1	State of Arkansas	A D'11	
2	93rd General Assembly	A Bill	
3	Regular Session, 2021		HOUSE BILL 1326
4			
5	By: Representative Warren		
6			
7	For An Act To Be Entitled		
8	AN ACT TO MAKE TECHNICAL CORRECTIONS TO TITLE 24 OF		
9	THE ARKANSAS CODE CONCERNING THE ARKANSAS TEACHER		
10	RETIREMENT SYSTEM; TO DECLARE AN EMERGENCY; AND FOR		
11	OTHER PURPOSES.		
12			
13			
14	Subtitle		
15	TO MAKE TECHNICAL CORRECTIONS TO TITLE 24		
16	OF THE ARKANSAS CODE CONCERNING THE		
17	ARKANSAS TEACHER RETIREMENT SYSTEM; AND		
18	TO DI	ECLARE AN EMERGENCY.	
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20			
21	BE IT ENACTED BY THE O	GENERAL ASSEMBLY OF THE STATE OF ARKAN	NSAS:
22			
23	SECTION 1. Arka	nsas Code § 24-7-202(5)(B)(i), concer	rning the
24	definition of "administrator" as applicable to the Arkansas Teacher		
25	Retirement System, is	amended to read as follows:	
26		(i) Employed by a participating <u>ar</u>	<u>n</u> employer of the
27	Arkansas Teacher Retin	ement System; and	
28			
29	SECTION 2. Arka	nsas Code § 24-7-202(18)(D), concern	ing the definition
30	of "employment with a	school" as applicable to the Arkansas	s Teacher
31	Retirement System, is	amended to read as follows:	
32	(D) (i) Employment in a position with an	educationally
33	related <u>education-related</u> agency <u>or organization</u> if the employee is or has		
34	been a member of the Arkansas Teacher Retirement System for a minimum of five		
35	(5) years and elects to become or remain a member of the Arkansas Teacher		
36	Retirement System. The employment shall be related to:		



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1 (a) Training public school employees or school 2 board members; 3 (b) Teaching public school students; or 4 (c) Adult education programs. 5 (ii) The employment shall not be related in any 6 manner to private schools. 7 (iii) Each educationally related education-related 8 agency or organization shall be: 9 Approved according to rules established by (a) 10 the board; 11 (b) Considered an employer under subdivision 12 (17) of this section; and 13 (c) Responsible for all required employer 14 contributions; 15 16 SECTION 3. Arkansas Code § 24-7-202(26), concerning the definition of 17 "nonteacher" as applicable to the Arkansas Teacher Retirement System, is 18 amended to read as follows: 19 "Nonteacher" means a member who is not a teacher or an (26) 20 administrator; 21 22 SECTION 4. Arkansas Code § 24-7-202(41), concerning the definition of 23 "T-DROP plan interest" as applicable to the Arkansas Teacher Retirement 24 System, is amended to read as follows: 25 (41) "T-DROP plan interest" means the rate or rates per annum 26 that the board shall adopt from time to time that will be used to compute 27 interest paid on T-DROP mean balances at the end of each fiscal year; 28 29 SECTION 5. Arkansas Code § 24-7-208 is amended to read as follows: 24-7-208. Benefit enhancements - Restrictions. 30 31 (a) No benefit enhancement provided for by this act chapter shall be 32 implemented if it would cause the publicly supported retirement system's 33 Arkansas Teacher Retirement System's unfunded actuarial accrued liabilities 34 to exceed an eighteen-year amortization. 35 (b) No benefit enhancement provided for by this act chapter shall be 36 implemented by any publicly supported system which the system if the system

1 has unfunded actuarial accrued liabilities being amortized over a period 2 exceeding eighteen (18) years until the unfunded actuarial accrued liability is reduced to a level less than the standards prescribed by § 24-1-101 et 3 4 seq. 5 6 SECTION 6. Arkansas Code § 24-7-301(2)(C)(i), concerning the 7 membership of the Board of Trustees of the Arkansas Teacher Retirement 8 System, is amended to read as follows: 9 (C)(i) Two (2) active member trustees shall be employed in 10 a position requiring an administrator's license, one (1) of whom shall be an 11 administrator a superintendent or an educational cooperative director. 12 13 SECTION 7. Arkansas Code § 24-7-401(e)(1)-(4), concerning retirement 14 fund assets accounts, member deposit accounts, and contributions under the 15 Arkansas Teacher Retirement System, are amended to read as follows: 16 (e)(1) The board shall annually notify the participating employers of 17 the employer contribution rate established by the board for the upcoming 18 fiscal year. 19 (2) Local school districts shall pay the teacher retirement 20 employment contribution for any eligible employee in accordance with rules 21 established by the board. 22 (3) The Department of Education shall pay from the Public School 23 Fund the teacher retirement employer contributions for eligible employees of 24 participating employers as required by the department's appropriations act 25 and in accordance with rules established by the board. 26 (4) The annual employer contributions to be paid in each year 27 for all other employees by each participating employer shall be the current 28 state contribution percent multiplied by the total covered salaries of the 29 employer's members in the fiscal year. 30 31 SECTION 8. Arkansas Code § 24-7-406(e)(1)(B)(iv), concerning 32 retirement fund assets accounts, member deposit accounts, and contributions 33 under the Arkansas Teacher Retirement System, is amended to read as follows: 34 (iv) An active member who previously elected to 35 become a has previous noncontributory member of the system credited service 36 may change credited service on which a member contribution has not been paid

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1 to contributory credited service by paying the system the actuarial 2 equivalent of the member benefits. 3 SECTION 9. Arkansas Code § 24-7-502(d), concerning definitions 4 5 applicable to the termination of active membership under the Arkansas Teacher 6 Retirement System, is amended to read as follows: 7 (d) As used in this section: 8 (1) "System-covered employer" means all employers as defined in 9 § 24-7-202 and also includes all employers offering the Arkansas Teacher 10 Retirement System as an optional retirement plan on or before January 1, 11 2011, to any employee; 12 (2)(A)(1)(A) "Terminate" means: 13 (i) The member's covered employment has ended at all 14 system-covered covered employers; 15 (ii) A complete severance of the employer-employee 16 relationship has occurred at all system-covered covered employers that the 17 member was employed with before the member retired from the Arkansas Teacher 18 Retirement System; 19 (iii) The member has ceased performing any 20 employment services for any system covered covered employer, except for 21 uncompensated functions related to the transfer of the duties or the transfer 22 of the position of the member; 23 (iv) The member has not formed any express or 24 implied employment agreement or taken action that would obligate the member 25 to render compensable services to a system covered covered employer or 26 entitle a system covered covered employer to the services of the member after 27 the termination separation period; 28 (v) The member has followed normal retirement 29 procedures for resigning from the system covered covered employer unless 30 involuntarily terminated before the member's effective date of retirement; 31 and 32 (vi) All system-covered covered employers have paid 33 or have initiated the process to pay all accumulated benefits such as annual 34 leave and sick leave to the member by the effective date of retirement. 35 (B) "Terminate" does not mean: 36 (i) Taking a leave of absence; or

1 (ii) Performing any job duties or services without 2 remuneration, except for the functions related to the transfer of duties or 3 the transfer of the position itself. 4 (C) Providing volunteer activities at a system-covered 5 covered employer that does not have the effect of holding a position open for 6 the member during a termination separation period does not mean that the 7 member is not terminated; and 8 (3)(2) "Termination separation period" means the time from a 9 member's effective date of retirement until the date that the member is no 10 longer prohibited by state law from returning to work at a system covered 11 covered employer. 12 13 SECTION 10. Arkansas Code § 24-7-601(b)(3), concerning credited 14 service generally and concurrent service credit under the Arkansas Teacher 15 Retirement System, is amended to read as follows: 16 (3) A member shall not receive more than one (1) year of service 17 credit for the member's employment with a covered employer and reciprocal 18 system employer in any one (1) fiscal year. 19 20 SECTION 11. Arkansas Code § 24-7-603(c)-(e), concerning out-of-state 21 service under the Arkansas Teacher Retirement System, are amended to read as 22 follows: 23 (c) From and after July 1, 1987, an active A member shall be eligible 24 to establish out-of-state service to be credited as service under this 25 subchapter under the following conditions: 26 (1)(A) The out-of-state service credit to be granted shall be 27 limited to service for which no benefit could be paid by another system 28 similar in purpose to this system, except Social Security, if the member had 29 left on deposit his or her contributions to the other system. (B) The credit under subdivision (c)(l)(A) of this section 30 31 is limited to fifteen (15) years; 32 (2)(A) The member shall pay to the system for each year of service credit granted the actuarial equivalent of the member's benefits. 33 34 (B) The payment shall be credited to the member's account 35 in the members' deposit account and shall be in addition to regular member 36 contributions thereto credited to the member's deposit account;

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(3)(A) The out-of-state service shall not become credited
 service under this system until the member has established five (5) or more
 years of actual service.

4 (B) If a member ceases to be an active member before the 5 out-of-state service has been established as system-credited service, the 6 member payments made under this section shall be refundable;

7 (4) The benefit program to be applied to each year of service 8 credit being granted shall be the benefit program in effect at the time of 9 retirement; and

10 (5) Such Any other rules consistent with this subchapter as the
11 Board of Trustees of the Arkansas Teacher Retirement System may from time to
12 time adopt.

13 (d) An active <u>A</u> member may purchase a fraction of a year of out-of-14 state service to be credited as service under this subchapter in the same 15 manner as provided for out-of-state service under subsection (c) of this 16 section if the service meets the following requirements:

17 (1) The member has not less than one-fourth $(\frac{1}{4})$ year of out-of-18 state credited service in the fiscal year; and

19 (2) The fraction of a year of out-of-state service may be20 credited in keeping with policies of the board under § 24-7-601.

(e) <u>An active <u>A</u> member shall be eligible, upon application, to purchase service rendered outside the state during a period of employment with an education coordinating council to be credited as out-of-state service under the provisions of this section, provided that the conditions of subsection (c) of this section are met.</u>

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SECTION 12. Arkansas Code § 24-7-607(b)-(d), concerning private school
service under the Arkansas Teacher Retirement System, are amended to read as
follows:

30 (b) An active <u>A</u> member purchasing certified private school service
31 shall be eligible, upon application, to purchase private school service for a
32 period not to exceed fifteen (15) years, to be credited as certified service
33 under this subchapter under the following conditions:

34 (1) The private school service credit to be purchased shall be
35 limited to service for which no benefit could be paid by another system
36 similar in purpose to the Arkansas Teacher Retirement System, except Social

1 Security, if the member left on deposit his or her contributions to the other 2 system; 3 (2)(A) The member shall pay the actuarial equivalent of benefits 4 as set forth under § 24-7-202 to the Arkansas Teacher Retirement System for 5 each year of private school service credit being purchased. 6 (B) The payment shall be credited to the member's account 7 in the members' deposit account and shall be in addition to regular member 8 contributions thereto credited to the member's deposit account; 9 (3) The private school service shall not become credited service 10 under the Arkansas Teacher Retirement System until: 11 (A) The member payment under this section has been paid in 12 full; and 13 (B)(i) The member has established five (5) or more years 14 of actual service, exclusive of private school service. 15 (ii) If a member ceases to be an active member 16 before the private school service has been established as system-credited 17 service, the member payments contributed under this section shall be refunded to the member <u>upon request;</u> 18 19 (4) The benefit program to be applied to each year of private 20 school service credit and private educationally related entity service credit 21 being purchased shall be the benefit program in effect at the time of 22 retirement; and 23 (5) Such Any other rules consistent with this subchapter as the 24 Board of Trustees of the Arkansas Teacher Retirement System may from time to 25 time adopt. 26 (c)(1) An active \underline{A} member is eligible to purchase noncertified private 27 school service or private educationally related education-related entity 28 private school service for a period of five (5) years or less that will be 29 credited as noncertified service under this subchapter when: 30 (A) The member properly submits an application to purchase 31 noncertified private school service or private educationally related 32 education-related entity private school service; 33 (B) The noncertified service credit to be purchased is 34 limited to service for which no benefit could be paid by another state-35 supported pension system or a system with a similar purpose when the 36 contributions of the member were left on deposit with the other system; and

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1 (C)(i) The member pays the actuarial equivalent of 2 benefits as set forth under § 24-7-202 to the Arkansas Teacher Retirement 3 System for each year of service credit being purchased. 4 (ii) The payment shall be credited to the member's 5 account in the members' deposit account and shall be in addition to regular 6 member contributions thereto credited to the member's deposit account. 7 (2) The noncertified service shall not become credited service 8 under the Arkansas Teacher Retirement System until: 9 (A) The member payment under this section has been paid in 10 full; and 11 (B)(i) The member has established five (5) or more years 12 of actual service in the Arkansas Teacher Retirement System. 13 (ii) If a member ceases to be an active member 14 before the noncertified service has been established as system-credited 15 service, the member payments contributed under this section shall be refunded 16 to the member upon request. 17 (3) The benefit program applied to each year of private school 18 service or private educationally related education-related entity private 19 school service credit being purchased shall be the benefit program in effect 20 at the time of retirement. 21 (4) The purchase and application of the noncertified service 22 credit shall be subject to the rules consistent with this subchapter as that 23 the Arkansas Teacher Retirement System may from time to time adopt. 24 (d) An active A member may purchase a fraction of a year of private 25 school service to be credited as service under this subchapter in the same 26 manner as provided for private school service under subsection (b) of this 27 section if the service meets the following requirements: 28 (1) The member has not less than one-fourth $(\frac{1}{2})$ of a year of 29 private school service in a fiscal year under § 24-7-601; and 30 (2) The fraction of a year of private school service may be 31 credited in keeping with policies as provided by § 24-7-601. 32 33 SECTION 13. Arkansas Code § 24-7-610(c), concerning credit for service in the National Guard and armed forces reserve under the Arkansas Teacher 34 35 Retirement System, is amended to read as follows: 36 (c) A member may, one (1) time each fiscal year, purchase up to one

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(1) year of service credit for each one (1) year of service in the National
 Guard or armed forces reserve.

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4 SECTION 14. Arkansas Code § 24-7-610(e) and (f), concerning credit for 5 service in the National Guard and armed forces reserve under the Arkansas 6 Teacher Retirement System, are amended to read as follows:

7 (e) Service in the National Guard or armed forces reserve service
8 shall be credited to the year in which it was rendered even if the member has
9 concurrent service with a covered employer.

10 (f) If a member ceases to be an active member before the service in 11 the National Guard or the armed forces reserve has been established as 12 system-credited service, the member payments contributed as specified in 13 subdivision (b)(1)(C) of this section shall be refundable.

14 (f)(1)(g)(1) This section is supplemental to § 24-7-602, and this 15 section does not diminish the right of any <u>a</u> member of the system to obtain 16 credited service in the system for active duty military service within the 17 limits permitted by § 24-7-602.

18 (2) However, a member shall not be entitled to or receive in
19 excess of five (5) years of credited service rendered by the member under
20 this section.

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22 SECTION 15. Arkansas Code § 24-7-611(b) and (c), concerning domestic 23 federal service under the Arkansas Teacher Retirement System, are amended to 24 read as follows:

(b) From On and after January 1, 2003, an active a member shall be
eligible upon application to purchase domestic federal service to be credited
as service under this section under the following conditions:

(1) The domestic federal service credit to be granted shall be
limited to service for which no benefit could be paid by a retirement system
similar in purpose to the Arkansas Teacher Retirement System except Social
Security if the member left on deposit his or her contributions to the other
system, and it shall be limited to ten (10) years;

33 (2)(A) For each year of domestic federal service credit granted,
34 the member shall pay to the system the employee and employer contributions
35 based on the actuarial equivalent of the member's benefits.

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(B) The payment is credited to the member's account in the

1 members' deposit account and is in addition to regular member contributions; 2 (3) The domestic federal service shall not become credited 3 service under this system until: 4 (A) The member payment under this section has been paid in 5 full; and 6 (B)(i) The member has established five (5) or more years 7 of actual service exclusive of domestic federal service. 8 (ii) If a member ceases to be an active member 9 before the domestic federal service has been established as system-credited 10 service, the member payments contributed under this section shall be refunded 11 to the member upon request; 12 The benefit program to be applied to each year of service (4) 13 credit being granted shall be the benefit program in effect at the time of 14 retirement; and 15 (5) The Any other rules consistent with this section as that the 16 Board of Trustees of the Arkansas Teacher Retirement System may from time to 17 time adopt. 18 (c) An active <u>A</u> member may purchase a fraction of a year of domestic 19 federal service to be credited as service under this subchapter in the manner 20 as provided for domestic federal service under subsection (b) of this section 21 if the service meets the following requirements: 22 (1) The member has not less than one-fourth $(\frac{1}{4})$ year of domestic 23 federal service in a fiscal year under § 24-7-601; and 24 (2) The fraction of a year of domestic federal service may be 25 credited in keeping with policies as provided by § 24-7-601. 26 27 SECTION 16. Arkansas Code § 24-7-612, concerning the purchase of 28 service credit under the Arkansas Teacher Retirement System, is amended to 29 add an additional subsection to read as follows: 30 (e) All payments for service credit purchases shall be received by the system before the member's first annuity installment or T-DROP deposit 31 32 occurs. 33 SECTION 17. Arkansas Code § 24-7-701(c)(2), concerning the beginning 34 35 date of an annuity upon voluntary retirement under the Arkansas Teacher 36 Retirement System, is amended to read as follows:

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1 (2) The member's termination of active membership covered 2 employment; 3 4 SECTION 18. Arkansas Code § 24-7-701(d), concerning limitations on the 5 beginning date of an annuity following voluntary retirement under the 6 Arkansas Teacher Retirement System, is amended to read as follows: 7 (d) If a member has accrued a full year of service credit for a fiscal 8 year, the annuity shall not begin earlier than on the July 1 after the fiscal 9 year ends unless the board adopts by rule or resolution an earlier beginning 10 date for all members whose retirement will not result in a reduction of 11 classroom teachers. 12 13 SECTION 19. Arkansas Code § 24-7-702(b)(2)(A), concerning the 14 percentage decrease of an annuity following voluntary early retirement under 15 the Arkansas Teacher Retirement System, is amended to read as follows: 16 (2)(A) The percent shall be one hundred percent (100%) reduced 17 by between five-twelfths percent (5/12%) and fifteen-twelfths percent 18 (15/12%) multiplied by the number of months by which the time of early 19 retirement precedes the earlier of either completion of twenty-eight (28) 20 years of credited service or attainment of sixty (60) years of age. 21 22 SECTION 20. Arkansas Code § 24-7-702(c)(2), concerning early voluntary 23 retirement under the Arkansas Teacher Retirement System, is amended to read 24 as follows: 25 (2) The member's termination of active membership covered 26 employment; or 27 SECTION 21. Arkansas Code § 24-7-702(e), concerning early voluntary 28 29 retirement under the Arkansas Teacher Retirement System, is amended to read 30 as follows: 31 (e) If a member has accrued a full year of service credit for a fiscal 32 year, the annuity shall not begin earlier than on the July 1 after the fiscal year ends unless the board adopts by rule or resolution an earlier beginning 33 34 date for members whose retirement will not result in a reduction of classroom

- 35 teachers.
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SECTION 22. Arkansas Code § 24-7-708 is amended to read as follows: 24-7-708. Employment of retired members by covered employers.

3 (a) Effective July 1, 2009, after terminating employment under § 24-74 502 or reaching the age of normal retirement age, a retirant retiree may:

5 (1) Accept employment with an employer covered by the Arkansas
6 Teacher Retirement System without a limitation of his or her retirement
7 annuity; and

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(2) Continue to receive his or her monthly retirement annuity.
(b) Employers covered by the system that hire an employee who meets the conditions under subsection (a) of this section shall report the hiring of the retirant retiree to the system in a time and a manner that the system may reasonably require.

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(c) A retirant retiree who receives monthly benefits and is employed by a covered employer shall not accrue additional service credit.

15 (d)(1) For a retired member employed in a position covered by the 16 system, the covered employer shall remit the contributions on all salary paid 17 to the retirant retiree in an amount equal to the employer contribution rate 18 applicable to active members.

19 (2) Contributions shall be paid by the employer and are not the 20 responsibility of the retirent retiree.

21 (e)(1) The Board of Trustees of the Arkansas Teacher Retirement System
22 shall adopt rules to carry out the provisions of this section.

23 (2) A covered employer that employs retirants retirees is
24 subject to the rules adopted by the board.

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26 SECTION 23. Arkansas Code § 24-7-709(a), concerning the disposition 27 and residue of member contributions, is amended to read as follows:

(a)(1)(A) If a retirant retiree and his or her option annuitants, if any, die before receiving annuity payments equal to the member's residue amount, then the residue amount shall be paid to such persons as the retirant <u>retiree</u> shall have nominated by written designation duly executed and filed with the Arkansas Teacher Retirement System.

(B) As used in this section subchapter, "residue" means
the difference between the accumulated contributions and regular interest
credited to the retirement reserve account as of the member's retirement
effective date and the total amount of <u>retirement</u> annuities paid.

1 (2) If a <u>retirant retiree</u> and his or her option annuitants die 2 and the member has failed to designate a beneficiary or if all designated 3 beneficiaries have predeceased the <u>retirant retiree</u>, the residue shall be 4 paid to the <u>retirant's</u> retiree's estate.

6 SECTION 24. Arkansas Code § 24-7-711(a)(1), concerning the refund of
7 member contributions upon termination of employment under the Arkansas
8 Teacher Retirement System, is amended to read as follows:

9 (a)(1) If a member discontinues covered employment <u>and does not plan</u> 10 <u>to be rehired by a covered employer</u>, the member may elect to be paid a refund 11 of his or her contributions and regular interest credited to the member's 12 deposit account within six (6) months following the date the member's written 13 application is filed with the Arkansas Teacher Retirement System.

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15 SECTION 25. Arkansas Code § 24-7-711(b)(5), concerning the refund of 16 member contributions upon termination of employment under the Arkansas 17 Teacher Retirement System, is amended to read as follows:

18 (5) Interest <u>Regular interest</u> on a deceased member's accumulated 19 contributions under this subsection shall cease to accrue on the July 1 after 20 the member's death.

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SECTION 26. Arkansas Code § 24-7-720(c), concerning lump-sum benefits under the Arkansas Teacher Retirement System, is amended to read as follows: (c) The amount of the lump-sum payments under this section shall be set periodically and not more often than annually by rules <u>and resolutions</u> of the board as <u>it the board</u> determines is actuarially appropriate for the system.

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29 SECTION 27. Arkansas Code § 24-7-720(j)(1)(A), concerning lump-sum 30 benefits under the Arkansas Teacher Retirement System, is amended to read as 31 follows:

(j)(1)(A) If a member accrues a minimum of fifteen (15) ten (10) years of actual, contributory service, regardless of noncontributory service accrued in combination with the contributory service, the member shall receive the maximum lump-sum death benefit as determined by the board under this section.

SECTION 28. Arkansas Code § 24-7-730(a)(1), concerning required distributions under the Arkansas Teacher Retirement System, is amended to read as follows: (a)(1) Notwithstanding the provisions of this subchapter regarding the required dates of distribution of benefits under the Arkansas Teacher Retirement System to former members, the distribution of a former member's benefits under the system shall in any event be made or begun by April 1 of the calendar year following the later of the calendar year in which the member attains age seventy and one-half $(70\frac{1}{5})$ seventy-two (72) or the calendar year in which the member retires. SECTION 29. Arkansas Code § 24-7-730(b)(2)(C), concerning required distributions to a spouse who is the beneficiary under the Arkansas Teacher Retirement System, is amended to read as follows: (C)(i) If the designated beneficiary is the member's surviving spouse, the date distributions required to begin in accordance with subdivision (b)(2)(A) of this section shall not be earlier than the date on which the member would have attained age seventy and one-half (701/2) seventytwo (72). (ii) If the spouse dies before payments begin, subsequent distributions shall be made as if the spouse had been the member. SECTION 30. Arkansas Code § 24-7-735 is amended to read as follows: 24-7-735. Contract buyout agreement - Settlements - Judgments -Calculation of benefits. (a) A member shall not accumulate service credit in the Arkansas Teacher Retirement System during the time that payments under a contract buyout agreement, settlement, claim, judgment, arbitration award, decree, or court-ordered payment are paid to the member by the employer unless the member continues to work on-site for the employer, or the service credit or additional salary is purchased as provided under subsection (c) of this section.

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34 (b)(1) The employer shall provide a copy of a settlement agreement or
35 court order under this section to the system so that the system can:
36 (A) prevent Prevent the accumulation of service credit for

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1 any payments that are not for on-site work for the employer; and 2 (B) Calculate the cost to purchase service credit, additional salary, or both service credit and additional salary as provided 3 4 under this section. 5 (2) A member shall not receive service credit or additional 6 salary from the system under a settlement agreement or court order unless 7 permitted under this section. 8 (c)(1) The system shall allow a member or employer to purchase service credit, or additional salary, or both for the member for service credit the 9 10 member would have earned but for termination, or salary that should would 11 have been paid under a settlement agreement or court order but for employment 12 discrimination to resolve a claim of wrongful termination or the underpayment 13 of salary that should have been paid if the service eredit is: employment 14 discrimination that results in a settlement agreement or court order. 15 (1)(A)(i) Purchased as additional salary by an employer or 16 member to be added to the final average salary of the member calculated at 17 the time of the purchase. 18 (ii)(2) The member's official salary record shall be 19 adjusted to include the purchased additional salary years which may be used 20 to compute the final average salary at the time of retirement if the 21 purchased salary in any of the additional purchased salary years qualifies 22 for the final average salary calculation. 23 (B) Service credit earned by the member from an employer 24 from the date of termination by an employer to the date of the settlement 25 agreement or court order shall be subtracted from the amount of service 26 credit allowed for purchase under subdivision (c)(1)(A) of this section; and 27 (2)(3) Paid using the actuarial equivalent, as calculated by the system, of the member's benefits to the system Service credit earned by a 28 29 member from an employer from the date of termination by an employer to the 30 date of the settlement agreement or court order shall be subtracted from the amount of service credit allowed for purchase under subdivision (c)(l) of 31 32 this section. 33 (d)(1) The cost to purchase service credit, additional salary, or both 34 shall be established using the actuarial equivalent as calculated by the 35 system using the member's service history at the time of the purchase. 36 (2) The system shall use the same factors as used to determine

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1 the cost of the additional salary purchase as used to calculate an additional 2 monthly benefit in the annuitization of a Teacher Deferred Retirement Option Plan distribution. 3 4 (2)(3) The calculation shall be made with the assumption that 5 the member would have immediately retired at the time of the additional 6 salary purchase. 7 8 SECTION 31. Arkansas Code § 24-7-736(c)-(f), concerning the 9 calculation of final average salary under the Arkansas Teacher Retirement 10 System, is amended to read as follows: 11 (c)(1)(A) The Board of Trustees of the Arkansas Teacher Retirement 12 System shall set annually the applicable number of years to be used in 13 computing final average salary for retirement benefits at not less than three 14 (3) years and not more than five (5) years. 15 (B) Before reducing the applicable number of years to be used in computing the final average salary, the board shall file relevant 16 17 information concerning the actuarial appropriateness of the action with the 18 Joint Interim Committee on Public Retirement and Social Security Programs for 19 review by the Joint Interim Committee on Public Retirement and Social 20 Security Programs. 21 (2)(A) Full and partial service years that are recorded as 22 service credit shall be used in the calculation of the final average salary. 23 (B) If the member does not have full service years for the 24 total years of service used in the calculation of final average salary, then 25 the board may establish by rule a fair base year salary for a member's final 26 average salary for purposes of comparison under subdivision (c)(3) 27 subdivision (c)(4) of this section. 28 (C)(3) If a member has less than the minimum number of 29 years of credited service required for the final average salary formula, the final average salary of the member shall be the total salary paid to the 30 31 member for his or her years of credited service divided by the member's total 32 credited years of service. 33 (D) Before reducing the number of years that is used to 34 determine the final average salary, the board shall file relevant information 35 concerning the actuarial appropriateness of the action with the Joint Interim 36 Committee on Public Retirement and Social Security Programs for review by the

1 Joint Interim Committee on Public Retirement and Social Security Programs. 2 (3)(A)(4)(A) The If a member has at least the minimum number of 3 years of credited service required for the final average salary formula, the 4 applicable number of highest salary years service year salaries shall be 5 ranked from lowest to highest remuneration. 6 (B) The lowest remuneration service year salary in the 7 ranking shall be the base year salary. 8 (C) The next-highest-ranked remuneration service year 9 salary shall be compared to the base year salary. 10 (D) The next-highest year's value service year salary in 11 the calculation of final average salary that is less than eight (8) years 12 from the base salary year, shall not exceed the percentage increase of the 13 base year, unless the difference in value between the next-highest year and 14 the base year is within the amount of the salary differential base salary 15 value plus the salary differential unless the next-highest year's value is 16 less than or equal to the percentage increase of the base salary. 17 (4)(E) After comparison of the base year salary to the next-18 highest service year salary to meet the requirements of subdivision (c)(4)(D) 19 of this section, any required reduction to the next-highest service year 20 salary shall be made. 21 (5) (F) The next-highest service year salary, with any required 22 reduction, becomes the new base year salary to compare to the next succeeding 23 highest remuneration service year salary in the ranking until all years 24 service year salaries in the ranking have been compared to its base and 25 reduced as necessary under subdivision (c)(3) of this section. 26 (6) (G) The total value of the base years salaries shall then be 27 averaged to determine final average salary divided by the applicable number of years to be used in computing final average salary. 28 29 (d) If a member has a break in covered employment for eight (8) years 30 or more between any of the member's highest salary years used in the calculation of final average salary, then subdivision (c)(3)(D) of this 31 32 section shall not apply to the next highest salary year in the formula. 33 (c)(d) The system may settle any dispute concerning an employee's 34 salary for purposes of the system. 35 (f)(1)(e) The board may adjust the final average salary calculated in

35 (f)(l)(e) The board may adjust the final average salary calculated in 36 accordance with subsection (c) of this section by board resolution provided

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1 that: 2 (A) (1) The percentage increase under subdivision (c)(3)(D) 3 subdivision (c)(4)(D) of this section is adjusted set no lower than one 4 hundred five percent (105%) per year and no higher than one hundred twenty 5 percent (120%) per year; and 6 (B)(2) The salary differential permitted under subdivision 7 (c)(3)(D) subdivision (c)(4)(D) of this section is set no lower than one 8 thousand two hundred fifty dollars (\$1,250) per year and no higher than five 9 thousand dollars (\$5,000) per year. 10 (2) A partial service year is excluded from the calculation of 11 the final average salary under this subsection. 12 SECTION 32. Arkansas Code § 24-7-1307(c)(1), concerning accounts and 13 14 credit under the Teacher Deferred Retirement Option Plan, is amended to read 15 as follows: 16 (c)(l) The board shall determine the plan interest rate to members' 17 plan accounts based on: 18 (A) A fixed interest rate that is adopted by board 19 resolution prior to the beginning by the end of the first quarter of the 20 fiscal year in which the interest rate shall apply and which that applies to 21 subsequent fiscal years unless modified by the board; or 22 (B)(i) A variable interest rate formula that is based on 23 investment returns and other factors adopted by board resolution prior to the 24 beginning by the end of the first quarter of the fiscal year in which the 25 interest rate shall apply and that applies to subsequent fiscal years unless 26 modified by the board. (ii) If the board uses a variable interest rate 27 formula, the board shall adopt by board resolution the plan interest rate 28 29 prior to the beginning of the fiscal year in which the plan interest rate 30 applies. 31 32 SECTION 33. Arkansas Code § 24-7-1307(e), concerning the calculation of the interest rate to a member's Teacher Deferred Retirement Option Plan, 33 is amended to read as follows: 34 (e) For the purposes of this section, the ten (10) year plus plan 35 36 interest rate shall be the rate determined to be appropriate by the board and

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1 adopted by board resolution prior to the beginning by the end of the first 2 quarter of the fiscal year in which the interest rate shall apply and that applies to subsequent fiscal years unless modified by the board. 3 4 5 SECTION 34. Arkansas Code § 24-7-1308(b)(2) and (3), concerning the 6 termination of participation in and distribution options under the Teacher 7 Deferred Retirement Option Plan, is amended to read as follows: 8 (2) A member who selects the option under subdivision (b)(1)(C) 9 of this section may receive his or her account distribution as follows: 10 (A) Seventy-five percent (75%) in a lump-sum payment and 11 twenty-five percent (25%) annuitized; 12 (B) Fifty percent (50%) in a lump-sum payment and the 13 remaining fifty percent (50%) annuitized; or (C) Twenty-five percent (25%) in a lump-sum payment and 14 15 seventy-five percent (75%) annuitized. 16 (3) (2) The Board of Trustees of the Arkansas Teacher Retirement 17 System shall: 18 (A) Determine factors to be used for the conversion of 19 plan balances to monthly amounts; 20 (B) Set requirements for the member's election under this 21 subsection; and 22 (C) Modify the options under subdivision (b)(1) of this 23 section by rule as necessary. 24 25 SECTION 35. Arkansas Code § 24-7-1310(c), concerning the death of a 26 participant of the Teacher Deferred Retirement Option Plan, is amended to 27 read as follows: 28 (c)(1) For the purposes of § 24-7-709, any amounts received from the Teacher Deferred Retirement Option Plan account in the form of lump sum or 29 30 annuity payments shall be considered to be annuity payments received by the member or his or her designated beneficiary and shall reduce or eliminate the 31 disposition of residue that, except for the provisions of this subsection, 32 33 would have been paid under § 24-7-709 A participant's plan account balance 34 shall be considered part of the member's residue as described in § 24-7-701 35 et seq. 36 (2) Any amount received from the Teacher Deferred Retirement

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1 Option Plan account in the form of lump-sum or annuity payments under § 24-7-2 1308(b) shall offset the participant's plan account balance. 3 SECTION 36. Arkansas Code § 24-7-1604(b), concerning coverage for 4 5 employees enrolled in the Arkansas Teacher Retirement System before July 1, 6 2011, is amended to read as follows: 7 (b) The nonmandatory employer shall remit employer contributions under 8 § 24-7-401 et seq. for an employee under this section and shall be subject to 9 the rights and obligations of an employer under the Arkansas Teacher 10 Retirement System Act for the employees of the nonmandatory employer 11 participating in the system. 12 SECTION 37. Arkansas Code § 24-7-1605(e)(1), concerning optional 13 14 participation in the Arkansas Teacher Retirement System by an institution of 15 higher education employers on or after July 1, 2011, is amended to read as 16 follows: 17 (e)(1) The PSHE employer shall remit employer contributions under § 18 24-7-401 et seq. and be subject to the rights and obligations of an employer 19 under the Arkansas Teacher Retirement System Act once a benefits-eligible 20 employee elects to participate in the system for the employees of the PSHE 21 employer participating in the system. 22 23 SECTION 38. EMERGENCY CLAUSE. It is found and determined by the General Assembly of the State of Arkansas that the operations of a state 24 25 public retirement system are complex; that the Arkansas Teacher Retirement 26 System must be able to meet the needs of its members as anticipated by the 27 General Assembly; that certain provisions of the Arkansas Teacher Retirement System Act, § 24-7-201 et seq., are imminently in need of revision and 28 29 updating to bring them into conformance with sound public pension policy and 30 actuarial requirements; that such revision and updating is of great importance to members of the Arkansas Teacher Retirement System and to other 31 32 citizens of the State of Arkansas; that the Arkansas Teacher Retirement 33 System needs to have the ability to make changes to maintain and improve its 34 actuarial status; and that this act is necessary in order to maintain an orderly system of benefits for the members of the Arkansas Teacher Retirement 35 36 System. Therefore, an emergency is declared to exist, and this act being

1	necessary for the preservation of the public peace, health, and safety shall
2	become effective on July 1, 2021.
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4	SECTION 39. DO NOT CODIFY. Construction and legislative intent.
5	It is the intent of the General Assembly that:
6	(1) The enactment and adoption of this act shall not expressly or
7	impliedly repeal an act passed during the regular session of the Ninety-Third
8	General Assembly;
9	(2) To the extent that a conflict exists between an act of the
10	regular session of the Ninety- Third General Assembly and this act:
11	(A) The act of the regular session of the Ninety- Third
12	General Assembly shall be treated as a subsequent act passed by the General
13	Assembly for the purposes of:
14	(i) Giving the act of the regular session of the
15	Ninety- Third General Assembly its full force and effect; and
16	(ii) Amending or repealing the appropriate parts of the
17	Arkansas Code of 1987; and
18	(B) Section 1-2-107 shall not apply; and
19	(3) This act shall make only technical, not substantive, changes
20	to the Arkansas Code of 1987.
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