

Proposed Charter Language:

Sec. 189. Restoration of Beneficiaries to Membership.

If a disability beneficiary is restored to, or is in, active service at a compensation not less than his earnable compensation at retirement or if any other beneficiary is restored to active service, his retirement allowance shall cease during such period of active service.

If returning to active service before the age of fifty (50) in the same collective bargaining unit or other employment group from which he retired, he shall again become a member of the Retirement System, and he shall contribute thereafter at the contribution rate in effect at the time of his reinstatement. Notwithstanding anything in this Article to the contrary, any prior service certificate on the basis of which his service was computed at the time of his retirement shall be restored to full force and effect, and in addition upon his subsequent retirement he shall be credited with all his service as a member.

Nothing in this Article shall be interpreted to preclude any beneficiary restored to active service but not eligible for membership in the Retirement System from eligibility for other retirement benefits not governed by this Article.

Michael Wacek
Deleted: Current

Michael Wacek
Deleted: . He

Michael Wacek
Deleted: his original

Michael Wacek
Deleted: If a beneficiary is restored to active service after the attainment of the age of fifty (50), his pension upon subsequent retirement shall not exceed the pension which he was receiving immediately prior to his last restoration to membership and the pension that he would have received on account of his service since his last restoration had he entered service at that time as a new entrant.