### THE GENERAL ASSEMBLY OF PENNSYLVANIA

# SENATE BILL No. 244 Session of 1985

#### INTRODUCED BY HOWARD, STAUFFER, FISHER, LEWIS, SHAFFER, MELLOW, REIBMAN, PECORA, CORMAN, HOPPER AND KRATZER, JANUARY 25, 1985

#### SENATOR HOWARD, FINANCE, AS AMENDED, JANUARY 29, 1985

#### AN ACT

1 2 3 4 5 6	Amending Titles 24 (Education) and 71 (State Government) of the Pennsylvania Consolidated Statutes, clarifying duties of the boards regarding disability applications; clarifying provisions for certain creditable service; PROVIDING FOR CERTAIN INSTALLMENT PAYMENTS; and modifying eligibility for special early retirement in the State system.	<-
7	The General Assembly of the Commonwealth of Pennsylvania	
8	hereby enacts as follows:	
9	Section 1. Sections 8312 and 8505(c), 8327(A), 8345(A) AND	<-
10	8505(C) AND (D) of Title 24 of the Pennsylvania Consolidated	
11	Statutes are amended to read:	
12	§ 8312. Eligibility for special early retirement.	
13	Notwithstanding any provisions of this title to the contrary,	
14	for the period only of July 1, 1985 to June 30, 1986, the	
15	following special early retirement provisions shall be	
16	applicable to specified eligible members as follows:	
17	(1) During the period of July 1, 1985 to June 30, 1986,	
18	any <u>active</u> member who has attained the age of at least 53	
19	years and has credit for at least 30 eligibility points shall	

be entitled, upon termination of service and filing of a proper application, to receive a maximum single life annuity calculated pursuant to section 8342 (relating to maximum single life annuity) without any reduction by virtue of an effective date of retirement which is under the superannuation age.

7 During the period of July 1, 1985 to June 30, 1986, (2) 8 any active member who has attained the age of at least 50 years but not greater than 53 years and has credit for at 9 10 least 30 eligibility points shall be entitled, upon 11 termination of service and filing of a proper application, to 12 receive a maximum single life annuity calculated pursuant to 13 section 8342 with a reduction by virtue of an effective date of retirement which is under the superannuation age of a 14 15 percentage determined by multiplying the number of months, 16 including a fraction of a month as a full month, by which the 17 effective date of retirement precedes the attainment of age 18 53 by 0.25%.

19 (3) The special early retirement provisions shall not
20 apply to benefits payable under section 8347 (relating to
21 death benefits) except to the extent that such benefits enter
22 into the determination of the amounts payable under section
23 8347(c).

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24 § 8327. PAYMENTS BY EMPLOYERS.

(A) GENERAL RULE.--EACH EMPLOYER, INCLUDING THE COMMONWEALTH
AS EMPLOYER OF EMPLOYEES OF THE DEPARTMENT OF EDUCATION, STATEOWNED COLLEGES AND UNIVERSITIES, THADDEUS STEVENS [TRADE] <u>STATE</u>
SCHOOL <u>OF TECHNOLOGY</u>, PENNSYLVANIA STATE ORAL SCHOOL FOR THE
DEAF, SCOTLAND SCHOOL FOR VETERANS' CHILDREN, AND THE
PENNSYLVANIA STATE UNIVERSITY, SHALL MAKE PAYMENTS TO THE FUND
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EACH QUARTER IN AN AMOUNT EQUAL TO ONE-HALF THE SUM OF THE
 PERCENTAGES, AS DETERMINED UNDER SECTION 8328 (RELATING TO
 ACTUARIAL COST METHOD), APPLIED TO THE TOTAL COMPENSATION DURING
 THE PAY PERIODS IN THE PRECEDING QUARTER OF ALL ITS EMPLOYEES
 WHO WERE MEMBERS OF THE SYSTEM DURING SUCH PERIOD.

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7 § 8345. MEMBER'S OPTIONS.

8 (A) GENERAL RULE. -- ANY VESTEE WITH TEN OR MORE ELIGIBILITY 9 POINTS OR ANY OTHER ELIGIBLE MEMBER UPON TERMINATION OF SCHOOL 10 SERVICE WHO HAS NOT WITHDRAWN HIS ACCUMULATED DEDUCTIONS AS 11 PROVIDED IN SECTION 8341 (RELATING TO RETURN OF ACCUMULATED DEDUCTIONS) MAY APPLY FOR AND ELECT TO RECEIVE EITHER A MAXIMUM 12 13 SINGLE LIFE ANNUITY, AS CALCULATED IN ACCORDANCE WITH THE 14 PROVISIONS OF SECTION 8342 (RELATING TO MAXIMUM SINGLE LIFE 15 ANNUITY), OR A REDUCED ANNUITY CERTIFIED BY THE ACTUARY TO BE 16 ACTUARIALLY EQUIVALENT TO THE MAXIMUM SINGLE LIFE ANNUITY AND IN 17 ACCORDANCE WITH ONE OF THE FOLLOWING OPTIONS, EXCEPT THAT NO 18 MEMBER SHALL ELECT AN ANNUITY PAYABLE TO ONE OR MORE SURVIVOR 19 ANNUITANTS OTHER THAN HIS SPOUSE OF SUCH A MAGNITUDE THAT THE 20 PRESENT VALUE OF THE ANNUITY PAYABLE TO HIM FOR LIFE PLUS ANY 21 LUMP SUM PAYMENT HE MAY HAVE ELECTED TO RECEIVE IS LESS THAN 50% 22 OF THE PRESENT VALUE OF HIS MAXIMUM SINGLE LIFE ANNUITY.

(1) OPTION 1.--A LIFE ANNUITY TO THE MEMBER WITH A
GUARANTEED TOTAL PAYMENT EQUAL TO THE PRESENT VALUE OF THE
MAXIMUM SINGLE LIFE ANNUITY ON THE EFFECTIVE DATE OF
RETIREMENT WITH THE PROVISION THAT, IF, AT HIS DEATH, HE HAS
RECEIVED LESS THAN SUCH PRESENT VALUE, THE UNPAID BALANCE
SHALL BE PAYABLE TO HIS BENEFICIARY.

29 (2) OPTION 2.--A JOINT AND SURVIVOR ANNUITY PAYABLE
30 DURING THE LIFETIME OF THE MEMBER WITH THE FULL AMOUNT OF
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SUCH ANNUITY PAYABLE THEREAFTER TO HIS SURVIVOR ANNUITANT, IF
 LIVING AT HIS DEATH.

3 (3) OPTION 3.--A JOINT AND FIFTY PERCENT (50%) SURVIVOR
4 ANNUITY PAYABLE DURING THE LIFETIME OF THE MEMBER WITH ONE5 HALF OF SUCH ANNUITY PAYABLE THEREAFTER TO HIS SURVIVOR
6 ANNUITANT, IF LIVING AT HIS DEATH.

7 (4) OPTION 4.--SOME OTHER BENEFIT WHICH SHALL BE
8 CERTIFIED BY THE ACTUARY TO BE ACTUARIALLY EQUIVALENT TO THE
9 MAXIMUM SINGLE LIFE ANNUITY, SUBJECT TO THE FOLLOWING
10 RESTRICTIONS:

(I) ANY ANNUITY SHALL BE PAYABLE WITHOUT REDUCTION
DURING THE LIFETIME OF THE MEMBER EXCEPT AS THE RESULT OF
THE MEMBER'S ELECTION TO RECEIVE AN ANNUITY REDUCED UPON
ATTAINMENT OF AGE 65, IN ANTICIPATION OF THE RECEIPT OF A
SOCIAL SECURITY BENEFIT.

16 (II) THE SUM OF ALL ANNUITIES PAYABLE TO THE
17 DESIGNATED SURVIVOR ANNUITANTS SHALL NOT BE GREATER THAN
18 ONE AND ONE-HALF TIMES THE ANNUITY PAYABLE TO THE MEMBER.

19 (III) A PORTION OF THE BENEFIT MAY BE PAYABLE AS A 20 LUMP SUM, EXCEPT THAT SUCH LUMP SUM PAYMENT [SHALL BE 21 LIMITED TO ONE SUCH PAYMENT AND IT] SHALL NOT EXCEED AN 22 AMOUNT EQUAL TO THE ACCUMULATED DEDUCTIONS STANDING TO 23 THE CREDIT OF THE MEMBER. THE BALANCE OF THE PRESENT VALUE OF THE MAXIMUM SINGLE LIFE ANNUITY ADJUSTED IN 24 25 ACCORDANCE WITH SECTION 8342(B) SHALL BE PAID IN THE FORM 26 OF AN ANNUITY WITH A GUARANTEED TOTAL PAYMENT, A SINGLE 27 LIFE ANNUITY, OR A JOINT AND SURVIVOR ANNUITY OR ANY COMBINATION THEREOF BUT SUBJECT TO THE RESTRICTIONS OF 28 29 SUBPARAGRAPHS (I) AND (II) OF THIS PARAGRAPH.

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§ 8505. Duties of board regarding applications and elections of
 members.

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4 (c) Disability annuities.--In every case where the board has
5 received an application for a disability annuity based upon
6 physical or mental incapacity for the performance of the job for
7 which the member is employed, the board shall:

8 (1)Through the [chief] medical examiner, have the 9 [applicant examined] application and any supporting medical records and other documentation submitted with the 10 application reviewed and, on the basis of said [examination] 11 12 review and the subsequent recommendation by the [chief] 13 medical examiner regarding the applicant's medical 14 qualification for a disability annuity along with such other 15 recommendations which he may make with respect to the 16 permanency of disability or the need for subsequent 17 [reexaminations] reviews, make a finding of disability or 18 nondisability and, in the case of disability, establish an 19 effective date of disability and the terms and conditions 20 regarding subsequent [reexaminations] reviews.

21 (2) Upon the recommendation of the [chief] medical 22 examiner on the basis of <u>a review of</u> subsequent medical 23 [examinations] reports submitted with an application for 24 continuance of disability, make a finding of disability or 25 nondisability and, in the case of a finding of nondisability, 26 establish the date of termination of disability and at that 27 time discontinue any annuity payments in excess of any 28 annuity to which he may be otherwise entitled under section 8342 (relating to maximum single life annuity). 29

30 (3) Upon receipt of a written statement from a 19850S0244B0279 - 5 - disability annuitant of his earned income of the previous year, adjust the payments of the disability annuity for the following year in accordance with the provisions for a reduction of disability payments of section 8344 (relating to disability annuities).

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## 7 Section 2. Sections 5303, 5304(c), 5308.1 and 5905(c) of 8 Title 71 are amended to read:

9 [(D) WITHDRAWAL OF ACCUMULATED DEDUCTIONS.--UPON RECEIPT OF 10 AN APPLICATION TO WITHDRAW HIS ACCUMULATED DEDUCTIONS EXECUTED 11 BY A MEMBER WHO IS TERMINATING SCHOOL SERVICE AND THE REQUIRED 12 DATA FROM THE EMPLOYER, THE BOARD SHALL PAY TO SUCH MEMBER 13 WITHIN 60 DAYS AFTER FILING THE APPLICATION OR TERMINATION OF 14 SCHOOL SERVICE, WHICHEVER IS LATER, THE ACCUMULATED DEDUCTIONS 15 STANDING TO HIS CREDIT.]

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17 SECTION 2. TITLE 24 IS AMENDED BY ADDING A SECTION TO READ:
18 <u>§ 8505.1.</u> INSTALLMENT PAYMENTS OF ACCUMULATED DEDUCTIONS.

19 (A) GENERAL RULE. -- NOTWITHSTANDING ANY OTHER PROVISION OF

20 THIS PART, WHENEVER A MEMBER ELECTS TO WITHDRAW HIS ACCUMULATED

21 DEDUCTIONS PURSUANT TO SECTION 8310 (RELATING TO ELIGIBILITY FOR

22 REFUNDS) OR 8341 (RELATING TO RETURN OF ACCUMULATED DEDUCTIONS),

23 OR ELECTS TO RECEIVE A PORTION OF HIS BENEFIT PAYABLE AS A LUMP

24 <u>SUM PURSUANT TO SECTION 8345(A)(4)(III) (RELATING TO MEMBER'S</u>

25 OPTIONS), THE MEMBER MAY ELECT TO RECEIVE THE AMOUNT IN NOT MORE

26 THAN FOUR INSTALLMENTS.

(B) PAYMENT OF FIRST INSTALLMENT. --THE PAYMENT OF THE FIRST
 INSTALLMENT SHALL BE MADE IN THE AMOUNT AND WITHIN SEVEN DAYS OF
 THE DATE SPECIFIED BY THE MEMBER, EXCEPT AS FOLLOWS:

30(1)UPON RECEIPT OF A MEMBER'S APPLICATION TO WITHDRAW19850S0244B0279- 6 -

1 HIS ACCUMULATED DEDUCTIONS AS PROVIDED IN SECTION 8310 OR 2 8341 AND UPON RECEIPT OF ALL REQUIRED DATA FROM THE EMPLOYER, 3 THE BOARD SHALL NOT BE REQUIRED TO PAY THE FIRST INSTALLMENT 4 PRIOR TO 45 DAYS AFTER THE FILING OF THE APPLICATION AND THE 5 RECEIPT OF THE DATA OR THE DATE OF TERMINATION OF SERVICE, 6 WHICHEVER IS LATER. 7 (2) IN THE CASE OF AN ELECTION AS PROVIDED IN SECTION 8 8345(A)(4)(III) BY A MEMBER TERMINATING SERVICE WITHIN 60 9 DAYS PRIOR TO THE END OF A CALENDAR YEAR AND UPON RECEIPT OF 10 ALL REQUIRED DATA FROM THE EMPLOYER, THE BOARD SHALL NOT BE 11 REQUIRED TO PAY THE FIRST INSTALLMENT PRIOR TO 21 DAYS AFTER THE LATER OF THE FILING OF THE APPLICATION AND THE RECEIPT OF 12 13 THE DATA OR DATE OF TERMINATION OF SERVICE BUT, UNLESS 14 OTHERWISE DIRECTED BY THE MEMBER, THE PAYMENT SHALL BE MADE 15 NO LATER THAN 45 DAYS AFTER THE FILING OF THE APPLICATION AND THE RECEIPT OF THE DATA OR THE DATE OF TERMINATION OF 16 17 SERVICE, WHICHEVER IS LATER. 18 (3) IN THE CASE OF AN ELECTION AS PROVIDED IN SECTION 19 8345(A)(4)(III) BY A MEMBER WHO IS NOT TERMINATING SERVICE 20 WITHIN 60 DAYS PRIOR TO THE END OF A CALENDAR YEAR AND UPON 21 RECEIPT OF ALL REQUIRED DATA FROM THE EMPLOYER, THE BOARD 22 SHALL NOT BE REQUIRED TO PAY THE FIRST INSTALLMENT PRIOR TO 23 45 DAYS AFTER THE FILING OF THE APPLICATION AND THE RECEIPT 24 OF THE DATA OR THE DATE OF TERMINATION OF SERVICE, WHICHEVER 25 IS LATER. (C) PAYMENT OF SUBSEQUENT INSTALLMENTS. -- THE PAYMENT OF 26 27 SUBSEQUENT INSTALLMENTS SHALL BE MADE AT THE TIME ANNUITY CHECKS 28 ARE PAYABLE FOR THE MONTH AND YEAR SPECIFIED BY THE MEMBER. 29 (D) STATUTORY INTEREST. -- ANY LUMP SUM OR INSTALLMENT PAYABLE 30 SHALL INCLUDE STATUTORY INTEREST CREDITED TO THE DATE OF

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<u>PAYMENT, EXCEPT IN THE CASE OF A MEMBER, OTHER THAN A VESTEE,</u>
 <u>WHO HAS NOT FILED HIS APPLICATION PRIOR TO 90 DAYS FOLLOWING HIS</u>
 DATE OF TERMINATION OF SERVICE.

4 SECTION 3. SECTIONS 5303, 5304(C), 5308.1, 5505(C), 5704(E),
5 5705(A), 5707(D) AND 5905(C) AND (D) OF TITLE 71 ARE AMENDED TO
6 READ:

7 § 5303. Retention and reinstatement of service credits.

8 Eligibility points for accrued credited service.--(a) 9 Eligibility points shall be computed in accordance with section 10 5307 (relating to eligibility points) with respect to all 11 credited service accrued as of the effective date of this part. 12 (b) Eligibility points for prospective credited service.--13 Every active member of the system or a multiple service member 14 who is a school employee and a member of the Public School 15 Employees' Retirement System on or after the effective date of 16 this part shall receive eligibility points in accordance with 17 section 5307 for current State service, previous State service, 18 or creditable nonstate service upon compliance with sections 19 5501 (relating to regular member contributions for current 20 service), 5504 (relating to member contributions for the 21 purchase of credit for previous State service or to become a 22 full coverage member), 5505 (relating to contributions for the 23 purchase of credit for creditable nonstate service), 5505.1 24 (relating to additional member contributions) or 5506 (relating 25 to incomplete payments). The class or classes of service in 26 which the member may be credited for previous State service 27 prior to the effective date of this part shall be the class or 28 classes in which he was or could have at any time elected to be credited for such service. The class of service in which a 29 30 member shall be credited for service subsequent to the effective - 8 -19850S0244B0279

date of this part shall be determined in accordance with section 1 2 5306 (relating to classes of service).

3 (c) Election for purchase of certain creditable service.--4 Every active member of the system or a multiple service member 5 who is a school employee and a member of the Public School Employees' Retirement System who was employed by the Applied 6 Research Laboratory of The Pennsylvania State University prior 7 to June 3, 1984, and did not receive or is not receiving a 8 9 retirement or pension benefit as a result of that service may 10 elect to have the period of employment with the Applied Research 11 Laboratory treated as previous State service upon compliance with sections 5504 and 5506 upon waiver in writing of any 12 13 benefit that he is entitled to under any other pension or 14 retirement plan by virtue of that service. If a member elects to 15 receive this previous State service credit, The Pennsylvania 16 State University shall make employer contributions equal to the 17 amount that would have been contributed had employer 18 contributions been made to the system concurrently with the 19 rendering of the service, plus valuation interest to the day of 20 the crediting of the service. Notwithstanding the provisions of 21 section 5504, the amount due as member contributions and 22 interest for an employee who is employed by the Applied Research Laboratory on June 3, 1984, who elects to purchase this credit 23 24 with the State Employees' Retirement System shall not exceed the 25 amount of contributions and interest certified as having been 26 made to the pension plan administered by the Applied Research 27 Laboratory during his employment with the Applied Research 28 Laboratory. The Pennsylvania State University shall pay as member contributions the difference between this amount and the 29 amount otherwise due under sections 5504 and 5506. The 30 19850S0244B0279

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<u>additional contributions paid by The Pennsylvania State</u>
 <u>University shall not be considered compensation for purposes of</u>

3 <u>this part.</u>

4 § 5304. Creditable nonstate service.

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6 (c) Limitations on nonstate service.--Creditable nonstate7 service credit shall be limited to:

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(1) intervening military service;

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(2) other military service not exceeding five years;

service in any public school or public educational 10 (3) 11 institution in any state other than this Commonwealth or in 12 any territory or area under the jurisdiction of the United 13 States; or service as an administrator, teacher, or instructor in the field of education for any agency or 14 15 department of the government of the United States, whether or 16 not such area was under the jurisdiction of the United 17 States, the total of such service not exceeding the lesser of 18 ten years or the number of years of active membership in the 19 system, as an officer or employee of the Department of 20 Education or as an administrator, teacher, or instructor 21 employed in any State-owned educational institution or The 22 Pennsylvania State University; or

(4) previous service with a governmental agency other than the Commonwealth which employment with said agency was terminated because of the transfer by statute of the administration of such service or of the entire agency to the Commonwealth[; or

(5) service by an employee in the Applied Research
 Laboratory of The Pennsylvania State University prior to such
 employee's election of membership in the system, provided
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such previous service is certified by the university and contributions are agreed upon and made by the university in accordance with sections 5505 (relating to contributions for the purchase of credit for creditable nonstate service) and 5507(a) (relating to contributions by the Commonwealth and other employers)].

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8 § 5308.1. Eligibility for special early retirement.

9 Notwithstanding any provisions of this title to the contrary, 10 for the period only of July 1, 1985 to June 30, 1986, the 11 following special early retirement provisions shall be 12 applicable to specified eligible members as follows:

13 (1) During the period of July 1, 1985 to June 30, 1986, any active member who has attained the age of at least 53 14 15 years and has [credit for] <u>accrued</u> at least 30 [years of credited State or school service] eligibility points shall be 16 17 entitled, upon termination of State service and compliance 18 with section 5907(f) (relating to rights and duties of State 19 employees and members), to receive a maximum single life 20 annuity calculated pursuant to section 5702 (relating to maximum single life annuity) without any reduction by virtue 21 of an effective date of retirement which is under the 22 23 superannuation age.

24 During the period of July 1, 1985 to June 30, 1986, (2) 25 any active member who has attained the age of at least 50 26 years but not greater than 53 years and has [credit for] 27 accrued at least 30 [years of credited State or school 28 service] eligibility points shall be entitled, upon 29 termination of State service and compliance with section 30 5907(f), to receive a maximum single life annuity calculated 19850S0244B0279 - 11 -

pursuant to section 5702 with a reduction by virtue of an effective date of retirement which is under the superannuation age of a percentage factor which shall be determined by multiplying the number of months, including a fraction of a month as a full month, by which the effective date of retirement precedes the attainment of age 53 by 0.25%.

8 (3) The special early retirement provisions shall not 9 apply to benefits payable under section 5707 (relating to 10 death benefits) except to the extent that such benefits enter 11 into the determination of the amounts payable under section 12 5707(c).

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(C) INTERVENING MILITARY SERVICE. -- CONTRIBUTIONS ON ACCOUNT 16 17 OF CREDIT FOR INTERVENING MILITARY SERVICE SHALL BE DETERMINED BY THE MEMBER'S CONTRIBUTION RATE, THE ADDITIONAL CONTRIBUTION 18 RATE AND COMPENSATION AT THE TIME OF ENTRY OF THE MEMBER INTO 19 20 ACTIVE MILITARY SERVICE, TOGETHER WITH STATUTORY INTEREST DURING 21 ALL PERIODS OF SUBSEQUENT STATE AND SCHOOL SERVICE TO DATE OF 22 PURCHASE. UPON APPLICATION FOR SUCH CREDIT THE AMOUNT DUE SHALL 23 BE CERTIFIED IN THE CASE OF EACH MEMBER BY THE BOARD IN 24 ACCORDANCE WITH METHODS APPROVED BY THE ACTUARY, AND CONTRIBUTIONS MAY BE MADE BY: 25

26 (1) REGULAR MONTHLY PAYMENTS DURING ACTIVE MILITARY27 SERVICE; OR

28 (2) A LUMP SUM PAYMENT WITHIN 30 DAYS OF CERTIFICATION;29 OR

30 (3) SALARY DEDUCTIONS IN AMOUNTS AGREED UPON BY THE 19850S0244B0279 - 12 - 1 MEMBER AND THE BOARD.

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3 § 5704. DISABILITY ANNUITIES.

4 \* \* \*

5 (E) TERMINATION OF STATE SERVICE.--UPON TERMINATION OF DISABILITY ANNUITY PAYMENTS IN EXCESS OF AN ANNUITY CALCULATED 6 7 IN ACCORDANCE WITH SECTION 5702, A DISABILITY ANNUITANT WHO DOES NOT RETURN TO STATE SERVICE MAY FILE AN APPLICATION WITH THE 8 9 BOARD FOR AN AMOUNT EQUAL TO THE EXCESS, IF ANY, OF THE [TOTAL] 10 SUM OF THE REGULAR AND ADDITIONAL ACCUMULATED DEDUCTIONS 11 STANDING TO HIS CREDIT AT THE EFFECTIVE DATE OF DISABILITY OVER ONE-THIRD OF THE TOTAL DISABILITY ANNUITY PAYMENTS RECEIVED. IF 12 13 THE ANNUITANT ON THE DATE OF TERMINATION OF SERVICE WAS ELIGIBLE 14 FOR AN ANNUITY AS PROVIDED IN SECTION 5308(B) (RELATING TO 15 ELIGIBILITY FOR ANNUITIES), HE MAY FILE AN APPLICATION WITH THE 16 BOARD FOR AN ELECTION OF AN OPTIONAL MODIFICATION OF HIS 17 ANNUITY.

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19 § 5705. MEMBER'S OPTIONS.

20 (A) GENERAL RULE. -- ANY VESTEE HAVING TEN OR MORE ELIGIBILITY 21 POINTS OR ANY OTHER ELIGIBLE MEMBER UPON TERMINATION OF STATE 22 SERVICE WHO HAS NOT WITHDRAWN HIS TOTAL ACCUMULATED DEDUCTIONS AS PROVIDED IN SECTION 5701 (RELATING TO RETURN OF TOTAL 23 24 ACCUMULATED DEDUCTIONS) MAY APPLY FOR AND ELECT TO RECEIVE 25 EITHER A MAXIMUM SINGLE LIFE ANNUITY, AS CALCULATED IN 26 ACCORDANCE WITH THE PROVISIONS OF SECTION 5702 (RELATING TO 27 MAXIMUM SINGLE LIFE ANNUITY), OR A REDUCED ANNUITY CERTIFIED BY 28 THE ACTUARY TO BE ACTUARIALLY EQUIVALENT TO THE MAXIMUM SINGLE 29 LIFE ANNUITY AND IN ACCORDANCE WITH ONE OF THE FOLLOWING 30 OPTIONS; EXCEPT THAT NO MEMBER SHALL ELECT AN ANNUITY PAYABLE TO 19850S0244B0279 - 13 -

ONE OR MORE SURVIVOR ANNUITANTS OTHER THAN HIS SPOUSE OF SUCH A
 MAGNITUDE THAT THE PRESENT VALUE OF THE ANNUITY PAYABLE TO HIM
 FOR LIFE PLUS ANY LUMP SUM PAYMENT HE MAY HAVE ELECTED TO
 RECEIVE IS LESS THAN 50% OF THE PRESENT VALUE OF HIS MAXIMUM
 SINGLE LIFE ANNUITY:

6 (1) OPTION 1.--A LIFE ANNUITY TO THE MEMBER WITH A 7 GUARANTEED TOTAL PAYMENT EQUAL TO THE PRESENT VALUE OF THE 8 MAXIMUM SINGLE LIFE ANNUITY ON THE EFFECTIVE DATE OF 9 RETIREMENT WITH THE PROVISION THAT, IF, AT HIS DEATH, HE HAS 10 RECEIVED LESS THAN SUCH PRESENT VALUE, THE UNPAID BALANCE 11 SHALL BE PAYABLE TO HIS BENEFICIARY.

12 (2) OPTION 2.--A JOINT AND SURVIVOR ANNUITY PAYABLE
13 DURING THE LIFETIME OF THE MEMBER WITH THE FULL AMOUNT OF
14 SUCH ANNUITY PAYABLE THEREAFTER TO HIS SURVIVOR ANNUITANT, IF
15 LIVING AT HIS DEATH.

16 (3) OPTION 3.--A JOINT AND FIFTY PERCENT (50%) SURVIVOR
17 ANNUITY PAYABLE DURING THE LIFETIME OF THE MEMBER WITH ONE18 HALF OF SUCH ANNUITY PAYABLE THEREAFTER TO HIS SURVIVOR
19 ANNUITANT, IF LIVING AT HIS DEATH.

20 (4) OPTION 4.--SOME OTHER BENEFIT WHICH SHALL BE
21 CERTIFIED BY THE ACTUARY TO BE ACTUARIALLY EQUIVALENT TO THE
22 MAXIMUM SINGLE LIFE ANNUITY, SUBJECT TO THE FOLLOWING
23 RESTRICTIONS:

(I) ANY ANNUITY SHALL BE PAYABLE WITHOUT REDUCTION
DURING THE LIFETIME OF THE MEMBER EXCEPT AS THE RESULT OF
THE MEMBER'S ELECTION TO RECEIVE AN ANNUITY REDUCED UPON
ATTAINMENT OF AGE 65, IN ANTICIPATION OF THE RECEIPT OF A
SOCIAL SECURITY BENEFIT;

(II) THE SUM OF ALL ANNUITIES PAYABLE TO THE
 DESIGNATED SURVIVOR ANNUITANTS SHALL NOT BE GREATER THAN
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1 ONE AND ONE-HALF TIMES THE ANNUITY PAYABLE TO THE MEMBER; 2 AND

3 (III) A PORTION OF THE BENEFIT MAY BE PAYABLE AS A 4 LUMP SUM, EXCEPT THAT SUCH LUMP SUM PAYMENT [SHALL BE 5 LIMITED TO ONE SUCH PAYMENT AND IT] SHALL NOT EXCEED AN AMOUNT EQUAL TO THE TOTAL ACCUMULATED DEDUCTIONS STANDING 6 TO THE CREDIT OF THE MEMBER. THE BALANCE OF THE PRESENT 7 VALUE OF THE MAXIMUM SINGLE LIFE ANNUITY ADJUSTED IN 8 9 ACCORDANCE WITH SECTION 5702(B) SHALL BE PAID IN THE FORM 10 OF AN ANNUITY WITH A GUARANTEED TOTAL PAYMENT, A SINGLE 11 LIFE ANNUITY, OR A JOINT AND SURVIVOR ANNUITY OR ANY COMBINATION THEREOF BUT SUBJECT TO THE RESTRICTIONS OF 12 13 SUBPARAGRAPHS (I) AND (II) UNDER THIS OPTION.

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15 § 5707. DEATH BENEFITS.

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(D) DISABILITY ANNUITANTS INELIGIBLE FOR WITHDRAWAL
ANNUITY.--IN THE EVENT OF THE DEATH OF A DISABILITY ANNUITANT
WHO WAS NOT ENTITLED TO RECEIVE BENEFITS UNDER SUBSECTION (A),
HIS BENEFICIARY SHALL BE PAID THE EXCESS OF THE [TOTAL] <u>SUM OF</u>
<u>THE REGULAR AND ADDITIONAL</u> ACCUMULATED DEDUCTIONS STANDING TO
HIS CREDIT ON THE EFFECTIVE DATE OF DISABILITY OVER ONE-THIRD OF
THE TOTAL DISABILITY PAYMENTS RECEIVED.

24 \* \* \*

25 § 5905. Duties of the board regarding applications and 26 elections of members.

27 \* \* \*

(c) Disability annuities.--In every case where the board has received an application for a disability annuity based upon physical or mental incapacity for the performance of the job for 19850S0244B0279 - 15 - which the member is employed, taking into account relevant
 decisions by The Pennsylvania Workmen's Compensation Board, the
 board shall:

4 (1) through the [chief] medical examiner, have the 5 [applicant examined] application and any supporting medical records and other documentation submitted with the 6 application reviewed and on the basis of said [examination] 7 8 review, and the subsequent recommendation by the [chief] 9 medical examiner regarding the applicant's medical qualification for a disability annuity along with such other 10 11 recommendations which he may make with respect to the 12 permanency of disability or the need for subsequent 13 [reexaminations] reviews, make a finding of disability and whether or not the disability is service connected or 14 15 nondisability and in the case of disability establish an effective date of disability and the terms and conditions 16 17 regarding subsequent [reexaminations] reviews;

18 (2) upon the recommendation of the [chief] medical examiner on the basis of a review of subsequent medical 19 20 [examinations] reports submitted with an application for 21 continuance of disability, make a finding of continued 22 disability and whether or not the disability continues to be 23 service connected, or a finding of nondisability; and in the 24 case of a finding that the disability is no longer service 25 connected, discontinue any supplemental payments on account 26 of such service connected disability as of the date of the 27 finding; and in the case of a finding of nondisability 28 establish the date of termination of disability and at that time discontinue any annuity payments in excess of an annuity 29 30 calculated in accordance with section 5702 (relating to 19850S0244B0279 - 16 -

1 maximum single life annuity); and

(3) upon receipt of a written statement from a
disability annuitant of his earned income of the previous
quarter, adjust the payments of the disability annuity for
the following quarter in accordance with the provisions of
section 5704(c) (relating to disability annuities).

7 \*\*\*

8 Section 3. This act shall take effect immediately.

9 [(D) WITHDRAWAL OF ACCUMULATED DEDUCTIONS.--UPON RECEIPT OF A <--10 MEMBER'S APPLICATION TO WITHDRAW HIS TOTAL ACCUMULATED 11 DEDUCTIONS AND ANY DATA REQUIRED FROM THE HEAD OF THE 12 DEPARTMENT, THE BOARD SHALL PAY TO SUCH MEMBER WITHIN 60 DAYS 13 AFTER FILING THE APPLICATION OR TERMINATION OF STATE SERVICE 14 WHICHEVER IS LATER THE TOTAL ACCUMULATED DEDUCTIONS STANDING TO 15 HIS CREDIT.]

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17 SECTION 4. TITLE 71 IS AMENDED BY ADDING A SECTION TO READ:
18 <u>§ 5905.1.</u> INSTALLMENT PAYMENTS OF ACCUMULATED DEDUCTIONS.

19 (A) GENERAL RULE. -- NOTWITHSTANDING ANY OTHER PROVISION OF

20 THIS PART, WHENEVER A MEMBER ELECTS TO WITHDRAW HIS TOTAL

21 ACCUMULATED DEDUCTIONS PURSUANT TO SECTION 5311(A) (RELATING TO

22 ELIGIBILITY FOR REFUNDS) OR 5701 (RELATING TO RETURN OF TOTAL

23 <u>ACCUMULATED DEDUCTIONS), OR ELECTS TO RECEIVE A PORTION OF HIS</u>
24 <u>BENEFIT PAYABLE AS A LUMP SUM PURSUANT TO SECTION</u>

25 <u>5705(A)(4)(III) (RELATING TO MEMBER'S OPTIONS), THE MEMBER MAY</u>

26 ELECT TO RECEIVE THE AMOUNT IN NOT MORE THAN FOUR INSTALLMENTS.

27 (B) PAYMENT OF FIRST INSTALLMENT. -- THE PAYMENT OF THE FIRST

28 INSTALLMENT SHALL BE MADE IN THE AMOUNT AND WITHIN SEVEN DAYS OF

29 THE DATE SPECIFIED BY THE MEMBER, EXCEPT AS FOLLOWS:

30(1)UPON RECEIPT OF A MEMBER'S APPLICATION TO WITHDRAW19850S0244B0279- 17 -

HIS TOTAL ACCUMULATED DEDUCTIONS AS PROVIDED IN SECTION
 5311(A) OR 5701 AND UPON RECEIPT OF ALL REQUIRED DATA FROM
 THE HEAD OF THE DEPARTMENT, THE BOARD SHALL NOT BE REQUIRED
 TO PAY THE FIRST INSTALLMENT PRIOR TO 45 DAYS AFTER THE
 FILING OF THE APPLICATION AND THE RECEIPT OF THE DATA OR THE
 DATE OF TERMINATION OF SERVICE, WHICHEVER IS LATER.

7 (2) IN THE CASE OF AN ELECTION AS PROVIDED IN SECTION 8 5705(A)(4)(III) BY A MEMBER TERMINATING SERVICE WITHIN 60 9 DAYS PRIOR TO THE END OF A CALENDAR YEAR AND UPON RECEIPT OF 10 ALL REQUIRED DATA FROM THE HEAD OF THE DEPARTMENT, THE BOARD 11 SHALL NOT BE REQUIRED TO PAY THE FIRST INSTALLMENT PRIOR TO 12 21 DAYS AFTER THE LATER OF THE FILING OF THE APPLICATION AND 13 THE RECEIPT OF THE DATA OR THE DATE OF TERMINATION OF SERVICE 14 BUT, UNLESS OTHERWISE DIRECTED BY THE MEMBER, THE PAYMENT 15 SHALL BE MADE NO LATER THAN 45 DAYS AFTER THE FILING OF THE 16 APPLICATION AND THE RECEIPT OF THE DATA OR THE DATE OF 17 TERMINATION OF SERVICE, WHICHEVER IS LATER.

18 (3) IN THE CASE OF AN ELECTION AS PROVIDED IN SECTION
19 5705(A)(4)(III) BY A MEMBER WHO IS NOT TERMINATING SERVICE
20 WITHIN 60 DAYS PRIOR TO THE END OF A CALENDAR YEAR AND UPON
21 RECEIPT OF ALL REQUIRED DATA FROM THE HEAD OF THE DEPARTMENT,
22 THE BOARD SHALL NOT BE REQUIRED TO PAY THE FIRST INSTALLMENT
23 PRIOR TO 45 DAYS AFTER THE FILING OF THE APPLICATION AND THE
24 RECEIPT OF THE DATA OR THE DATE OF TERMINATION OF SERVICE,

25 <u>WHICHEVER IS LATER.</u>

26 (C) PAYMENT OF SUBSEQUENT INSTALLMENTS. -- THE PAYMENT OF

27 <u>SUBSEQUENT INSTALLMENTS SHALL BE MADE AT THE TIME ANNUITY CHECKS</u>

28 ARE PAYABLE FOR THE MONTH AND YEAR SPECIFIED BY THE MEMBER.

29 (D) STATUTORY INTEREST. -- ANY LUMP SUM OR INSTALLMENT PAYABLE

30 SHALL INCLUDE STATUTORY INTEREST CREDITED TO THE DATE OF

19850S0244B0279

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- 1 PAYMENT, EXCEPT IN THE CASE OF A MEMBER, OTHER THAN A VESTEE,
- 2 WHO HAS NOT FILED HIS APPLICATION PRIOR TO 90 DAYS FOLLOWING HIS
- 3 <u>TERMINATION OF SERVICE.</u>
- 4 SECTION 5. THIS ACT SHALL TAKE EFFECT IMMEDIATELY.