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Credit for prior service.

Sec. 145.29. Three years of contributing membership in the public employees retirement system subsequent to the date that membership is established entitles a member to receive prior service credit for services prior to January 1, 1935, in any capacity which comes under sections 145.01 to 145.57, inclusive, of the Revised Code, provided that such member has not lost membership at any time by the withdrawal of his accumulated contributions. Members who have withdrawn an exemption shall receive the prior service credit provided for under the conditions of this sec-tion, only in the event such member has made *** the payments *** required by section 145.28 of the Revised Code. If the public employees retirement board determines that a position of any employee member in any one calendar year prior to January 1, 1935, was a part-time position, the board may determine what fractional part of a year's credit shall be given. In determining what credit shall be allowed to regular, full-time employees who are paid on an hourly or per diem basis, the board shall allow a full day's credit to any employee toward retirement who is called to work and works any portion of a day. Credit for service between January 1, 1935, and the date he became a member except a part-time employee who claimed exemption under the provisions of section 145.03 of the Revised Code, may be secured by any "public employee" as defined in division (A) of section 145.01 of the Revised Code for service rendered an "employer" as defined in division (D) of section 145.01 of the Revised Code provided such public employee pays into the employees' savings fund an amount equal to the amount he would have paid if *** deductions had been taken on his full salary at the member contribution rate in effect at the time of such payment for service after January 1, 1935, or since his date of employment, plus interest at the rate guaranteed at retirement, compounded annually, plus a payment of equal amount to be made by the member into the employers' accumulation fund. The board shall have final authority to fix the amount and manner of payment that any such employee member, who desires to claim credit therefor, shall pay on account of such service. Such *** payments shall be refunded in the event of the death or withdrawal from service of the member prior to retirement under the same conditions and in the same manner as refunds are made under sections 145.40 and 145.43 of the Revised Code, from the employees' savings fund.

EFFEctive Octuber 27, 1961