## HOUSE OF REPRESENTATIVES - FLOOR VERSION

STATE OF OKLAHOMA

2nd Session of the 54th Legislature (2014)

COMMITTEE SUBSTITUTE

FOR

5 HOUSE BILL NO. 2630

By: McDaniel (Randy), Wesselhoft and Osborn of the House

7 and

8 Brinkley of the Senate

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## COMMITTEE SUBSTITUTE

An Act relating to public retirement systems; creating the Retirement Freedom Act; providing short title; imposing duty on the Oklahoma Public Employees Retirement System to establish defined contribution system; specifying persons eligible for participation in system; prescribing procedures related to date of service accrual; requiring defined contribution system to be qualified pursuant to provisions of the Internal Revenue Code of 1986, as amended; prescribing minimum employee contribution amount; prescribing maximum employee contribution amount; providing for salary deductions for employee contributions; providing for employer matching contributions; specifying amount of employer matching contributions; prescribing procedures related to employer matching contributions; providing for modifications to matching amounts; prescribing procedures for cost computation; providing for payment of certain costs related to administration of defined contribution system administration; providing for vesting schedule; providing for applicability of provisions of Section 414(h) of the Internal Revenue Code of 1986, as amended, with respect to employee contributions; imposing duty on Board of Trustees of Oklahoma Public Employees Retirement System with

1 respect to investment of funds in defined contribution system accounts; providing for payment 2 of certain revenues to the Oklahoma Public Employees Retirement System; providing for deposit of funds 3 with existing defined benefit plan; providing for effect of enactment on certain rights; prohibiting 4 certain collection activity with respect to funds; authorizing offsets; providing for enforcement of 5 qualified domestic orders; defining term; prescribing procedures with respect to alternate payees; 6 prescribing content; imposing restrictions; authorizing rules; amending 74 O.S. 2011, Sections 7 913.4, as last amended by Section 113, Chapter 15, O.S.L. 2013, 920, as amended by Section 929, Chapter 304, O.S.L. 2012 and 920A (74 O.S. Supp. 2013, 8 Sections 913.4 and 920), which relate to the Oklahoma 9 Public Employees Retirement System; imposing requirement on certain elected official with respect 10 to participation in defined contribution retirement system; modifying provisions related to employer 11 contributions; requiring payment of certain differential amount to the Oklahoma Public Employees 12 Retirement System for specified purpose; amending 74 O.S. 2011, Section 1707, as amended by Section 986, 1.3 Chapter 304, O.S.L. 2012 (74 O.S. Supp. 2013, Section 1707), which relates to certain provisions affecting 14 the Oklahoma Public Employees Retirement System; providing for codification; and providing an 15 effective date.

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## BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

19 SECTION 1. NEW LAW A new section of law to be codified

in the Oklahoma Statutes as Section 935.1 of Title 74, unless there

is created a duplication in numbering, reads as follows:

This act shall be known and may be cited as the "Retirement

23 | Freedom Act".

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- SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 935.2 of Title 74, unless there is created a duplication in numbering, reads as follows:
- A. Effective November 1, 2015, the Oklahoma Public Employees
  Retirement System ("System") shall establish a defined contribution
  system for those persons who first become employed by any
  participating employer of the System, as defined by paragraph (25)
  of Section 902 of Title 74 of the Oklahoma Statutes, on or after
  November 1, 2015.
- B. The provisions of subsection A of this section and the provisions of this act shall not be applicable to members who are correctional officers, probation and parole officers or fugitive apprehension agents employed by the Department of Corrections on the date initially employed by the Department.
- C. A member described by subsection A of this section shall become a participant in the defined contribution system and the member shall not accrue any service credit in the Oklahoma Public Employees Retirement System as established pursuant to Section 901 et seq. of Title 74 of the Oklahoma Statutes.
- D. Members who participate in the defined contribution system shall be deemed to begin service in the defined contribution system on the entry date of the employee.

SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 935.3 of Title 74, unless there is created a duplication in numbering, reads as follows:

The Board of Trustees of the Oklahoma Public Employees
Retirement System ("Board") shall take whatever action is reasonable and necessary to have the defined contribution system authorized by this act to be recognized as a tax-qualified plan as that term is defined by Section 401 et seq. of Title 26 of the United States
Code, or any other applicable provisions of federal law. The Board is also authorized to establish a plan or use an existing plan established under Section 457 of Title 26 of the United States Code, if it is necessary to carry out the intent of this act. The Board shall take whatever action is reasonable and necessary to obtain confirmation from the Internal Revenue Service that any such 457 plan is consistent with the requirements of Section 457.

SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 935.4 of Title 74, unless there is created a duplication in numbering, reads as follows:

- A. Employee contributions to the defined contribution retirement system shall consist of a minimum of three percent (3.0%) of compensation.
- B. Employee contributions to the defined contribution retirement system that are eligible for an employer match shall consist of a maximum of seven percent (7.0%) of compensation.

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	SECTION 5.	NEW LAW	A new s	ection	of law to	be codi	fied
in	the Oklahoma	Statutes as	Section 93	5.5 of	Title 74,	unless	there
is	created a du	plication in	numbering,	reads	as follows	S:	

A. Employers of members who become participants in the defined contribution retirement system shall match the employee contribution paid on a monthly basis according to the following schedule based on the same compensation amount used to compute the employee contribution amount:

9	Employee Contribution Rate	Employer Match
10	3.0%	3.0%
11	4.0%	4.0%
12	5.0%	5.0%
13	6.0%	6.0%
14	7.0%	7.0%

B. The initial three-percent employee contribution shall be the only mandatory contribution of an employee who selects the defined contribution retirement system created by this act. These funds shall be placed by the System in either a 401(a) plan or a 457 plan, to be determined by the Board to maintain the plan consistent with the Internal Revenue Code. Any employee contributions eligible to be matched under this section over the three-percent initial contribution shall be considered voluntary deferrals of compensation and placed in a 457 plan. All employer matching funds shall be placed in a 401(a) plan.

- C. Any contribution rate that is more than the three-percent rate can be chosen by the member upon the member's initial participation, and can only be changed once per calendar year during an option period as the Board determines. The employee contribution rate chosen shall continue until the next option period.
- D. The employer match as set forth in subsection A of this section may be increased at any time by the Legislature without affecting the then-existing rights of members and beneficiaries in order to encourage members to accumulate deferred income reserves for themselves and their dependents. The employer match may be decreased at any time by the Legislature without affecting the then-existing rights of members and beneficiaries in order to provide funding as may be needed to reduce the unfunded liabilities of the defined benefit plan as set forth in Section 901 et seq. of Title 74 of the Oklahoma Statutes, but shall not be less than three percent (3.0%) for any year during which the defined contribution plan is maintained.
- SECTION 6. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 935.6 of Title 74, unless there is created a duplication in numbering, reads as follows:
- A. Except as otherwise provided by this section, employers shall make payment of the required matching amount as provided by Section 5 of this act within five (5) business days of the member's payroll pay date. The System shall ensure the payment is credited

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to the defined contribution system account of the member as soon as possible.

- B. All employee contributions to the defined contribution system shall be effected by salary deductions from the salary of the employee and shall be remitted by the participating employer to the System for deposit into the defined contribution system account maintained on behalf of the employee.
- C. Participating employers whose salary deductions and employer contributions are not remitted to the System through the Office of Management and Enterprise Services shall either:
  - 1. Send all such remittances by electronic funds transfer; or
- 2. Place all such remittances in a bank account from which OPERS can debit the amount due,
- both within five (5) business days of the payroll pay date of the member. Payroll data shall be remitted by the same deadline.
- D. The Office of Management and Enterprise Services shall cooperate with the Board to ensure that any necessary programming changes are made to the state's payroll system to carry out the requirements of this act.
- E. Each employer which has employees participating in the defined contribution system shall pay to the System in the same manner and at the same time required for contributions under this section an amount to reimburse the cost of administration of the defined contribution system, as determined by the Board.

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1. The Board shall certify each year to the Office of
Management and Enterprise Services and to participating employers
whose salary deductions and employer contributions are not remitted
to the System through the Office of Management and Enterprise
Services, the determined amount for the administrative cost of the
defined contribution system which will be required to be paid for
each participant. The Board shall promulgate such rules as
necessary to implement the provisions of this subsection and provide
the methodology for the determination.

- 2. Each employer shall pay at least monthly to the System the sum sufficient to satisfy the obligation under this section as certified by the Board.
- F. The account of each employee participating in the defined contribution system shall consist of the amount in the account plus credits representing employer and employee contributions, profits, income and other increments attributable to such contributions, and minus debits representing any losses, other decrements, or expenses under the system and any distributions made to the employee under the system.
- SECTION 7. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 935.7 of Title 74, unless there is created a duplication in numbering, reads as follows:
- A. Members shall at all times be vested at one hundred percent (100%) of the amount of their employee contributions. Members will

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B. Members shall be vested with respect to the employer matching amounts deposited into their defined contribution system account according to the following schedule based on years of participating service:

7	Year 1	20%	
8	Year 2	40%	
9	Year 3	60%	
10	Year 4	80%	
11	Year 5 and thereafter	100%	

- C. Members will have investment discretion over all employer contributions.
- D. For purposes of determining a member's right to withdraw employer matching contributions and any investment gains upon such employer contribution matching amounts, the vesting percentages apply at the end of each full year of service as described in subsection B of this section.
- E. For members who do not select any investment options, the OPERS Board will establish default investment options for the contributions received from members and default investment options for matching employer contributions.

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- F. To the extent that participants leave employment and have not vested in all of the employer contributions, the nonvested contributions may be used to offset costs of administering the plan.

  SECTION 8. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 935.8 of Title 74, unless there is created a duplication in numbering, reads as follows:
- Each participating employer shall pick up under the Α. provisions of Section 414(h)(2) of the Internal Revenue Code of 1986, as amended, and pay the contribution which the member is required by law to make to the System for all compensation earned after the date as of which an employee begins to participate in the defined contribution system. Although the contributions so picked up are designated as member contributions, such contributions shall be treated as contributions being paid by the employer in lieu of contributions by the member in determining tax treatment under the Internal Revenue Code of 1986, as amended, and such picked-up contributions shall not be includable in the gross income of the member until such amounts are distributed or made available to the member or the beneficiary of the member. The member, by the terms of this System, shall not have any option to choose to receive the contributions so picked up directly and the picked-up contributions must be paid by the employer to the System.
- B. Contributions by the member into a 457 plan may not be picked up by the employer but shall be a voluntary deferral of the

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employee's compensation. Participating employers within OPERS that
are not eligible to participate in the SoonerSave 457 and 401(a)

plans that existed prior to this act, and have established 457 plans
for their employees, will have the obligation to ensure that their
employees do not exceed the maximum annual contributions to a 457

plan under the Internal Revenue Code.

SECTION 9. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 935.9 of Title 74, unless there is created a duplication in numbering, reads as follows:

The Board of Trustees shall contract with one or more business entities in order to create a range of choices regarding investment of funds deposited into defined contribution system accounts. investment options shall be substantially similar to the options provided to members of the Oklahoma Public Employees Retirement System that maintain a Deferred Savings Incentive Plan account as offered by the System pursuant to the provisions of the Deferred Savings Incentive Plan. The Board may amend any of its existing contracts with its current service providers to perform substantially the same type of service the provider is currently performing for the Board, in order to facilitate the timely introduction of the new defined contribution system created by this act. Thereafter, the contracting process for the selection of service providers carrying out duties related to the administration of the plan shall be the same as the selection process for other

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providers selected by the Board under subsection D of Section 909.1 of Title 74 of the Oklahoma Statutes.

SECTION 10. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 935.10 of Title 74, unless there is created a duplication in numbering, reads as follows:

- A. Notwithstanding any other provision of the statutes governing the System to the contrary, each participating employer shall remit to the System the difference between the amount of money which would be remitted to the System using the employer contribution rate required by either Section 920 or Section 920A of Title 74 of the Oklahoma Statutes and the amount of money required for the participating employer to make the required matching contribution amount on behalf of a member who participates in the defined contribution system authorized pursuant to the provisions of Section 5 of this act.
- B. The System shall deposit the monies remitted to it by employers having members that participate in the defined contribution system created by this act, as described by subsection A of this section, into the existing defined benefit pension plan authorized pursuant to Section 901 et seq. of Title 74 of the Oklahoma Statutes in order to reduce the liabilities of the defined benefit pension plan.

SECTION 11. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 935.11 of Title 74, unless there is created a duplication in numbering, reads as follows:

Except as otherwise provided by this section or in subsection D of Section 5 of this act, no alteration, amendment, or repeal of this act shall affect the then-existing rights of members and beneficiaries, but shall be effective only as to rights which would otherwise accrue hereunder as a result of services rendered by an employee after such alteration, amendment, or repeal. benefits, fund, property, or rights created by or accruing to any person under the provisions of this act shall not be subject to execution, garnishment or attachment, or any other process or claim whatsoever, and shall be unassignable, except as specifically provided by this section. Notwithstanding the foregoing, the Board may offset any amounts held by a participant in the plan or beneficiary to pay a judgment or settlement against a member or beneficiary for a crime involving the System, for a fraud or breach of the member's fiduciary duty to the System, or for funds or monies incorrectly paid to a member or a beneficiary, provided such offset is in accordance with the requirements of Section 401(a)(13) or similar provisions of the Internal Revenue Code. The offset applies to any assets held in the plan which may otherwise be payable to a member or beneficiary from the plan administered by the Board.

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- B. 1. The provisions of subsection A of this section shall not apply to a qualified domestic order as provided pursuant to this subsection.
- 2. The term "qualified domestic order" means an order issued by a district court of this state pursuant to the domestic relation laws of the State of Oklahoma which relates to the provision of marital property rights to a spouse or former spouse of a member or provision of support for a minor child or children and which creates or recognizes the existence of the right of an alternate payee, or assigns to an alternate payee the right, to receive a portion of the funds payable with respect to a participant in the plan.
- 3. For purposes of the payment of marital property, to qualify as an alternate payee a spouse or former spouse must have been married to the related member for a period of not less than thirty (30) continuous months immediately preceding the commencement of the proceedings from which the qualified domestic order issues.
- 4. A qualified domestic order is valid and binding on the Board and the related member only if it meets the requirements of this subsection.
  - 5. A qualified domestic order shall clearly specify:
    - a. the name and last-known mailing address (if any) of the member and the name and mailing address of the alternate payee covered by the order,

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- b. the amount or percentage of the member's funds or assets to be paid by the System to the alternate payee,
- c. the number of payments or period to which such order applies,
- d. the characterization of the benefit as to marital property rights or child support, and
- e. each plan to which such order applies.
- 6. A qualified domestic order meets the requirements of this subsection only if such order:
  - does not require the System to provide any type or form of benefit, or any option not otherwise provided under state law as relates to the System,
  - b. does not require the System to provide increased benefits, and
  - c. does not require the payment of funds or assets to an alternate payee which are required to be paid to another alternate payee pursuant to another order previously determined to be a qualified domestic order or an order recognized by the System as a valid order prior to the effective date of this act.
- 7. A qualified domestic order shall not require payment of funds or assets to an alternate payee prior to the actual permitted distribution date or withdrawal of the related member.

- 8. The obligation of the System to pay an alternate payee pursuant to a qualified domestic order shall cease upon the death of the related member.
- 9. This subsection shall not be subject to the provisions of the Employee Retirement Income Security Act of 1974 (ERISA), 29 U.S.C.A., Section 1001 et seq., as amended from time to time, or rules and regulations promulgated thereunder, and court cases interpreting said act.
- 10. The Board shall promulgate such rules as are necessary to implement the provisions of this subsection.
- 11. An alternate payee who has acquired beneficiary rights pursuant to a valid qualified domestic order must fully comply with all provisions of the rules promulgated by the Board pursuant to this subsection in order to continue receiving his or her benefit.
- SECTION 12. AMENDATORY 74 O.S. 2011, Section 913.4, as
  last amended by Section 113, Chapter 15, O.S.L. 2013 (74 O.S. Supp.
  2013, Section 913.4), is amended to read as follows:

Section 913.4 A. 1. Except as otherwise provided in this subsection, an elected official may elect to participate in the System and if he or she elects to do so shall have the option of participating at any one of the computation factors set forth in paragraph 3 or 4 of this subsection and will receive retirement benefits in accordance with the computation factor chosen. The election on participation in the System must be in writing, must

specify the computation factor chosen, and must be filed with the System within ninety (90) days after the elected official takes office. The election to participate and the election of a computation factor shall be irrevocable. Reelection to the same office will not permit new elections. Failure of an elected official to file such election form within the ninety-day period shall be deemed an irrevocable election to participate in the System at the maximum computation factor.

- 2. Contributions and benefits will be based upon the elected official's annual compensation as defined in Section 902 of this title. Employer and elected official contributions shall be remitted at least monthly, or as the Board may otherwise provide, to the System for deposit in the Oklahoma Public Employees Retirement Fund. Effective July 1, 1994, and thereafter, the participating employer shall contribute as provided in Section 920 of this title.
- 3. Except as provided in paragraph 4 of this subsection, effective July 1, 1994, the computation factor selected and the corresponding elected official contribution rate shall be as follows:

20	Elected official	Computation	Alternate
21	Contribution Rate	Factor	Formula
22	4.5%	1.9%	\$12.50
23	6%	2.5%	\$20.00
24	7.5%	3.0%	\$25.00

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1	8.5%	3.4%	\$27.50
2	9%	3.6%	\$30.00
3	10%	4.0%	\$40.00

- 4. Elected officials who are first elected or appointed to an elected office on or after November 1, 2010, shall elect a computation factor of either 1.9% or 4%. The elected official contribution rate for the 1.9% computation factor is currently 4.5% and the contribution rate for the 4% computation factor is currently 10%. All other computation factors and contribution rates set forth in paragraph 3 of this subsection shall not be available to any person first elected or appointed to an elected office on or after November 1, 2010.
- 5. The contribution rate for elected officials who are first elected or appointed to an elected office on or after November 1, 2011, shall be in the amount specified in paragraph (a) of subsection (1) of Section 919.1 of this title. The amount of the retirement benefit for elected officials who are first elected or appointed to an elected office on or after November 1, 2011, shall be based on the provisions of paragraph (1) of subsection A of Section 915 of this title.
- 6. The computation factors and corresponding elected official contribution rates provided for in paragraphs 3 and 4 of this subsection shall be based on the entire compensation as an elected

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- official subject to the definition and maximum compensation levels as set forth in paragraph (9) of Section 902 of this title.
  - 7. Elected officials who are first elected or appointed on or after November 1, 2011, shall also be eligible to make the election of an alternate multiplier and contribution rate pursuant to paragraph 2 of subsection A of Section 915 of this title.
  - 8. A statewide elected official or legislator whose first
    service as an elected official occurs on or after November 1, 2015,
    shall become a participant in the defined contribution system
    created by Sections 1 through 11 of this act and such elected
    official shall not accrue any service credit in the defined benefit
    plan of the Oklahoma Public Employees Retirement System created
    pursuant to Section 901 et seq. of this title.
  - B. The normal retirement date for an elected official shall be the first day of the month coinciding with or following the official's sixtieth birthday or the first day of the month coinciding with or following the date at which the sum of the elected official's age and number of years of credited service total eighty (80). The normal retirement date for an elected official first elected or appointed to an elected office on or after November 1, 2011, shall be the first day of the month coinciding with or following the official's sixty-fifth birthday or the date upon which the elected or appointed official attains the age of sixty-two (62) and who has at least ten (10) years of elected or appointed service.

1	Any elected official first elected or appointed to an elected office
2	before November 1, 2011, who has a minimum of ten (10) years'
3	participating service may retire under the early retirement
4	provisions of this act, including those electing a vested benefit
5	and shall receive an adjustment of annual benefits in accordance
6	with the following percentage schedule:

7		Percentage of Normal
8	Age	Retirement Benefits
9	60	100%
10	59	94%
11	58	88%
12	57	82%
13	56	76%
14	55	70%

Any elected official first elected or appointed to an elected office on or after November 1, 2011, who has a minimum of ten (10) years' participating service may retire under the early retirement provisions of this act, including those electing a vested benefit and shall receive an adjustment of annual benefits in accordance with the following percentage schedule:

21		Percentage of Normal
22	Age	Retirement Benefits
23	62	100%
24	61	93.33%

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C. 1. Any elected official shall receive annual benefits computed based upon the computation factor selected multiplied by the member's highest annual compensation received as an elected official prior to retirement or termination of employment multiplied by the number of years of credited service. No elected official shall retire using such highest annual compensation unless the elected official has made the required election and has paid the required contributions on such salary.

- 2. The retirement benefit may be computed pursuant to the provisions of paragraph (1) of subsection A of Section 915 of this title if the benefit would be higher. Elected officials who have a vested benefit prior to July 1, 1980, may elect to receive annual benefits based on the alternate formula provided above. Such annual benefits shall be paid in equal monthly installments.
- 3. Elected officials who become members of the Oklahoma Public Employees Retirement System on or after August 22, 2008, will receive retirement benefits in accordance with the computation factor selected pursuant to subsection A of this section multiplied by the member's highest annual compensation received as an elected official and only for those years of credited service the member served as an elected official. If such elected official has participating service as a nonelected member, then such nonelected service shall be computed separately pursuant to the provisions of

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- paragraph (1) of subsection A of Section 915 of this title with the final benefit result added to the final benefit result for elected service. In no event shall the elected official be entitled to apply the computation factor selected pursuant to subsection A of this section or the compensation received as an elected official to the computation of nonelected service.
- 4. Elected officials who are first elected or appointed to an elected office on or after August 22, 2008, may not receive a maximum benefit greater than their single highest annual compensation received as a member of the Oklahoma Public Employees Retirement System.
- D. Any elected official making an election to participate at a computation factor less than the maximum and later selecting a higher computation factor shall contribute to the System a sum equal to the amount which the elected official would have contributed if the elected official had made such election at the time the elected official first became eligible, plus interest as determined by the Board, in order to receive the additional benefits for all service as an elected official; otherwise, the additional benefits shall be applicable only to service for which the elected official pays the appropriate percent of contributions to the System.
- E. The surviving spouse of a deceased elected official who was first elected or appointed to an elected office before November 1, 2011, and who has at least six (6) years of participating service

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1 and the surviving spouse of a deceased elected official who was first elected or appointed to an elected office on or after November 3 1, 2011, and who has at least eight (8) years of participating service shall be entitled to receive survivor benefits in the amount 4 5 herein prescribed, if married to the decedent continuously for a period of at least three (3) years immediately preceding the elected 6 official's death. Provided the elected official had met the service 7 requirements, survivor benefits shall be payable when the deceased 9 member would have met the requirements for normal or early 10 retirement. The amount of the benefits the surviving spouse may receive shall be fifty percent (50%) of the amount of benefits the 11 12 deceased elected official was receiving or will be eligible to 13 receive. Remarriage of a surviving spouse shall disqualify the 14 spouse for the receipt of survivor benefits. Elected officials may 15 elect a retirement option as provided in Section 918 of this title 16 in lieu of the survivors benefit provided above.

- F. Any elected official who served in the Armed Forces of the United States, as defined in paragraph (23) of Section 902 of this title, prior to membership in the Oklahoma Public Employees

  Retirement System shall be granted credited service of not to exceed five (5) years for those periods of active military service during which the elected official was a war veteran.
- G. Anyone appointed or elected to an elected position after July 1, 1990, shall not be eligible to receive benefits as provided

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in this section until such person has participated as an elected

official for six (6) years. Anyone appointed or elected to an

elected position on or after November 1, 2011, shall not be eligible

to receive benefits as provided in this section until such person

has participated as an elected official for eight (8) years.

- H. Elected officials who terminate participation in the System and who have a minimum of six (6) years of participating service shall be entitled to elect a vested benefit and shall be entitled to the retirement options as provided in Section 918 of this title in lieu of the survivors benefit provided in subsection E of this section. Elected officials, first elected or appointed to an elected office on or after November 1, 2011, who terminate participation in the System and who have a minimum of eight (8) years of participating service shall be entitled to elect a vested benefit and shall be entitled to retirement options as provided in Section 918 of this title in lieu of the survivors benefits provided in subsection E of this section.
- I. In determining the number of years of credited service, a fractional year of six (6) months or more shall be considered as one (1) year, and less than six (6) months or more shall be disregarded. For members who joined the System on or after November 1, 2011, the number of years of credited service shall be based on actual years and months of credited service without rounding up or down.

SECTION 13. AMENDATORY 74 O.S. 2011, Section 920, as amended by Section 929, Chapter 304, O.S.L. 2012 (74 O.S. Supp. 3 2013, Section 920), is amended to read as follows:

Section 920. (1) Effective July 1, 1994, every state agency which is a participating employer shall contribute to the System an amount equal to eleven and one-half percent (11 1/2%) of the monthly compensation of each member, but not in excess of Forty Thousand Dollars (\$40,000.00).

- (2) Effective July 1, 1995, every state agency which is a participating employer shall contribute to the System an amount equal to eleven and one-half percent (11 1/2%) of the monthly compensation of each member, not to exceed the allowable annual compensation as defined in paragraph (9) of Section 902 of this title.
- (3) Effective July 1, 1996, every state agency which is a participating employer shall contribute to the System an amount equal to twelve percent (12%) of the monthly compensation of each member, not to exceed the allowable annual compensation defined in paragraph (9) of Section 902 of this title.
- (4) Effective July 1, 1999, and through the fiscal year ending June 30, 2005, every state agency which is a participating employer shall contribute to the System an amount equal to ten percent (10%) of the monthly compensation of each member, not to exceed the

allowable annual compensation defined in paragraph (9) of Section 902 of this title.

- (5) Effective July 1, 2005, except as otherwise provided by subsection (11) of this section, every state agency which is a participating employer shall contribute an amount to the System equal to a percentage of monthly compensation of each member, not to exceed the allowable annual compensation defined in paragraph (9) of Section 902 of this title as follows:
- 9 July 1, 2005 June 30, 2006 11 1/2%
- 10 July 1, 2006 June 30, 2007 12 1/2%
- 11 July 1, 2007 June 30, 2008 13 1/2%
- 12 | July 1, 2008 June 30, 2009 14 1/2%
- 13 July 1, 2009 June 30, 2011 15 1/2%
- 14 | July 1, 2011 June 30, 2012
- and each year thereafter 16 1/2%
  - (6) The Board shall certify, on or before November 1 of each year, to the Office of Management and Enterprise Services an actuarially determined estimate of the rate of contribution which will be required, together with all accumulated contributions and other assets of the System, to be paid by each participating employer to pay all liabilities which shall exist or accrue under the System, including amortization of the past service cost over a period of not to exceed forty (40) years from June 30, 1987, and the

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cost of administration of the System, as determined by the Board, upon recommendation of the actuary.

- (7) The Office of Management and Enterprise Services and the Governor shall include in the budget and in the budget request for appropriations the sum required to satisfy the state's obligation under this section as certified by the Board and shall present the same to the Legislature for allowance and appropriation.
- (8) Each other participating employer shall appropriate and pay to the System a sum sufficient to satisfy the obligation under this section as certified by the Board.
- (9) Each participating employer is hereby authorized to pay the employer's contribution from the same fund that the compensation for which said contribution is paid from or from any other funds available to it for such purpose.
- (10) Forfeitures arising from severance of employment, death or for any other reason may not be applied to increase the benefits any member would otherwise receive under the System's law. However, forfeitures may be used to reduce an employer's contribution.
- (11) Effective November 1, 2015, an employer shall be required to make payment to the Oklahoma Public Employees Retirement System of the amount described by subsection A of Section 10 of this act with respect to any employee who is a participant in the defined contribution system created pursuant to the provisions of Sections 1 through 11 of this act. The employer shall be required to make the

required matching contribution amount for all employees that

participate in the defined contribution system and to remit the

difference between such amount and the amount the employer would

otherwise have paid pursuant to the provisions of this section to

the Oklahoma Public Employees Retirement System.

SECTION 14. AMENDATORY 74 O.S. 2011, Section 920A, is amended to read as follows:

Section 920A. A. Any county, county hospital, city or town, conservation district, circuit engineering district or any public or private trust in which a county, city or town participates and is the primary beneficiary, which is a participating employer and any eligible employee shall contribute to the System. The total employer and employee contributions shall be based on the allowable annual compensation as defined in paragraph (9) of Section 902 of this title. Except as provided for in this section, the employer shall not pay for the employee any of the employee contribution to the System.

B. For the fiscal year ending June 30, 2005, the total employer and employee contributions shall equal thirteen and one-half percent (13 1/2%) of the allowable monthly compensation of each member; provided, however, each participating employer listed in this section may set the amount of the employer and employee contribution to equal thirteen and one-half percent (13 1/2%) of the allowable monthly compensation of each member for compensation as provided in

paragraph (9)	of Section	on 902 of t	chis title;	provided,	the employer
contribution	shall not	exceed ter	percent (1	.0%) and th	ne employee
contribution	shall not	exceed eig	tht and one-	-half perce	ent (8 1/2%).

C. The Except as otherwise provided by subsection H of this section, the total employer and employee contributions for fiscal years following the fiscal year ending June 30, 2005, shall be as follows:

8	July 1, 2005 - June 30, 2006	15%
9	July 1, 2006 - June 30, 2007	16%
10	July 1, 2007 - June 30, 2008	17%
11	July 1, 2008 - June 30, 2009	18%
12	July 1, 2009 - June 30, 2010	19%
13	July 1, 2010 - June 30, 2011	
14	and each fiscal year thereafter	20%

Such employee and employer contributions shall be based upon the allowable monthly compensation of each member for compensation as provided in paragraph (9) of Section 902 of this title. The maximum employer contribution of ten percent (10%) in subsection B of this section shall increase by one and one-half percent (1.5%) beginning in the fiscal year ending June 30, 2006, and one percent (1%) for each fiscal year thereafter until it reaches sixteen and one-half percent (16.5%). For such years, the employee contribution shall not exceed eight and one-half percent (8 1/2%).

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- D. For members who make the election pursuant to paragraph (2) of subsection A of Section 915 of this title, the employee contribution shall increase by two and ninety-one one-hundredths percent (2.91%). Such employee contribution increase shall be paid by the employee.
- E. Each participating employer pursuant to the provisions of this section may pick up under the provisions of Section 414(h)(2) of the Internal Revenue Code of 1986 and pay the contribution which the member is required by law to make to the System for all compensation earned after December 31, 1989. Although the contributions so picked up are designated as member contributions, such contributions shall be treated as contributions being paid by the participating employer in lieu of contributions by the member in determining tax treatment under the Internal Revenue Code of 1986 and such picked up contributions shall not be includable in the gross income of the member until such amounts are distributed or made available to the member or the beneficiary of the member. member, by the terms of this System, shall not have any option to choose to receive the contributions so picked up directly and the picked up contributions must be paid by the participating employer to the System.
  - F. Member contributions which are picked up shall be treated in the same manner and to the same extent as member contributions made prior to the date on which member contributions were picked up by

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the participating employer. Member contributions so picked up shall be included in gross salary for purposes of determining benefits and contributions under the System.

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- G. The participating employer shall pay the member contributions from the same source of funds used in paying salary to the member, by effecting an equal cash reduction in gross salary of the member.
- H. Effective November 1, 2015, an employer shall be required to 8 9 make payment to the Oklahoma Public Employees Retirement System of 10 the amount described by subsection A of Section 10 of this act with 11 respect to any employee who is a participant in the defined 12 contribution system created pursuant to the provisions of Sections 1 13 through 11 of this act. The employer shall be required to make the 14 required matching contribution amount for all employees that 15 participate in the defined contribution system and to remit the 16 difference between such amount and the amount the employer would 17 otherwise have paid pursuant to the provisions of this section to 18 the Oklahoma Public Employees Retirement System.
  - SECTION 15. AMENDATORY 74 O.S. 2011, Section 1707, as amended by Section 986, Chapter 304, O.S.L. 2012 (74 O.S. Supp. 2013, Section 1707), is amended to read as follows:
  - Section 1707. A. Effective January 1, 1998, for each qualified participant as defined in this section who is a state employee as defined in this section, the Oklahoma Public Employees Retirement

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System shall pay each month from funds appropriated or deposited to the Oklahoma State Employees Deferred Savings Incentive Plan Fund created pursuant to this section the sum of Twenty-five Dollars (\$25.00) to a plan established pursuant to the Internal Revenue Code, Section 401(a), for the benefit of the employee; provided, if monies in the fund are insufficient to fully fund the contributions in any month, payments shall be suspended until such time as sufficient monies are available. Employees receiving payroll other than monthly shall have an amount contributed which is equivalent to Twenty-five Dollars (\$25.00) per month.

B. For the purposes of this section, "qualified participant" means a state employee as defined in this section who is an active participant in the Oklahoma State Employees Deferred Compensation Plan making deferrals of at least Twenty-five Dollars (\$25.00) per month. A qualified participant shall not include an employee who participates in the defined contribution system administered by the Oklahoma Public Employees Retirement System on or after November 1, 2015. Effective July 1, 2000, each qualified participant shall be eligible for a contribution of Twenty-five Dollars (\$25.00) to the Oklahoma State Employees Deferred Savings Incentive Plan beginning with the first employee deferral into the Oklahoma State Employees Deferred Compensation Plan. The Director of the Office of Management and Enterprise Services shall be responsible for the provision of such information and assistance as may be necessary to

1 determine which employees are qualified participants and shall provide for appropriate payroll transactions to accomplish 3 contributions to the Oklahoma State Employees Deferred Savings 4 Incentive Plan and the Oklahoma State Employees Deferred 5 Compensation Plan. The Oklahoma Public Employees Retirement System shall be responsible for establishing rules and plan documents for 6 administration of such contributions. Funds so credited shall be 7 held and invested in the same manner as the Oklahoma State Employees Deferred Compensation Plan, as provided in Section 1701 of this 10 title.

- C. For the purposes of this section, "state employee" means any officer or employee of the executive, legislative, or judicial branches of the government of this state who is an active member of a public retirement system of this state, but does not include:
- 1. Employees of the public elementary, secondary, or area vocational school districts;
- 2. Employees of The Oklahoma State System of Higher Education except employees of the Oklahoma State Regents of Higher Education, employees of the governing boards and employees of the Board of Regents of the University of Oklahoma who are participating members of the Oklahoma Public Employees Retirement System;
- 3. Persons on temporary, student, internship, or other limitedterm appointments except for Executive Fellows in the Carl Albert

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Public Internship Program created in Section 840-3.4 of this title;

or

- 4. Persons employed pursuant to Section 1.6a of Title 53 of the Oklahoma Statutes.
- D. No public official shall be able to make contributions to the Section 401(a) plan described by this section during a term of office which commenced prior to July 1, 1997. A public official may make contributions to the Section 401(a) plan described by this section during a term of office which commences after July 1, 1997. No legislator shall be eligible to make contributions to the Section 401(a) plan described by this section until such contributions have been approved by the Board on Legislative Compensation. The provisions of this subsection shall be applicable only in the event that the Plan permits employee contributions.
- E. There is hereby created in the State Treasury a revolving fund to be designated the "Oklahoma State Employees Deferred Savings Incentive Plan Fund". The fund shall be a continuing fund, not subject to fiscal year limitations, and shall consist of any monies the Legislature may appropriate or transfer to the fund and any monies contributed for the fund from any other sources, public or private. All monies accruing to the credit of said fund are hereby appropriated and may be budgeted and expended by the Oklahoma Public Employees Retirement System for the matching of deferred compensation contributions pursuant to this section and in

- 1 accordance with rules promulgated by the Oklahoma Public Employees 2 Retirement System and for reimbursement of expenses for 3 administration of the Deferred Savings Incentive Plan and the 4 Oklahoma State Employees Deferred Compensation Plan. Expenditures 5 from the fund shall be made by warrants issued by the State Treasurer against claims filed as prescribed by law with the 6 Director of the Office of Management and Enterprise Services for 7 approval and payment. 8
  - F. Effective July 1, 2000, every employer which has state employees participating in the Oklahoma State Employees Deferred Savings Incentive Plan shall pay to the Fund an amount equal to Twenty-five Dollars (\$25.00) each month for each qualified participant as defined in this section, along with an amount to reimburse the cost of administration of the Oklahoma State Employees Deferred Savings Incentive Plan and the Oklahoma State Employees Deferred Compensation Plan for each qualified participant, as determined by the Board.
  - 1. The Board shall certify each year to the Office of
    Management and Enterprise Services the determined amount for the
    administrative cost of the Oklahoma State Deferred Savings Incentive
    Plan and the Oklahoma State Employees Deferred Compensation Plan
    which will be required to be paid for each qualified participant.
    The Board of Trustees shall promulgate such rules as are necessary

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	RBH No. 1003
1	to implement the provisions of this subsection and provide the
2	methodology for the determination.
3	2. Each employer shall pay at least monthly to the Fund the sum
4	sufficient to satisfy the obligation under this section as certified
5	by the Board.
6	3. Each employer is hereby authorized to pay the employer's

' s contribution from the same fund that the compensation for which said contribution is paid from or from any other funds available to it for such purpose.

SECTION 16. This act shall become effective November 1, 2014.

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COMMITTEE REPORT BY: COMMITTEE ON ECONOMIC DEVELOPMENT AND FINANCIAL SERVICES, dated 02/13/2014 - DO PASS, As Amended and Coauthored.

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