To: Appropriations

By: Representative Haney

## HOUSE BILL NO. 306

AN ACT TO CREATE NEW SECTIONS 25-11-147, 25-11-321 AND 25-13-37, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE RECEIPT OF RETIREMENT BENEFITS FROM THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM, THE SUPPLEMENTAL LEGISLATIVE RETIREMENT SYSTEM AND THE MISSISSIPPI 5 HIGHWAY SAFETY PATROL RETIREMENT SYSTEM IS CONDITIONED ON THE MEMBER'S HONEST AND FAITHFUL PERFORMANCE OF HIS OR HER PUBLIC 7 DUTIES FOR THE STATE; TO PROVIDE THAT A MEMBER'S CONVICTION OF OR PLEA OF GUILTY OR NOLO CONTENDERE TO A FELONY INVOLVING PUBLIC 8 9 FUNDS OF \$50,000.00 OR MORE IS CONSIDERED TO BE A BREACH OF THE PUBLIC TRUST AND A BREACH OF THE MEMBER'S CONTRACT WITH THE STATE; 10 11 TO PROVIDE THAT IF A MEMBER OF THE SYSTEM OR PLAN IS CONVICTED OF 12 OR ENTERS A PLEA OF GUILTY OR NOLO CONTENDERE IN ANY COURT TO A FELONY INVOLVING PUBLIC FUNDS OF \$50,000.00 OR MORE THAT IS COMMITTED ON OR AFTER JULY 1, 2023, THE COURT SHALL CONDUCT A 14 HEARING IN A SEPARATE CIVIL PROCEEDING TO DETERMINE IF ALL OF THE 1.5 16 CONDITIONS HAVE BEEN MET; TO PROVIDE THAT IF ALL OF THE CONDITIONS 17 HAVE BEEN MET, THE COURT SHALL ISSUE AN ORDER THAT THE MEMBER BE 18 TERMINATED FROM MEMBERSHIP IN THE SYSTEM OR PLAN AND FORFEIT HIS 19 OR HER RETIREMENT BENEFITS FROM THE SYSTEM OR PLAN; TO PROVIDE 20 THAT A MEMBER WHO IS CONVICTED OF SUCH A CRIME SHALL NOT BE 21 TERMINATED FROM MEMBERSHIP IN THE SYSTEM OR PLAN OR FORFEIT HIS OR 22 HER RETIREMENT BENEFITS FROM THE SYSTEM OR PLAN UNTIL ALL APPEALS 23 OF THE CONVICTION HAVE BEEN FINALLY CONCLUDED OR THE TIME FOR AN 24 APPEAL FROM THE CONVICTION HAS EXPIRED; TO PROVIDE THAT AFTER 25 RECEIVING THE TERMINATION AND FORFEITURE ORDER FROM THE COURT, THE 26 SYSTEM SHALL REQUEST THE ATTORNEY GENERAL FOR A DETERMINATION OF 27 WHETHER ALL APPEALS OF THE CONVICTION HAVE BEEN FINALLY CONCLUDED 28 OR THE TIME FOR AN APPEAL FROM THE CONVICTION HAS EXPIRED; TO 29 PROVIDE THAT AFTER THE ATTORNEY GENERAL NOTIFIES THE SYSTEM THAT 30 ALL APPEALS OF THE CONVICTION HAVE BEEN FINALLY CONCLUDED OR THE 31 TIME FOR AN APPEAL FROM THE CONVICTION HAS EXPIRED, THE SYSTEM 32 SHALL TERMINATE THE MEMBER FROM MEMBERSHIP IN THE SYSTEM OR PLAN 33 AND THE MEMBER SHALL FORFEIT HIS OR HER RETIREMENT BENEFITS FROM 34 THE SYSTEM OR PLAN; TO PROVIDE THAT A MEMBER WHO IS TERMINATED

- 35 FROM MEMBERSHIP IN THE SYSTEM OR PLAN SHALL HAVE HIS OR HER
- 36 CONTRIBUTIONS REFUNDED WITHOUT ANY INTEREST; TO PROVIDE THAT IF A
- 37 MEMBER OF THE SYSTEM OR PLAN IS ALSO A MEMBER OF ANOTHER
- 38 RETIREMENT SYSTEM ADMINISTERED BY THE BOARD OF TRUSTEES OF THE
- 39 SYSTEM, AND THE CRIME FOR WHICH THE MEMBER WAS CONVICTED OR
- 40 ENTERED A PLEA OF GUILTY OR NOLO CONTENDERE IS A FELONY INVOLVING
- 41 PUBLIC FUNDS OF \$50,000.00 OR MORE THAT IS COVERED BY ONLY ONE OF
- 42 THE RETIREMENT SYSTEMS, THE MEMBER WILL BE TERMINATED ONLY FROM
- 43 THE RETIREMENT SYSTEM IN WHICH HIS OR HER EMPLOYMENT WAS COVERED
- 44 AT THE TIME THAT HE OR SHE COMMITTED THE CRIME, AND WILL FORFEIT
- 45 RETIREMENT BENEFITS ONLY FROM THAT RETIREMENT SYSTEM; TO PROVIDE
- 46 THAT THE SYSTEM MAY CONCLUSIVELY RELY ON A TERMINATION AND
- 47 FORFEITURE ORDER FROM THE COURT AND THE NOTICE FROM THE ATTORNEY
- 48 GENERAL THAT THE REQUIREMENTS OF THIS ACT HAVE BEEN MET IN
- 49 TERMINATING A MEMBER FROM MEMBERSHIP IN THE SYSTEM OR PLAN; TO
- 50 PROVIDE THAT THE SYSTEM IS NOT LIABLE FOR ANY MISTAKE IN THE
- 51 PAYMENT OF RETIREMENT BENEFITS TO A MEMBER IN GOOD FAITH RELIANCE
- 52 ON A TERMINATION AND FORFEITURE ORDER FROM THE COURT AND THE
- 53 NOTICE FROM THE ATTORNEY GENERAL; TO PROVIDE THAT ANY AMBIGUITY OR
- 54 UNCERTAINTY ABOUT WHETHER A MEMBER SHOULD BE TERMINATED FROM
- 55 MEMBERSHIP IN THE SYSTEM OR PLAN OR FORFEIT HIS OR HER RETIREMENT
- 56 BENEFITS FROM THE SYSTEM OR PLAN SHALL BE RESOLVED IN FAVOR OF THE
- 57 MEMBER; TO AMEND SECTIONS 25-11-105, 25-11-111, 25-11-117,
- 58 25-11-120, 25-11-129, 25-11-305, 25-11-309, 25-11-311, 25-11-319,
- 59 25-13-3, 25-13-11, 25-13-21, 25-13-28 AND 25-13-31, MISSISSIPPI
- 60 CODE OF 1972, TO CONFORM TO THE PRECEDING PROVISIONS; AND FOR
- 61 RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 63 **SECTION 1.** The following shall be codified as Section
- 64 25-11-147, Mississippi Code of 1972:
- 65 25-11-147. (1) As used in this section, the term "felony
- 66 involving public funds" means one or more felonies in which public
- 67 funds in an aggregate amount of Fifty Thousand Dollars
- 68 (\$50,000.00) or more were unlawfully taken, obtained or
- 69 misappropriated in the abuse or misuse of the person's office or
- 70 employment or money coming into the person's hands by virtue of
- 71 the person's office or employment.
- 72 (2) A member's receipt of retirement benefits from the

73 Public Employees' Retirement System is conditioned on the member's

- 74 honest and faithful performance of his or her public duties for
- 75 the state. A member's conviction of or plea of guilty or nolo
- 76 contendere to a felony involving public funds is considered to be
- 77 a breach of the public trust and a breach of the member's contract
- 78 with the state.
- 79 (3) (a) If an active member of the system is convicted of
- 80 or enters a plea of guilty or nolo contendere in any court of this
- 81 state to a felony involving public funds that is committed on or
- 82 after July 1, 2023; or
- 83 (b) If a retired member of the system who is employed
- 84 or elected under Section 25-11-127 is convicted of or enters a
- 85 plea of guilty or nolo contendere in any court of this state to a
- 86 felony involving public funds that is committed on or after July
- 87 1, 2023; or
- 88 (c) If a retired member of the system, or a member of
- 89 the system who has withdrawn from service but is not receiving a
- 90 retirement allowance from the system, is convicted of or enters a
- 91 plea of guilty or nolo contendere in any court of this state to a
- 92 felony involving public funds that was committed while the member
- 93 was an active employee on or after July 1, 2023, the court shall
- 94 conduct a hearing in a separate civil proceeding to determine if
- 95 all of the conditions in this subsection have been met. The court
- 96 shall provide notice of the hearing to the member and each person
- 97 who is named as a beneficiary of the member in the records of the
- 98 system. If, after the hearing, the court determines that all of

- 99 the conditions in this subsection have been met, the court shall
- 100 issue an order that the member be terminated from membership in
- 101 the system and forfeit his or her retirement benefits from the
- 102 system as provided in this section. The court shall send a copy
- 103 of its termination and forfeiture order to the system.
- 104 (4) (a) If an active member of the system is convicted of
- 105 or enters a plea of guilty or nolo contendere in a court of
- 106 another state or a federal court to a crime that would be a felony
- 107 under the laws of this state if the crime were committed in this
- 108 state, and that is a felony involving public funds that is
- 109 committed on or after July 1, 2023; or
- 110 (b) If a retired member of the system who is employed
- 111 or elected under Section 25-11-127 is convicted of or enters a
- 112 plea of quilty or nolo contendere in a court of another state or a
- 113 federal court to a crime that would be a felony under the laws of
- 114 this state if the crime were committed in this state, and that is
- 115 a felony involving public funds that is committed on or after July
- 116 1, 2023; or
- 117 (c) If a retired member of the system, or a member of
- 118 the system who has withdrawn from service but is not receiving a
- 119 retirement allowance from the system, is convicted of or enters a
- 120 plea of quilty or nolo contendere in a court of another state or a
- 121 federal court to a crime that would be a felony under the laws of
- 122 this state if the crime were committed in this state, and that is
- 123 a felony involving public funds that was committed while the

member was an active employee on or after July 1, 2023, the 125 Attorney General of Mississippi shall enter a motion in the 126 circuit court of the county of residence of the member, or in the 127 Circuit Court of the First Judicial District of Hinds County, 128 Mississippi, if the member does not reside in Mississippi for 129 termination from membership in the system and forfeiture of the 130 member's retirement benefits from the system. The court shall 131 conduct a civil hearing to determine if all of the conditions in 132 this subsection have been met. The court shall provide notice of 133 the hearing to the member and each person who is named as a 134 beneficiary of the member in the records of the system. If, after 135 the hearing, the court determines that all of the conditions in 136 this subsection have been met, the court shall issue an order that 137 the member be terminated from membership in the system and forfeit 138 his or her retirement benefits from the system as provided in this 139 The court shall send a copy of its termination and 140 forfeiture order to the system.

A member who is convicted of a crime described in (5) subsection (3) or (4) of this section shall not be terminated from membership in the system or forfeit his or her retirement benefits from the system until all appeals of the conviction have been finally concluded or the time for an appeal from the conviction has expired. Upon receipt of the termination and forfeiture order from the court, the system shall request the Attorney General for a determination of whether all appeals of the conviction have been

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- finally concluded or the time for an appeal from the conviction
  has expired. After the Attorney General notifies the system that
  all appeals of the conviction have been finally concluded or the
  time for an appeal from the conviction has expired, the system
  shall terminate the member from membership in the system and the
  member shall forfeit his or her retirement benefits from the
  system as provided in this section.
- 156 An active member, or a member of the system who has (a) 157 withdrawn from service but is not receiving a retirement allowance 158 from the system, who has been terminated from membership in the 159 system shall not receive a retirement allowance or other 160 retirement benefits from the system following the date that the 161 system receives the notice from the Attorney General. The member 162 shall have his or her contributions, without any interest, 163 refunded in accordance with Section 25-11-117.
  - membership in the system shall have his or her retirement allowance terminated beginning on the first day of the month following the date that the system receives the notice from the Attorney General, and the member shall not receive any additional retirement benefits from the system after that date. If a member's retirement allowance is terminated under the provisions of this paragraph and the total amount that the member received from the retirement allowance is less than the amount of the member's accumulated contributions, the member shall be refunded

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174 the difference between the amount received from the retirement 175 allowance and the amount of his or her contributions, without any 176 interest, in accordance with Section 25-11-117. Termination of the member's retirement allowance shall not affect any retirement 177 178 benefits that the member received before the date of the 179 termination.

When a member has been terminated from membership (C) in the system, the member shall forfeit all current and future retirement benefits from all service that was or should have been credited to the system before the date that the member was terminated from the system, and the member shall not be allowed to receive creditable service for that service by repaying the amount of the contributions that were refunded under Section 25-11-117, or to otherwise purchase creditable service for that service. However, if a person is later employed in the state service after having been terminated from the system under this section, the person shall become a member of the system again and receive creditable service for his or her new employment in the state service.

If a member of the system is also a member of another (7) retirement system administered by the Board of Trustees of the Public Employees' Retirement System, and the crime for which the member was convicted or entered a plea of quilty or nolo contendere is a felony involving public funds that is covered by only one (1) of the retirement systems, the member will be

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- 199 terminated only from the retirement system in which his or her 200 employment was covered at the time that he or she committed the 201 crime, and will forfeit retirement benefits only from that 202 retirement system. In the case of a retired member who is 203 employed or elected under Section 25-11-127, the member will be 204 terminated only from the retirement system in which his or her 205 employment would have been covered if the member had been an 206 active member in the same employment at the time that he or she 207 committed the crime, and will forfeit retirement benefits only 208 from that retirement system.
- 209 (8) The system may conclusively rely on a termination and 210 forfeiture order from the court and the notice from the Attorney General that the requirements of this section have been met in 211 212 terminating a member from membership in the system. The system is 213 not liable for any mistake in the payment of retirement benefits 214 to a member in good faith reliance on a termination and forfeiture 215 order from the court and the notice from the Attorney General, and 216 a member who receives any such mistaken payments shall not be 217 liable to repay those benefits to the system.
  - (9) A member shall not be terminated from membership in the system or forfeit his or her retirement benefits from the system unless there is a specific provision in this section applicable to the member's situation that requires the termination of membership in the system and forfeiture of retirement benefits from the system. Any ambiguity or uncertainty about whether a member

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- 224 should be terminated from membership in the system or forfeit his
- 225 or her retirement benefits from the system shall be resolved in
- 226 favor of the member.
- 227 **SECTION 2.** The following shall be codified as Section
- 228 25-11-321, Mississippi Code of 1972:
- 229 25-11-321. (1) As used in this section, the term "felony
- 230 involving public funds" means one or more felonies in which public
- 231 funds in an aggregate amount of Fifty Thousand Dollars
- 232 (\$50,000.00) or more were unlawfully taken, obtained or
- 233 misappropriated in the abuse or misuse of the person's office or
- 234 money coming into the person's hands by virtue of the person's
- 235 office.
- 236 (2) A member's receipt of retirement benefits from the
- 237 Supplemental Legislative Retirement Plan is conditioned on the
- 238 member's honest and faithful performance of his or her public
- 239 duties for the State Legislature or as President of the Senate. A
- 240 member's conviction of or plea of quilty or nolo contendere to a
- 241 felony involving public funds is considered to be a breach of the
- 242 public trust and a breach of the member's contract with the state.
- 243 (3) (a) If an active member of the plan is convicted of or
- 244 enters a plea of guilty or nolo contendere in any court of this
- 245 state to a felony involving public funds that is committed on or
- 246 after July 1, 2023; or
- 247 (b) If a retired member of the plan, or a member of the
- 248 plan who is not serving in the State Legislature or as President

- 249 of the Senate but is not receiving a retirement allowance from the
- 250 plan, is convicted of or enters a plea of guilty or nolo
- 251 contendere in any court of this state to a felony involving public
- 252 funds that was committed while the member was serving in the State
- 253 Legislature or as President of the Senate on or after July 1,
- 254 2023, the court shall conduct a hearing in a separate civil
- 255 proceeding to determine if all of the conditions in this
- 256 subsection have been met. The court shall provide notice of the
- 257 hearing to the member and each person who is named as a
- 258 beneficiary of the member in the records of the system. If, after
- 259 the hearing, the court determines that all of the conditions in
- 260 this subsection have been met, the court shall issue an order that
- 261 the member be terminated from membership in the plan and forfeit
- 262 his or her retirement benefits from the plan as provided in this
- 263 section. The court shall send a copy of its termination and
- 264 forfeiture order to the system.
- 265 (4) (a) If an active member of the plan is convicted of or
- 266 enters a plea of guilty or nolo contendere in a court of another
- 267 state or a federal court to a crime that would be a felony under
- 268 the laws of this state if the crime were committed in this state,
- 269 and that is a felony involving public funds that is committed on
- 270 or after July 1, 2023; or
- (b) If a retired member of the plan, or a member of the
- 272 plan who is not serving in the State Legislature or as President
- 273 of the Senate but is not receiving a retirement allowance from the

274	plan, is convicted of or enters a plea of guilty or nolo
275	contendere in a court of another state or a federal court to a
276	crime that would be a felony under the laws of this state if the
277	crime were committed in this state, and that is a felony involving
278	public funds that was committed while the member was serving in
279	the State Legislature or as President of the Senate on or after
280	July 1, 2023, the Attorney General of Mississippi shall enter a
281	motion in the circuit court of the county of residence of the
282	member, or in the Circuit Court of the first Judicial District of
283	Hinds County, Mississippi, if the member does not reside in
284	Mississippi, for termination from membership in the plan and
285	forfeiture of the member's retirement benefits from the plan. The
286	court shall conduct a civil hearing to determine if all of the
287	conditions in this subsection have been met. The court shall
288	provide notice of the hearing to the member and each person who is
289	named as a beneficiary of the member in the records of the system.
290	If, after the hearing, the court determines that all of the
291	conditions in this subsection have been met, the court shall issue
292	an order that the member be terminated from membership in the plan
293	and forfeit his or her retirement benefits from the plan as
294	provided in this section. The court shall send a copy of its
295	termination and forfeiture order to the system.

(5) A member who is convicted of a crime described in

membership in the plan or forfeit his or her retirement benefits

subsection (3) or (4) of this section shall not be terminated from

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299 from the plan until all appeals of the conviction have been 300 finally concluded or the time for an appeal from the conviction 301 has expired. Upon receipt of the termination and forfeiture order 302 from the court, the system shall request the Attorney General for 303 a determination of whether all appeals of the conviction have been 304 finally concluded or the time for an appeal from the conviction 305 has expired. After the Attorney General notifies the system that 306 all appeals of the conviction have been finally concluded or the 307 time for an appeal from the conviction has expired, the system 308 shall terminate the member from membership in the plan and the 309 member shall forfeit his or her retirement benefits from the plan 310 as provided in this section.

- Legislature or as President of the Senate, or a member of the plan who is not serving in the State Legislature or as President of the Senate but is not receiving a retirement allowance from the plan, who has been terminated from membership in the plan shall not receive a retirement allowance or other retirement benefits from the plan following the date that the system receives the notice from the Attorney General. The member shall have his or her contributions, without any interest, refunded in accordance with Section 25-11-311.
- 321 (b) A retired member of the plan who has been
  322 terminated from membership in the plan shall have his or her
  323 retirement allowance terminated beginning on the first day of the

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324 month following the date that the system receives the notice from 325 the Attorney General, and the member shall not receive any 326 additional retirement benefits from the plan after that date. 327 a member's retirement allowance is terminated under the provisions 328 of this paragraph and the total amount that the member received 329 from the retirement allowance is less than the amount of the 330 member's accumulated contributions, the member shall be refunded 331 the difference between the amount received from the retirement 332 allowance and the amount of his or her contributions, without any interest, in accordance with Section 25-11-311. Termination of 333 334 the member's retirement allowance shall not affect any retirement 335 benefits that the member received before the date of the 336 termination.

(c) When a member has been terminated from membership in the plan, the member shall forfeit all current and future retirement benefits from all service that was or should have been credited to the plan before the date that the member was terminated from the plan, and the member shall not be allowed to receive creditable service for that service by repaying the amount of the contributions that were refunded under Section 25-11-311, or to otherwise purchase creditable service for that service.

However, if a person later serves in the State Legislature or as President of the Senate after having been terminated from the plan under this section, the person shall become a member of the plan

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348 again and receive creditable service for his or her new service in 349 the State Legislature or as President of the Senate.

- 350 If an active member of the plan, or a member of the plan 351 who is not serving in the State Legislature or as President of the 352 Senate but is not receiving a retirement allowance from the plan, 353 is terminated from membership in the plan under this section, the 354 member also will be terminated from membership in the Public 355 Employees' Retirement System and will forfeit his or her 356 retirement benefits from the system. If a retired member of the 357 plan is an active or retired member of the Public Employees' 358 Retirement System, or a member of the system who has withdrawn 359 from service but is not receiving a retirement allowance from the 360 system, who is terminated from membership in the system under 361 Section 25-11-147, the member will not be terminated from 362 membership in the plan if the crime for which the member was 363 convicted or entered a plea of guilty or nolo contendere is not a 364 felony involving public funds.
  - (8) The Public Employees' Retirement System may conclusively rely on a termination and forfeiture order from the court and the notice from the Attorney General that the requirements of this section have been met in terminating a member from membership in the plan. The system is not liable for any mistake in the payment of retirement benefits under the plan to a member in good faith reliance on a termination and forfeiture order from the court and the notice from the Attorney General, and a member who receives

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374	benef	its	to the pl	Lan.							

- 375 A member shall not be terminated from membership in the 376 plan or forfeit his or her retirement benefits from the plan 377 unless there is a specific provision in this section applicable to 378 the member's situation that requires the termination of membership 379 in the plan and forfeiture of retirement benefits from the plan. 380 Any ambiguity or uncertainty about whether a member should be 381 terminated from membership in the plan or forfeit his or her retirement benefits from the plan shall be resolved in favor of 382 383 the member.
- 384 **SECTION 3.** The following shall be codified as Section 385 25-13-37, Mississippi Code of 1972:
- 25-13-37. (1) As used in this section, the term "felony involving public funds" means one or more felonies in which public funds in an aggregate amount of Fifty Thousand Dollars (\$50,000.00) or more were unlawfully taken, obtained or misappropriated in the abuse or misuse of the person's employment or money coming into the person's hands by virtue of the person's employment.
- 393 (2) A member's receipt of retirement benefits from the
  394 Mississippi Highway Safety Patrol Retirement System is conditioned
  395 on the member's honest and faithful performance of his or her
  396 public duties for the State of Mississippi. A member's conviction
  397 of or plea of guilty or nolo contendere to a felony involving

- public funds is considered to be a breach of the public trust and a breach of the member's contract with the State of Mississippi.
- 400 (3) (a) If a member of the system is convicted of or enters 401 a plea of guilty or nolo contendere in any court of this state to 402 a felony involving public funds that is committed on or after July 403 1, 2023; or
- 404 If a retired member of the system, or a member of (b) 405 the system who has withdrawn from service but is not receiving a 406 retirement allowance from the system, is convicted of or enters a 407 plea of guilty or nolo contendere in any court of this state to a 408 felony involving public funds that was committed while the member 409 was an active employee on or after July 1, 2023, the court shall 410 conduct a hearing in a separate civil proceeding to determine if 411 all of the conditions in this subsection have been met. 412 shall provide notice of the hearing to the member and each person 413 who is named as a beneficiary of the member in the records of the 414 If, after the hearing, the court determines that all of the conditions in this subsection have been met, the court shall 415 416 issue an order that the member be terminated from membership in 417 the system and forfeit his or her retirement benefits from the 418 system as provided in this section. The court shall send a copy 419 of its termination and forfeiture order to the system.
- 420 (4) (a) If a member of the system is convicted of or enters 421 a plea of guilty or nolo contendere in a court of another state or 422 a federal court to a crime that would be a felony under the laws

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425 July 1, 2023; or

426 If a retired member of the system, or a member of 427 the system who has withdrawn from service but is not receiving a 428 retirement allowance from the system, is convicted of or enters a 429 plea of guilty or nolo contendere in a court of another state or a 430 federal court to a crime that would be a felony under the laws of 431 this state if the crime were committed in this state, and that is 432 a felony involving public funds that was committed while the 433 member was an active employee on or after July 1, 2023, the 434 Attorney General of Mississippi shall enter a motion in the 435 circuit court of the county of residence of the member, or in the 436 Circuit Court of the First Judicial District of Hinds County, 437 Mississippi, if the member does not reside in Mississippi, for 438 termination from membership in the system and forfeiture of the 439 member's retirement benefits from the system. The court shall 440 conduct a civil hearing to determine if all of the conditions in 441 this subsection have been met. The court shall provide notice of 442 the hearing to the member and each person who is named as a 443 beneficiary of the member in the records of the system. If, after 444 the hearing, the court determines that all of the conditions in 445 this subsection have been met, the court shall issue an order that 446 the member be terminated from membership in the system and forfeit his or her retirement benefits from the system as provided in this 447

- 448 section. The court shall send a copy of its termination and 449 forfeiture order to the system.
- 450 A member who is convicted of a crime described in 451 subsection (3) or (4) of this section shall not be terminated from 452 membership in the system or forfeit his or her retirement benefits 453 from the system until all appeals of the conviction have been 454 finally concluded or the time for an appeal from the conviction 455 has expired. Upon receipt of the termination and forfeiture order 456 from the court, the system shall request the Attorney General for 457 a determination of whether all appeals of the conviction have been 458 finally concluded or the time for an appeal from the conviction 459 has expired. After the Attorney General notifies the system that 460 all appeals of the conviction have been finally concluded or the 461 time for an appeal from the conviction has expired, the system 462 shall terminate the member from membership in the system and the 463 member shall forfeit his or her retirement benefits from the 464 system as provided in this section.
- 465 An active member, or a member of the system who has (6) 466 withdrawn from service but is not receiving a retirement allowance 467 from the system, who has been terminated from membership in the 468 system shall not receive a retirement allowance or other 469 retirement benefits from the system following the date that the 470 system receives the notice from the Attorney General. The member 471 shall have his or her contributions, without any interest, 472 refunded in accordance with Section 25-13-21.

474	membership in the system shall have his or her retirement
475	allowance terminated beginning on the first day of the month
476	following the date that the system receives the notice from the
477	Attorney General, and the member shall not receive any additional
478	retirement benefits from the system after that date. If a
479	member's retirement allowance is terminated under the provisions
480	of this paragraph and the total amount that the member received
481	from the retirement allowance is less than the amount of the
482	member's accumulated contributions, the member shall be refunded
483	the difference between the amount received from the retirement
484	allowance and the amount of his or her contributions, without any
485	interest, in accordance with Section 25-13-21. Termination of the
486	member's retirement allowance shall not affect any retirement
487	benefits that the member received before the date of the
488	termination.

A retired member who has been terminated from

When a member has been terminated from membership 489 (C) 490 in the system, the member shall forfeit all current and future 491 retirement benefits from all service that was or should have been credited to the system before the date that the member was 492 493 terminated from the system, and the member shall not be allowed to 494 receive creditable service for that service by repaying the amount 495 of the contributions that were refunded under Section 25-13-21, or 496 to otherwise purchase creditable service for that service.

However, if a person is later employed in service covered by the

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- system after having been terminated from the system under this section, the person shall become a member of the system again and receive creditable service for his or her new employment in service covered by the system.
- 502 If a member of the system is also a member of another 503 retirement system administered by the Board of Trustees of the 504 Public Employees' Retirement System, and the crime for which the 505 member was convicted or entered a plea of guilty or nolo 506 contendere is a felony involving public funds that is covered by 507 only one (1) of the retirement systems, the member will be 508 terminated only from the retirement system in which his or her 509 employment was covered at the time that he or she committed the 510 crime, and will forfeit retirement benefits only from that 511 retirement system.
- 512 The Public Employees' Retirement System may conclusively 513 rely on a termination and forfeiture order from the court and the 514 notice from the Attorney General that the requirements of this 515 section have been met in terminating a member from membership in 516 the Mississippi Highway Safety Patrol Retirement System. 517 Public Employees' Retirement System is not liable for any mistake 518 in the payment of retirement benefits to a member in good faith 519 reliance on a termination and forfeiture order from the court and 520 the notice from the Attorney General, and a member who receives 521 any such mistaken payments shall not be liable to repay those 522 benefits to the system.

523	(9) A member shall not be terminated from membership in the
524	system or forfeit his or her retirement benefits from the system
525	unless there is a specific provision in this section applicable to
526	the member's situation that requires the termination of membership
527	in the system and forfeiture of retirement benefits from the
528	system. Any ambiguity or uncertainty about whether a member
529	should be terminated from membership in the system or forfeit his
530	or her retirement benefits from the system shall be resolved in
531	favor of the member.

- 532 Section 25-11-105, Mississippi Code of 1972, is SECTION 4. 533 amended as follows:
- THOSE WHO ARE ELIGIBLE FOR MEMBERSHIP 534 25-11-105. **I**. 535
- The membership of this retirement system shall be composed as 536 follows:
- 537 (i) All persons who become employees in the state
- 538 service after January 31, 1953, and whose wages are subject to
- 539 payroll taxes and are lawfully reported on IRS Form W-2, except
- 540 those specifically excluded, or as to whom election is provided in
- 541 Articles 1 and 3, shall become members of the retirement system as
- 542 a condition of their employment.
- 543 (ii) From and after July 1, 2002, any individual
- 544 who is employed by a governmental entity to perform professional
- 545 services shall become a member of the system if the individual is
- 546 paid regular periodic compensation for those services that is
- subject to payroll taxes, is provided all other employee benefits 547

and meets the membership criteria established by the regulations
adopted by the board of trustees that apply to all other members
of the system; however, any active member employed in such a
position on July 1, 2002, will continue to be an active member for
as long as they are employed in any such position.

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 before the lapse of sixty (60) days of employment or sixty (60) days after the effective date of the cited articles, whichever is later, on a form prescribed by the board, a notice of election not to be covered by the membership of the retirement system and a duly executed waiver of all present and prospective benefits that would otherwise inure to them on account of their participation in the system, shall become members of the retirement system; however, no credit for prior service will be granted to members who became members of the system before July 1, 2007, until they have contributed to Article 3 of the retirement system for a minimum period of at least four (4) years, or to members who became members of the system on or after July 1, 2007, until they have contributed to Article 3 of the retirement system for a minimum period of at least eight (8) years. members shall receive credit for services performed before January 1, 1953, in employment now covered by Article 3, but no credit shall be granted for retroactive services between January 1, 1953,

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573	and the date of their entry into the retirement system, unless the
574	employee pays into the retirement system both the employer's and
575	the employee's contributions on wages paid him during the period
576	from January 31, 1953, to the date of his becoming a contributing
577	member, together with interest at the rate determined by the board
578	of trustees. Members reentering after withdrawal from service
579	shall qualify for prior service under the provisions of Section
580	25-11-117. From and after July 1, 1998, upon eligibility as noted
581	above, the member may receive credit for such retroactive service
582	provided:

- (i) The member shall furnish proof satisfactory to 583 the board of trustees of certification of that service from the 584 585 covered employer where the services were performed; and
- 586 The member shall pay to the retirement system 587 on the date he or she is eligible for that credit or at any time 588 thereafter before the date of retirement the actuarial cost for 589 each year of that creditable service. The provisions of this 590 subparagraph (ii) shall be subject to the limitations of Section 591 415 of the Internal Revenue Code and regulations promulgated under 592 Section 415.
- 593 Nothing contained in this paragraph (b) shall be construed to 594 limit the authority of the board to allow the correction of 595 reporting errors or omissions based on the payment of the employee 596 and employer contributions plus applicable interest.

597	(c) All persons who become employees in the state
598	service after January 31, 1953, and who are eligible for
599	membership in any other retirement system shall become members of
600	this retirement system as a condition of their employment, unless
601	they elect at the time of their employment to become a member of
602	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.
- 610 All persons who are employees in the state service 611 on January 31, 1953, and who under existing laws are members of 612 any fund operated for the retirement of employees by the State of 613 Mississippi, or any of its departments or agencies, shall not be 614 entitled to membership in this retirement system unless, before 615 February 1, 1953, any such person indicates by a notice filed with 616 the board, on a form prescribed by the board, his individual 617 election and choice to participate in this system, but no such 618 person shall receive prior service credit unless he becomes a 619 member on or before February 1, 1953.
- 620 (f) Each political subdivision of the state and each 621 instrumentality of the state or a political subdivision, or both,

622	is authorized to submit, for approval by the board of trustees, a
623	plan for extending the benefits of this article to employees of
624	any such political subdivision or instrumentality. Each such plan
625	or any amendment to the plan for extending benefits thereof shall
626	be approved by the board of trustees if it finds that the plan, or
627	the plan as amended, is in conformity with such requirements as
628	are provided in Articles 1 and 3; however, upon approval of the
629	plan or any such plan previously approved by the board of
630	trustees, the approved plan shall not be subject to cancellation
631	or termination by the political subdivision or instrumentality.
632	No such plan shall be approved unless:
633	(i) It provides that all services that constitute
634	employment as defined in Section 25-11-5 and are performed in the
635	employ of the political subdivision or instrumentality, by any
636	employees thereof, shall be covered by the plan, with the
637	exception of municipal employees who are already covered by
638	existing retirement plans; however, those employees in this class
639	may elect to come under the provisions of this article;
640	(ii) It specifies the source or sources from which
641	the funds necessary to make the payments required by paragraph (d)
642	of Section 25-11-123 and of paragraph (f) $(v)$ 2 and 3 of this
643	section are expected to be derived and contains reasonable
644	assurance that those sources will be adequate for that purpose;
645	(iii) It provides for such methods of
646	administration of the plan by the political subdivision or

647	instrumentality as are found by the board of trustees to be
648	necessary for the proper and efficient administration thereof;
649	(iv) It provides that the political subdivision or
650	instrumentality will make such reports, in such form and
651	containing such information, as the board of trustees may from
652	time to time require;
653	(v) It authorizes the board of trustees to
654	terminate the plan in its entirety in the discretion of the board
655	if it finds that there has been a failure to comply substantially
656	with any provision contained in the plan, the termination to take
657	effect at the expiration of such notice and on such conditions as
658	may be provided by regulations of the board and as may be
659	consistent with applicable federal law.
660	1. The board of trustees shall not finally
661	refuse to approve a plan submitted under paragraph (f), and shall
662	not terminate an approved plan without reasonable notice and
663	opportunity for hearing to each political subdivision or
664	instrumentality affected by the board's decision. The board's
665	decision in any such case shall be final, conclusive and binding
666	unless an appeal is taken by the political subdivision or
667	instrumentality aggrieved by the decision to the Circuit Court of
668	the First Judicial District of Hinds County, Mississippi, in
669	accordance with the provisions of law with respect to civil causes

by certiorari.

671	2. Each political subdivision or
672	instrumentality as to which a plan has been approved under this
673	section shall pay into the contribution fund, with respect to
674	wages (as defined in Section 25-11-5), at such time or times as
675	the board of trustees may by regulation prescribe, contributions
676	in the amounts and at the rates specified in the applicable
677	agreement entered into by the board.
678	3. Every political subdivision or
679	instrumentality required to make payments under paragraph (f)(v)2
680	of this section is authorized, in consideration of the employees'
681	retention in or entry upon employment after enactment of Articles
682	1 and 3, to impose upon its employees, as to services that are
683	covered by an approved plan, a contribution with respect to wages
684	(as defined in Section 25-11-5) not exceeding the amount provided
685	in Section 25-11-123(d) if those services constituted employment
686	within the meaning of Articles 1 and 3, and to deduct the amount
687	of the contribution from the wages as and when paid.
688	Contributions so collected shall be paid into the contribution
689	fund as partial discharge of the liability of the political
690	subdivisions or instrumentalities under paragraph (f)(v)2 of this
691	section. Failure to deduct the contribution shall not relieve the
692	employee or employer of liability for the contribution.
693	4. Any state agency, school, political
694	subdivision, instrumentality or any employer that is required to

submit contribution payments or wage reports under any section of

696 this chapter shall be assessed interest on delinquent payments or 697 wage reports as determined by the board of trustees in accordance 698 with rules and regulations adopted by the board and delinquent 699 payments, assessed interest and any other amount certified by the 700 board as owed by an employer, may be recovered by action in a 701 court of competent jurisdiction against the reporting agency 702 liable therefor or may, upon due certification of delinquency and 703 at the request of the board of trustees, be deducted from any 704 other monies payable to the reporting agency by any department or 705 agency of the state.

- 5. Each political subdivision of the state and each instrumentality of the state or a political subdivision or subdivisions that 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.
- 713 (g) The board may, in its discretion, deny the right of 714 membership in this system to any class of employees whose 715 compensation is only partly paid by the state or who are occupying 716 positions on a part-time or intermittent basis. The board may, in 717 its discretion, make optional with employees in any such classes 718 their individual entrance into this system.
- 719 (h) An employee whose membership in this system is 720 contingent on his own election, and who elects not to become a

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721	member, may thereafter apply for and be admitted to membership;
722	but no such employee shall receive prior service credit unless he
723	becomes a member before July 1, 1953, except as provided in
724	paragraph (b).

(i) If any member of this system changes 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 that other system, provided that the employee agrees to the transfer of his accumulated membership contributions and provided that the other system is authorized to receive and agrees to make the transfer.

If any member of any other actuarially funded system maintained by an agency of the state changes his employment to an agency covered by this system, the board of trustees may authorize the receipt of 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 from the other system, provided that the employee agrees to the transfer of his accumulated membership contributions to this system and provided that the other system is authorized and agrees to make the transfer.

- 744 (j) Wherever state employment is referred to in this 745 section, it includes joint employment by state and federal 746 agencies of all kinds.
- 747 Employees of a political subdivision or (k) 748 instrumentality who were employed by the political subdivision or 749 instrumentality before an agreement between the entity and the 750 Public Employees' Retirement System to extend the benefits of this 751 article to its employees, and which agreement provides for the 752 establishment of retroactive service credit, and who became 753 members of the retirement system before July 1, 2007, and have 754 remained contributors to the retirement system for four (4) years, 755 or who became members of the retirement system on or after July 1, 756 2007, and have remained contributors to the retirement system for 757 eight (8) years, may receive credit for that retroactive service 758 with the political subdivision or instrumentality, provided that 759 the employee and/or employer, as provided under the terms of the 760 modification of the joinder agreement in allowing that coverage, 761 pay into the retirement system the employer's and employee's 762 contributions on wages paid the member during the previous 763 employment, together with interest or actuarial cost as determined 764 by the board covering the period from the date the service was 765 rendered until the payment for the credit for the service was 766 Those wages shall be verified by the Social Security 767 Administration or employer payroll records. Effective July 1, 768 1998, upon eligibility as noted above, a member may receive credit

769	for that	retroactive	service	with	the	political	subdivision	or
770	instrume	ntality provi	ided:					

- 771 (i) The member shall furnish proof satisfactory to 772 the board of trustees of certification of those services from the 773 political subdivision or instrumentality where the services were 774 rendered or verification by the Social Security Administration; 775 and
- 776 (ii) The member shall pay to the retirement system
  777 on the date he or she is eligible for that credit or at any time
  778 thereafter before the date of retirement the actuarial cost for
  779 each year of that creditable service. The provisions of this
  780 subparagraph (ii) shall be subject to the limitations of Section
  781 415 of the Internal Revenue Code and regulations promulgated under
  782 Section 415.
- 783 Nothing contained in this paragraph (k) shall be construed to 784 limit the authority of the board to allow the correction of 785 reporting errors or omissions based on the payment of employee and 786 employer contributions plus applicable interest. Payment for that 787 time shall be made beginning with the most recent service. Upon 788 the payment of all or part of the required contributions, plus 789 interest or the actuarial cost as provided above, the member shall 790 receive credit for the period of creditable service for which full 791 payment has been made to the retirement system.
- 792 (1) Through June 30, 1998, any state service eligible 793 for retroactive service credit, no part of which has ever been

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- 795 contributions plus interest, or, from and after July 1, 1998, any
- 796 state service eligible for retroactive service credit, no part of
- 797 which has ever been reported to the retirement system, and
- 798 requiring the payment of the actuarial cost for that creditable
- 799 service, may, at the member's option, be purchased in quarterly
- 800 increments as provided above at the time that its purchase is
- 801 otherwise allowed.
- 802 (m) All rights to purchase retroactive service credit
- 803 or repay a refund as provided in Section 25-11-101 et seq. shall
- 804 terminate upon retirement.
- 11. THOSE WHO ARE NOT ELIGIBLE FOR MEMBERSHIP
- The following classes of employees and officers shall not
- 807 become members of this retirement system, any other provisions of
- 808 Articles 1 and 3 to the contrary notwithstanding:
- 809 (a) Patient or inmate help in state charitable, penal
- 810 or correctional institutions;
- 811 (b) Students of any state educational institution
- 812 employed by any agency of the state for temporary, part-time or
- 813 intermittent work;
- 814 (c) Participants of Comprehensive Employment and
- 815 Training Act of 1973 (CETA) being Public Law 93-203, who enroll on
- 816 or after July 1, 1979;
- 817 (d) From and after July 1, 2002, individuals who are
- 818 employed by a governmental entity to perform professional service

820	established in I(a)(ii) of this section.
821	III. TERMINATION OF MEMBERSHIP
822	Membership in this system shall cease by:
823	(a) A member withdrawing his or her accumulated
824	contributions * * * <u>;</u>
825	(b) A member withdrawing from active service with a
826	retirement allowance * * * <u>;</u>
827	(c) A member's death * * *; or
828	(d) A member being terminated from the membership in
829	the system under Section 25-11-147.
830	SECTION 5. Section 25-11-111, Mississippi Code of 1972, is
831	amended as follows:
832	25-11-111. (a) (1) Any member who became a member of the
833	system before July 1, 2007, upon withdrawal from service upon or
834	after attainment of the age of sixty (60) years who has completed
835	at least four (4) years of membership service, or any member who
836	became a member of the system before July 1, 2011, upon withdrawal
837	from service regardless of age who has completed at least
838	twenty-five (25) years of creditable service, shall be entitled to
839	receive a retirement allowance, which shall begin on the first of
840	the month following the date the member's application for the
841	allowance is received by the board, but in no event before
842	withdrawal from service.

819 on less than a full-time basis who do not meet the criteria

843	(2) Any member who became a member of the system on or
844	after July 1, 2007, upon withdrawal from service upon or after
845	attainment of the age of sixty (60) years who has completed at
846	least eight (8) years of membership service, or any member who
847	became a member of the system on or after July 1, 2011, upon
848	withdrawal from service regardless of age who has completed at
849	least thirty (30) years of creditable service, shall be entitled
850	to receive a retirement allowance, which shall begin on the first
851	of the month following the date the member's application for the
852	allowance is received by the board, but in no event before
853	withdrawal from service.

- (b) (1) Any member who became a member of the system before July 1, 2007, whose withdrawal from service occurs before attaining the age of sixty (60) years who has completed four (4) or more years of membership service and has not received a refund of his accumulated contributions, shall be entitled to receive a retirement allowance, beginning upon his attaining the age of sixty (60) years, of the amount earned and accrued at the date of withdrawal from service. The retirement allowance shall begin on the first of the month following the date the member's application for the allowance is received by the board, but in no event before withdrawal from service.
- 865 (2) Any member who became a member of the system on or 866 after July 1, 2007, whose withdrawal from service occurs before 867 attaining the age of sixty (60) years who has completed eight (8)

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or more years of membership service and has not received a refund of his accumulated contributions, shall be entitled to receive a retirement allowance, beginning upon his attaining the age of sixty (60) years, of the amount earned and accrued at the date of withdrawal from service. The retirement allowance shall begin on the first of the month following the date the member's application for the allowance is received by the board, but in no event before

- 876 (c) Any member in service who has qualified for retirement benefits may select any optional method of settlement of 877 878 retirement benefits by notifying the Executive Director of the 879 Board of Trustees of the Public Employees' Retirement System in 880 writing, on a form prescribed by the board, of the option he has 881 selected and by naming the beneficiary of the option and 882 furnishing necessary proof of age. The option, once selected, may 883 be changed at any time before actual retirement or death, but upon 884 the death or retirement of the member, the optional settlement 885 shall be placed in effect upon proper notification to the 886 executive director.
- 887 (d) Any member who became a member of the system before July 888 1, 2011, shall be entitled to an annual retirement allowance which 889 shall consist of:
- 890 (1) A member's annuity, which shall be the actuarial 891 equivalent of the accumulated contributions of the member at the

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withdrawal from service.

time of retirement computed according to the actuarial table in use by the system; and

- (2) An employer's annuity, which, together with the member's annuity provided above, shall be equal to two percent (2%) of the average compensation for each year of service up to and including twenty-five (25) years of creditable service, and two and one-half percent (2-1/2%) of the average compensation for each year of service exceeding twenty-five (25) years of creditable service.
- 901 Any retired member or beneficiary thereof who was (3) 902 eligible to receive a retirement allowance before July 1, 1991, 903 and who is still receiving a retirement allowance on July 1, 1992, 904 shall receive an increase in the annual retirement allowance of 905 the retired member equal to one-eighth of one percent (1/8 of 1%) 906 of the average compensation for each year of state service in 907 excess of twenty-five (25) years of membership service up to and 908 including thirty (30) years. The maximum increase shall be 909 five-eighths of one percent (5/8 of 1%). In no case shall a 910 member who has been retired before July 1, 1987, receive less than 911 Ten Dollars (\$10.00) per month for each year of creditable service 912 and proportionately for each quarter year thereof. Persons retired on or after July 1, 1987, shall receive at least Ten 913 Dollars (\$10.00) per month for each year of service and 914 915 proportionately for each quarter year thereof reduced for the option selected. However, such Ten Dollars (\$10.00) minimum per 916

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- 917 month for each year of creditable service shall not apply to a 918 retirement allowance computed under Section 25-11-114 based on a 919 percentage of the member's average compensation.
- 920 (e) Any member who became a member of the system on or after July 1, 2011, shall be entitled to an annual retirement allowance 921 which shall consist of: 922
- 923 A member's annuity, which shall be the actuarial 924 equivalent of the accumulated contributions of the member at the 925 time of retirement computed according to the actuarial table in 926 use by the system; and
- 927 An employer's annuity, which, together with the (2) 928 member's annuity provided above, shall be equal to two percent 929 (2%) of the average compensation for each year of service up to 930 and including thirty (30) years of creditable service, and two and 931 one-half percent (2-1/2%) of average compensation for each year of 932 service exceeding thirty (30) years of creditable service.
  - Any member who became a member of the system on or after July 1, 2011, upon withdrawal from service upon or after attaining the age of sixty (60) years who has completed at least eight (8) years of membership service, or any such member upon withdrawal from service regardless of age who has completed at least thirty (30) years of creditable service, shall be entitled to receive a retirement allowance computed in accordance with the formula set forth in subsection (e) of this section. In the case of the retirement of any member who has attained age sixty (60) but who

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- has not completed at least thirty (30) years of creditable
  service, the retirement allowance shall be computed in accordance
  with the formula set forth in subsection (e) of this section
  except that the total annual retirement allowance shall be reduced
  by an actuarial equivalent factor for each year of creditable
  service below thirty (30) years or the number of years in age that
  the member is below age sixty-five (65), whichever is less.
- 949 (g) No member, except members excluded by the Age 950 Discrimination in Employment Act Amendments of 1986 (Public Law 951 99-592), under either Article 1 or Article 3 in state service 952 shall be required to retire because of age.
- 953 (h) No payment on account of any benefit granted under the 954 provisions of this section shall become effective or begin to 955 accrue until January 1, 1953.
- 956 A retiree or beneficiary may, on a form prescribed (1)957 by and filed with the retirement system, irrevocably waive all or 958 a portion of any benefits from the retirement system to which the 959 retiree or beneficiary is entitled. The waiver shall be binding 960 on the heirs and assigns of any retiree or beneficiary and the 961 same must agree to forever hold harmless the Public Employees' 962 Retirement System of Mississippi from any claim to the waived 963 retirement benefits.
- 964 (2) Any waiver under this subsection shall apply only
  965 to the person executing the waiver. A beneficiary shall be
  966 entitled to benefits according to the option selected by the

967	member at the ti	me of retirement.	However, a	beneficiary may	, at
968	the option of th	e beneficiary, exe	cute a waive	er of benefits u	ınder
969	this subsection.				

- 970 (3) The retirement system shall retain in the annuity 971 reserve account amounts that are not used to pay benefits because 972 of a waiver executed under this subsection.
- 973 (4) The board of trustees may provide rules and 974 regulations for the administration of waivers under this 975 subsection.
- 976 (j) A member who is terminated from membership in the system
  977 under Section 25-11-147 shall not be eligible to receive a
  978 retirement allowance under this section.
- 979 **SECTION 6.** Section 25-11-117, Mississippi Code of 1972, is 980 amended as follows:
- 981 25-11-117. (1) A member may be paid a refund of the amount 982 of accumulated contributions to the credit of the member in the 983 annuity savings account, provided that the member has withdrawn 984 from state service and has not returned to state service on the 985 date the refund of the accumulated contributions would be paid. 986 That refund of the contributions to the credit of the member in 987 the annuity savings account shall be paid within ninety (90) days 988 from receipt in the office of the retirement system of the 989 properly completed form requesting the payment. The full amount 990 of the accumulated contributions of any member who is terminated

from membership in the system under Section 25-11-147 before

992	receiving a retirement allowance, or the amount of the member's
993	accumulated contributions that the member has not received from a
994	retirement allowance if the member is terminated from membership
995	in the system under Section 25-11-147 after receiving a retirement
996	allowance, shall be refunded to the member, without any interest,
997	within ninety (90) days after the member has been terminated from
998	membership in the system. In the event of death before retirement
999	of any member whose spouse and/or children are not entitled to a
1000	retirement allowance, the accumulated contributions to the credit
1001	of the deceased member in the annuity savings account shall be
1002	paid to the designated beneficiary on file in writing in the
1003	office of the executive director of the board of trustees within
1004	ninety (90) days from receipt of a properly completed form
1005	requesting the payment. If there is no such designated
1006	beneficiary on file for the deceased member in the office of the
1007	system, upon the filing of a proper request with the board, the
1008	contributions to the credit of the deceased member in the annuity
1009	savings account shall be refunded under Section 25-11-117.1(1).
1010	The payment of the refund shall discharge all obligations of the
1011	retirement system to the member on account of any creditable
1012	service rendered by the member before the receipt of the refund.
1013	By the acceptance of the refund, the member shall waive and
1014	relinquish all accrued rights in the system.

(2) Under the Unemployment Compensation Amendments of 1992

(Public Law 102-318 (UCA)), a member or the spouse of a member who

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1017 is an eligible beneficiary entitled to a refund under this section 1018 may elect, on a form prescribed by the board under rules and regulations established by the board, to have an eliqible rollover 1019 1020 distribution of accumulated contributions payable under this 1021 section paid directly to an eligible retirement plan, as defined 1022 under applicable federal law, or an individual retirement account. If the member or the spouse of a member who is an eligible 1023 1024 beneficiary makes that election and specifies the eligible 1025 retirement plan or individual retirement account to which the 1026 distribution is to be paid, the distribution will be made in the 1027 form of a direct trustee-to-trustee transfer to the specified 1028 eligible retirement plan. A nonspouse beneficiary may elect to 1029 have an eligible rollover distribution paid in the form of a 1030 direct trustee-to-trustee transfer to an individual retirement 1031 account established to receive the distribution on behalf of the 1032 nonspouse beneficiary. Flexible rollovers under this subsection 1033 shall not be considered assignments under Section 25-11-129. 1034 (3) (a) If any person who has received a refund, reenters 1035 the state service and again becomes a member of the system before 1036 July 1, 2007, the member may repay all or part of the amounts 1037 previously received as a refund, together with regular interest 1038 covering the period from the date of refund to the date of

repayment; however, the amounts that are repaid by the member and

benefit calculation or determination until the member has remained

the creditable service related thereto shall not be used in any

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1042 a contributor to the system for a period of at least four (4) years after the member's reentry into state service. Repayment 1043 for that time shall be made beginning with the most recent service 1044 for which refund has been made. Upon the repayment of all or part 1045 1046 of that refund and interest, the member shall again receive credit 1047 for the period of creditable service for which full repayment has 1048 been made to the system.

If any person who has received a refund, reenters (b) the state service and again becomes a member of the system on or after July 1, 2007, the member may repay all or part of the amounts previously received as a refund, together with regular interest covering the period from the date of refund to the date of repayment; however, the amounts that are repaid by the member and the creditable service related thereto shall not be used in any benefit calculation or determination until the member has remained a contributor to the system for a period of at least eight (8) years after the member's reentry into state service. Repayment for that time shall be made beginning with the most recent service for which refund has been made. Upon the repayment of all or part of that refund and interest, the member shall again receive credit for the period of creditable service for which full repayment has been made to the system.

1064 (c) A member who has been terminated from membership in 1065 the system under Section 25-11-147 and received a refund of his or 1066 her accumulated contributions under this section is not authorized

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L067	to repay any of the amount	received as a refund in order to
L068	receive creditable service	for the period of service for which the
1069	contributions were made to	the system.

- 1070 (4)In order to provide a source of income to members (a) 1071 who have applied for disability benefits under Section 25-11-113 1072 or 25-11-114, the board may provide, at the employee's election, a temporary benefit to be paid from the member's accumulated 1073 1074 contributions, if any, without forfeiting the right to pursue 1075 disability benefits, provided that the member has exhausted all personal and medical leave and has terminated his or her 1076 1077 employment. The board may prescribe rules and regulations for 1078 carrying out the provisions of this subsection (4).
  - (b) If a member who has elected to receive temporary benefits under this subsection later applies for a refund of his or her accumulated contributions, all amounts paid under this subsection shall be deducted from the accumulated contributions and the balance will be paid to the member. If a member who has elected to receive temporary benefits under this subsection is later approved for a disability retirement allowance, and a service retirement allowance or survivor benefits are paid on the account, the board shall adjust the benefits in such a manner that no more than the actuarial equivalent of the benefits to which the member or beneficiary was or is entitled shall be paid.
- 1090 (c) The board may study, develop and propose a
  1091 disability benefit structure, including short- and long-term

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disability benefits, provided that it is the actuarial equivalent of the benefits currently provided in Section 25-11-113 or 25-11-114.

1095 **SECTION 7.** Section 25-11-120, Mississippi Code of 1972, is 1096 amended as follows:

1097 25-11-120. (1) Any individual aggrieved by an administrative determination, including a determination of the 1098 1099 medical board, relating to the eligibility for or payment of 1100 benefits, or the calculation of creditable service or other 1101 similar matters relating to the Public Employees' Retirement 1102 System or any other retirement system or program administered by the board, may request a hearing before a hearing officer 1103 1104 designated by the board. Such hearings shall be conducted in 1105 accordance with rules and regulations adopted by the board and 1106 formal rules of evidence shall not apply. The hearing officer is 1107 authorized to administer oaths, hear testimony of witnesses and 1108 receive documentary and other evidence. In case of disability appeals, the hearing officer shall have the authority to defer a 1109 1110 decision in order to request a medical evaluation or test or 1111 additional existing medical records not previously furnished by 1112 the claimant. After the hearing and the receipt of any additional medical evidence requested by the hearing officer, the hearing 1113 officer shall certify the record to the board, which shall include 1114 the hearing officer's proposed statement of facts, conclusions of 1115 1116 law and recommendation. The record may include a taped recording

1117	of the proceedings of the hearing in lieu of a transcribed copy of
1118	the proceedings. The board shall receive the record and make its
1119	determination based solely on matters contained therein.

- 1120 (2) Any individual aggrieved by the determination of the 1121 board may appeal to the Circuit Court of the First Judicial 1122 District of Hinds County, Mississippi, in accordance with the Uniform Circuit Court Rules governing appeals to the circuit court 1123 1124 in civil cases. Such appeal shall be made solely on the record 1125 before the board and this procedure shall be the exclusive method 1126 of appealing determinations of the board.
- 1127 (3) The board is authorized to appoint a committee of the 1128 board to serve as hearing officer or to employ or contract with 1129 qualified personnel to perform the duties of hearing officer and 1130 court reporter as may be necessary for conducting, recording and 1131 transcribing such hearings. The board may assess and collect fees 1132 to offset costs related to such hearings. Those fees shall be deposited to the credit of the Public Employees' Retirement 1133 1134 System.
- 1135 Interest shall not be paid on any benefits, including, 1136 but not limited to, benefits that are delayed as a result of an 1137 administrative determination or an appeal from an administrative 1138 determination.
- 1139 Termination from membership in the Public Employees' Retirement System, the Supplemental Legislative Retirement Plan or 1140 1141 the Mississippi Highway Safety Patrol Retirement System and

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1142	forfeiture of retirement benefits from either of those systems or
1143	the plan under Section 25-11-147, 25-11-321 or 25-13-37 shall not
1144	be considered an administrative determination for which a hearing
1145	may be requested or held under this section.
1146	SECTION 8. Section 25-11-129, Mississippi Code of 1972, is
1147	amended as follows:
1148	25-11-129. (1) The right of a person to an annuity, a
1149	retirement allowance or benefit, or to the return of
1150	contributions, or to any optional benefit or any other right
1151	accrued or accruing to any person under the provisions of Articles
1152	1 and 3, the system and the monies in the system created by * * $\star$
1153	those articles, are * * * exempt from any state, county or
1154	municipal ad valorem taxes, income taxes, premium taxes, privilege
1155	taxes, property taxes, sales and use taxes or other taxes not so
1156	named, notwithstanding any other provision of law to the contrary,
1157	and exempt from levy and sale, garnishment, attachment or any
1158	other process whatsoever, and shall be unassignable except as
1159	specifically otherwise provided in this article and except as
1160	otherwise provided in subsection (2) of this section. $\underline{\text{The}}$
1161	forfeiture of a member's retirement benefits from the system under
1162	Section 25-11-147 is not an attachment or assignment of the
1163	member's retirement benefits for the purposes of this section.
1164	(2) Any retired member or beneficiary receiving a retirement
1165	allowance or benefit under this article may authorize the system

1166 to make deductions from the retirement allowance or benefit for

1167	the	payı	ment	of	emp	olo	yer	or	Sy	/stem	S	ponsored	grou	p 1	ife	or	heal	th
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- 1168 insurance. The deductions authorized under this subsection shall
- 1169 be subject to rules and regulations adopted by the board.
- 1170 **SECTION 9.** Section 25-11-305, Mississippi Code of 1972, is
- 1171 amended as follows:
- 1172 25-11-305. (1) The membership of the Supplemental
- 1173 Legislative Retirement Plan shall be composed as follows:
- 1174 (a) All members of the State Legislature who are
- 1175 currently serving in the capacity of an elected official of the
- 1176 State Legislature and the person currently serving as President of
- 1177 the Senate shall become members of this system on July 1, 1989,
- 1178 unless they file with the board within thirty (30) days after July
- 1179 1, 1989, on a form prescribed by the board, a notice of election
- 1180 not to be covered in the membership of the Supplemental
- 1181 Legislative Retirement Plan and a duly executed waiver of all
- 1182 present and prospective benefits which would otherwise inure to
- 1183 them on account of their participation in the plan.
- 1184 (b) All members of the State Legislature and the
- 1185 President of the Senate who are elected after July 1, 1989.
- 1186 (2) Any state legislators who would have otherwise qualified
- 1187 for membership in the plan under subsection (1) of this section
- 1188 but who were excluded from membership by other provisions of this
- 1189 section as it read before March 26, 1991, shall become members of
- 1190 the plan upon March 26, 1991, and shall receive creditable service
- in the plan for the period from July 1, 1989, to March 26, 1991,

1192	upon	payment	of	the	proper	employee	and	employer	contributions	for
1193	that	period.								

- 1194 (3) Membership in the plan shall cease by:
- 1195 <u>(a)</u> A member withdrawing his <u>or her</u> accumulated
- 1196 contributions \* \* \*;
- 1197 <u>(b)</u> A member withdrawing from active service with a
- 1198 retirement allowance \* \* \*<u>;</u>
- 1199 <u>(c)</u> Death of the member \* \* \*; or
- 1200 (d) A member being terminated from the membership in
- 1201 the system under Section 25-11-321.
- 1202 (4) No benefits under the plan shall accrue or otherwise be
- 1203 payable to any person who does not qualify for membership in the
- 1204 plan under subsection (1) of this section.
- 1205 **SECTION 10.** Section 25-11-309, Mississippi Code of 1972, is
- 1206 amended as follows:
- 1207 25-11-309. (1) The retirement allowance from the
- 1208 Supplemental Legislative Retirement Plan shall consist of fifty
- 1209 percent (50%) of an amount equal to the retirement allowance
- 1210 determined by creditable service as an elected Senator or
- 1211 Representative of the State Legislature or as President of the
- 1212 Senate payable by the Public Employees' Retirement System in
- 1213 accordance with Section 25-11-101 et seq.
- 1214 (2) The percentage of the retirement allowance as provided
- 1215 in this section shall be transferred from the annuity savings
- 1216 account of the member and the employer accumulation account in the

1217	Supplemental	Legislative	Retirement	Plan	to	the	retirement	account

- 1218 of the member in the Public Employees' Retirement System as
- provided. 1219
- 1220 Notwithstanding any provisions of this section or (3)
- 1221 this title to the contrary, the maximum annual retirement
- 1222 allowance attributable to the employer contributions payable under
- the Supplemental Legislative Retirement Plan to a member shall be 1223
- 1224 subject to the limitations set forth in Section 415 of the
- 1225 Internal Revenue Code and any regulations issued thereunder
- 1226 applicable to governmental plans as the term is defined under
- 1227 Section 414(d) of the Internal Revenue Code.
- 1228 (b) The board is authorized to provide by rule or
- 1229 regulation for the payment of benefits as provided under this
- 1230 chapter to members or beneficiaries of the Supplemental
- 1231 Legislative Retirement System at a time and under circumstances
- 1232 not otherwise provided for in this chapter to the extent that the
- 1233 payment is required to maintain the Supplemental Legislative
- Retirement System as a qualified retirement plan for purposes of 1234
- 1235 federal income tax laws.
- 1236 A retiree or beneficiary may, on a form prescribed (a)
- 1237 by and filed with the Executive Director of the Public Employees'
- 1238 Retirement System, irrevocably waive all or a portion of any
- 1239 benefits from the plan to which the retiree or beneficiary is
- 1240 entitled under this article. The waiver shall be binding on the
- heirs and assigns of any retiree or beneficiary and the same must 1241

L242	agree	to	forever	hold	harmless	the	plan	and	the	Public	Employ	vees

- 1243 Retirement System from any claim to the waived retirement
- 1244 benefits.
- 1245 (b) Any waiver under this subsection shall apply only
- 1246 to the person executing the waiver. A beneficiary shall be
- 1247 entitled to benefits according to the option selected by the
- 1248 member at the time of retirement; however, a beneficiary may
- 1249 execute a waiver of benefits under this subsection.
- 1250 (c) The plan shall retain all amounts that are not used
- 1251 to pay benefits because of a waiver executed under this
- 1252 subsection.
- 1253 (d) The Board of Trustees of the Public Employees'
- 1254 Retirement System may provide rules and regulations for the
- 1255 administration of waivers under  $\star$   $\star$  this subsection.
- 1256 (5) A member who is terminated from membership in the plan
- 1257 under Section 25-11-321 shall not be eligible to receive a
- 1258 retirement allowance under this section.
- 1259 **SECTION 11.** Section 25-11-311, Mississippi Code of 1972, is
- 1260 amended as follows:
- 25-11-311. (1) A member may be paid a refund of the amount
- 1262 of accumulated contributions to the credit of the member in the
- 1263 annuity savings account, provided the member has withdrawn from
- 1264 state service and further provided the member has not returned to
- 1265 state service on the date the refund of the accumulated
- 1266 contributions would be paid. The refund of the contributions to

1267	the credit of the member in the annuity savings account shall be
1268	paid within ninety (90) days from receipt in the office of the
1269	retirement system of the properly completed form requesting that
1270	payment. The full amount of the accumulated contributions of any
1271	member who is terminated from membership in the plan under Section
1272	25-11-321 before receiving a retirement allowance, or the amount
1273	of the member's accumulated contributions that the member has not
1274	received from a retirement allowance if the member is terminated
1275	from membership in the plan under Section 25-11-321 after
1276	receiving a retirement allowance, shall be refunded to the member,
1277	without any interest, within ninety (90) days after the member has
1278	been terminated from membership in the plan. In the event of
1279	death before retirement of any member whose spouse and/or children
1280	are not entitled to a retirement allowance, the accumulated
1281	contributions to the credit of the deceased member in the annuity
1282	savings account shall be paid to the designated beneficiary on
1283	file in writing in the office of the executive director of the
1284	board of trustees within ninety (90) days from receipt of a
1285	properly completed form requesting that payment. If there is no
1286	such designated beneficiary on file for the deceased member in
1287	the office of the system, upon the filing of a proper request with
1288	the board, the contributions to the credit of the deceased member
1289	in the annuity savings account shall be refunded under Section
1290	25-11-311.1(1). The payment of the refund shall discharge all
1291	obligations of the retirement system to the member on account of

L292	any creditable	service rendered by the member before the rece	eipt
L293	of the refund.	By the acceptance of the refund, the member s	shall
L294	waive and relin	equish all accrued rights in the plan.	

- 1295 (2)Pursuant to the Unemployment Compensation Amendments of 1296 1992 (Public Law 102-318 (USCS)), a member or the spouse of a 1297 member who is an eligible beneficiary making application for a refund under this section may elect, on a form prescribed by the 1298 1299 board under rules and regulations established by the board, to 1300 have an eligible rollover distribution of accumulated 1301 contributions payable under this section paid directly to an 1302 eligible retirement plan, as defined under applicable federal law, or an individual retirement account. If the member or the spouse 1303 1304 of a member who is an eligible beneficiary makes that election and specifies the eligible retirement plan or individual retirement 1305 1306 account to which the distribution is to be paid, the distribution 1307 will be made in the form of a direct trustee-to-trustee transfer 1308 to the specified eligible retirement plan. A nonspouse beneficiary may elect to have an eligible rollover distribution of 1309 1310 accumulated contributions paid in the form of a direct 1311 trustee-to-trustee transfer to an individual retirement account 1312 established to receive the distribution on behalf of the nonspouse 1313 beneficiary. Flexible rollovers under this subsection shall not 1314 be considered assignments under Section 25-11-129.
- 1315 (3) (a) If any person who has received a refund, is
  1316 reelected to the Legislature or as President of the Senate and

1317 again becomes a member of the plan before July 1, 2007, the member 1318 may repay all or part of the amounts previously received as a refund, together with regular interest covering the period from 1319 1320 the date of refund to the date of repayment; however, the amounts 1321 that are repaid by the member and the creditable service related 1322 thereto shall not be used in any benefit calculation or 1323 determination until the member has remained a contributor to the system for a period of at least four (4) years after the member's 1324 1325 reentry into state service. Repayment for that time shall be made 1326 beginning with the most recent service for which refund has been 1327 made. Upon the repayment of all or part of that refund and 1328 interest, the member shall again receive credit for the period of 1329 creditable service for which full repayment has been made to the 1330 system.

(b) If any person who has received a refund, reenters the state service and again becomes a member of the system on or after July 1, 2007, the member may repay all or part of the amount previously received as a refund, together with regular interest covering the period from the date of refund to the date of repayment; however, the amounts that are repaid by the member and the creditable service related thereto shall not be used in any benefit calculation or determination until the member has remained a contributor to the system for a period of at least eight (8) years after the member's reentry into state service. Repayment for that time shall be made beginning with the most recent service

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1342	for which refund has been made. Upon the repayment of all or part
1343	of that refund and interest, the member shall again receive credit
1344	for the period of creditable service for which full repayment has
1345	been made to the system.
1346	(c) A member who has been terminated from membership in
1347	the plan under Section 25-11-321 and received a refund of his or
1348	her accumulated contributions under this section is not authorized
1349	to repay any of the amount received as a refund in order to
1350	receive creditable service for the period of service for which the
1351	contributions were made to the plan.
1352	SECTION 12. Section 25-11-319, Mississippi Code of 1972, is
1353	amended as follows:
1354	25-11-319. (1) The right of a person to an annuity, a
1355	retirement allowance or benefit, or to the return of
1356	contributions, or to any optional benefit or any other right
1357	accrued or accruing to any person under the provisions of the
1358	Supplemental Legislative Retirement Plan, and the monies in the
1359	plan created by this article, are exempt from any state or
1360	municipal tax, and exempt from levy and sale, garnishment,
1361	attachment or any other process whatsoever, and shall be
1362	unassignable except as specifically otherwise provided in this
1363	article. The forfeiture of a member's retirement benefits from
1364	the plan under Section 25-11-321 is not an attachment or
1365	assignment of the member's retirement benefits for the purposes of
1366	this section.

1367	(2) Any retired member or beneficiary receiving a retirement
1368	allowance or benefit under this article may authorize the system
1369	to make deductions from the retirement allowance or benefit for
1370	the payment of employer or system sponsored group life or health
1371	insurance. The deductions authorized under this subsection shall
1372	be subject to rules and regulations adopted by the board.
1373	SECTION 13. Section 25-13-3, Mississippi Code of 1972, is
1374	amended as follows:
1375	25-13-3. $(1)$ As used in this chapter, unless the context
1376	clearly indicates otherwise, the term "Highway Patrol or Highway
1377	Safety Patrol" for the purpose of establishing membership in this
1378	system for persons presently employed by the Highway Safety Patrol
1379	shall mean and include all the officers of the Mississippi Highway
1380	Safety Patrol who have completed a course of instruction in an
1381	authorized highway patrol training school on general law
1382	enforcement, and who have served for a period of at least five (5)
1383	years prior to July 1, 1958, as a uniformed officer of the Highway
1384	Safety Patrol in the enforcement of the traffic laws of the State
1385	of Mississippi, or in the driver's license division, or who are
1386	now engaged in such service. New members shall include all the
1387	officers of the Mississippi Highway Safety Patrol who have
1388	completed a course of instruction in an authorized highway patrol
1389	training school on general law enforcement, and who serve as sworn
1390	officers of the Highway Patrol in the enforcement of the laws of
1391	the State of Mississippi.

1392	(2) Any former sworn officer of the Highway Safety Patrol
1393	who returns to service with the Highway Safety Patrol in any
1394	capacity, and who has had not less than two (2) years of prior
1395	service as a sworn officer of the Highway Safety Patrol, and who
1396	was disabled by wounds or accident in line of duty, may become a
1397	member of the Highway Safety Patrol Retirement System even though
1398	his <u>or her</u> present duties would not otherwise qualify him <u>or her</u>
1399	for membership, and he or she may continue membership so long as
1400	he or she remains in the employ of the Highway Safety Patrol.
1401	(3) Membership in the Highway Safety Patrol Retirement
1402	System shall be retroactive to the date of such patrolman's return
1403	to employment with the Highway Safety Patrol, and any funds
1404	contributed by him or her, previous to July 1, 1958, to the Public
1405	Employees' Retirement System shall be transferred to his or her
1406	credit in the Highway Safety Patrol Retirement System, and the
1407	employer's contributions made to the Public Employees' Retirement
1408	System for the patrolman shall also be transferred to the
1409	employee's credit in the Highway Safety Patrol Retirement System;
1410	and the difference between the contributions for both the employer
1411	and the employee made to the Public Employees' Retirement System,
1412	and those which should have been made to the Highway Safety Patrol
1413	Retirement System by both employer and employee for the patrolman
1414	since the date of his or her return to the Highway Safety Patrol

shall be paid into the Highway Safety Patrol Retirement System.

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1416	(4) In order to be eligible for service retirement benefits
1417	under this retirement system $_{\underline{\prime}}$ any member must have served at least
1418	five (5) years as a sworn officer of the Highway Patrol engaged in
1419	the enforcement of the laws of the State of Mississippi, or at
1420	least five (5) years as a sworn agent of the Mississippi Bureau of
1421	Narcotics, or a combination of at least five (5) years as a sworn
1422	agent of the Mississippi Bureau of Narcotics and as a sworn
1423	officer of the Highway Patrol. If the officer is transferred from
1424	duty making him or her eligible for membership in this retirement
1425	system to other duties for which credit is not allowed by this
1426	system, and he or she has not been credited with a minimum of five
1427	(5) years in this system as a sworn officer of the Highway Patrol
1428	engaged in the enforcement of the laws of this state, then an
1429	amount as determined by the Public Employees' Retirement System
1430	shall be transferred from this system to his or her account in the
1431	Public Employees' Retirement System of Mississippi to make him or
1432	<u>her</u> a member of that system with full credit for his <u>or her</u> years
1433	of service with the Mississippi Highway Safety Patrol, and he $\underline{\text{or}}$
1434	she shall become a member of the Public Employees' Retirement
1435	System of Mississippi with prior service credits. The amount that
1436	is determined to be necessary to be transferred shall be paid
1437	first from the member's total contributions in the Highway Safety
1438	Patrol System, plus interest, so that all of those funds are
1439	transferred, and any remainder shall be paid from the employer's
1440	accumulation account.

1441	(5) Membership in the system shall cease after a member is
1442	terminated from the membership in the system under Section
1443	<u>25-13-37.</u>
1444	SECTION 14. Section 25-13-11, Mississippi Code of 1972, is
1445	amended as follows:
1446	25-13-11. (1) Any member upon withdrawal from service, upon
1447	or after attainment of the age of fifty-five (55) years, who has
1448	completed at least five (5) years of creditable service, or any
1449	member upon withdrawal from service upon or after attainment of
1450	the age of forty-five (45) years, who has completed at least
1451	twenty (20) years of creditable service, or any member upon
1452	withdrawal from service, regardless of age, who has completed at
1453	least twenty-five (25) years of creditable service, shall be
1454	entitled to receive a retirement allowance, which shall be payable
1455	the first of the month following receipt of the member's
1456	application in the Office of the Executive Director of the Public
1457	Employees' Retirement System, but in no event before withdrawal
1458	from service.
1459	Any member whose withdrawal from service occurs before
1460	attaining the age of fifty-five (55) years, who has completed more
1461	than five (5) years of creditable service and has not received a
1462	refund of the member's accumulated contributions, shall be
1463	entitled to receive a retirement allowance beginning upon his $\underline{\text{or}}$
1464	her attaining the age of fifty-five (55) years of the amount
1465	earned and accrued at the date of withdrawal from service.

1466		The	annual	amount	of	the	retirement	allowance	shall	consist
1467	of:									

- 1468 (a) A member's annuity, which shall be the actuarial
  1469 equivalent of the accumulated contributions of the member at the
  1470 time of retirement, computed according to the actuarial table in
  1471 use by the system.
- (b) An employer's annuity which, together with the member's annuity provided above, shall be equal to two and one-half percent (2-1/2%) of the average compensation, based on the four (4) highest consecutive years, for each year of membership service.
- (c) A prior service annuity equal to two and one-half percent (2-1/2%) of the average compensation, based on the four (4) highest consecutive years, for each year of prior service for which the member is allowed credit.
- 1481 (d) In the case of retirement of any member prior to 1482 attaining the age of fifty-five (55) years, the retirement 1483 allowance shall be computed in accordance with the formula 1484 hereinabove set forth in this section, except that the employer's 1485 annuity and prior service annuity above described shall be reduced 1486 by an actuarially determined percentage factor for each year of 1487 age below fifty-five (55) years, or for each year of service below twenty-five (25) years of creditable service, whichever is lesser. 1488
- 1489 (e) Upon retiring from service, a member shall be
  1490 eliqible to obtain retirement benefits, as computed above, for

life, except that the aggregate amount of the employer's annuity and prior service annuity above described shall not exceed more than one hundred percent (100%) of the average compensation regardless of the years of service.

1495 (f) Any member in the service who has attained the age 1496 of sixty-three (63) years shall be retired immediately. However, 1497 any member who has attained age sixty-three (63) may ask the 1498 Commissioner of Public Safety to allow him or her to continue in 1499 service with the Mississippi Highway Safety Patrol beyond age sixty-three (63). If the commissioner determines that the 1500 1501 member's continuance in service would be advantageous to the 1502 Highway Safety Patrol because of his expert knowledge, experience 1503 or qualifications, the member shall be allowed to continue in 1504 service beyond age sixty-three (63) for a period of one (1) year. 1505 After the initial one-year continuance, the commissioner may 1506 authorize the member to continue in service for another period of 1507 one (1) year until the member attains age sixty-five (65), at 1508 which time retirement shall be mandatory.

(g) Notwithstanding any provision of this chapter pertaining to the Mississippi Highway Safety Patrol Retirement System, no payments may be made for a retirement allowance on a monthly basis for a period of time in excess of that allowed by any applicable federal law.

1514 (h) In no case shall any retired member who has
1515 completed at least fifteen (15) years of creditable service

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1516 receive less than Five Hundred Dollars (\$500.00) per month; in no 1517 case shall any retired member who has completed ten (10) or more years of creditable service, but less than fifteen (15) years of 1518 creditable service, receive less than Three Hundred Dollars 1519 1520 (\$300.00) per month; and in no case shall any retired member who 1521 has completed less than ten (10) years of creditable service 1522 receive less than Two Hundred Fifty Dollars (\$250.00) per month. 1523 In no case shall a beneficiary who is receiving a retirement 1524 allowance receive less than Two Hundred Fifty Dollars (\$250.00) 1525 per month or Three Thousand Dollars (\$3,000.00) per year. 1526 (i) Any retired member who is receiving a retirement

- allowance on July 1, 1999, shall receive an ad hoc increase in the 1527 1528 annual retirement allowance equal to Three Dollars and Fifty Cents (\$3.50) per month for each full fiscal year through June 30, 1999, 1529 1530 that the member has actually drawn retirement payments from the 1531 date of retirement, or the date of last retirement if there is 1532 more than one (1) retirement date, plus an amount equal to One Dollar (\$1.00) per month for each full year of creditable service 1533 1534 and proportionately for each quarter year of creditable service, 1535 as documented by the system and on which benefits are being paid. 1536 If there are multiple beneficiaries receiving a retirement 1537 allowance from a deceased member's account, the ad hoc increase 1538 shall be divided proportionately.
- 1539 (2) A retiree or beneficiary may, on a form prescribed 1540 by and filed with the Executive Director of the Public Employees'

1541	Retirement	System	, irrevocably	<i>y</i> waive	all	or	а	portion	of	anv	7

- 1542 benefits from the plan to which the retiree or beneficiary is
- 1543 entitled. The waiver shall be binding on the heirs and assigns of
- 1544 any retiree or beneficiary and the same must agree to forever hold
- 1545 harmless the Highway Safety Patrol Retirement System and the
- 1546 Public Employees' Retirement System from any claim to the waived
- 1547 retirement benefits.
- 1548 (b) Any waiver under this subsection shall apply only
- 1549 to the person executing the waiver. A beneficiary shall be
- 1550 entitled to benefits according to the option selected by the
- 1551 member at the time of retirement; however, a beneficiary may
- 1552 execute a waiver of benefits under this subsection.
- 1553 (c) The Highway Safety Patrol Retirement System shall
- 1554 retain all amounts that are not used to pay benefits because of a
- 1555 waiver executed under this subsection.
- 1556 (d) The Board of Trustees of the Public Employees'
- 1557 Retirement System may provide rules and regulations for the
- 1558 administration of waivers under this subsection.
- 1559 (3) A member who is terminated from membership in the system
- 1560 under Section 25-13-37 shall not be eligible to receive a
- 1561 retirement allowance under this section.
- 1562 **SECTION 15.** Section 25-13-21, Mississippi Code of 1972, is
- 1563 amended as follows:
- 1564 25-13-21. (1)  $\star$   $\star$  If a highway patrolman ceases to work
- 1565 for the Highway Safety Patrol for any reason other than

1566	occupational disease contracted or for any accident sustained by
1567	the patrolman by reason of his <u>or her</u> service or discharge of his
1568	or her duty in the Highway Patrol, and if the highway patrolman is
1569	not eligible for retirement either for service or disability, he
1570	or she shall be refunded the amount of his total contribution
1571	under the provisions of this chapter, including any credit
1572	transferred to his or her account in this system from any other
1573	system, at his $\underline{\text{or her}}$ request; and * * * $\underline{\text{if}}$ he $\underline{\text{or she}}$ dies before
1574	retirement, his or her total contribution is to be refunded to any
1575	beneficiary that he or she may name. If there is no surviving
1576	designated beneficiary, the contributions to the credit of the
1577	deceased member shall be refunded * * * under Section
1578	25-13-21.1(1). The full amount of the accumulated contributions
1579	of any member who is terminated from membership in the system
1580	under Section 25-13-37 before receiving a retirement allowance, or
1581	the amount of the member's accumulated contributions that the
1582	member has not received from a retirement allowance if the member
1583	is terminated from membership in the system under Section 25-13-37
1584	after receiving a retirement allowance, shall be refunded to the
1585	member, without any interest, within ninety (90) days after the
1586	member has been terminated from membership in the system.
1587	(2) Pursuant to the Unemployment Compensation Amendments of
1588	1992 (Public Law 102-318 (UCA)), a member or the spouse of a
1589	member who is an eligible beneficiary entitled to a refund under
1590	this section may elect, on a form prescribed by the board under

23/HR26/R674 PAGE 63 (RF\KW) 1591 rules and regulations established by the board, to have an 1592 eligible rollover distribution of accumulated contributions payable under this section paid directly to an eligible retirement 1593 1594 plan, as defined under applicable federal law, or an individual 1595 retirement account. If the member or the spouse of a member who 1596 is an eligible beneficiary makes that election and specifies the eligible retirement plan or individual retirement account to which 1597 1598 the distribution is to be paid, the distribution will be made in 1599 the form of a direct trustee-to-trustee transfer to the specified 1600 eligible retirement plan. A nonspouse beneficiary may elect to 1601 have an eliqible rollover distribution paid in the form of a 1602 direct trustee-to-trustee transfer to an individual retirement 1603 account established to receive the distribution on behalf of the nonspouse beneficiary. Flexible rollovers under this subsection 1604 1605 shall not be considered assignments under Section 25-13-31.

(3) (a) If any highway patrolman who receives a refund reenters the service of the Highway Safety Patrol and again becomes a member of the system, he or she may repay all amounts previously received by him or her as a refund, together with regular interest covering the period from the date of refund to the date of repayment; however, the amounts that are repaid by the member and the creditable service related thereto shall not be used in any benefit calculation or determination until the member has remained a contributor to the system for a period of at least five (5) years after the member's reentry into state service.

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1616	Repayment for such time shall be made beginning with the most
1617	recent service for which refund has been made. Upon the repayment
1618	of all or part of the refund and interest, the highway patrolman
1619	shall again receive credit for the period of creditable service
1620	for which full repayment has been made to the system.
1621	(b) A member who has been terminated from membership in
1622	the system under Section 25-13-37 and received a refund of his or
1623	her accumulated contributions under this section is not authorized
1624	to repay any of the amount received as a refund in order to
1625	receive creditable service for the period of service for which the
1626	contributions were made to the system.
1627	SECTION 16. Section 25-13-28, Mississippi Code of 1972, is
1628	amended as follows:
1629	25-13-28. Regular interest shall be credited annually to the
1630	mean amount of the employee reserve account for the preceding
1631	year. This credit shall be made annually from interest and other
1632	earnings on the invested assets of this system. Any additional
1633	amount required to meet the regular interest on the funds of this
1634	system shall be charged to the employer's accumulation account,
1635	and any excess of earnings over such regular interest required
1636	shall be credited to the employer's accumulation account. Regular
1637	interest shall mean the percentage rate of interest compounded
1638	annually as determined by the Board of Trustees of the Public
1639	Employees' Retirement System.

1640	Once interest is credited, it shall be added to the sum of
1641	all amounts deducted from the compensation of a member and shall
1642	be included in determining his or her total contributions.
1643	However, interest shall not be included in determining a member's
1644	contributions when refunding the contributions of a member who is
1645	terminated from membership in the system under Section 25-13-37.
1646	SECTION 17. Section 25-13-31, Mississippi Code of 1972, is
1647	amended as follows:
1648	25-13-31. (1) The right of a person to an annuity, a
1649	retirement allowance or benefit, or to the return of
1650	contributions, or to any optional benefits or any other right
1651	accrued or accruing to any person under the provisions of the
1652	Highway Patrol Retirement Law, the system and the monies in the
1653	system created by * * * that law, are * * * exempt from any state,
1654	county or municipal ad valorem taxes, income taxes, premium taxes,
1655	privilege taxes, property taxes, sales and use taxes or other
1656	taxes not so named, notwithstanding any other provision of law to
1657	the contrary, and exempt from levy and sale, garnishment,
1658	attachment, or any other process whatsoever, and shall be
1659	unassignable except as specifically otherwise provided in this
1660	article. The forfeiture of a member's retirement benefits from
1661	the system under Section 25-13-37 is not an attachment or
1662	assignment of the member's retirement benefits for the purposes of
1663	this section.

1664	(2) Any retired member or beneficiary receiving a retirement
1665	allowance or benefit under this article may authorize the Public
1666	Employees' Retirement System to make deductions from the
1667	retirement allowance or benefit for the payment of employer or
1668	system sponsored group life or health insurance. The deductions
1669	authorized under this subsection shall be subject to rules and
1670	regulations adopted by the Board of Trustees of the Public
1671	Employees' Retirement System.
1672	SECTION 18. This act shall take effect and be in force from
1673	and after July 1, 2023.