## House Amendments to Senate Bill No. 2659

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

## AMENDMENT NO. 1

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

55 SECTION 1. The following provision shall be codified as 56 Section 21-29-327, Mississippi Code of 1972: 57 21-29-327. Any municipality that has established a retirement fund or disability and relief fund under Articles 1, 3 58 and 5 of this chapter shall be assessed interest on delinquent 59 60 payments as determined by the Board of Trustees of the Public 61 Employees' Retirement System in accordance with rules and regulations adopted by the board of trustees. Any delinquent 62 payments, assessed interest and any other amount certified by the 63 board of trustees as owed by the municipality may be recovered by 64 65 action in a court of competent jurisdiction against the 66 municipality or may, upon due certification of delinquency and at 67 the request of the board of trustees, be deducted from any other 68 monies payable to the municipality by any department or agency of 69 the state.

70 SECTION 2. The following provision shall be codified as
71 Section 21-29-329, Mississippi Code of 1972:

72 21-29-329. (1) Any municipality that has established a retirement fund or disability and relief fund under the provisions 73 74 of Article 1, 3 or 5 of this chapter, shall be authorized to adopt 75 a resolution to allow those spouses who are receiving retirement benefits under the provisions of those articles, to continue to 76 77 receive the spouse retirement benefits for life even if the spouse 78 remarries. The resolution also may provide that surviving spouses 79 of deceased members who received spouse retirement benefits that 80 were terminated upon remarriage may again receive the spouse

81 retirement benefits from and after making application with the 82 Board of Trustees of the Public Employees' Retirement System to 83 reinstate the benefits. Any reinstatement of spouse retirement 84 benefits shall be prospective only from and after the first of the 85 month following the date of application for reinstatement.

86 (2) The continuation or reinstatement of spouse retirement
 87 benefits authorized under this section shall not be continued or
 88 reinstated unless all of the following requirements are met:

(a) The municipal retirement fund or disability and relief fund is actuarially sound, as shown by the most recent actuarial study required by Section 21-29-27, 21-29-119 or 21-29-221;

93 (b) The municipal retirement fund or disability and 94 relief fund will remain actuarially sound if the spouse retirement 95 benefits are continued or reinstated, as shown by a certified 96 statement from the actuarial firm that prepared the most recent 97 actuarial study;

98 (c) The governing authorities of the municipality adopt 99 a resolution requesting the continuation or reinstatement of the 100 spouse retirement benefits as authorized in this section and 101 transmit the resolution to the Board of Trustees of the Public 102 Employees' Retirement System; and

(d) If applicable, the surviving spouse makes an
application to the Board of Trustees of the Public Employees'
Retirement System to reinstate the spouse retirement benefits.

106 SECTION 3. Section 25-11-15, Mississippi Code of 1972, is 107 amended as follows:

108 25-11-15. (1) Board of trustees: The general 109 administration and responsibility for the proper operation of the 110 Public Employees' Retirement System and the federal-state 111 agreement and for making effective the provisions of Articles 1 112 and 3 are \* \* vested in a board of trustees.

113 (2) The board shall consist of ten (10) trustees, as 114 follows:

115

(a) The State Treasurer;

(b) One (1) member who shall be appointed by the Governor for a term of four (4) years, who shall be a member of the system;

(c) Two (2) members of the system having at least ten (10) years of creditable service who <u>are</u> state employees who <u>are</u> not \* \* employees of the <u>state</u> institutions of higher learning, who shall be elected by members of the system who are employees of state agencies and by members of the Mississippi Highway Safety Patrol Retirement System, but not <u>by</u> employees of the <u>state</u> institutions of higher learning;

126 (d) Two (2) members of the system having at least ten (10) years of creditable service who do not hold office in the 127 legislative or judicial departments of municipal or county 128 129 government, one (1) of whom shall be an employee of a 130 municipality, instrumentality or juristic entity thereof, who 131 shall be elected by members of the system who are employees of the municipalities, instrumentalities or juristic entities thereof and 132 133 by members of the municipal systems and the firemen's and 134 policemen's disability and relief funds administered by the board of trustees, and one (1) of whom shall be an employee of a county, 135 instrumentality or juristic entity thereof, who shall be elected 136 137 by members of the system who are employees of the counties, 138 instrumentalities or juristic entities thereof;

139 (e) One (1) member of the system having at least ten 140 (10) years of creditable service who is an employee of a state institution of higher learning, who shall be elected by members of 141 the system who are employees of the state institutions of higher 142 learning as included in Section 37-101-1. Any member of the board 143 144 on July 1, 1984, who is an employee of an institution of higher 145 learning shall serve as the member trustee representing the institutions of higher learning until the end of the term for 146 147 which he was elected;

148 (f) Two (2) retired members who are receiving a 149 retirement allowance from the system, who shall be elected by the 150 retired members or beneficiaries receiving a retirement allowance

from the system and by the retired members or beneficiaries of the 151 152 municipal systems, the firemen's and policemen's disability and 153 relief funds and the Mississippi Highway Safety Patrol Retirement 154 System administered by the board of trustees, to serve for a term of six (6) years under rules and regulations adopted by the board 155 156 to govern that election; however, any retired member of the board in office on April 19, 1993, shall serve as a retired trustee 157 until the end of the term for which he was elected; 158

159 (g) One (1) member of the system having at least ten 160 (10) years of creditable service who is an employee of any public 161 school district or junior college or community college district that participates in the system, who shall be elected by the 162 members of the system who are employees of any public school 163 164 district or junior college or community college district; however, any member of the board on June 30, 1989, who is a certified 165 166 classroom teacher shall serve as the member representing a 167 classroom teacher until the end of the term for which the member 168 was appointed;

169 (h) In the first election to be held for trustees one (1) member shall be elected for a term of two (2) years, and one 170 (1) member for a term of four (4) years, and one (1) member for a 171 term of six (6) years. Thereafter, their successors shall be 172 173 elected for terms of six (6) years. All elections shall be held 174 in accordance with rules and regulations adopted by the board to 175 govern those elections and the board shall be the sole judge of all questions arising incident to or connected with the elections. 176

(i) Any person eligible to vote for the election of a
member of the board of trustees and who meets the qualifications
for the office may seek election to <u>the</u> office and serve if
elected. For purposes of determining eligibility to seek office
as a member of the board of trustees, the required creditable
service in "the system" shall include each system administered by
the board of trustees in which <u>the</u> person is a member.

The members described above and serving on the board on June 30, 1989, shall continue to serve on the board until the expiration of their terms.

187 (3) If a vacancy occurs in the office of a trustee, the 188 vacancy shall be filled for the unexpired term in the same manner 189 as the office was previously filled. However, if the unexpired term is six (6) months or less, an election shall be held to fill 190 the office vacated for the next succeeding full term of office, 191 192 and the person so elected to fill the next full term shall be 193 appointed by the board to fill the remainder of the unexpired Whenever any member who is elected to a position to 194 term. represent a class of members ceases to be a member of that class, 195 196 that board member is no longer eligible for membership on the 197 board. The position shall be declared vacant, and the unexpired term shall be filled in the same manner as the office was 198 199 previously filled.

200 (4) Each trustee shall, within ten (10) days after his 201 appointment or election, take an oath of office as provided by law 202 and, in addition, shall take an oath that he will diligently and 203 honestly administer the affairs of the \* \* \* board, and that he 204 will not knowingly violate or willingly permit to be violated any of the provisions of law applicable to Articles 1 and 3. 205 The oath 206 shall be signed by the member making it, certified by the officer 207 before whom it is taken, and immediately filed in the office of 208 the Secretary of State.

209 (5) Each trustee shall be entitled to one (1) vote. Six (6)
210 members shall constitute a quorum at any meeting of <u>the</u> board, and
211 a majority of those present shall be necessary for a decision.

(6) Subject to the limitations of Articles 1 and 3, the board shall establish rules and regulations for the administration of the system created by <u>those</u> articles and for the transaction of its business, and to give force and effect to the provisions of <u>those</u> articles wherever necessary to carry out the intent and purposes of the Legislature. The cited articles are remedial law and shall be liberally construed to accomplish their purposes.

(7) Notwithstanding any other law to the contrary, in the 219 220 event of a natural disaster or other occurrence that results in the failure of the retirement system's computer system or a 221 222 significant disruption of the normal activities of the retirement system, the executive director of the board, or his deputy, shall 223 224 be authorized to contract with another entity, governmental or private, during the period of the failure or disruption, for 225 226 services, commodities, work space and supplies as necessary to 227 carry out the administration of all systems and programs 228 administered by the board. The board shall be authorized to pay 229 the reasonable cost of those services, commodities, work space and 230 supplies. At the meeting of the board next following the 231 execution of a contract authorized under this subsection, 232 documentation of the contract, including a description of the 233 services, commodities, work space or supplies, the price thereof 234 and the nature of the disaster or occurrence, shall be presented to the board and placed on the minutes of the board. Because of 235 236 their emergency nature, purchases made under this subsection shall 237 not be required to comply with the provisions of Section 31-7-13 238 or any other law governing public purchases.

(8) \* \* \* The computer equipment and software owned by the Public Employees' Retirement System are assets of the Trust Fund by virtue of the Constitution, Section 272-A and acquisition and operation thereof shall be under the jurisdiction of the Public Employees' Retirement System.

244 (9) The board shall elect a chairman and shall by a majority 245 vote of all of its members appoint a secretary whose title shall 246 be executive director, who shall serve at the will and pleasure of 247 the board, who shall not be a member of the board of trustees, who 248 shall be entitled to membership in the system, and who shall act as secretary of the board. The board of trustees shall employ 249 250 such actuarial, clerical and other employees as are required to 251 transact the business of the system, and shall fix the 252 compensation of all employees, subject to the rules and regulations of the State Personnel Board. 253

(10) Each member of the board shall receive as compensation 254 255 for his services Three Hundred Dollars (\$300.00) per month. All members of the board shall be reimbursed for their necessary 256 257 traveling expenses, which shall be paid in accordance with the requirements of Section 25-3-41 or other applicable statutes with 258 259 respect to traveling expenses of state officials and employees on 260 official business. All members of the board shall be entitled to be members of the system and shall be entitled to creditable 261 262 service for all time served as a member of the board, except for the retired members, who shall not be entitled to be a member of 263 264 the system and who shall be eligible to receive the retirement allowance and compensation for services from the system while 265 266 serving as a member of the board.

267 (11) All expenses of the board incurred in the administration of Articles 1 and 3 shall be paid from such funds 268 269 as may be appropriated by the Legislature for that purpose or from 270 administrative fees collected from political subdivisions or 271 juristic entities of the state. Each political subdivision of the 272 state and each instrumentality of the state or of a political subdivision or subdivisions that submit a plan for approval by the 273 board as provided in Section 25-11-11 shall reimburse the board, 274 275 for coverage into the administrative expense fund, its pro rata 276 share of the total expense of administering Articles 1 and 3 as 277 provided by regulations of the board.

278 There shall be an investment advisory board to provide (12)279 advice and counsel to the board of trustees regarding the 280 investment of the funds of the system. The advisory board shall 281 consist of three (3) members, one (1) appointed by the Governor, one (1) appointed by the Lieutenant Governor, and one (1) 282 283 appointed by the Speaker of the House of Representatives. Each 284 member of the advisory board shall be someone who is not a public 285 employee who has had at least ten (10) years' experience in investment banking or commercial banking or who has had at least 286 ten (10) years' professional experience in managing investments. 287 288 Each member of the advisory board shall serve for a term

289 concurrent with the term of the appointing authority. Any vacancy 290 on the advisory board shall be filled by appointment of the original appointing authority for the remainder of the unexpired 291 292 Members of the advisory board shall receive no compensation term. for their services, but shall be reimbursed for their actual and 293 294 necessary expenses incurred in the performance of their duties, as 295 provided in Section 25-3-41 for state officers and employees. The 296 advisory board shall operate under the rules and regulations of 297 the board of trustees and shall meet at such times as determined by the board of trustees. 298

299 (13) The Lieutenant Governor may designate two (2) Senators and the Speaker of the House of Representatives may designate two 300 301 (2) Representatives to attend any meeting of the Board of Trustees 302 of the Public Employees' Retirement System. The appointing 303 authorities may designate alternate members from their respective 304 houses to serve when the regular designees are unable to attend the meetings of the board. The legislative designees shall have 305 306 no jurisdiction or vote on any matter within the jurisdiction of the board. For attending meetings of the board, the legislators 307 308 shall receive per diem and expenses, which shall be paid from the 309 contingent expense funds of their respective houses in the same amounts as provided for committee meetings when the Legislature is 310 311 not in session; however, no per diem and expenses for attending 312 meetings of the board will be paid while the Legislature is in 313 No per diem and expenses will be paid except for session. attending meetings of the board without prior approval of the 314 315 proper committee in their respective houses.

316 SECTION 4. Section 25-11-103, Mississippi Code of 1972, is 317 amended as follows:

318 25-11-103. The following words and phrases as used in 319 Articles 1 and 3, unless a different meaning is plainly required 320 by the context, \* \* \* have the following meanings:

(a) "Accumulated contributions" \* \* \* means the sum of
all the amounts deducted from the compensation of a member and
credited to his individual account in the annuity savings account,

324 together with regular interest \* \* \* as provided in Section 325 25-11-123.

326 (b) "Actuarial cost" \* \* \* means the amount of funds 327 presently required to provide future benefits as determined by the 328 board based on applicable tables and formulas provided by the 329 actuary.

(c) "Actuarial equivalent" \* \* means a benefit of equal value to the accumulated contributions, annuity or benefit, as the case may be, when computed upon the basis of such mortality tables as \* \* \* adopted by the board of trustees, and regular interest.

335 (d) "Actuarial tables" \* \* means such tables of 336 mortality and rates of interest as \* \* \* adopted by the board in 337 accordance with the recommendation of the actuary.

338 (e) "Agency" \* \* \* means any governmental body
339 employing persons in the state service.

340 "Average compensation" \* \* \* means the average of (f) 341 the four (4) highest years of earned compensation reported for an 342 employee in a fiscal or calendar year period, or combination 343 thereof that do not overlap, or the last forty-eight (48) consecutive months of earned compensation reported for an 344 employee. The four (4) years need not be successive or joined 345 346 years of service. In no case shall the average compensation so 347 determined be in excess of One Hundred Fifty Thousand Dollars 348 (\$150,000.00). In computing the average compensation, any amount 349 lawfully paid in a lump sum for personal leave or major medical 350 leave shall be included in the calculation to the extent that the 351 amount does not exceed an amount that is equal to thirty (30) days 352 of earned compensation and to the extent that it does not cause 353 the employees' earned compensation to exceed the maximum reportable amount specified in Section 25-11-103(k); however, this 354 355 thirty-day limitation shall not prevent the inclusion in the 356 calculation of leave earned under federal regulations before July 357 1, 1976, and frozen as of that date as referred to in Section 25-3-99. Only the amount of lump sum pay for personal leave due 358

and paid upon the death of a member attributable for up to one 359 360 hundred fifty (150) days shall be used in the deceased member's average compensation calculation in determining the beneficiary's 361 362 benefits. In computing the average compensation, no amounts shall be used that are in excess of the amount on which contributions 363 364 were required and paid, and no nontaxable amounts paid by the employer for health or life insurance premiums for the employee 365 366 shall be used. If any member who is or has been granted any 367 increase in annual salary or compensation of more than eight percent (8%) retires within twenty-four (24) months from the date 368 369 that the increase becomes effective, then the board shall exclude 370 that part of the increase in salary or compensation that exceeds eight percent (8%) in calculating that member's average 371 372 compensation for retirement purposes. The board may enforce this 373 provision by rule or regulation. However, increases in 374 compensation in excess of eight percent (8%) per year granted within twenty-four (24) months of the date of retirement may be 375 376 included in the calculation of average compensation if 377 satisfactory proof is presented to the board showing that the increase in compensation was the result of an actual change in the 378 379 position held or services rendered, or that the compensation increase was authorized by the State Personnel Board or was 380 381 increased as a result of statutory enactment, and the employer 382 furnishes an affidavit stating that the increase granted within 383 the last twenty-four (24) months was not contingent on a promise or agreement of the employee to retire. Nothing in Section 384 385 25-3-31 shall affect the calculation of the average compensation 386 of any member for the purposes of this article. The average 387 compensation of any member who retires before July 1, 1992, shall 388 not exceed the annual salary of the Governor.

(g) "Beneficiary" \* \* \* means any person entitled to receive a retirement allowance, an annuity or other benefit as provided by Articles 1 and 3. <u>The term "beneficiary" may also</u> <u>include an organization, estate, trust or entity; however, a</u> <u>beneficiary designated or entitled to receive monthly payments</u> 394 under an optional settlement based on life contingency or pursuant 395 to a statutory monthly benefit may only be a natural person. In the event of the death before retirement of any member whose 396 397 spouse and/or children are not entitled to a retirement allowance 398 on the basis that the member has less than four (4) years of service credit and/or has not been married for a minimum of one 399 (1) year or the spouse has waived his or her entitlement to a 400 retirement allowance under Section 25-11-114, the lawful spouse of 401 402 a member at the time of the death of the member shall be the 403 beneficiary of the member unless the member has designated another 404 beneficiary after the date of marriage in writing, and filed that 405 writing in the office of the executive director of the board of 406 trustees. No designation or change of beneficiary shall be made 407 in any other manner.

408 (h) "Board" \* \* \* means the board of trustees provided 409 in Section 25-11-15 to administer the retirement system \* \* \* 410 created under this article.

"Creditable service" \* \* \* means "prior service," 411 (i) 412 "retroactive service" and all lawfully credited unused leave not exceeding the accrual rates and limitations provided in Section 413 25-3-91 et seq., as of the date of withdrawal from service plus 414 "membership service" for which credit is allowable as provided in 415 416 Section 25-11-109. Except to limit creditable service reported to 417 the system for the purpose of computing an employee's retirement 418 allowance or annuity or benefits provided in this article, nothing 419 in this paragraph shall limit or otherwise restrict the power of 420 the governing authority of a municipality or other political 421 subdivision of the state to adopt such vacation and sick leave 422 policies as it deems necessary.

(j) "Child" means either a natural child of the member, a child that has been made a child of the member by applicable court action before the death of the member, or a child under the permanent care of the member at the time of the latter's death, which permanent care status shall be determined by evidence satisfactory to the board.

429 "Earned compensation" \* \* \* means the full amount (k) 430 earned by an employee for a given pay period including any maintenance furnished up to a maximum of One Hundred Fifty 431 Thousand Dollars (\$150,000.00) per year, and proportionately for 432 433 less than one (1) year of service. The value of that maintenance 434 when not paid in money shall be fixed by the employing state agency, and, in case of doubt, by the board of trustees as defined 435 436 in Section 25-11-15. Earned compensation shall not include any 437 nontaxable amounts paid by the employer for health or life 438 insurance premiums for an employee. In any case, earned compensation shall be limited to the regular periodic compensation 439 440 paid, exclusive of litigation fees, bond fees, and other similar 441 extraordinary nonrecurring payments. In addition, any member in a 442 covered position, as defined by Public Employees' Retirement 443 System laws and regulations, who is also employed by another 444 covered agency or political subdivision shall have the earnings of 445 that additional employment reported to the Public Employees' 446 Retirement System regardless of whether the additional employment 447 is sufficient in itself to be a covered position. In addition, 448 computation of earned compensation shall be governed by the 449 following:

(i) In the case of constables, the net earnings from their office after deduction of expenses shall apply, except that in no case shall earned compensation be less than the total direct payments made by the state or governmental subdivisions to the official.

(ii) In the case of chancery or circuit clerks,
the net earnings from their office after deduction of expenses
shall apply as expressed in Section 25-11-123(f)(4).

458 (iii) In the case of members of the State
459 Legislature, all remuneration or amounts paid, except mileage
460 allowance, shall apply.

461 (iv) The amount by which an eligible employee's
462 salary is reduced <u>under</u> a salary reduction agreement authorized
463 under Section 25-17-5 shall be included as earned compensation

464 under this paragraph, provided this inclusion does not conflict 465 with federal law, including federal regulations and federal 466 administrative interpretations <u>under the federal law</u>, pertaining 467 to the Federal Insurance Contributions Act or to Internal Revenue 468 Code Section 125 cafeteria plans.

(v) Compensation in addition to an employee's base salary that is paid to the employee <u>under</u> the vacation and sick leave policies of a municipality or other political subdivision of the state that employs him <u>that</u> exceeds the maximums authorized by Section 25-3-91 et seq. shall be excluded from the calculation of earned compensation under this article.

475 (vi) The maximum salary applicable for retirement476 purposes before July 1, 1992, shall be the salary of the Governor.

477 (vii) Nothing in Section 25-3-31 shall affect the
478 determination of the earned compensation of any member for the
479 purposes of this article.

(1) "Employee" means any person legally occupying a
position in the state service, and shall include the employees of
the retirement system created under this article.

(m) "Employer" \* \* \* means the State of Mississippi or any of its departments, agencies or subdivisions from which any employee receives his compensation.

486 (n) "Executive director" \* \* \* means the secretary to 487 the board of trustees, as provided in Section 25-11-15(9), and the 488 administrator of the Public Employees' Retirement System and all 489 systems under the management of the board of trustees. Wherever 490 the term "Executive Secretary of the Public Employees' Retirement 491 System" or "executive secretary" appears in this article or in any other provision of law, it shall be construed to mean the 492 493 Executive Director of the Public Employees' Retirement System.

494 (o) "Fiscal year" \* \* means the period beginning on
495 July 1 of any year and ending on June 30 of the next succeeding
496 year.

497 (p) "Medical board" \* \* \* means the board of physicians 498 or any governmental or nongovernmental disability determination S B 2659 499 service designated by the board of trustees that is qualified to 500 make disability determinations as provided for in Section 501 25-11-119.

502 (q) "Member" \* \* \* means any person included in the membership of the system as provided in Section 25-11-105. 503 504 (r) "Membership service" \* \* \* means service as an 505 employee rendered while a member of the retirement system. "Position" means any office or any employment in 506 (s) 507 the state service, or two (2) or more of them, the duties of which 508 call for services to be rendered by one (1) person, including 509 positions jointly employed by federal and state agencies 510 administering federal and state funds. The employer shall determine upon initial employment and during the course of 511 512 employment of an employee who does not meet the criteria for coverage in the Public Employees' Retirement System based on the 513 514 position held, whether the employee is or becomes eligible for 515 coverage in the Public Employees' Retirement System based upon any 516 other employment in a covered agency or political subdivision. If 517 or when the employee meets the eligibility criteria for coverage in the other position, then the employer must withhold 518 519 contributions and report wages from the noncovered position in 520 accordance with the provisions for reporting of earned 521 compensation. Failure to deduct and report those contributions 522 shall not relieve the employee or employer of liability thereof. 523 The board shall adopt such rules and regulations as necessary to 524 implement and enforce this provision.

(t) "Prior service" \* \* \* means service rendered before February 1, 1953, for which credit is allowable under Sections 25-11-105 and 25-11-109, and which shall allow prior service for any person who is now or becomes a member of the Public Employees' Retirement System and who does contribute to the system for a minimum period of four (4) years.

(u) "Regular interest" \* \* \* means interest compounded
annually at such a rate as \* \* \* determined by the board in
accordance with Section 25-11-121.

"Retirement allowance" \* \* \* means an annuity for 534 (v) life as provided in this article, payable each year in twelve (12) 535 equal monthly installments beginning as of the date fixed by the 536 537 board. The retirement allowance shall be calculated in accordance 538 with Section 25-11-111. However, any spouse who received a spouse retirement benefit in accordance with Section 25-11-111(d) before 539 March 31, 1971, and those benefits were terminated because of 540 541 eligibility for a social security benefit, may again receive his 542 spouse retirement benefit from and after making application with 543 the board of trustees to reinstate the spouse retirement benefit.

544 (w) "Retroactive service" \* \* \* means service rendered 545 after February 1, 1953, for which credit is allowable under 546 Section 25-11-105(b) and Section 25-11-105(k).

547 (x) "System" \* \* \* mean<u>s</u> the Public Employees' 548 Retirement System of Mississippi established and described in 549 Section 25-11-101.

550 (y) "State" \* \* \* mean<u>s</u> the State of Mississippi or any 551 political subdivision thereof or instrumentality <u>of the state</u>.

552 (z) "State service" \* \* \* means all offices and 553 positions of trust or employment in the employ of the state, or any political subdivision or instrumentality of the state, that 554 elect to participate as provided by Section 25-11-105(f), 555 556 including the position of elected or fee officials of the counties 557 and their deputies and employees performing public services or any 558 department, independent agency, board or commission thereof, 559 and \* \* \* also includes all offices and positions of trust or 560 employment in the employ of joint state and federal agencies administering state and federal funds and service rendered by 561 employees of the public schools. Effective July 1, 1973, all 562 563 nonprofessional public school employees, such as bus drivers, 564 janitors, maids, maintenance workers and cafeteria employees, shall have the option to become members in accordance with Section 565 566 25-11-105(b), and shall be eligible to receive credit for services 567 before July 1, 1973, provided that the contributions and interest 568 are paid by the employee in accordance with that section; in

addition, the county or municipal separate school district may pay the employer contribution and pro rata share of interest of the retroactive service from available funds. From and after July 1, 1998, retroactive service credit shall be purchased at the actuarial cost in accordance with Section 25-11-105(b).

(aa) "Withdrawal from service" or "termination from
service" \* \* \* means complete severance of employment in the state
service of any member by resignation, dismissal or discharge.

577 (bb) The masculine pronoun, wherever used, \* \* \* 578 include<u>s</u> the feminine pronoun.

579 SECTION 5. Section 25-11-105, Mississippi Code of 1972, is 580 amended as follows:

581 25-11-105. **I. THOSE WHO ARE ELIGIBLE FOR MEMBERSHIP** 582 The membership of this retirement system shall be composed as 583 follows:

(a) (i) All persons who \* \* \* become employees in the state service after January 31, 1953, and whose wages are subject to payroll taxes and are lawfully reported on IRS Form W-2, except those specifically excluded, or as to whom election is provided in Articles 1 and 3, shall become members of the retirement system as a condition of their employment.

(ii) From and after July 1, 2002, any individual 590 591 who is employed by a governmental entity to perform professional 592 services shall become a member of the system if the individual is 593 paid regular periodic compensation for those services that is 594 subject to payroll taxes, is provided all other employee benefits 595 and meets the membership criteria established by the regulations 596 adopted by the board of trustees that apply to all other members of the system; however, any active member employed in such a 597 position on July 1, 2002, will continue to be an active member for 598 599 as long as they are employed in any such position.

(b) All persons who \* \* \* become employees in the state
service after January 31, 1953, except those specifically excluded
or as to whom election is provided in Articles 1 and 3, unless
they \* \* file with the board <u>before</u> the lapse of sixty (60) days

of employment or sixty (60) days after the effective date of the 604 605 cited articles, whichever is later, on a form prescribed by the 606 board, a notice of election not to be covered by the membership of 607 the retirement system and a duly executed waiver of all present and prospective benefits that would otherwise inure to them on 608 609 account of their participation in the system, shall become members of the retirement system; however, no credit for prior service 610 will be granted to members until they have contributed to Article 611 612 3 of the retirement system for a minimum period of at least four 613 Those members shall receive credit for services (4) years. 614 performed before January 1, 1953, in employment now covered by Article 3, but no credit shall be granted for retroactive services 615 between January 1, 1953, and the date of their entry into the 616 retirement system, unless the employee pays into the retirement 617 618 system both the employer's and the employee's contributions on 619 wages paid him during the period from January 31, 1953, to the 620 date of his becoming a contributing member, together with interest at the rate determined by the board of trustees. Members 621 622 reentering after withdrawal from service shall qualify for prior service under the provisions of Section 25-11-117. From and after 623 624 July 1, 1998, upon eligibility as noted above, the member may 625 receive credit for such retroactive service provided:

(1) The member shall furnish proof satisfactory to
the board of trustees of certification of <u>that</u> service from the
covered employer where the services were performed; and

(2) The member shall pay to the retirement system
on the date he or she is eligible for <u>that</u> credit or at any time
thereafter <u>before</u> the date of retirement the actuarial cost for
each year of <u>that</u> creditable service. The provisions of this
subparagraph (2) shall be subject to the limitations of Section
415 of the Internal Revenue Code and regulations promulgated <u>under</u>
Section 415.

636 Nothing contained in this paragraph (b) shall be construed to 637 limit the authority of the board to allow the correction of 638 reporting errors or omissions based on the payment of the employee 639 and employer contributions plus applicable interest.

640 (c) All persons who \* \* \* become employees in the state 641 service after January 31, 1953, and who are eligible for 642 membership in any other retirement system shall become members of 643 this retirement system as a condition of their employment, unless 644 they elect at the time of their employment to become a member of 645 that other system.

(d) All persons who are employees in the state service
on January 31, 1953, and who are members of any nonfunded
retirement system operated by the State of Mississippi, or any of
its departments or agencies, shall become members of this system
with prior service credit unless, before February 1, 1953,
they \* \* file a written notice with the board of trustees that
they do not elect to become members.

653 (e) All persons who are employees in the state service 654 on January 31, 1953, and who under existing laws are members of 655 any fund operated for the retirement of employees by the State of 656 Mississippi, or any of its departments or agencies, shall not be 657 entitled to membership in this retirement system unless, before 658 February 1, 1953, any such person \* \* \* indicates by a notice filed with the board, on a form prescribed by the board, his 659 660 individual election and choice to participate in this system, but 661 no such person shall receive prior service credit unless he 662 becomes a member on or before February 1, 1953.

663 (f) Each political subdivision of the state and each 664 instrumentality of the state or a political subdivision, or both, is \* \* \* authorized to submit, for approval by the board of 665 trustees, a plan for extending the benefits of this article to 666 667 employees of any such political subdivision or instrumentality. 668 Each such plan or any amendment to the plan for extending benefits 669 thereof shall be approved by the board of trustees if it finds that the plan, or the plan as amended, is in conformity with such 670 671 requirements as are provided in Articles 1 and 3; however, upon 672 approval of the plan or any such plan previously approved by the

board of trustees, the approved plan shall not be subject to 673 674 cancellation or termination by the political subdivision or 675 instrumentality, except that any community hospital serving a 676 municipality that joined the Public Employees' Retirement System 677 as of November 1, 1956, to offer social security coverage for its 678 employees and subsequently extended retirement annuity coverage to its employees as of December 1, 1965, may, upon documentation of 679 extreme financial hardship, have future retirement annuity 680 681 coverage cancelled or terminated at the discretion of the board of 682 trustees. No such plan shall be approved unless:

(1) It provides that all services <u>that</u> constitute employment as defined in Section 25-11-5 and are performed in the employ of the political subdivision or instrumentality, by any employees thereof, shall be covered by the plan, with the exception of municipal employees who are already covered by existing retirement plans; however, those employees in this class may elect to come under the provisions of this article;

(2) It specifies the source or sources from which
the funds necessary to make the payments required by paragraph (d)
of Section 25-11-123 and of paragraph (f)(5)B and C of this
section are expected to be derived and contains reasonable
assurance that <u>those</u> sources will be adequate for <u>that</u> purpose;

695 (3) It provides for such methods of administration 696 of the plan by the political subdivision or instrumentality as are 697 found by the board of trustees to be necessary for the proper and 698 efficient administration thereof;

(4) It provides that the political subdivision or
instrumentality will make such reports, in such form and
containing such information, as the board of trustees may from
time to time require;

(5) It authorizes the board of trustees to terminate the plan in its entirety in the discretion of the board if it finds that there has been a failure to comply substantially with any provision contained in <u>the</u> plan, <u>the</u> termination to take effect at the expiration of such notice and on such conditions as 708 may be provided by regulations of the board and as may be
709 consistent with applicable federal law.

710 The board of trustees shall not finally Α. 711 refuse to approve a plan submitted under paragraph (f), and shall not terminate an approved plan without reasonable notice and 712 713 opportunity for hearing to each political subdivision or instrumentality affected by the board's decision. The board's 714 715 decision in any such case shall be final, conclusive and binding 716 unless an appeal is taken by the political subdivision or instrumentality aggrieved by the decision to the Circuit Court of 717 718 Hinds County, Mississippi, in accordance with the provisions of law with respect to civil causes by certiorari. 719

B. Each political subdivision or instrumentality as to which a plan has been approved under this section shall pay into the contribution fund, with respect to wages (as defined in Section 25-11-5), at such time or times as the board of trustees may by regulation prescribe, contributions in the amounts and at the rates specified in the applicable agreement entered into by the board.

727 C. Every political subdivision or 728 instrumentality required to make payments under paragraph (f)(5)B 729 of this section is authorized, in consideration of the employees' 730 retention in or entry upon employment after enactment of Articles 731 1 and 3, to impose upon its employees, as to services that are 732 covered by an approved plan, a contribution with respect to wages 733 (as defined in Section 25-11-5) not exceeding the amount provided 734 in Section 25-11-123(d) if those services constituted employment 735 within the meaning of Articles 1 and 3, and to deduct the amount 736 of the contribution from the wages as and when paid. 737 Contributions so collected shall be paid into the contribution fund as partial discharge of the liability of the political 738 739 subdivisions or instrumentalities under paragraph (f)(5)B of this section. Failure to deduct the contribution shall not relieve the 740 employee or employer of liability for the contribution. 741

742 D. Any state agency, school, political 743 subdivision, instrumentality or any employer that is required to 744 submit contribution payments or wage reports under any section of 745 this chapter shall be assessed interest on delinquent payments or 746 wage reports as determined by the board of trustees in accordance 747 with rules and regulations adopted by the board and delinquent payments, assessed interest and any other amount certified by the 748 749 board as owed by an employer, may be recovered by action in a 750 court of competent jurisdiction against the reporting agency 751 liable therefor or may, upon due certification of delinquency and 752 at the request of the board of trustees, be deducted from any other monies payable to the reporting agency by any department or 753 754 agency of the state.

E. Each political subdivision of the state and each instrumentality of the state or a political subdivision or subdivisions <u>that</u> submit a plan for approval of the board, as provided in this section, shall reimburse the board for coverage into the expense account, its pro rata share of the total expense of administering Articles 1 and 3 as provided by regulations of the board.

(g) The board may, in its discretion, deny the right of
membership in this system to any class of employees whose
compensation is only partly paid by the state or who are occupying
positions on a part-time or intermittent basis. The board may, in
its discretion, make optional with employees in any such classes
their individual entrance into this system.

(h) An employee whose membership in this system is
contingent on his own election, and who elects not to become a
member, may thereafter apply for and be admitted to membership;
but no such employee shall receive prior service credit unless he
becomes a member <u>before</u> July 1, 1953, except as provided in
paragraph (b).

(i) <u>If</u> any member of this system \* \* \* change<u>s</u> his
employment to any agency of the state having an actuarially funded
retirement system, the board of trustees may authorize the

Transfer of the member's creditable service and of the present value of the member's employer's accumulation account and of the present value of the member's accumulated membership contributions to <u>that</u> other system, provided <u>that</u> the employee agrees to the transfer of his accumulated membership contributions and provided <u>that the</u> other system is authorized to receive and agrees to make <u>the</u> transfer.

If any member of any other actuarially funded system 784 785 maintained by an agency of the state changes his employment to an 786 agency covered by this system, the board of trustees may authorize 787 the receipt of the transfer of the member's creditable service and of the present value of the member's employer's accumulation 788 account and of the present value of the member's accumulated 789 790 membership contributions from the other system, provided that the employee agrees to the transfer of his accumulated membership 791 792 contributions to this system and provided that the other system is 793 authorized and agrees to make the transfer.

(j) Wherever \* \* \* state employment is referred to <u>in</u>
<u>this section</u>, it \* \* \* include<u>s</u> joint employment by state and
federal agencies of all kinds.

Employees of a political subdivision or 797 (k) 798 instrumentality who were employed by the political subdivision or 799 instrumentality before an agreement between the entity and the 800 Public Employees' Retirement System to extend the benefits of this 801 article to its employees, and which agreement provides for the 802 establishment of retroactive service credit, and who have been 803 members of the retirement system and have remained contributors to 804 the retirement system for four (4) years, may receive credit for that retroactive service with the political subdivision or 805 806 instrumentality, provided that the employee and/or employer, as provided under the terms of the modification of the joinder 807 808 agreement in allowing that coverage, pay into the retirement system the employer's and employee's contributions on wages paid 809 the member during the previous employment, together with interest 810 811 or actuarial cost as determined by the board covering the period

812 from the date the service was rendered until the payment for the 813 credit for <u>the</u> service was made. <u>Those</u> wages shall be verified by 814 the Social Security Administration or employer payroll records. 815 Effective July 1, 1998, upon eligibility as noted above, a member 816 may receive credit for <u>that</u> retroactive service with <u>the</u> political 817 subdivision or instrumentality provided:

818 (1) The member shall furnish proof satisfactory to 819 the board of trustees of certification of <u>those</u> services from the 820 political subdivision or instrumentality where the services were 821 rendered or verification by the Social Security Administration; 822 and

(2) The member shall pay to the retirement system
on the date he or she is eligible for <u>that</u> credit or at any time
thereafter <u>before</u> the date of retirement the actuarial cost for
each year of <u>that</u> creditable service. The provisions of this
subparagraph (2) shall be subject to the limitations of Section
415 of the Internal Revenue Code and regulations promulgated <u>under</u>
Section 415.

830 Nothing contained in this paragraph (k) shall be construed to 831 limit the authority of the board to allow the correction of 832 reporting errors or omissions based on the payment of employee and 833 employer contributions plus applicable interest. Payment for that 834 time shall be made in increments of not less than one-quarter 835 (1/4) year of creditable service beginning with the most recent 836 service. Upon the payment of all or part of the required contributions, plus interest or the actuarial cost as provided 837 above, the member shall receive credit for the period of 838 839 creditable service for which full payment has been made to the 840 retirement system.

(1) Through June 30, 1998, any state service eligible for retroactive service credit, no part of which has ever been reported, and requiring the payment of employee and employer contributions plus interest, or, from and after July 1, 1998, any state service eligible for retroactive service credit, no part of which has ever been reported to the retirement system, and

847 requiring the payment of the actuarial cost for <u>that</u> creditable 848 service, may, at the member's option, be purchased in quarterly 849 increments as provided above at <u>the</u> time <u>that</u> its purchase is 850 otherwise allowed.

(m) All rights to purchase retroactive service credit
or repay a refund as provided in Section 25-11-101 et seq. shall
terminate upon retirement.

854 II. THOSE WHO ARE NOT ELIGIBLE FOR MEMBERSHIP
855 The following classes of employees and officers shall not
856 become members of this retirement system, any other provisions of
857 Articles 1 and 3 to the contrary notwithstanding:

858 (a) Patient or inmate help in state charitable, penal859 or correctional institutions;

(b) Students of any state educational institution employed by any agency of the state for temporary, part-time or intermittent work;

863 (c) Participants of Comprehensive Employment and 864 Training Act of 1973 (CETA) being Public Law 93-203, who enroll on 865 or after July 1, 1979<u>;</u>

(d) From and after July 1, 2002, individuals who are
employed by a governmental entity to perform professional service
on less than a full-time basis who do not meet the criteria
established in I(a)(ii) of this section.

870

## III. TERMINATION OF MEMBERSHIP

871 Membership in this system shall cease by a member withdrawing 872 his accumulated contributions, or by a member withdrawing from 873 active service with a retirement allowance, or by a member's 874 death.

875 SECTION 6. Section 25-11-114, Mississippi Code of 1972, is 876 amended as follows:

877 25-11-114. (1) The applicable benefits provided in
878 subsections (2) and (3) of this section shall be paid to eligible
879 beneficiaries of any member who has completed four (4) or more
880 years of creditable service and who dies before retirement and who

881 has not filed a Pre-Retirement Optional Retirement Form as 882 provided in Section 25-11-111.

(2) (a) The member's surviving spouse who has been married to the member for not less than one (1) year immediately preceding his death shall receive an annuity computed in accordance with paragraph (d) of this subsection (2) as if the member:

887 (i) Had retired on the date of his death with
888 entitlement to an annuity provided for in Section 25-11-111,
889 notwithstanding that he might not have attained age sixty (60) or
890 acquired twenty-five (25) years of creditable service;

891 (ii) Had nominated his spouse as beneficiary; and 892 If, at the time of the member's death, there are no (b) 893 dependent children, and the surviving spouse, who otherwise would 894 receive the annuity under this subsection (2), has filed with the system a signed written waiver of his or her rights to the annuity 895 896 and that waiver was in effect at the time of the member's death, a 897 lump sum distribution of the deceased member's accumulated contributions shall be refunded in accordance with Section 898 899 25-11-117.

900 (c) The spouse annuity shall begin on the first day of 901 the month following the date of the member's death, but in case of 902 late filing, retroactive payments will be made for a period of not 903 more than one (1) year.

904 (d) The spouse annuity shall be payable for life and 905 shall be the greater of twenty percent (20%) of the deceased 906 member's average compensation as defined in Section 25-11-103 at 907 the time of death or Fifty Dollars (\$50.00) monthly. Surviving spouses of deceased members who previously received spouse 908 909 retirement benefits under this paragraph (d) from and after July 910 1, 1992, and whose benefits were terminated before July 1, 2004, because of remarriage, may again receive the retirement benefits 911 authorized under this paragraph (d) by making application with the 912 board to reinstate those benefits. Any reinstatement of the 913 914 benefits shall be prospective only and shall begin after the first 915 of the month following the date of the application for

916 reinstatement, but no earlier than July 1, 2004.

917 However, the spouse may elect by an irrevocable (e) 918 agreement on a form prescribed by the board of trustees to receive a monthly allowance as computed under either paragraph (d) or this 919 920 paragraph. The irrevocable agreement shall constitute a waiver by 921 the spouse to any current and future monthly allowance under the 922 paragraph not elected, and the waiver shall be a complete and full 923 discharge of all obligations of the retirement system under that 924 paragraph.

Any member who has completed four (4) or more years of 925 creditable service and who dies before retirement and leaves a 926 927 spouse who has been married to the member for not less than one 928 (1) year immediately preceding his death and has not exercised any other option shall be deemed to have exercised Option 2 under 929 930 Section 25-11-115 for the benefit of his spouse, which spouse shall be paid Option 2 settlement benefits under this article 931 beginning on the first of the month following the date of death, 932 933 but in case of late filing, retroactive payments will be made for 934 a period of not more than one (1) year. The method of calculating 935 the retirement benefits shall be on the same basis as provided in Section 25-11-111(d). However, if the member dies before being 936 qualified for full unreduced benefits, then the benefits shall be 937 938 reduced by three percent (3%) per year for the lesser of either 939 the years of service or age required for full unreduced benefits 940 in Section 25-11-111(d).

941 (3) (a) Subject to the maximum limitation provided in this paragraph, the member's dependent children each shall receive an 942 annuity of the greater of ten percent (10%) of the member's 943 944 average compensation as defined in Section 25-11-103 at the time 945 of the death of the member or Fifty Dollars (\$50.00) monthly; 946 however, if there are more than three (3) dependent children, each 947 dependent child shall receive an equal share of a total annuity 948 equal to thirty percent (30%) of the member's average compensation, provided that the total annuity shall not be less 949

950 than One Hundred Fifty Dollars (\$150.00) per month for all 951 children.

952 (b) A child shall be considered to be a dependent child 953 until marriage, or the attainment of age nineteen (19), whichever comes first; however, this age limitation shall be extended beyond 954 955 age nineteen (19), but in no event beyond the attainment of age twenty-three (23), as long as the child is a student regularly 956 957 pursuing a full-time course of resident study or training in an 958 accredited high school, trade school, technical or vocational 959 institute, junior or community college, college, university or 960 comparable recognized educational institution duly licensed by a state. A student child whose birthday falls during the school 961 year (September 1 through June 30) is considered not to reach age 962 963 twenty-three (23) until the July 1 following the actual twenty-third birthday. A full-time course of resident study or 964 965 training means a day or evening noncorrespondence course that 966 includes school attendance at the rate of at least thirty-six (36) 967 weeks per academic year or other applicable period with a subject 968 load sufficient, if successfully completed, to attain the 969 educational or training objective within the period generally 970 accepted as minimum for completion, by a full-time day student, of 971 the academic or training program concerned. Any child who is 972 physically or mentally incompetent, as adjudged by either a 973 Mississippi court of competent jurisdiction or by the board, shall 974 receive benefits for as long as the incompetency exists.

975 (c) If there are more than three (3) dependent 976 children, upon a child's ceasing to be a dependent child, his 977 annuity shall terminate and there shall be a redetermination of 978 the amounts payable to any remaining dependent children.

979 (d) Annuities payable under this subsection (3) shall
980 begin the first day of the month following the date of the
981 member's death or in case of late filing, retroactive payments
982 will be made for a period of not more than one (1) year. <u>Those</u>
983 benefits may be paid to a surviving parent or the lawful custodian

984 of a dependent child for the use and benefit of <u>the</u> child without 985 the necessity of appointment as guardian.

986 (4) (a) Death benefits in the line of duty. Regardless of 987 the number of years of the member's creditable service, the spouse 988 and/or the dependent children of an active member who is killed in 989 the line of performance of duty or dies as a direct result of an accident occurring in the line of performance of duty shall 990 qualify, on approval of the board, for a retirement allowance on 991 992 the first of the month following the date of death, but in the 993 case of late filing, retroactive payments will be made for a 994 period of not more than one (1) year. The spouse shall receive a retirement allowance for life equal to one-half (1/2) of the 995 996 average compensation as defined in Section 25-11-103. In addition 997 to the retirement allowance for the spouse, or if there is no surviving spouse, the member's dependent child shall receive a 998 999 retirement allowance in the amount of one-fourth (1/4) of the 1000 member's average compensation as defined in Section 25-11-103; 1001 however, if there are two (2) or more dependent children, each 1002 dependent child shall receive an equal share of a total annuity 1003 equal to one-half (1/2) of the member's average compensation. Ιf 1004 there are more than two (2) dependent children, upon a child's 1005 ceasing to be a dependent child, his annuity shall terminate and 1006 there shall be a redetermination of the amounts payable to any 1007 remaining dependent children. Those benefits shall cease to be 1008 paid for the support and maintenance of each child upon the child 1009 attaining the age of nineteen (19) years; however, the spouse shall continue to be eligible for the aforesaid retirement 1010 1011 Those benefits may be paid to a surviving parent or allowance. 1012 lawful custodian of the children for the use and benefit of the 1013 children without the necessity of appointment as guardian. Any spouse who received spouse retirement benefits under this 1014 paragraph (a) from and after April 4, 1984, and whose benefits 1015 were terminated before July 1, 2004, because of remarriage, may 1016 again receive the retirement benefits authorized under this 1017 1018 paragraph (a) by making application with the board to reinstate

1019 those benefits. Any reinstatement of the benefits shall be 1020 prospective only and shall begin after the first of the month 1021 following the date of the application for reinstatement, but not 1022 earlier than July 1, 2004.

(b) A child shall be considered to be a dependent child 1023 1024 until marriage, or the attainment of age nineteen (19), whichever 1025 comes first; however, this age limitation shall be extended beyond 1026 age nineteen (19), but in no event beyond the attainment of age 1027 twenty-three (23), as long as the child is a student regularly pursuing a full-time course of resident study or training in an 1028 1029 accredited high school, trade school, technical or vocational 1030 institute, junior or community college, college, university or comparable recognized educational institution duly licensed by a 1031 1032 state. A student child whose birthday falls during the school 1033 year (September 1 through June 30) is considered not to reach age 1034 twenty-three (23) until the July 1 following the actual twenty-third birthday. A full-time course of resident study or 1035 1036 training means a day or evening noncorrespondence course that 1037 includes school attendance at the rate of at least thirty-six (36) weeks per academic year or other applicable period with a subject 1038 1039 load sufficient, if successfully completed, to attain the 1040 educational or training objective within the period generally 1041 accepted as minimum for completion, by a full-time day student, of 1042 the academic or training program concerned. Any child who is 1043 physically or mentally incompetent, as adjudged by either a Mississippi court of competent jurisdiction or by the board, shall 1044 1045 receive benefits for as long as the incompetency exists.

1046 If all the annuities provided for in this section (5) 1047 payable on account of the death of a member terminate before there 1048 has been paid an aggregate amount equal to the member's accumulated contributions standing to the member's credit in the 1049 1050 annuity savings account at the time of the member's death, the difference between the accumulated contributions and the aggregate 1051 1052 amount of annuity payments shall be paid to the person that the member has nominated by written designation duly executed and 1053

1054 filed with the board. If there is no designated beneficiary 1055 surviving at termination of benefits, the difference shall be 1056 payable pursuant to Section 25-11-117.1(1).

1057 Regardless of the number of years of creditable service (6) upon the application of a member or employer, any active member 1058 1059 who becomes disabled as a direct result of an accident or 1060 traumatic event resulting in a physical injury occurring in the 1061 line of performance of duty, provided that the medical board or 1062 other designated governmental agency after a medical examination certifies that the member is mentally or physically incapacitated 1063 1064 for the further performance of duty and the incapacity is likely to be permanent, may be retired by the board of trustees on the 1065 1066 first of the month following the date of filing the application 1067 but in no event shall the retirement allowance begin before the 1068 termination of state service. The retirement allowance shall 1069 equal the allowance on disability retirement as provided in Section 25-11-113 but shall not be less than fifty percent (50%) 1070 1071 of average compensation.

Permanent and total disability resulting from a cardiovascular, pulmonary or musculo-skeletal condition <u>that</u> was not a direct result of a traumatic event occurring in the performance of duty shall be deemed an ordinary disability. A mental disability based exclusively on employment duties occurring on an ongoing basis shall be deemed an ordinary disability.

1078 (7) <u>If</u> the deceased or disabled member has less than four 1079 (4) years of creditable service, the average compensation as 1080 defined in Section 25-11-103 shall be the average of all annual 1081 earned compensation in state service for the purposes of benefits 1082 provided in this section.

1083 (8) In case of death or total and permanent disability under 1084 subsection (4) or subsection (6) of this section and before the 1085 board shall consider any application for a retirement allowance, 1086 the employer must certify to the board that the member's death or 1087 disability was a direct result of an accident or a traumatic event 1088 occurring during and as a result of the performance of the regular

1089 and assigned duties of the employee and that the death or 1090 disability was not the result of the willful negligence of the 1091 employee.

1092 The application for the retirement allowance must be (9) filed within one (1) year after death of an active member who is 1093 1094 killed in the line of performance of duty or dies as a direct 1095 result of an accident occurring in the line of performance of duty 1096 or traumatic event; but the board of trustees may consider an 1097 application for disability filed after the one-year period if it can be factually demonstrated to the satisfaction of the board of 1098 1099 trustees that the disability is due to the accident and that the filing was not accomplished within the one-year period due to a 1100 1101 delayed manifestation of the disability or to circumstances beyond the control of the member. However, in case of late filing, 1102 1103 retroactive payments will be made for a period of not more than 1104 one (1) year only.

(10) Notwithstanding any other section of this article and 1105 1106 in lieu of any payments to a designated beneficiary for a refund 1107 of contributions under Section 25-11-117, the spouse and/or children shall be eligible for the benefits payable under this 1108 1109 section, and the spouse may elect, for both the spouse and/or 1110 children, to receive benefits in accordance with either 1111 subsections (2) and (3) or subsection (4) of this section; 1112 otherwise, the contributions to the credit of the deceased member 1113 shall be refunded in accordance with Section 25-11-117.

If the member has previously received benefits from the 1114 (11)1115 system to which he was not entitled and has not repaid in full all amounts payable by him to the system, the annuity amounts 1116 1117 otherwise provided by this section shall be withheld and used to 1118 effect repayment until the total of the withholdings repays in full all amounts payable by him to the system. 1119

1120 SECTION 7. Section 25-11-137, Mississippi Code of 1972, is amended as follows: 1121

Any law enforcement officer or fireman 1122 25 - 11 - 137. (1) (a) who has been covered under this article or under Section 21-29-101 1123

et seq., Section 21-29-201 et seq., or Section 25-13-1 et seq., and who changes his employment from one jurisdiction to another jurisdiction, or has previously made <u>that</u> change, may elect to transfer retirement service credit earned while covered under <u>the</u> retirement system of the former jurisdiction to that of the latter as provided in this section.

(b) Any \* \* \* law enforcement officer or fireman 1130 1131 transferring as described in paragraph (a) of this subsection and having paid retirement funds under this article or under Section 1132 21-29-101 et seq., Section 21-29-201 et seq., or Section 25-13-1 1133 1134 et seq., must pay into the retirement system to which he is transferring the full amount of employee contributions that he 1135 would have paid into that system if he had been a member of that 1136 system for each year of creditable service that is being 1137 1138 transferred, together with regular interest that would have been 1139 earned by that system on those contributions, and he must also pay, or the system from which he is transferring must pay, into 1140 the system to which he is being transferred, an amount equal to 1141 1142 that which the employer would have paid if he had been a member of 1143 that system for each year transferred, together with regular 1144 interest that would have been earned by that system on those 1145 contributions. The retirement system from which he is being 1146 transferred shall be required to pay into the system to which he 1147 is transferring any funds credited to his account. Any additional funds that may be required shall be paid by the person being 1148 1149 transferred. Those payments may be made in quarterly increments. 1150 Failure to make these proper adjustment payments will void any transfer of service credits. 1151

(2) The benefits <u>that</u> are being currently paid by the system in which the law enforcement officer or fireman has last been a member, and the requirements for retirement or disability benefits, shall be those applicable to <u>the</u> officer falling under the provisions of this section. <u>Any law enforcement officer or</u> <u>fireman who elects to transfer retirement service credit may</u> immediately transfer the funds and service as provided for in

1159 subsection (1) of this section; however, the amounts that are 1160 transferred by the law enforcement officer or fireman and his employer, if applicable, and the service credit related to the 1161 1162 transfer of funds, shall not be used in any benefit calculation or determination of eligibility for benefits until the person has 1163 1164 remained a contributing member of the retirement system to which he is transferring for the minimum period necessary to qualify for 1165 1166 a monthly retirement allowance or benefit. Upon the complete 1167 transfer and payment of that credit, all time spent in the covered law enforcement or fire department service, as noted above, within 1168 1169 and for the State of Mississippi or the political subdivisions thereof, shall apply to the time required by law necessary to 1170 effect the retirement or disability of the officer. 1171

1172 SECTION 8. Section 25-13-12, Mississippi Code of 1972, is
1173 amended as follows:

1174 25-13-12. (1) Any member who is receiving a retirement 1175 allowance for service or disability retirement, or any beneficiary 1176 thereof, who has received a monthly benefit for at least one (1) 1177 full fiscal year, shall be eligible to receive an additional 1178 benefit, on December 1 or July 1 of the year as provided in 1179 subsection (6) or (7) of this section, equal to the sum of:

(a) An amount equal to three percent (3%) of the annual retirement allowance multiplied by the number of full fiscal years in retirement before the <u>end of the</u> fiscal year in which the member reaches age sixty (60) or the age established in the latest phase that has been implemented under subsection (3) of this section, plus

(b) An additional amount equal to three percent (3%) compounded by the number of full fiscal years in retirement beginning with the fiscal year in which the member reaches age sixty (60) or the age established in the latest phase that has been implemented under subsection (3) of this section, multiplied by the amount of the annual retirement allowance.

1192	(2) The calculation of the beneficiary's additional benefit
1193	provided in this section shall be based on the member's age and
1194	full fiscal years in retirement as if the member had lived.

1195 (3) From and after July 1, 2003, the board shall begin 1196 implementing a reduction in the age at which compounding of the 1197 portion of the additional benefit provided in subsection (1)(b) of this section will begin, which changes shall be implemented in 1198 phases as set forth in the table in this subsection. The board 1199 1200 shall implement the phases systematically upon July 1 after the board's actuary certifies that implementation of a phase will not 1201 1202 cause the unfunded accrued actuarial liability amortization period for the retirement system to exceed twenty (20) years. The board 1203 1204 shall have the exclusive authority to set the assumptions that are 1205 used in the actuarial valuation in accordance with Section 1206 25-13-29.

1207 IMPLEMENTATION TABLE FOR AGE OF COMPOUNDING THE ADDITIONAL BENEFIT 1208 1209 PHASE AGE AT WHICH 1210 COMPOUNDING THE ADDITIONAL 1211 BENEFIT BEGINS 1212 1213 1 2 1 / Dhago 1 700 50

1214	Phase I	Age 59
1215	Phase 2	Age 58
1216	Phase 3	Age 57
1217	Phase 4	Age 56
1218	Phase 5	Age 55

1219 (4) If a retiree who is receiving a retirement allowance 1220 that will terminate upon the retiree's death is receiving the 1221 additional benefit in one (1) payment and dies on or after July 1 but before December 1, the beneficiary designated on the 1222 1223 retirement application, if any, shall receive in a single payment a fractional part of the additional benefit based on the number of 1224 months in which a retirement allowance was received during the 1225 1226 fiscal year. If there is no surviving beneficiary, payment shall

1227 be made in accordance with Section 25-13-21.1(1). Likewise, if a 1228 retiree is receiving a retirement allowance that will terminate upon the retiree's death in two (2) to six (6) monthly 1229 1230 installments, any remaining payments of the additional benefit 1231 will be paid in a lump sum to the beneficiary designated on the 1232 application, or if none, in accordance with Section 25-13-21.1(1). Any similar remaining payments of the additional benefit payable 1233 1234 under this section to a deceased beneficiary who was receiving a 1235 monthly benefit shall be payable in accordance with the provisions of Section 25-13-21.1(2). If the additional benefit is being 1236 1237 received in one (1) payment each year, the additional benefit shall be prorated based on the number of months in which a 1238 retirement allowance was received during the fiscal year when (i) 1239 the monthly benefit payable to a beneficiary terminates due to the 1240 1241 expiration of an option, remarriage or cessation of dependent 1242 status or due to the retiree's return to covered employment, and (ii) the monthly benefit terminates on or after July 1 and before 1243 1244 December 1.

1245 (5) Each retired member or beneficiary thereof who receives 1246 an annual retirement allowance based on the average compensation 1247 for a period of five (5) successive or joined years and who 1248 receives a retirement allowance for the month of June 1986, shall 1249 receive an ad hoc increase of three percent (3%) in such 1250 retirement allowance effective July 1, 1986.

1251 The additional benefit provided in this section shall be (6) paid in one (1) payment in December of each year to those persons 1252 1253 who are receiving a retirement allowance on December 1 of that year, unless an election is made under subsection (7) of this 1254 1255 section. The board, in its discretion, may allow a retired member 1256 or a beneficiary thereof who is receiving the additional benefit in one (1) payment each year to have the additional benefit paid 1257 1258 in monthly installments if the retired member or beneficiary 1259 submits satisfactory documentation that the continued receipt of 1260 the additional benefit in one (1) payment each year will cause a financial hardship to the retired member or beneficiary. 1261

1262 (7) Retired members or beneficiaries thereof who are 1263 receiving a retirement allowance may elect by an irrevocable agreement in writing filed in the Office of the Public Employees' 1264 1265 Retirement System no less than thirty (30) days before July 1 of any year, to begin receiving the additional benefit provided in 1266 1267 this section in twelve (12) equal monthly installments beginning on July 1 of the year. This irrevocable agreement shall be 1268 1269 binding on the member and subsequent beneficiaries. Payment of 1270 those monthly installments shall not extend beyond the month in which a retirement allowance is due and payable. Any retired 1271 1272 member or beneficiary thereof who previously elected to receive the additional annual payment in monthly installments may elect, 1273 1274 upon application on a form prescribed by the board, to have that payment made in one (1) payment in December of each year. 1275 This written election must be filed in the office of the Public 1276 1277 Employees' Retirement System before June 1, 2003, and shall be effective for the fiscal year beginning July 1, 2003. The board, 1278 1279 in its discretion, may allow a retired member or a beneficiary 1280 thereof who is receiving the additional benefit in monthly installments to have the additional benefit paid in one (1) 1281 1282 payment in December of each year if the retired member or 1283 beneficiary submits satisfactory documentation that the continued 1284 receipt of the additional benefit in monthly installments will 1285 cause financial hardship to the retired member or beneficiary. 1286 The additional benefit or benefits provided in this (8) section are for the fiscal year in which they are paid. 1287

1288 (9) The amount of the additional benefit provided in 1289 subsection (1)(b) of this section is calculated using the 1290 following formula:

1291  $[(1.03)^n - 1] \times [\text{annual retirement allowance}],$ 1292 where <sup>n</sup> is the number of full fiscal years in retirement beginning 1293 with the fiscal year in which the member reaches age sixty (60) or 1294 the age established in the latest phase that has been implemented 1295 under subsection (3) of this section.

In the event of death of a retired member or a 1296 (10)1297 beneficiary thereof who is receiving the additional annual payment in two (2) to six (6) monthly installments under an election made 1298 1299 before July 1, 2002, and who would otherwise be eligible to receive the additional benefit provided in this section in one (1) 1300 1301 payment in December of the current fiscal year, any remaining 1302 amounts shall be paid in a lump sum to the designated beneficiary. 1303 (11) When a member retires after July 1 and has previously 1304 received a retirement allowance for one or more full fiscal years, the retired member shall be eligible immediately for the 1305 additional benefit. The additional benefit shall be based on the 1306 current retirement allowance and the number of full fiscal years 1307 in retirement and shall be prorated and paid in monthly 1308 1309 installments based on the number of months a retirement allowance 1310 is paid during the fiscal year.

1311 SECTION 9. Section 25-13-13, Mississippi Code of 1972, is 1312 amended as follows:

1313 25-13-13. (1) Upon the death of any highway patrolman who 1314 has retired for service or disability and who has not elected any other option under Section 25-13-16, his or her spouse shall 1315 1316 receive one-half (1/2) the benefit that he or she was receiving and each child not having attained his nineteenth birthday shall 1317 1318 receive one-fourth (1/4) of the benefit, but not more than 1319 one-half (1/2) of the benefits shall be paid for the support and 1320 maintenance of two (2) or more children. Upon each child's attaining the age of nineteen (19) years, the child shall no 1321 longer be eligible for the benefit, and when all of the children 1322 have attained their nineteenth birthday, only the spouse shall be 1323 1324 eligible for one-half (1/2) the amount of the benefit. The spouse 1325 shall continue to be eligible for the benefit in the amount of fifty percent (50%) of his or her retirement benefit so long as 1326 1327 the spouse may live \* \* \*. Surviving spouses of deceased members who previously received spouse retirement benefits under this 1328 subsection from and after July 1, 1958, and whose benefits were 1329 terminated before July 1, 2004, because of remarriage, may again 1330

1331 receive the retirement benefits authorized under this subsection 1332 by making application with the board to reinstate the benefits. Any reinstatement of the benefits shall be prospective only and 1333 1334 shall begin after the first of the month following the date of the application for reinstatement, but no earlier than July 1, 2004. 1335 1336 (2) Upon the death of any highway patrolman who has served 1337 the minimum retirement period required for eligibility for this 1338 retirement program, his or her spouse and family shall receive all 1339 the benefits payable to the highway patrolman's beneficiaries as if he or she had retired at the time of his or her death. 1340 Those 1341 benefits continue to be paid to the spouse for life. The benefits 1342 are payable on a monthly basis. Surviving spouses of deceased 1343 members who previously received spouse retirement benefits under 1344 this subsection from and after July 1, 1958, and whose benefits 1345 were terminated before July 1, 2004, because of remarriage, may again receive the retirement benefits authorized under this 1346 subsection by making application with the board to reinstate the 1347 benefits. Any reinstatement of the benefits shall be prospective 1348 1349 only and shall begin after the first of the month following the date of the application for reinstatement, but no earlier than 1350 July 1, 2004. 1351

The spouse and/or the dependent children of an active 1352 (3) 1353 member who is killed in the line of performance of duty or dies as 1354 a direct result of an accident occurring in the line of 1355 performance of duty shall qualify, on approval of the board, for a retirement allowance on the first of the month following the date 1356 of death, but not before receipt of application by the board. 1357 The spouse shall receive a retirement allowance equal to one-half 1358 1359 (1/2) of the average compensation of the deceased highway 1360 In addition to the retirement allowance for the patrolman. spouse, or if there is no surviving spouse, a retirement allowance 1361 1362 shall be paid in the amount of one-fourth (1/4) of the average compensation for the support and maintenance of one (1) child or 1363 in the amount of one-half (1/2) of the average compensation for 1364 the support and maintenance of two (2) or more children. 1365 Those

1366 benefits shall cease to be paid for the support and maintenance of 1367 each child upon the child attaining the age of nineteen (19) years; however, the spouse shall continue to be eligible for the 1368 1369 aforesaid retirement allowance. Benefits may be paid to a 1370 surviving parent or lawful custodian of the children for the use 1371 and benefit of the children without the necessity of appointment as guardian. The retirement allowance shall continue to be paid 1372 1373 to the spouse for life. Surviving spouses of deceased members who previously received spouse retirement benefits under this 1374 1375 subsection from and after July 1, 1958, and whose benefits were terminated before July 1, 2004, because of remarriage, may again 1376 receive the retirement benefits authorized under this subsection 1377 1378 by making application with the board to reinstate the benefits. Any reinstatement of the benefits shall be prospective only and 1379 1380 shall begin after the first of the month following the date of the 1381 application for reinstatement, but no earlier than July 1, 2004.

(4) All benefits accruing to any child under the provisions
of this chapter shall be paid to the parent custodian of the
children or the legal guardian.

1385 (5) Children receiving the benefits provided in this section 1386 who are permanently or totally disabled shall continue to receive 1387 the benefits for as long as the medical board or other designated 1388 governmental agency certifies that the disability continues. The 1389 age limitation for benefits payable to a child under any provision 1390 of this section shall be extended beyond age nineteen (19), but in no event beyond the attainment of age twenty-three (23), as long 1391 as the child is a student regularly pursuing a full-time course of 1392 resident study or training in an accredited high school, trade 1393 1394 school, technical or vocational institute, junior or community 1395 college, college, university or comparable recognized educational institution duly licensed by a state. A student child whose 1396 birthday falls during the school year (September 1 through June 1397 30) is considered not to reach age twenty-three (23) until the 1398 1399 July 1 following the actual twenty-third birthday. A full-time course of resident study or training means a day or evening 1400

1401 noncorrespondence course that includes school attendance at the 1402 rate of at least thirty-six (36) weeks per academic year or other 1403 applicable period with a subject load sufficient, if successfully 1404 completed, to attain the educational or training objective within 1405 the period generally accepted as minimum for completion, by a 1406 full-time day student, of the academic or training program 1407 concerned.

(6) If all the annuities provided for in this section 1408 1409 payable on the account of the death of a member terminate before there has been paid an aggregate amount equal to the member's 1410 1411 accumulated contributions standing to the member's credit in the annuity savings account at the time of the member's death, the 1412 difference between the accumulated contributions and the aggregate 1413 amount of annuity payments shall be paid to the person as the 1414 1415 member has nominated by written designation duly executed and 1416 filed with the board of trustees in the office of the Public Employees' Retirement System. If there is no designated 1417 1418 beneficiary surviving at termination of benefits, the difference 1419 shall be payable pursuant to Section 25-13-21.1(1).

1420 (7) All benefits paid to a spouse or child due to the death 1421 of a member before or after retirement shall be paid in accordance 1422 with the statutory provisions set forth as of the date of death.

1423SECTION 10.Section 21-29-45, Mississippi Code of 1972, is1424amended as follows:

# 1425[For any municipality that has not elected to authorize the1426continuation of or reinstatement of spouse retirement benefits1427under the provisions of Section 21-29-329, this section shall read1428as follows:]

1429 21-29-45. Upon proper application to the general retirement 1430 board, the benefits to dependents of deceased members and 1431 retirants shall be paid as follows:

1432 (a) <u>If any member dies</u> for causes other than the
1433 performance of duty in the service of the municipality <u>before</u>
1434 completing five (5) years' service, there shall be paid to his <u>or</u>
1435 <u>her</u> designated beneficiary or his <u>or her</u> legal representative, if

1436 no beneficiary has been designated, from the employees' savings 1437 fund the sum equal to the amount accumulated in his <u>or her</u> 1438 individual account.

1439 If any member dies who has not had less than five (b) (5) and not more than twenty (20) years' service with the 1440 1441 municipality, there shall be paid to the spouse, from the retirement reserve fund, for each year's active service, not to 1442 exceed a period of twenty (20) years, one-fortieth (1/40) of the 1443 1444 average monthly salary or compensation received by the member in the four-year or two-year period, as the case may be, next 1445 1446 preceding the death, for the use of the spouse and the child or children of the deceased member under the age of eighteen (18) 1447 1448 years, so long as the spouse remains unmarried. If, after the marriage of the spouse, there remains a child or children of the 1449 1450 deceased member under the age of eighteen (18) years, the payments 1451 shall continue to be made to a parent or lawful custodian of the child or children without the necessity of appointment as guardian 1452 1453 for the benefit of the child or children, so long as the child or 1454 children are under the age of eighteen (18) years. After the 1455 death or marriage of the spouse, all payments to the spouse shall 1456 cease, and after the death or attainment of eighteen (18) years of 1457 any child or children of the deceased, all payments to the child 1458 or children over eighteen (18) years of age shall cease. If the deceased member is not survived by a spouse or child or children 1459 1460 under the age of eighteen (18) years, but is survived by a father \* \* \* or a mother dependent upon him or her, the payments 1461 1462 shall continue to be made to the dependent father or mother, or 1463 both, so long as each lives. The word "dependent," as used in 1464 this section, shall mean "wholly dependent," as determined by the 1465 retirement board.

1466 (c) <u>If</u> any member <u>dies</u> after having completed twenty 1467 (20) years' service as required by Section 21-29-31, or <u>if</u> any 1468 retirant <u>dies</u>, there shall be paid from the retirement reserve 1469 fund to the <u>spouse</u> or the dependents designated in paragraph (b) 1470 of this section, the amount of benefits or retirement pay equal to 1471 the sum being paid to the deceased <u>member or retirant</u>, or which 1472 would have been paid to the <u>deceased member or retirant if</u> he <u>or</u> 1473 <u>she had</u> applied for benefits <u>under this section</u>, on the date of 1474 his <u>or her</u> death.

If any member dies before becoming eligible to 1475 (d) 1476 receive benefits under this article as a result of the performance of duty to the municipality, there shall be paid to the spouse or 1477 1478 dependents designated in paragraph (b) of this section from the 1479 retirement reserve fund, an amount equal to fifty percent (50%) of the monthly salary of the deceased member on the date of his or 1480 her death. 1481 This amount shall be paid to the same beneficiaries and for the same period of time as those beneficiaries and periods 1482 of time set forth in paragraph (b) of this section. 1483

1484[For any municipality that has elected to authorize the1485continuation of or reinstatement of spouse retirement benefits1486under the provisions of Section 21-29-329, this section shall read1487as follows:]

1488 21-29-45. Upon proper application to the general retirement 1489 board, the benefits to dependents of deceased members and 1490 retirants shall be paid as follows:

(a) <u>If</u> any member <u>dies</u> for causes other than the performance of duty in the service of the municipality <u>before</u> completing five (5) years' service, there shall be paid to his <u>or</u> <u>her</u> designated beneficiary or his <u>or her</u> legal representative, if no beneficiary has been designated, from the employees' savings fund the sum equal to the amount accumulated in his <u>or her</u> individual account.

If any member dies who has not had less than five 1498 (b) 1499 (5) and not more than twenty (20) years' service with the 1500 municipality, there shall be paid to the spouse, from the retirement reserve fund, for each year's active service, not to 1501 1502 exceed a period of twenty (20) years, one-fortieth (1/40) of the 1503 average monthly salary or compensation received by the member in 1504 the four-year or two-year period, as the case may be, next preceding the death, for the use of the spouse and the child or 1505

1506 children of the deceased member under the age of eighteen (18) 1507 years, so long as the spouse lives. If, after the death of the spouse, there remains a child or children of the deceased member 1508 1509 under the age of eighteen (18) years, the payments shall continue to be made to a parent or lawful custodian of the child or 1510 1511 children without the necessity of appointment as guardian for the benefit of the child or children, so long as the child or children 1512 1513 are under the age of eighteen (18) years. After the death \* \* \* 1514 of the spouse, all payments to the spouse shall cease, and after the death or attainment of eighteen (18) years of any child or 1515 1516 children of the deceased member, all payments to the child or children over eighteen (18) years of age shall cease. 1517 If the deceased member is not survived by a spouse, child or children 1518 1519 under the age of eighteen (18) years, but is survived by a father \* \* \* or a mother dependent upon him or her, the payments 1520 1521 shall continue to be made to the dependent father or mother, or both, so long as each <u>lives</u>. The word "dependent," as used in 1522 1523 this section, shall mean "wholly dependent," as determined by the 1524 retirement board.

If any member dies after having completed twenty 1525 (C) 1526 (20) years' service as required by Section 21-29-31, or if any 1527 retirant dies, there shall be paid from the retirement reserve 1528 fund to the spouse or the dependents designated in paragraph (b) of this section, the amount of benefits or retirement pay equal to 1529 1530 the sum being paid to the deceased member or retirant, or which 1531 would have been paid to the deceased member or retirant if he or 1532 she had applied for benefits under this section, on the date of his or her death. 1533

(d) <u>If</u> any member <u>dies before</u> becoming eligible to receive benefits <u>under this article</u> as a result of the performance of duty to the municipality, there shall be paid to <u>the spouse</u> or dependents designated in paragraph (b) of this section from the retirement reserve fund, an amount equal to fifty percent (50%) of the monthly salary of the <u>deceased member</u> on the date of his <u>or</u> her death. This amount shall be paid to the same beneficiaries 1541 and for the same period of time as those beneficiaries and periods 1542 of time set forth in paragraph (b) of this section.

1543 **SECTION 11.** Section 21-29-145, Mississippi Code of 1972, is 1544 amended as follows:

## 1545[For any municipality that has not elected to authorize the1546continuation of or reinstatement of spouse retirement benefits1547under the provisions of Section 21-29-329, this section shall read1548as follows:]

1549 21-29-145. (1) If any member of the fire or police 1550 department dies in active service, or dies in inactive service on 1551 account of disability approved for disability relief under the provisions of Section 21-29-133, as a result of injury received 1552 while in the discharge of duty in the service of  $\underline{the}$  fire 1553 department or police department, or dies as a result of sickness 1554 1555 or disease, due to the discharge of duty while in service as a 1556 member of the fire or police department, or if the member dies while entitled to relief after retirement under Section 21-29-139, 1557 1558 the amount of disability relief or retirement being paid, or which 1559 should have been properly paid, shall continue to be paid from the 1560 fund to the spouse of the deceased member for the use of the 1561 spouse \* \* \* and the child or children of the deceased member, so 1562 long as the spouse remains unmarried. If, after the marriage of 1563 the spouse, there remains a child or children of the deceased 1564 member, the payments shall continue to be made to a parent or 1565 lawful custodian of the child or children without the necessity of appointment as guardian for the benefit of the child or children. 1566 1567 After the death or marriage of the spouse, all payments to the spouse shall cease, and after the death of any child or children 1568 1569 of the deceased member, all payments to the child or children 1570 If the deceased member is not survived by spouse or shall cease. child or children, but is survived by a father, \* \* \* 1571 1572 mother \* \* \*, or an unmarried sister dependent upon him or her, 1573 the payments shall continue to be made to the dependent father or mother or both, so long as each lives, or if there is no dependent 1574 father or mother surviving the deceased member, the payments shall 1575

1576 continue to be made to the unmarried dependent sister or dependent 1577 sisters of the deceased, so long as the beneficiary or beneficiaries \* \* \* remain unmarried. Upon the death or marriage 1578 1579 of any such sister, all payments shall cease to her. Payments to dependents under this section are for services rendered by the 1580 1581 members of the fire and/or police department, and the amount of 1582 payment is within the discretion of the board of disability and 1583 relief, but in no event shall the amount payable under this 1584 section be in excess of the amount that would have been payable as disability and relief to a member of the department. If the 1585 1586 father, \* \* \* mother \* \* \*, or \* \* \* sisters are not wholly dependent, then they shall not receive any amount in excess of the 1587 1588 difference between the income of the father, mother, sister or sisters, and the amount that the deceased member would have been 1589 1590 entitled to. For purposes of this section: 1591 (2)(a) \* \* \* "Dependent" means wholly dependent upon the 1592 1593 deceased at the time of his death. \* \* \* "Child" or "children" means: 1594 (b) 1595 Children of the deceased member under the age (i) 1596 of eighteen (18); 1597 (ii) Children of the deceased member eighteen (18) 1598 years of age or older who have not yet reached their twenty-third 1599 birthday and are pursuing a full-time education; or 1600 (iii) Children of the deceased member who, though eighteen (18) years of age or older, are wholly dependent upon the 1601 1602 deceased member and incapable of self-support by reason of mental 1603 or physical disability. 1604 [For any municipality that has elected to authorize the 1605 continuation of or reinstatement of spouse retirement benefits under the provisions of Section 21-29-329, this section shall read 1606 1607 as follows:] 1608 21-29-145. (1) If any member of the fire or police department dies in active service, or dies in inactive service on 1609

1610 account of disability approved for disability relief under the

1611 provisions of Section 21-29-133, as a result of injury received 1612 while in the discharge of duty in the service of the fire department or police department, or dies as a result of sickness 1613 1614 or disease, due to the discharge of duty while in service as a 1615 member of the fire or police department, or if the member dies 1616 while entitled to relief after retirement under Section 21-29-139, 1617 the amount of disability relief or retirement being paid, or which 1618 should have been properly paid, shall continue to be paid from the 1619 fund to the spouse of the deceased member for life for the use of the spouse \* \* \* and the child or children of the deceased member. 1620 1621 If the deceased member is not survived by a spouse, but there remains a child or children of the deceased member, the payments 1622 1623 shall continue to be made to a parent or lawful custodian of the 1624 child or children without the necessity of appointment as guardian 1625 for the benefit of the child or children. After the death \* \* \* 1626 of the spouse, all payments to the spouse shall cease, and after the death of any child or children of the deceased member, all 1627 1628 payments to the child or children shall cease. If the deceased 1629 member is not survived by spouse or child or children, but is survived by a father, \* \* \* mother \* \* \* or an unmarried sister 1630 dependent upon him or her, the payments shall continue to be made 1631 1632 to the dependent father or mother or both, so long as each lives. 1633 If there is no dependent father or mother surviving the deceased member, the payments shall continue to be made to the unmarried 1634 1635 dependent sister or \* \* \* sisters of the deceased member, so long as the beneficiary or beneficiaries \* \* \* remain unmarried. 1636 Upon 1637 the death or marriage of any such sister, all payments shall cease to her. Payments to dependents under this section are for 1638 1639 services rendered by the members of the fire and/or police 1640 department, and the amount of payment is within the discretion of the board of disability and relief, but in no event shall the 1641 1642 amount payable under this section be in excess of the amount that would have been payable as disability and relief to a member of 1643 If the father, **\* \* \*** mother **\* \* \*** or **\* \* \*** 1644 the department. sisters are not wholly dependent, then they shall not receive any 1645

amount in excess of the difference between the income of the 1646 1647 father, mother, sister or sisters, and the amount that the 1648 deceased member would have been entitled to. 1649 For the purposes of this section: (2) 1650 \* \* \* "Dependent" means wholly dependent upon the (a) 1651 deceased member at the time of his or her death. \* \* \* "Child" or "children" means: 1652 (b) 1653 (i) Children of the deceased member under the age 1654 of eighteen (18); (ii) Children of the deceased member who are 1655 1656 eighteen (18) years of age or older who have not yet reached their twenty-third birthday and are pursuing a full-time education; or 1657 1658 (iii) Children of the deceased member who, though 1659 eighteen (18) years of age or older, are wholly dependent upon the 1660 deceased member and incapable of self-support by reason of mental 1661 or physical disability. 1662 SECTION 12. Section 21-29-147, Mississippi Code of 1972, is 1663 amended as follows: 1664 [For any municipality that has not elected to authorize the 1665 continuation of or reinstatement of spouse retirement benefits under the provisions of Section 21-29-329, this section shall read 1666 1667 as follows:] 1668 21-29-147. (1) If any member of a fire or police department dies while a member of the fire or police department, and \* \* \* 1669 1670 has had not less than five (5) years' service with the department, there shall be paid from the firemen's and policemen's disability 1671 and relief fund benefits as follows: 1672 1673 For each year's active service, not to exceed a (a) 1674 period of twenty (20) years, one-fortieth (1/40) of the average 1675 monthly salary or compensation received by the member in the six-month period next preceding his or her death; and 1676 1677 (b) For each full year of active service in excess of twenty (20) years service, an additional payment in a sum equal to 1678 one and seven-tenths percent (1-7/10%) of the same average monthly 1679 base salary and longevity pay received by the member in the 1680

six-month period next preceding his or her death (provided that no 1681 1682 such payment shall exceed sixty-six and two-thirds percent 1683 (66-2/3%) of the average monthly base salary and longevity pay 1684 received by a member for the six-month period next preceding his or her death) to the spouse of the deceased member for the use of 1685 1686 the spouse and the child or children of the deceased member under 1687 the age of eighteen (18) years, so long as he or she remains 1688 unmarried, and if, after the marriage of the spouse, there remains 1689 a child or children of the deceased member still under the age of 1690 eighteen (18) years, the payments shall continue to be made to a parent or lawful custodian of the child or children without the 1691 necessity of appointment as guardian for the benefit of the child 1692 1693 or children, so long as the child or children are under the age of 1694 eighteen (18) years. After the death or marriage of the spouse, 1695 all payments to the spouse shall cease, and after the death or 1696 attainment of the age of eighteen (18) years of any child or 1697 children of the deceased member, all payments to the child or 1698 children over eighteen (18) years of age shall cease. If the 1699 deceased member is not survived by spouse or child or children 1700 under the age of eighteen (18) years, but is survived by a 1701 father, \* \* \* mother \* \* \* or an unmarried sister dependent upon 1702 him or her, the payments shall continue to be made to the 1703 dependent father or mother or both, so long as each lives. Ιf 1704 there is no dependent father or mother surviving the deceased 1705 member, the payments shall continue to be made to the dependent 1706 sister or \* \* \* sisters of the deceased member, or dependent incurable children of the deceased member, so long as the 1707 1708 beneficiary or beneficiaries \* \* \* remain unmarried. Upon the 1709 death or marriage of any such sisters, all payments shall cease to 1710 her. The word "dependent" as used in this section shall mean "wholly dependent." 1711

1712 (2) It is the intention of the Legislature that the benefits 1713 authorized by <u>paragraph</u> (b) <u>of subsection (1)</u> of this section, 1714 shall be paid to all qualified and eligible <u>spouses</u> whose deceased 1715 spouses died before March 27, 1978.

#### 1716 [For any municipality that has elected to authorize the

#### 1717 continuation of or reinstatement of spouse retirement benefits

### 1718 under the provisions of Section 21-29-329, this section shall read

1719 as follows:]

1720 21-29-147. (1) If any member of a fire or police department 1721 <u>dies</u> while a member of <u>the</u> fire or police department, and who has 1722 had not less than five (5) years' service with <u>the</u> department, 1723 there shall be paid from the firemen's and policemen's disability 1724 and relief fund benefits as follows:

(a) For each year's active service, not to exceed a
period of twenty (20) years, one-fortieth (1/40) of the average
monthly salary or compensation received by <u>the</u> member in the
six-month period next preceding his <u>or her</u> death; and

1729 For each full year of active service in excess of (b) 1730 twenty (20) years service, an additional payment in a sum equal to 1731 one and seven-tenths percent (1-7/10%) of the same average monthly base salary and longevity pay received by the member in the 1732 1733 six-month period next preceding his or her death (provided that no 1734 such payment shall exceed sixty-six and two-thirds percent (66-2/3%) of the average monthly base salary and longevity pay 1735 1736 received by a member for the six-month period next preceding his 1737 or her death) to the spouse of the deceased member for life for 1738 the use of the spouse and the child or children of the deceased 1739 member under the age of eighteen (18) years. If the deceased 1740 member is not survived by a spouse, but there remains a child or children of the deceased member still under the age of eighteen 1741 (18) years, the payments shall \* \* \* be made to a parent or lawful 1742 custodian of the child or children without the necessity of 1743 appointment as guardian for the benefit of the child or children, 1744 1745 so long as the child or children are under the age of eighteen (18) years. After the death \* \* \* of the spouse, all payments to 1746 1747 the spouse shall cease, and after the death or attainment of the age of eighteen (18) years of any child or children of the 1748 deceased member, all payments to the child or children over 1749 1750 eighteen (18) years of age shall cease. If the deceased member is

1751 not survived by spouse or child or children under the age of 1752 eighteen (18) years, but is survived by a father, \* \* \* mother \* \* \* or an unmarried sister dependent upon him or her, the 1753 1754 payments shall continue to be made to the dependent father or mother or both, so long as each lives. If there is no dependent 1755 1756 father or mother surviving the deceased member, the payments shall continue to be made to the dependent sister or \* \* \* sisters of 1757 1758 the deceased member, or dependent incurable children of the 1759 deceased member, so long as the beneficiary or beneficiaries \* \* \* remain unmarried. Upon the death or marriage of any such sisters, 1760 1761 all payments shall cease to her. The word "dependent" as used in this section shall mean "wholly dependent." 1762

1763 (2) It is the intention of the Legislature that the benefits 1764 authorized by <u>paragraph</u> (b) <u>of subsection (1)</u> of this section 1765 shall be paid to all qualified and eligible <u>spouses</u> whose deceased 1766 <u>spouses</u> died <u>before March 27, 1978</u>.

1767 **SECTION 13.** Section 21-29-255, Mississippi Code of 1972, is 1768 amended as follows:

### 1769 [For any municipality that has not elected to authorize the 1770 continuation of or reinstatement of spouse retirement benefits 1771 under the provisions of Section 21-29-329, this section shall read 1772 as follows:]

1773 21-29-255. (1) If any member of the fire or police 1774 department dies in active service, or dies in inactive service on 1775 account of disability approved for disability relief under Section 21-29-241, as a result of injury received while in the discharge 1776 of duty in the service of the fire department or police 1777 department, or dies as a result of sickness or disease, due to the 1778 1779 discharge of duty while in service as a member of the fire or 1780 police department, or if the member dies while entitled to relief after retirement under Section 21-29-245, the amount of disability 1781 1782 relief or retirement relief being paid, or which should have been 1783 properly paid, shall continue to be paid from the fund to the spouse of the deceased  $\underline{member}$  for the use of  $\underline{the}$  spouse and the 1784 child, or children of the deceased member, so long as the spouse 1785

1786 remains unmarried. If, after the marriage of the spouse, there 1787 remains a child or children of the deceased member, the payments shall continue to be made to a parent or lawful custodian of the 1788 1789 child or children without the necessity of appointment as guardian for the benefit of the child or children. After the death or 1790 1791 marriage of the spouse, all payments to the spouse shall cease, and after the death of any child or children of the deceased, all 1792 1793 payments to the child or children shall cease. If the deceased 1794 member is not survived by a spouse or child or children, but is survived by a father \* \* \* or a mother dependent upon him or her, 1795 1796 the payments shall continue to be made to the dependent father or mother, or both, so long as each lives. If there is no dependent 1797 father or mother surviving the deceased member, the payments shall 1798 1799 continue to be made to the unmarried dependent sister or \* \* \* 1800 sisters of the deceased member, so long as the beneficiary or 1801 beneficiaries \* \* \* remain unmarried. Upon the death or marriage of any such sister, all payments shall cease to her. Payments to 1802 1803 dependents under this section are for services rendered to the 1804 members of the fire and/or police department, and the amount of 1805 payments is within the discretion of the board of disability and 1806 relief, but in no event shall the amount payable under this 1807 section be in excess of the amount that would have been payable as 1808 disability and relief to a member of the department.

1809 <u>If</u> any member of <u>the</u> fire or police department <u>dies</u> while a 1810 member of <u>the</u> fire department or police department, and <u>the</u> member 1811 <u>has</u> not less than five (5) years' service with <u>the</u> department, 1812 there shall be paid from the firemen's and policemen's disability 1813 and relief fund the following benefits:

1814 (a) For each year's active service, not to exceed a
1815 period of twenty (20) years, one-fortieth (1/40) of the average
1816 monthly salary or compensation received by <u>the</u> member in the
1817 six-month period next preceding his <u>or her</u> death; and

1818 (b) For each full year of active service in excess of 1819 twenty (20) years' service, an additional payment in a sum equal 1820 to one and seven-tenths percent (1-7/10%) of the same average 1821 monthly base salary and longevity pay received by the member in 1822 the six-month period next preceding his or her death (provided that no such payment shall exceed sixty-six and two-thirds percent 1823 1824 (66-2/3%) of the average monthly base salary and longevity pay received by a member for the six-month period next preceding his 1825 1826 or her death) to the spouse of the deceased member for the use of 1827 the spouse and the child or children of the deceased member, so 1828 long as the spouse remains unmarried and if, after the marriage of 1829 the spouse, there remains a child or children of the deceased 1830 member, the payments shall continue to be made to a parent or 1831 lawful custodian of the child or children without the necessity of appointment as guardian for the benefit of the child or children, 1832 1833 and after the death or marriage of the spouse, all payments to the 1834 spouse shall cease, and after the death of any child or children 1835 of the deceased member, all payments to the child or children 1836 shall cease. If the deceased member is not survived by a spouse or child or children, but is survived by a father, \* \* \* 1837 1838 mother \* \* \* or an unmarried sister dependent upon him or her, the 1839 payments shall continue to be made to the dependent father or mother or both, so long as each lives, or if there is no dependent 1840 1841 father or mother surviving the deceased member, the payments shall continue to be made to the dependent sister or \* \* \* sisters of 1842 1843 the deceased member, or dependent incurable children, so long as 1844 the beneficiary or beneficiaries \* \* \* remain unmarried. Upon the 1845 death or marriage of any such sisters, all payments shall cease to 1846 her. \* \* \*

1847

(2) For purposes of this section:

(a) \* \* \* "Dependent" means wholly dependent. 1848 (b) \* \* \* "Child" or "children" means: 1849 1850 (i) Children of the deceased member under the age 1851 of eighteen (18);

1852 (ii) Children of the deceased member eighteen (18) years of age or older who have not yet reached their twenty-third 1853 1854 birthday and are pursuing a full-time education; or

(iii) Children of the deceased <u>member</u> who, though eighteen (18) years of age or older, are wholly dependent upon the deceased <u>member</u> and incapable of self-support by reason of mental or physical disability.

### 1859 [For any municipality that has elected to authorize the 1860 continuation of or reinstatement of spouse retirement benefits 1861 under the provisions of Section 21-29-329, this section shall read 1862 as follows:]

1863 21-29-255. (1) If any member of the fire or police department dies in active service, or dies in inactive service on 1864 1865 account of disability approved for disability relief under Section 1866 21-29-241, as a result of injury received while in the discharge of duty in the service of the fire department or police 1867 1868 department, or dies as a result of sickness or disease, due to the 1869 discharge of duty while in service as a member of the fire or 1870 police department, or if the member dies while entitled to relief after retirement under Section 21-29-245, the amount of disability 1871 1872 relief or retirement relief being paid, or which should have been 1873 properly paid, shall continue to be paid from the fund to the 1874 spouse of the deceased member for life for the use of the spouse 1875 and the child or children of the deceased member. If the deceased member is not survived by a spouse, but there remains a child or 1876 1877 children of the deceased member, the payments shall continue to be 1878 made to a parent or lawful custodian of the child or children without the necessity of appointment as guardian for the benefit 1879 of the child or children. After the death \* \* \* of the spouse, 1880 1881 all payments to the spouse shall cease, and after the death of any 1882 child or children of the deceased member, all payments to the 1883 child or children shall cease. If the deceased member is not 1884 survived by a spouse or child or children, but is survived by a father \* \* \* or a mother dependent upon him or her, the payments 1885 1886 shall continue to be made to the dependent father or mother, or both, so long as each lives, or if there is no dependent father or 1887 mother surviving the deceased member, the payments shall continue 1888 1889 to be made to the unmarried dependent sister or \* \* \* sisters of

1890 the deceased member, so long as the beneficiary or

1891 beneficiaries \* \* \* remain unmarried. Upon the death or marriage of any such sister, all payments shall cease to her. Payments to 1892 1893 dependents under this section are for services rendered to the 1894 members of the fire and/or police department, and the amount of 1895 payments is within the discretion of the board of disability and 1896 relief, but in no event shall the amount payable under this 1897 section be in excess of the amount that would have been payable as 1898 disability and relief to a member of the department.

1899 <u>If</u> any member of <u>the</u> fire or police department <u>dies</u> while a 1900 member of <u>the</u> fire department or police department, and <u>the</u> member 1901 <u>has</u> had not less than five (5) years' service with <u>the</u> department, 1902 there shall be paid from the firemen's and policemen's disability 1903 and relief fund the following benefits:

(a) For each year's active service, not to exceed a
period of twenty (20) years, one-fortieth (1/40) of the average
monthly salary or compensation received by <u>the</u> member in the
six-month period next preceding his <u>or her</u> death; and

1908 (b) For each full year of active service in excess of 1909 twenty (20) years service, an additional payment in a sum equal to 1910 one and seven-tenths percent (1-7/10%) of the same average monthly 1911 base salary and longevity pay received by the member in the 1912 six-month period next preceding his or her death (provided that no 1913 such payment shall exceed sixty-six and two-thirds percent 1914 (66-2/3%) of the average monthly base salary and longevity pay 1915 received by a member for the six-month period next preceding his 1916 or her death) to the spouse of the deceased member for the use of the spouse and the child or children of the deceased member, so 1917 1918 long as the spouse lives and if, after the death of the spouse, 1919 there remains a child or children of the deceased member, the payments shall continue to be made to a parent or lawful custodian 1920 1921 of the child or children without the necessity of appointment as 1922 guardian for the benefit of the child or children. After the death \* \* \* of the spouse, all payments to the spouse shall cease, 1923 1924 and after the death of any child or children of the deceased

member, all payments to the child or children shall cease. If the 1925 1926 deceased member is not survived by spouse or child or children, but is survived by a father, \* \* \* mother \* \* \* or an unmarried 1927 1928 sister dependent upon him or her, the payments shall continue to be made to the dependent father or mother or both, so long as each 1929 lives, or if there is no dependent father or mother surviving the 1930 deceased member, the payments shall continue to be made to the 1931 dependent sister or \* \* \* sisters of the deceased, or dependent 1932 1933 incurable children, so long as the beneficiary or beneficiaries remains unmarried. Upon the death or marriage of any such 1934 1935 sisters, all payments shall cease to her. \* \* \* For the purposes of this section: 1936 (2) (a) \* \* \* "Dependent" means wholly dependent. 1937 \* \* \* "Child" or "children" means: 1938 (b) 1939 (i) Children of the deceased member under the age 1940 of eighteen (18); (ii) Children of the deceased member eighteen (18) 1941 1942 years of age or older who have not yet reached their twenty-third 1943 birthday and are pursuing a full-time education; or 1944 (iii) Children of the deceased member who, though

1945 eighteen (18) years of age or older, are wholly dependent upon the 1946 deceased and incapable of self-support by reason of mental or 1947 physical disability.

1948 SECTION 14. Sections 1, 4 and 8 of this act shall take 1949 effect and be in force from and after the passage of this act. 1950 The remainder of this act shall take effect and be in force from 1951 and after July 1, 2004.

## Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO CREATE NEW SECTION 21-29-327, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE BOARD OF TRUSTEES OF THE PUBLIC EMPLOYEES' 1 2 RETIREMENT SYSTEM TO ASSESS INTEREST ON DELINQUENT PAYMENTS FROM 3 4 MUNICIPALITIES WHOSE RETIREMENT FUNDS IT ADMINISTERS; TO AUTHORIZE 5 THE BOARD TO SUE MUNICIPALITIES FOR THOSE DELINQUENT PAYMENTS AND INTEREST IN A COURT OF COMPETENT JURISDICTION; TO CREATE NEW 6 SECTION 21-29-329, MISSISSIPPI CODE OF 1972, TO AUTHORIZE 7 MUNICIPALITIES THAT HAVE A RETIREMENT FUND ADMINISTERED BY THE 8 9 BOARD OF TRUSTEES OF THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM TO 10 ADOPT A RESOLUTION TO ALLOW THOSE SPOUSES WHO ARE RECEIVING

RETIREMENT BENEFITS TO CONTINUE TO RECEIVE SPOUSE RETIREMENT 11 BENEFITS FOR LIFE EVEN IF THE SPOUSE REMARRIES; TO PROVIDE THAT 12 THE RESOLUTION ALSO MAY PROVIDE THAT SURVIVING SPOUSES OF DECEASED 13 14 MEMBERS WHO RECEIVED SPOUSE RETIREMENT BENEFITS THAT WERE 15 TERMINATED UPON REMARRIAGE TO AGAIN RECEIVE SPOUSE RETIREMENT 16 BENEFITS; TO PROVIDE THE CONDITIONS MUST BE MET IN ORDER FOR THE BENEFITS TO BE REINSTATED; TO AMEND SECTIONS 25-11-15, 25-11-103, 17 25-11-105, 25-11-114, 25-11-137, 25-13-12 AND 25-13-13, 18 MISSISSIPPI CODE OF 1972, TO REMOVE CERTAIN RESTRICTIONS ON THE 19 PURCHASE OF COMPUTER SOFTWARE AND EQUIPMENT BY THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM; TO REVISE DEFINITIONS UNDER THE LAWS 20 21 GOVERNING THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM TO CLARIFY THAT 22 THE TERMS "AVERAGE COMPENSATION" AND "EARNED COMPENSATION" DO NOT 23 INCLUDE NONTAXABLE AMOUNTS PAID BY THE EMPLOYER FOR HEALTH AND 24 LIFE INSURANCE, TO PROVIDE THAT CERTAIN AMOUNTS LAWFULLY PAID IN A LUMP SUM FOR MAJOR MEDICAL LEAVE SHALL BE INCLUDED IN THE 25 26 CALCULATION OF AVERAGE COMPENSATION, AND TO PROVIDE THAT THE TERM 27 "BENEFICIARY" MAY INCLUDE AN ORGANIZATION, ESTATE, TRUST OR ENTITY 28 UNDER CERTAIN CIRCUMSTANCES; TO MAKE IT CLEAR THAT THE BOARD OF 29 30 TRUSTEES OF THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM MAY SUE FOR 31 DELINQUENT PAYMENTS AND OTHER AMOUNTS CERTIFIED BY THE BOARD AS 32 OWED BY THE EMPLOYER; TO REQUIRE THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM TO ALLOW THOSE SPOUSES WHO ARE RECEIVING RETIREMENT 33 34 BENEFITS TO CONTINUE TO RECEIVE SPOUSE RETIREMENT BENEFITS FOR LIFE EVEN IF THE SPOUSE REMARRIES, AND TO ALLOW SURVIVING SPOUSES 35 36 OF DECEASED MEMBERS WHO RECEIVED SPOUSE RETIREMENT BENEFITS THAT 37 WERE TERMINATED UPON REMARRIAGE TO AGAIN RECEIVE SPOUSE RETIREMENT 38 BENEFITS; TO PROVIDE THAT A LAW ENFORCEMENT OFFICER OR FIREMAN WHO 39 CHANGES EMPLOYMENT AND TRANSFERS RETIREMENT SERVICE CREDIT OR 40 FUNDS TO ANOTHER RETIREMENT SYSTEM ADMINISTERED BY THE BOARD OF TRUSTEES OF THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM MAY DO SO 41 42 IMMEDIATELY, BUT THE AMOUNTS SO TRANSFERRED MAY NOT BE USED IN ANY 43 BENEFIT CALCULATION OR DETERMINATION OF THE ELIGIBILITY FOR 44 BENEFITS UNTIL THE PERSON HAS REMAINED A CONTRIBUTING MEMBER OF 45 THE RETIREMENT SYSTEM TO WHICH HE IS TRANSFERRING FOR THE MINIMUM PERIOD NECESSARY TO QUALIFY FOR A MONTHLY RETIREMENT ALLOWANCE OR 46 47 BENEFIT; TO PROVIDE THAT RETIRED MEMBERS OF THE HIGHWAY PATROL 48 RETIREMENT SYSTEM WHO ARE REEMPLOYED AND WHO PREVIOUSLY QUALIFIED FOR A COST OF LIVING ALLOWANCE SHALL BE ELIGIBLE IMMEDIATELY FOR 49 50 THE COST OF LIVING ALLOWANCE UPON A LATER RETIREMENT; TO AMEND 51 SECTIONS 21-29-45, 21-29-145, 21-29-147 AND 21-29-255, MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE PROVISIONS OF THIS ACT; AND FOR 52 53 RELATED PURPOSES.

HR07\SB2659A.J

Don Richardson Clerk of the House of Representatives