1	State of Arkansas	A D'11	
2	92nd General Assembly	A Bill	
3	Regular Session, 2019		SENATE BILL 222
4			
5	By: Senator E. Cheatham		
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7		For An Act To Be Entitled	
8	AN ACT TO AME	ND THE LAW CONCERNING MEMBER	R
9	CONTRIBUTIONS	UNDER THE ARKANSAS TEACHER	RETIREMENT
10	SYSTEM; TO DE	CLARE AN EMERGENCY; AND FOR	OTHER
11	PURPOSES.		
12			
13			
14		Subtitle	
15	TO AMEND	THE LAW CONCERNING MEMBER	
16	CONTRIBU	TIONS UNDER THE ARKANSAS TE	ACHER
17	RETIREME	NT SYSTEM; AND TO DECLARE A	N
18	EMERGENC	Υ.	
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20			
21	BE IT ENACTED BY THE GENE	RAL ASSEMBLY OF THE STATE OF	F ARKANSAS:
22			
23	SECTION 1. DO NOT	CODIFY. <u>Legislative history</u> ,	, findings, and intent.
24	(a) The General Ass	sembly finds that:	
25	(1) Member co	ontributions as a portion of	f the salary of an
26	individual employed by a	school or an educational ins	stitution has been a
27	_	he Arkansas Teacher Retireme	
28	(2) Acts 193	7, No. 266 created the Arkar	nsas Teacher Retirement
29		tions made by teachers to th	-
30	order to ensure that every	y teacher receives an annuit	ty upon his or her
31	<pre>retirement;</pre>		
32	·	nsas Teacher Retirement Syst	
33	_	tribute four percent (4%) of	-
34		e retirement system in the 1	retirement of the
35	teacher;		
36	(4) When the	Arkansas Teacher Retirement	t System Act was first

1	enacted; every teacher.
2	(A) Had to contribute to the retirement system; and
3	(B) Was enrolled as a contributory member of the
4	retirement system;
5	(5) Throughout the eighty-one (81) year history of the
6	retirement system, the law has been amended multiple times to either allow \underline{a}
7	member to opt-in or opt-out of his or her contributory or noncontributory
8	status in the retirement system as follows:
9	(A) From the time the Arkansas Teacher Retirement System
10	Act was first enacted until 1986, the provisions of the act did not provide
11	an option for a member to become a noncontributory member that was consistent
12	with the design of the retirement system;
13	(B) Acts 1985, No. 504 allowed a new member of the
14	retirement system to elect whether he or she would participate as a
15	contributory or noncontributory member of the retirement system, and if the
16	member did not make an election, the member was enrolled as a contributory
17	member of the retirement system;
18	(C) Amendments to the Arkansas Teacher Retirement System
19	Act that occurred between 1986 and 1991 added new categories of employees
20	from various state agencies or eligibility requirements that affected the
21	reporting or classifications of the employees;
22	(D) Acts 1989, No. 821 allowed a member of the retirement
23	system to make a one-time additional election to become a contributory or
24	noncontributory member of the retirement system;
25	(E) Effective July 1, 1991, a new member of the retirement
26	system was enrolled as a noncontributory member of the retirement system and
27	could elect to become a contributory member of the retirement system.
28	(F) Additionally, effective July 1, 1991, if a member
29	became an inactive member who later returned to the retirement system, the
30	member was enrolled as a noncontributory member of the retirement system with
31	the option of electing to become a contributory member of the retirement
32	<pre>system;</pre>
33	(G) Similar to Acts 1985, No. 504, Acts 1991, No. 14
34	allowed new and returning members to the retirement system to be enrolled as
35	noncontributory members of the retirement system with the option of electing
36	to become a contributory member of the retirement system.

1	(H) Acts 1993, No. 435, effective July 1, 1993, allowed a
2	member to annually change his or her status from a:
3	(i) Contributory to noncontributory member of the
4	retirement system; or
5	(ii) Noncontributory to contributory member of the
6	retirement system;
7	(I) Acts 1995, No. 332 added more state agency employees
8	to the retirement system while Acts 1995, No. 542 changed the amount of
9	service an employee was required to have before he or she could become an
10	active member of the retirement system;
11	(J) Acts 1997, No. 393 amended the annual election window
12	of a member to be effective for July 1 of the year of the election if the
13	member made the election before October of that same year;
14	(K) Acts 1999, No. 81, effective July 1, 1999, eliminated
15	the noncontributory option for a new member and allowed a current member a
16	one-time irrevocable option to become either a contributory or
17	noncontributory member of the retirement system;
18	(L) Acts 1999, No. 81 set a different requirement for an
19	election to become either a contributory or noncontributory member of the
20	retirement system that was based on the status of the member as an active,
21	inactive, or new member of the retirement system;
22	(M) Acts 1999, No. 907 repealed Acts 1999, No. 81 and
23	allowed certain members to retain the option to elect either contributory or
24	noncontributory status in the retirement system;
25	(N) The Arkansas Teacher Retirement System notified the
26	members of the retirement system of the election permitted under Acts 1999,
27	No. 907, and allowed a member with service credit as of June 30, 1998 to make
28	a final election to become a contributory or noncontributory member of the
29	retirement system by June 30, 2000;
30	(0) Acts 2003, No. 23 allowed an active member who
31	previously elected a noncontributory status to make an irrevocable election
32	to become a contributory member of the retirement system;
33	(P) Additionally, Acts 2003, No. 23 required the length of
34	a contract between a member and school to determine the:
35	(i) Status of a member as a contributory or
36	noncontributory member of the retirement system; and

1	(ii) Right of a member to elect a contributory or
2	noncontributory status in the retirement system;
3	(Q) Acts 2003, No. 23 permitted a member who transferred
4	from employment as a nonteacher to employment as a teacher with a contract of
5	one hundred eighty-one (181) days or more to become a contributory member of
6	the retirement system regardless of a previous election made by the member;
7	(R) Effective July 1, 2005, Acts 2005, No. 385 provided an
8	active member who previously elected to become a noncontributory member of
9	the retirement system with the option of irrevocably electing to become \underline{a}
10	contributory member of the retirement system; and
11	(S) Effective July 1, 2007, Acts 2007, No. 93 provided a
12	member with an option to elect to be a contributory member depending on
13	whether the member was:
14	(i) An active, non-contributory member of the
15	<pre>retirement system;</pre>
16	(ii) An inactive member or a rescinding retiree
17	reentering the retirement system; or
18	(iii) A new member of the retirement system under
19	contract for one hundred eighty (180) days or less;
20	(6) The right of a member to elect a contributory or
21	noncontributory status in the retirement system has not been amended since
22	the passage of Acts 2007, No. 93;
23	(7) Myriad legislative amendments have continuously changed the
24	ability of a member of the retirement system to become a revocable or
25	irrevocable contributory or noncontributory member of the retirement system;
26	(8) The classification of a member as an active, an inactive, or
27	a new member of the retirement system affects the right of a member to elect
28	a contributory or noncontributory status in the retirement system;
29	(9) The incorporation of the various legislative amendments into
30	the Arkansas Code has created challenging subsections and subdivisions of the
31	law through which the retirement system must determine the status of a member
32	based on when the member first:
33	(A) Enrolled in the retirement system;
34	(B) Returned to the retirement system; or
35	(C) Elected a different status in the retirement system;
36	(10) The election of a contributory or noncontributory status in

1	the retirement system affects the retirement benefit calculation for a
2	member;
3	(11) A restructuring of § 24-7-406(e) concerning the
4	contributory or noncontributory status of a member of the retirement system
5	is intended to retain existing law without impairing, broadening, or changing
6	the applicability of § 24-7-406(e) to the current status of a member;
7	(12) The purpose of the amendment to § 24-7-406(e) is to
8	simplify the current language and application of the statute to the current
9	contributory or noncontributory status of a member of the retirement system,
10	so that the retirement system may correctly and efficiently manage records
11	pertaining to a member; and
12	(13) Therefore, a restructuring of § 24-7-406(e) is necessary
13	<u>to:</u>
14	(A) Accurately and logically organize the language of the
15	statute in order to prevent ambiguity of the law and allow the Arkansas
16	Teacher Retirement System to administer vested benefits and manage the
17	accounts of its members;
18	(B) Clarify the existing provisions under § 24-7-406(e) so
19	that the provisions may be correctly interpreted and efficiently managed by
20	the retirement system;
21	(C) Preserve and retain existing law regarding the vested
22	contributory or noncontributory status of a member of the retirement system;
23	(D) Neither expand nor contract a current vested or
24	nonvested contributory or noncontributory status of a member of the
25	retirement system;
26	(E) Set a minimum salary threshold for a new,
27	noncontributory member of the retirement system to become an irrevocable
28	contributory member of the retirement system; and
29	(F) Provide a logical framework for a future amendment to
30	§ 24-7-406(e).
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32	SECTION 2. Arkansas Code § 24-7-406(e), concerning retirement fund
33	asset accounts, member deposit accounts, and contributions under the Arkansas
34	Teacher Retirement System, is amended to read as follows:
35	(e)(l)(A) Active members as of July 1, 1999, shall elect by written
36	election filed with the system in accordance with rules and regulations

1	adopted by the board to eliminate future member contributions or to make
2	member contributions, otherwise provided for in this section. Effective July
3	1, 1999, an active member shall:
4	(i) Elect to become a contributory or
5	noncontributory member of the system as provided for in this section; and
6	(ii) File a written election with the system in
7	accordance with the rules and regulations adopted by the board.
8	(B)(i) The election of the member:
9	$\underline{\text{(a)}}$ shall be $\underline{\text{Is}}$ irrevocable; and
10	(b) shall Shall be made on or before July 1,
11	2000.
12	(ii) If no election is made, then the member's
13	status on June 30, 2000, shall be in effect and shall be irrevocable If a
14	member does not make an election, then the status of the member on June 30,
15	<u>2000:</u>
16	(a) Remains in effect;
17	(b) Is irrevocable.
18	(iii) The election of a member to become a
19	contributory or noncontributory member of the system:
20	(a) Applies only to the future salaries of a
21	member of the system;
22	(b) Does not alter the contribution
23	requirements of a member; and
24	(c) Does not alter the status of member
25	contributions that existed before the election.
26	(iv) An active member who previously elected to
27	become a noncontributory member of the system may change credited service on
28	which a member contribution has not been paid to contributory credited
29	service by paying the system the actuarial equivalent of the member benefits.
30	(v) If a member previously made contributions to
31	only the first seven thousand eight hundred dollars (\$7,800) of his or her
32	annual salary, then the member cannot contribute on a full future salary
33	until the member makes additional contributions to previous full salaries as
34	provided under this section.
35	(C)(i) Effective July 1, 2005, an active member whose
36	status later changes from a nonteacher status to an administrator or teacher

1 status under contract for one hundred eighty-one (181) days or more shall 2 become a contributory member of the system otherwise provided for in this 3 section regardless of an earlier election to be a noncontributory member of 4 the system. 5 (ii)(a) From July 1, 2005 to June 30, 2007, an 6 active member who has previously elected to be a noncontributory member of 7 the system may make an irrevocable election to become a contributory member 8 of the system. 9 (b) If the election is made before the 10 preparation of the first salary payment to the member in the fiscal year, the 11 election is effective immediately. 12 (c) If the election is made after the 13 preparation of the first payroll containing the first salary payment to the 14 member in the fiscal year, the election is effective July 1 of the next 15 fiscal year. (D) On and after July 1, 2007, an active member who has 16 17 previously been a noncontributory member of the system, by election or 18 otherwise, may make an irrevocable election to become a contributory member 19 of the system under this section. (2)(A) For an inactive member who enters the system after June 20 21 30, 1999, the election shall be made within one (1) year of the effective 22 date the member is considered an active member Effective July 1, 1999, an 23 inactive member who reenters the system shall elect to become a contributory or noncontributory member of the system within one (1) year of the effective 24 25 date that the member is considered an active member of the system. 26 (i) The election is effective the earlier of the: 27 (a) Preparation of the payroll containing the first salary payment upon the reentry of the member into the system; or 28 29 (b) July 1 immediately following the date the 30 election is filed with the system. 31 (ii) If the member does not make an election within 32 one (1) year, then the status of the member before the member reentered the 33 system remains in effect. 34 (B)(i)(B) The election shall be effective the earlier of: 35 (a) The preparation of the payroll containing 36 the first salary payment upon reentry; or

I	(b) The July I next following the date the
2	election is filed with the system.
3	(ii) If no election is made within one (1) year,
4	then the member's status prior to reentry will remain in effect Effective
5	July 1, 2007, an inactive member who becomes an active member of the system
6	shall reenter as a contributory member of the system if the member was
7	contributory when he or she first entered the inactive status;
8	(C) Effective July 1, 2007, an inactive member or a
9	rescinding retiree who reenters the system may make an irrevocable election
10	to become contributory member of the system under this section at the time of
11	his or her reemployment regardless of his or her previous noncontributory
12	status.
13	(D) If the election is made:
14	(i) Before the preparation of the first salary
15	payment to the member in the fiscal year, the election is effective
16	immediately; and
17	(ii) After the preparation of the first payroll
18	containing the first salary payment to the member in the fiscal year, the
19	election is effective July 1 of the next fiscal year.
20	(3)(A)(i)(3) If the election is to eliminate member
21	contributions, then the election shall apply only to future member salaries
22	and shall not change the status of any member contributions made before the
23	election Effective July 1, 1999, a new member shall be a contributory member
24	of the system.
25	(A) From July 1, 1999 to June 30, 2007, a new member who
26	is under contract with a covered employer for one hundred eight (180) days or
27	less shall have one (1) year to make an irrevocable election to become a
28	contributory member of the system.
29	(B) From July 1, 1999 to June 30, 2007, a new member who
30	is not under contract with a covered employer shall not become a contributory
31	member of the system.
32	(C)(i) Effective July 1, 2007, a new member under contract
33	with a covered employer for one hundred eight-one (181) days or more shall be
34	a contributory member of the system.
35	(ii) A new member under contract with a covered
36	employer for one hundred eighty (180) days or less may make an irrevocable

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election to become a contributory member of the system.
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                             (iii) A new member not under contract with a covered
    employer may make an irrevocable election to become a contributory member of
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     the system under this section.
                             (ii) Beginning July 1, 1999, an active member who
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    has previously elected to eliminate member contributions may change credited
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    service on which no member contributions have been paid to contributory
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    credited service by paying the actuarial equivalent of the member's benefits
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    to the system.
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                       (B)(i) If the effect of the election is to require member
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    contributions, then the election shall apply only to future member salaries
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    and shall not change any member contribution requirements existing before the
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    election.
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                             (ii) If a member has previously contributed on only
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    the first seven thousand eight hundred dollars ($7,800) of his or her annual
    salary, then he or she cannot contribute on full future salaries until he or
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    she has made added contributions on past full salaries as provided in
    subsection (b) of this section.
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                 (4)(A)(i) After July 1, 1999, all new members shall make the
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    member contributions otherwise provided for in this section. From July 1,
    1999, through June 30, 2007, new members who are under contract with a
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    covered employer for one hundred eighty (180) days or less shall have one (1)
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    year to make an irrevocable election to make member contributions.
                             (ii) Effective July 1, 2005, any active member whose
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    status later changes from nonteacher status to teacher status under contract
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    for one hundred eighty-one (181) days or more shall make the member
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    contributions otherwise provided for in this section regardless of an earlier
    election to be noncontributory.
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                       (B) Through June 30, 2007, new members who are not under
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    contract with a covered employer shall not make member contributions.
          (5)(A)(4)(A) From July 1, 2005, and each July 1 thereafter through
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    June 30, 2007, active members who have previously elected to eliminate member
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    contributions may make an irrevocable election to make future contributions
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    to the system. The board may exclude the participation of a member under this
    subsection if the board determines that the contributions of a member may not
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    be treated as employer contributions under the:
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1	(i) Internal Revenue Code, 26 U.S.C. § 1 et seq., or
2	(ii) Income Tax Act of 1929, § 26-51-101 et seq.
3	(B) If the election is made:
4	(i) Before the preparation of the first salary
5	payment to the member in the fiscal year, the election shall become effective
6	immediately; and
7	(ii) After the preparation of the first payroll
8	containing the first salary payment to the member in the fiscal year, the
9	election shall become effective July 1 of the next fiscal year The board
10	shall interpret this subsection in a manner that is consistent with the
11	requirements of the:
12	(i) Internal Revenue Code; and
13	(ii) Applicable United States Department of the
14	Treasury regulations under the Internal Revenue Code, 26 U.S.C. § 401(a).
15	(6)(A)(i) Effective July 1, 2007, new members who are under
16	contract with a covered employer for one hundred eighty-one (181) days or
17	more shall make member contributions under this section.
18	(ii) Effective July 1, 2007, persons reentering the
19	system who left as contributory members shall reenter as contributory members
20	and shall make member contributions under this section.
21	(B)(i) Effective July 1, 2007, new members who are under
22	contract with a covered employer for one hundred eighty (180) days or less
23	and new members who are not under contract with a covered employer may make
24	an irrevocable election to make future member contributions under this
25	section.
26	(ii) Effective July 1, 2007, and each July 1
27	thereafter, active members who have previously been noncontributory, whether
28	by election or otherwise, may make an irrevocable election to make future
29	member contributions under this section.
30	(iii) Effective July 1, 2007, inactive members or
31	rescinding retirees reentering the system may make an irrevocable election to
32	make future member contributions under this section at the time of
33	reemployment regardless of previous noncontributory status.
34	(iv) If the election is made:
35	(a) Before the preparation of the first salary
36	payment to the member in the fiscal year, the election shall become effective

1	immediately; and
2	(b) After the preparation of the first payroll
3	containing the first salary payment to the member in the fiscal year, the
4	election shall become effective July 1 of the next fiscal year.
5	(C) If the board determines that a member's contributions
6	may not be treated as employer contributions under the Internal Revenue Code,
7	26 U.S.C. § 1 et seq., or the Income Tax Act of 1929, § 26-51-101 et seq.,
8	the board may exclude the member's participation under this subsection.
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10	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the
11	General Assembly of the State of Arkansas that the Arkansas Teacher
12	Retirement System maintains a system of member records that reflect the
13	contributory or noncontributory status of each member in the system according
14	to the laws in effect at the time and, if an election was made, the election
15	of a member; that numerous laws enacted over many legislative sessions have
16	modified, amended, or repealed the laws enacted in previous sessions
17	concerning the contributory or noncontributory status of members of the
18	Arkansas Teacher Retirement System; that accurately keeping track of these
19	election options requires precise administrative recordkeeping and
20	understanding of the laws in effect at the time a member first entered the
21	system or was allowed to exercise a membership option; that the laws need to
22	be simplified to reduce the risk of confusion of keeping track of these
23	election options; and that this act is necessary because the most effective
24	time to make changes to the retirement system is at the beginning of the
25	state's fiscal year. Therefore, an emergency is declared to exist, and this
26	act being necessary for the preservation of the public peace, health, and
27	safety shall become effective on July 1, 2019.
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