 504 of travel expenses incurred by board members in the performance of 505 their official duties. As part of any audit performed under 506 Chapter 117. of the Revised Code, an inquiry shall be made into 507 whether board members have complied with these rules. 508

(D)(E) No board member shall accept payment or reimbursement 509 for travel expenses, other than for meals and other food and 510 beverages provided to the member, from any source other than the 511 expense fund. Except in the case of an emergency, no out-of-state 512 travel expenses shall be reimbursed unless approved in advance by 513 a majority of the board at a regular board meeting. 514

Sec. 3309.15. (A) The members of the school employees 515 retirement board shall be the trustees of the funds created by 516 section 3309.60 of the Revised Code. The board shall have full 517 power to invest the funds. The board and other fiduciaries shall 518 discharge their duties with respect to the funds solely in the 519 interest of the participants and beneficiaries; for the exclusive 520 purpose of providing benefits to participants and their 521 beneficiaries and defraying reasonable expenses of administering 522 the school employees retirement system; with care, skill, 523 prudence, and diligence under the circumstances then prevailing 524 that a prudent person acting in a like capacity and familiar with 525 such matters would use in the conduct of an enterprise of a like 526 character and with like aims; and by diversifying the investments 527 of the system so as to minimize the risk of large losses, unless 528 under the circumstances it is clearly prudent not to do so. 529

The board may establish a partnership, trust, limited 530 liability company, corporation, including a corporation exempt 531 from taxation under the Internal Revenue Code, 100 Stat. 2085, 26 532 U.S.C.A. 1, as amended, or any other legal entity authorized to 533 transact business in this state. 534

(B) In exercising its fiduciary responsibility with respect 535 to the investment of the funds, it shall be the intent of the 536 board to give consideration to investments that enhance the 537 general welfare of the state and its citizens where the 538 investments offer quality, return, and safety comparable to other 539 investments currently available to the board. In fulfilling this 540 intent, equal consideration shall also be given to investments 541 otherwise qualifying under this section that involve minority 542 owned and controlled firms and firms owned and controlled by 543 women, either alone or in joint venture with other firms. 544

The board shall adopt, in regular meeting, policies, 545

objectives, or criteria for the operation of the investment 546 program that include asset allocation targets and ranges, risk 547 factors, asset class benchmarks, time horizons, total return 548 objectives, and performance evaluation guidelines. In adopting 549 policies and criteria for the selection of agents with whom the 550 board may contract for the administration of the funds, the board 551 shall comply with sections 3309.157 and 3309.159 of the Revised 552 Code and shall also give equal consideration to minority owned and 553 controlled firms, firms owned and controlled by women, and 554 ventures involving minority owned and controlled firms and firms 555 owned and controlled by women that otherwise meet the policies and 556 criteria established by the board. Amendments and additions to the 557 policies and criteria shall be adopted in regular meeting. The 558 board shall publish its policies, objectives, and criteria under 559 this provision no less often than annually and shall make copies 560 available to interested parties. 561

When reporting on the performance of investments, If the 562 board contracts with a person, including an agent or investment 563 manager, for the management or investment of the funds, the board 564 shall require the person to comply with the global investment 565 performance presentation standards established by the association 566 for investment management and research chartered financial analyst 567 institute, or a successor organization, when reporting on the 568 performance of investments. 569

(C) All evidences of title of investments purchased by the 570 board under this section shall be delivered to the treasurer of 571 state, who is hereby designated as custodian thereof, or to the 572 treasurer of state's authorized agent, and the treasurer of state 573 or the agent shall collect principal, interest, dividends, and 574 distributions that become due and payable and place the same when 575 so collected into the custodial funds. Evidences of title of the 576 investments may be deposited by the treasurer of state for 577

safekeeping with an authorized agent, selected by the treasurer of 578 state, who is a qualified trustee under section 135.18 of the 579 Revised Code. The treasurer of state shall pay for the investments 580 purchased by the board pending receipt of the evidence of title of 581 the investments by the treasurer of state or to the treasurer of 582 state's authorized agent, and on receipt of written or electronic 583 instructions from the board or the board's designated agent 584 authorizing the purchase. The board may sell any investments held 585 by the board, and the treasurer of state or the treasurer of 586 state's authorized agent shall accept payment from the purchaser 587 and deliver evidence of title of the investment to the purchaser 588 on receipt of written or electronic instructions from the board or 589 the board's designated agent authorizing the sale, and pending 590 receipt of the moneys for the investments. The amount received 591 shall be placed into the custodial funds. The board and the 592 treasurer of state may enter into agreements to establish 593 procedures for the purchase and sale of investments under this 594 division and the custody of the investment. 595

(D) No purchase or sale of any investment shall be made under 596
 this section except as authorized by the school employees 597
 retirement board. 598

(E) Any statement of financial position distributed by the
board shall include the fair value, as of the statement date, of
all investments held by the board under this section.

Sec. 3309.21. (A) The school employees retirement board shall 602 have prepared annually by or under the supervision of an actuary 603 an actuarial valuation of the pension assets, liabilities, and 604 funding requirements of the school employees retirement system as 605 established pursuant to this chapter. The actuary shall complete 606 the valuation in accordance with actuarial standards of practice 607 promulgated by the actuarial standards board of the American 608

report shall include all of the following:

used in the valuation;

academy of actuaries and prepare a report of the valuation. The

(2) A summary of the census data and financial information

(1) A summary of the benefit provisions evaluated;

(3) A description of the actuarial assumptions, actuarial 614 cost method, and asset valuation method used in the valuation, 615 including a statement of the assumed rate of payroll growth and 616 assumed rate of growth or decline in the number of members 617 contributing to the retirement system; 618 (4) A summary of findings that includes a statement of the 619 actuarial accrued pension liabilities and unfunded actuarial 620 accrued pension liabilities; 621 (5) A schedule showing the effect of any changes in the 622 benefit provisions, actuarial assumptions, or cost methods since 623 the last annual actuarial valuation; 624 (6) A statement of whether contributions to the retirement 625 system are expected to be sufficient to satisfy the funding 626 objectives established by the board. 627 The board shall submit the report to the Ohio retirement 628 study council and the standing committees of the house of 629 representatives and the senate with primary responsibility for 630 retirement legislation not later than the first day of May 631 following the year for which the valuation was made. 632 (B) At such times as the school employees retirement board 633 determines, and at least once in each quinquennial period, the 634 board shall have prepared by or under the supervision of an 635 actuary an actuarial investigation of the mortality, service, and 636 other experience of the members, retirants, and beneficiaries of 637 the retirement system, and SERS retirants and other system 638

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retirants as defined in section 3309.341 of the Revised Code to 639 update the actuarial assumptions used in the actuarial valuation 640 required by division (A) of this section. The actuary shall 641 prepare a report of the actuarial investigation. The report shall 642 be prepared and any recommended changes in actuarial assumptions 643 shall be made in accordance with the actuarial standards of 644 practice promulgated by the actuarial standards board of the 645 American academy of actuaries. The report shall include all of the 646 following: 647

(1) A summary of relevant decrement and economic assumption 648 experience observed over the period of the investigation; 649

(2) Recommended changes in actuarial assumptions to be used 650 in subsequent actuarial valuations required by division (A) of 651 this section; 652

(3) A measurement of the financial effect of the recommended 653 changes in actuarial assumptions. 654

The board shall submit the report to the Ohio retirement 655 study council and the standing committees of the house of 656 representatives and the senate with primary responsibility for 657 retirement legislation not later than the first day of May 658 following the last fiscal year of the period the report covers. 659

(C) The board may at any time request the actuary to make any 660 studies or actuarial valuations to determine the adequacy of the 661 rates of contribution as provided by section 3309.49 of the 662 Revised Code, and those rates may be adjusted by the board, as 663 recommended by the actuary, effective as of the first of any year 664 thereafter. 665

(D) The board shall have prepared by or under the supervision 666 of an actuary an actuarial analysis of any introduced legislation 667 expected to have a measurable financial impact on the retirement 668 system. The actuarial analysis shall be completed in accordance 669

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with the actuarial standards of practice promulgated by the 670 actuarial standards board of the American academy of actuaries. 671 The actuary shall prepare a report of the actuarial analysis, 672 which shall include all of the following: 673

(1) A summary of the statutory changes that are being674evaluated;675

(2) A description of or reference to the actuarial676assumptions and actuarial cost method used in the report;677

(3) A description of the participant group or groups included678679

(4) A statement of the financial impact of the legislation, 680 including the resulting increase, if any, in the employer normal 681 cost percentage; the increase, if any, in actuarial accrued 682 liabilities; and the per cent of payroll that would be required to 683 amortize the increase in actuarial accrued liabilities as a level 684 per cent of covered payroll for all active members over a period 685 not to exceed thirty years; 686

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

Not later than sixty days from the date of introduction of 691 the legislation, the board shall submit a copy of the actuarial 692 analysis to the legislative service commission, the standing 693 committees of the house of representatives and the senate with 694 primary responsibility for retirement legislation, and the Ohio 695 retirement study council. 696

(E) The board shall have prepared annually a report giving a
full accounting of the revenues and costs relating to the
provision of benefits under sections 3309.375 and 3309.69 of the
Revised Code. The report shall be made as of June 30, 1997, and
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the thirtieth day of June of each year thereafter. The report 701 shall include the following: 702 (1) A description of the statutory authority for the benefits 703 provided; 704 (2) A summary of the benefits; 705 (3) A summary of the eligibility requirements for the 706 benefits; 707 (4) A statement of the number of participants eligible for 708 the benefits; 709 (5) A description of the accounting, asset valuation, and 710 funding method used to provide the benefits; 711 (6) A statement of the net assets available for the provision 712 of the benefits as of the last day of the fiscal year; 713 (7) A statement of any changes in the net assets available 714 for the provision of benefits, including participant and employer 715 contributions, net investment income, administrative expenses, and 716 benefits provided to participants, as of the last day of the 717 fiscal year; 718 (8) For the last six consecutive fiscal years, a schedule of 719 the net assets available for the benefits, the annual cost of 720 benefits, administrative expenses incurred, and annual employer 721 contributions allocated for the provision of benefits; 722 (9) A description of any significant changes that affect the 723 comparability of the report required under this division; 724 (10) A statement of the amount paid under division (C)(E) of 725 section 3309.69 of the Revised Code. 726 The board shall submit the report to the Ohio retirement 727 study council and the standing committees of the house of 728 representatives and the senate with primary responsibility for 729

retirement legislation not later than the thirty-first day of

December following the year for which the report was made. 731

sec. 3309.22. (A)(1) As used in this division, "personal 732 history record" means information maintained in any format by the 733 board on an individual who is a member, former member, 734 contributor, former contributor, retirant, or beneficiary that 735 includes the address, electronic mail address, telephone number, 736 social security number, record of contributions, correspondence 737 with the system, and other information the board determines to be 738 confidential. 739

(2) The records of the board shall be open to public
inspection and may be made available in printed or electronic
format, except for the following, which shall be excluded, except
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with the written authorization of the individual concerned:
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(a) The individual's statement of previous service and other
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 information as provided for in section 3309.28 of the Revised
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 Code;
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(b) Any information identifying by name and address the 747 amount of a monthly allowance or benefit paid to the individual; 748

(c) The individual's personal history record. 749

(B) All medical reports and recommendations required by the 750system are privileged except as follows: 751

(1) Copies of medical reports or recommendations shall be 752made available to the <u>following:</u> 753

(a) The individual concerned, on written request;

(b) The personal physician, attorney, or authorized agent of755the individual concerned upon on written release received from the756individual or the individual's agent, or when necessary for the757proper administration of the fund, to the;758

<u>(c) The</u> board assigned physician.

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(2) Documentation required by section 2929.193 of the Revised 760 Code shall be provided to a court holding a hearing under that 761 section. 762 (C) Any person who is a contributor of the system shall be 763 furnished, on written request, with a statement of the amount to 764 the credit of the person's account. The board need not answer more 765 than one such request of a person in any one year. 766 (D) Notwithstanding the exceptions to public inspection in 767 division (A)(2) of this section, the board may furnish the 768 following information: 769 (1) If a member, former member, contributor, former 770 contributor, or retirant is subject to an order issued under 771 section 2907.15 of the Revised Code or an order issued under 772 division (A) or (B) of section 2929.192 of the Revised Code or is 773 convicted of or pleads quilty to a violation of section 2921.41 of 774 the Revised Code, on written request of a prosecutor as defined in 775 section 2935.01 of the Revised Code, the board shall furnish to 776 the prosecutor the information requested from the individual's 777 personal history record. 778 (2) Pursuant to a court or administrative order issued under 779

(2) Fullsdant to a court of administrative order issued under775section 3119.80, 3119.81, 3121.02, 3121.03, or 3123.06 of the780Revised Code, the board shall furnish to a court or child support781enforcement agency the information required under that section.782

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

(4) Within fourteen days after receiving from the director of
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5101.181 of the Revised Code, the board shall inform the auditor 791 of state of the name, current or most recent employer address, and 792 social security number of each contributor whose name and social 793 security number are the same as that of a person whose name or 794 social security number was submitted by the director. The board 795 and its employees shall, except for purposes of furnishing the 796 auditor of state with information required by this section, 797 preserve the confidentiality of recipients of public assistance in 798 compliance with section 5101.181 of the Revised Code. 799

(5) The system shall comply with orders issued under section 800 3105.87 of the Revised Code. 801

On the written request of an alternate payee, as defined in 802 section 3105.80 of the Revised Code, the system shall furnish to 803 the alternate payee information on the amount and status of any 804 amounts payable to the alternate payee under an order issued under 805 section 3105.171 or 3105.65 of the Revised Code. 806

(6) At the request of any person, the board shall make 807 available to the person copies of all documents, including 808 resumes, in the board's possession regarding filling a vacancy of 809 an employee member or retirant member of the board. The person who 810 made the request shall pay the cost of compiling, copying, and 811 mailing the documents. The information described in this division 812 is a public record. 813

(7) The system shall provide the notice required by section 814 3309.673 of the Revised Code to the prosecutor assigned to the 815 case. 816

(E) A statement that contains information obtained from the 817 system's records that is signed by an officer of the retirement 818 system and to which the system's official seal is affixed, or 819 copies of the system's records to which the signature and seal are 820 attached, shall be received as true copies of the system's records 821

in any court or before any officer of this state. 822

sec. 3309.23. (A) Except as provided in division (B) of this 823
section, the following shall be contributors to the school 824
employees retirement system: 825

(1) All employees, as defined in division (B) of section8263309.01 of the Revised Code;827

(2) The employees of an existing or newly created employer 828 unit as defined in division (A) of section 3309.01 of the Revised 829 Code, supported in whole or in part by the state or any political 830 subdivision thereof and wholly controlled and managed by the state 831 or any subdivision thereof. Such employees shall become 832 contributors on the same terms and conditions as provided by this 833 chapter, provided the board of trustees or other managing body of 834 such school, college, or other institution, if such institution is 835 now in existence or if in existence on such date, shall agree by 836 formal resolution to accept all the requirements and obligations 837 imposed by this chapter upon employers. A certified copy of the 838 resolution shall be filed with the school employees retirement 839 board. When such resolution has been adopted and a copy of it 840 filed with the school employees retirement board, it shall not 841 later be subject to rescission or abrogation. Service in such 842 schools, colleges, or other institutions shall be then considered 843 in every way the same as service in the public schools. 844

(3) All other individuals who become members.

(B) The following individuals may choose to be exempt from
 compulsory membership by filing a written application for
 exemption with the employer within the first month after being
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 employed:

(1) A student who is not a member at the time of his
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 employment and who is employed by the school, college, or
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university in which he the student is enrolled and regularly 852 attending classes; 853

(2) An emergency employee serving on a temporary basis in 854 case of fire, snow, earthquake, flood, or other similar emergency; 855

(3) An individual employed in a program established pursuant 856 to the "Job Training Partnership Workforce Investment Act," 96 112 857 Stat. 1322 936 (1982 1998), 29 U.S.C.A. 1501 2801, or any other 858 federal job training program. 859

(C) A member may elect to have employment by the school, 860 college, or university at which he the member is enrolled and 861 regularly attending classes exempted from contribution to the 862 retirement system by filing a written application with his the 863 member's employer within the first month after being so employed. 864

(D) In all cases of doubt pertaining to contributors on an 865 individual or group basis or the status of existing or newly 866 created employer units, the decision shall be made by the 867 retirement board, and such decision shall be final. 868

sec. 3309.26. The membership of any person in the school 869 employees retirement system shall terminate if the person 870 withdraws the person's accumulated contributions, retires on a 871 retirement allowance as provided in sections 3309.36, 3309.38, and 872 3309.381 of the Revised Code, or dies, unless otherwise provided 873 in Chapter 3309. of the Revised Code. 874

A former member with an account in the employees' savings 875 fund who formerly lost membership shall be reinstated as a member 876 with all the rights, privileges, and obligations as provided in 877 Chapter 3309. of the Revised Code. 878

Except as provided in this section, a member or former member 879 of the school employees retirement system with at least one and 880 one-half years of contributing service credit in this system, the 881

public employees retirement system, the state teachers retirement 882 system, the Ohio police and fire pension fund, or the state 883 highway patrol retirement system, subsequent to the withdrawal of 884 contributions and cancellation of service credit in this system 885 may restore such service credit by redepositing in the employees' 886 savings fund the amount withdrawn with interest at a rate to be 887 determined by the board, compounded annually, from the first of 888 the month of withdrawal to and including the month of redeposit. A 889 member may choose to purchase only part of such credit in any one 890 payment, subject to board rules. The total payment to restore 891 cancelled service credit, plus any interest credited thereto, 892 shall be considered as accumulated contributions of the member. If 893 a former member is eligible to buy the service credit as a member 894

of the Ohio police and fire pension fund, the state highway patrol 895 retirement system, or the city of Cincinnati retirement system, 896 the former member is ineligible to restore that service credit 897 under this section. 898

sec. 3309.28. Each employee Not later than thirty days after 899 an employee begins employment, the employer shall file with the 900 school employees retirement system a detailed statement showing 901 sex, title, compensation, duties, date of birth, of the employee's 902 personal information and all his prior of the employee's previous 903 service as an employee or such other service as comes under this 904 chapter or Chapter 145., 742., 3307., or 5505. of the Revised 905 Code, and shall furnish such other facts information as the school 906 employees retirement board requires for the proper operation of 907 the school employees retirement system. If an employee fails to 908 file the required record within thirty days after commencing 909 employment, the secretary shall so advise his employer who shall 910 thereafter withhold all salary payments to such employee until 911 such record is filed with the school employees retirement board. 912

Sec. 3309.33. (A) An employer may establish a retirement 913 incentive plan for its employees who are members of the school 914 employees retirement system. The plan shall provide for purchase 915 by the employer of service credit for eligible employees who 916 choose to participate in the plan and for payment by the employer 917 of the entire cost of such service credit. A plan established 918 under this section shall remain in effect until terminated by the 919 employer, except that, once established, the plan must remain in 920 effect for at least one year. 921

(B) To An employee who is a member of the school employees
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 retirement system shall be eligible to participate in a retirement
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 incentive plan, an employee must meet the following requirements:
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(1) Either of the following:

(a) If the employee became a member of the retirement system926before the effective date of this amendment, the member has927attained fifty years of age;928

(b) If the employee became a member of the retirement system
 on or after the effective date of this amendment, established by
 p30
 the employer if the employee has attained fifty-five fifty-seven
 years of age;

(2) The employee and agrees to retire and retires under
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 section 3309.36 of the Revised Code effective within ninety days
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 after receiving notice from the school employees retirement system
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 that service credit has been purchased for the employee under this
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 section.

(C) Participation in the plan shall be available to all
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eligible employees except that the employer may limit the number
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of persons for whom it purchases credit in any calendar year to a
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specified percentage of its employees who are members of the
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school employees retirement system on the first day of January of
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that year. The percentage shall not be less than five per cent of943such employees. If participation is limited, employees with a944greater length of service with the employer have the right to945elect to have credit purchased before employees with a lesser946length of service with the employer.947

(D) The amount of service credit purchased for any
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 participant shall be uniformly determined but shall not exceed the
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 lesser of the following:
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(1) Five years of service credit; 951

(2) An amount of service credit equal to one-fifth of the
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 total service credited to the participant under Chapter 3309. of
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 the Revised Code.

For each year of service credit purchased under this section, 955 the employer shall pay an amount specified by the school employees 956 retirement board equal to the additional liability resulting from 957 the purchase of that year of service credit as determined by an 958 actuary employed by the board. Payments shall be made in 959 accordance with rules adopted by the board, and the board shall 960 notify each member when the member is credited with service 961 purchased under this section. 962

No payment made to the school employees retirement system 963 under this section shall affect any payment required by section 964 3309.49 of the Revised Code. 965

Sec. 3309.34. (A)(1) A member of the school employees 966
retirement system whose membership began before the effective date 967
of this amendment is eligible for service retirement if the member 968
has under this division if either of the following is the case: 969

(a) On or before August 1, 2017, the member has at least970twenty-five years of total service credit and meets either of the971following requirements:972

(i) Has at least five years of total service credit and has	973
attained sixty years of age , or if the member has ;	974
<u>(ii) Has</u> at least thirty years of total service credit at any	975
age. A member whose membership began before the effective date of	976
this amendment is eligible for commuted service retirement if the	977
member has at least twenty-five years of total service credit and	978
has attained fifty-five years of age.	979
(b) As of August 1, 2017, the member will have less than	980
twenty-five years of total service credit but, not later than that	981
date, pays to the retirement system an amount equal to the	982
additional liability to the system resulting from the member's	983
retirement under this division.	984
(2) A (a) Except as provided in division (A)(2)(b) of this	985
section, a member whose membership began on or after the effective	986
date of this amendment who, as of August 1, 2017, has less than	987
twenty-five years of total service credit is eligible for service	988
retirement under this division if the member meets one of the	989
following requirements:	990
(a)<u>(</u>i) Has earned at least ten years of total service credit	991
and has attained sixty-two years of age;	992
(b)<u>(ii)</u> Has earned at least twenty-five years of total	993
service credit and has attained sixty years of age;	994
(c)(iii) Has earned at least thirty years of total service	995
credit and has attained fifty-five fifty-seven years of age.	996
(b) The board, by rule adopted under division (D) of this	997
section, may adjust the retirement eligibility requirements of	998
division (A)(2)(a) of this section if the board's actuary, in its	999
evaluation under division (C) of this section, determines that an	1000
adjustment is necessary to ensure that the retirement system meets	1001
the thirty-year amortization period requirement of section	1002
3309.211 of the Revised Code.	1003

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(B) A member may retire by filing an application for 1004 retirement with the school employees retirement board on a form 1005 provided by the board. The board shall not retire the member 1006 sooner than the first day of the month next following the later 1007 of: 1008 1009 (1) The last day of employment for which compensation was paid; 1010 (2) The attainment of minimum age and service credit 1011 eligibility for service or commuted service retirement. 1012 (C) At least once every ten years In each five-year period, 1013 the board shall direct its actuary to evaluate the retirement 1014 eligibility requirements of this section. 1015 (D) The board, in consultation with its actuary, shall adopt 1016 rules to implement this section. 1017 **sec. 3309.341.** (A) As used in this section and section 1018 3309.344 of the Revised Code: 1019 (1) "SERS retirant" means any person who is receiving a 1020 retirement allowance from the school employees retirement system 1021 under section 3309.36, 3309.38, or 3309.381 or former section 1022 <u>3309.38</u> of the Revised Code or any benefit paid under a plan 1023 established under section 3309.81 of the Revised Code. 1024 (2) "Other system retirant" means a member or former member 1025 of the public employees retirement system, Ohio police and fire 1026 pension fund, state teachers retirement system, state highway 1027 patrol retirement system, or Cincinnati retirement system who is 1028

or a disability benefit from a system of which the retirant is a 1030 member or former member. 1031

receiving age and service or commuted age and service retirement,

(B)(1) Subject to this section and section 3309.345 of theRevised Code, an SERS retirant or other system retirant may be1033

employed by a public employer. If so employed, the SERS retirant1034or other system retirant shall contribute to the school employees1035retirement system in accordance with section 3309.47 of the1036Revised Code, and the employer shall make contributions in1037accordance with section 3309.49 of the Revised Code.1038

(2) An employer that employs an SERS retirant or other system
retirant shall notify the retirement board of the employment not
later than the end of the month in which the employment commences.
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On receipt of notice from an employer that a person who is an
other system retirant has been employed, the school employees
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retirement system shall notify the state retirement system of
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which the other system retirant was a member of such employment.

(C) An SERS retirant or other system retirant who has 1046 received a retirement allowance or disability benefit for less 1047 than two months when employment subject to this section commences 1048 shall forfeit the retirement allowance or disability benefit for 1049 any month the SERS retirant or other system retirant is employed 1050 prior to the expiration of the two-month period. Service and 1051 contributions for that period shall not be included in the 1052 calculation of any benefits payable to the SERS retirant or other 1053 system retirant, and those contributions shall be refunded on 1054 death or termination of the employment. Contributions made on 1055 compensation earned after the expiration of such period shall be 1056 used in the calculation of the benefit or payment due under 1057 section 3309.344 of the Revised Code. 1058

(D) On receipt of notice from the Ohio police and fire
pension fund, public employees retirement system, or state
teachers retirement system of the re-employment of an SERS
retirant, the school employees retirement system shall not pay, or
if paid shall recover, the amount to be forfeited by the SERS
retirant in accordance with section 145.38, 742.26, or 3307.35 of
the Revised Code.

(E) An SERS retirant or other system retirant subject to this 1066
section is not a member of the school employees retirement system; 1067
does not have any of the rights, privileges, or obligations of 1068
membership, except as specified in this section; and is not 1069
eligible to receive health, medical, hospital, or surgical 1070
benefits under section 3309.69 of the Revised Code for employment 1071
subject to this section. 1072

(F) If the disability benefit of an other system retirant 1073 employed under this section is terminated, the retirant shall 1074 become a member of the school employees retirement system, 1075 effective on the first day of the month next following the 1076 termination, with all the rights, privileges, and obligations of 1077 membership. If the retirant, after the termination of the 1078 disability benefit, earns two years of service credit under this 1079 retirement system or under the public employees retirement system, 1080 Ohio police and fire pension fund, state teachers retirement 1081 system, or state highway patrol retirement system, the retirant's 1082 prior contributions as an other system retirant under this section 1083 shall be included in the retirant's total service credit as a 1084 school employees retirement system member, and the retirant shall 1085 forfeit all rights and benefits of this section. Not more than one 1086 year of credit may be given for any period of twelve months. 1087

(G) This section does not affect the receipt of benefits by 1088 or eligibility for benefits of any person who on August 29, 1976, 1089 was receiving a disability benefit or service retirement pension 1090 or allowance from a state or municipal retirement system in Ohio 1091 and was a member of any other state or municipal retirement system 1092 of this state.

(H) The school employees retirement board may adopt rules to 1094carry out this section. 1095

Sec. 3309.343. (A) As used in this section: 1096

(1) In addition to the meaning in section 3309.01 of the 1097
Revised Code, when appropriate "compensation" has the same meaning 1098
as in section 3307.01 of the Revised Code. 1099

(2) "Earnable salary" has the same meaning as in section 1100145.01 of the Revised Code. 1101

(3) "SERS position" means a position for which a member of 1102
 the school employees retirement system is making contributions to 1103
 the system. 1104

(4) "Other state retirement system" means the public
 employees retirement system or the state teachers retirement
 system.

(5) "State retirement system" means the public employees
retirement system, state teachers retirement system, or the school
employees retirement system.

(B)(1) A member of the school employees retirement system who 1111 holds two or more SERS positions may retire under section 3309.35, 1112 3309.36, 3309.38, or 3309.46 of the Revised Code from the position 1113 for which the annual compensation at the time of retirement is 1114 highest and continue to contribute to the retirement system for 1115 the other SERS position or positions. 1116

(2) A member of the school employees retirement system who 1117 also holds one or more other positions covered by the other state 1118 retirement systems may retire under section 3309.35, 3309.36, 1119 3309.38, or 3309.46 of the Revised Code from the SERS position and 1120 continue contributing to the other state retirement systems if the 1121 annual compensation for the SERS position at the time of 1122 retirement is greater than annual compensation or earnable salary 1123 for the position, or any of the positions, covered by the other 1124 state retirement systems. 1125

(3) A member of the school employees retirement system whoholds two or more SERS positions and at least one other position1127

covered by one of the other state retirement systems may retire 1128 under section 3309.35, 3309.36, 3309.38, or 3309.46 of the Revised 1129 Code from one of the SERS positions and continue contributing to 1130 the school employees retirement system and the other state 1131 retirement system if the annual compensation for the SERS position 1132 from which the member is retiring is, at the time of retirement, 1133 greater than the annual compensation or earnable salary for any of 1134 the positions for which the member is continuing to make 1135 contributions. 1136

(4) A member of the school employees retirement system who
has retired as provided in division (B)(2) or (3) of section
145.383 or division (B)(2) or (3) of section 3307.351 of the
Revised Code may continue to contribute to the school employees
1140
retirement system for an SERS position if the member held the
1141
position at the time of retirement from the other state retirement
1142
system.

(5) A member who contributes to the school employees 1144 retirement system in accordance with division (B)(1), (3), or (4)1145 of this section shall contribute in accordance with section 1146 3309.47 of the Revised Code. The member's employer shall 1147 contribute as provided in section 3309.49 of the Revised Code. 1148 Neither the member nor the member's survivors are eligible for any 1149 benefits based on those contributions other than those provided 1150 under section 145.384, 3307.352, or 3309.344 of the Revised Code. 1151

(C)(1) In determining retirement eligibility and the annual 1152 retirement allowance of a member who retires as provided in 1153 division (B)(1), (2), or (3) of this section, the following shall 1154 be used to the date of retirement: 1155

(a) The member's earnable salary and compensation for all 1156positions covered by a state retirement system; 1157

(b) Total service credit in any state retirement system, 1158

except that the credit shall not exceed one year of credit for any 1159 period of twelve months; 1160 (c) The member's accumulated contributions. 1161 (2) A member who retires as provided in division (B)(1), (2), 1162 or (3) of this section is a retirant for all purposes of this 1163 chapter, except that the member is not subject to section 3309.341 1164 1165 of the Revised Code for a position or positions for which contributions continue under those divisions or division (B)(4) of 1166 this section. 1167 (D) A retired member receiving a benefit under section 1168 3309.344 of the Revised Code based on employment subject to this 1169 section is not a member of the school employees retirement system 1170 and does not have any rights, privileges, or obligations of 1171 membership. The retired member is an SERS retirant for purposes of 1172 section 3309.341 of the Revised Code. 1173 (E) The school employees retirement board may adopt rules to 1174 carry out this section. 1175 Sec. 3309.35. (A) As used in this section: 1176 (1) "State retirement system" means the public employees 1177 retirement system, state teachers retirement system, or school 1178 employees retirement system. 1179 (2) "Total service credit" means all service credit earned in 1180 all state retirement systems, except credit for service subject to 1181 section 3309.341 of the Revised Code. Total service credit shall 1182 not exceed one year of credit for any twelve-month period. 1183 (3) In addition to the meaning given in division (0) of 1184 section 3309.01 of the Revised Code, "disability benefit" means 1185 "disability benefit" as defined in sections 145.01 and 3307.01 of 1186 the Revised Code. 1187

(B) To coordinate and integrate membership in the state 1188

retirement systems, at the option of a member, total contributions 1189 and service credit in all state retirement systems, including 1190 amounts paid to restore service credit under sections 145.311, 1191 3307.711, and 3309.261 of the Revised Code, shall be used in 1192 determining the eligibility and total retirement or disability 1193 benefit payable. When total contributions and service credit are 1194 so combined, the following provisions apply: 1195

(1) Service and commuted service retirement or a disability 1196 benefit is effective no sooner than the first day of the month 1197 next following the last day of employment for which compensation 1198 was paid. If the application is filed after that date, the board 1199 may retire the member on the first day of the month next following 1200 the last day of employment for which compensation was paid. 1201

(2) In determining eligibility Eliqibility for a disability 1202 benefit, the medical examiner's report to shall be determined by 1203 the retirement board of any the state retirement system, showing 1204 that will calculate and pay the member's disability incapacitates 1205 the member for the performance of duty, may benefit, as provided 1206 in division (B)(3) of this section. The state retirement system 1207 calculating and paying the disability benefit shall certify the 1208 determination to the board of each other state retirement system 1209 in which the member has service credit and shall be accepted by 1210 the state retirement boards that board as sufficient for granting 1211 a disability benefit. 1212

(3) The <u>board of the</u> state retirement system in which the 1213 member had the greatest service credit, without adjustment, shall 1214 <u>determine calculate</u> and pay the total retirement or disability 1215 benefit. Where the member's credit is equal in two or more state 1216 retirement systems, the system having the largest total 1217 contributions of the member shall <u>determine calculate</u> and pay the 1218 total benefit. 1219

(4) In determining the total credit to be used in calculating 1220

Page 40

a retirement allowance or disability benefit, credit shall not be 1221 reduced below that certified by the system or systems transferring 1222 credit, except that such total combined service credit shall not 1223 exceed one year of credit for any one "year" as defined in the law 1224 of the system making the calculation. 1225

(5) The state retirement system determining calculating and 1226 paying a retirement or disability benefit shall receive from the 1227 other system or systems the member's refundable account at 1228 retirement or the effective date of a disability benefit plus an 1229 amount from the employers' trust fund equal to the member's 1230 refundable account less the interest credited under section 1231 145.471, 145.472, or 3307.563 of the Revised Code. If applicable, 1232 the retirement system determining calculating and paying the 1233 benefit shall receive from the public employees retirement system 1234 a portion of the amount paid on behalf of the member by an 1235 employer under section 145.483 of the Revised Code. The portion 1236 shall equal the product obtained by multiplying by two the amount 1237 the member would have contributed during the period the employer 1238 failed to deduct contributions, as described in section 145.483 of 1239 the Revised Code. 1240

(a) The annuity rates and mortality tables of the state
 retirement system making the calculation and paying the benefit
 shall be exclusively applicable.
 1243

(b) Deposits made for the purchase of an additional annuity, 1244 and including guaranteed interest, upon the request of the member, 1245 shall be transferred to the state retirement system paying the 1246 retirement or disability benefit. The return upon such deposits 1247 shall be that offered by the state retirement system making the 1248 calculation and paying the retirement or disability benefit. 1249

(C) A former member receiving a retirement or disability
 benefit under this section, who accepts employment amenable to
 1251
 coverage in any state retirement system that participated in the
 1252

member's combined benefit, shall be subject to the applicable 1253 provisions of law governing such re-employment. If a former member 1254 should be paid any amount in a retirement allowance, to which the 1255 former member is not entitled under the applicable provisions of 1256 law governing such re-employment, such amount shall be recovered 1257 by the state retirement system paying such allowance by utilizing 1258 any recovery procedure available under the code provisions of the 1259 state retirement system covering such re-employment. 1260

(D) An SERS retirant or other system retirant, as defined in 1261
section 3309.341 of the Revised Code, is not eligible to receive 1262
any benefit under this section for service subject to section 1263
3309.341 of the Revised Code. 1264

Sec. 3309.353. As used in this section, "benefit" means any 1265 allowance, pension, or other benefit to which an individual is 1266 entitled and that he the individual receives pursuant to section 1267 3309.36, 3309.38, 3309.40, 3309.45, or 3309.46 or former section 1268 1269 allowance.

The annual amount of each benefit for which eligibility was 1270 established prior to February 1, 1983, shall, after the adjustment 1271 required by section 3309.374 of the Revised Code, be increased by 1272 five per cent. 1273

sec. 3309.354. As used in this section, "benefit" means any 1274
allowance, pension, or other benefit to which an individual is 1275
entitled and that he receives pursuant to section 3309.35, 1276
3309.36, 3309.38, 3309.40, 3309.45, or 3309.46 or former section 1277
3309.38 of the Revised Code. 1278

Effective the first day of the month following the effective1279date of this section September 9, 1988, the annual amount of1280benefits shall be increased as follows:1281

(A) The annual amount of each benefit for which eligibility 1282

was established prior to February 1, 1983, shall, after all 1283
adjustments required by this chapter, be increased by two per 1284
cent; 1285
(B) The annual amount of each benefit for which eligibility 1286

was established on or after February 1, 1983, but prior to the 1287 effective date of this section September 9, 1988, shall, after all 1288 adjustments required by this chapter, be increased by five per 1289 cent. 1290

Sec. 3309.36. (A)(1) A member of the school employees 1291 retirement system whose membership began before the effective date 1292 of this amendment who retires on service retirement shall be 1293 granted a retirement allowance consisting of the lesser of the sum 1294 of the following amounts or the limit established by section 415 1295 of the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C. 1296 415, as amended: 1297

(a)(1) An annuity having a reserve equal to the amount of the 1298 employee's accumulated contributions at that time; 1299

(b)(2) A pension of equivalent amount; 1300

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(c) An additional pension of forty dollars multiplied by the1301number of years of such prior service credit;1302
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(d)(3) For members who have ten or more years of service1303credit accumulated prior to October 1, 1956, a basic annual1304pension equal to one hundred eighty dollars, except that such1305basic annual pension shall not exceed the sum of the total annual1306benefits provided by divisions $(A)(1)_{\tau}$ and $(2)_{\tau}$ and (3) of this1307section.1308

(2) A member whose membership began on or after the effective
 1309
 date of this amendment who retires on service retirement shall be
 granted a retirement allowance consisting of the lesser of the sum
 of the following amounts or the limit established by section 415
 1312

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of the "Internal Revenue Code of 1986" :	1313
(a) An annuity having a reserve equal to the amount of the	1314
employee's accumulated contributions at that time;	1315
(b) A pension of equivalent amount.	1316
(B)(1) <u>(a)</u> When a member retires on service retirement <u>under</u>	1317
division (A)(1) of section 3309.34 of the Revised Code, the	1318
member's allowance when computed as an annual single lifetime	1319
allowance as provided in divisions <u>division</u> (A) (1) and (2) of this	1320
section and section 3309.38 of the Revised Code, based upon	1321
attained age sixty-five or thirty years of total service credit,	1322
shall be not less than the greater of the amounts determined by	1323
multiplying the member's total service credit by the following:	1324
(a)<u>(i)</u> Eighty-six dollars;	1325
(b)(ii) Two and two-tenths per cent of the member's final	1326
average salary for each of the first thirty years of service	1327
credit or fraction thereof plus two and one-half per cent of the	1328
member's final average salary for each subsequent year of service	1329
credit or fraction thereof.	1330
(b) When a member retires on service retirement under	1331
division (A)(2) of section 3309.34 of the Revised Code, the	1332
member's allowance when computed as an annual single lifetime	1333
allowance as provided in division (A) of this section, based on	1334
attained age sixty-seven or thirty years of total service credit,	1335
shall be not less than the greater of the amounts determined by	1336
multiplying the member's total service credit by the following:	1337
<u>(i) Eighty-six dollars;</u>	1338
(ii) Two and two-tenths per cent of the member's final	1339
average salary for each of the first thirty years of service	1340
credit or fraction thereof plus two and one-half per cent of the	1341
member's final average salary for each subsequent year of service	1342

1343

credit or fraction thereof.

(2) For a member whose membership began before the effective	1344
date of this amendment who retires under division (A)(1) of	1345
section 3309.34 of the Revised Code, the annual single lifetime	1346
allowance determined under division (B)(1)(a) of this section	1347
shall be adjusted by the greater percentage shown in the following	1348
schedule opposite the member's attained age or years of Ohio	1349
service credit:	1350

			Years of	Per Cent	1351
	Attained	or	Ohio Service	of	1352
Age			Credit	Base Amount	1353
58			25	75%	1354
59			26	80	1355
60			27	85	1356
61				88	1357
			28	90	1358
62				91	1359
63				94	1360
			29	95	1361
64				97	1362
65			30 or more	100	1363

For a member whose membership began before the effective date of1364this amendment who retires under division (A)(1) of section13653309.34 of the Revised Code, the right to a benefit shall vest in1366accordance with the following schedule, based on the member's1367attained age by September 1, 1976:1368

	Per Cent	1369
Attained	of	1370
Age	Base Amount	1371
66	102	1372
67	104	1373
68	106	1374

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69	108	1375
70 or more	110	1376
(3) For a member whose membershi	p began on or after the	1377
effective date of this amendment who	retires under division (A)(2)	1378
of section 3309.34 of the Revised Cod	<u>e</u> , the annual single lifetime	1379
allowance determined under division (B)(1) <u>(b)</u> of this section	1380
shall be adjusted to be the actuarial	equivalent of the member's	1381
retirement allowance, as determined b	y the retirement board's	1382
actuary, had the member retired at age sixty-five <u>sixty-seven</u> or		1383
with thirty years of service credit, except that the retirement		1384
allowance shall not be less than the	following:	1385
	Per Cent	1386
Years of Service	of	1387
Credit	Base Amount	1388
25	75%	1389
26	80	1390
27	85	1391
28	90	1392

(4) The annual single lifetime allowance which a retirant 1394 shall receive under this division shall not exceed the lesser of 1395 one hundred per cent of the member's final average salary or the 1396 limit established by section 415 of the "Internal Revenue Code of 1397 1986," 100 Stat. 2085, 26 U.S.C.A. 415, as amended. 1398

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(C) Retirement allowances determined under this section shallbe paid as provided in section 3309.46 of the Revised Code.1400

(D) At least once every ten five years, the school employees 1401
retirement board shall direct its actuary to evaluate the 1402
actuarial equivalents in division (B)(3) of this section to 1403
determine their appropriateness. The board may adjust the 1404
actuarial equivalents in accordance with the actuary's 1405
recommendations. 1406

sec. 3309.362. As used in this section, "benefit" means any 1407
allowance, pension, or other benefit to which an individual is 1408
entitled and that he the individual receives under section 1409
3309.35, 3309.36, 3309.38, 3309.40, 3309.45, or 3309.46 or former 1410
section 3309.38 of the Revised Code. 1411

Effective July 1, 1981:

(A) The annual amount of each benefit for which eligibility 1413
was established prior to January 1, 1977, shall, after the 1414
adjustment required by section 3309.374 of the Revised Code, be 1415
increased by six per cent or six hundred dollars, whichever is 1416
less. 1417

(B) The annual amount of each benefit for which eligibility 1418
was established on or after January 1, 1977, but prior to January 1419
1, 1980, shall, after the adjustment required by section 3309.374 1420
of the Revised Code, be increased by four per cent or four hundred 1421
dollars, whichever is less. 1422

sec. 3309.371. On and after October 1, 1957, all persons in 1423 receipt of, or who are or become eligible to receive, a monthly 1424 allowance, pension, or other benefit effective prior to June 29, 1425 1955, which is payable or becomes payable pursuant to sections 1426 3309.36 to 3309.38 3309.3712, 3309.40, and 3309.65 and former 1427 section 3309.38 of the Revised Code, or an allowance payable at 1428 any time under an option elected by a member and effective prior 1429 to that date, shall be paid an increased allowance, pension, or 1430 benefit as follows: 1431

(A) An amount determined by increasing the original
1432
allowance, pension, or benefit by the following percentages as
determined by the calendar year in which the allowance, pension,
1434
or benefit became effective:
1435

Calendar Year Per Cent 1436

1412

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Effective	of Increase	1437
1937 - 1939	100	1438
1940	94	1439
1941	89	1440
1942	77	1441
1943	70	1442
1944	68	1443
1945	66	1444
1946	55	1445
1947	35	1446
1948	23	1447
1949	25	1448
1950	23	1449
1951	8	1450
1952	4	1451
1953	3	1452
1954	2	1453
Prior to June 29, 1955	2	1454

(B) If the amount of any such allowance, pension, or other
benefit is increased by division (A) of this section to an amount
less than one hundred ten per cent of the present amount payable
immediately prior to October 1, 1957, such present amount shall be
increased by ten per cent.

(C) On and after August 1, 1959, the monthly allowance, 1460
pension, or other benefit effective prior to June 29, 1955, 1461
(exclusive of any amount receivable monthly by reason of a 1462
voluntary deposit made for additional annuity), together with the 1463
supplemental allowance payable pursuant to divisions (A) and (B) 1464
of this section, shall be increased by twelve per cent. 1465

sec. 3309.373. (A) On and after July 1, 1968, all allowances, 1466
pensions, or other benefits, which are payable or become payable 1467
and for which eligibility is established prior to July 1, 1968, 1468

pursuant to sections 3309.35, 3309	9.36, 3309.38, 3309.40, 3309.45,	1469
and 3309.46 and former section 330	<u>09.38</u> of the Revised Code shall	1470
be increased by the percentages as	s determined by the effective	1471
date of the allowance, pension, or	r benefit as follows:	1472
		1473
Effective Date of Benefit	Percentage of	1474

Effective Date of Benefit	Percentage of	1474
Calendar Year	Increase	1475
1937 through 1955	24.3	1476
1956	22.5	1477
1957	18.4	1478
1958	15.2	1479
1959	14.3	1480
1960	12.5	1481
1961	11.3	1482
1962	10.1	1483
1963	8.7	1484
1964	7.3	1485
1965	5.6	1486
1966	2.6	1487
1967	2.0	1488
January 1, 1968 through	2.0	1489
June 30, 1968		

(B)(1) All increases as determined by applying the 1490 percentages in the table in division (A) of this section shall be 1491 reduced by the dollar amount of the increases granted in 1965 1492 pursuant to section 3309.372 of the Revised Code, except that no 1493 allowance, pension, or benefit shall be reduced below the amount 1494 due June 30, 1968 and no allowance granted under this section 1495 shall be less than a total annual sum of thirty-six dollars. 1496

(2) The allowances increased by division (A) of this section 1497 shall exclude any monthly amount payable by reason of any 1498 voluntary deposits made under section 3309.47 of the Revised Code. 1499

(3) The increases provided by this section shall be granted 1500 notwithstanding the final average salary limitation in sections 1501 3309.36, 3309.40, and 3309.45 of the Revised Code. 1502

(4) The cost of the increases provided by this section shall 1503 be included in the employer contribution rate provided by section 1504 3309.49 of the Revised Code. Such employer's contribution rate 1505 shall not be increased until July 1, 1969 or later to reflect the 1506 increased costs created by this section. 1507

Sec. 3309.376. On and after December 31, 1971, all persons 1508 who retired and were eligible to receive a pension that was 1509 payable prior to July 1, 1968, pursuant to section 3309.36_{τ} 1510 3309.38, or 3309.40 or former section 3309.38 of the Revised Code, 1511 or in the event of the death of such persons, the person 1512 designated by the deceased to receive payments under section 1513 3309.46 of the Revised Code, shall receive an additional monthly 1514 payment of two dollars for each year between the member's 1515 effective date of retirement or disability and December 31, 1971, 1516 or an additional fifty dollars, whichever is less. 1517

sec. 3309.379. (A) On and after the first day of the month 1518 following the effective date of this section, each person eligible 1519 to receive an allowance, pension, or benefit, pursuant to sections 1520 3309.35, 3309.36, 3309.38, 3309.40, division (A) of section 1521 3309.45, and section 3309.46 and former section 3309.38 of the 1522 Revised Code, that was based upon an award made effective before 1523 June 30, 1955, shall have the allowance, pension, or benefit 1524 payable as of September 30, 1974, recalculated by the school 1525 employees retirement board so that each such person shall receive 1526 an annual single lifetime allowance, pension, or benefit or its 1527 actuarial equivalent of not less than one hundred forty dollars 1528 for each year of the member's total service credit, except that 1529 service credit exceeding thirty-two years shall not be used in the 1530

recalculation, and a final average salary limitation shall not be 1531 applied. 1532 If the amount of the allowance, pension, or benefit 1533 recalculated under this division is less than the amount that is 1534 payable on the effective date of this section, then the greater 1535 allowance, pension, or benefit shall be continued. 1536 (B) On and after the first day of the month following the 1537 effective date of this section, each person receiving an 1538 allowance, pension, or benefit, pursuant to sections 3309.35, 1539 3309.36, 3309.38, 3309.40, division (A) of section 3309.45, and 1540 section 3309.46 and former section 3309.38 of the Revised Code, 1541 that was first effective on and after June 30, 1955, through June 1542 30, 1971, shall be paid an increased allowance, pension, or 1543 benefit as follows: 1544 Effective Date of the Member's 1545 Allowance, Pension, or Benefit: Per Cent of Increase: 1546 June 30, 1955 through June 29, 1959 33 1547 June 30, 1959, through October 31, 1965 21 1548 November 1, 1965, through June 30, 1968 14 1549 July 1, 1968, through June 30, 1971 5 1550

The increase shall be applied to the allowance, pension, or 1551 benefit payable on the effective date of this section. 1552

(C) On and after the first day of the month following the 1553 effective date of this section, each person receiving or qualified 1554 to receive an allowance, pension, or benefit, pursuant to division 1555 (B) of section 3309.45 of the Revised Code, that was effective on 1556 and after June 14, 1951, through August 26, 1970, shall receive an 1557 increase in such allowance, pension, or benefit in the amount of 1558 twenty per cent.

sec. 3309.3710. (A) Effective July 1, 1981, each person 1560
eligible to receive an allowance, pension, or benefit pursuant to 1561

sections 3309.35, 3309.36, 3309.38, 3309.40, division (A) of 1562 section 3309.45, and section 3309.46 and former section 3309.38 of 1563 the Revised Code that was based upon an award made effective 1564 before July 1, 1974, shall have the person's monthly allowance, 1565 pension, or benefit increased by five per cent, except that the 1566 twelve-month sum of such increases shall not exceed five per cent 1567 of the first five thousand dollars of the annual allowance, 1568 pension, or benefit. 1569

(B) Effective July 1, 1981, each person receiving or 1570
qualified to receive a benefit, pursuant to division (B) of 1571
section 3309.45 of the Revised Code, that was effective on and 1572
after June 14, 1951, through August 26, 1970, shall receive an 1573
increase in such benefit of five per cent. 1574

(C) The increases provided in divisions (A) and (B) of this
section shall be applied to the benefit payable on and after July
1, 1981.

(D) The increase in the monthly allowance, pension, or
benefit provided in divisions (A) and (B) of this section shall be
included in the calculation of additional benefits to recipients
under section 3309.374 of the Revised Code.

(E) The benefits provided in divisions (A) and (B) of this
section are a continuation of those first provided in Am. Sub.
H.B. 204 as passed by the 113th general assembly.

sec. 3309.3711. Whenever the limits established by section 1585 415 of the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 1586 U.S.C.A. 415, as amended, are raised, the school employees 1587 retirement board shall increase the amount of the pension, 1588 benefit, or allowance of any person whose pension, benefit, or 1589 allowance payable under section 3309.36, 3309.374, 3309.38, 1590 3309.381, 3309.40, or 3309.401 or former section 3309.38 of the 1591 Revised Code was limited by the application of section 415. The 1592

amount of the increased pension, benefit, or allowance shall not 1593 exceed the lesser of the amount the person would have received if 1594 the limits established by section 415 had not been applied or the 1595 amount the person is eligible to receive subject to the new limits 1596 established by section 415. 1597

Sec. 3309.39. (A) The school employees retirement system 1598 shall provide disability coverage to each member who has at least 1599 five years of total service credit. 1600

Not later than October 16, 1992, the school employees 1601 retirement board shall give each person who is a member on July 1602 29, 1992, the opportunity to elect disability coverage either 1603 under section 3309.40 of the Revised Code or under section 1604 3309.401 of the Revised Code. The board shall mail notice of the 1605 election, accompanied by an explanation of the coverage under each 1606 of the Revised Code sections and a form on which the election is 1607 to be made, to each member at the member's last known address. The 1608 board shall also provide the explanation and form to any member at 1609 the member's request. 1610

Regardless of whether the member actually receives notice of 1611 the right to make an election, a member who fails to file a valid 1612 election under this section shall be considered to have elected 1613 disability coverage under section 3309.40 of the Revised Code. To 1614 be valid, an election must be made on the form provided by the 1615 retirement board, signed by the member, and filed with the board 1616 not later than one hundred eighty days after the date the notice 1617 was mailed, or, in the case of a form provided at the request of a 1618 member, a date specified by rule of the retirement board. Once 1619 made, an election is irrevocable, but if the member ceases to be a 1620 member of the retirement system, the election is void. If a person 1621 who makes an election under this section also makes an election 1622 under section 145.35 or 3307.62 of the Revised Code, the election 1623

shall govern the benefit.

made for the system that pays a disability benefit to that person

Disability coverage shall be provided under section 3309.401 1626 of the Revised Code for persons who become members after July 29, 1627 1992, and for members who elect under this division to be covered 1628 under section 3309.401 of the Revised Code. 1629 The retirement board may adopt rules governing elections made 1630 under this division. 1631 (B)(1) Application for a disability benefit may be made by a 1632 member, by a person acting in the member's behalf, or by the 1633 member's employer, provided if the member has meets all of the 1634 following conditions: 1635 (a) Has at least five years of total service credit and has; 1636 (b) Has disability coverage under section 3309.40 or 3309.401 1637 of the Revised Code. The; 1638 (c) Is not receiving a disability benefit under this chapter 1639 or Chapter 145., 742., 3305., 3307., or 5505. of the Revised Code, 1640 or the Cincinnati retirement system; 1641 (d) Is not applying for the disability benefit based on a 1642 disabling condition that the system determines was caused by 1643 commission of either of the following: 1644 (i) A felony the member was convicted of, pled quilty to, or 1645 was found not quilty of by reason of insanity; 1646 (ii) An act for which the member was adjudicated a delinquent 1647 child, that if committed by an adult, would be a felony. 1648 (2) The application for a disability benefit shall be made on 1649 a form provided by the retirement board. The benefit payable to 1650 any member who is approved for a disability benefit shall become 1651 effective on the first day of the month next following the later 1652 of the following: 1653

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1624

1625

 $\frac{(1)}{(a)}$ The last day for which compensation was paid; 1654

(2)(b)The date on which the member member's most recent1655application for a disability benefitwas first incapacitated by1656the disabling condition filed.1657

(C) Medical examination of a member who has applied for a 1658 disability benefit shall be conducted by a competent disinterested 1659 physician or physicians selected by the retirement board to 1660 determine whether the member is mentally or physically 1661 incapacitated for the performance of the member's last assigned 1662 primary duty as an employee by a disabling condition either 1663 permanent or presumed to be permanent for twelve continuous months 1664 following the filing of an application. Such disability must have 1665 occurred since last becoming a member before termination of the 1666 member's contributing service and since last becoming a member or 1667 have increased since last becoming a member to such extent as to 1668 make the disability permanent or presumed to be permanent for 1669 twelve continuous months following the filing of an application. 1670

(D) Application for a disability benefit must be made within 1671 two years from the date the member's contributing service 1672 terminated, unless the retirement board determines that the 1673 member's medical records demonstrate conclusively that at the time 1674 the two-year period expired, the member was physically or mentally 1675 incapacitated for duty as an employee and unable to make 1676 application. Application may not be made by any person receiving a 1677 service retirement allowance or commuted service retirement 1678 allowance under section 3309.36, 3309.38, or 3309.381 or former 1679 section 3309.38 of the Revised Code or any person who, pursuant to 1680 section 3309.42 of the Revised Code, has been paid the accumulated 1681 contributions standing to the credit of the person's individual 1682 account in the employees' savings fund. 1683

(E) If the physician or physicians determine that the member 1684 qualifies for a disability benefit, the retirement board concurs 1685

with the determination, and the member agrees to <u>any recommended</u>	1686
medical treatment and vocational rehabilitation as specified in	1687
$\frac{division}{divisions}$ (F) and (G) of this section, the member shall	1688
receive a disability benefit under section 3309.40 or 3309.401 of	1689
the Revised Code. The action of the board shall be final. At the	1690
time the board decides it concurs with the determination of the	1691
physician or physicians, the board shall determine the date on	1692
which the member was first incapacitated by the disabling	1693
condition.	1694

(F) The school employees retirement board shall adopt rules 1695 requiring a disability benefit recipient, as a condition of 1696 continuing to receive a disability benefit, to agree in writing to 1697 obtain any medical treatment recommended by the board's physician 1698 and submit medical reports regarding the treatment. If the board 1699 determines that a disability benefit recipient is not obtaining 1700 the medical treatment or the board does not receive a required 1701 medical report, the disability benefit shall be suspended until 1702 the treatment is obtained, the report is received by the board, or 1703 the board's physician certifies that the treatment is no longer 1704 helpful or advisable. Should the recipient's failure to obtain 1705 treatment or submit a medical report continue for one year, the 1706 recipient's right to the disability benefit shall be terminated as 1707 of the effective date of the original suspension. 1708

(G)(1) A disability benefit recipient shall obtain any 1709 vocational rehabilitation recommended by the board's physician or 1710 other consultant and submit reports regarding the rehabilitation. 1711 If the board determines that a recipient is not obtaining the 1712 rehabilitation or the board does not receive a required report, 1713 the disability benefit shall be suspended until the rehabilitation 1714 is obtained, the report is received by the board, or the board's 1715 physician or consultant certifies that rehabilitation is no longer 1716 helpful or advisable. If the recipient's failure to obtain 1717

rehabilitation or submit a required report continues for one year,	1718
the recipient's right to the disability benefit shall be	1719
terminated as of the effective date of the original suspension.	1720
(2) The board shall adopt rules to implement this division.	1721
(H) In the event an employer files an application for a	1722
disability benefit as a result of a member having been separated	1723
from service because the member is considered to be mentally or	1724
physically incapacitated for the performance of the member's last	1725

assigned primary duty as an employee, and the physician or 1726 physicians selected by the board report to the board that the 1727 member is physically and mentally capable of performing service 1728 similar to that from which the member was separated, and the board 1729 concurs in such report, then the board shall so certify to the 1730 employer and the employer shall restore the member to the member's 1731 previous position and salary or to a similar position and salary. 1732

Sec. 3309.392. A recipient of a disability benefit granted 1733 under this chapter on or after the effective date of this section 1734 shall apply for social security disability insurance benefit 1735 payments under 42 U.S.C. 423 if the recipient meets the 1736 requirements of divisions (a)(1)(A), (B), and (C) of that section. 1737 The application shall be made not later than ninety days after the 1738 recipient is granted a disability benefit under this chapter 1739 unless the school employees retirement board determines from the 1740 member's medical records that the member is physically or mentally 1741 unable to make the application. The recipient shall file a copy of 1742 the completed application and a copy of the social security 1743 administration's acknowledgement of receipt of the application 1744 with the school employees retirement system. The system shall 1745 accept the copy and acknowledgement as evidence of the member's 1746 application. 1747

If a recipient fails without just cause to apply for social 1748

application is made and a copy of the application and 1752

acknowledgement is filed with the system.

The member shall file with the system a copy of the social1754security administration's final action on the member's application1755for social security disability insurance benefit payments.1756

Sec. 3309.401. (A) A member with disability coverage under 1757 this section who is determined by the school employees retirement 1758 board under section 3309.39 of the Revised Code to qualify for a 1759 disability benefit shall receive a disability allowance under this 1760 section. The allowance shall be an annual amount equal to the 1761 greater of the following: 1762

(1) Forty-five per cent of the member's final average salary; 1763

(2) The member's total service credit multiplied by two and 1764
two-tenths per cent of the member's final average salary, not 1765
exceeding sixty per cent of the member's final average salary. 1766

(B) Sufficient reserves for payment of the disability 1767
allowance shall be transferred to the annuity and pension reserve 1768
fund from the employers' accumulation fund. The accumulated 1769
contributions of the member shall remain in the employees' savings 1770
fund. No part of the allowance paid under this section shall be 1771
charged against the member's accumulated contributions. 1772

(C) A disability allowance paid under this section shall1773terminate at the earliest of the following:1774

(1) The effective date of service retirement under section 1775
3309.35, or 3309.36, or 3309.38 of the Revised Code; 1776

(2) The date the allowance is terminated under section 17773309.41 of the Revised Code; 1778

1753

(3) The later of the last day of the month in which the

recipient attains age sixty-five, or the last day of the month in 1780 which the benefit period ends as follows: 1781 Attained Age at Effective Date 1782 of Disability Allowance Benefit Period 1783 60 or 61 60 months 1784 62 or 63 48 months 1785 64 or 65 36 months 1786 66, 67, or 68 24 months 1787 69 or older 12 months 1788 **sec. 3309.41.** (A) Notwithstanding any contrary provisions in 1789 Chapter 124. or 3319. of the Revised Code: 1790 (1) A disability benefit recipient whose benefit effective 1791 date was before the effective date of this amendment shall retain 1792 membership status and shall be considered on leave of absence from 1793 employment during the first five years following the effective 1794 date of a disability benefit, notwithstanding any contrary 1795 provisions in Chapter 124. or 3319. of the Revised Code. 1796 (2) A disability benefit recipient whose benefit effective 1797 date is on or after the effective date of this amendment shall 1798 retain membership status and shall be considered on leave of 1799 absence from employment during the first three years following the 1800 effective date of a disability benefit, except that, if the school 1801 employees retirement board has recommended medical treatment or 1802 vocational rehabilitation and the member is receiving treatment or 1803 rehabilitation acceptable to a physician or consultant selected by 1804 the board, the board may permit the recipient to retain membership 1805 status and be considered on leave of absence from employment for 1806 up to five years following the effective date of a disability 1807 benefit. 1808

(B) The school employees retirement board shall require a 1809

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disability benefit recipient to undergo an annual medical 1810 examination, except that the board may waive the medical 1811 examination if the board's physician or physicians certify that 1812 the recipient's disability is ongoing. Should any disability 1813 benefit recipient refuse to submit to a medical examination, the 1814 recipient's disability benefit shall be suspended until withdrawal 1815 of the refusal. Should the refusal continue for one year, all the 1816 recipient's rights in and to the disability benefit shall be 1817 terminated as of the effective date of the original suspension. 1818

(C) On completion of the examination by an examining 1819 physician or physicians selected by the board, the physician or 1820 physicians shall report and certify to the board whether the 1821 disability benefit recipient <u>meets the applicable standard for</u> 1822 termination of a disability benefit. If the recipient's benefit 1823 effective date is before the effective date of this amendment or 1824 the benefit effective date is after the effective date of this 1825 amendment and the recipient is considered on a leave of absence 1826 under division (A)(2) of this section, the standard for 1827 termination is that the recipient is no longer physically and 1828 mentally incapable of resuming the service from which the 1829 recipient was found disabled. If the board recipient's benefit 1830 effective date is on or after the effective date of this amendment 1831 and the recipient is not considered on a leave of absence under 1832 division (A)(2) of this section, the standard is that the 1833 recipient is not physically or mentally incapable of performing 1834 the duties of a position that meets all of the following criteria: 1835

(1) Replaces not less than seventy-five per cent of the1836member's final average salary, adjusted each year by the actual1837average increase in the consumer price index prepared by the1838United States bureau of labor statistics (U.S. City Average for1839Urban Wage Earners and Clerical Workers: "All Items 1982-84=100");1840

(2) Is reasonably to be found in the member's regional job 1841

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<u>market;</u>	1842
(3) Is one that the member is qualified for by experience or	1843
education.	1844
If the board concurs in the report that the disability	1845
benefit recipient is no longer incapable <u>meets the applicable</u>	1846
standard for termination of a disability benefit, the payment of	1847
the disability benefit shall be terminated not later than three	1848
months after the date of the board's concurrence or upon	1849
employment as an employee. If the leave of absence has not	1850
expired, the retirement board shall certify to the disability	1851
benefit recipient's last employer before being found disabled that	1852
the recipient is no longer physically and mentally incapable of	1853
resuming service that is the same or similar to that from which	1854
the recipient was found disabled. The employer shall restore the	1855
recipient to the recipient's previous position and salary or to a	1856
position and salary similar thereto not later than the first day	1857
of the first month following termination of the disability	1858
benefit, unless the recipient was dismissed or resigned in lieu of	1859
dismissal for dishonesty, misfeasance, malfeasance, or conviction	1860
of a felony.	1861
(D) Each disability benefit recipient shall file with the	1862

board an annual statement of earnings, current medical information 1863 on the recipient's condition, and any other information required 1864 in rules adopted by the board. The board may waive the requirement 1865 that a disability benefit recipient file an annual statement of 1866 earnings or current medical information on the recipient's 1867 condition if the board's physician or physicians certify that the 1868 recipient's disability is ongoing. 1869

The board shall annually examine the information submitted by 1870 the recipient. If a disability benefit recipient refuses to file 1871 the statement or information, the disability benefit shall be 1872 suspended until the statement and information are filed. If the 1873

refusal continues for one year, the recipient's right to the 1874 disability benefit shall be terminated as of the effective date of 1875 the original suspension. 1876

(E) If a disability benefit recipient is employed by an
employer covered by this chapter, the recipient's disability
benefit shall cease.

(F) If disability retirement under section 3309.40 of the 1880 Revised Code is terminated for any reason, the annuity and pension 1881 reserves at that time in the annuity and pension reserve fund 1882 shall be transferred to the employees' savings fund and the 1883 employers' trust fund, respectively. If the total disability 1884 benefit paid is less than the amount of the accumulated 1885 contributions of the member transferred into the annuity and 1886 pension reserve fund at the time of the member's disability 1887 retirement, the difference shall be transferred from the annuity 1888 and pension reserve fund to another fund as may be required. In 1889 determining the amount of a member's account following the 1890 termination of disability retirement for any reason, the amount 1891 paid shall be charged against the member's refundable account. 1892

If a disability allowance paid under section 3309.401 of the 1893 Revised Code is terminated for any reason, the reserve on the 1894 allowance at that time in the annuity and pension reserve fund 1895 shall be transferred from that fund to the employers' trust fund. 1896

The board may terminate a disability benefit at the request 1897 of the recipient. 1898

(G) If a disability benefit is terminated and a former
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disability benefit recipient again becomes a contributor, other
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than as an other system retirant as defined in section 3309.341 of
1901
the Revised Code, to this system, the public employees retirement
1902
system, or the state teachers retirement system, and completes an
1903
additional two years of service credit after the termination of
1904

the disability benefit, the former disability benefit recipient	1905
shall be entitled to full <u>receive up to two years of</u> service	1906
credit for the period as a disability benefit recipient and may	1907
purchase service for the remaining period of the disability	1908
benefit. Total service credit received and purchased under this	1909
section shall not exceed the period of the disability benefit.	1910
For each year of credit purchased, the member shall pay to	1911
the system for credit to the member's accumulated account the sum	1912
of the following amounts:	1913
(1) The employee contribution rate in effect at the time the	1914
disability benefit commenced multiplied by the member's annual	1915
disability benefit;	1916
(2) The employer contribution rate in effect at the time the	1917
disability benefit commenced multiplied by the member's annual	1918
disability benefit;	1919
(3) Compound interest at a rate established by the board from	1920
the date the member is eligible to purchase the credit to the date	1921
of payment.	1922
The member may choose to purchase only part of such credit in	1923
any one payment, subject to board rules.	1924
(H) If any employer employs any member who is receiving a	1925
disability benefit, the employer shall file notice of employment	1926
with the retirement board, designating the date of employment. In	1927
case the notice is not filed, the total amount of the benefit paid	1928
during the period of employment prior to notice shall be paid from	1929
amounts allocated under Chapter 3317. of the Revised Code prior to	1930
its distribution to the school district in which the disability	1931
benefit recipient was so employed.	1932

Sec. 3309.44. (A) As used in this section and in section19333309.45 of the Revised Code:1934

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(1) "Child" means a biological or legally adopted child of a 1935 deceased member. If a court hearing for an interlocutory decree 1936 for adoption was held prior to the member's death, "child" 1937 includes the child who was the subject of the hearing 1938 notwithstanding the fact that the final decree of adoption, 1939 adjudging the surviving spouse as the adoptive parent, is made 1940 subsequent to the member's death. 1941

(2) "Parent" is a parent or legally adoptive parent of a 1942deceased member. 1943

(3) "Dependent" means a beneficiary who receives one-half of 1944
the beneficiary's support from a member during the twelve months 1945
prior to the member's death. 1946

(4) "Surviving spouse" means an individual who establishes a 1947 valid marriage to a member at the time of the member's death by 1948 marriage certificate or pursuant to division (E)(F) of this 1949 section. 1950

(5) "Survivor" means a surviving spouse, child, or parent. 1951

(B) Except as provided in division (C)(1) of section 3309.45 1952 of the Revised Code, should a member die before service or 1953 commuted service retirement, the member's accumulated 1954 contributions and any amounts owed and unpaid to a disability 1955 benefit recipient shall be paid to such beneficiaries as the 1956 member has designated in writing on a form provided by the school 1957 employees retirement board, signed by the member and filed with 1958 the board prior to death. The last designation of any beneficiary 1959 revokes all previous designations. The member's marriage, divorce, 1960 legal dissolution, legal separation, or withdrawal of account, or 1961 the birth of the member's child, or the member's adoption of a 1962 child, constitutes an automatic revocation of the member's last 1963 designation. If a deceased member was also a member of the public 1964 employees retirement system or the state teachers retirement 1965

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system, the beneficiary last established among the systems shall 1966 be the sole beneficiary in all the systems. 1967

If the accumulated contributions of a deceased member are not 1968 claimed by a beneficiary, or by the estate of the deceased member, 1969 within ten years, they shall be transferred to the guarantee fund 1970 and thereafter paid to such beneficiary or to the member's estate 1971 upon application to the board. The board shall formulate and adopt 1972 rules governing all designations of beneficiaries. 1973

(C) Except as provided in division (C)(1) of section 3309.45 1974 of the Revised Code, if a member dies before service or commuted 1975 service retirement and is not survived by a designated 1976 beneficiary, any beneficiaries the following shall qualify, in the 1977 following order of precedence, with all attendant rights and 1978 privileges, the member's: 1979

- (1) Surviving spouse;
- (2) Children share and share alike;

(3) A dependent parent who is age sixty-five or older, if
1982
that parent takes survivor benefits under division (B) of section
1983
3309.45 of the Revised Code;
1984

(4) Parents, share and share alike; 1985

(5) Estate.

Any payment made to a beneficiary as determined by the school 1987 employees retirement board shall be a full discharge and release 1988 to the board from any future claims. 1989

If a person listed in divisions (C)(1) to (4) of this section1990is deceased or is not located within one hundred eighty days, the1991person ceases to qualify for any benefit and the person next in1992order of precedence shall qualify.1993

(D) Any amount due any person, as an annuitant receiving a 1994 monthly service or commuted service retirement allowance or 1995

benefit, and unpaid to the annuitant at death, shall be paid to 1996 the beneficiary designated in writing on a form provided by the 1997 retirement board, signed by the annuitant and filed with the 1998 board. If no such designation has been filed, or if the designated 1999 beneficiary is deceased or is not located within ninety days, such 2000 amount shall be paid, except as otherwise provided in section 2001 3309.45 of the Revised Code, in the following order of precedence 2002 to the annuitant's: 2003

- (1) Surviving spouse; 2004
- (2) Children, share and share alike; 2005
- (3) Parents, share and share alike; 2006
- (4) Estate.

If a person listed in divisions (D)(1) to (3) of this section2008is deceased or is not located within one hundred eighty days, the2009person ceases to qualify for any benefit and the person next in2010order of precedence shall qualify.2011

For the purpose of this division, an "annuitant" is the last 2012 person who received a monthly allowance or benefit pursuant to the 2013 plan of payment selected by the retirant or designated by this 2014 chapter. Such payment shall be a full discharge and release to the 2015 board from any future claim for such payment. 2016

(E) Any payment made under this section as determined by the 2017
 board shall be a full discharge and release to the board from any 2018
 future claim for payment. 2019

(F) If the validity of marriage cannot be established to the 2020 satisfaction of the retirement board for the purpose of disbursing 2021 any amount due under this section or section 3309.45 of the 2022 Revised Code, the retirement board may accept a decision rendered 2023 by a court having jurisdiction in the state in which the member 2024 was domiciled at the time of death that the relationship 2025

2007

bor Committee

constituted a valid marriage at the time of death, or the "spouse" 2026 would have the same status as a widow or widower for purposes of 2027 sharing in the distribution of the member's intestate personal 2028 property. 2029

(F)(G) As used in this division, "recipient" means an2030individual who is receiving or may be eligible to receive an2031allowance or benefit under this chapter based on the individual's2032service to an employer.2033

If the death of a member, a recipient, or any individual who 2034 would be eligible to receive an allowance or benefit under this 2035 chapter by virtue of the death of a member or recipient is caused 2036 by one of the following beneficiaries, no amount due under this 2037 chapter to the beneficiary shall be paid to the beneficiary in the 2038 absence of a court order to the contrary filed with the retirement 2039 board: 2040

(1) A beneficiary who is convicted of, pleads guilty to, or 2041is found not guilty by reason of insanity of a violation of or 2042complicity in the violation of either of the following: 2043

(a) Section 2903.01, 2903.02, or 2903.03 of the Revised Code; 2044

(b) An existing or former law of any other state, the United 2045
States, or a foreign nation that is substantially equivalent to 2046
section 2903.01, 2903.02, or 2903.03 of the Revised Code; 2047

(2) A beneficiary who is indicted for a violation of or 2048
 complicity in the violation of the sections or laws described in 2049
 division (F)(G)(1)(a) or (b) of this section and is adjudicated 2050
 incompetent to stand trial; 2051

(3) A beneficiary who is a juvenile found to be a delinquent 2052 child by reason of committing an act that, if committed by an 2053 adult, would be a violation of or complicity in the violation of 2054 the sections or laws described in division (F)(G)(1)(a) or (b) of 2055 this section. 2056

Sec. 3309.45. Except as provided in division (C)(1) of this 2057 section, in lieu of accepting the payment of the accumulated 2058 account of a member who dies before service retirement, the 2059 beneficiary, as determined in section 3309.44 of the Revised Code, 2060 may elect to forfeit the accumulated account and to substitute 2061 certain other benefits either under division (A) or (B) of this 2062 section. 2063

(A)(1) If a deceased member was eligible for a service 2064 retirement allowance as provided in section 3309.36, 3309.38, or 2065 3309.381 of the Revised Code, a surviving spouse or other sole 2066 dependent beneficiary may elect to receive a monthly benefit 2067 computed as the joint-survivor allowance designated as "plan D" in 2068 section 3309.46 of the Revised Code, which the member would have 2069 received had the member retired on the last day of the month of 2070 death and had the member at that time selected such joint-survivor 2071 plan. Payment shall begin with the month subsequent to the 2072 member's death. 2073

(2) Beginning on a date selected by the school employees 2074 retirement board, which shall be not later than July 1, 2004, a 2075 surviving spouse or other sole dependent beneficiary may elect, in 2076 lieu of a monthly payment under division (A)(1) of this section, a 2077 plan of payment consisting of both of the following: 2078

(a) A lump sum in an amount the surviving spouse or other 2079 sole dependent beneficiary designates that constitutes a portion 2080 of the allowance that would be payable under division (A)(1) of 2081 this section; 2082

(b) The remainder of that allowance in monthly payments. 2083

The total amount paid as a lump sum and a monthly benefit 2084 shall be the actuarial equivalent of the amount that would have 2085 been paid had the lump sum not been selected. 2086

The lump sum amount designated by the surviving spouse or 2087 other sole dependent beneficiary under division (A)(2)(a) of this 2088 section shall be not less than six times and not more than 2089 thirty-six times the monthly amount that would be payable to the 2090 surviving spouse or other sole dependent beneficiary under 2091 division (A)(1) of this section and shall not result in a monthly 2092 benefit that is less than fifty per cent of that monthly amount. 2093

(B) If the deceased member had completed at least one and 2094 one-half years of credit for Ohio service, with at least 2095 one-quarter year of Ohio contributing service credit within the 2096 two and one-half years prior to the date of death, or was 2097 receiving at the time of death a disability benefit as provided in 2098 section 3309.40 or 3309.401 of the Revised Code, qualified 2099 survivors who elect to receive monthly benefits shall receive the 2100 greater of the benefits provided in division (B)(1)(a) or (b) as 2101 allocated in accordance with division (B)(5) of this section. 2102

(1)(a) Number		Or	2103
(I)(U) Number		Ŭ1	
of Qualified		Monthly	2104
survivors	Annual Benefit as a Per	Benefit	2105
affecting	Cent of Decedent's Final	shall not be	2106
the benefit	Average Salary	less than	2107
1	25%	\$96	2108
2	40	186	2109
3	50	236	2110
4	55	236	2111
5 or more	60	236	2112
(b) Years of	Service Annual Benef:	it as a Per Cent of	2113
	Member's Fi	nal Average Salary	
20		29%	2114
21		33	2115
22		37	2116
23		41	2117

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24	45	2118
25	48	2119
26	51	2120
27	54	2121
28	57	2122
29 or more	60	2123
(2) Benefits shall begin as qualified survivors meet		
eligibility requirements as follows:		
(a) A qualified spouse is the survi	ving spouse of the	2126
deceased member who is age sixty-two, or regardless of age if the		
deceased member had ten or more years of Ohio service credit, or		
regardless of age if caring for a surviving child, or regardless		
of age if adjudged physically or mentally incompetent.		
(b) A qualified child whose benefit	<u>began before the</u>	2131
effective date of this amendment is any child of the deceased		
member who has never been married and to whom one of the following		
applies:		2134
(i) Is under age eighteen, or under	age twenty-two if the	2135

child is attending an institution of learning or training pursuant 2136 to a program designed to complete in each school year the 2137 equivalent of at least two-thirds of the full-time curriculum 2138 requirements of such institution and as further determined by 2139 board policy; 2140

(ii) Regardless of age, is adjudged physically or mentally 2141 incompetent if the incompetence existed prior to the member's 2142 death and prior to the child attaining age eighteen, or age 2143 twenty-two if attending an institution described in division 2144 (B)(2)(b)(i) of this section. 2145

(c) <u>A qualified child whose benefit begins on or after the</u>
 <u>effective date of this amendment is any child of the deceased</u>
 <u>effective has never been married and to whom one of the following</u>
 2146

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applies:

2149

2150

(i) Is under age nineteen;

(ii) Regardless of age, is adjudged physically or mentally	2151
incompetent if the incompetence existed prior to the member's	2152
death and prior to the child attaining age nineteen.	2153

(d) A qualified parent is a dependent parent aged sixty-five 2154 or older. 2155

(3) "Physically or mentally incompetent" as used in this
2156
section may be determined by a court of jurisdiction, or by a
2157
physician appointed by the retirement board. Incapability of
2158
earning a living because of a physically or mentally disabling
2159
condition shall meet the qualifications of this division.

(4) Benefits to a qualified survivor shall terminate upon a 2161 first marriage, abandonment, adoption, or during active military 2162 service. Benefits to a deceased member's surviving spouse that 2163 were terminated under a former version of this section that 2164 required termination due to remarriage and were not resumed prior 2165 to September 16, 1998, shall resume on the first day of the month 2166 immediately following receipt by the board of an application on a 2167 form provided by the board. 2168

Upon the death of any subsequent spouse who was a member of 2169 the public employees retirement system, state teachers retirement 2170 system, or school employees retirement system, the surviving 2171 spouse of such member may elect to continue receiving benefits 2172 under this division, or to receive survivor's benefits, based upon 2173 the subsequent spouse's membership in one or more of the systems, 2174 for which such surviving spouse is eligible under this section or 2175 section 145.45 or 3307.66 of the Revised Code. If the surviving 2176 spouse elects to continue receiving benefits under this division, 2177 such election shall not preclude the payment of benefits under 2178 this division to any other qualified survivor. 2179

Benefits shall begin or resume on the first day of the month2180following the attainment of eligibility and shall terminate on the2181first day of the month following loss of eligibility.2182

(5)(a) If a benefit is payable under division (B)(1)(a) of 2183 this section, benefits to a qualified spouse shall be paid in the 2184 amount determined for the first qualifying survivor in division 2185 (B)(1)(a) of this section, but shall not be less than one hundred 2186 six dollars per month if the deceased member had ten or more years 2187 of Ohio service credit. All other qualifying survivors shall share 2188 equally in the benefit or remaining portion thereof. 2189

(b) All qualifying survivors shall share equally in a benefit 2190 payable under division (B)(1)(b) of this section, except that if 2191 there is a surviving spouse, the surviving spouse shall receive no 2192 less than the greater of the amount determined for the first 2193 qualifying survivor in division (B)(1)(a) of this section or one 2194 hundred six dollars per month. 2195

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

(C)(1) Regardless of whether the member is survived by a 2202
spouse or designated beneficiary, if the school employees 2203
retirement system receives notice that a deceased member described 2204
in division (A) or (B) of this section has one or more qualified 2205
children, all persons who are qualified survivors under division 2206
(B) of this section shall receive monthly benefits as provided in 2207
division (B) of this section. 2208

If, after determining the monthly benefits to be paid under 2209 division (B) of this section, the system receives notice that 2210

there is a qualified survivor who was not considered when the 2211 determination was made, the system shall, notwithstanding section 2212 3309.661 of the Revised Code, recalculate the monthly benefits 2213 with that qualified survivor included, even if the benefits to 2214 qualified survivors already receiving benefits are reduced as a 2215 result. The benefits shall be calculated as if the qualified 2216 survivor who is the subject of the notice became eligible on the 2217 date the notice was received and shall be paid to qualified 2218 survivors effective on the first day of the first month following 2219 the system's receipt of the notice. 2220

If the retirement system did not receive notice that a 2221 deceased member has one or more qualified children prior to making 2222 payment under section 3309.44 of the Revised Code to a beneficiary 2223 as determined by the retirement system, the payment is a full 2224 discharge and release of the system from any future claims under 2225 this section or section 3309.44 of the Revised Code. 2226

(2) If benefits under division (C)(1) of this section to all 2227 persons, or to all persons other than a surviving spouse or other 2228 sole beneficiary, terminate, there are no children under the age 2229 of twenty-two years, and the surviving spouse or beneficiary 2230 qualifies for benefits under division (A) of this section, the 2231 surviving spouse or beneficiary may elect to receive benefits 2232 under division (A) of this section. Benefits shall be effective on 2233 the first day of the month following receipt by the board of an 2234 application for benefits under division (A) of this section. 2235

(D) The final average salary used in the calculation of a 2236 benefit payable pursuant to division (A) or (B) of this section to 2237 a survivor or beneficiary of a disability benefit recipient shall 2238 be adjusted for each year between the disability benefit's 2239 effective date and the recipient's date of death by the lesser of 2240 three per cent or the actual average percentage increase in the 2241 consumer price index prepared by the United States bureau of labor 2242

statistics (U.S. City Average for Urban Wage Earners and Clerical 2243
Workers: "All Items 1982-84=100"). 2244

(E) If the survivor benefits due and paid under this section 2245 are in a total amount less than the member's accumulated account 2246 that was transferred from the employees' savings fund, the state 2247 teachers retirement fund, and the public employees retirement fund 2248 to the survivors' benefit fund, then the difference between the 2249 total amount of the benefits paid shall be paid to the beneficiary 2250 under section 3309.44 of the Revised Code. 2251

Sec. 3309.46. (A) The retirement allowance calculated under 2252 section 3309.36, 3309.38, or 3309.381 of the Revised Code shall be 2253 paid as provided in this section. If the member is eligible to 2254 elect a plan of payment under this section, the election shall be 2255 made on the application for retirement. A plan of payment elected 2256 under this section shall be effective only if it is certified by 2257 the actuary engaged by the school employees retirement board to be 2258 the actuarial equivalent of the member's retirement allowance and 2259 is approved by the retirement board. 2260

(B)(1)(a) Except as provided in divisions (B)(1)(b) and (c)2261 of this section, a member who retires under section 3309.36_{7} 2262 3309.38, or 3309.381 of the Revised Code shall receive a 2263 retirement allowance under "plan A," which shall consist of the 2264 actuarial equivalent of the member's retirement allowance 2265 determined under section 3309.36, 3309.38, or 3309.381 of the 2266 Revised Code in a lesser amount payable for life and one-half of 2267 such allowance continuing after death to the member's surviving 2268 spouse for the life of the spouse. 2269

(b) A member may receive a retirement allowance under a plan 2270of payment other than "plan A" if either of the following is the 2271case: 2272

(i) The member is not married or either the member's spouse 2273

spouse consent;

consents in writing to the member's election to a plan of payment other than "plan A" or the board waives the requirement that the

(ii) A plan of payment providing for payment in a specified 2277 amount continuing after the member's death to a former spouse is 2278 required by a court order issued prior to the effective date of 2279 the member's retirement under section 3105.171 or 3105.65 of the 2280 Revised Code or the laws of another state regarding division of 2281 marital property. 2282

(c) If a member is subject to division (B)(1)(b)(ii) of this 2283 section and the board has received a copy of the order described 2284 in that division, the board shall accept the member's election of 2285 a plan of payment under this section only if the member complies 2286 with both of the following: 2287

(i) The member elects a plan of payment that is in accordance 2288 with the order described in division (B)(1)(b)(ii) of this 2289 section. 2290

(ii) If the member is married, the member elects "plan F" and 2291 designates the member's current spouse as a beneficiary under that 2292 plan unless that spouse consents in writing to not being 2293 designated a beneficiary under any plan of payment or the board 2294 waives the requirement that the current spouse consent. 2295

(2) An application for retirement shall include an 2296 explanation of all of the following: 2297

(a) That, if the member is married, unless the spouse 2298 consents to another plan of payment or there is a court order 2299 dividing marital property issued under section 3105.171 or 3105.65 2300 of the Revised Code or the laws of another state regarding the 2301 division of marital property that provides for payment in a 2302 specified amount, the member's retirement allowance will be paid 2303 under "plan A," which consists of the actuarial equivalent of the 2304

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member's retirement allowance in a lesser amount payable for life 2305 and one-half of the allowance continuing after death to the 2306 surviving spouse for the life of the spouse; 2307

(b) A description of the alternative plans of payment, 2308
including all plans described in divisions (B)(3) and (4) of this 2309
section, available with the consent of the spouse; 2310

(c) That the spouse may consent to another plan of payment 2311and the procedure for giving consent; 2312

(d) That consent is irrevocable once notice of consent is 2313 filed with the board. 2314

Consent shall be valid only if it is in writing, signed by 2315 the spouse, and witnessed by an employee of the school employees 2316 retirement system or a notary public. The board may waive the 2317 requirement of consent if the spouse is incapacitated or cannot be 2318 located or for any other reason specified by the board. Consent or 2319 waiver is effective only with regard to the spouse who is the 2320 subject of the consent or waiver. 2321

(3)(a) A member eligible to elect to receive a retirement
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allowance under a plan of payment other than "plan A" shall
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receive the retirement allowance under the plan described in
2324
division (B)(4) of this section or one of the following plans:
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(a) "Plan B," which shall consist of an allowance determined 2326 under section 3309.36, 3309.38, or 3309.381 of the Revised Code; 2327

(b) "Plan C," which shall consist of the actuarial equivalent 2328 of the member's retirement allowance determined under section 2329 3309.36, 3309.38, or 3309.381 of the Revised Code in a lesser 2330 amount payable for life and one-half or some other portion of the 2331 allowance continuing after death to the member's sole surviving 2332 beneficiary designated at the time of the member's retirement, 2333 provided that the amount payable to the beneficiary does not 2334 exceed the amount payable to the member; 2335

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(c) "Plan D," which shall consist of the actuarial equivalent 2336 of the member's retirement allowance determined under section 2337 3309.36, 3309.38, or 3309.381 of the Revised Code in a lesser 2338 amount payable for life and continuing after death to a surviving 2339 designated beneficiary designated at the time of the member's 2340 retirement; 2341

(d) "Plan E," which shall consist of the actuarial equivalent 2342 of the member's retirement allowance determined under section 2343 3309.36, 3309.38, or 3309.381 of the Revised Code in a lesser 2344 amount payable for a certain period from the member's retirement 2345 date as elected by the member and approved by the retirement 2346 board, and on the member's death before the expiration of that 2347 certain period, the member's lesser retirement allowance continued 2348 for the remainder of that period to, and in such order, the 2349 beneficiaries as the member has nominated by written designation 2350 and filed with the retirement board. 2351

Monthly benefits shall not be paid to joint beneficiaries, 2352 but they may receive the present value of any remaining payments 2353 in a lump sum settlement. If all beneficiaries die before the 2354 expiration of the certain period, the present value of all such 2355 payments yet remaining in such period shall be paid to the estate 2356 of the beneficiary last receiving. 2357

(e) "Plan F," which shall consist of the actuarial equivalent 2358 of the member's retirement allowance determined under section 2359 3309.36, 3309.38, or 3309.381 of the Revised Code in a lesser 2360 amount payable to the member for life and some portion of the 2361 lesser amount continuing after death to two, three, or four 2362 surviving beneficiaries designated at the time of the member's 2363 retirement. The portion of the lesser amount that continues after 2364 the member's death shall be allocated among the beneficiaries at 2365 the time of the member's retirement. If the member elects this 2366 plan as required by a court order issued under section 3105.171 or 2367

3105.65 of the Revised Code or the laws of another state regarding 2368 the division of marital property and compliance with the court 2369 order requires the allocation of a portion less than ten per cent 2370 to any person, the member shall allocate a portion less than ten 2371 per cent to that beneficiary in accordance with that order. In all 2372 other circumstances, no portion allocated under this plan of 2373 payment shall be less than ten per cent. The total of the portions 2374 allocated shall not exceed one hundred per cent of the member's 2375 lesser allowance. 2376

(4)(a) Beginning on a date selected by the board, which shall 2377 be not later than July 1, 2004, a member may elect, in lieu of a 2378 plan of payment under division (B)(1) or (3) of this section, a 2379 plan consisting of both a lump sum in an amount the member 2380 designates that constitutes a portion of the retirement allowance 2381 payable under a plan described in division (B)(1) or (3) of this 2382 section and the remainder of the allowance payable under that plan 2383 in monthly payments. 2384

The total amount paid as a lump sum and a monthly benefit 2385 shall be the actuarial equivalent of the amount that would have 2386 been paid had the lump sum not been selected. 2387

(b) The lump sum amount designated by the member shall be not 2388 less than six times and not more than thirty-six times the monthly 2389 amount that would be payable to the member under the plan of 2390 payment elected under this section had the lump sum not been 2391 elected and shall not result in a monthly benefit that is less 2392 than fifty per cent of that amount. 2393

(5) An election under division (B)(3) or (4) of this section 2394 shall be made at the time the member makes application for 2395 retirement. 2396

(6) A member eligible to elect to receive a retirement 2397 allowance under a plan of payment other than "plan A" because the 2398

member is unmarried who fails to make an election on retirement 2399
shall receive a retirement allowance under "plan B." 2400

(C) Until the first payment of any retirement allowance is 2401 made, as provided in sections 3309.36, 3309.38, or 3309.381 of the 2402 Revised Code, a member may change the member's election of a 2403 payment plan if the election is made in accordance with and is 2404 consistent with division (B) of this section. 2405

(D) If the retirement allowances due and paid under the above 2406 provisions of this section are in a total amount less than (1) the 2407 accumulated contributions, (2) the deposits for additional credit 2408 as provided by section 3309.31 of the Revised Code, (3) the 2409 deposits for additional annuities as provided by section 3309.47 2410 of the Revised Code, (4) the deposits for repurchase of service 2411 credit as provided by section 3309.26 of the Revised Code, (5) the 2412 accumulated contributions provided by section 3309.65 of the 2413 Revised Code, (6) the deposits for purchase of military service 2414 credit provided by section 3309.021 or 3309.022 of the Revised 2415 Code, and (7) the deposits for the purchase of service credit 2416 provided by section 3309.73 of the Revised Code, standing to the 2417 credit of the member at the time of retirement, then the 2418 difference between the total amount of the allowances paid and the 2419 accumulated contributions and other deposits shall be paid to the 2420 beneficiary provided under division (D) of section 3309.44 of the 2421 Revised Code. 2422

(E)(1) The death of a spouse or any other designated 2423 beneficiary following the member's retirement shall cancel the 2424 portion of the plan of payment providing continuing lifetime 2425 benefits to the deceased spouse or deceased designated 2426 beneficiary. The retirant shall receive the actuarial equivalent 2427 of the retirant's single lifetime retirement allowance as 2428 determined by the board based on the number of remaining 2429 beneficiaries, with no change in the amount payable to any 2430

remaining beneficiary.

(2) On divorce, annulment, or marriage dissolution, a 2432 retirant receiving a retirement allowance under a plan of payment 2433 that provides for continuation of all or part of the allowance 2434 after death for the lifetime of the retirant's surviving spouse 2435 may elect to cancel the portion of the plan providing continuing 2436 lifetime benefits to that spouse. The retirant shall receive the 2437 actuarial equivalent of the retirant's single lifetime retirement 2438 allowance as determined by the retirement board based on the 2439 number of remaining beneficiaries, with no change in the amount 2440 payable to any remaining beneficiary. In the case of a member who 2441 retires on or after July 24, 1990, the election may be made only 2442 with the written consent of the spouse or pursuant to an order of 2443 the court with jurisdiction over the termination of the marriage. 2444 The election shall be made on a form provided by the board and 2445 shall be effective the month following its receipt by the board. 2446

(3)(a) Following marriage or remarriage, both of the 2447
following apply: 2448

(i) A retirant who is receiving a benefit pursuant to "plan 2449
B" may elect a new plan of payment under division (B)(1), (3)(b), 2450
or (3)(c) of this section based on the actuarial equivalent of the 2451
retirant's single lifetime retirement allowance as determined by 2452
the board. 2453

(ii) A retirant who is receiving a benefit pursuant to a plan 2454 of payment providing for payment to a former spouse pursuant to a 2455 court order described in division (B)(1)(b)(ii) of this section 2456 may elect a new plan of payment under division (B)(3)(e) of this 2457 section based on the actuarial equivalent of the retirant's single 2458 lifetime retirement allowance as determined by the board if the 2459 new plan of payment elected does not reduce the payment to the 2460 former spouse. 2461

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(b) If the marriage or remarriage occurs on or after the 2462
 effective date of this amendment June 6, 2005, the election must 2463
 be made not later than one year after the date of the marriage or 2464
 remarriage. 2465

The plan elected under division (E)(3) of this section shall 2466 become effective on the date of receipt by the board of an 2467 application on a form approved by the board, but any change in the 2468 amount of the retirement allowance shall commence on the first day 2469 of the month following the effective date of the plan. 2470

Sec. 3309.47. Each school employees retirement system 2471
contributor shall contribute eight per cent of the contributor's 2472
compensation to the employees' savings fund, except that the 2473
school employees retirement board may raise the contribution rate 2474
to a rate not greater than ten per cent of compensation. 2475

The contributions by the direction of the school employees 2476 retirement board shall be deducted by the employer from the 2477 compensation of each contributor on each payroll of such 2478 contributor for each payroll period and shall be an amount equal 2479 to the required per cent of such contributor's compensation. On a 2480 finding by the board that an employer has failed or refused to 2481 deduct contributions for any employee during any year and to 2482 transmit such amounts to the retirement system, the retirement 2483 board may make a determination of the amount of the delinquent 2484 contributions, including interest at a rate set by the retirement 2485 board, from the end of each year, and certify to the employer the 2486 amounts for collection. If the amount is not paid by the employer, 2487 it may be certified for collection in the same manner as payments 2488 due the employers' trust fund. Any amounts so collected shall be 2489 held in trust pending receipt of a report of contributions for the 2490 employee for the period involved as provided by law and, 2491 thereafter, the amount in trust shall be transferred to the 2492

employee's savings fund to the credit of the employee. Any amount 2493 remaining after the transfer to the employees' savings fund shall 2494 be transferred to the employers' trust fund as a credit of the 2495 employer. 2496

Any contributor under contract who, because of illness, 2497 accident, or other reason approved by the employer, is prevented 2498 from making the contributor's contribution to the system for any 2499 payroll period, may, upon returning to contributing service, have 2500 such deductions made from other payrolls during the year, or may 2501 pay such amount to the employer and the employer shall transmit 2502 such deductions to the system. The deductions shall be made 2503 notwithstanding that the minimum compensation for any contributor 2504 shall be reduced thereby. Every contributor shall be deemed to 2505 consent and agree to the contributions made and provided for in 2506 this section and shall receipt in full for the contributor's 2507 salary or compensation, and payment, less the contributions, is a 2508 full and complete discharge and acquittance of all claims and 2509 demands whatsoever for the services rendered by the person during 2510 the period covered by the payment. 2511

Each contributor shall pay with the first payment to the2512employees' savings fund each year a sum to be determined by the2513board, as provided by law, which amount shall be credited to the2514expense fund. The payments for the expense fund shall be made to2515the board in the same way as payments to the employees' savings2516fund are made.2517

Additional deposits may be made to a member's account. At 2518 retirement, the amount deposited with interest may be used to 2519 provide additional annuity income. The additional deposits may be 2520 refunded to the member before retirement, and shall be refunded if 2521 the member withdraws the member's refundable amount. The deposits 2522 may be refunded to the beneficiary or estate if the member dies 2523 before retirement, and the board shall determine whether regular 2524 interest shall be credited to deposits thus refunded. 2525

Sec. 3309.474. (A) As used in this section, "state retirement	2526
system" means the public employees retirement system, Ohio police	2527
and fire pension fund, state teachers retirement system, school	2528
employees retirement system, or state highway patrol retirement	2529
system.	2530

(B) A state retirement system member who while a member of2531the school employees retirement system was out of service due to a2532leave of absence approved by the member's employer may purchase2533from the school employees retirement system service credit for any2534period during the leave for which contributions were not made2535under section 3309.47 of the Revised Code.2536

For purposes of this section, a period of leave commences on2537the first day for which employee and employer contributions were2538not made to the system and ends on the earlier of the termination2539of the leave or the member's return to contributing service.2540

(C)(1) For each year of service purchased, the member shall2541pay to the school employees retirement system for credit to the2542member's accumulated account with that system an amount equal to2543the sum of the following:2544

(a) An amount determined by multiplying the compensation the2545member would have received during the leave by the employee2546contribution rate in effect at that time;2547

(b) An amount determined by multiplying the compensation the2548member would have received during the leave by the employer2549contribution rate in effect at that time;2550

(c) Compound interest at a rate determined by the school2551employees retirement board from the first day of the year2552following the date the leave commenced to the date of payment.2553

(2) If the employee or employer contribution rate changed 2554

during the leave, contributions for each month of the leave shall	2555
be made at the rate in effect for that month.	2556
(D) Service credit purchased under this section for any	2557
period of leave shall not exceed two years. Credit may be	2558
purchased for more than one period of leave, but the total number	2559
of years purchased shall not exceed the lesser of five years or	2560
the member's total accumulated number of years of service as a	2561
contributor to the school employees retirement system. The member	2562
may choose to purchase only part of such credit in any one	2563
payment, subject to board rules.	2564

(E) The board may adopt rules under section 3309.04 of the2565Revised Code to implement this section.2566

Sec. 3309.50. (A)(1) Upon the death of a retirant or 2567 disability benefit recipient, who at the time of death is 2568 receiving a service retirement allowance or disability benefit 2569 from the school employees retirement system, a lump-sum payment of 2570 one thousand dollars shall be paid to any designated or qualified 2571 beneficiary under division (D) of section 3309.44 of the Revised 2572 Code, or, if no such designation has been filed or if the 2573 designated beneficiary is deceased or is not located within ninety 2574 days, the school employees retirement board may approve payment to 2575 either the person responsible for the burial expenses or to the 2576 decedent's estate following the completion of an application on a 2577 form approved by the board, following completion of an application 2578 on a form approved by the school employees retirement board, in 2579 the following order of precedence to: 2580

(a) The retirant or recipient's designated beneficiary; 2581

(b) The retirant or recipient's surviving spouse; 2582

(c) The retirant or recipient's children, share and share 2583 alike; 2584

(d) The retirant or recipient's parents, share and share	2585
<u>alike;</u>	2586
(e) The person responsible for the retirant or recipient's	2587
burial expenses;	2588
(f) The retirant or recipient's estate.	2589
(2) If a person listed in division (A)(1) of this section is	2590
deceased or is not located within one hundred eighty days, the	2591
person ceases to qualify for the payment. The payment shall be	2592
made to the person next in order of precedence.	2593

(B) A benefit paid under this section shall be treated as 2594 life insurance for purposes of this chapter and shall be funded 2595 solely from contributions made under section 3309.49 of the 2596 Revised Code and any earnings attributable to those contributions. 2597

Sec. 3309.51. (A) Each employer shall pay annually into the 2598 employers' trust fund, in such monthly or less frequent 2599 installments as the school employees retirement board requires, an 2600 amount certified by the school employees retirement board, which 2601 shall be as required by Chapter 3309. of the Revised Code. 2602

Payments by school district boards of education to the 2603 employers' trust fund of the school employees retirement system 2604 may be made from the amounts allocated under Chapter 3317. of the 2605 Revised Code prior to their distribution to the individual school 2606 districts. The amount due from each school district may be 2607 certified by the secretary of the system to the superintendent of 2608 public instruction monthly, or at such times as is determined by 2609 the school employees retirement board. 2610

Payments by governing authorities of community schools to the 2611 employers' trust fund of the school employees retirement system 2612 shall be made from the amounts allocated under section 3314.08 of 2613 the Revised Code prior to their distribution to the individual 2614

community schools. The amount due from each community school shall 2615 be certified by the secretary of the system to the superintendent 2616 of public instruction monthly, or at such times as determined by 2617 the school employees retirement board. 2618

Payments by a science, technology, engineering, and 2619 mathematics school to the employers' trust fund of the school 2620 employees retirement system shall be made from the amounts 2621 allocated under section 3326.33 of the Revised Code prior to their 2622 distribution to the school. The amount due from a science, 2623 technology, engineering, and mathematics school shall be certified 2624 by the secretary of the school employees retirement system to the 2625 superintendent of public instruction monthly, or at such times as 2626 determined by the school employees retirement board. 2627

(B) The superintendent shall deduct from the amount allocated 2628 to each community school under section 3314.08 of the Revised 2629 Code, to each school district under Chapter 3317. of the Revised 2630 Code, or to each science, technology, engineering, and mathematics 2631 school under section 3326.33 of the Revised Code the entire 2632 amounts due to the school employees retirement system from such 2633 school or school district upon the certification to the 2634 superintendent by the secretary thereof. 2635

(C) Where an employer fails or has failed or refuses to make 2636 payments to the employers' trust fund, as provided for under 2637 Chapter 3309. of the Revised Code, or fails to pay any penalty 2638 imposed under section 3309.571 of the Revised Code the secretary 2639 of the school employees retirement system may certify to the state 2640 superintendent of public instruction, monthly or at such times as 2641 is determined by the school employees retirement board, the amount 2642 due from such employer, and the superintendent shall deduct from 2643 the amount allocated to the employer under section 3314.08 or 2644 3326.33 or Chapter 3317. of the Revised Code, as applicable, the 2645 entire amounts due to the system from the employer upon the 2646

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certification to the superintendent by the secretary of the school 2647 employees retirement system. 2648 (D) The superintendent shall certify to the director of 2649 budget and management the amounts thus due the system for payment. 2650 Sec. 3309.571. The school employees retirement system shall 2651 impose the following penalties, which may be collected in the same 2652 manner as described in division (B) of section 3309.51 of the 2653 Revised Code: 2654 (A) For a failure to transmit contributions withheld from 2655 employees not later than the date specified under rules adopted by 2656 the school employees retirement board, one hundred dollars per day 2657 for each day the employer fails to transmit the contributions; 2658 (B) For a failure to transmit any amount due the employer's 2659 trust fund not later than the date specified under rules adopted 2660 by the board, one hundred dollars per day for each day the 2661 employer fails to transmit the amounts; 2662 (C) Except for a statement required by section 3309.28 of the 2663 Revised Code, for a failure to submit, complete, or correct any 2664 payroll information or other report required under this chapter 2665 not later than the date specified under rules adopted by the 2666 board, one hundred dollars per day for each day the employer fails 2667 to submit, complete, or correct the information or report, except 2668 that the penalty shall not exceed one thousand five hundred 2669

dollars;

(D) For a failure to submit a record in the form of a2671statement required by section 3309.28 of the Revised Code, fifty2672dollars per record for each month the record is not filed, except2673that the penalty shall not exceed three hundred dollars.2674

sec. 3309.69. (A) As used in this section, "ineligible 2675
individual" means all of the following: 2676

Code for whom eligibility is established more than five years	2679
after June 13, 1981, and who, at the time of establishing	2680
eligibility, has accrued less than ten years of service credit,	2681
exclusive of credit obtained after January 29, 1981, pursuant to	2682
sections 3309.021, 3309.301, 3309.31, and 3309.33 of the Revised	2683
Code;	2684
(2) The spouse of the former member;	2685
(3) The beneficiary of the former member receiving benefits	2686
pursuant to section 3309.46 of the Revised Code.	2687
(B) The school employees retirement board may enter <u>establish</u>	2688
a program to provide medical, hospital, surgical, prescription, or	2689
other health care coverage, benefits, reimbursement, or any	2690
combination thereof, to eligible individuals or dependents.	2691
Any program established under this section shall be designed	2692
and administered by the board. In establishing a program, the	2693
board may do any of the following:	2694
(1) Enter into an agreement with insurance companies, health	2695
insuring corporations, persons or government agencies authorized	2696
to do business in the state for issuance of a policy or contract	2697
of health, medical, hospital, or <u>prescription,</u> surgical <u>, or other</u>	2698
health care benefits, or any combination thereof, for those	2699
individuals receiving service retirement or a disability or	2700
survivor benefit subscribing to the plan and their eligible	2701
dependents.	2702
If all or any portion of the policy or contract premium is to	2703
be paid by any individual receiving service retirement or a	2704
disability or survivor benefit, the person shall, by written	2705
authorization, instruct the board to deduct the premiums agreed to	2706

(1) A former member receiving benefits pursuant to section

3309.34, 3309.35, 3309.36, 3309.38, or 3309.381 of the Revised

authorization, instruct the board to deduct the premiums agreed to be paid by the individual to the companies, corporations, or

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agencies.	2708
The board may contract for coverage on the basis of part or	2709
all of the cost of the coverage to be paid from appropriate funds	2710
of the school employees retirement system. The cost paid from the	2711
funds of the system shall be included in the employer's	2712
contribution rate provided by sections 3309.49 and 3309.491 of the	2713
Revised Code. The board shall not pay or reimburse the cost for	2714
health care under this section or section 3309.375 of the Revised	2715
Code for any ineligible individual.	2716
The board may provide:	2717
(2) Provide for self-insurance of risk or level of risk as	2718
set forth in the contract with the companies, corporations, or	2719
agencies, and may provide through the self-insurance method	2720
specific benefits as authorized by the rules of the board \cdot ;	2721
(3) Provide reimbursements or subsidies to eligible	2722
participants;	2723
(4) Make disbursements;	2724
(5) Determine levels of coverage and costs for the program;	2725
(6) Take any other action it considers necessary to establish	2726
and administer the program.	2727
(B) If it establishes a health care program, the board shall	2728
establish eligibility criteria and any other requirements for	2729
participation. To be eligible, an individual must meet the	2730
criteria established by the board and be one or more of the	2731
<u>following:</u>	2732
(1) A former member receiving benefits pursuant to section	2733
<u>3309.34, 3309.35, 3309.36, 3309.38, or 3309.381 of the Revised</u>	2734
Code;	2735
<u>(2) A disability benefit recipient receiving a disability</u>	2736
benefit pursuant to section 3309.35, 3309.39, 3309.40, or 3309.401	2737

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of the Revised Code;	2738
(3) A beneficiary receiving monthly benefits pursuant to	2739
section 3309.45 of the Revised Code;	2740
(4) The beneficiary of a former member who is receiving	2741
monthly benefits pursuant to section 3309.46 of the Revised Code;	2742
(5) A dependent, as determined under rules adopted by the	2743
board, of an individual described in divisions (B)(1) to (4) of	2744
this section.	2745
(C) The cost paid from the funds of the system for coverage	2746
under this section shall be included in the employer contribution	2747
under sections 3309.49 and 3309.491 of the Revised Code.	2748
(D)(1) The board may require payment of a premium for	2749
participation in the health care program. Participation is deemed	2750
consent for the deduction of premiums from any pension, benefit,	2751
or annuity provided under this chapter to an eligible participant.	2752
(2) An individual who fails to pay any required premium or	2753
receives any coverage or payment to which the individual is not	2754
entitled shall pay or repay any amount due the system. If an	2755
individual fails to pay or repay an amount due, the system may	2756
withhold the amount from any pension, benefit, annuity, or payment	2757
due the individual or the individual's beneficiary under this	2758
chapter or collect the amount in any other manner provided by law.	2759
(E) A health care program participant who is eligible for	2760
coverage under medicare part B, "Supplementary Medical Insurance	2761
Benefits for the Aged and Disabled," 42 U.S.C. 1395j, as amended,	2762
shall enroll for that coverage. The board shall, beginning the	2763
month following receipt of satisfactory evidence of the payment	2764
for coverage, make a monthly payment to each recipient of service	2765
retirement, or a disability or survivor benefit under the school	2766
employees retirement system who is eligible for insurance coverage	2767
under part B of "The Social Security Amendments of 1965," 79 Stat.	2768

301, 42 U.S.C.A. 1395j, as amended, except that the board shall	2769
make no such payment to any ineligible individual. Effective on	2770
the first day of the month after April 9, 2001, the amount of the	2771
payment shall be the lesser of an amount equal to the basic	2772
premium for such coverage, or an amount equal to the basic premium	2773
in effect on January 1, 1999 the participant in an amount	2774
determined by the board for such coverage that is not less than	2775
forty-five dollars and fifty cents, except that the board shall	2776
make no payment to a participant who is not eligible for coverage	2777
under medicare part B or pay an amount that exceeds the amount	2778
paid by the recipient for the coverage.	2779

(D)(F) The board shall establish by rule requirements for the 2780 coordination of any coverage, payment, or benefit provided under 2781 this section or section 3309.375 of the Revised Code with any 2782 similar coverage, payment, or benefit made available to the same 2783 individual by the public employees retirement system, Ohio police 2784 and fire pension fund, state teachers retirement system, or state 2785 highway patrol retirement system. 2786

(E)(G)The board shall make all other necessary rules2787pursuant to the purpose and intent of this section.2788

(H) This section does not require the board to establish,2789maintain, offer, or continue any health care program. This section2790does not require the board to provide or continue access to any2791health care program, or any level of coverage or costs provided2792under the program, if the board establishes or maintains a program2793under this section.2794

Sec. 3309.88. For each member participating in a plan 2795 established under section 3309.81 of the Revised Code, the school 2796 employees retirement system shall transfer to the employers' trust 2797 fund a portion of the employer contribution required under section 2798 3309.49 of the Revised Code. The portion shall equal the 2799 percentage of compensation of members for whom the contributions 2800 are being made that is determined by an actuary appointed by the 2801 school employees retirement board to be necessary to mitigate any 2802 negative financial impact on the system of members' participation 2803 in a plan. 2804

The board shall have prepared annually an actuarial study to 2805 determine whether the percentage transferred under this section 2806 should be changed to reflect a change in the level of negative 2807 financial impact resulting from members' participation in a plan. 2808 The percentage transferred shall be increased or decreased to 2809 reflect the amount needed to mitigate the negative financial 2810 impact, if any, on the system, as determined by the study. A 2811 change shall take effect on the first day of the year following 2812 the date the conclusions of the study are reported to the board. 2813

The system shall make the transfer required under this 2814 section until the unfunded actuarial accrued liability for all 2815 benefits, except health care benefits provided under section 2816 3309.375 or 3309.69 of the Revised Code and benefit increases to 2817 members and former members participating in the plan described in 2818 sections 3309.18 to 3309.70 of the Revised Code granted after the 2819 effective date of this section April 9, 2001, is fully amortized, 2820 as determined by the annual actuarial valuation prepared under 2821 section 3309.21 of the Revised Code. 2822

Section 2. That existing sections 3309.05, 3309.051, 2823 3309.061, 3309.07, 3309.072, 3309.074, 3309.075, 3309.10, 3309.15, 2824 3309.21, 3309.22, 3309.23, 3309.26, 3309.28, 3309.33, 3309.34, 2825 3309.341, 3309.343, 3309.35, 3309.353, 3309.354, 3309.36, 2826 3309.362, 3309.371, 3309.373, 3309.376, 3309.379, 3309.3710, 2827 3309.3711, 3309.39, 3309.401, 3309.41, 3309.44, 3309.45, 3309.46, 2828 3309.47, 3309.50, 3309.51, 3309.69, and 3309.88 and sections 2829 3309.38 and 3309.571 of the Revised Code are hereby repealed. 2830

Section 3. Section 3309.23 of the Revised Code is presented 2831 in this act as a composite of the section as amended by both Am. 2832 Sub. S.B. 351 and Am. S.B. 346 of the 119th General Assembly. The 2833 General Assembly, applying the principle stated in division (B) of 2834 section 1.52 of the Revised Code that amendments are to be 2835 harmonized if reasonably capable of simultaneous operation, finds 2836 that the composite is the resulting version of the section in 2837 effect prior to the effective date of the section as presented in 2838 this act. 2839