As Passed by the Senate

129th General Assembly Regular Session 2011-2012

S. B. No. 345

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Senators Niehaus, Kearney

Cosponsors: Senators Bacon, Coley, Hite, Jones, Lehner, Schiavoni, Seitz,
Tavares

A BILL

То	amend sections 5505.01, 5505.03, 5505.15,	1
	5505.174, 5505.28, and 5505.54 of the Revised Code	2
	to revise the law governing the State Highway	3
	Patrol Retirement System.	4

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

Section 1. That sections 5505.01, 5505.03, 5505.15, 5505.174,

5505.28, and 5505.54 of the Revised Code be amended to read as	6
follows:	7
Sec. 5505.01. As used in this chapter:	8
(A) "Employee" means any qualified employee in the uniform	9
division of the state highway patrol, any qualified employee in	10
the radio division hired prior to November 2, 1989, and any state	11
highway patrol cadet attending training school pursuant to section	12
5503.05 of the Revised Code whose attendance at the school begins	13
on or after June 30, 1991. "Employee" includes the superintendent	14
of the state highway patrol. In all cases of doubt, the state	15
highway patrol retirement board shall determine whether any person	16
is an employee as defined in this division, and the decision of	17
the board is final.	18

(B) "Prior service" means all service rendered as an employee	19
of the state highway patrol prior to September 5, 1941, to the	20
extent credited by the board, provided that in no case shall prior	21
service include service rendered prior to November 15, 1933.	22
(C) "Total service" means all service rendered by an employee	23
to the extent credited by the board. Total service includes all of	24
the following:	25
(1) Contributing service rendered by the employee since last	26
becoming a member of the state highway patrol retirement system;	27
(2) All prior service credit;	28
(3) Restored service credit as provided in this chapter;	29
(4) Military service credit purchased under division (D) of	30
section 5505.16 or section 5505.25 of the Revised Code;	31
(5) Credit granted under division (C) of section 5505.17 or	32
section 5505.201, 5505.40, or 5505.402 of the Revised Code;	33
(6) Credit for any period, not to exceed three years, during	34
which the member was out of service and receiving benefits under	35
Chapters 4121. and 4123. of the Revised Code.	36
(D) "Beneficiary" means any person, except a retirant, who is	37
in receipt of a pension or other benefit payable from funds of the	38
retirement system.	39
(E) "Regular interest" means interest compounded at rates	40
designated from time to time by the retirement board.	41
(F) "Plan" means the provisions of this chapter.	42
(G) "Retirement system" or "system" means the state highway	43
patrol retirement system created and established in the plan.	44
(H) "Contributing service" means all service rendered by a	45
member since September 4, 1941, for which deductions were made	46
from the member's salary under the plan.	47

(I) "Retirement board" or "board" means the state highway	48
patrol retirement board provided for in the plan.	49
(J) Except as provided in section 5505.18 of the Revised	50
Code, "member" means any employee included in the membership of	51
the retirement system, whether or not rendering contributing	52
service.	53
(K) "Retirant" means any member who retires with a pension	54
payable from the retirement system.	55
(L) "Accumulated contributions" means the sum of the	56
following credited to a member's individual account in the	57
employees' savings fund:	58
(1) All amounts deducted from the salary of the member;	59
(2) All amounts paid by the member to purchase state highway	60
patrol retirement system service credit pursuant to this chapter	61
or other state law.	62
(M)(1) Except as provided in division $(M)(2)$ of this section,	63
"final average salary" means the average of the highest salary	64
paid a member during any three five consecutive or nonconsecutive	65
years.	66
If a member has less than three five years of contributing	67
service, the member's final average salary shall be the average of	68
the annual rates of salary paid to the member during the member's	69
total years of contributing service.	70
(2) If a member is credited with service under division	71
(C)(6) of this section or division (D) of section 5505.16 of the	72
Revised Code, the member's final average salary shall be the	73
average of the highest salary that was paid to the member or would	74
have been paid to the member, had the member been rendering	75
contributing service, during any three five consecutive or	76
nonconsecutive years. If that member has less than three five	77

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years of total service, the member's final average salary shall be	78
the average of the annual rates of salary that were paid to the	79
member or would have been paid to the member during the member's	80
years of total service.	81
(N) "Pension" means an annual amount payable by the	82
retirement system throughout the life of a person or as otherwise	83
provided in the plan.	84
(0) "Pension reserve" means the present value of any pension,	85
or benefit in lieu of any pension, computed upon the basis of	86
mortality and other tables of experience and interest the board	87
shall from time to time adopt.	88
(P) "Deferred pension" means a pension for which an eligible	89
member of the system has made application and which is payable as	90
provided in division (A) or (B) of section 5505.16 of the Revised	91
Code.	92
(Q) "Retirement" means termination as an employee of the	93
state highway patrol, with application having been made to the	94
system for a pension or a deferred pension.	95
(R) "Fiduciary" means any of the following:	96
(1) A person who exercises any discretionary authority or	97
control with respect to the management of the system, or with	98
respect to the management or disposition of its assets;	99
(2) A person who renders investment advice for a fee, direct	100
or indirect, with respect to money or property of the system;	101
(3) A person who has any discretionary authority or	102
responsibility in the administration of the system.	103
(S)(1) Except as otherwise provided in this division,	104
"salary" means all compensation, wages, and other earnings paid to	105
a member by reason of employment but without regard to whether any	106
of the compensation, wages, or other earnings are treated as	107

shall be transferred to the pension reserve fund if his <u>the</u>	168
member's retirement occurs on or after January 1, 1966, or to the	169
employer's accumulation fund if his the member's retirement	170
occurred prior to January 1, 1966. If a pension is payable on	171
account of the death of a member, his the accumulated	172
contributions standing to his <u>the member's</u> credit in the	173
employees' savings fund shall be transferred to the survivors'	174
benefit fund if his <u>the member's</u> death occurs after January 1,	175
1966, or to the employer's accumulation fund if his the member's	176
death occurs prior to January 1, 1966.	177

- (C)(1) The employer's accumulation fund is the fund in which 178 shall be accumulated the state's contribution to the state highway 179 patrol retirement system and the amounts contributed under 180 division (B)(1)(b) of section 5505.54 of the Revised Code. Upon a 181 member's retirement after January 1, 1966, the difference between 182 his the member's pension reserve and his the member's accumulated 183 contributions shall be transferred to the pension reserve fund. If 184 a pension is payable on account of a member's death occurring 185 after January 1, 1966, the difference between the pension reserve 186 for that pension and his the member's accumulated contributions 187 shall be transferred to the survivors' benefit fund. 188
- (2) All pensions allowed and payable prior to January 1, 189
 1966, shall be continued according to the provisions of the plan 190
 in force the day preceding January 1, 1966, unless otherwise 191
 provided for in this chapter and shall be paid from the employer's 192
 accumulation fund.
- (D) The pension reserve fund is the fund from which shall be
 paid all pensions on account of members who retire on or after

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 January 1, 1966. If a disability retirant returns to the employ of
 the state highway patrol, his the disability retirant's pension
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 reserve at that time shall be transferred to the employees'
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 savings fund and the employer's accumulation fund in the same

establish and may adjust the rate as it considers necessary to

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meet the amortization period requirement of section 5505.121 of	231
the Revised Code. The board shall base its determination of the	232
necessary rate on the annual actuarial valuation required by	233
section 5505.12 of the Revised Code. The amount shall be deducted	234
by the employer from the employee's salary for each payroll	235
period.	236

- (2) The total contributions arising from deductions made 237 prior to January 1, 1966, from the salaries of members in the 238 employ of the state highway patrol and standing to the credit of 239 their individual accounts in the retirement fund shall be 240 transferred and credited to their respective individual accounts 241 in the employees' savings fund.
- (B) The state shall annually pay into the employer 243 accumulation fund, in monthly or less frequent installments as the 244 state highway patrol retirement board requires, the employer 245 contribution. The employer contribution shall be an amount equal 246 to twenty-six and one-half per cent of the total salaries paid 247 contributing members. If a member severs connection with the 248 patrol or is dismissed, the employer contribution shall remain in 249 the retirement system. 250

The rate percentage of the employer contribution shall be 251 certified by the board to the director of budget and management 252 and shall not be lower than nine per cent of the total salaries 253 paid contributing members and shall not exceed three times the 254 rate percentage being deducted from the annual salaries of 255 contributing members. The board shall prepare and submit to the 256 director, on or before the first day of November of each 257 even-numbered year, an estimate of the amounts necessary to pay 258 the state's obligations accruing during the biennium beginning the 259 first day of July of the following year. Such amounts shall be 260 included in the budget and allocated as certified by the board. 261

Sec. 5505.174. (A) The following persons are eligible to	262
receive an increase under this section:	263
(1) Persons Eligibility for an increase under this section	264
shall be determined as follows:	265
(1) For a person whose pension effective date is prior to the	266
effective date of this amendment, an "eligible person" is one of	267
the following:	268
(a) A person fifty-three years old or older who have has been	269
receiving pensions a pension pursuant to division (B) of section	270
5505.16, division (A)(1) of section 5505.17, or division (B) of	271
section 5505.18 of the Revised Code for not less than twelve	272
months;	273
(2) Persons who have (b) A person who has been receiving	274
pensions a pension pursuant to division (B) of section 5505.18 of	275
the Revised Code for not less than sixty months regardless of age;	276
(3)Persons who have (c) A person who has been receiving	277
pensions a pension pursuant to section 5505.162 or division	278
(A)(3), (4), (5), (6), or (7) of section 5505.17 of the Revised	279
Code for not less than twelve months regardless of age.	280
(2) For a person whose pension effective date is on or after	281
the effective date of this amendment, an "eligible person" is a	282
person who is sixty years old or older who has been receiving a	283
pension pursuant to division (B) of section 5505.16, section	284
5505.162, division (A)(1), (3), (4), (5), (6), or (7) of section	285
5505.17, or division (B) of section 5505.18 of the Revised Code	286
for not less than twelve months.	287
(B) The (1) Except as otherwise provided in this section, the	288
state highway patrol retirement board shall annually increase each	289
benefit <u>pensions</u> payable <u>to eligible persons</u> under this chapter by	290
three per cent, except that no benefit shall exceed the limit	291

established by section 415 of the "Internal Revenue Code of 1986,"	292
100 Stat. 2085, 26 U.S.C.A. 415, as amended.	293
The first increase is payable to all persons becoming	294
eligible on or after November 18, 1981. The increase is payable	295
for each ensuing twelve month period or until the next increase is	296
granted under this section, whichever is later in accordance with	297
<pre>the following:</pre>	298
(a) For each person sixty-five years of age or older who is	299
receiving a pension not greater than one hundred eighty-five per	300
cent of the federal poverty level for a family of two persons, as	301
revised annually by the United States department of health and	302
human services in accordance with section 673(2) of the "Omnibus	303
Reconciliation Act of 1981," 95 Stat. 511, 42 U.S.C. 9902, as	304
amended, the board shall increase the pension by three per cent.	305
(b) For persons other than those described in division	306
(B)(1)(a) of this section, the board may increase the pension. Any	307
increase shall be determined by the board based on compliance with	308
the amortization period requirement of section 5505.121 of the	309
Revised Code. The board's determination shall be based on the	310
annual actuarial valuation required by section 5505.12 of the	311
Revised Code. If the board determines that an increase may be	312
made, the increase shall not exceed three per cent of the eligible	313
person's pension.	314
(2) No increase under this section shall exceed the limit	315
established by section 415 of the "Internal Revenue Code of 1986,"	316
100 Stat. 2085, 26 U.S.C. 415, as amended.	317
(3) The date of the first increase paid under this section	318
shall be the anniversary date for future increases. The pension	319
used in the first calculation of an increase under this section	320
shall remain as the base for all future increases paid under this	321
section, unless a new base is established.	322

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Increases paid in years subsequent to the year of the first	323
increase paid under this section shall be paid to all persons who,	324
on the date that the increase is authorized by the board, are	325
eligible as provided in this section.	326
(C) If payment of a portion of a benefit is made to an	327
alternate payee under section 5505.261 of the Revised Code,	328
increases under this section granted while the order is in effect	329
shall be apportioned between the alternate payee and the eligible	330
person in the same proportion that the amount being paid to the	331
alternate payee bears to the amount paid to the eligible person.	332
If payment of a portion of a benefit is made to one or more	333
beneficiaries under "option 4" under division (A)(4) of section	334
5505.162 of the Revised Code, each increase under this section	335
granted while the plan of payment is in effect shall be divided	336
among the designated beneficiaries in accordance with the portion	337
each beneficiary has been allocated.	338
(D) The board shall adopt, and may amend or rescind, any rule	339
necessary to carry out this section.	340
Sec. 5505.28. (A) The state highway patrol retirement board	341
may enter into an agreement with insurance companies, health	342
insuring corporations, or government agencies authorized to do	343
business in the state for issuance of a policy or contract of	344
health, medical, hospital, or surgical benefits, or any	345
combination thereof, for those persons receiving pensions and	346
subscribing to the plan. Notwithstanding any other provision of	347
this chapter, the policy or contract may also include coverage for	348
any eligible individual's spouse and dependent children and for	349
any of the individual's sponsored dependents as the board	350
considers appropriate.	351

If all or any portion of the policy or contract premium is to

be paid by any individual receiving a service, disability, or

survivor pension or benefit, the individual shall, by written	354
authorization, instruct the board to deduct from the individual's	355
pension or benefit the premium agreed to be paid by the individual	356
to the company, corporation, or agency.	357
The board may contract for coverage on the basis of part or	358

The board may contract for coverage on the basis of part or

all of the cost of the coverage to be paid from appropriate funds
of the state highway patrol retirement system. The cost paid from
the funds of the system shall be included in the employer's
contribution rate as provided by section 5505.15 of the Revised

Code.

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- (B) The board shall, beginning the month following receipt of 364 satisfactory evidence of the payment for coverage, pay monthly to 365 each recipient of a pension under the state highway patrol 366 retirement system who is eligible for medical insurance coverage 367 under part B of the medicare program established under Title XVIII 368 of "The Social Security Amendments of 1965," 79 Stat. 301 (1965), 369 42 U.S.C.A. 1395j, as amended, an amount established by board rule 370 not exceeding the basic premium for such coverage. 371
- (C) The board shall establish by rule requirements for the 372 coordination of any coverage, payment, or benefit provided under 373 this section with any similar coverage, payment, or benefit made 374 available to the same individual by the public employees 375 retirement system, Ohio police and fire pension fund, state 376 teachers retirement system, or school employees retirement system. 377
- (D) The board shall make all other necessary rules pursuant 378 to the purpose and intent of this section. 379
- sec. 5505.54. (A) During the period beginning on the

 effective date of an election to participate in the deferred

 retirement option plan and ending on the date participation

 seases, a member's monthly pension amount determined under section

 5505.53 of the Revised Code shall accrue to the member's benefit.

To this amount shall be added any benefit increases the member	385
would be eligible for under section 5505.174 of the Revised Code	386
had the member, on the effective date of the member's election,	387
retired under section 5505.16 of the Revised Code.	388
(B)(1) The amounts contributed under $\underline{\text{division (A) of}}$ section	389
5505.15 of the Revised Code by a member participating in the	390
deferred retirement option plan shall accrue to the member's	391
benefit be credited as follows:	392
(a) Ten per cent of the member's annual salary shall accrue	393
to the member's benefit.	394
(b) Any amount of the member's annual salary that is in	395
excess of ten per cent shall be credited to the employer's	396
accumulation fund.	397
(2) The state highway patrol retirement system shall credit	398
to the employer's accumulation fund the amounts contributed by the	399
state under section 5505.15 of the Revised Code on behalf of a	400
member participating in the deferred retirement option plan.	401
(C) During the period beginning on the election's effective	402
date and ending on the date the member ceases participation in the	403
plan, the amounts described in divisions (A) and (B)(1) $\underline{(a)}$ of this	404
section shall earn interest at an annual rate established by the	405
state highway patrol retirement board and compounded annually	406
using a method established by rule adopted under section 5505.50	407
of the Revised Code.	408
Section 2. That existing sections 5505.01, 5505.03, 5505.15,	409
5505.174, 5505.28, and 5505.54 of the Revised Code are hereby	410
repealed.	411
Section 3. The amendments by this act of section 5505.01 of	412
the Revised Code take effect January 1, 2015.	413