As Introduced

132nd General Assembly Regular Session 2017-2018

H. B. No. 413

Representative Scherer

A BILL

То	amend section 145.323 and to enact sections	1
	145.018 and 145.321 of the Revised Code	2
	regarding Public Employees Retirement System	3
	(PERS) annual cost-of-living adjustments granted	4
	to allowance and benefit recipients and PERS	5
	service credit for services as a nonteaching	6
	school employee of a county board of	7
	developmental disabilities.	8

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 145.323 be amended and sections	9
145.018 and 145.321 of the Revised Code be enacted to read as	10
follows:	11
Sec. 145.018. Notwithstanding section 145.016 of the	12
Revised Code, the public employees retirement board shall grant	13
a full year of service credit to a member of the retirement	14
system if all of the following conditions are met:	15
(A) The member is employed by a county board of developmental disabilities.	16 17
(B) The member's employment is in a position that would be	18
covered by Chapter 3309. of the Revised Code if the member was	19

employed by a public employer as defined in section 3309.01 of		
the Revised Code.		21
(C) The member performs f	Full-time services in the position	22
for at least nine months of th	e year and is paid earnable salary	23
in each month of that year.		24
Sec. 145.321. (A) As used	d in this section, "benefit" means	25
any annual allowance, pension,	or benefit being paid under	26
section 145.33, 145.332, 145.3	6, 145.37, 145.45, or 145.46 of	27
the Revised Code, regardless o	f the section under which the	28
benefit was granted and any in	creases paid pursuant to section	29
145.323 of the Revised Code. "	Benefit" does not include any	30
amounts payable by reason of d	deposits to the employees' savings	31
fund under section 145.62 of t	he Revised Code.	32
(B) Effective January 1,	2019, the public employees	33
retirement board shall increas	e a benefit payable to each person	34
eligible to receive a benefit	that was effective on or before	35
December 31, 1980. The amount of the increase shall be		36
determined by multiplying the	benefit for which the person was	37
eligible on December 31, 2018,	by the following percentages as	38
determined by the calendar year	r in which the benefit was	39
effective:		40
Calendar Year	Percentage of	41
Effective	Increase	42
1969 and earlier	0.0	43
1970	7.0	44
1971	5.7	45
1972	1.7	46

(2) For each allowance, pension, or benefit granted on or

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after the effective date of this amendment other than those	74
described in division (A)(1) of this section, the increase shall	75
be the percentage increase in the consumer price index, not	76
exceeding three two and one-half per cent, as determined by the	77
United States bureau of labor statistics (U.S. city average for	78
urban wage earners and clerical workers: "all items 1982-	79
84=100") for the twelve-month period ending on the thirtieth day	80
of June of the immediately preceding calendar year. If the	81
consumer price index for that period did not increase, no	82
increase shall be made under division (A)(2) of this section.	83
The board may increase the percentage specified in division (A)	84
(2) of this section, not exceeding three per cent, if the	85
conditions specified in division (D) of this section are met.	86
No allowance, pension, or benefit shall exceed the limit	87
established by section 415 of the "Internal Revenue Code of	88
1986," 100 Stat. 2085, 26 U.S.C. 415, as amended.	89
(B) The first increase is payable to all persons becoming	90
eligible as follows:	91
(1) For an allowance, pension, or benefit that is	92
effective after June 30, 1971, but before January 1, 2019, upon	93
such persons receiving an allowance, pension, or benefit for	94
twelve months;	95
(2) For an allowance, pension, or benefit that is	96
effective on or after January 1, 2019, upon such persons	97
receiving an allowance, pension, or benefit for twenty-four	98
months.	99
The increased amount is payable for the ensuing twelve-	100
month period or until the next increase is granted under this	101
section, whichever is later. Subsequent increases shall be	102

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determined from the date of the first increase paid to the	103
former member in the case of an allowance being paid a	104
beneficiary under an option, or from the date of the first	105
increase to the survivor first receiving an allowance or benefit	106
in the case of an allowance or benefit being paid to the	107
subsequent survivors of the former member.	108
The date of the first increase under this section becomes	109
the anniversary date for any future increases.	110
The allowance, pension, or benefit used in the first	111
calculation of an increase under this section shall remain as	112
the base for all future increases, unless a new base is	113
established.	114
(B) (C) If payment of a portion of a benefit is made to an	115
alternate payee under section 145.571 of the Revised Code,	116
increases under this section granted while the order is in	117
effect shall be apportioned between the alternate payee and the	118
benefit recipient in the same proportion that the amount being	119
paid to the alternate payee bears to the amount paid to the	120
benefit recipient.	121
If payment of a portion of a benefit is made to one or	122
more beneficiaries under a multiple-life plan under section	123
145.46 of the Revised Code, each increase under this section	124
granted while the plan of payment is in effect shall be divided	125
among the designated beneficiaries in accordance with the	126
portion each beneficiary has been allocated.	127
(C) (D) The board may increase the percentage granted	128
under division (A)(2) of this section if both of the following	129
<pre>apply:</pre>	130
(1) The percentage increase in the consumer price index	1.31

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under that division equals or exceeds three per cent for a	132
period of three consecutive years immediately preceding the year	133
of the increase;	134
(2) Based on the retirement system's most recent annual	135
actuarial valuation required by section 145.22 of the Revised	136
Code, the ratio of the system's assets to its liabilities	137
exceeds one hundred per cent.	138
(E) If in any year the period necessary to amortize the	139
retirement system's unfunded actuarial accrued pension liability	140
equals or exceeds thirty years, as determined by the annual	141
actuarial valuation required by section 145.22 of the Revised	142
Code, no increase shall be granted under this section in any	143
succeeding calendar year until the amortization period is less	144
than thirty years.	145
(F) The board shall make all rules necessary to carry out	146
this section.	147
Section 2. That existing section 145.323 of the Revised	148
Code is hereby repealed.	149