

125 D.L.

H.B. 1

**Sec. 3309.35 (7896-99a). Integration of membership in state retirement systems; total retirement allowance.**

For the purpose of further \*\*\* *co-ordinating* and integrating membership in the public \*\*\* *employees* retirement system and the state teachers retirement system with membership in \*\*\* *the school employees retirement* system for the purposes of retirement, the following provisions \*\*\* apply \*\*\*:

(A) State retirement systems shall be the public \*\*\* *employees* retirement system, *the* state teachers retirement system, and the school \*\*\* *employees* retirement system \*\*\*.

(B) At the option of a member, or of a beneficiary as provided in sections \*\*\* 3309.44 and 3309.45 of the Revised Code, total contributions and service credit in all state retirement systems shall be used in determining the eligibility and total retirement allowance for the purpose of superannuation, commuted superannuation, disability retirement, and other benefits. Where total contributions and service credit are so combined, the following provisions \*\*\* apply:

\*\*\* (1) Superannuation and commuted superannuation retirement shall be effective at the end of the quarter of the calendar year then current.

\*\*\* (2) "Total service credit" \*\*\* *includes* the total credit in all state retirement systems except that such credit shall not exceed one year for any period of twelve months.

\*\*\* (3) The cost of the "basic annual pension" shall be shared by all systems but such annual pension shall not exceed \*\*\* *one hundred eighty dollars* and the portion payable by \*\*\* *the school employees retirement* system shall be an amount equal to the ratio that total service credit in \*\*\* *such* system bears to the total service credit in all the state retirement systems.

\*\*\* (4) The member's accumulated contributions in all state retirement systems, based upon total salaries received from employment covered by all such systems, shall not exceed an amount which would have accumulated had contributions been made to one state retirement system. The accumulated contributions in each state retirement system for each year shall be in the ratio that the service credit bears to the total service credit in all state retirement systems for such year and any excess contributions shall be refunded to the member.

\*\*\* (5) For the purposes of this section only, "final average salary" \*\*\* *means* the average annual compensation or earnings of a member, not

Effective, October 1, 1953

exceeding two thousand dollars, during the last ten fiscal years or fractions thereof as a member, prior to date of retirement. The annual compensation or earnings shall be the total compensation or earnings on which contributions were made in all state retirement systems for the fiscal year.

\*\*\* (6) In determining eligibility for the disability retirement allowance, the medical examiner's report to the retirement board of any state retirement system, showing that the member's disability incapacitates him for the performance of duty and *that he* ought to be retired, may be accepted as sufficient for granting disability retirement.

\*\*\* (7) If the greater portion of the total allowance is payable by \*\*\* *the school employees* retirement system then payment of at least that portion shall be made by \*\*\* *such* system directly to the annuitant.

When a member or beneficiary elects to combine total contributions and service credit in all state retirement systems, the *school employees* retirement board \*\*\*, together with the other retirement \*\*\* boards, shall decide any and all problems arising in connection therewith and their decisions shall be final.