Stricken language would be deleted from and underlined language would be added to present law. Act 225 of the Regular Session

1	State of Arkansas	As Engrossed: H2/16/11	
2	88th General Assembly	A B1ll	
3	Regular Session, 2011		HOUSE BILL 1140
4			
5	By: Representative Nickels		
6			
7		For An Act To Be Entitled	
8	AN ACT TO	PREVENT INEQUITY IN THE CALCULATION OF	F
9	FINAL AVE	RAGE SALARY BY REMOVING THE ANTISPIKING	5
10	PROVISION	S FOR A MAJOR GAP OF EMPLOYMENT UNDER	ГНЕ
11	ARKANSAS	TEACHER RETIREMENT SYSTEM; TO DECLARE	AN
12	EMERGENCY	; AND FOR OTHER PURPOSES.	
13			
14			
15		Subtitle	
16	TO P	PREVENT INEQUITY IN THE CALCULATION OF	
17	FINA	L AVERAGE SALARY BY REMOVING THE	
18	ANTI	SPIKING PROVISIONS FOR A MAJOR GAP OF	
19	EMPL	OYMENT UNDER THE ARKANSAS TEACHER	
20	RETI	REMENT SYSTEM; TO DECLARE AN	
21	EMER	GENCY.	
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23			
24	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
25			
26	SECTION 1. Arka	ansas Code § 24-7-202(27), concerning	the definition of
27	"salary" under the Ar	kansas Teacher Retirement System Act, :	is amended to read
28	as follows:		
29	(27)(A) (i)(a) "Salary" means the remuneration _]	paid to a member
30	employed in a position	n covered by the Arkansas Teacher Reti	rement System on
31	which the employer wi	thholds federal income tax.	
32		(b)<u>(B)</u> "Salary" includes<u>:</u>	
33		<u>(i)</u> an <u>An</u> incentive bonus paid to a	an employee for
34	the employee's certif	ication by the National Board of Profe	ssional Teaching
35	Standards under § 6-1	7-413-; and	
36		(ii) (a) However, compensation in e	xcess of the



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1	limitations set forth in section 401(a)(17) of the Internal Revenue Code of
2	1986 shall be disregarded.
3	(b) The limitation on compensation for
4	eligible employees shall not be less than the amount that was allowed to be
5	taken into account under the Arkansas Teacher Retirement System as in effect
6	on July 1, 1993. For this purpose, an eligible employee is an individual who
7	was a member of the Arkansas Teacher Retirement System before the first plan
8	year beginning after December 31, 1995.
9	(c) However, compensation in excess of the
10	limitations set forth in section 401(a)(17) of the Internal Revenue Code of
11	1986 shall be disregarded.
12	(iii)(a)(l) The applicable number of years used in
13	computing final average salary for retirement benefits shall be set by the
14	board.
15	(2) Only full service years shall be
16	used in the calculation.
17	(3) The applicable number of highest
18	salary years shall be ranked from lowest to highest remuneration.
19	(4) The lowest remuneration year in the
20	ranking shall be the base year.
21	(5) The next highest ranked remuneration
22	year shall be compared to the base year.
23	(6) The next highest year's value in the
24	calculation of final average salary shall not exceed one hundred twenty
25	percent (120%) of the base year, unless the difference in value between the
26	next highest year and the base year is five thousand dollars (\$5,000) or
27	less.
28	(7) After comparison of the base year to
29	the next highest year, any required reduction to the next highest year shall
30	be made.
31	(8) The next highest year, with any
32	required reduction, becomes the new base year to compare to the next
33	succeeding highest remuneration year in the ranking until all years in the
34	ranking have been compared to its base and reduced as necessary according to
35	the formula.
36	(9) The total value of the base years

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1	shall then be averaged to determine final average salary.
2	(b) If full service years of service are not
3	available for the number of applicable years of service required by board
4	rule for the calculation of a member's final average salary for retirement
5	benefits, the board may promulgate rules to establish a fair base year for a
6	member's final average salary for purposes of comparison under subdivision
7	(27)(A)(iii)(a) of this section.
8	(iv) If a member's salary includes remuneration paid
9	other than in cash, the cash value of the remuneration is considered in the
10	amount the employer is required to report for federal income tax purposes.
11	(B)(i) In determining salary, employer <u>Employer</u> pick-up
12	contributions, cafeteria plans as defined in § 21-5-901, and employee
13	contributions to qualified retirement plans, including without limitation
14	qualified annuities and deferred compensation plans, shall be included.
15	(ii) However, a member may establish salary earned
16	under a purchase service contract with a covered employer by paying employee
17	and employer contributions plus interest.
18	(iii) Employment contracts purchased by a covered
19	employee or won through litigation that results in either a consent
20	agreement, judgment, or decree may be counted as salary upon payment of all
21	required member and employer contributions, including interest, to the
22	system.
23	(iv) A member who receives remuneration under a
24	regular contract and a purchased contract or under both a regular contact and
25	a contract won through litigation shall have the greater of two (2) amounts
26	considered as salary for the purposes of determining the final average salary
27	of the member.
28	(v) A retirement annuity may be based on service
29	credit covered by the purchased contract.
30	(vi) A contributory employee's contributions and an
31	employer's contributions are required on covered salary including
32	contributions that are paid concurrently with other remuneration for another
33	covered employer or used in calculating member benefits.
34	(C) A member who is receiving remuneration under both a
35	regular contract and a purchased contract or under both a regular contract
36	and a contract won through litigation, consent agreement, judgment, or decree

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1	shall have only the greater of the two (2) amounts considered as salary for
2	Arkansas Teacher Retirement System purposes.
3	(D) A member's contributions if contributory and an
4	employer's contributions are required on covered salary, including salary
5	that is paid concurrently with other remuneration from another covered
6	employer, even if the salary is not used in calculating member benefits.
7	(E) Retirement annuities may be based on service credit
8	covered by the purchased contract.
9	(F) In case of any dispute concerning an employee's salary
10	for Arkansas Teacher Retirement System purposes, the Arkansas Teacher
11	Retirement System may settle the dispute;
12	
13	SECTION 2. Arkansas Code Title 24, Chapter 7, Subchapter 7 is amended
14	to add additional sections to read as follows:
15	24-7-735. Calculation of final average salary.
16	(a) Compensation in excess of the limitations set forth in section
17	401(a)(17) of the Internal Revenue Code of 1986, as it existed on January 1,
18	2011, shall not be used for purposes of calculating final average salary on
19	which benefits under the Arkansas Teacher Retirement System shall be based.
20	(b)(1) The limitation on compensation for an eligible employee shall
21	not be less than the amount that was allowed to be taken into account under
22	the system as in effect on July 1, 1993.
23	(2) As used in subdivision (b)(1) of this section, "eligible
24	employee" means an individual who was a member of the system before the first
25	<u>plan year beginning after December 31, 1995.</u>
26	(c)(1) The Board of Trustees of the Arkansas Teacher Retirement System
27	shall set the applicable number of years to be used in computing final
28	average salary for retirement benefits.
29	(2)(A) Full service years shall be used in the calculation
30	unless the member has a partial service year that is higher than a full
31	service year.
32	(B) If the member does not have full service years for the
33	total years of service used in the calculation of final average salary, then
34	the board may establish by rule a fair base year for a member's final average
35	salary for purposes of comparison under subdivision (c)(3) of this section.
36	(3)(A) The applicable number of highest salary years shall be

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1	ranked from lowest to highest remuneration.
2	(B) The lowest remuneration year in the ranking shall be
3	the base year.
4	(C) The next highest ranked remuneration year shall be
5	compared to the base year.
6	(D) The next highest year's value in the calculation of
7	final average salary shall not exceed one hundred twenty percent (120%) of
8	the base year, unless the difference in value between the next-highest year
9	and the base year is five thousand dollars (\$5,000) or less.
10	(4) After comparison of the base year to the next-highest year,
11	any required reduction to the next-highest year shall be made.
12	(5) The next highest year, with any required reduction, becomes
13	the new base year to compare to the next succeeding highest remuneration year
14	in the ranking until all years in the ranking have been compared to its base
15	and reduced as necessary under subdivision (c)(3) of this section.
16	(6) The total value of the base years shall then be averaged to
17	<u>determine final average salary.</u>
18	(d) If a member has a break in covered employment for eight (8) years
19	or more between any of the member's highest salary years used in the
20	calculation of final average salary, then subdivision (c)(3)(D) of this
21	section shall not apply to the next highest salary year in the formula.
22	<u>(e) The system may settle any dispute concerning an employee's salary</u>
23	for purposes of the system.
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25	24-7-736. Salary contracts — Additional remuneration.
26	(a) A member may establish salary earned under a contract that is
27	bought-out by a covered employer by paying employee and employer
28	contributions plus interest.
29	(b) In determining salary, a retirement annuity may be based on
30	service credit covered by the purchased contract.
31	(c)(l) Employment contracts purchased by a covered employee or won
32	through litigation that results in either a consent agreement, judgment, or
33	decree may be counted as salary upon payment of all required member and
34	employer contributions, including interest, to the Arkansas Teacher
35	Retirement System.
36	(2) A member who receives remuneration under a regular contract

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1	and a purchased contract or under both a regular contract and a contract won
2	through litigation, consent agreement, judgment, or decree shall have the
3	greater of the two (2) amounts considered as salary for the purposes of
4	determining the final average salary of the member.
5	(d) If a member's salary includes remuneration paid other than in
6	cash, the cash value of the remuneration is considered in the amount the
7	employer is required to report for federal income tax purposes.
8	(e) A contributory member's contributions and an employer's
9	contributions are required on covered salary, including:
10	(1) Contributions that are paid concurrently with other
11	remuneration for another covered employer or used in calculating member
12	benefits; and
13	(2) Salary that is paid concurrently with other remuneration
14	from another covered employer, even if the salary is not used in calculating
15	member benefits.
16	(f) Retirement annuities may be based on service credit covered by a
17	purchased contract.
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19	/s/Nickels
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22	APPROVED: 03/09/2011
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