1	STATE OF OKLAHOMA
2	2nd Session of the 56th Legislature (2018)
3	COMMITTEE SUBSTITUTE FOR ENGROSSED HOUSE BILL 2553 By: McDaniel of the House
5	and
6	Pugh of the Senate
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	COMMITTEEL CLID OF THIS
9	<u>COMMITTEE SUBSTITUTE</u>
LO	An Act relating to teachers' retirement; amending 70 O.S. 2011, Sections 17-102.3, 17-105, as last amended
L1	by Section 2, Chapter 48, O.S.L. 2017 (70 O.S. Supp. 2017, Section 17-105) and 17-116.2C, which relate to
L2	the Tax-Sheltered Annuity Program, retirement, and computation of retirement benefits; authorizing the
L3	Board of Trustees to terminate its Tax-Sheltered Annuity Program; specifying procedures for
L 4	terminating program; modifying requirements for retiring with a disability allowance; eliminating
L5	certain employment period for specific computation of benefits.
L 6	Deliettes.
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L8	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
L 9	SECTION 1. AMENDATORY 70 O.S. 2011, Section 17-102.3, is
20	amended to read as follows:
21	Section 17-102.3. The Tax-Sheltered Annuity Program provided by
22	Section 17-101 et seq. of this title shall satisfy the applicable
23	qualification requirements for grandfathered governmental tax-
24	sheltered annuity programs as specified in 26 U.S.C. Section 403(b)

- and the relevant regulatory provisions and guidance related thereto.

 In order to satisfy these requirements and guidelines, the Teachers'
- 3 Retirement Tax-Sheltered Annuity Program shall be subject to the
- 4 | following provisions, notwithstanding any other provision of the law
- 5 | governing the Oklahoma Teachers' Retirement System:

- (1) The Board of Trustees shall administer and distribute the corpus and income of the Tax-Sheltered Annuity Program to members and their beneficiaries pursuant to the applicable requirements under 26 U.S.C. Section 403(b), relevant regulatory provisions and guidance under 26 U.S.C. Section 403(b), and in accordance with the law governing the Oklahoma Teachers' Retirement System.
- (2) All benefits paid from the retirement system shall be distributed in accordance with the applicable requirements of 26 U.S.C. Sections 403(b)(10) and 401(a)(9) and the regulations thereto.
- (3) To the extent required by 26 U.S.C. Sections 403(b)(10) and 401(a)(31), the retirement system shall allow members and qualified beneficiaries to elect a direct rollover of eligible distributions to another eligible retirement plan.
- (4) To the extent required under 26 U.S.C. Section 403(b)(11) and the regulations thereto, distributions under the Tax-Sheltered Annuity Program shall only be paid when the member attains the age of fifty-nine and one-half (59 1/2) years, separates from service, dies, becomes disabled, or in the case of hardship.

1 (5) The Board of Trustees may terminate the Tax-Sheltered Annuity Program administered under 26 U.S.C., Section 403(b). The Board of Trustees shall do so in accordance with the requirements of federal tax law and in a way that is designed to minimize financial harm to the participants in the program. To assist in minimizing any such harm, an employer that sponsors a local tax-sheltered annuity program under Section 403(b) and that has an active or inactive participant with an account balance under the program, shall permit the provider administering the program on the effective date of such termination to be a provider in the local program and to offer the same investment options to program participants that were available under the program. The employer is required to permit the program provider to remain a provider under the local program for a two-year period beginning with the first day of the local program's plan year following the effective date of such termination; provided, that this requirement shall apply with respect to an investment option only so long as the program provider continues to lawfully provide the investment option. Notwithstanding the foregoing, any program participant may elect to remit contributions to and/or, subject to any contractual restrictions, transfer the balance of the program participant to, any other approved provider under the local program at any time 22 during the two year period provided herein. An employer that sponsors a local program that includes the program as the only

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    investment option, and that has an active or inactive participant
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    with an account balance under the program, shall permit the program
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    provider to be a provider in that local program subject to the above
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    terms, or the local program of the employer shall terminate at such
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    time that the program is terminated, in which case the employer
    shall be prohibited from contributing to any 403(b) program on
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    behalf of any employee for the twelve-month period required under
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    Treasury Regulation Section 1.403(b)-10.
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        SECTION 2.
                       AMENDATORY
                                      70 O.S. 2011, Section 17-105, as
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    last amended by Section 2, Chapter 48, O.S.L. 2017 (70 O.S. Supp.
    2017, Section 17-105), is amended to read as follows:
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        Section 17-105. (1) (a) Any member who has attained age
    fifty-five (55) or who has completed thirty (30) years of creditable
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    service, as defined in Section 17-101 of this title, or for any
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    person who initially became a member prior to July 1, 1992,
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    regardless of whether there were breaks in service after July 1,
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    1992, whose age and number of years of creditable service total
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    eighty (80) may be retired upon proper application for retirement on
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    forms established by the System and executing a retirement contract.
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    Such a retirement date will also apply to any person who became a
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    member of the sending system as defined in this act, prior to July
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    1, 1992, regardless of whether there were breaks in service after
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    July 1, 1992. Any person who became a member after June 30, 1992,
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    but prior to November 1, 2011, whose age and number of years of
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creditable service total ninety (90) may be retired upon proper application for retirement and executing a retirement contract. Any person who becomes a member on or after November 1, 2011, who attains the age of sixty-five (65) years or who reaches a normal retirement date pursuant to subparagraph (d) of paragraph (24) of Section 17-101 of this title having attained a minimum age of sixty (60) years may be retired upon proper application for retirement and executing a retirement contract. The application shall be filed on the form provided by the Board of Trustees for this purpose, not less than sixty (60) days before the date of retirement, provided that the Executive Director may waive the sixty-day deadline for good cause shown as defined by the Board.

- 1. The employer shall provide the System with the following information for a retiring member, no later than the fifteenth day of the month of retirement: last day physically on the job; last day on payroll; any regular compensation not already reported to the System; and final unused sick leave balance.
- 2. Failure to submit this information by the deadline, or errors in submitted information that result in a disqualification of retirement eligibility shall be the responsibility of the employer. In cases where the error results in disqualification of retirement eligibility, it is the employer's responsibility to

reemploy the member, or retain the member on the payroll, for the time period required to reach eligibility, not exceeding two (2) months.

- (b) An individual who becomes a member of the Teachers'

 Retirement System on or after November 1, 2017, shall be employed by the public schools, state colleges or universities of Oklahoma for a minimum of seven (7) years and be a contributing member of the Teachers' Retirement System of Oklahoma for a minimum of seven (7) years to qualify for monthly retirement benefits from the Teachers' Retirement System of Oklahoma.
- (c) Any member with seven (7) or more years of Oklahoma teaching service and whose accumulated contributions during such period have not been withdrawn shall be given an indefinite extension of membership beginning with the sixth year following his or her last contributing membership and shall become eligible to apply for retirement and be retired upon attaining age fifty-five (55).
- (2) An unclassified optional member who has retired or who retires at sixty-two (62) years of age or older or whose retirement is because of disability shall have his or her minimum retirement benefits calculated on an average salary of Five Thousand Three Hundred Fifty Dollars (\$5,350.00) or, if a larger monthly allowance would result, an amount arrived at pursuant to application of the formula prescribed herein.

(3) No member shall receive a lesser retirement benefit than he or she would have received under the law in effect at the time he or she retired. Any individual under the Teachers' Retirement System, who through error in stating the title of the position which he or she held, may, at the discretion of the Board of Trustees, be changed from the nonclassified optional group to the classified group for the purpose of calculating retirement benefits.

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Any individual regardless of residence, who has a minimum of ten (10) years of teaching in Oklahoma schools prior to July 1, 1943, or who taught in Oklahoma schools prior to 1934 and thereafter taught a minimum of ten (10) years and who does not qualify under the present retirement System, or who has a minimum of thirty (30) years of teaching in Oklahoma schools and has reached seventy (70) years of age prior to July 1, 1984, and is not otherwise eligible to receive any benefits from the retirement system shall receive a minimum of One Hundred Fifty Dollars (\$150.00) per month in retirement benefits from the Teachers' Retirement System of Oklahoma plus any general increase in benefits for annuitants as may be provided hereafter by the Legislature. Each individual must apply to the Teachers' Retirement System for such benefit and provide evidence to the Teachers' Retirement System that the service was actually rendered. The surviving spouse of any person who made application for the benefit provided for by this paragraph during his or her lifetime but did not receive said benefit may submit an application to the

- System for payment of said benefit for those months during the
 lifetime of the deceased person that he or she was eligible for but
 did not receive the benefit. Upon approval of the application by
 the Board of Trustees, the benefit shall be paid to the surviving
 spouse in one lump sum.
 - (4) The value of each year of prior service is the total monthly retirement benefit divided by the number of years of creditable service.

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(5) Upon application of a member who is actively engaged in teaching in Oklahoma or his or her employer, any member who has been a contributing member for ten (10) years may be retired by the Board of Trustees System subsequent to the execution and filing thereof, on a disability retirement allowance, provided that it is found by the Board of Trustees Medical Board after medical examination of such member by a duly qualified physician that such member is mentally or physically incapacitated for further performance of duty, that such incapacity is likely to be permanent, and that such member should be retired. The Board of Trustees System shall rely on and give due full consideration to the conclusions and recommendations in the certified written report of the Medical Board of the Teachers' Retirement System regarding the disability application of such member. If the Medical Board does not find that a member applying for disability retirement is mentally or physically incapacitated for performance of duty or otherwise

eligible for a disability retirement, the application shall then be considered by the Board of Trustees. If a member is determined to be eligible for disability benefits pursuant to the Social Security System, then such determination shall entitle the member to the authorized disability retirement allowance provided by law. members who are not eligible for disability benefits pursuant to the Social Security System, the Board of Trustees and the Medical Board shall apply the same standard for which provision is made in the first two sentences of this subsection for determining the eligibility of a person for such disability benefits in making a determination of eligibility for disability benefits as authorized by this subsection.

(6) (a) A member who at the time of retirement has been found to be permanently physically or mentally incapacitated to teach school shall receive a minimum monthly retirement payment for life or until such time as the member may be found to be recovered to the point where he or she may return to teaching. Any member retired before July 1, 1992, shall be eligible to receive the monthly retirement allowance herein provided, but such payment shall not begin until the first payment due him or her after July 1, 1992, and shall not be retroactive. The Board of Trustees is empowered to make such rules and regulations as it considers proper to preserve equity in retirements under this provision, which shall include a provision to protect the rights of the member's spouse.

(b) A member who has qualified for retirement benefits under disability retirement shall have the total monthly payment deducted from his or her accumulated contributions plus interest earned and any money remaining in the member's account after the above deductions at the death of the member shall be paid in a lump sum to the beneficiary or to the estate of the member. Provided, if the deceased disabled member had thirty (30) years or more of creditable service and the death occurred after June 30, 1981, and death occurred prior to the disabled member receiving twelve monthly retirement payments, a surviving spouse may elect to receive the retirement benefit to which the deceased member would have been entitled at the time of death under the Option 2 Plan of Retirement provided for in subsection (8) of this section in lieu of the death benefit provided for in this subsection and in subsection (12) of this section.

disabled annuitant who has not yet attained the age of sixty (60) years to undergo a medical examination, such examination to be made at the place of residence for said disabled annuitant or other place mutually agreed upon by a physician or physicians designated by the Board of Trustees System. Should any disabled annuitant who has not yet attained the age of sixty (60) years refuse to submit to at least one medical examination in any such year by a physician or physicians designated by the Board of Trustees System his or her

allowance may be discontinued until he or she submits to such examination.

- (d) Should the Medical Board report and certify to the Board of Trustees that such disabled annuitant is engaged in or is able to engage in a gainful occupation paying more than the difference between his or her retirement allowance and the average final compensation, and should the Board of Trustees concur in such report then the amount of his or her pension shall be reduced to an amount which, together with his or her retirement allowance and that amount earnable by him or her, shall equal the amount of his or her average final compensation. Should his or her earning capacity be later increased, the amount of his or her pension may be further modified, provided the new pension shall not exceed that amount of the pension originally granted nor an amount, which when added to the amount earnable by the member, together with his or her annuity, equals the amount of his or her average final compensation.
- (e) Should a disabled annuitant be restored to active service, his or her disability retirement allowance shall cease and he or she shall again become a member of the Teachers' Retirement System and shall make regular contributions as required under this article.

 The unused portion of his or her accumulated contributions shall be reestablished to his or her credit in the Teachers' Savings Fund.

 Any such prior service certificates on the basis of which his or her

service was computed at the time of his or her retirement shall be restored to full force and effect.

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Should a member before retirement under Section 1-101 et (7) seq. of this title make application for withdrawal duly filed with the Board of Trustees and approved by it, not earlier than four (4) months after the date of termination of such service as a teacher, the contribution standing to the credit of his or her individual account in the Teachers' Savings Fund shall be paid to him or her or, in the event of his or her death before retirement, shall be paid to such person or persons as he or she shall have nominated by written designation, duly executed and filed with the Board of Trustees; provided, however, if there be no designated beneficiary surviving upon such death, such contributions shall be paid to his or her administrators, executors, or assigns, together with interest as hereinafter provided. In lieu of a lump-sum settlement at the death of the member, the amount of money the member has on deposit in the Teachers' Savings Fund and the money the member has on deposit in the Teachers' Deposit Fund may be paid in monthly payments to a designated beneficiary, who must be the spouse, under the Maximum or Option 1 Plan of Retirement providing the monthly payment shall be not less than Twenty-five Dollars (\$25.00) per The monthly payment shall be the actuarial equivalent of the amount becoming due at the member's death based on the sex of the spouse and the age the spouse has attained at the last birthday

1 prior to the member's death. Provided further, if there be no designated beneficiary surviving upon such death, and the 2 contributions standing to the credit of such member do not exceed 3 Two Hundred Dollars (\$200.00), no part of such contributions shall 5 be subject to the payment of any expense of the last illness or funeral of the deceased member or any expense of administration of 6 the estate of such deceased and the Board of Trustees, upon 7 satisfactory proof of the death of such member and of the name or 8 9 names of the person or persons who would be entitled to receive such contributions under the laws of descent and distribution of the 10 11 state, may authorize the payment of accumulated contributions to 12 such person or persons. A member terminating his or her membership by withdrawal after June 30, 2003, shall have the interest computed 13 at a rate of interest determined by the Board of Trustees and paid 14 to him or her subject to the following schedule: 15

(a) If termination occurs within sixteen (16) years from the date membership began, fifty percent (50%) of such interest accumulations shall be paid.

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- (b) With at least sixteen (16) but less than twenty-one (21) years of membership, sixty percent (60%) of such interest accumulations shall be paid.
- (c) With at least twenty-one (21) but less than twenty-six (26) years of membership, seventy-five percent (75%) of such interest accumulations shall be paid.

(d) With at least twenty-six (26) years of membership, ninety percent (90%) of such interest accumulations shall be paid.

In case of death of an active member, the interest shall be calculated and restored to the member's account and paid to his or her beneficiary.

- (8) (a) In lieu of his or her retirement allowance payable throughout life for such an amount as determined under this section, the member may select a retirement allowance for a reduced amount payable under any of the following options the present value of which is the actuarial equivalent thereof.
- (b) A member may select the option under which he or she desires to retire at the end of the school year in which he or she attains age seventy (70) and said option shall be binding and cannot be changed. Provided further that if a member retires before age seventy (70), no election of an option shall be effective in case an annuitant dies before the first payment due under such option has been received.
- (c) The first payment of any benefit selected shall be made on the first day of the month following approval of the retirement by the System. If the named designated beneficiary under Option 2 or 3 dies at any time after the member's retirement date, but before the death of the member, the member shall return to the retirement benefit, including any post retirement benefit increases the member would have received had the member not selected Option 2 or 3 of

this subsection. The benefit shall be determined at the date of 1 death of the designated beneficiary or July 1, 1994, whichever is 2 later. 3 This increase shall become effective the first day of the month following the date of death of the designated beneficiary or 4 July 1, 1994, whichever is later, and shall be payable for the 5 member's remaining lifetime. The member shall notify the Teachers' 6 7 Retirement System of Oklahoma of the death of the designated beneficiary in writing. In the absence of said written notice being 9 filed by the member notifying the Teachers' Retirement System of 10 Oklahoma of the death of the designated beneficiary within six (6) months of the date of death, nothing in this subsection shall 11 12 require the Teachers' Retirement System of Oklahoma to pay more than six (6) months of retrospective benefits increase. 13 Option 1. If he or she dies before he or she has received in 14 15 annuity payments the present value of his or her annuity as it was at the time of his or her retirement, the balance shall be paid to 16 his or her legal representatives or to such person as he or she 17 shall nominate by written designation duly acknowledged and filed 18 with the Board of Trustees at the time of his or her retirement; or 19 Option 2. A member takes a reduced retirement allowance for 20 life. Upon the death of the member the payments shall continue to 21 the member's designated beneficiary for the life of the beneficiary. 22 The written designation of the beneficiary must be duly acknowledged 23 and filed with the Board of Trustees at the time of the member's 24

retirement and, except as provided in paragraph (e) of this
subsection, cannot be changed after the effective date of the
member's retirement; or

Option 3. A member receives a reduced retirement allowance for life. Upon the death of the member one-half (1/2) of the retirement allowance paid the member shall be continued throughout the life of the designated beneficiary. A written designation of a beneficiary must be duly acknowledged and filed with the Board of Trustees at the time of the member's retirement and, except as provided in paragraph (e) of this subsection, cannot be changed after the effective date of the member's retirement; or

Option 4. Some other benefit or benefits shall be paid either to the member or to such person or persons as he or she shall nominate, provided such other benefit or benefits, together with the reduced retirement allowance, shall be certified by the actuary to be of equivalent actuarial value to his or her retirement allowance and shall be approved by the Board of Trustees.

- (d) Provided that Option 2 and Option 3 shall not be available if the member's expected benefit is less than fifty percent (50%) of the lump-sum actuarial equivalent and the designated beneficiary is not the spouse of the member.
- (e) A member who chose the maximum retirement benefit plan at the time of retirement may make a one-time election to choose either Option 2 or 3 and name the member's spouse as designated beneficiary

1 if the member marries after making the initial election. election shall be made by July 1, 2011, or within one (1) year of 2 the date of marriage, whichever is later. The member shall provide 3 proof of a member's good health before the Board of Trustees will 4 5 permit a change to either Option 2 or 3 and the naming of a designated beneficiary. A medical examination conducted by a 6 licensed physician is required for purposes of determining good 7 health. Such examination must be approved by the Medical Board. 9 The member shall be required to provide proof of age for the new 10 beneficiary. The Board of Trustees shall adjust the monthly benefit to the actuarially equivalent amount based on the new designated 11 12 beneficiary's age. The Board of Trustees shall promulgate rules to implement the provisions of this subsection. 13

and has selected a retirement allowance for a reduced amount payable under one of the options provided for in this subsection may make a one-time irrevocable election to select a different option within sixty (60) days of the member's retirement date. The beneficiary designated by the member at the time of retirement shall not be changed if the member makes the election provided for in this paragraph.

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(g) Any individual who is eligible to be a beneficiary of a member under this subsection, and who is also a beneficiary of a trust created under the Oklahoma Discretionary and Special Needs

1 Trust Act, Section 175.81 et seq. of Title 60 of the Oklahoma 2 Statutes, or a comparable Trust Act created under the laws of 3 another state, hereinafter collectively referred to as "Trust Acts", may be a beneficiary under this subsection by having the trustee of 4 5 the trust established for the benefit of that individual named as the legal beneficiary under this subsection. The age of that 6 7 beneficiary shall be used for calculating any benefit payable to the trust under this subsection. The beneficiary of such a trust shall 9 be treated as the beneficiary under this subsection except that 10 payments of any benefits due under this subsection shall be payable 11 to the lawfully appointed trustee of the trust. The obligation of 12 the System to pay the beneficiary under this subsection shall be satisfied by payment to the trustee whom the System, in good faith, 13 believes to be the lawfully appointed trustee. Any conflict between 14 15 the statutes creating and governing the Teachers' Retirement System in Section 17-101 et seq. of this title and the provisions of any 16 Trust Act referred to above shall be resolved in favor of the 17 statutes governing the System. If an eligible beneficiary is named 18 at the time of retirement, and becomes a beneficiary of a trust 19 under one of the Trust Acts described herein after that time, the 20 System will acknowledge the trust as the beneficiary upon the 21 submission of adequate documentation of the existence of the trust. 22 All other provisions of this subsection shall apply to these 23 subsequently created trusts. 24

(h) The Board of Trustees of the System may recognize other trusts set up for the benefit of individuals otherwise eligible to be named as a beneficiary under this subsection by administrative rule if it can be done without undue additional administrative expense of the System.

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The governing board of any "public school", as that term is (9)defined in Section 17-101 of this title, is hereby authorized and empowered to pay additional retirement allowances or compensation to any person who was in the employ of such public school for not less than seven (7) school years preceding the date of his or her retirement. Payments so made shall be a proper charge against the current appropriation or appropriations of any such public school for salaries for the fiscal year in which such payments are made. Such payments shall be made in regular monthly installments in such amounts as the governing board of any such public school, in its judgment, shall determine to be reasonable and appropriate in view of the length and type of service rendered by any such person to such public school by which such person was employed at the time of retirement. All such additional payments shall be uniform, based upon the length of service and the type of services performed, to persons formerly employed by such public school who have retired or been retired in accordance with the provisions of Section 17-101 et seq. of this title.

The governing board of any such public school may adopt rules and regulations of general application outlining the terms and conditions under which such additional retirement benefits shall be paid, and all decisions of such board shall be final.

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- (10) In addition to the teachers' retirement herein provided, teachers may voluntarily avail themselves of the Federal Social Security Program upon a district basis.
- (11) Upon the death of an in-service member, the System shall pay to the designated beneficiary of the member or, if there is no designated beneficiary or if the designated beneficiary predeceases the member, to the estate of the member, the sum of Eighteen Thousand Dollars (\$18,000.00) as a death benefit. Provided, if the deceased member had ten (10) years or more of creditable service and the death occurred after February 1, 1985, the member's designated beneficiary may elect to receive the retirement benefit to which the deceased member would have been entitled at the time of death under the Option 2 plan of retirement in lieu of the death benefit provided for in this subsection. Provided further, the option provided in this subsection is only available when the member has designated one individual as the designated beneficiary. beneficiary or beneficiaries of death benefits in the amount not to exceed Eighteen Thousand Dollars (\$18,000.00), but exclusive of any retirement benefit received by an electing beneficiary based upon creditable service performed by the deceased member, which are

provided pursuant to this subsection may elect to disclaim such death benefits in which case such benefits will be transferred to a person licensed as a funeral director or to a lawfully recognized business entity licensed as required by law to provide funeral services for the deceased member. The qualified disclaimer must be in writing and will be an irrevocable and an unqualified refusal to accept all or a portion of the death benefit. It must be received by the transferor no more than nine (9) months after the later of the day the transfer creating the interest in the disclaiming person is made or the day the disclaiming person attains age twenty-one (21). The interest in the death benefits must pass without direction by the disclaiming person to another person.

(12) Upon the death of an annuitant who has contributed to the System, the retirement system shall pay to the designated beneficiary of the annuitant or, if there is no designated beneficiary or if the designated beneficiary predeceases the annuitant, to the estate of the annuitant, the sum of Five Thousand Dollars (\$5,000.00) as a death benefit. The beneficiary or beneficiaries of benefits provided pursuant to this subsection may elect to disclaim such death benefits in which case such benefits will be transferred to a person licensed as a funeral director or to a lawfully recognized business entity licensed as required by law to provide funeral services for the deceased member. The qualified disclaimer must be in writing and will be an irrevocable and an

unqualified refusal to accept all or a portion of the death benefit. It must be received by the transferor no more than nine (9) months after the later of the day the transfer creating the interest in the disclaiming person is made or the day the disclaiming person attains age twenty-one (21). The interest in the death benefits must pass without direction by the disclaiming person to another person. The benefit payable pursuant to this subsection shall be deemed, for purposes of federal income taxation, as life insurance proceeds and not as a death benefit if the Internal Revenue Service approves this provision pursuant to a private letter ruling request which shall be submitted by the board of trustees of the System for that purpose.

- (13) Upon the death of a member who dies leaving no living beneficiary or having designated his or her estate as beneficiary, the System may pay any applicable death benefit, unpaid contributions, or unpaid benefit which may be subject to probate, in an amount of Twenty-five Thousand Dollars (\$25,000.00) or less, without the intervention of the probate court or probate procedure pursuant to Section 1 et seq. of Title 58 of the Oklahoma Statutes.
- (a) Before any applicable probate procedure may be waived, the System must be in receipt of the member's proof of death and the following documents from those persons claiming to be the legal heirs of the deceased member:
 - The member's valid last will and testament, trust documents or affidavit that a will does not exist;

2. An affidavit or affidavits of heirship which must state:

- a. the names and signatures of all claiming heirs to the deceased member's estate including the claiming heirs' names, relationship to the deceased, current addresses, tax I.D. numbers if known and current telephone numbers,
- b. a statement or statements by the claiming heirs that no application or petition for the appointment of a personal representative is pending or has been granted in any jurisdiction,
- c. a description of the personal property claimed, (i.e., death benefit or unpaid contributions or both) together with a statement that such personal property is subject to probate,
- d. a statement by each individual claiming heir identifying the amount of personal property that the heir is claiming from the System, and that the heir has been notified of, is aware of and consents to the identified claims of all the other claiming heirs of the deceased member pending with the System;
- 3. A written agreement or agreements signed by all claiming heirs of the deceased member which provides

Req. No. 3559 Page 23

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that the claiming heirs release, discharge and hold harmless the System from any and all liability, obligations and costs which it may incur as a result of making a payment to any of the deceased member's heirs;

4. A corroborating affidavit from an individual other than a claiming heir, who was familiar with the affairs of the deceased member;

- 5. Proof that all debts of the deceased member, including payment of last sickness, hospital, medical, death, funeral and burial expenses have been paid or provided for.
- (b) The Executive Director of the System shall retain complete discretion in determining which requests for probate waiver may be granted or denied, for any reason. Should the System have any question as to the validity of any document presented by the claiming heirs, or as to any statement or assertion contained therein, the probate requirement provided for in Section 1 et seq. of Title 58 of the Oklahoma Statutes, shall not be waived.
- (c) After paying any death benefits or unpaid contributions to any claiming heirs as provided pursuant to this subsection, the System is discharged and released from any and all liability, obligation and costs to the same extent as if the System had dealt with a personal representative of the deceased member. The System

is not required to inquire into the truth of any matter specified in this subsection or into the payment of any estate tax liability.

- (14) Upon the death of a retired member, the benefit payment for the month in which the retired member died, if not previously paid, shall be made to the beneficiary of the member or to the member's estate if there is no beneficiary. Such benefit payment shall be made in an amount equal to a full monthly benefit payment regardless of the day of the month in which the retired member died.

 SECTION 3. AMENDATORY 70 O.S. 2011, Section 17-116.2C, is amended to read as follows:
- Section 17-116.2C. A. As used in this section:

- 1. "Contribution deficit" means the amount of money computed for an eligible employee by multiplying the employee contribution rate in effect for any period of service performed on or after July 1, 1987, through June 30, 1995, multiplied by the amount of salary earned by the member in excess of the applicable maximum compensation level of the member for such period with interest at the rate of ten percent (10%) per year compounded annually; provided, that for the designated fiscal years prescribed by subparagraphs a and b of this paragraph, the contribution deficit payment shall be adjusted to:
 - a. fifty percent (50%) of the total amount of the computation otherwise prescribed by this paragraph for the fiscal year ending June 30, 2007,

b. seventy-five percent (75%) of the total amount of the computation otherwise prescribed by this paragraph for the fiscal year ending June 30, 2008, and

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- c. one hundred percent (100%) of the total amount of the computation otherwise prescribed by this paragraph for the fiscal year ending June 30, 2009, and for each fiscal year thereafter;
- 2. "Eligible employee" means a member of the System who has not retired prior to the effective date of this act and who has performed service at any time prior to June 30, 1995, and who fulfills the requirements of this act with respect to inclusion of pre-cap removal years of service in a retirement benefit computation and:
 - a. who has already reached a normal retirement age prior to the effective date of this act and has not retired prior to the effective date of this act,
 - b. who reaches a normal retirement age on or after the effective date of this act, and
 - c. who is employed by an institution within The Oklahoma State System of Higher Education that is not a comprehensive university or a regional institution offering a four-year degree program as designated or authorized by the Oklahoma State Regents for Higher Education;

3. "Maximum average salary amount", subject to the requirements of this paragraph related to the funding level for employer contribution rates, means:

- a. Sixty Thousand Dollars (\$60,000.00) regardless of any otherwise applicable maximum compensation level for the fiscal year ending June 30, 2007,
- b. Eighty Thousand Dollars (\$80,000.00) regardless of any otherwise applicable maximum compensation level for the fiscal year ending June 30, 2008, and
- c. the full amount of the average salary without any limitation for the fiscal year ending June 30, 2009, and or each fiscal year thereafter.

The maximum final average salary amount otherwise authorized pursuant to subparagraph b or subparagraph c of this paragraph shall be contingent upon the participating employer in whose employment the member is active upon the date the member retires receiving, for the fiscal year during which the member's retirement will begin, the amount of funds required pursuant to paragraph 8 of Section 17-108.1 of this title in order to allow the employer contribution rates prescribed by paragraphs 6, 7 and 8 of Section 17-108.1 of this title to be effective as law. If a member is employed by an employer that does not receive the funding required by paragraph 8 of Section 17-108.1 of this title for the fiscal year during which the member's retirement will begin, the member shall not be

authorized to use the maximum final average salary otherwise authorized by this paragraph to compute retirement benefits. A member shall be required to have been employed by a participating employer for a period of at least twelve (12) months prior to retirement in order to compute a retirement benefit using the maximum final average salary authorized by this paragraph;

- 4. "Maximum compensation level" means either:
 - a. Twenty-five Thousand Dollars (\$25,000.00) if a member did not elect to make employee contributions on a higher salary amount for any pre-cap removal years of service, or
 - b. Forty Thousand Dollars (\$40,000.00) if a member did elect to make employee contributions upon actual salary not in excess of such amount for any pre-cap removal years of service;
- 5. "Pre-cap removal service" means any service performed by an active member prior to June 30, 1995; and
 - 6. "System" means the Teachers' Retirement System of Oklahoma;
- B. Unless otherwise expressly provided by this section, any definition contained in Section 17-101 of this title otherwise applicable to computation of benefits for retired members of the Teachers' Retirement System of Oklahoma shall have the same meaning for purposes of this section.

Req. No. 3559 Page 28

C. Effective July 1, 2006, any eligible member of the Teachers' Retirement System of Oklahoma, who, as of July 1, 2006, has already reached a normal retirement age or who on or after July 1, 2006, reaches a normal retirement age as defined by paragraph 24 of Section 17-101 of this title, shall be eligible to have a retirement benefit computed as provided by this section. If a member is eligible for the benefit computation authorized by this section, the average salary used to compute the retirement benefit of the member shall be governed by the provisions of this section and such provisions shall govern in the event of conflict between this section and the provisions of Section 17-116.2 of this title.

- D. An eligible employee who performs service in the manner prescribed by subsection E of this section and who makes payment of the applicable contribution deficit amount may have a retirement benefit computed as otherwise authorized by Section 17-105 of this title, but shall have such benefit computed without regard to any maximum compensation level that would otherwise be applicable to the compensation of the member for any period of pre-cap removal service.
- E. In order to have retirement benefits computed as authorized by subsection C of this section, and in addition to the payment of the contribution deficit amount required by this section, in order to have any pre-cap removal service included in the retirement benefit computation of the member using the average salary earned

during such period of participating service subject to the maximum average salary amount, the member shall be required to perform one (1) year of participating service on or after the date as of which the member reaches a normal retirement age, for each two (2) years of service performed prior to July 1, 1995. For purposes of this section, any year of service performed prior to the effective date of this act after a member reached a normal retirement age shall qualify for purposes of the retirement benefit computation authorized by this section.

F. One (1) year of participating service performed by an eligible member who, prior to the effective date of this act has reached a normal retirement age or, who on or after July 1, 2006, reaches a normal retirement age, shall result in the inclusion of the two (2) years of participating service immediately preceding July 1, 1995, in a retirement benefit computation using the average salary of the member, subject to the maximum average salary amount. For each additional year of participating service performed by the eligible member thereafter, whether such service has been performed prior to the effective date of this act or whether such service is performed on or after the effective date of this act, the two (2) next succeeding years of pre-cap removal service performed prior to the end of the preceding two-year period may be included in the benefit computation without regard to the maximum compensation level

of the member that would otherwise be applicable to such pre-cap removal service.

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- G. The eligible member shall be required to make payment to the Teachers' Retirement System of Oklahoma of the contribution deficit amount for any year of service performed on or after July 1, 1987, but not later than June 30, 1995, as prescribed by subsections H through K of this section in order to have any years of pre-cap removal service included in the retirement benefit computation using the average salary of the member subject to the maximum average salary amount.
 - H. In order to have years of service included in the benefit computation using average salary subject to the maximum average salary amount, the member shall be required to make payment of the contribution deficit for the following years of service and in the sequence prescribed by subsection I of this section according to the adjustments required by subparagraphs a and b of paragraph 1 of subsection A of this section:
 - 1. July 1, 1987, through June 30, 1988;
 - 2. July 1, 1988, through June 30, 1989;
- 3. July 1, 1989, through June 30, 1990;
- 21 4. July 1, 1990, through June 30, 1991;
- 22 5. July 1, 1991, through June 30, 1992;
- 23 6. July 1, 1992, through June 30, 1993;
 - 7. July 1, 1993, through June 30, 1994; and

8. July 1, 1994, through June 30, 1995.

- I. For each year of service performed by the eligible member prior to the effective date of this act and after having reached a normal retirement age, or for each year of service performed by the member after reaching a normal retirement age on or after the effective date of this act, the member shall be required to make payment of the contribution deficit amount for each year of service beginning with the years described in paragraphs 7 and 8 of subsection H of this section. For each additional year of service performed by the eligible member after the normal retirement age of the member, the member shall make payment of the contribution deficit amount for each of the next two (2) years of service as described in:
 - 1. Paragraphs 5 and 6 of subsection H of this section;
 - 2. Paragraphs 3 and 4 of subsection H of this section; and
 - 3. Paragraphs 1 and 2 of subsection H of this section.
 - J. After making payment of all required contribution deficit amounts for all periods of service described in paragraphs 1 through 8 of subsection H of this section, an eligible member who has performed any additional years of service after having reached a normal retirement age, or for each year of service performed by the member after reaching a normal retirement age on or after the effective date of this act, the member may then include any additional two-year period of service performed prior to July 1,

1 1987, using the average salary of the member, subject to the maximum
2 average salary amount, in the retirement benefit computation for
3 such years of service by performing one (1) additional year of
4 service.

- K. No contribution deficit payments shall be required of the eligible member with respect to years of service performed prior to July 1, 1987, if such years of service are included in the retirement benefit computation of the member using average salary as otherwise authorized by this section, subject to the maximum average salary amount.
- L. An eligible member may make the payment of the contribution deficit amount required by this section at any time prior to the retirement of the member from the System; however, no years of precap removal service for which full payment of the required contribution deficit has not been made pursuant to the requirements of this section may be included in the retirement benefit computation of the otherwise eligible member using the average salary of the member for such period, subject to the maximum average salary amount.
- 20 M. Any pre-cap removal years of service for which the required
 21 contribution deficit payment has not been made to the System shall
 22 only be included in a retirement benefit computation using the
 23 maximum compensation level in effect for the member at the time such
 24 years of service were performed.

N. All payments to the System for pre-cap removal service shall be made prior to the date as of which a member retires. No payments to the System for pre-cap removal service otherwise authorized by this section shall be made after a member retires from the System and begins to receive benefits.

- O. Any eligible member who, prior to the effective date of this act, has not previously made an election for payment of employee contributions on a maximum compensation level of Twenty-five Thousand Dollars (\$25,000.00) for pre-cap removal service may file an election with the System to make payment of the required contribution deficit amount pursuant to this section. Such an election shall be irrevocable.
- P. No participating employer of the System shall make payment of any required contribution deficit amount on behalf of any otherwise eligible member, whether directly or indirectly, in order for the member to have retirement benefits computed according to the provisions of this section.
- Q. No member of the System who has retired prior to July 1, 2006, shall be eligible to make any payments of the contribution deficit amount and no such member shall have the ability to have a retirement benefit recomputed as a result of the provisions of this section.
- R. The additional retirement benefit attributable to the provisions of this section may be computed for members who retire on

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    or after July 1, 2006, but prior to January 1, 2007, but the
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    additional retirement benefit attributable to the provisions of this
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    section shall not be payable until January 1, 2007. On and after
    January 1, 2007, the additional retirement benefit attributable to
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    the provisions of this section shall be added to the retirement
    benefit amount of any member who retires on or after July 1, 2006,
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    and prior to January 1, 2007, and such increased benefit amount
    shall be payable to the member or any beneficiary of the member as
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    otherwise provided pursuant to the provisions of Section 17-101 of
    this title in the same manner as other retirement benefits are
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    payable.
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Req. No. 3559 Page 35

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