Medical examination of the member shall be conducted by a competent, disinterested physician or physicians selected by the retirement board to determine whether the member is mentally or physically incapacitated for the performance of duty by a disabling condition, either permanent or presumed to be permanent FOR TWELVE CONTINUOUS MONTHS FOLLOWING THE FILING OF AN APPLICATION. Such disability must have [eccured] OCCURRED since last becoming a member, or it must have increased since last becoming a member to such an extent as to make the disability permanent or presumably permanent FOR TWELVE CONTINUOUS MONTHS FOLLOWING THE FILING OF AN APPLICATION.

Application for disability retirement must be made within two years from the date the member's contributing service terminated [- The]. UNLESS THE disability [for which the allowance is granted must have] HAS manifested itself in some degree as evidenced by medical records, before the member's contributing service was terminated.

If such physician or physicians determine that the member qualifies for retirement by reason of disability, and if the retirement board concurs with such determination, the member shall be retired for disability. If such physician or physicians determine that the member does not qualify for retirement by reason of disability, the report of the examiner or examiners shall be evaluated by a board of medical review composed of three physicians appointed by the retirement board.

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The state teachers retirement board shall render an order determining whether or not the applicant shall be granted disability retirement benefits. Notification to the applicant shall be issued, and upon the request of an applicant who is denied disability retirement benefits a hearing or appeal relative to such order shall be conducted [, pursuant to the provisions of Chapter 119: of the Revised Code] IN ACCORDANCE WITH PROCEDURES ESTABLISHED BY THE RETIREMENT BOARD.

If an employer files an application to retire a member on disability, as a result of the member having been separated from service because he is considered to be incapacitated for the performance of duty, and the [physician selected by the retirement board reports to the board that such member is physically and mentally capable of performing service similar to that from which he was separated and the board concurs in such report, then] BOARD DENIES DISABILITY RETIREMENT, the board shall so certify to the employer and such employer shall restore the member to his previous position and salary or restore him to a similar position and salary.