Page 1051

Sec. 742.19. (A) As used in this section, "armed forces" of the United States includes both:

(1) Army, navy, air force, marine corps, coast guard, auxiliary corps as established by congress, army nurse corps, navy nurse corps, red cross nurse serving with the army, navy, air force, or hospital service of the United States, full-time service with the American red cross in a combat zone, and such other service as is designated by the congress as included therein:

(2) Personnel of the Ohio national guard, the Ohio military reserve, the Ohio naval militia, and the reserve components of the armed forces enumerated in division (A)(1) of this section who are called to active duty pursuant to an executive order issued by the president of the United States or an act of congress.

(B) A member of the fund who is an employee of a fire department of amunicipal corporation or township and who, after September 30, 1948, enlisted or enlists, was inducted or is inducted, was or is called into active duty, or accepted or accepts a commission in the armed forces of the United States, shall, in computing his years of service in such fire department, be given full credit for such time served in the armed forces, provided such person has been honorably discharged from the armed forces or from

active duty therein and has made application for reinstatement in the active service of such fire department within ninety days from the date of such discharge. Service credit given under this section for time served in the armed forces subsequent to January 1, 1955, shall not exceed two years.

(C) A member of the fund is ineligible to receive service credit under this section for any time served in the armed forces after January 1, 1967, that is used in the calculation of any retirement benefit currently being paid to the member or payable in the future under any other retirement program except social security. At the time such credit is requested the member shall certify on a form supplied by the retirement board that the member does and will conform to this requirement. Any benefit paid under this section to which the member is not entitled shall be recovered by any recovery procedures available under this chapter. This division does not cancel any military service credit earned prior to March 15, 1979.

SECTION 5. This act is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, health, and safety. The reason for such necessity is that there are persons who would be eligible to retire under the Public Employees, School Employees, or State Teachers Retirement System as soon as the purchase of service

credit the act authorizes becomes effective. Therefore, this act shall go into immediate effect.

144 OL Am. Sub. UB 383

Effective 5-4-92 Emergency Clause