1	HIGHER EDUCATION RETIREMENT AMENDMENTS
2	2017 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: John R. Westwood
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill modifies the Utah State Retirement and Insurance Benefit Act by amending
0	provisions relating to higher education retirement participation.
1	Highlighted Provisions:
2	This bill:
3	provides definitions;
4	 provides that the Board of Directors of each applied technology college, rather than
5	the State Board of Regents, shall designate the public or private retirement systems,
6	organizations, or companies that a regular full-time employee of each applied
7	technology college is eligible to participate in under certain retirement systems or
8	plans; and
9	makes technical and conforming changes.
20	Money Appropriated in this Bill:
21	None
22	Other Special Clauses:
23	This bill provides a special effective date.
24	Utah Code Sections Affected:
25	AMENDS:
26	49-11-102, as last amended by Laws of Utah 2016, Chapters 84 and 310
27	49-12-203, as last amended by Laws of Utah 2015, Chapters 315 and 364



	49-12-204, as last amended by Laws of Utah 2014, Chapter 15
	49-13-203, as last amended by Laws of Utah 2015, Chapters 315 and 364
	49-13-204, as last amended by Laws of Utah 2014, Chapter 15
	49-22-203, as last amended by Laws of Utah 2015, Chapters 315 and 364
	49-22-204, as last amended by Laws of Utah 2014, Chapter 15
В	e it enacted by the Legislature of the state of Utah:
	Section 1. Section 49-11-102 is amended to read:
	49-11-102. Definitions.
	As used in this title:
	(1) (a) "Active member" means a member who:
	(i) is employed by a participating employer and accruing service credit; or
	(ii) within the previous 120 days:
	(A) has been employed by a participating employer; and
	(B) accrued service credit.
	(b) "Active member" does not include a retiree.
	(2) "Actuarial equivalent" means a benefit of equal value when computed upon the
ba	asis of mortality tables as recommended by the actuary and adopted by the executive director,
in	cluding regular interest.
	(3) "Actuarial interest rate" means the interest rate as recommended by the actuary and
ac	lopted by the board upon which the funding of system costs and benefits are computed.
	(4) (a) "Agency" means:
	(i) a department, division, agency, office, authority, commission, board, institution, or
ho	ospital of the state;
	(ii) a county, municipality, school district, local district, or special service district;
	(iii) a state college or university; or
	(iv) any other participating employer.
	(b) "Agency" does not include an entity listed under Subsection (4)(a)(i) that is a
sι	abdivision of another entity listed under Subsection (4)(a).
	(5) "Allowance" or "retirement allowance" means the pension plus the annuity,
in	cluding any cost of living or other authorized adjustments to the pension and annuity.

(6) "Alternate payee" means a member's former spouse or family member eligible to receive payments under a Domestic Relations Order in compliance with Section 49-11-612.

- (7) "Amortization rate" means the board certified percent of salary required to amortize the unfunded actuarial accrued liability in accordance with policies established by the board upon the advice of the actuary.
 - (8) "Annuity" means monthly payments derived from member contributions.
- (9) "Applied technology college" means the same as that term is defined in Section 53B-2a-101.
- [(9)] (10) "Appointive officer" means an employee appointed to a position for a definite and fixed term of office by official and duly recorded action of a participating employer whose appointed position is designated in the participating employer's charter, creation document, or similar document, and:
- (a) who earns \$500 or more per month, indexed as of January 1, 1990, as provided in Section 49-12-407 for a Tier I appointive officer; and
- (b) whose appointive position is full-time as certified by the participating employer for a Tier II appointive officer.
- $[\frac{(10)}{(11)}]$ (a) "At-will employee" means a person who is employed by a participating employer and:
- (i) who is not entitled to merit or civil service protection and is generally considered exempt from a participating employer's merit or career service personnel systems;
- (ii) whose on-going employment status is entirely at the discretion of the person's employer; or
- (iii) who may be terminated without cause by a designated supervisor, manager, or director.
- (b) "At-will employee" does not include a career employee who has obtained a reasonable expectation of continued employment based on inclusion in a participating employer's merit system, civil service protection system, or career service personnel systems, policies, or plans.
- [(11)] (12) "Beneficiary" means any person entitled to receive a payment under this title through a relationship with or designated by a member, participant, covered individual, or alternate payee of a defined contribution plan.

90	[(12)] (13) "Board" means the Utah State Retirement Board established under Section
91	49-11-202.
92	[(13)] (14) "Board member" means a person serving on the Utah State Retirement
93	Board as established under Section 49-11-202.
94	(15) "Board of Regents" or "State Board of Regents" means the State Board of Regents
95	established in Section 53B-1-103.
96	[(14)] (16) "Certified contribution rate" means the board certified percent of salary paid
97	on behalf of an active member to the office to maintain the system on a financially and
98	actuarially sound basis.
99	[(15)] (17) "Contributions" means the total amount paid by the participating employer
100	and the member into a system or to the Utah Governors' and Legislators' Retirement Plan under
101	Chapter 19, Utah Governors' and Legislators' Retirement Act.
102	[(16)] (18) "Council member" means a person serving on the Membership Council
103	established under Section 49-11-202.
104	[(17)] (19) "Covered individual" means any individual covered under Chapter 20,
105	Public Employees' Benefit and Insurance Program Act.
106	[(18)] (20) "Current service" means covered service under:
107	(a) Chapter 12, Public Employees' Contributory Retirement Act;
108	(b) Chapter 13, Public Employees' Noncontributory Retirement Act;
109	(c) Chapter 14, Public Safety Contributory Retirement Act;
110	(d) Chapter 15, Public Safety Noncontributory Retirement Act;
111	(e) Chapter 16, Firefighters' Retirement Act;
112	(f) Chapter 17, Judges' Contributory Retirement Act;
113	(g) Chapter 18, Judges' Noncontributory Retirement Act;
114	(h) Chapter 19, Utah Governors' and Legislators' Retirement Act;
115	(i) Chapter 22, New Public Employees' Tier II Contributory Retirement Act; or
116	(j) Chapter 23, New Public Safety and Firefighter Tier II Contributory Retirement Act.
117	[(19)] (21) "Defined benefit" or "defined benefit plan" or "defined benefit system"
118	means a system or plan offered under this title to provide a specified allowance to a retiree or a
119	retiree's spouse after retirement that is based on a set formula involving one or more of the
120	following factors:

121	(a) years of service;
122	(b) final average monthly salary; or
123	(c) a retirement multiplier.
124	[(20)] (22) "Defined contribution" or "defined contribution plan" means any defined
125	contribution plan or deferred compensation plan authorized under the Internal Revenue Code
126	and administered by the board.
127	[(21)] (23) "Educational institution" means a political subdivision or instrumentality of
128	the state or a combination thereof primarily engaged in educational activities or the
129	administration or servicing of educational activities, including:
130	(a) the State Board of Education and its instrumentalities;
131	(b) any institution of higher education and its branches;
132	(c) any school district and its instrumentalities;
133	(d) any vocational and technical school; and
134	(e) any entity arising out of a consolidation agreement between entities described under
135	this Subsection $\left[\frac{(21)}{(23)}\right]$.
136	[(22)] <u>(24)</u> "Elected official":
137	(a) means a person elected to a state office, county office, municipal office, school
138	board or school district office, local district office, or special service district office;
139	(b) includes a person who is appointed to serve an unexpired term of office described
140	under Subsection [(22)] <u>(24)</u> (a); and
141	(c) does not include a judge or justice who is subject to a retention election under
142	Section 20A-12-201.
143	[(23)] (25) (a) "Employer" means any department, educational institution, or political
144	subdivision of the state eligible to participate in a government-sponsored retirement system
145	under federal law.
146	(b) "Employer" may also include an agency financed in whole or in part by public
147	funds.
148	[(24)] (26) "Exempt employee" means an employee working for a participating
149	employer:
150	(a) who is not eligible for service credit under Section 49-12-203, 49-13-203,

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49-14-203, 49-15-203, or 49-16-203; and

152 (b) for whom a participating employer is not required to pay contributions or 153 nonelective contributions. 154 [(25)] (27) "Final average monthly salary" means the amount computed by dividing the 155 compensation received during the final average salary period under each system by the number 156 of months in the final average salary period. 157 [(26)] (28) "Fund" means any fund created under this title for the purpose of paying 158 benefits or costs of administering a system, plan, or program. 159 [(27)] (29) (a) "Inactive member" means a member who has not been employed by a 160 participating employer for a period of at least 120 days. (b) "Inactive member" does not include retirees. 161 162 [(28)] (30) (a) "Initially entering" means hired, appointed, or elected for the first time, 163 in current service as a member with any participating employer. 164 (b) "Initially entering" does not include a person who has any prior service credit on file with the office. 165 166 (c) "Initially entering" includes an employee of a participating employer, except for an 167 employee that is not eligible under a system or plan under this title, who: 168 (i) does not have any prior service credit on file with the office; 169 (ii) is covered by a retirement plan other than a retirement plan created under this title: 170 and 171 (iii) moves to a position with a participating employer that is covered by this title. [(29)] (31) "Institution of higher education" means an institution described in Section 172 173 53B-1-102. 174 [(30)] (32) (a) "Member" means a person, except a retiree, with contributions on 175 deposit with a system, the Utah Governors' and Legislators' Retirement Plan under Chapter 19, 176 Utah Governors' and Legislators' Retirement Act, or with a terminated system. 177 (b) "Member" also includes leased employees within the meaning of Section 414(n)(2) 178 of the Internal Revenue Code, if the employees have contributions on deposit with the office. 179 If leased employees constitute less than 20% of the participating employer's work force that is 180 not highly compensated within the meaning of Section 414(n)(5)(c)(ii), Internal Revenue Code, 181 "member" does not include leased employees covered by a plan described in Section 414(n)(5) 182 of the federal Internal Revenue Code.

183	[(31)] (33) "Member contributions" means the sum of the contributions paid to a
184	system or the Utah Governors' and Legislators' Retirement Plan, including refund interest if
185	allowed by a system, and which are made by:
186	(a) the member; and
187	(b) the participating employer on the member's behalf under Section 414(h) of the
188	Internal Revenue Code.
189	[(32)] (34) "Nonelective contribution" means an amount contributed by a participating
190	employer into a participant's defined contribution account.
191	[(33)] <u>(35)</u> "Normal cost rate":
192	(a) means the percent of salary that is necessary for a retirement system that is fully
193	funded to maintain its fully funded status; and
194	(b) is determined by the actuary based on the assumed rate of return established by the
195	board.
196	[(34)] (36) "Office" means the Utah State Retirement Office.
197	[(35)] (37) "Participant" means an individual with voluntary deferrals or nonelective
198	contributions on deposit with the defined contribution plans administered under this title.
199	[(36)] (38) "Participating employer" means a participating employer, as defined by
200	Chapter 12, Public Employees' Contributory Retirement Act, Chapter 13, Public Employees'
201	Noncontributory Retirement Act, Chapter 14, Public Safety Contributory Retirement Act,
202	Chapter 15, Public Safety Noncontributory Retirement Act, Chapter 16, Firefighters'
203	Retirement Act, Chapter 17, Judges' Contributory Retirement Act, and Chapter 18, Judges'
204	Noncontributory Retirement Act, or an agency financed in whole or in part by public funds
205	which is participating in a system or plan as of January 1, 2002.
206	[(37)] (39) "Part-time appointed board member" means a person:
207	(a) who is appointed to serve as a member of a board, commission, council, committee
208	or panel of a participating employer; and
209	(b) whose service as a part-time appointed board member does not qualify as a regular
210	full-time employee as defined under Section 49-12-102, 49-13-102, or 49-22-102.
211	[(38)] (40) "Pension" means monthly payments derived from participating employer
212	contributions.
213	[(39)] (41) "Plan" means the Utah Governors' and Legislators' Retirement Plan created

214	by Chapter 19, Utah Governors' and Legislators' Retirement Act, the New Public Employees'
215	Tier II Defined Contribution Plan created by Chapter 22, Part 4, Tier II Defined Contribution
216	Plan, the New Public Safety and Firefighter Tier II Defined Contribution Plan created by
217	Chapter 23, Part 4, Tier II Defined Contribution Plan, or the defined contribution plans created
218	under Section 49-11-801.
219	[(40)] (42) (a) "Political subdivision" means any local government entity, including
220	cities, towns, counties, and school districts, but only if the subdivision is a juristic entity that is
221	legally separate and distinct from the state and only if its employees are not by virtue of their
222	relationship to the entity employees of the state.
223	(b) "Political subdivision" includes local districts, special service districts, or
224	authorities created by the Legislature or by local governments, including the office.
225	(c) "Political subdivision" does not include a project entity created under Title 11,
226	Chapter 13, Interlocal Cooperation Act, that was formed prior to July 1, 1987.
227	[(41)] (43) "Program" means the Public Employees' Insurance Program created under
228	Chapter 20, Public Employees' Benefit and Insurance Program Act, or the Public Employees'
229	Long-Term Disability program created under Chapter 21, Public Employees' Long-Term
230	Disability Act.
231	[(42)] (44) "Public funds" means those funds derived, either directly or indirectly, from
232	public taxes or public revenue, dues or contributions paid or donated by the membership of the
233	organization, used to finance an activity whose objective is to improve, on a nonprofit basis,
234	the governmental, educational, and social programs and systems of the state or its political
235	subdivisions.
236	[(43)] (45) "Qualified defined contribution plan" means a defined contribution plan
237	that meets the requirements of Section 401(k) or Section 403(b) of the Internal Revenue Code.
238	[(44)] (46) "Refund interest" means the amount accrued on member contributions at a
239	rate adopted by the board.
240	[(45)] (47) "Retiree" means an individual who has qualified for an allowance under this
241	title.
242	[(46)] (48) "Retirement" means the status of an individual who has become eligible,
243	applies for, and is entitled to receive an allowance under this title.
244	[(47)] (49) "Retirement date" means the date selected by the member on which the

245	member's retirement becomes effective with the office.
246	[(48)] <u>(50)</u> "Retirement related contribution":
247	(a) means any employer payment to any type of retirement plan or program made on
248	behalf of an employee; and
249	(b) does not include Social Security payments or Social Security substitute payments
250	made on behalf of an employee.
251	[(49)] <u>(51)</u> "Service credit" means:
252	(a) the period during which an employee is employed and compensated by a
253	participating employer and meets the eligibility requirements for membership in a system or the
254	Utah Governors' and Legislators' Retirement Plan, provided that any required contributions are
255	paid to the office; and
256	(b) periods of time otherwise purchasable under this title.
257	[(50)] <u>(52)</u> "Surviving spouse" means:
258	(a) the lawful spouse who has been married to a member for at least six months
259	immediately before the death date of the member; or
260	(b) a former lawful spouse of a member with a valid domestic relations order benefits
261	on file with the office before the member's death date in accordance with Section 49-11-612.
262	[(51)] (53) "System" means the individual retirement systems created by Chapter 12,
263	Public Employees' Contributory Retirement Act, Chapter 13, Public Employees'
264	Noncontributory Retirement Act, Chapter 14, Public Safety Contributory Retirement Act,
265	Chapter 15, Public Safety Noncontributory Retirement Act, Chapter 16, Firefighters'
266	Retirement Act, Chapter 17, Judges' Contributory Retirement Act, Chapter 18, Judges'
267	Noncontributory Retirement Act, and Chapter 19, Utah Governors' and Legislators' Retirement
268	Act, the defined benefit portion of the Tier II Hybrid Retirement System under Chapter 22, Part
269	3, Tier II Hybrid Retirement System, and the defined benefit portion of the Tier II Hybrid
270	Retirement System under Chapter 23, Part 3, Tier II Hybrid Retirement System.
271	[(52)] (54) "Tier I" means a system or plan under this title for which:
272	(a) an employee is eligible to participate if the employee initially enters regular
273	full-time employment before July 1, 2011; or
274	(b) a governor or legislator who initially enters office before July 1, 2011.
275	[(53)] (55) (a) "Tier II" means a system or plan under this title provided in lieu of a

276 Tier I system or plan for an employee, governor, legislator, or full-time elected official who 277 does not have Tier I service credit in a system or plan under this title: 278 (i) if the employee initially enters regular full-time employment on or after July 1, 279 2011; or 280 (ii) if the governor, legislator, or full-time elected official initially enters office on or 281 after July 1, 2011. 282 (b) "Tier II" includes: 283 (i) the Tier II hybrid system established under: (A) Chapter 22, Part 3, Tier II Hybrid Retirement System; or 284 285 (B) Chapter 23, Part 3, Tier II Hybrid Retirement System; and 286 (ii) the Tier II Defined Contribution Plan (Tier II DC Plan) established under: 287 (A) Chapter 22, Part 4, Tier II Defined Contribution Plan; or 288 (B) Chapter 23, Part 4, Tier II Defined Contribution Plan. 289 [(54)] (56) "Unfunded actuarial accrued liability" or "UAAL": 290 (a) is determined by the system's actuary; and 291 (b) means the excess, if any, of the accrued liability of a retirement system over the 292 actuarial value of its assets. [(55)] (57) "Voluntary deferrals" means an amount contributed by a participant into 293 294 that participant's defined contribution account. 295 Section 2. Section **49-12-203** is amended to read: 49-12-203. Exclusions from membership in system. 296 297 (1) The following employees are not eligible for service credit in this system: (a) subject to the requirements of Subsection (2), an employee whose employment 298 299 status is temporary in nature due to the nature or the type of work to be performed; (b) except as provided under Subsection (3)(a), an employee of an institution of higher 300 301 education who participates in a retirement system with a public or private retirement system. 302 organization, or company designated by the State Board of Regents, or the Board of Directors 303 of each applied technology college for an employee of each applied technology college, during 304 any period in which required contributions based on compensation have been paid on behalf of 305 the employee by the employer;

(c) an employee serving as an exchange employee from outside the state;

(d) an executive department head of the state, a member of the State Tax Commission, the Public Service Commission, and a member of a full-time or part-time board or commission who files a formal request for exemption;

(e) an employee of the Department of Workforce Services who is covered under another retirement system allowed under Title 35A, Chapter 4, Employment Security Act;

- (f) an employee who is employed on or after July 1, 2009, with an employer that has elected, prior to July 1, 2009, to be excluded from participation in this system under Subsection 49-12-202(2)(c);
- (g) an employee who is employed on or after July 1, 2014, with an employer that has elected, prior to July 1, 2014, to be excluded from participation in this system under Subsection 49-12-202(2)(d); or
- (h) an employee who is employed with a withdrawing entity that has elected, prior to January 1, 2017, to exclude:
- (i) new employees from participation in this system under Subsection 49-11-623(3)(a); or
 - (ii) all employees from participation in this system under Subsection 49-11-623(3)(b).
 - (2) If an employee whose status is temporary in nature due to the nature of type of work to be performed:
 - (a) is employed for a term that exceeds six months and the employee otherwise qualifies for service credit in this system, the participating employer shall report and certify to the office that the employee is a regular full-time employee effective the beginning of the seventh month of employment; or
 - (b) was previously terminated prior to being eligible for service credit in this system and is reemployed within three months of termination by the same participating employer, the participating employer shall report and certify that the member is a regular full-time employee when the total of the periods of employment equals six months and the employee otherwise qualifies for service credits in this system.
 - (3) (a) Upon cessation of the participating employer contributions, an employee under Subsection (1)(b) is eligible for service credit in this system.
 - (b) Notwithstanding the provisions of Subsection (1)(f), any eligibility for service credit earned by an employee under this chapter before July 1, 2009 is not affected under

338	Subsection (1)(f).
339	(c) Notwithstanding the provisions of Subsection (1)(g), any eligibility for service
340	credit earned by an employee under this chapter before July 1, 2014, is not affected under
341	Subsection (1)(g).
342	(4) Upon filing a written request for exemption with the office, the following
343	employees shall be exempt from coverage under this system:
344	(a) a full-time student or the spouse of a full-time student and individuals employed in
345	a trainee relationship;
346	(b) an elected official;
347	(c) an executive department head of the state, a member of the State Tax Commission,
348	a member of the Public Service Commission, and a member of a full-time or part-time board or
349	commission;
350	(d) an employee of the Governor's Office of Management and Budget;
351	(e) an employee of the Governor's Office of Economic Development;
352	(f) an employee of the Commission on Criminal and Juvenile Justice;
353	(g) an employee of the Governor's Office;
354	(h) an employee of the State Auditor's Office;
355	(i) an employee of the State Treasurer's Office;
356	(j) any other member who is permitted to make an election under Section 49-11-406;
357	(k) a person appointed as a city manager or chief city administrator or another person
358	employed by a municipality, county, or other political subdivision, who is an at-will employee;
359	and
360	(l) an employee of an interlocal cooperative agency created under Title 11, Chapter 13,
361	Interlocal Cooperation Act, who is engaged in a specialized trade customarily provided through
362	membership in a labor organization that provides retirement benefits to its members.
363	(5) (a) Each participating employer shall prepare a list designating those positions
364	eligible for exemption under Subsection (4).
365	(b) An employee may not be exempted unless the employee is employed in an
366	exempted position designated by the participating employer.

(6) (a) In accordance with this section, Section 49-13-203, and Section 49-22-205, a municipality, county, or political subdivision may not exempt a total of more than 50 positions

369 or a number equal to 10% of the employees of the municipality, county, or political 370 subdivision, whichever is less. 371 (b) A municipality, county, or political subdivision may exempt at least one regular 372 full-time employee. 373 (7) Each participating employer shall: 374 (a) file employee exemptions annually with the office; and 375 (b) update the employee exemptions in the event of any change. 376 (8) The office may make rules to implement this section. 377 Section 3. Section 49-12-204 is amended to read: 378 49-12-204. Higher education employees' eligibility requirements -- Election 379 between different retirement plans -- Classification requirements -- Transfer between 380 systems -- One-time election window -- Rulemaking. 381 (1) (a) A regular full-time employee of an institution of higher education who is 382 eligible to participate in either this system or a public or private retirement system, organization, or company, designated [by the Board of Regents] as described in Subsection 383 (1)(c) or (d), shall, not later than January 1, 1979, elect to participate exclusively in this system 384 385 or in an annuity contract allowed under this Subsection (1). 386 (b) The election is final, and no right exists to make any further election. 387 (c) Except as provided in Subsection (1)(d), the Board of Regents shall designate the public or private retirement systems, organizations, or companies that a regular full-time 388 389 employee of an institution of higher education is eligible to participate in under Subsection 390 (1)(a). (d) The Board of Directors of each applied technology college shall designate the 391 public or private retirement systems, organizations, or companies that a regular full-time 392 393 employee of each applied technology college is eligible to participate in under Subsection 394 (1)(a).

(2) (a) Except as provided under Subsection (2)(c), a regular full-time employee hired by an institution of higher education after January 1, 1979, may participate only in the retirement plan which attaches to the person's employment classification.

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(b) Each institution of higher education shall prepare or amend existing employment classifications, under the direction of the Board of Regents, or the Board of Directors of each

applied technology college for each applied technology college, so that each classification is assigned with either:

(i) this system; or

- (ii) a public or private system, organization, or company designated by:
- (A) except as provided in Subsection (2)(b)(ii)(B), the Board of Regents; or
- (B) the Board of Directors of each applied technology college for regular full-time employees of each applied technology college.
- (c) Notwithstanding a person's employment classification assignment under Subsection (2)(b), a regular full-time employee who begins employment with an institution of higher education on or after May 11, 2010, has a one-time irrevocable election to continue participation in this system, if the employee has service credit in this system before the date of employment.
- (3) Notwithstanding an employment classification assignment change made under Subsection (2)(b), a regular full-time employee hired by an institution of higher education after January 1, 1979, whose employment classification requires participation in this system may elect to continue participation in this system.
- (4) A regular full-time employee hired by an institution of higher education after January 1, 1979, whose employment classification requires participation in this system shall participate in this system.
- (5) (a) Notwithstanding any other provision of this section, a regular full-time employee of an institution of higher education shall have a one-time irrevocable election to participate in this system if the employee:
 - (i) was hired after January 1, 1979;
- (ii) whose employment classification assignment under Subsection (2)(b) required participation in a retirement program other than this system; and
 - (iii) has service credit in a system under this title.
 - (b) The election under Subsection (5)(a) shall be made before June 30, 2010.
- (c) All forms required by the office must be completed and received by the office no later than June 30, 2010, for the election to participate in this system to be effective.
- 429 (d) Beginning July 1, 2010, a regular full-time employee of an institution of higher 430 education who elects to be covered by this system under Subsection (5)(a) may begin to accrue

431 service credit in this system.

- (6) A regular full-time employee of an institution of higher education who elects to be covered by this system under Subsection (2)(c) or (5)(a), may purchase periods of employment while covered under another retirement program sponsored by the institution of higher education by complying with the requirements of Section 49-11-403.
 - (7) The board shall make rules to implement this section.
- Section 4. Section **49-13-203** is amended to read:

49-13-203. Exclusions from membership in system.

- (1) The following employees are not eligible for service credit in this system:
- (a) subject to the requirements of Subsection (2), an employee whose employment status is temporary in nature due to the nature or the type of work to be performed;
- (b) except as provided under Subsection (3)(a), an employee of an institution of higher education who participates in a retirement system with a public or private retirement system, organization, or company designated by the State Board of Regents, or the Board of Directors of each applied technology college for an employee of each applied technology college, during any period in which required contributions based on compensation have been paid on behalf of the employee by the employer;
 - (c) an employee serving as an exchange employee from outside the state;
- (d) an executive department head of the state or a legislative director, senior executive employed by the governor's office, a member of the State Tax Commission, a member of the Public Service Commission, and a member of a full-time or part-time board or commission who files a formal request for exemption;
- (e) an employee of the Department of Workforce Services who is covered under another retirement system allowed under Title 35A, Chapter 4, Employment Security Act;
- (f) an employee who is employed with an employer that has elected to be excluded from participation in this system under Subsection 49-13-202(5), effective on or after the date of the employer's election under Subsection 49-13-202(5); or
- (g) an employee who is employed with a withdrawing entity that has elected, prior to January 1, 2017, to exclude:
- 460 (i) new employees from participation in this system under Subsection 49-11-623(3)(a); 461 or

(ii) all employees from participation in this system under Subsection 49-11-623(3)(b).

- (2) If an employee whose status is temporary in nature due to the nature of type of work to be performed:
- (a) is employed for a term that exceeds six months and the employee otherwise qualifies for service credit in this system, the participating employer shall report and certify to the office that the employee is a regular full-time employee effective the beginning of the seventh month of employment; or
- (b) was previously terminated prior to being eligible for service credit in this system and is reemployed within three months of termination by the same participating employer, the participating employer shall report and certify that the member is a regular full-time employee when the total of the periods of employment equals six months and the employee otherwise qualifies for service credits in this system.
- (3) (a) Upon cessation of the participating employer contributions, an employee under Subsection (1)(b) is eligible for service credit in this system.
- (b) Notwithstanding the provisions of Subsection (1)(f), any eligibility for service credit earned by an employee under this chapter before the date of the election under Subsection 49-13-202(5) is not affected under Subsection (1)(f).
- (4) Upon filing a written request for exemption with the office, the following employees shall be exempt from coverage under this system:
- (a) a full-time student or the spouse of a full-time student and individuals employed in a trainee relationship;
 - (b) an elected official;

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- (c) an executive department head of the state, a member of the State Tax Commission, a member of the Public Service Commission, and a member of a full-time or part-time board or commission;
 - (d) an employee of the Governor's Office of Management and Budget;
 - (e) an employee of the Governor's Office of Economic Development;
- (f) an employee of the Commission on Criminal and Juvenile Justice;
- 490 (g) an employee of the Governor's Office;
- (h) an employee of the State Auditor's Office;
- 492 (i) an employee of the State Treasurer's Office;

493	(j) any other member who is permitted to make an election under Section 49-11-406;
494	(k) a person appointed as a city manager or chief city administrator or another person
495	employed by a municipality, county, or other political subdivision, who is an at-will employee;
496	(l) an employee of an interlocal cooperative agency created under Title 11, Chapter 13,
497	Interlocal Cooperation Act, who is engaged in a specialized trade customarily provided through
498	membership in a labor organization that provides retirement benefits to its members; and
499	(m) an employee of the Utah Science Technology and Research Initiative created under
500	Title 63M, Chapter 2, Utah Science Technology and Research Governing Authority Act.
501	(5) (a) Each participating employer shall prepare a list designating those positions
502	eligible for exemption under Subsection (4).
503	(b) An employee may not be exempted unless the employee is employed in a position
504	designated by the participating employer.
505	(6) (a) In accordance with this section, Section 49-12-203, and Section 49-22-205, a
506	municipality, county, or political subdivision may not exempt a total of more than 50 positions
507	or a number equal to 10% of the employees of the municipality, county, or political
508	subdivision, whichever is less.
509	(b) A municipality, county, or political subdivision may exempt at least one regular
510	full-time employee.
511	(7) Each participating employer shall:
512	(a) file employee exemptions annually with the office; and
513	(b) update the employee exemptions in the event of any change.
514	(8) The office may make rules to implement this section.
515	Section 5. Section 49-13-204 is amended to read:
516	49-13-204. Higher education employees' eligibility requirements Election
517	between different retirement plans Classification requirements Transfer between
518	systems One-time election window Rulemaking.
519	(1) (a) A regular full-time employee of an institution of higher education who is
520	eligible to participate in either this system or in a retirement system with a public or private
521	retirement system, organization, or company, designated [by the Board of Regents] as
522	described in Subsection (1)(c) or (d), shall, not later than January 1, 1979, elect to participate
523	exclusively in this system or in an annuity contract allowed under this Subsection (1)(a).

524	(b) The election is final, and no right exists to make any further election.
525	(c) Except as provided in Subsection (1)(d), the Board of Regents shall designate the
526	public or private retirement systems, organizations, or companies that a regular full-time
527	employee of an institution of higher education is eligible to participate in under Subsection
528	<u>(1)(a).</u>
529	(d) The Board of Directors of each applied technology college shall designate the
530	public or private retirement systems, organizations, or companies that a regular full-time
531	employee of each applied technology college is eligible to participate in under Subsection
532	(1)(a).
533	(2) (a) Except as provided under Subsection (2)(c), a regular full-time employee hired
534	by an institution of higher education after January 1, 1979, may participate only in the
535	retirement plan which attaches to the person's employment classification.
536	(b) Each institution of higher education shall prepare or amend existing employment
537	classifications, under the direction of the Board of Regents, or the Board of Directors of each
538	applied technology college for regular full-time employees of each applied technology college,
539	so that each classification is assigned with either:
540	(i) this system; or
541	(ii) a public or private system, organization, or company designated by:
542	(A) except as provided in Subsection (2)(b)(ii)(B), the Board of Regents[-]; or
543	(B) the Board of Directors of each applied technology college for regular full-time
544	employees of each applied technology college.
545	(c) Notwithstanding a person's employment classification assignment under Subsection
546	(2)(b), a regular full-time employee who begins employment with an institution of higher
547	education on or after May 11, 2010, has a one-time irrevocable election to continue
548	participation in this system, if the employee has service credit in this system before the date of
549	employment.
550	(3) Notwithstanding an employment classification assignment change made under
551	Subsection (2)(b), a regular full-time employee hired by an institution of higher education after
552	January 1, 1979, whose employment classification requires participation in this system may

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(4) A regular full-time employee hired by an institution of higher education after

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elect to continue participation in this system.

January 1, 1979, whose employment classification requires participation in this system shall participate in this system.

- (5) (a) Notwithstanding any other provision of this section, a regular full-time employee of an institution of higher education whose employment classification assignment under Subsection (2)(b) required participation in a retirement program other than this system shall have a one-time irrevocable election to participate in this system.
 - (b) The election under Subsection (5)(a) shall be made before June 30, 2010.
- (c) All forms required by the office must be completed and received by the office no later than June 30, 2010, for the election to participate in this system to be effective.
- (d) Beginning July 1, 2010, a regular full-time employee of an institution of higher education who elects to be covered by this system under Subsection (5)(a) may begin to accrue service credit in this system.
- (6) A regular full-time employee of an institution of higher education who elects to be covered by this system under Subsection (2)(c) or (5)(a) may purchase periods of employment while covered under another retirement program by complying with the requirements of Section 49-11-403.
 - (7) The board shall make rules to implement this section.
 - Section 6. Section **49-22-203** is amended to read:
- **49-22-203.** Exclusions from membership in system.

- (1) The following employees are not eligible for service credit in this system:
- (a) subject to the requirements of Subsection (2), an employee whose employment status is temporary in nature due to the nature or the type of work to be performed;
- (b) except as provided under Subsection (3), an employee of an institution of higher education who participates in a retirement system with a public or private retirement system, organization, or company designated by the State Board of Regents, or the Board of Directors of each applied technology college for an employee of each applied technology college, during any period in which required contributions based on compensation have been paid on behalf of the employee by the employer;
 - (c) an employee serving as an exchange employee from outside the state;
- (d) an employee of the Department of Workforce Services who is covered under another retirement system allowed under Title 35A, Chapter 4, Employment Security Act;

586	(e) an employee who is employed with a withdrawing entity that has elected, prior to
587	January 1, 2017, to exclude:
588	(i) new employees from participation in this system under Subsection 49-11-623(3)(a);
589	or
590	(ii) all employees from participation in this system under Subsection 49-11-623(3)(b);
591	or
592	(f) a person who files a written request for exemption with the office under Section
593	49-22-205.
594	(2) If an employee whose status is temporary in nature due to the nature of type of
595	work to be performed:
596	(a) is employed for a term that exceeds six months and the employee otherwise
597	qualifies for service credit in this system, the participating employer shall report and certify to
598	the office that the employee is a regular full-time employee effective the beginning of the
599	seventh month of employment; or
600	(b) was previously terminated prior to being eligible for service credit in this system
601	and is reemployed within three months of termination by the same participating employer, the
602	participating employer shall report and certify that the member is a regular full-time employee
603	when the total of the periods of employment equals six months and the employee otherwise
604	qualifies for service credits in this system.
605	(3) Upon cessation of the participating employer contributions, an employee under
606	Subsection (1)(b) is eligible for service credit in this system.
607	Section 7. Section 49-22-204 is amended to read:
608	49-22-204. Higher education employees' eligibility requirements Election
609	between different retirement plans Classification requirements Transfer between
610	systems.
611	(1) (a) A regular full-time [employees of institutions] employee of an institution of
612	higher education who [are] is eligible to participate in either this system or in a retirement
613	annuity contract with a public or private system, organization, or company, designated [by the
614	Board of Regents] as described in Subsection (1)(c) or (d), shall, not later than January 1, 1979,
615	elect to participate exclusively in this system or in an annuity contract allowed under this
616	Subsection (1)[(a)].

617	(b) The election is final, and no right exists to make any further election.
618	(c) Except as provided in Subsection (1)(d), the Board of Regents shall designate the
619	public or private retirement systems, organizations, or companies that a regular full-time
620	employee of an institution of higher education is eligible to participate in under Subsection
621	<u>(1)(a).</u>
622	(d) The Board of Directors of each applied technology college shall designate the
623	public or private retirement systems, organizations, or companies that a regular full-time
624	employee of each applied technology college is eligible to participate in under Subsection
625	<u>(1)(a).</u>
626	(2) (a) A regular full-time employee hired by an institution of higher education after
627	January 1, 1979, may participate only in the retirement plan which attaches to the person's
628	employment classification.
629	(b) Each institution of higher education shall prepare or amend existing employment
630	classifications, under the direction of the Board of Regents, or the Board of Directors of each
631	applied technology college for each applied technology college, so that each classification is
632	assigned with either:
633	(i) this system; or
634	(ii) a public or private system, organization, or company designated by:
635	(A) except as provided under Subsection (2)(b)(ii)(B), the Board of Regents; or
636	(B) the Board of Directors of each applied technology college for regular full-time
637	employees of each applied technology college.
638	(3) A regular full-time employee hired by an institution of higher education on or after
639	July 1, 2011, whose employment classification requires participation in this system may elect
640	to continue participation in this system upon change to an employment classification which
641	requires participation in a public or private system, organization, or company designated by:
642	(a) except as provided in Subsection (3)(b), the Board of Regents; or
643	(b) the Board of Directors of each applied technology college for regular full-time
644	employees of each applied technology college.
645	(4) A regular full-time employee hired by an institution of higher education on or after
646	July 1, 2011, whose employment classification requires participation in this system shall

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participate in this system.

648	Section 8. Effective date.
649	If approved by two-thirds of all the members elected to each house, this bill takes effect
650	upon approval by the governor, or the day following the constitutional time limit of Utah
651	Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,
652	the date of veto override.

Legislative Review Note Office of Legislative Research and General Counsel