1	SENATE BILL NO. 54
2	INTRODUCED BY J. BALYEAT
3	BY REQUEST OF THE STATE ADMINISTRATION AND VETERANS' AFFAIRS INTERIM COMMITTEE
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT CREATING A HYBRID TIER FOR NEW HIRES IN THE TEACHERS
6	RETIREMENT SYSTEM; REVISING THE RETIREMENT SYSTEM POLICY; REQUIRING THE TEACHERS
7	RETIREMENT BOARD TO ESTABLISH ANNUALLY AN INTEREST CREDIT RATE; PROVIDING DEATH AND
8	DISABILITY BENEFITS FOR HYBRID TIER MEMBERS; REQUIRING A MEMBER TO ELECT A
9	CONTRIBUTION RATE AT THE TIME OF HIRE; ESTABLISHING A GRADED VESTING SCHEDULE FOR
10	EMPLOYER MATCH; PROVIDING FOR A POSTRETIREMENT EMPLOYMENT AND PURCHASE OF
11	PREVIOUS SERVICE CREDIT IN THE NEW TIER; ESTABLISHING MINIMUM AND MAXIMUM INTEREST
12	CREDIT RATES; GRANTING THE BOARD THE POWER AND DUTY TO ADMINISTER THE NEW TIER
13	GRANTING THE TEACHERS' RETIREMENT BOARD RULEMAKING AUTHORITY TO ESTABLISH AND
14	ADMINISTER THE HYBRID TIER; REQUIRING OVERSIGHT BY THE STATE ADMINISTRATION AND
15	VETERANS' AFFAIRS INTERIM COMMITTEE; REQUIRING THE BOARD TO SEEK A RULING OF THE
16	INTERNAL REVENUE SERVICE; PROVIDING FOR AN ALTERNATE RETIREMENT SYSTEM MATCH FOR
17	VESTING BASED ON A RULING FROM THE INTERNAL REVENUE SERVICE: REQUIRING THE BOARD TO
18	CERTIFY WHEN THE HYBRID TIER IS OPERATIONAL; AMENDING SECTIONS 19-20-101, 19-20-102
19	19-20-104, 19-20-201, 19-20-501, 19-20-602, 19-20-605, 19-20-702, 19-20-716, 19-20-731, 19-20-732
20	19-20-733, 19-20-801, 19-20-902, 19-20-1001, AND 19-20-1002, MCA; AND PROVIDING EFFECTIVE DATES.
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22	WHEREAS, the 61st Legislature enacted House Bill No. 659, which directed the 2009-2010 State

- 23 Administration and Veterans' Affairs Interim Committee (SAVA Committee) to examine and recommend changes
- 24 to Montana's statewide public retirement systems; and
- WHEREAS, the SAVA Committee spent nearly 16 months studying the current funding and design of the
 retirement systems, as well as options for their redesign; and
- WHEREAS, at the conclusion of its study, the SAVA Committee voted to forward to the 62nd Legislature
 two alternative designs for the Teachers' Retirement System (TRS); and
- 29 WHEREAS, one of the alternative designs offers to new hires in the TRS a hybrid alternative within the 30 defined benefit structure that would provide a retirement benefit based on the accrued balance of employee

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contributions and interest credits in a member's account at retirement, as well as a match provided by the
 retirement system.

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4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

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Section 1. Section 19-20-101, MCA, is amended to read:

7 "19-20-101. Definitions. As used in this chapter, unless the context clearly indicates otherwise, the
8 following definitions apply:

9 (1) "Accumulated contributions" means the sum of all the amounts deducted from the compensation of
10 a member or paid by a member and credited to the member's individual account in the annuity savings account,
11 together with <u>regular</u> interest <u>or interest credit</u>. Regular interest must be computed and allowed to provide a

12 benefit at the time of retirement.

(2) "Actuarial equivalent" means a benefit of equal value when computed upon the basis of the mortality
table and interest rate assumption set by the retirement board.

15 (3) "Average final compensation" means the average of a tier one member's earned compensation 16 during the 3 consecutive years of full-time service or as provided under 19-20-805 that yield the highest average 17 and on which contributions have been made as required by 19-20-602. If amounts defined in subsection (6)(b) 18 have been converted by an employer to earned compensation for all members and have been continuously 19 reported as earned compensation in a like amount for at least the 5 fiscal years preceding the member's 20 retirement, the amounts may be included in the calculation of average final compensation. If amounts defined in 21 subsection (6)(b) have been reported as earned compensation for less than 5 fiscal years or if the member has 22 been given the option to have amounts reported as earned compensation, any amounts reported in the 3-year 23 period that constitute average final compensation must be included in average final compensation as provided 24 under 19-20-716(1)(b).

(4) "Beneficiary" means one or more persons formally designated by a member, retiree, or benefit
 recipient to receive a retirement allowance or payment upon the death of the member, retiree, or benefit recipient.

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(5) "Creditable service" is that service defined by 19-20-401.

(6) (a) "Earned compensation" means, except as limited by 19-20-715, remuneration, exclusive of
maintenance, allowance, and expenses, paid for services by a member out of funds controlled by an employer
before any pretax deductions allowed under the Internal Revenue Code are deducted from the member's

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1	compensation.		
2	(b) Earned compensation does not mean:		
3	(i) direct employer premium payments on behalf of members for health or dependent care expense		
4	accounts or any employer contribution for health, medical, pharmaceutical, disability, life, vision, dental, or any		
5	other insurance;		
6	(ii) any direct employer payment or reimbursement for:		
7	(A) professional membership dues;		
8	(B) maintenance;		
9	(C) housing;		
10	(D) day care;		
11	(E) automobile, travel, lodging, or entertaining expenses; or		
12	(F) any similar payment for any form of maintenance, allowance, or expenses;		
13	(iii) the imputed value of health, life, or disability insurance or any other fringe benefits; or		
14	(iv) any noncash benefit provided by an employer to or on behalf of an employee.		
15	(c) Unless included pursuant to 19-20-716, earned compensation does not include termination pay.		
16	(d) Adding a direct employer-paid or noncash benefit to an employee's contract or subtracting the same		
17	or like amount as a pretax deduction is considered a fringe benefit and not earned compensation.		
18	(e) Earned compensation does not include:		
19	(i) compensation paid to a member from a plan for the deferral of compensation under section 457(f) of		
20	the Internal Revenue Code, 26 U.S.C. 457(f);		
21	(ii) payment for sick, annual, or other types of leave that is allowed to a member and that is accrued in		
22	excess of that normally allowed; or		
23	(iii) incentive or bonus payments paid to a member that are not part of a series of annual payments.		
24	(7) "Employer" means:		
25	(a) the state of Montana;		
26	(b) a public school district, as provided in 20-6-101 and 20-6-701;		
27	(c) the office of public instruction;		
28	(d) the board of public education;		
29	(e) an education cooperative;		
30	(f) the Montana school for the deaf and blind, as described in 20-8-101;		

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1	(g) the Montana youth challenge program, as defined in 10-1-101;		
2	(h) a state youth correctional facility, as defined in 41-5-103;		
3	(i) the Montana university system;		
4	(j) a community college; or		
5	(k) any other agency or subdivision of the state that employs a person who is designated a member of		
6	the retirement system pursuant to 19-20-302.		
7	(8) "Full-time service" means service that is:		
8	(a) at least 180 days in a fiscal year;		
9	(b) at least 140 hours a month during 9 months in a fiscal year; or		
10	(c) full-time under an alternative school calendar adopted by a school board that is less than 180 days		
11	but meets minimum accreditation requirements of 1,080 hours.		
12	(9) "Interest credit" means the rate of interest as determined by the board pursuant to [section 24 25 24]		
13	3 and credited to a tier two member's annuity savings account.		
14	(9)(10) "Internal Revenue Code" has the meaning provided in 15-30-2101.		
15	(10)(11) "Member" means a person who has an individual account in the annuity savings account. An		
16	active member is a person included under the provisions of 19-20-302. An inactive member is a person included		
17	under the provisions of 19-20-303.		
18	(11)(12) "Normal form" or "normal form benefit" means a monthly retirement benefit payable during the		
19	9 lifetime of the retired member.		
20	(12)(13) "Normal retirement age" means:		
21	(a) for a tier one member, an age no earlier than 55 years of age, with the right to receive immediate		
22	retirement benefits without an actuarial reduction in the benefits; or		
23	(b) for a tier two member, an age no earlier than 60 years of age for a vested employee.		
24	(13)(14) "Part-time service" means service that is less than 180 days in a fiscal year or less than 140		
25	hours a month during 9 months in a fiscal year. Part-time service must be credited in the proportion that the actual		
26	time worked compares to full-time service.		
27	(14)(15) "Regular interest" means interest granted to a tier one member's annuity savings account at a		
28	rate set by the retirement board in accordance with 19-20-501(2).		
29	(15)(16) "Retired member" means a person who has terminated employment that qualified the person		
30	for membership under 19-20-302 and who has received at least one monthly retirement benefit paid pursuant		



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1 to this chapter. 2 (16)(17) "Retirement allowance" means a monthly payment due to a person who has qualified for service 3 or disability retirement or due to a beneficiary as provided in 19-20-1001. (17)(18) "Retirement board" or "board" means the retirement system's governing board provided for in 4 5 2-15-1010. 6 (18)(19) "Retirement system", "system", or "plan" means the teachers' retirement system of the state of 7 Montana provided for in 19-20-102. 8 (19)(20) "Service" means the performance of instructional duties or related activities that would entitle 9 the person to active membership in the retirement system under the provisions of 19-20-302. 10 (20)(21) "Termination" or "terminate" means that the member has severed the employment relationship 11 with the member's employer and that all, if any, payments due upon termination of employment, including but not 12 limited to accrued sick and annual leave balances, have been paid to the member. 13 (21)(22) (a) "Termination pay" means any form of bona fide vacation leave, sick leave, severance pay, 14 amounts provided under a window or early retirement incentive plan, or other payments contingent on the 15 employee terminating employment and on which employee and employer contributions have been paid as 16 required by 19-20-716. 17 (b) Termination pay does not include: 18 (i) amounts that are not wages under section 3121 of the Internal Revenue Code, determined without regard to the wage base limitation; and 19 20 (ii) amounts that are payable to a member from a plan for the deferral of compensation under section 21 457(f) of the Internal Revenue Code, 26 U.S.C. 457(f). 22 (23) "Tier one member" means a member hired before [the effective date of this section]. 23 (24) "Tier two member" means a member hired on or after [the effective date of this section]. 24 (22)(25) "Vested" means that a member has been credited with at least 5 full years of membership service upon which contributions have been made, as required by 19-20-602, 19-20-605, and 19-20-607, and 25 26 who: 27 (a) as a tier one member, has a right to a future retirement benefit; or 28 (b) as a tier two member, has a right to a retirement system match of accumulated contributions as 29 provided pursuant to [section 23 OR 24]. 30 (23)(26) "Written application" or "written election" means a written instrument, required by statute or the Legislative Services - 5 -Authorized Print Version - SB 54

rules of the board, properly signed and filed with the board, that contains all the required information, including
 documentation that the board considers necessary."

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Section 2. Section 19-20-102, MCA, is amended to read:

5 "19-20-102. Retirement system -- policy. (1) The state teachers' retirement system created under the 6 provisions of Chapter 87, Laws of 1937, is the state teachers' retirement system of the state of Montana, and the 7 provisions of this chapter do not affect or impair the validity of any action taken by its governing board or the rights 8 of any person arising under the provisions of Chapter 87, Laws of 1937, or any subsequent amendment to this 9 chapter. The state teachers' retirement system is known as "The Teachers' Retirement System of the State of 10 Montana" and in that name shall transact all business of the retirement system, hold its assets in trust, and have 11 the powers and privileges of a corporation that may be necessary to administer the provisions of this chapter. 12 (2) It is the policy of the state to: 13 (a) provide equitable retirement benefits to: 14 (i) a tier one members member of the teachers' retirement system based on each the member's normal 15 service retirement and salary; and 16 (ii) a tier two member of the teachers' retirement system based on the member's accumulated 17 contributions. 18 (b) limit the effect on the retirement system of isolated salary increases received by a member, including

but not limited to end-of-career promotions or one-time salary enhancements during the member's last years of
employment; and

(c) limit the compensation that a <u>tier one</u> retired member may earn after retirement while working in a
 position that would normally be covered under the teachers' retirement system to the amount determined under
 19-20-731."

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Section 3. Section 19-20-104, MCA, is amended to read:

"19-20-104. Guarantee by state. Regular interest charges <u>and interest credit</u> payable, the creation and
maintenance of reserves in the pension accumulation account, and the maintenance of accumulated contributions
in the annuity savings account, as provided for in this chapter, and the payment of all retirement allowances,
refunds, and other benefits granted under the retirement system are obligations of the state of Montana."

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1 Section 4. Section 19-20-201, MCA, is amended to read: 2 "19-20-201. Administration by retirement board. (1) The retirement board shall administer and 3 operate the retirement system within the limitations prescribed by this chapter, and it is the duty of the retirement 4 board to: 5 (a) establish rules necessary for the proper administration and operation of the retirement system; 6 (b) approve or disapprove all expenditures necessary for the proper operation of the retirement system; 7 (c) keep a record of all its proceedings, which must be open to public inspection; 8 (d) submit a report to the office of budget and program planning detailing the fiscal transactions for the 9 2 fiscal years immediately preceding the report due date, the amount of the accumulated cash and securities of 10 the retirement system, and the last fiscal year balance sheet showing the assets and liabilities of the retirement 11 system; 12 (e) keep in convenient form the data that is necessary for actuarial valuation of the various funds of the 13 retirement system and for checking the experience of the retirement system; 14 (f) prepare an annual valuation of the assets and liabilities of the retirement system that includes an 15 analysis of how market performance is affecting the actuarial funding of the retirement system; 16 (g) prescribe a form for membership application that will provide adequate and necessary information 17 for the proper operation of the retirement system; 18 (h) annually determine the rate of regular interest and interest credit as prescribed in 19-20-501; 19 (i) establish and maintain the funds of the retirement system in accordance with the provisions of part 20 6 of this chapter; and 21 (j) perform other duties and functions as are required to properly administer and operate the retirement 22 system. 23 (2) In discharging its duties, the board, or an authorized representative of the board, may conduct 24 hearings, administer oaths and affirmations, take depositions, certify to official acts and records, and issue 25 subpoenas to compel the attendance of witnesses and the production of books, papers, correspondence, 26 memoranda, and other records. Subpoenas must be issued and enforced pursuant to 2-4-104. 27 (3) The board may send retirement-related material to employers and the campuses of the Montana 28 university system for delivery to employees. To facilitate distribution, employers and those campuses shall each 29 provide the board with a point of contact who is responsible for distribution of the material provided by the board. 30 (4) The board shall make available to the legislature pursuant to 5-11-210 copies of the annual actuarial Legislative Services - 7 -Authorized Print Version - SB 54

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valuation and report required pursuant to subsections (1)(d) and (1)(f)."

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3	NEW SECTION. Section 5. Nonapplication of part to money purchase plans HYBRID TIER. Except		
4	as otherwise provided in [sections 18 through 26 27 26], the provisions of this part do not apply to the hybrid tier		
5	established in [sections 18 through 26 <u>27</u> <u>16 тнкоидн 24</u>].		
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7	Section 6. Section 19-20-501, MCA, is amended to read:		
8	"19-20-501. Financial administration of money. The members of the retirement board are the trustees		
9	of all money collected for the retirement system, and as trustees, they shall provide for the financial administration		
10	of the money as provided in Article VIII, section 15, of the Montana constitution in the following manner:		
11	(1) The money must be invested and reinvested by the state board of investments.		
12	(2) The retirement board shall annually establish the rate of:		
13	(a) regular interest for tier one members; and		
14	(b) interest credit for tier two members pursuant to [section 24 25 24].		
15	(3) In accordance with the provisions of 19-20-605(8), the amount to be credited to each reserve must		
16	be allocated from the interest and other earnings on the money of the retirement system actually realized during		
17	the preceding fiscal year, less the amount allocated to administrative expenses. The administrative expenses of		
18	the retirement system, less amortization of intangible assets, may not exceed 1.5% of retirement benefits paid.		
19	(4) The state treasurer is the custodian of the collected retirement system money and of the securities		
20	in which the money is invested.		
21	(5) For purposes of Article VIII, section 12, of the Montana constitution, all the reserves established by		
22	part 6 of this chapter must be accounts in the pension trust fund type of the treasury fund structure of the state.		
23	(6) Benefits and refunds to eligible recipients are payable pursuant to a contract as contained in statute.		
24	Unless specifically provided for by statute, the contract does not contain revisions to statutes after the time of		
25	retirement or termination."		
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27	Section 7. Section 19-20-602, MCA, is amended to read:		
28	"19-20-602. Annuity savings account member's contribution. (1) The annuity savings account is		
29	an account in which the contributions for the members to provide for their retirement allowance or benefits must		
30	be accumulated in individual accounts for each member. The Except as provided in [section 18(2)], the normal		

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1 contribution of each member is 7.15% of the member's earned compensation.

2 (2) Contributions to and payments from the annuity savings account must be made in the following3 manner:

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(a) Each employer, pursuant to section 414(h)(2) of the Internal Revenue Code:

5 (i) shall pick up and pay the contributions that would be payable by the member under this subsection
6 (2) for service rendered after June 30, 1985;

7 (ii) <u>for a tier one member</u>, shall pick up and pay the contributions that would be paid in the manner
8 provided in 19-20-716; and

9 (iii) <u>for a tier one member</u>, may pick up and pay the contributions that would be payable by the member 10 pursuant to 19-20-415.

(b) The member's contributions picked up by the employer must be designated for all purposes of the retirement system as the member's contributions, except for the determination of a tax upon a distribution from the retirement system. These contributions must become part of the member's accumulated contributions but must be accounted for separately from those previously accumulated.

(c) The member's contributions picked up by the employer must be payable from the same source as is used to pay compensation to the member and must be included in the member's earned compensation as defined in 19-20-101. The employer shall deduct from the member's compensation an amount equal to the amount of the member's contributions picked up by the employer and remit the total of the contributions to the retirement board.

(d) The deductions must be made notwithstanding that the minimum compensation provided by law for
a member may be reduced by the deductions. Each member is considered to consent to the deductions
prescribed by this section, and payment of salary or compensation less the deductions is a complete discharge
of all claims for the services rendered by the member during the period covered by the payment, except as to the
benefits provided by the retirement system.

(3) The accumulated contributions of a member withdrawn by the member or paid to the member's estate
or to the member's designated beneficiary in event of the member's death must be paid from the annuity savings
account. Upon the retirement of a member, the member's accumulated contributions must be transferred from
the annuity savings account to the pension accumulation account."

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Section 8. Section 19-20-605, MCA, is amended to read:

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1 "19-20-605. Pension accumulation account -- employer's contribution. (1) The pension accumulation account is the account in which the reserves for payment of retirement allowances and benefits must be accumulated and from which retirement allowances and benefits must be paid to retirees or their beneficiaries. Contributions to and payments from the pension accumulation account must be made as provided in this section.

6 (2) Except as provided in subsection (3), for each member employed during the whole or part of the
7 preceding payroll period, the employer shall pay into the pension accumulation account an amount equal to
8 9.85% of total earned compensation.

9 (3) For each member employed by a school district, an education cooperative, a county, or a community
10 college during the whole or part of the preceding payroll period, the employer shall pay into the pension
11 accumulation account an amount equal to 7.47% of total earned compensation.

(4) Beginning July 1, 2013, for each retired member who returns to covered employment under the
provisions of 19-20-731 or [section 25 26 25] during all or part of the preceding payroll period, the employer shall
pay into the pension accumulation account an amount equal to 9.85% of the total earned compensation paid to
the retired member.

(5) If the employer is a district or community college district, the trustees shall budget and pay for the
employer's contribution under the provisions of 20-9-501.

(6) If the employer is the superintendent of public instruction, a public institution of the state of Montana,
a unit of the Montana university system, or the Montana state school for the deaf and blind, the legislature shall
appropriate to the employer an adequate amount to allow the payment of the employer's contribution.

(7) If the employer is a county, the county commissioners shall budget and pay for the employer's
 contribution in the manner provided by law for the adoption of a county budget and for payments under the
 budget.

(8) All interest and other earnings realized on the money of the retirement system must be credited to
 the pension accumulation account, and the amount required to allow regular interest <u>or interest credit</u> on the
 annuity savings account must be transferred to that account from the pension accumulation account.

(9) The board may transfer from the pension accumulation account to the expense account an amount
 necessary to cover expenses of administration."

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Section 9. Section 19-20-702, MCA, is amended to read:



1 **"19-20-702. Optional allowances.** (1) Until the first payment on account of any benefit becomes 2 normally due, any member may elect to receive one of the allowances described in subsection (2) or (3) in lieu 3 of the normal form of retirement allowance, which is provided for in 19-20-902, [section 22], and part 8 of this 4 chapter. If a member dies within 30 days after retirement, the member's election to receive an optional allowance 5 is void and the member's death will be considered as that of an active member.

6 (2) An optional allowance is the actuarial equivalent of the member's service retirement or disability 7 retirement allowance at the time of the member's retirement effective date and provides an allowance payable 8 to the member throughout the member's lifetime and, upon the member's death, an allowance payable to the 9 person that the member nominated by written designation, duly acknowledged and filed with the retirement board 10 at the time of the member's retirement, in accordance with one of the following options:

(a) Option A--the optional allowance will be paid to the member throughout the member's lifetime and,
upon the member's death, continue throughout the lifetime of the member's designated beneficiary.

(b) Option B--the optional allowance will be paid to the member throughout the member's lifetime, and
upon the member's death, one-half of the optional allowance will be continued throughout the lifetime of the
member's designated beneficiary.

(c) Option C--the optional allowance will be paid to the member throughout the member's lifetime, and
upon the member's death, two-thirds of the optional allowance will be continued throughout the lifetime of the
member's designated beneficiary.

(3) (a) In lieu of any other option available in this section, a member may elect to receive one of the
following allowances that must be paid over the certain period of time or for the member's lifetime, whichever is
greater:

22 (i) 10 years if the member is 75 years of age or younger at the time of retirement; or

23 (ii) 20 years if the member is 65 years of age or younger at the time of retirement.

(b) At the time of retirement, the member shall file with the board a written nomination of beneficiaries
to receive payments if the member dies before the end of the certain period elected. Unless limited by a family
law order, the nominated beneficiary may be changed by the member at any time by filing with the board a written
notice designating different beneficiaries.

(4) (a) Upon written application to the retirement board, a retired member whose effective date of
 retirement is before October 1, 1993, and who is receiving an optional retirement allowance may select a different
 actuarially equivalent optional allowance and designate a different beneficiary if:

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(i) the original beneficiary has died. The benefit must convert to the normal form of retirement allowance
 effective the first of the month following the death of the designated beneficiary.

3 (ii) the member has been divorced from the original beneficiary and the original beneficiary has not been
4 granted the right to receive the optional retirement allowance as part of the divorce settlement. The benefit must
5 convert to the normal form of retirement allowance effective the first of the month following receipt of a written
6 application and verification that the original beneficiary has not been granted the right to receive the optional
7 retirement allowance as part of the divorce settlement.

8 (b) Upon receipt of the written application, the board shall actuarially adjust the member's monthly9 retirement or disability allowance to reflect the change.

(5) A retired member receiving an optional retirement allowance pursuant to subsection (2)(a), (2)(b),
or (2)(c) that is effective after October 1, 1993, may file a written application to select a different actuarially
equivalent optional allowance and designate a different beneficiary or to revert the optional retirement allowance
to the full normal form of retirement allowance available at the time of retirement if:

(a) the original beneficiary has died. The benefit must revert to the full normal form of retirementallowance effective the first of the month following the death of the designated beneficiary.

(b) the member has been divorced from the original beneficiary and the original beneficiary has not been granted the right to receive the optional retirement allowance as part of the divorce settlement. The benefit must revert to the full normal form of retirement allowance effective the first of the month following receipt of a written application and verification that the original beneficiary has not been granted the right to receive the optional retirement allowance as part of the divorce settlement.

(6) The normal form of retirement allowance available must be increased by the value of any
 postretirement adjustments received by the member since the effective date of retirement.

(7) The retired member shall file the written application required by subsection (4) or (5) with the board
within 18 months of the death or divorce of the designated beneficiary."

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Section 10. Section 19-20-716, MCA, is amended to read:

"19-20-716. Termination pay to tier one member. (1) If a tier one member terminates and receives
termination pay at the time of retirement, the member shall select, subject to subsections (5) and (6), by signing
a binding, irrevocable written election at least 90 days before the member's termination date, one of the following
options:

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(a) Option 1--The member may use the total termination pay in the calculation of the member's average
 final compensation. The member and the employer shall pay contributions to the retirement system as determined
 by the board to adequately compensate the system for the additional retirement benefit. The contributions must
 be made at the time of termination.

5 (b) Option 2--The member may use a yearly amount of the total termination pay added to each of the 6 3 consecutive years' salary used in the calculation of the member's average final compensation. To determine 7 the amount of termination pay used in the calculation of average final compensation, termination pay must be 8 divided by the total number of years of creditable service to determine a yearly amount. The member and the 9 employer shall pay contributions on the termination pay according to the rates provided for in 19-20-602 and 10 19-20-605(1). For the purposes of this subsection (1)(b), the employer shall also pay as a contribution an amount 11 equal to the termination pay multiplied by the rate established in 19-20-607 that would have been payable by the 12 state as a supplemental contribution. The contributions must be made at the time of termination.

(c) Option 3--The member may exclude the termination pay from the average final compensation. A
contribution is not required of either the member or the employer.

(2) A binding, irrevocable written election required by this section must be signed by both the member
and the employer at least 90 days prior to the member's termination date and must contain statements with
regard to the contributions required to be made by the member under subsections (1)(a) and (1)(b) that:

(a) the contributions being picked up, although designated as member contributions, are being paid by
the employer directly to the system in lieu of contributions by the member and that the picked up contributions
are paid from the same source as compensation is paid;

(b) the member may not choose to directly receive the amounts deducted from the member's termination
pay instead of having them paid by the employer to the system;

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(c) the member may not prepay any portion of the contributions; and

(d) the effective date of the pickup is the date that the irrevocable written election is signed by both the
member and employer. The effective date must be at least 90 days prior to the date of the member's termination.
The pickup does not apply to a contribution made before the effective date of the pickup.

27 (3) For the purpose of this section, the date of termination is the last day the member is performing any
28 services covered under this chapter.

29 (4) Pursuant to subsection (2), contributions required under subsection (1)(a) or (1)(b) must be:

30 (a) deducted from the portion of termination pay that:

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1	(i) constitutes wages for the purposes of section 3121 of the Internal Revenue Code, determined without			
2	2 regard to the wage base limitation; and			
3	(ii) can be included in the member's gross income for federal tax purposes; and			
4	4 (b) picked up by the employer, except as provided in subsections (5) and (6).			
5	5 (5) A member's contributions greater than the total amount of the member's termination pay	may not be		
6	6 picked up by the employer and are subject to the limitations of section 415 of the Internal Revenue	Code.		
7	7 (6) If a member and the member's employer fail to sign the written election within the time per	iod required		
8	8 in subsection (1), the member may contribute for the purposes specified in subsections (1)(a) and	(1)(b) on all		
9	or any part of the termination pay received. A contribution made pursuant to this subsection may not be picke			
10	up by the employer and is subject to the limitations of section 415 of the Internal Revenue Code."			
11	11			
12	Section 11. Section 19-20-731, MCA, is amended to read:			
13	13 "19-20-731. Postretirement employment limitations cancellation and recalculation	of benefits.		
14	(1) (a) Except as [provided in 19-20-732 or as] otherwise provided in this section, a retired mem	ber may be		
15	employed part-time by a school district, state agency, or unit of the university system in a position eligible to			
16	participate in the retirement system and may earn, without an adjustment of retirement benefits, an amount no			
17	to exceed the greater of:			
18	18 (i) one-third of the sum of the member's average final compensation; or			
19	(ii) one-third of the median of the average final compensation for members retired during the preceding			
20	fiscal year as determined by the retirement board.			
21	(b) For the purposes of this subsection (1), the maximum compensation that a retired memb	er may earn		
22	under subsection (1)(a) without an adjustment of retirement benefits includes all remuneration paid to the retired			
23	23 member, excluding:			
24	(i) the amount of health insurance premiums paid by the employer on the retired member	s behalf;		
25	(ii) the value of housing provided by the employer to the retired member;			
26	(iii) the amount of employment-related travel expenses reimbursed to the retired member by the			
27	employer;			
28	(iv) de minimis fringe benefits, as defined in 26 U.S.C. 132(e), paid by the employer to or on behalf of th			
29	retired member; and			
30	30 (v) payroll taxes paid by the employer on behalf of the retired member.			
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1 (2) On July 1 of each year following the member's retirement effective date, the maximum that a retired 2 member may earn under subsection (1)(a)(i) is increased by an amount equal to the consumer price index 3 increase for urban wage earners compiled by the bureau of labor statistics of the United States department of 4 labor or its successor agency in the preceding calendar year. 5 (3) Except as provided in [19-20-732 and] 19-20-733, the retirement benefit of a retired member: 6 (a) employed in a part-time position or earning more than allowed by subsections (1) and (2) must be 7 temporarily reduced by \$1 for each dollar earned over the maximum allowed. Monthly benefits must be reduced beginning as soon as practical after the excess earnings have been reported to the retirement system by the 8 9 employer. The retirement benefit must be canceled if the retired member's earnings over the maximum allowed 10 exceed the gross monthly benefit amount. 11 (b) employed in a full-time position must be canceled beginning in the month in which the retired member 12 returns to full-time employment. 13 (4) For purposes of this section, "position eligible to participate in the retirement system" includes work 14 performed by a retiree through a professional employer arrangement, an employee leasing arrangement, or a 15 temporary service contractor, as those terms are defined in 39-8-102. 16 (5) The retirement allowance of any retired member who is employed in a position and who elects to 17 participate in the optional retirement program under Title 19, chapter 21, must be suspended until the member 18 is no longer employed in the position and is no longer participating in the optional retirement program. 19 (6) This section does not apply to tier two members. (Bracketed language terminates June 30, 2015--sec. 20 5, Ch. 129, L. 2009.)" 21 22 Section 12. Section 19-20-732, MCA, is amended to read: 23 "19-20-732. (Temporary) Reemployment of certain retired teachers, specialists and administrators 24 -- procedure -- definitions. (1) Subject to the provisions of this section: 25 (a) a teacher, specialist, or administrator who has been receiving a retirement allowance for no less than 26 2 months, except a disability retirement allowance pursuant to part 9 of this chapter, may be employed on a 27 full-time basis by an employer for a maximum of 3 years during the lifetime of the retired member without the loss 28 or interruption of any payments or retirement benefits if: 29 (i) the retired member completed 30 or more years of creditable service prior to retirement; 30 (ii) the retired member holds a valid certificate pursuant to the provisions of 20-4-106; and

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(iii) each year, prior to employing a retired member, the employer certifies to the office of public instruction
 and to the retirement board that after having advertised the position for that year the employer has been unable
 to fill the position because the employer either has received no qualified applications or has not received an
 acceptance of an offer of employment made to a nonretired teacher, specialist, or administrator;

5 (b) the employer certification required by this section must include the retired member's name and social
6 security number and a copy of the proposed contract of employment for the retired member;

(c) upon receipt of the employer's certification and of the proposed contract of employment, the
retirement board shall verify whether the retired member meets the requirements of subsection (1)(a)(i) and shall
notify the employer and the retired member of its findings;

(d) a retired member reemployed under this section is ineligible for active membership under 19-20-302
and is ineligible to receive service credit under any retirement system identified in Title 19; and

(e) the retirement board shall report to the appropriate committee each legislative session regarding theimplementation of and results arising from this section.

(2) An employer employing a retired member pursuant to this section shall contribute monthly to the
retirement system an amount equal to the sum of the contribution rates required by 19-20-602, 19-20-604,
19-20-605, and 19-20-607.

(3) A retired member reemployed pursuant to this section is exempt from the earnings and employmentlimits provided in 19-20-731.

19 (4) If reemployed in a position covered by a collective bargaining agreement pursuant to Title 39, chapter

31, the retired member is subject to all the terms and conditions of the agreement and is entitled to all the benefitsand protections of the agreement.

- 22 (5) The board may adopt rules to implement this section.
- 23 (6) As used in this section, the following definitions apply:
- 24 (a) "Employer" means a school district as defined in 20-6-101 and 20-6-701.
- 25 (b) "Year" means all or any part of a school year.
- 26 (7) This section does not apply to tier two members. (Terminates June 30, 2015--sec. 5, Ch. 129, L.

27 2009.)"

- 28
- 29 Section 13. Section 19-20-733, MCA, is amended to read:

30

"19-20-733. Resumption of employment by retired member -- suspension of benefits. (1) [Except

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as provided in 19-20-732,] if a retired member returns to full-time employment in a position covered by the
 retirement system and becomes an active contributing member, benefits must be suspended until the member
 terminates all employment and applies to have benefits reinstated.

4 (2) Except as provided in subsection (4), upon termination and retirement of a previously retired member
5 who was reinstated to active membership pursuant to 19-20-731 before July 1, 2009:

6 (a) if the member earned less than 1 year of creditable service, the original benefit and retirement option
7 that the member was receiving at the time of suspension of benefits must be reinstated beginning either the first
8 of the month following termination or on July 1 following the date on which the retired member was reemployed,
9 whichever is later; or

(b) if the member earned 1 year or more of creditable service, retirement benefits must be recalculated under 19-20-804 if the member would qualify for a service retirement benefit under 19-20-801 or under 19-20-802 if the member is eligible for early retirement. The recalculated benefit must include the service credit accumulated at the time of the member's previous retirement, plus any service credit accumulated subsequent to reemployment. The recalculated benefit amount must be increased by the amount of any benefit enhancement received pursuant to 19-20-719 that the retired member was receiving when the member's benefits were suspended.

17 (3) (a) Except as provided in subsection (4), upon the subsequent retirement of a formerly retired 18 member who was reinstated to active membership pursuant to 19-20-731 on or after July 1, 2009, and earned: 19 (i) at least 3 years of membership service following suspension of benefits, the member is entitled to 20 resume receiving the suspended benefit in accordance with the retirement benefit option and beneficiary 21 previously selected, plus an additional benefit based upon the new creditable service and compensation earned. 22 The second benefit must be calculated as provided under 19-20-804 if the member is eligible for a service 23 retirement benefit or under 19-20-802 if the member is eligible for early retirement. The second benefit must be 24 paid under the same retirement allowance with the same beneficiary originally elected.

(ii) less than 3 years of membership service following suspension of benefits, the member is entitled to
resume receiving the suspended benefit in accordance with the retirement benefit option previously selected, plus
a refund of the employee contributions contributed after the member was reinstated to active service, plus
interest.

(b) If a member dies during the period of reemployment following an initial retirement, the member must
 be considered as retiring on the day preceding the date of death and benefits must be determined according to

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1 the following:

2 (i) If the member elected the normal form benefit prior to reemployment, the member's designated
3 beneficiary must receive an amount equal to the member's accumulated contributions on deposit.

4 (ii) If the member elected a retirement option pursuant to 19-20-702 prior to reemployment, the benefits
5 due are payable in accordance with the terms of the original option elected and this subsection (3).

6 (4) If a retired member who has not attained normal retirement age is reemployed with the same 7 employer within 30 days from the member's effective date of retirement or if that member is guaranteed 8 reemployment with the same employer, the member must be considered to have continued in the status of an 9 active member and not to have separated from service. Any retirement allowance payments received by the 10 member must be repaid to the system, together with interest, at the actuarially assumed rate, and the retirement 11 allowance must be canceled.

(5) This section does not apply to tier two members. (Bracketed language terminates June 30, 2015--sec.
 5, Ch. 129, L. 2009.)"

- 14
- 15

Section 14. Section 19-20-801, MCA, is amended to read:

16 "19-20-801. Eligibility for service retirement. A <u>tier one</u> member who has at least 5 full years of 17 creditable service and who has attained the age of 60 or has been credited with full-time or part-time creditable 18 service in 25 or more years may retire from service if the member has terminated employment in all positions from 19 which the member is eligible to retire and files with the retirement board a written application."

20

21

Section 15. Section 19-20-902, MCA, is amended to read:

"19-20-902. Allowance for disability retirement. (1) Upon retirement for disability, a <u>tier one</u> member
 must receive a disability retirement allowance equal to the greater of:

24 (a) one-sixtieth of the member's average final compensation multiplied by the sum of the number of years

25 of creditable service, including service transferred under 19-20-409; or

26 (b) one-fourth of the member's average final compensation.

(2) The earned compensation in the year of termination that is included in the calculation of average final
compensation of a <u>tier one</u> member who is awarded a disability retirement allowance prior to the completion of
a full year is the compensation, pay, or salary that the member would have received under the member's contract
had the member completed the full year. Any termination pay received by the member is limited to the amount

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1 actually paid and is not the amount that the member would have earned had the member completed the full year. 2 (3) Upon retirement for disability, a tier two member must receive a disability retirement allowance as 3 provided in [section 22] regardless of age." 4 5 Section 16. Section 19-20-1001, MCA, is amended to read: 6 "19-20-1001. Allowances for death of member. (1) If a member dies before retirement, the member's 7 accumulated contributions must be paid to the member's estate or to the beneficiary that the member nominated 8 by a written application in a manner prescribed by the board and filed with the retirement board prior to the 9 member's death. 10 (2) (a) In (A) UPON THE DEATH OF A TIER ONE MEMBER, IN lieu of benefits provided for in subsection (1), if 11 the deceased member qualified by reason of service for a retirement benefit, the nominated beneficiary may elect 12 to receive a retirement allowance. The retirement allowance: 13 (a) upon the death of a tier one member, must be determined as prescribed in 19-20-804, without 14 reference to 19-20-715, in the same manner as if the member elected option A provided for in 19-20-702(2)(a).; 15 or. 16 (b) upon UPON the death of a tier two member, THE RETIREMENT ALLOWANCE must be determined as 17 prescribed in [section 22] in the same manner as if the member elected option A provided for in 19-20-702(2)(a). 18 (b)(3) The effective date of the retirement allowance provided for in subsection (2)(a) or (2)(b) is the 19 earlier of: 20 (i)(a) the first of the month following the date of death; or 21 (iii)(b) the effective date of the member's retirement, as acknowledged in writing by the retirement system 22 before the member's death. 23 (c)(4) In the event that payments made to the beneficiary do not equal the amount of the member's 24 accumulated contributions before the member's death, the difference between the total retirement allowance 25 payments made and the amount of the accumulated contributions at the time of the member's death must be paid 26 to the beneficiary's estate. 27 (3)(5) If the deceased tier one member had 5 or more years of creditable service and was an active 28 member in the state of Montana within 1 year before the member's death, a lump-sum death benefit of \$500 is 29 payable to the member's designated beneficiary. 30 (4)(6) If a deceased tier one member had 5 or more years of creditable service and was an active

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1	member in the state of Montana within 1 year prior to the member's death, the sum of \$200 a month must be paid		
2	to each minor child of the deceased member until the child reaches 18 years of age.		
3	(5)(7) If the member nominated more than one beneficiary to receive payment of a benefit provided by		
4	this section upon the member's death or if a family law order has been issued, then:		
5	(a) each beneficiary and alternate payee, if applicable, is entitled to share in that benefit; and		
6	(b) if a beneficiary predeceases the member, the benefit must be divided among the surviving		
7	beneficiaries."		
8			
9	Section 17. Section 19-20-1002, MCA, is amended to read:		
10	"19-20-1002. Payments upon death of retiree. (1) In the event of the death of a tier one member after		
11	retirement, a death benefit of \$500 is payable to the designated beneficiary.		
12	(2) In the event that payments made to a benefit recipient do not equal the amount of the member's		
13	accumulated contributions before the member's retirement, the difference between the total retirement allowance		
14	paid and the amount of the accumulated contributions must be paid to the beneficiary.		
15	(3) If a deceased tier one member had 5 or more years of creditable service and was retired at the time		
16	of death, the sum of \$200 a month must be paid to each minor child of the deceased retiree until the child reaches		
17	18 years of age."		
18			
19	<u>NEW SECTION.</u> Section 18. Hybrid tier established assets to be held in trust certain members		
20	to contribute additional percentage of salary. (1) The board shall establish within the teachers' retirement		
21	system a hybrid tier in accordance with the provisions of this part [SECTIONS 18 THROUGH 26].		
22	(2) Pursuant to [section 20], certain tier two members shall contribute to the members' hybrid tier account		
23	0.5% of their salary in addition to the contribution required in 19-20-602.		
24			
25	NEW SECTION. Section 19. Board powers and duties rulemaking. (1) The board has the powers		
26	and shall perform the duties regarding PROVIDED FOR IN 19-20-201 AS APPLICABLE TO the hybrid tier as provided		
27	in 19-20-201, as applicable. The board may also exercise the powers and shall perform the duties otherwise		
28	provided in this chapter.		
29	(2) The board shall, in accordance with Title 2, chapter 4, adopt rules necessary for the implementation		
30	of [sections 18 through 26 27 <u>26</u>], including rules:		

- 20 -



1	(a) concerning treatment of the hybrid tier to maintain the qualified status of the retirement system under
2	applicable sections of the Internal Revenue Code; and
3	(b) establishing interest credit pursuant to 19-20-501.
4	
5	NEW SECTION. Section 20. Membership in hybrid tier written election required for additional
6	contribution failure to elect effect of election. (1) A member who is initially hired into covered employment
7	on or after [the effective date of this section] may elect the additional contribution under [section 18(2)].
8	(2) Elections made pursuant to this section must be made at the beginning of employment on a form
9	prescribed by the board.
10	(3) A member failing to make an election prescribed by this section must be deemed to have elected not
11	to make the additional contribution.
12	(4) An election under this section, including the default election pursuant to subsection (3), is a one-time
13	irrevocable election.
14	(5) A member who becomes inactive after an election under this section and who returns to active
15	membership is covered by the member's previous election, including a default election.
16	(6) A member hired into covered employment on or after the date the hybrid tier becomes effective who
17	previously was a tier one member must:
18	(a) become a member of the hybrid tier pursuant to subsection (1) if the member withdrew the member's
19	tier one account;
20	(b) remain a member of the tier one plan if the member has an active or inactive tier one account in the
21	annuity savings account; or
22	(c) remain a tier one retired member subject to the employment limitations of 19-20-731 through
23	19-20-733 if the member is a tier one retired member.
24	(7) (a) A member who elects the additional contribution and retires with service in at least 30 years must
25	receive a retirement system match on the additional 0.5% of salary contributed by the member to the member's
26	accumulated contributions.
27	(b) A member who elects the additional contribution and retires with service in less than 30 years may
28	not receive a retirement system match or interest credit on the additional 0.5% of salary contributed by the
29	member to the member's accumulated contributions.
30	

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1	NEW SECTION. Section 21. Reinstatement of money purchase plan membership. If a tier two		
2	member who terminated membership in the hybrid tier returns to employment in a position that is reportable to		
3	the retirement system, the member shall resume membership in the hybrid tier at the contribution level elected		
4	and is not eligible for a plan choice election.		
5			
6	<u>NEW SECTION.</u> Section 22. Hybrid tier retirement, benefit <u>DISABILITY, AND DEATH BENEFITS</u>		
7	eligibility for benefit BENEFITS. (1) The normal form benefit for a tier two member is a monthly annuity, which		
8	must be the actuarial equivalent of the sum of:		
9	(a) the member's accumulated contributions; and		
10	(b) subject to [section 23 OR 24], a retirement system match of the member's accumulated contributions.		
11	(2) (a) A member may elect to receive one of the optional allowances described in 19-20-702(2) and (3)		
12	in lieu of the normal form benefit.		
13	(b) A member electing an optional allowance is subject to the provisions of 19-20-702.		
14	(3) A member is eligible to apply for and receive a hybrid tier retirement benefit if the member has at least		
15	5 years of creditable service, has attained 60 years of age, and has terminated all employment in positions that		
16	are reportable to the retirement system.		
17	(4) A VESTED MEMBER WHO HAS NOT REACHED NORMAL RETIREMENT AGE AND WHO RETIRES ON A DISABILITY		
18	RETIREMENT BENEFIT, AS PROVIDED IN 19-20-901, MUST RECEIVE THE GREATER OF:		
19	(A) THE BENEFIT PROVIDED UNDER SUBSECTION (1) OF THIS SECTION; OR		
20	(B) IF THE MEMBER HAS 15 OR FEWER YEARS OF CREDITABLE SERVICE, 25% OF THE MEMBER'S AVERAGE FINAL		
21	COMPENSATION.		
22	(5) IF A VESTED MEMBER DIES BEFORE RETIREMENT, IN LIEU OF THE BENEFITS PROVIDED FOR IN 19-20-		
23	1001(1), REGARDLESS OF AGE, THE NOMINATED BENEFICIARY MAY ELECT TO RECEIVE A RETIREMENT ALLOWANCE EQUAL		
24	TO THE GREATER OF:		
25	(A) THE BENEFIT PROVIDED UNDER SUBSECTION (1) OF THIS SECTION; OR		
26	(B) 1 2/3% FOR EACH YEAR OF CREDITABLE SERVICE MULTIPLIED BY THE MEMBER'S AVERAGE FINAL		
27	COMPENSATION.		
28	(6) IF A MEMBER WHO QUALIFIES FOR BENEFITS UNDER SUBSECTION (4) OR (5) HAS LESS THAN 3 YEARS OF		
29	FULL-TIME SERVICE DURING THE 3 YEARS IMMEDIATELY PRECEDING THE MEMBER'S TERMINATION OR DEATH, THE		
30	MEMBER'S EARNED COMPENSATION FOR PURPOSES OF CALCULATING A DISABILITY OR SURVIVOR BENEFIT MUST BE		



1	DETERMINED AS PROVIDED IN 19-20-805.		
2			
3	NEW SECTION. Section 23. Tier two	member vestin	g schedule for retirement system match. A
4	(1) IF THIS SUBSECTION IS APPROVED BY THE INTE	ERNAL REVENUE	SERVICE PURSUANT TO [SECTION 28], A tier two
5	member has a right to a retirement system matc	h of the member	's accumulated contributions according to the
6	following schedule:		
7	(1)(A) After 5 years of creditable service	e, the member m	ust receive a 25% match.
8	(2)<u>(</u>В) For 6 through 10 years of credita	ble service, the	member must receive an additional 5% match
9	for each full year of service.		
10	(3) (C) For 11 through 15 years of credita	ble service, the r	nember must receive an additional 10% match
11	for each full year of service.		
12	(4)(D) A member with 15 or more years	s of creditable se	rvice must receive a 100% retirement system
13	match of the member's accumulated contribution	ns.	
14	(2) IF THE PROVISIONS OF SUBSECTION (1)	ARE NOT APPROVE	D BY THE INTERNAL REVENUE SERVICE PURSUANT
15	TO [SECTION 28], A TIER TWO MEMBER HAS A RIGH	IT TO A RETIREME	NT SYSTEM MATCH OF 100% OF THE MEMBER'S
16	ACCUMULATED CONTRIBUTIONS AFTER THE MEMBER	R HAS EARNED AT	LEAST 10 YEARS OF CREDITABLE SERVICE.
17			
18	NEW SECTION. Section 24. Tier two	o member vesti	NG IN RETIREMENT SYSTEM MATCH. A TIER TWO
19	MEMBER HAS A RIGHT TO A RETIREMENT SYSTEM M	атсн ог 100% о	F THE MEMBER'S ACCUMULATED CONTRIBUTIONS
20	AFTER THE MEMBER HAS EARNED AT LEAST 10 YEAR	RS OF CREDITABLE	SERVICE.
21			
22	NEW SECTION. Section 24. Interest cr	redit for hybrid t	ier minimum and maximum interest credit
23	rates. (1) Each month, the board shall credit to ea	ach tier two memb	per's annuity savings account an interest credit,
24	which must be compounded annually.		
25	(2) The board shall set the rate of the in	nterest credit for	the tier two members annually pursuant to the
26	following requirements:		
27	(a) The rate may not be lower than 5%	<u>4%</u> nor greater t	han 9%.
28	(b) The board may not set the rate higher than $\frac{5\%}{4\%}$ if the retirement system was judged to be		
29	actuarially unsound as of the date of the most recent actuarial valuation.		
30		ire that the boa	and adopt administrative rules regarding the
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1	establishment of procedures to set the annual interest credit with a goal that the average rate over a member's				
2	career will be 7% while achieving and maintaining an actuarially sound retirement system.				
3	3 (b) When making the interest credit determined and the interest credit determined	(b) When making the interest credit determination, the board shall take into account the years in which			
4	the actuarial return on investments was less than the actuarially assumed rate of return.				
5	(4) Nothing in subsection (3)(a) may be construed to create a contractual right of a member to a specifi				
6	average interest credit rate over the member's c	areer.			
7	7				
8	<u>NEW SECTION.</u> Section 25. Tier two p	NEW SECTION. Section 25. Tier two postretirement employment. (1) A retired tier two member who			
9	has received at least one monthly retirement	benefit may be	reemployed by an employer without loss of		
10	D retirement benefits.				
11	(2) An employer hiring a retired tier two	member is subj	ect to 19-20-605(4).		
12	2				
13	<u>NEW SECTION.</u> Section 26. Tier two	procedure for p	urchase of previous service credit. (1) A tier		
14	two member who wishes to redeposit amounts	previously withd	rawn from the retirement system may deposit		
15	5 those amounts with the retirement system either	by a lump-sum	payment or installment payments as agreed to		
16	between the board and the member.				
17	(2) A vested member who has an account balance in another qualified plan may deposit those amounts				
18	with the retirement system through a:				
19	a) direct rollover of eligible distribut	(a) direct rollover of eligible distributions from a retirement plan in section 402(c)(8)(B)(iii) or			
20	402(c)(8)(B)(iv) of the Internal Revenue Code;	402(c)(8)(B)(iv) of the Internal Revenue Code;			
21	(b) rollover of a distribution from an indiv	(b) rollover of a distribution from an individual retirement account or annuity described in section 408(a)			
22	or 408(b) of the Internal Revenue Code that is eligible to be rolled over and would otherwise be included in gross				
23	3 income; or				
24	4 (c) direct trustee-to-trustee transfer from	a governmental	457(b) deferred compensation plan or a 403(b)		
25	tax-sheltered annuity.				
26	(3) The total amount transferred or rolled over to the retirement system pursuant to subsection (2) will				
27	not qualify for the retirement system match provided for in [section 22].				
28	3				
29	NEW SECTION. Section 27. Legislativ	ve oversight co	mmittee reports and recommendations by		
30	board. (1) The state administration and veterans	s' affairs interim o	committee shall oversee the implementation of		
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the hybrid tier established pursuant to [sections 18 through 26 27 26] and act as an oversight committee on
 matters of policy.

3 (2) The teachers' retirement board shall consult with and provide regular updates to the committee and
4 shall make recommendations regarding the design and implementation of the hybrid tier.

5

6 NEW SECTION. Section 28. Board to seek commissioner's ruling or opinion DETERMINATION --7 CERTIFICATION THAT PLAN IS EFFECTIVE. (1) The teachers' retirement board shall, as soon as possible, request in 8 writing a ruling or determination from the commissioner of the internal revenue service as to whether the hybrid 9 tier established pursuant to [this act] affects the status of the retirement system as a "gualified plan" pursuant to section 401(a) of the Internal Revenue Code. [This act] becomes effective on certification as provided in [section 10 11 2930]. THE BOARD SHALL SEEK THE RULING OR DETERMINATION FIRST BASED ON THE VESTING SCHEDULE PROVIDED FOR 12 IN [SECTION 23(1)]. IF THAT SCHEDULE IS NOT APPROVED, THEN THE BOARD SHALL SEEK THE RULING OR DETERMINATION 13 BASED ON THE VESTING SCHEDULE PROVIDED FOR IN [SECTION 23(2)]. 14 (2) THE BOARD SHALL CERTIFY TO THE GOVERNOR AND THE SECRETARY OF STATE THE DATE ON WHICH THE 15 HYBRID TIER ESTABLISHED PURSUANT TO [SECTIONS 18 THROUGH 26] RECEIVES A FAVORABLE RULING OR DETERMINATION 16 FROM THE INTERNAL REVENUE SERVICE. THE BOARD SHALL PROVIDE A COPY OF THE CERTIFICATION TO THE CODE 17 COMMISSIONER. 18 19 NEW SECTION. Section 30. Rulemaking -- implementation -- certification that plans are effective. 20 (1) The teachers' retirement board may adopt rules necessary to implement the provisions of [sections 18 through 21 26 27]. 22 (2) The board shall certify to the governor and the secretary of state the date on which the hybrid tier 23 established pursuant to [sections 18 and 26 27] receives a favorable rule or determination from the internal 24 revenue service, INCLUDING WHICH RETIREMENT SYSTEM MATCH FOR VESTING WAS APPROVED. The board shall provide 25 a copy of the certification to the code commissioner. 26 27 NEW SECTION. Section 29. Codification instruction. (1) [Section 5] is intended to be codified as 28 an integral part of Title 19, chapter 20, parts 4 and PART 8, and the provisions of Title 19, chapter 20, parts 4 and 29 PART 8, apply to [section 5].

30

(2) [Sections 18 through 26 27 26] are intended to be codified as an integral part of Title 19, chapter 20,

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1	and the provisions of Title 19, chapter 20, apply to [sections 18 through 26 27 <u>26</u>].
2	
3	COORDINATION SECTION. Section 30. Coordination instruction. IF House Bill No. 189 and [This
4	ACT] ARE BOTH PASSED AND APPROVED, THEN HOUSE BILL NO. 189 IS VOID.
5	
6	NEW SECTION. Section 31. Effective dates contingency CONTINGENCIES CONTINGENCY. (1) Except
7	as provided in subsection <u>SUBSECTIONS</u> SUBSECTION (2) AND (3), [this act] is effective upon certification and upon
8	notification of the code commissioner pursuant to [section 29 <u>30</u> <u>28</u>].
9	(2) [Sections 27 28 <u>27</u> through 29 <u>30</u>] and this section are effective on passage and approval.
10	(3) IF THE TEACHERS' RETIREMENT BOARD CERTIFIES THAT [SECTION 23] CANNOT BE IMPLEMENTED DUE TO AN
11	UNFAVORABLE RULING FROM THE INTERNAL REVENUE SERVICE, [SECTION 23] IS VOID AND [SECTION 24] IS EFFECTIVE
12	UPON CERTIFICATION AND NOTIFICATION OF THE CODE COMMISSIONER PURSUANT TO [SECTION 30].
13	- END -

