As Passed by the Senate

134th General Assembly

Regular Session 2021-2022

S. B. No. 27

Senator Hottinger

Cosponsors: Senators Lang, Hackett, Yuko, Maharath, Brenner, Antonio, Blessing, Craig, Fedor, Johnson, Sykes, Thomas, Wilson

A BILL

То	amend sections 148.01 and 148.04 and to enact	1
	sections 148.041 and 148.042 of the Revised Code	2
	to authorize automatic enrollment of new state	3
	government employees in the Ohio Public	4
	Employees Deferred Compensation Program.	5

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

Section 1. That sections 148.01 and 148.04 be amended and	6
sections 148.041 and 148.042 of the Revised Code be enacted to	7
read as follows:	8
Sec. 148.01. (A) As used in this chapter:	9
(1) "Eligible employee" means any public employee, as	10
defined in division (A) of section 145.01 of the Revised Code;	11
any person eligible to become a member of the public employees	12
retirement system under section 145.20 of the Revised Code; any	13
employee, as defined in division (C) of section 742.01, division	14
(B) of section 3309.01, or division (A) of section 5505.01 of	15
the Revised Code; any electing employee, as defined in section	16
3305.01 of the Revised Code; and any member of the state	17

teachers retirement system.

(2) "Participant account" means any of the following 19accounts: 20

(a) An account that is maintained by the Ohio public
employees deferred compensation board and that evidences moneys
that have been deferred by, or on behalf of, a continuing member
or participating employee and transmitted to the board by the
retirement system of the continuing member or participating
employee;

(b) An account that is maintained by the governing board,
administrator, depository, or trustee of a deferred compensation
program of a municipal corporation and that evidences moneys
that have been deferred by an officer or employee of that
municipal corporation and transmitted to the governing board,
administrator, depository, or trustee by the retirement system
of the officer or employee or in another manner;

(c) An account that is maintained by a governing board, as
34
defined in section 148.06 of the Revised Code, and that
35
evidences moneys that have been deferred by an officer or
36
employee of a government unit, as defined in that section, and
37
transmitted to the governing board by the retirement system of
38
the officer or employee or in another manner.

(3) "Participating employee" means any eligible employee
who is having compensation deferred pursuant to a contract
41
either of the following:
42

(a) An agreement that is executed entered into before the43compensation is earned and that is with the eligible employee's44employer and the Ohio public employees deferred compensation45board:46

Page 2

18

(b) Automatic enrollment in the Ohio public employees 47 deferred compensation program under section 148.042 of the 48 Revised Code. 49 (4) "Continuing member" means any former participating 50 employee who is not currently having compensation deferred, or 51 the former participating employee's beneficiary, to whom payment 52 has not been made of all deferred compensation distributions. 53 (B) Notwithstanding section 145.01 of the Revised Code, 54 the definitions of that section are applicable to this chapter 55 only to any extent necessary to fully understand the provisions 56 of this chapter. Reference may also be had to Chapters 742., 57 3305., 3307., 3309., and 5505. of the Revised Code for that 58 purpose. 59 Sec. 148.04. (A) The Ohio public employees deferred 60 compensation board shall initiate, plan, expedite, and, subject 61 to an appropriate assurance of the approval of the internal 62 revenue service, promulgate and offer to all eligible employees, 63 and thereafter administer on behalf of all participating 64 employees and continuing members, and alter as required, a 65 program for deferral of compensation, including a reasonable 66 number of options to the employee for the investment of deferred 67 funds, always in such form as will assure the desired tax 68 treatment of such funds. The members of the board are the 69

trustees of any deferred funds and shall discharge their duties 70 with respect to the funds solely in the interest of and for the 71

72 exclusive benefit of participating employees, continuing members, and their beneficiaries. With respect to such deferred 73 funds, section 148.09 of the Revised Code shall apply to claims 74 against participating employees or continuing members and their 75 employers. 76

(B) The Ohio public employees deferred compensation	77
program shall provide informational materials and acknowledgment	78
forms to employers required to comply with division (C) of this-	79
section.	80
-(C) (1) Whenever an individual becomes employed in a-	81
position paid by warrant of the director of budget and	82
	-
management, the individual's employer shall do both of the	83
following at the time the employee completes the employee's	84
initial employment paperwork:	85
(a) Provide to the employee materials provided by the Ohio-	86
public employees deferred compensation program under division	87
(B) of this section regarding the benefits of long-term savings-	88
through deferred compensation;	89
(b) Secure, in writing or by electronic means, the	90
	91
employee's acknowledgment form regarding the employee's desire-	-
to participate or not participate in a deferred compensation	92
program offered by the board.	93
An election regarding participation under this section	94
shall be made in such manner and form as is prescribed by the	95
Ohio public employees deferred compensation program and shall be-	96
filed with the program.	97
The employer shall forward each acknowledgment form	98
completed under this division to the deferred compensation-	99
program not later than forty-five days after the date on which-	100
the employee's employment begins.	101
the emproyee s emproyment begins.	IUI
(2) Every employer of an eligible employee shall contract	102
with enroll the employee upon the employee's application for	103
participation in a deferred compensation program offered by the	104
board on the employee's application to participate, on the	105

employee's election under section 148.041 of the Revised Code,106or by automatic enrollment under section 148.042 of the Revised107Code.108

(D) (C) The board shall take all actions necessary to 109 ensure that the program qualifies as an eligible deferred 110 compensation plan under section 457(b) of the Internal Revenue 111 Code of 1986, 26 U.S.C. 457. The board shall, subject to any 112 applicable contract provisions of the Ohio public employees 113 deferred compensation program plan, undertake to obtain as 114 115 favorable conditions of tax treatment as possible, both in the initial programs and any permitted alterations of them or 116 additions to them, as to such matters as terms of distribution, 117 designation of beneficiaries, withdrawal upon disability, 118 financial hardship, or termination of public employment, and 119 120 other optional provisions.

The board may establish a designated Roth account feature or any other feature in which an employee may make tax-deferred or nontax-deferred contributions to an eligible government plan in accordance with 26 U.S.C. 457, as amended.

(E) (D) In no event shall the total of the amount of125deferred compensation to be set aside under a deferred126compensation program and the employee's nondeferred income for127any year exceed the total annual salary or compensation under128the existing salary schedule or classification plan applicable129to the employee in that year.130

Such a deferred compensation program shall be in addition131to any retirement or any other benefit program provided by law132for employees of this state. The board shall adopt rules133pursuant to Chapter 119. of the Revised Code to provide any134necessary standards or conditions for the administration of its135

121

122

123

124

S. B. No. 27 As Passed by the Senate

programs, including any limits on the portion of a participating 136 employee's compensation that may be deferred in order to avoid 137 adverse treatment of the program by the internal revenue service 138 or the occurrence of deferral, withholding, or other deductions 139 in excess of the compensation available for any pay period. 140

Both of the following apply to a deferred compensation program established under this section:

(1) Any income deferred under the program shall continue
to be included as regular compensation for the purpose of
144
computing the contributions to and benefits from the retirement
145
system of an employee;

(2) Any sums deferred shall not be included in the
147
computation of any federal and state income taxes withheld on
148
behalf of an employee. Sums contributed to a Roth account
149
feature or other feature to which nontax-deferred contributions
150
are made shall be included in the computation of any federal and
151
state income taxes withheld on behalf of an employee.

(F) (E) This section does not limit the authority of any 153 municipal corporation, county, township, park district, 154 conservancy district, sanitary district, health district, public 155 library, county law library, public institution of higher 156 education, or school district to provide separate authorized 157 plans or programs for deferring compensation of their officers 158 and employees in addition to the program for the deferral of 159 compensation offered by the board. Any municipal corporation, 160 township, public institution of higher education, or school 161 district that offers such plans or programs shall include a 162 reasonable number of options to its officers or employees for 163 the investment of the deferred funds, including annuities, 164 variable annuities, regulated investment trusts, or other forms 165

141

142

S. B. No. 27 As Passed by the Senate

of investment approved by the municipal corporation, township, 166 public institution of higher education, or school district, that 167 will assure the desired tax treatment of the funds. 168

Sec. 148.041. (A) Unless the employee will be 169 automatically enrolled in the Ohio public employees deferred 170 compensation program under section 148.042 of the Revised Code, 171 whenever an eligible employee becomes employed in a position 172 paid by warrant of the director of budget and management, the 173 employee's employer shall do both of the following at the time 174 the employee completes the employee's initial employment 175 paperwork: 176

(1) Provide to the employee materials provided by the Ohio177public employees deferred compensation board under division (D)178of this section regarding the benefits of long-term savings179through deferred compensation;180

(2) Except as otherwise provided in division (E) of this181section, secure, in writing or by electronic means, the182employee's election to participate or not participate in a183deferred compensation program offered by the board.184

(B) An election regarding participation under this section185shall be made in the manner prescribed by the board.186

(C) The employer shall forward each election completed187under this section to the program not later than forty-five days188after the date the employee's employment begins.189

(D) The board shall provide informational materials and190participation forms to employers required to comply with this191section.192

(E) If an eligible employee transfers employment from one193position paid by warrant of the director of budget and194

management to another position paid by warrant of the director	195
of budget and management and, at the time of transfer, is a	196
participating employee, the employee's new employer shall not be	197
required to secure the employee's election to participate or not	198
participate under division (A)(2) of this section.	199
Sec. 148.042. (A) As used in this section, "employing	200
authority" means both of the following:	201
(1) The supreme court, house of representatives, senate,	202
legislative service commission, secretary of state, auditor of	203
state, treasurer of state, or attorney general with respect to	204
employees of those entities;	205
(2) The director of administrative services, with respect	206
to eligible employees employed in a position paid by warrant of	207
the director of budget and management who are not employed by a	208
person or entity listed in division (A)(1) of this section.	209
(B)(1) An employing authority may elect to automatically	210
enroll employees described in division (C)(1) of this section in	211
the Ohio public employees deferred compensation program. An	212
employing authority that elects automatic enrollment shall	213
notify the Ohio public employees deferred compensation board of	214
that election. Automatic enrollment shall commence as soon as	215
administratively practical for the board and the employing	216
authority.	217
(2) An employing authority that elects automatic	218
enrollment may cease automatic enrollment by notifying the	219
board. The employing authority shall specify in the notice the	220
date on which automatic enrollment will cease, and that date	221
must be at least ninety days after the date the employing	222
authority sends the notice. An employee who commences employment	223

Page 8

after automatic enrollment ceases may elect to participate in	224
the program in accordance with section 148.04 or 148.041 of the	
Revised Code. Cessation of automatic enrollment does not affect	226
the enrollment of employees enrolled during an automatic	227
enrollment period.	
	0.0.0
An employing authority that ceases automatic enrollment	229
may subsequently elect automatic enrollment by complying with	230
<u>division (B)(1) of this section.</u>	231
(C)(1) An eligible employee employed by an employing	232
authority that has elected automatic enrollment shall be	233
automatically enrolled in the program if one of the following	234
applies to the employee:	235
	0.2.6
(a) The employee initially commences employment with the	236
employing authority on or after the date automatic enrollment	237
begins under division (B) of this section.	238
(b) The employee separates from employment with an	239
employing authority, becomes a continuing member, and, on or	240
after the date automatic enrollment begins, commences employment	241
with that employing authority or a different employing	242
authority.	243
	0.4.4
(c) The employee is employed in a position paid by warrant	244
of the director of budget and management and the employee	245
transfers employment from an employing authority that has not	246
elected to automatically enroll employees under this section to	247
another position paid by warrant of the director of budget and	248
management under an employing authority that has elected to	249
automatically enroll employees, if the transfer occurs on or	250
after the date automatic enrollment begins.	
(2) An employee who, at the time of transferring from one	252

employing authority to another as described in division (C)(1)	253
(c) of this section, is a participating employee shall not be	254
automatically enrolled in the program by the employing authority	
to which the employee transfers.	256
(D) The board shall establish the automatic deferral	257
amounts and specify the investment options into which those	258
deferred amounts will be invested for participating employees	259
who are enrolled under this section. Deferral amounts shall not	260
exceed the lesser of either ten per cent of an eligible	261
employee's compensation or the maximum contribution that the	262
employee is eligible to contribute under federal law.	263
(E) An employing authority that elects to automatically	264
enroll employees under this section shall provide those	265
employees with notice of the employee's rights and obligations	266
in the manner prescribed by the board.	
(F) An employing authority shall not elect to	268
automatically enroll an eligible employee under this section, or	269
elect to cease automatic enrollment, if that election conflicts	270
with any collective bargaining agreement entered into between	271
the employing authority and an exclusive representative as	272
defined in section 4117.01 of the Revised Code.	273
Section 2. That existing sections 148.01 and 148.04 of the	274
Revised Code are hereby repealed.	275