MINUTES ARKANSAS TEACHER RETIREMENT SYSTEM BOARD OF TRUSTEES MEETING via Teleconference

Monday, March 12, 2012 9:10 a.m. 1400 West Third Street Little Rock, AR 72201

ATTENDEES

Board Members Present

Dr. Richard Abernathy, Chair*
Beverly Leming, Vice Chair*
Lloyd Black
David Cauldwell*
Hazel Coleman*
Peggy Gram, designee for Honorable
Charlie Daniels*
Bobby Lester*
Donna Morey*
Janelle Riddle*
Jeff Stubblefield

Board Members Absent

Candace Franks
Dr. Tom Kimbrell
Danny Knight
Honorable Martha Shoffner

*via teleconference

ATRS Staff Present

George Hopkins, Executive Director* Gail Bolden, Deputy Director Kay Daniel, Director's Assistant Amy Glavin, Administrative Assistant Manju, Dir. Data Processing

Guests Present

Erika Gee, Attorney General's Office*

Reporters Present

Mike Wickline, Arkansas Democrat Gazette

- I. Call to Order/Roll Call. Dr. Abernathy, Chair, called the Operations Committee meeting to order at 9:03 a.m. Roll call was taken. Ms. Franks, Dr. Kimbrell, Mr. Knight, and Honorable Shoffner were absent.
- II. Adoption of Agenda.

Ms. Coleman moved for adoption of the Agenda. Ms. Gram seconded the motion the Board unanimously approved the motion.

III. **Executive Summary.** The Executive Summary was provided for reference with no questions or expansions on the written summary.

- IV. **Operations Committee Report.** Mr. Lester gave the Operations Committee report.
 - A. Approval of Rules After Public Comment Period (Resolution 2012-11).
 - Mr. Lester *moved* to *adopt* Resolution 2012-11, adopting the rules by consent agenda to submit for review and approval by the committees of the General Assembly and to become rules after all required notice periods are complete. Mr. Black seconded the *motion*, and the Board *unanimously adopted the resolution*.
 - Policy 0-1 Rules of Organization and Operation. The Arkansas General Assembly made various changes in adoption of rules which makes it more difficult for rules to be adopted on an emergency basis and requires more time for rule-making to occur prior to final rules being effective. This rule change is necessary to make ATRS' rules conform to the new rule-making requirements in the law.
 - 2. Policy 7-2 Proof of Service Credit. This rule is needed to maintain proper service credit for special function employees like bus drivers and lunchroom workers. Under current rules, a day of service is earned if a member works at least four hours in the day. Several support positions require a member to work each day. Some school workers on a regular daily work schedule may end up with slightly less than four hours of work per day.

In order to prevent confusion and to ensure that these individuals continue getting a day of service for a typical day of work, ATRS staff, after discussions with several Trustees, have drafted a new rule that recognizes the days of service credit on employee contracts; and specifies that if a non-contracted individual is performing a typical day of service for the position the member occupies, then even if the member works slightly less than four hours in a day, the member earns a day of service credit. This rule will also need to be adopted under emergency rule making in the April Board meeting.

3. Policy 7-4 Reporting Employee and Employer Contributions. This amendment was recommended by ATRS' Accounting Reporting Department. The change adds a statement that annual billings for underpayment of employee or employer contributions that result in a balance of less than \$10 may be written off by the system. This will allow ATRS to avoid administrative costs that usually are much greater than the amounts collected for slight under billings.

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4. Policy 8-1 Purchase of Service Credit/Repayment of Funds. It is unclear as to the amount of time that a member who completes a purchase of service account has to rescind their agreement and obtain the balance in the service purchase account. In order to prevent confusion and to have clarity, ATRS staff has drafted a provision that establishes that a refund is not allowed for purchase service accounts once the account has been paid in full.

This proposed rule addition also allows survivors of a deceased member up to six months to pay the balance of the member's purchase account. If the account is not paid within six months, the purchase account will be cancelled. This proposed rule also adds a section to address the repayment of refunded member contributions. This section was removed from Policy 8-3 and makes the proposed policy fully comply with the actuarial purchase of service laws now in effect.

5. Policy 8-2 Refunds of Member Contributions. This proposed rule affects the refund of member contributions. The proposed change lowers the rate of interest paid on member accounts to 1%, effective July 1, 2012. Currently, the interest rate on member accounts is 2%. ATRS has reviewed bank certificate of deposit (CD) rates throughout Arkansas and finds that most CD rates are less than 1%. This rate is only applicable to ATRS members in three instances: the member terminates service and obtains a refund of contributions plus interest, dies while active and has no spouse or beneficiaries eligible to receive a monthly benefit, or a retiree dies in the first couple of years after retirement before the amount equal to all contributions plus interest are drawn in benefits. Few career or long term members are impacted by this interest rate.

In the 2011 Session, ATRS eliminated paying future interest on residual balances of deceased members past the first July 1 after death to address that very issue. In this instance, ATRS staff feels that a 1% interest rate reflects the market rate or better that most individuals could get on these balances if these balances had been moved to a different financial account.

This rule also eliminates the need to prove a hardship to receive a potential refund of contributions plus interest upon termination of employment. ATRS has always been reluctant to pay member refunds to protect the member and prevent multiple purchase accounts due to multiple refunds, each requiring a separate repurchase account. A refund paid in two installments required two purchase accounts. In the past, before actuarial cost for service purchases, ATRS required a member to prove a hardship in order to get a refund in two payments rather than wait

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for about six months until all accounting on the member's account was final.

ATRS law requires up to six months for refunds to be made. The six month period was for two reasons. The first reason was to discourage members from taking a refund, wait for a short amount of time, return to work and repay the refund, which creates administrative costs for ATRS. The second reason was that, when ATRS made two refunds of the same account, it made it much more difficult to administer a repurchase account since the repayment had to be done in two increments. Now, with actuarial purchase of service, setting up two refund accounts is not an issue.

The current proposal is that ATRS will allow members to take refunds in two installments with the first installment consisting of all service credit that has been reported, audited, and closed on the ATRS books by the ATRS Accounting Reporting Department. This will allow the member to usually receive a large portion of the amount of money the member would otherwise be entitled to receive. Finally, when all the member's contributions are final and closed on the ATRS books, the member would receive a second check paying the balance. It is important to remember that ATRS policy says that once any part of a refund is paid, all service credit in the account is cancelled, therefore, there is no advantage to a member taking two payments of a refund, since the first refund voids all service credit. This rule will also need to be adopted under emergency rule making in the April Board meeting.

- Policy 8-3 Repayment of Refunded Member Contributions. This is a technical change to repeal the policy since this policy was incorporated in the Policy 8-1 on Purchase of Service and Repayment of Refunds.
- 7. Policy 8-5 Purchase Payment Rules. This adds to the existing policy the requirement that members who had existing purchase service accounts prior to July 1, 2011, must adhere to the purchase commitment statement; otherwise, the purchase account will be cancelled. The policy does allow the provisions of the service purchase commitment statement to be modified in terms of types of payment, duration and service being purchased as long as the type of service and purchase account is otherwise in compliance with the ATRS law and policy. This policy change does not allow additional service to be purchased, but allows a lesser amount of certain types of service to be purchased and allows a member to extend or shorten the duration to coincide with the member's needs and circumstances at the time.
- 8. Policy 8-6 Cancellation of Purchase Service Accounts. Previously, when a member established a purchase service account, the member had

to complete and pay off the service purchase account unless a hardship was proven. Many members would run into some difficulty and, absent a proven hardship, ATRS required full payment of the account before the member could retire.

Since ATRS is eliminating service purchase accounts and all new purchases must be paid in full at the time of the purchase, ATRS staff wanted to give the members with old service purchase accounts more latitude to cancel. ATRS staff suggests just allowing a member to cancel an account if they choose to do so. Therefore, this proposal allows a member to voluntarily cancel a purchase service account once it is created. It also allows the ATRS Reporting Department to accept the cancellation and, once accepted, the cancellation is final.

- Policy 8-8 Free Teaching Service Before 1937. This is cleanup action that repeals a policy from the ATRS rules that was previously repealed from the ATRS code.
- 10. Policy 9-4 Disability Retirement. Some members apply for ATRS disability and do not resign from employment at the time of the application since, if their disability is not approved, the member must do their best to work, despite the circumstance that caused them to apply for disability retirement.

ATRS has a provision that says once a member is on disability retirement, then if the member works, even for one day, the work activity cancels the member's disability retirement and returns the member to active status. In order to reconcile these various provisions, this proposed policy change will allow a member up to two full calendar months after approval by the Medical Committee for the member to terminate the employment relationship with the ATRS employer and start drawing ATRS disability benefits.

Under the current rule, a member could continue working after approval for disability and work an unlimited amount of time prior to deciding to obtain disability benefits. Two months appears to be a reasonable length of time for a member to be approved for disability and terminate all ATRS employment relationships. The proposed policy also provides that, if a member continues working after two full months, then the disability application is considered withdrawn and the disability approval revoked, and the member must apply again in order to be approved for disability in the future.

11. Policy 9-7 Annuity Options and Disposition of Residue After Retirement. This change adds a section approved by the ATRS Board on

October 24, 2011, on the emancipation of an incapacitated child who is an option beneficiary. As a reminder, an incapacitated child may be designated either as an Option A or B beneficiary at the time of a member's retirement. The rule did not anticipate that an incapacitated child's condition might improve to the point that the incapacitated child was no longer incapacitated or was otherwise emancipated by marriage or other similar circumstance.

This proposed rule change allows a parent who has designated an incapacitated child as an option beneficiary to provide proof that the child is no longer incapacitated, or is otherwise emancipated. Once such proof is provided, then the change would be treated much like ATRS would treat a divorce of a spouse who is an option beneficiary and allow the member to pop up to straight life annuity, or to alternatively designate their spouse, if eligible, as an Option A or B beneficiary after the emancipation, as long as it is done within six months of the removal of the child as an option beneficiary.

12. Policy 10-3 Teacher Deferred Retirement Option Plan (T-DROP). This provision will allow members exiting T-DROP to place all or part of their T-DROP proceeds into a cash balance account at ATRS. The proposal is for ATRS to provide indexed interest rates of between 2% and 4% based upon how long the member leaves money in the cash balance account at ATRS. It is designed to encourage long term money to be held at ATRS by the member.

Members would not be allowed roll money into the ATRS cash balance account since it would violate IRS requirements of a defined benefit plan. A member may take cash distributions up to four times per year and also may roll money out to another administrator at those times. Staff also placed an emergency override proposal to allow a member to have an additional withdrawal in a quarter based upon manifest need.

If the Board approves this policy, the earliest time that rule would be effective through regular rule making would be either in late May 2012, or early June 2012. Such a late effective date would cause problems for both members needing certainty and staff providing counseling and preparing effective forms. ATRS staff proposes emergency rule making on this rule in March or early April, in order to allow adequate time for members and staff to understand the rule and make appropriate decisions.

- V. Other Business.
- VI. Adjourn.

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Recorder

Mr. Lester moved to adjourn the Board of Trustees Meeting. Ms. Coleman seconded the motion, and the Board unanimously approved the motion.

the motion.	
Meeting adjourned at 9:07 a.m.	
George Hopkins, Executive Director	Dr. Richard Abernathy, Chair Board of Trustees
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Amy Glavin,	Date Approved