

Legislative History

- 2008 SB 695 (Wiggins) – Would have allowed an annuitant who, after reinstatement to active employment, subsequently retires to enroll as an annuitant of the employer from which he or she first retired, unless the annuitant is entitled to a higher contribution from the employer from which he or she subsequently retires. To be eligible, the annuitant must qualify for a contribution payable by the employer from which he or she first retired. In addition, retirement must occur within 120 days after separation from employment from the most recent employer. Held in the Senate Appropriations Committee.  
*CalPERS Position: None.*
- 2006 AB 2132 (Levine) – Would have allowed an annuitant who, after reinstatement to active employment, subsequently retires to enroll as an annuitant of the employer from which he or she first retired, unless the annuitant is entitled to a higher contribution from the employer from which he or she subsequently retires. To be eligible, the annuitant must have at least five years of service with the employer from which he or she first retired. In addition, retirement must occur within 120 days after separation from employment from the most recent employer. Vetoed.  
*CalPERS Position: Support.*
- 2003 AB 1611 (Levine) – Would have allowed an annuitant who, after reinstatement to active employment, subsequently retires to enroll in PEMHCA as an annuitant of the employer from which he or she first retired, unless the annuitant is entitled to a greater contribution from the employer from which he or she subsequently retires. To be eligible, retirement must have occurred within 120 days after separation from employment from the most recent employer. Held in the Assembly Appropriations Committee.  
*CalPERS position: Support.*