HB 590

130 OL

Military service credit.

Sec. 145.30. Upon re-employment in the public service and completing one year of service credit as covered by the public employees retirement system, the state teachers retirement system, or the state school employees retirement system, within two years after an honorable discharge, and presentation of an honorable discharge or certificate of service and subject to such rules and regulations as are adopted by the retirement board, any member of the public employees retirement system who maintained his membership in the public employees retirement system as provided by section 145.41 of the Revised Code, and who was or is out of active service as a public employee by reason of having become a member of the armed forces of the United States on active duty or service shall have such military service, not in excess of ten years, considered as the equivalent of prior service. Military service as established by an honorable discharge or certificate of service, not in excess of ten years, shall also be considered prior service for a person who was a public employee and who has acquired service credit for five years prior to, and within the one year preceding, the date of entering on active duty in the armed forces of the United States if such person was re-employed in the public service within one year after his honorable discharge from the armed forces and established a total service credit, as defined in division (H) of section 145.01 of the Revised Code, of twenty years exclusive of credit for military service. "Armed forces" of the United States includes army, navy, air force, marine corps, coast guard, auxiliary corps as established by congress, army nurse corps, navy nurse corps, and such other service as may be designated by congress as included therein. (Amended in Amended House Bill No. *590)*

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