EXECUTIVE DIRECTOR UPDATE 2017 BILLS AFFECTING ATRS March 17, 2017

An analysis of all bills that affect ATRS, ATRS Members, and ATRS Employers

This bill summary attachment will provide an explanation of the **20 ATRS** package bills, the **4 outside** bills introduced, so far, (outside the ATRS Package) that substantively change ATRS law or laws that ATRS must follow, and a list of all the shell bills that could impact ATRS. This attachment also has an action summary showing all action taken on each bill during the legislative process. For the most part, shell bills are just listed except for shell bills that have specific content that would impact an area of concern to ATRS. **Updated information on bills that are new this week are in blue highlight to draw your attention to clarification that has been added due to calls or questions about various bills.**

ATRS Board's Legislative Package

The ATRS Board of Trustees has unanimously voted to support a twenty (20) bill package for this legislative session. In addition, the *ATRS Appropriation bill* was filed on behalf of ATRS by the Joint Budget Committee and is now Act 67 of 2017.

<u>Anti-Spiking</u>	To adjust the anti-spiking formula used to calculate retirement benefits. Now <u>SB141</u> Senator Cooper
Internal Auditor Evaluation	Allows the ATRS Board Audit Committee to perform the annual evaluation of Internal Auditor. <u>NOW ACT 127 of 2017</u> Senator Cooper
Adjust T-DROP Interest Rates	To adjust T-Drop interest rates and the authorization of transfers of Deferred Retirement Option Plan (DROP) balances between reciprocal retirement systems with varying DROP periods. Now <u>SB184</u> Senator Hester
CASH Program Modification	CASH program modifications and expansions and CASH program benefit designation for certain inactive vested members. Now <u>SB185</u> Senator Hester
<u>Multipliers</u>	<i>Benefit multiplier adjustment for future service credit.</i> Now <u>SB186</u> Senator Hester
Member Contribution Rate	To allow the employee contribution rate to be adjusted, if needed. Now <u>SB187</u>

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	Senator Hester
<u>Disability Retirement</u>	Disability retirees allowed to file another disability application with ATRS if Social Security denies disability benefits; disability retirees may return to work full-time/part-time, revert to last benefit if unable to continue working; disability retirement to include reciprocal service credit for vesting purposes. Now <u>SB192</u> Senator Cheatham
Accrued Sick Leave	Accrued sick leave to count as service credit if death of an active member occurs. <u>NOW ACT 200 of 2017</u> Senator Cheatham
<u>Survivor Benefits</u>	To allow survivor benefits to use reciprocal service credit for vesting purposes, prorate benefits in correlation of years of service, and allow a 6-month period after a survivor application is filed to submit all requested documents to ATRS. <u>NOW ACT 505 of 2017</u> Senator Cheatham.
Early Separation Incentive	<i>Employer early separation incentive programs.</i> <u>NOW ACT 503 of 2017</u> Senator Sample
<u>Concurrent Service</u>	To allow members with concurrent reciprocal service to waive ATRS service credit. Now <u>SB205</u> Senator Sample
Employer Contribution Rate	To modify the employer contribution rate to allow an adjustment even if ATRS is below a 30 year amortization period, if needed. Now <u>SB218</u> Senator Hutchinson
Pension Advance Companies	To protect members by prohibiting pension advance companies from obtaining a retiree's benefit to repay a loan. <u>NOW ACT 199 of 2017</u> Senator Caldwell
Early Retirement/T-DROP	To provide authority for ATRS to adjust early voluntary retirement reductions and early T-DROP participation reductions. Now <u>HB1286</u> Representative Rye
<u>Outsourcing</u>	To allow ATRS employers that outsource a service common to the normal daily operation of the employer to choose whether to make outsourced employees become members of ATRS or alternatively, to pay a surcharge on the outsourced employees' salaries. Now <u>HB1287</u> Representative Rye

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Technical Corrections	To make minor changes in the wording of existing laws to clarify language and intent of laws affecting ATRS while not making changes to how laws are used or implemented. <u>NOW ACT 293 of 2017</u> Representative Maddox
Spousal Survivor Benefits	To allow spousal survivor benefit rights to be redirected by member, if specifically designated by the member to another person. <u>NOW ACT 243 of 2017</u> Representative Maddox
<u>Settlement Agreements</u>	To allow settlement agreements to include purchased annuity, discontinue adding settlement amounts to member, and can add air time or value of future benefits. <u>NOW ACT 436 of 2017</u> Representative Coleman
Benefit Stipend	<i>To allow benefit stipend adjustments and removal from benefit base, if needed.</i> Now <u>HB1373</u> Representative Deffenbaugh
Uncompounding COLA	To allow the reversal of the 2009 compounding of the Cost of Living Adjustment (COLA), if needed. Now <u>HB1374</u> Representative Deffenbaugh
<u>*ATRS Appropriation</u>	ATRS appropriation for the 2017-2018 fiscal year Now Act 67 of 2017 Sponsor: Joint Budget Committee

ATRS closely follows bills that could impact ATRS during the 2017 Legislative Session. ATRS has a 20 bill package. At this time, all 20 bills have been formally introduced and have a listed sponsor and bill number. ATRS appreciates the assistance of all legislators who are sponsoring bills in the ATRS Board's legislative package. Senator Bruce Maloch introduced 2 shell bills at the request of ATRS. The sponsors include:

Senator Ronald Caldwell Senator Eddie Cheatham Senator John Cooper Senator Bart Hester Senator Jeremy Hutchinson Senator Bill Sample

Representative Bruce Coleman Representative Gary Deffenbaugh Representative John Maddox Representative Johnny Rye This summary provides a brief title and explains the potential impact of all 20 bills in the package and any other bills that impact ATRS. (Shell bills may be filed on behalf of ATRS to act as place holders in the event action is needed beyond the current legislative package.) Some bills have an emergency clause that would make the bill effective July 1, 2017. Some bills have an emergency clause that makes the bill become effective <u>immediately</u>. A bill without an emergency clause would become effective 90 days after the session ends.

FLASH REPORT ON ATRS PACKAGE BILLS FOR THE 2017 SESSION

<u>Bill#</u>	<u>Sponsor</u>	Description	<u>Status</u>
SB141	Cooper	Anti-Spiking	Passed Senate
SB142	Cooper	Internal Auditor Evaluation	Act 127
SB184	Hester	Adjust T-Drop	Committee
SB185	Hester	CASH Program Modification	Passed Senate
SB186	Hester	Multipliers	At Governor
SB187	Hester	Member Contribution Rate	At Governor
SB192	Cheatham	Disability	At Governor
SB193	Cheatham	Accrued Sick Leave	Act 200
SB194	Cheatham	Survivor Benefits Reciprocal Service	Act 505
SB203	Sample	Early Separation Incentive	Act 503
SB205	Sample	Concurrent Reciprocal Service	Passed Senate
SB218	Hutchinson	Employer Contribution	Committee
SB233	Caldwell	Pension Advance Companies	Act 199
HB1286	Rye	Early Retirement/T-DROP	Committee
HB1287	Rye	Outsourcing	At Governor
HB1304	Maddox	Technical Corrections	Act 293
HB1305	Maddox	Spousal Survivor Benefit	Act 243
HB1365	Coleman	Settlement Agreements	Act 436
HB1373	Deffenbaugh	Benefit Stipend	Committee
HB1374	Deffenbaugh	Uncompounding COLA	Committee

ATRS APPROPRIATION/SPENDING AUTHORTY BILL

Bill#SponsorDescriptionSB76JBCATRS appropriation for the 2017-2018 fiscal year.Now Act 67

SHELL BILLS ON BEHALF OF ATRS

<u>Bill#</u> SB231	<u>Sponsor</u> Maloch	<u>Description</u> To amend provisions of the Arkansas Code Pertaining to ATRS	<u>Status</u> Filed
SB232	Maloch	To amend laws concerning ATRS	Filed

SUBSTANTIVE BILLS AFFECTING ATRS THAT ARE NOT PART OF THE ATRS LEGISLATIVE PACKAGE

<u>Bill#</u>	<u>Sponsor</u>	Description	<u>Status</u>
SB513	Hester	To Prohibit Public Entities from Contracting With and	Passed
		Investing in Companies that Boycott Israel	Committee
		Investing In Companies that Boycott Israel.	
HB1290	Tosh	To require the Arkansas Teacher Retirement System to	Now Act 241
		Correct an Error that Understates the Service Credit of a	
		Member; and to Declare An Emergency.	
HB1336	Tosh	To Provide for the Forfeiture of Benefits under a Public	Filed
		Retirement System by Certain Persons.	
HB1355	Shepherd	To make Technical Corrections to Title 24 of the Arkansas	Now Act 265
		Code concerning Retirement and Pensions.	

NON-ATRS SHELL BILLS WITH SPECIFIC SUBJECT TITLES WHICH COULD IMPACT ATRS AND ITS MEMBERS

<u>Bill#</u> SB228	<u>Sponsor</u> Irvin	<u>Description</u> To amend the law concerning the Employment of Retired Member of the Arkansas Teacher Retirement System.	<u>Status</u> Filed
HB1327	House	To amend the law concerning the Board of Trustees of The Arkansas Teacher Retirement System.	Filed
HB1328	House	To amend the law concerning the Investment Practices of the Arkansas Teacher Retirement System.	Filed
HB1329	House	To amend the law concerning Benefit Payments under the Arkansas Teacher Retirement System.	Filed
HB1330	House	To amend the law concerning the Accounting and Auditing Practices of the Arkansas Teacher Retirement System.	g Filed
HB1333	House	To amend the law concerning the Administration of the Arkansas Teacher Retirement System.	Filed

NON-ATRS SHELL BILLS WITH NON-SPECIFIC SUBJECT TITLES THAT COULD IMPACT ATRS AND ITS MEMBERS

<u>Bill#</u>	<u>Sponsor</u>	<u>Description</u>	<u>Status</u>
SB212	Hester	To amend the law concerning the Arkansas Teacher	Filed
		Retirement System.	
SB215	Hester	To amend the law to Facilitate Recovery of Fund by	Filed
		Public Retirement Systems.	
SB217	Hester	To review the law concerning the Arkansas Public	Filed
		Employees' Retirement System; and To Revise the law	
		concerning Retirement and Pensions.	
SB220	Sample	To amend the law concerning the Arkansas Public	Filed
		Employees' Retirement System.	
SB221	Sample	To modify the law concerning State Employee Retirement	. Filed

IMPACT AND ANALYSIS OF ATRS PACKAGE BILLS AFFECTING ATRS, MEMBERS, AND EMPLOYERS

BILL#Sponsor: Senator J. CooperSB141:ATRS authority to adjust final average salary anti-spiking percentage to prevent salary
spiking.

Emergency Clause: Effective Immediately

Explanation: Anti-spiking – This bill would allow the Board to adjust the anti-spiking formula used to calculate retirement benefits to maintain actuarial soundness. The bill would allow the percentage to be adjusted from a high of 120% to a low of 105% per year, and the automatic salary differential allowance to be set from a high of \$5,000 to a low of \$1,250 per year. ATRS has an actuarial assumption that active member salary increase by just over 3% a year. The current spiking formula allows a much wider increase of 20% to count for final average salary. This bill allows, but does not require, the ATRS Board to lessen the variance between the assumed salary increases and the actual variances. The current law and bill take into consideration that low income members may have a large percentage increase that is not a large dollar increase, so an allowed dollar increase is also in the bill. As salaries get larger, a 20% variance in the formula can allow a large dollar increase (a \$150,000 salary can increase by 30,000 or to 180,000 the next year). This bill gives the ATRS Board the ability to lower that range to prevent excessive spiking of salary. If this bill becomes law, no change occurs unless the ATRS Board adjusts the formula. Most members do not have more than a 5% change in the highest 3 year salaries used to set a member's final average salary. The highest three salaries are used regardless of the year earned. Currently, starting at the lowest and comparing it to the middle salary, the second salary is not adjusted unless it is more than 20% higher than the lowest salary. The increase is capped at 20% unless the total difference is less than \$5,000. Then the same calculation is made between the middle salary and highest salary. Few members ever have even a 5% variance in the 3 high salaries and would be unaffected by any authorized change.

The purpose of this bill is to maintain the financial strength of ATRS in order to protect its members and **to keep fairness in the benefit formula.** The bill also limits the ability of some to have major salary spikes that will be borne by the membership as a whole over time.

ACTION:		
3/15/2017 9:58:35 AM	- House	Read the first time, rules suspended, read the second time and placed on the CALENDAR.
3/14/2017 4:42:32 PM	- House	RECEIVED FROM THE SENATE
3/14/2017 2:37:54 PM	- Senate	Ordered immediately transmitted to the House.
3/14/2017 2:37:51 PM	- Senate	EMERGENCY CLAUSE ADOPTED
3/14/2017 2:36:15 PM	- Senate	Read the third time and passed.
3/13/2017 1:45:09 PM	- Senate	Returned by the Committee, with the recommendation that it Do Pass
1/18/2017 3:07:36 PM	- Senate	Read first time, rules suspended, read second time, referred to Joint Committee on Public Retirement and Social Security Programs.

1/18/2017 2:57:00 PM - Senate Filed

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BILL#Sponsor: Senator J. CooperSB142Internal Employee Evaluation for Internal Auditor

Emergency Clause: None

Explanation: Internal Employee Evaluation – This bill would allow the audit committee of the ATRS Board of Trustees, instead of the Executive Director, to perform the annual employee evaluation of the internal auditor, so long as the Board has an Audit Committee. This is a best practices bill that is designed to ensure the internal auditor is not pressured to refrain from investigating any and all issues that the internal auditor determines should be performed. THIS IS NOW ACT 127

ACTION:		
2/6/2017 3:56:53 PM	- Senate	Notification that SB142 is now Act 127
2/6/2017 2:32:16 PM	- Senate	DELIVERED TO GOVERNOR
2/2/2017 4:44:24 PM	- Senate	Reported corrected enrolled and ordered delivered to the
		Governor.
2/2/2017 4:44:22 PM	- Senate	ORDERED ENROLLED.
2/2/2017 4:44:12 PM	- Senate	Returned from the House as passed.
2/2/2017 2:50:01 PM	- House	Returned to the Senate as passed.
2/2/2017 2:49:32 PM	- House	Read the third time and passed and ordered transmitted to
		the Senate.
1/31/2017 3:45:53 PM	- House	Read the first time, rules suspended, read the second time
		and placed on the CALENDAR.
1/31/2017 2:39:59 PM	- House	RECEIVED FROM THE SENATE
1/31/2017 2:05:27 PM	- Senate	Ordered immediately transmitted to the House.
1/31/2017 2:03:19 PM	- Senate	Read the third time and passed.
1/30/2017 1:12:53 PM	- Senate	Returned by the Committee, with the recommendation
		that it Do Pass
1/18/2017 3:07:58 PM	- Senate	Read first time, rules suspended, read second time,
		referred to Joint Committee on Public Retirement and
		Social Security Programs.
1/18/2017 2:59:00 PM	- Senate	Filed.

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BILL# Sponsor: Senator Hester

SB184Clarified ATRS Authority to adjust T-Drop interest rates, by resolution, and the
authorization of transfers of Deferred Retirement Option Plan (DROP) balances between
reciprocal retirement systems with varying DROP periods

Emergency Clause: Effective Immediately

Explanation: T-DROP Interest & authorization for Reciprocal Transfers – This bill would allow the Board to determine the T-DROP plan interest rate using a variable rate formula (like used today) or use a fixed interest rated adopted by Board resolution prior to the beginning of a fiscal year and applied to all subsequent fiscal years unless or until modified by the Board. A variable interest rate formula would likely be based upon investment returns and other similar factors. If the Board adopts a variable interest rate formula, the plan interest rate is established prior to the beginning of a fiscal year to which the plan interest rate applies. The Board may adopt a T-DROP participation incentive rate during a fiscal year, in addition to the applicable interest rate, if investment returns and financial conditions justify an incentive rate for the fiscal year.

This bill also is designed to save money by delaying retirements and encouraging experienced employees to work longer. It allows a member with reciprocal service who simultaneously enters the DROP of APERS and ATRS to transfer the DROP balance from APERS (when the DROP is fully completed) to ATRS. In order to make this transfer, the member would have to be actively employed by ATRS at the time of entry in both plans and at the time of completion of the APERS DROP plan. The member would have to have completed the participation term of the APERS plan; the member would have to have at least two years of continuing eligibility to participate in the ATRS DROP; and would have to apply for the transfer and notify both APERS and ATRS of the intended transfer at least two months before the transfer effective date.

The member would not be eligible to draw a monthly retirement benefit from either APERS or ATRS until 24 months after completion of the DROP transfer. The transfer would be treated as a rollover. APERS and ATRS would not pay a monthly retirement benefit to the member until he or she officially retires from ATRS or for 24 months, whichever is later. APERS will calculate a monthly retirement benefit as if the member had retired at the end of the plan term and chosen one hundred percent lump sum payment of the DROP balance. Once transferred, ATRS's law or rules shall apply to the DROP account. This ensures the member will either remain employed or at least not draw a monthly benefit for two years after the transfer. This saves money for both systems and helps retain experienced employees.

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The purpose of this bill is to allow the ATRS Board to adopt either a fixed or variable T-DROP interest rate and to make a change to encourage experienced members to continuing working and delay retirement when participating in two DROP plans and the maximum participation period has been reached in the plan with the shortest participation period.

ACTION:	Concto	Dead first time, when successful and second time
1/24/2017 2:49:20 PM	- Senate	Read first time, rules suspended, read second time, referred to Joint Committee on Public Retirement and
		Social Security Programs.
1/24/2017 1:44:00 PM	- Senate	Filed.

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BILL#: Sponsor: Senator Hester

SB185: CASH program modifications and expansions and CASH program benefit designation for certain inactive vested members by Board resolution, if needed.

Emergency Clause: Effective Immediately

Explanation: CASH Modification – This bill would allow a buyout plan established by the Board, to be extended, modified or expanded. The Board could also designate the buyout plan benefit for certain inactive vested members as the available plan benefit to maintain actuarial soundness.

The purpose of this bill is to maintain the financial strength of ATRS in order to protect its members.

ACTION:		
3/15/2017 4:49:34 PM	- House	Read the first time, rules suspended, read the second time and placed on the CALENDAR.
3/15/2017 4:18:51 PM	- House	RECEIVED FROM THE SENATE
3/15/2017 2:10:12 PM	- Senate	Ordered immediately transmitted to the House.
3/15/2017 2:10:08 PM	- Senate	EMERGENCY CLAUSE ADOPTED
3/15/2017 2:09:36 PM	- Senate	Read the third time and passed.
3/14/2017 4:08:51 PM	- Senate	REPORTED CORRECTLY ENGROSSED
3/14/2017 1:51:04 PM	- Senate	Amendment # 1 read the first time, rules suspended, read the second time and adopted, ordered engrossed.
3/14/2017 1:50:52 PM	- Senate	Placed on second reading for purpose of amendment.
3/13/2017 1:46:45 PM	- Senate	Returned by the Committee with the recommendation that it Do Pass as amended, Amendment # 1
1/24/2017 2:49:34 PM	- Senate	Read first time, rules suspended, read second time, referred to Joint Committee on Public Retirement and Social Security Programs.
1/24/2017 1:45:00 PM	- Senate	Filed.

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BILL# Sponsor: Senator Hester

SB186: Benefit multiplier adjustment for future service credit, if needed.

Emergency Clause: Effective Immediately

Explanation: Benefit Multipliers – ATRS already can adjust the benefit multiplier if the ATRS amortization period is over 30 years. This bill would allow the ATRS Board greater flexibility to adjust the multiplier used in benefit calculations, if needed in order to maintain actuarial soundness. This bill does so by eliminating the requirement that an amortization period in excess of thirty (30) years exist for the Board to make modifications to the benefit multipliers. This bill does not reduce any multiplier already earned. Until 2013, any change in the multiplier reduced all past and future multipliers. In 2013, the ATRS Board requested that the General Assembly LOCK IN all earned multipliers to be fair to members. Since 2013, the ATRS has had authority to reduce the multiplier but has not done so. Any change in the future would only impact future multipliers and not any already earned.

The purpose of this bill is to maintain and provide a more flexible mechanism to protect the financial strength of ATRS in order to protect its members. At times ATRS may see the need to adjust the multiplier and would be below a 30 year amortization. Plus actuaries are now recommending that public retirement plans have amortization periods of closer to 20 years.

ACTION:		
3/15/2017 1:40:40 PM	- Senate	DELIVERED TO GOVERNOR.
3/15/2017 1:40:35 PM	- Senate	Reported correctly enrolled and ordered delivered to the
		Governor.
3/14/2017 4:39:49 PM	- Senate	ORDERED ENROLLED
3/14/2017 4:39:41 PM	- Senate	Returned from the House as passed.
3/14/2017 3:27:47 PM	- House	Returned To the Senate as passed.
3/14/2017 3:27:42 PM	- House	EMERGENCY CLAUSE ADOPTED
3/14/2017 3:20:18 PM	- House	Read the third time and passed and ordered transmitted to
		the Senate.
3/8/2017 9:13:55 AM	- House	Read the first time, rules suspended, read the second time
		and placed on the CALENDAR.
3/7/2017 4:33:49 PM	- House	RECEIVED FROM THE SENATE
3/7/2017 2:24:40 PM	- Senate	Ordered immediately transmitted to the House.
3/7/2017 2:24:37 PM	- Senate	EMERGENCY CLAUSE ADOPTED
3/7/2017 2:19:53 PM	- Senate	Read the third time and passed.
3/6/2017 1:57:34 PM	- Senate	Returned by the Committee, with the recommendation that it Do Pass
3/2/2017 2:34:32 PM	- Senate	Re-referred to Joint Committee on Public Retirement and
5/2/2017 2.54.52110	Schate	Social Security Programs
3/2/2017 2:34:31 PM	- Senate	REPORTED CORRECTLY ENGROSSED
3/2/2017 2:34:29 PM	- Senate	Amendment #1 read the first time, rules suspended, read
-, -,		the second time and adopted, ordered engrossed.
3/2/2017 2:34:17 PM	- Senate	Withdrawn from Committee for purpose of amendment #1
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1/24/2017 2:49:51 PM	- Senate	Read first time, rules suspended, read second time,
		referred to Joint Committee on Public Retirement and
		Social Security Programs.
1/24/2017 1:46:00 PM	- Senate	Filed.

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BILL# Sponsor: Senator Hester

SB187 Employee contribution rate adjustment, if needed.

Emergency Clause: Effective Immediately

Explanation Member Contributions – ATRS already can increase the member contribution rate if the ATRS amortization period is over 30 years. This bill would allow the employee contribution rate to be adjusted if needed to maintain actuarial soundness. This bill also eliminates an amortization period in excess of thirty (30) years requirement in order for the Board to change the employee contribution rate.

The purpose of this bill is to maintain and provide a more flexible mechanism to allow the ATRS Board to make a needed change to protect the financial strength of ATRS in order to protect its members. At times ATRS may see the need to adjust the rate and would be below a 30 year amortization. Plus actuaries are now recommending that public retirement plans have amortization periods of closer to 20 years.

ACTION:		
3/15/2017 1:40:46 PM	- Senate	DELIVERED TO GOVERNOR.
3/15/2017 1:40:42 PM	- Senate	Reported correctly enrolled and ordered delivered to the
		Governor.
3/14/2017 4:40:02 PM	- Senate	ORDERED ENROLLED
3/14/2017 4:39:53 PM	- Senate	Returned from the House as passed.
3/14/2017 3:41:25 PM	- House	Returned To the Senate as passed.
3/14/2017 3:41:03 PM	- House	EMERGENCY CLAUSE ADOPTED
3/14/2017 3:27:53 PM	- House	Read the third time and passed and ordered transmitted to
		the Senate.
3/8/2017 9:13:34 AM	- House	Read the first time, rules suspended, read the second time
		and placed on the CALENDAR.
3/7/2017 4:34:09 PM	- House	RECEIVED FROM THE SENATE
3/7/2017 2:25:00 PM	- Senate	Ordered immediately transmitted to the House.
3/7/2017 2:24:57 PM	- Senate	EMERGENCY CLAUSE ADOPTED
3/7/2017 2:24:43 PM	- Senate	Read the third time and passed.
3/6/2017 1:57:41 PM	- Senate	Returned by the Committee, with the recommendation
		that it Do Pass
3/2/2017 2:34:59 PM	- Senate	Re-referred to Joint Committee on Public Retirement and
		Social Security Programs
3/2/2017 2:34:57 PM	- Senate	REPORTED CORRECTLY ENGROSSED
3/2/2017 2:34:55 PM	- Senate	Amendment #1 read the first time, rules suspended, read
		the second time and adopted, ordered engrossed.
3/2/2017 2:34:46 PM	- Senate	Withdrawn from Committee for purpose of amendment #1
1/24/2017 2:50:05 PM	- Senate	Read first time, rules suspended, read second time,
		referred to Joint Committee on Public Retirement and
		Social Security Programs.
1/24/2017 1:46:00 PM	- Senate	Filed.

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BILL# Sponsor: Senator Cheatham

SB192 Disability retirees are allowed to file another disability application with ATRS if Social Security denies disability benefits; disability return to work full-time/part-time, revert to last benefit if unable to continue working; disability retirement to include reciprocal service credit for vesting purposes.

Emergency Clause: Effective Immediately

Explanation: Disability — This bill would do four things. First it will help prevent a disability retiree's loss of ATRS disability by allowing a review by the ATRS' medical committee within three months of disability benefits ceasing due to the lack of a Social Security Administration favorable disability determination letter. All ATRS disability retirees under age 57 would still be required **to file** for Social Security Disability. A member who fails to be declared disabled by the Social Security Administration may seek a review not sooner than three months before the date that the member's disability retirement would otherwise end and until three months after termination of disability retirement. All applications for review will be heard by ATRS' medical committee consistent with the current definition of disability by ATRS. The committee's decision will be submitted for final order of the Board, consistent with rules for initial disability retirement. The Board's approval would be the final disposition.

Second, the bill would allow a disability retiree to work and also receive monthly disability benefits if he or she works less than forty days during a fiscal year or works more than 40 days but the work is substantially different than the work the member did when retiring because of disability and has a computed salary that is less than the final average salary used to compute the monthly disability benefit. The covered employer may request a waiver within 3 months of employment of the member. The system shall grant the waiver unless the member has already worked 40 or more days. If more than 40 days have been worked, the system shall grant the waiver based upon review of the request and supporting documentation, if the requirements of substantially different work are met. If waiver is granted, the member will continue to receive the monthly disability retirement and would not accrue additional service credit. The covered employer would remit contributions on all salary paid in an amount equal to the employer contribution rate applicable to active members.

Third, the bill encourages a disability retiree to try to return to work on a full time basis. Currently, if a member goes back to work, disability benefits cease. If the member then returns to disability retirement with the system, the disability retirement benefit may be lower than the disability benefit paid last due to loss of COLAs. This bill will allow the higher amount that the member would receive if they had not returned to regular work or recalculated based on additional salary and additional service credit earned while working. Fourth, this bill would also recognize all reciprocal service credit with another Arkansas public retirement system to be counted for vesting purposes for disability retirement.

The purpose of this bill is to streamline the ATRS disability process and to encourage disability retirees to return to work on a full time or part-time basis to assist schools in meeting critical staffing needs and providing disability retirees a chance to help schools and children again.

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ACTION:		
3/15/2017 1:40:53 PM	- Senate	DELIVERED TO GOVERNOR.
3/15/2017 1:40:48 PM	- Senate	Reported correctly enrolled and ordered delivered to the
		Governor.
3/14/2017 4:40:10 PM	- Senate	ORDERED ENROLLED
3/14/2017 4:40:04 PM	- Senate	Returned from the House as passed.
3/14/2017 3:45:04 PM	- House	Returned To the Senate as passed.
3/14/2017 3:44:59 PM	- House	EMERGENCY CLAUSE ADOPTED
3/14/2017 3:41:33 PM	- House	Read the third time and passed and ordered transmitted to
		the Senate.
3/8/2017 9:13:15 AM	- House	Read the first time, rules suspended, read the second time
		and placed on the CALENDAR.
3/7/2017 4:34:22 PM	- House	RECEIVED FROM THE SENATE
3/7/2017 2:26:46 PM	- Senate	Ordered immediately transmitted to the House.
3/7/2017 2:26:44 PM	- Senate	EMERGENCY CLAUSE ADOPTED
3/7/2017 2:25:04 PM	- Senate	Read the third time and passed.
3/6/2017 1:57:49 PM	- Senate	Returned by the Committee, with the recommendation
		that it Do Pass
1/24/2017 4:11:02 PM	- Senate	Read first time, rules suspended, read second time,
		referred to Joint Committee on Public Retirement and
		Social Security Programs.
1/24/2017 3:55:00 PM	-Senate	Filed.

BILL# Sponsor: Senator Cheatham

SB193: Accrued sick leave to count as service credit if death of an active member occurs.

Emergency Clause: Effective Immediately

Explanation: Sick Leave Credit Upon Death - This bill would allow ATRS to recognize unused accrued sick leave, whether paid or unpaid, as credited service to determine retirement eligibility, to calculate final average salary, and for eligibility for other system benefits. The deceased member's account is to be credited one day of service for each day of unused accrued sick leave and one day for any remaining partial day of sick leave to be added to the fiscal year in which the member dies. Unused catastrophic leave and other unused donated leave available to the member shall not be credited as service.

The purpose of this bill is to reward deceased members' efforts who have saved sick leave and to encourage work attendance by all ATRS members.

ACTION:		
2/20/2017 1:51:17 PM	- Senate	Notification that SB193 is now Act 200
2/16/2017 11:53:09 AM	- Senate	DELIVERED TO GOVERNOR.
2/16/2017 11:53:04 AM	- Senate	Reported correctly enrolled and ordered delivered to the
		Governor.
2/15/2017 5:10:07 PM	- Senate	ORDERED ENROLLED
2/15/2017 5:09:59 PM	- Senate	Returned from the House as passed.
2/15/2017 3:00:45 PM	- House	Returned To the Senate as passed.
2/15/2017 3:00:41 PM	- House	EMERGENCY CLAUSE ADOPTED
2/15/2017 2:58:37 PM	- House	Read the third time and passed and ordered transmitted to
		the Senate.
2/14/2017 3:54:57 PM	- House	Read the first time, rules suspended, read the second time
		and placed on the CALENDAR.
2/14/2017 3:01:14 PM	- House	RECEIVED FROM THE SENATE
2/14/2017 2:05:32 PM	- Senate	Ordered immediately transmitted to the House.
2/14/2017 2:05:26 PM	- Senate	EMERGENCY CLAUSE ADOPTED
2/14/2017 2:04:24 PM	- Senate	Read the third time and passed.
2/13/2017 1:51:43 PM	- Senate	Returned by the Committee, with the recommendation
		that it Do Pass
1/24/2017 4:11:15 PM	- Senate	Read first time, rules suspended, read second time,
		referred to Joint Committee on Public Retirement and
		Social Security Programs.
1/24/2017 3:56:00 PM	-Senate	Filed.

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BILL# Sponsor: Senator Cheatham

SB194 Survivor benefits to use reciprocal service credit for vesting purposes, prorate benefits in correlation of years of service, and allow a 6-month period after a survivor application is filed to submit all requested documents to ATRS.

Emergency Clause: Effective Immediately

Explanation: Survivor/Reciprocal Service — This bill would grant a surviving dependent child of the member an annuity in the amount equal to one percent of the member's highest salary year for each quarter of a year credited as actual service in the system, up to a maximum of twenty quarters of a year that are credited as actual service in the system up to a maximum of \$20,000 per year. (Previously a minor child obtained the full benefit or no benefit at all. This modification allows a proration of the benefit based on actual ATRS service while recognizing reciprocal service to vest.) If there are three or more dependent children, the benefit would be limited to sixty percent of member's highest salary year or \$60,000 per year, whichever is less, and prorated among the dependent children. This bill would also make an application by a survivor, survivor's guardian, or legal representative void if the application process is not completed within six calendar months after the application is filed, unless an extension has been granted by the system. The same will apply to an eligible spouse. The application could be refiled using the date of the new application to commence benefits.

The purpose of this bill is to allow reciprocal service to count to vest for survivor benefits but prorate the amount until a full 5 years in ATRS are reached. For instance, if a member dies and had 5 years of APERS service and 1 year of ATRS service, the child would receive $1/5^{th}$ of the full survivor which is 4% of the deceased member's best salary year. A surviving child currently receives 20% of a member's best one year salary up to age 23. The bill also limits the survivor benefit to be at no more than \$20,000 per surviving child. (The existing law, for instance, would allow a minor child of a deceased member making \$250,000 a year a survivor benefit of \$50,000 a year until age 23 based upon 20% of \$250,000. This change limits the survivor benefit of a maximum of \$20,000 per year per child.) The bill also requires applicants to complete the application process with a reasonable time or start the process over.

ACTION:			
3/16/2017 4	4:16:30 PM	- Senate	Notification that SB194 is now Act 505
3/9/2017 1	1:59:02 PM	- Senate	DELIVERED TO GOVERNOR.
3/9/2017 1	1:58:57 PM	- Senate	Reported correctly enrolled and ordered delivered to the
			Governor.
3/8/2017 5	5:04:03 PM	- Senate	ORDERED ENROLLED
3/8/2017 5	5:03:45 PM	- Senate	Returned from the House as passed.
3/8/2017 4	4:42:22 PM	- House	Returned To the Senate as passed.
3/8/2017 4	4:42:10 PM	- House	EMERGENCY CLAUSE ADOPTED
3/8/2017 4	4:41:06 PM	- House	Read the third time and passed and ordered transmitted to
			the Senate.
3/1/2017 4	4:37:24 PM	- House	Read the first time, rules suspended, read the second time
			and placed on the CALENDAR.
2/28/2017 2	2:36:43 PM	- House	RECEIVED FROM THE SENATE
2/28/2017 2	2:09:59 PM	- Senate	Ordered immediately transmitted from the House.

2/28/2017 2:09:57 PM	- Senate	EMERGENCY CLAUSE ADOPTED
2/28/2017 2:09:21 PM	- Senate	Read the third time and passed.
2/27/2017 1:42:38 PM	- Senate	Returned by the Committee, with the recommendation that it Do Pass
1/24/2017 4:11:27 PM	- Senate	Read first time, rules suspended, read second time, referred to Joint Committee on Public Retirement and Social Security Programs.
1/24/2017 3:59:00 PM	-Senate	Filed.

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BILL# Sponsor: Senator Sample

SB203 Employer early separation incentive programs.

Emergency Clause: Effective Immediately

Explanation: Employer Early Separation Incentive Programs Modification. – This bill would end the requirement in some ATRS employers' early separation programs that members must retire from ATRS in order to participate in the employers' programs. If passed, the early retirement incentive plans are still allowed but would **not** allow a condition that the employee had to retire from ATRS. The plan would require the employee to terminate employment at the employer without a condition of actual retirement.

The purpose of the bill is to lessen the cost impact of early retirement plans of ATRS employers. It would allow the use of early retirement plans while not forcing members to retire from ATRS to participate. It should not impact either the employer or member. It does give a member the option to continue accruing retirement benefits at another ATRS employer.

ACTION:		
3/16/2017 4:16:12 PM	- Senate	Notification that SB203 is now Act 503
3/9/2017 1:59:07 PM	- Senate	DELIVERED TO GOVERNOR.
3/9/2017 1:59:03 PM	- Senate	Reported correctly enrolled and ordered delivered to the
		Governor.
3/8/2017 5:04:26 PM	- Senate	ORDERED ENROLLED
3/8/2017 5:04:07 PM	- Senate	Returned from the House as passed.
3/8/2017 4:44:13 PM	- House	Returned To the Senate as passed.
3/8/2017 4:44:09 PM	- House	EMERGENCY CLAUSE ADOPTED
3/8/2017 4:42:52 PM	- House	Read the third time and passed and ordered transmitted to
		the Senate.
3/1/2017 4:38:00 PM	- House	Read the first time, rules suspended, read the second time
		and placed on the CALENDAR.
2/28/2017 3:27:56 PM	- House	RECEIVED FROM THE SENATE
2/28/2017 2:19:36 PM	- Senate	Ordered immediately transmitted to the House.
2/28/2017 2:19:33 PM	- Senate	EMERGENCY CLAUSE ADOPTED
2/28/2017 2:18:25 PM	- Senate	Read the third time and passed.
2/27/2017 1:42:47 PM	- Senate	Returned by the Committee, with the recommendation
		that it Do Pass
1/25/2017 1:21:15 PM	- Senate	Read first time, rules suspended, read second time,
		referred to Joint Committee on Public Retirement and
		Social Security Programs.
1/25/2017 10:54:00 AM	- Senate	Filed.

BILL# Sponsor: Senator Sample

SB205 Allow members with concurrent reciprocal service to waive ATRS service credit.

Emergency Clause: Effective Immediately

Explanation: Concurrent Service— This bill would allow members who have concurrent service (service in 2 systems at the same time) with ATRS and an Arkansas reciprocal public retirement system the opportunity to voluntarily elect to waive ATRS service instead of just the other system's service. Under current law, the member is always required to waive the other system's service. Under the proposal, a member may elect to waive all or part of their ATRS service credited or the other system's service for concurrent service in the two plans. The member's employer and employee accrued contributions will remain with the system. This gives the member the choice and does not dictate one outcome but defers to the member.

The purpose of this bill is to allow a member the ability to use a higher final average salary or service credit from the reciprocal retirement system or ATRS to compute benefits since both were earned by the member at the same time.

ACTION:		
3/15/2017 9:58:51 AM	- House	Read the first time, rules suspended, read the second time and placed on the CALENDAR.
3/14/2017 4:42:44 PM	- House	RECEIVED FROM THE SENATE
3/14/2017 2:41:10 PM	- Senate	Ordered immediately transmitted to the House.
3/14/2017 2:41:08 PM	- Senate	EMERGENCY CLAUSE ADOPTED
3/14/2017 2:37:58 PM	- Senate	Read the third time and passed.
3/13/2017 1:46:05 PM	- Senate	Returned by the Committee, with the recommendation that it Do Pass
1/25/2017 1:21:50 PM	- Senate	Read first time, rules suspended, read second time, referred to Joint Committee on Public Retirement and Social Security Programs.
1/25/2017 10:55:00 AM	-Senate	Filed.

BILL# Sponsor: Senator Hutchinson

SB218: Modifies the employer contribution rate adjustment to allow an adjustment even if ATRS is below a 30 year amortization period, if needed. Currently, ATRS must be above a 30 year amortization period.

Emergency Clause: Effective Immediately

Explanation: Employer Contributions – ATRS already has the authority to raise the employer contribution rate. This bill would allow an employer contribution rate adjustment even when below a 30 year amortization if needed to maintain actuarial soundness. This bill essentially eliminates an amortization period in excess of thirty (30) years requirement in order for the Board to make a modification to the employer rate.

The purpose of this bill is to maintain and provide a more flexible mechanism to adjust the rate to protect the financial strength of ATRS in order to protect its members. At times ATRS may see the need to adjust the rate and would be below a 30 year amortization. Plus actuaries are now recommending that public retirement plans have amortization periods of closer to 20 years. With this change, ATRS can be proactive instead of reactive.

ACTION:		
1/26/2017 10:18:30 AM	- Senate	Read first time, rules suspended, read second time,
		referred to Joint Committee on Public Retirement and
		Social Security Programs.
1/25/2017 5:20:00 PM	- Senate	Filed.

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BILL# Sponsor: Senator Caldwell

SB233 Pension advance companies prohibition.

Emergency Clause: Effective Immediately

Explanation: Pension Advance Companies Prohibition – The purpose of this proposal is to protect members by prohibiting pension advance companies from obtaining a retiree's benefit to repay a loan. The interest rates to repay a very small loan may and usually would exceed 100%, and may take years to repay. No device, transfer, pension advance, or related scheme would be used to circumvent the prohibition against pension advances, assignments, or transfer of benefits to a person other than a benefit participant.

The purpose of this law is to protect members from predatory benefit practices of typically out of state predatory companies.

ACTION:		
2/20/2017 1:51:10 PM	- Senate	Notification that SB233 is now Act 199
2/16/2017 11:53:15 AM	- Senate	DELIVERED TO GOVERNOR.
2/16/2017 11:53:11 AM	- Senate	Reported correctly enrolled and ordered delivered to the
		Governor.
2/15/2017 5:11:00 PM	- Senate	ORDERED ENROLLED
2/15/2017 5:10:10 PM	- Senate	Returned from the House as passed.
2/15/2017 3:03:06 PM	- House	Returned To the Senate as passed.
2/15/2017 3:03:02 PM	- House	EMERGENCY CLAUSE ADOPTED
2/15/2017 3:00:52 PM	- House	Read the third time and passed and ordered transmitted to
		the Senate.
2/14/2017 3:55:16 PM	- House	Read the first time, rules suspended, read the second time
		and placed on the CALENDAR.
2/14/2017 3:01:29 PM	- House	RECEIVED FROM THE SENATE
2/14/2017 2:07:25 PM	- Senate	Ordered immediately transmitted to the House.
2/14/2017 2:07:20 PM	- Senate	EMERGENCY CLAUSE ADOPTED
2/14/2017 2:06:07 PM	- Senate	Read the third time and passed.
2/13/2017 1:51:51 PM	-Senate	Returned by the Committee, with the recommendation
		that it Do Pass
1/26/2017 3:41:10 PM	-Senate	Read first time, rules suspended, read second time,
		referred to Joint Committee on Public Retirement and
		Social Security Programs
1/26/2017 12:43:00 PM	-Senate	Filed.

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BILL#:Sponsor: Representative RyeHB1286Provides authority for ATRS to adjust early voluntary retirement reductions and early
T-DROP participation reductions.

Emergency Clause: Effective Immediately

Explanation: Early Voluntary Retirement and Early T-DROP Reductions – To clarify some confusion, this bill would not affect current retirees and would not affect any member already in T-DROP. Even if this bill passes, no active member would be affected unless the ATRS Board takes action to modify the power to adjust early retirement and early entry into T-DROP. This bill would allow the Board to set the early voluntary retirement reduction, to be prorated monthly, from a low of five percent to fifteen percent per year to maintain actuarial soundness. On the T-DROP early entry adjustment, it is important to note that the ATRS Board has always had the authority to set the early entry reduction at whatever level the Board felt appropriate. Initially, the Board set the early entry reduction at 6% per year and it has remained at that level. Importantly, this bill actually caps the Board authority on increasing the reduction that should provide a comfort to members considering T-DROP. At this time, the Board is not considering modifying the T-DROP reduction and agreed it was proper to place a limitation by capping its authority. The bill would also allow the early T-DROP participation reduction to be adjusted from 6% to 12% to maintain actuarial soundness.

The purpose of this bill is to recognize that since the mortality tables show that members are living longer, then the early retirement/T-DROP reductions may need to be adjusted to maintain the financial strength of ATRS in order to protect all of its members and more properly place the cost of earlier retirement and T-DROP entry on the ones who benefit from it. **This would NOT affect any current T-DROP participants.**

ACTION:		
3/16/2017 12:17:17 PM	- House	REPORTED CORRECTLY ENGROSSED
3/16/2017 8:47:28 AM	- House	Amendment # 1 read and adopted and the bill ordered engrossed.
3/16/2017 8:47:17 AM	- House	Placed on second reading for the purpose of amendment.
1/25/2017 2:03:03 PM	- House	Read first time, rules suspended, read second time, referred to the Committee on Public Retirement and Social Security Programs – Joint.
1/25/2017 12:25:00 PM	- House	Filed.

BILL# **Sponsor: Representative Rye** HB1287 Outsourcing election by employers.

Emergency Clause: Effective Immediately

Explanation: Outsourcing Election by Employers – This bill would allow ATRS employers that outsource a service common to the normal daily operation of the employer to choose whether to make outsourced employees become members of ATRS or alternatively, to pay a surcharge on the outsourced employees' salaries. Employers currently outsourcing would have 60 days after the effective date of the bill to make a one-time decision. Employers that begin outsourcing after the effective date would make a decision at that time. The bill would define "outsourcing" to mean employment for a covered employer through a third party, a private employer, an independent contractor or other contractual relationship. ATRS would collect information on outsourced employees from employers after passage of the bill, and prior to any collection of money. The collections of contributions or surcharges from an employer may be phased in and would not begin earlier than the 2018 fiscal year. If an employer decides to have the outsourced employees become members, that change could be implemented up to 3 fiscal years later. During that time, the surcharge would be paid. The surcharge is intended to be phased in over time.

The purpose of this bill is to ensure ATRS has the contributions or financial support provided for the employment of employees who are embedded in the public schools and a part of the typical school operation as is contemplated in the structure of ATRS and its actuarial assumptions.

ACTION:		
3/16/2017 8:43:13 AM	- House	Correctly enrolled and ordered transmitted to the
		Governor's Office.
3/15/2017 4:24:48 PM	- House	TO BE ENROLLED
3/15/2017 4:23:19 PM	- House	Returned from the Senate as passed.
3/15/2017 3:06:23 PM	- Senate	Returned to the House as passed.
3/15/2017 3:01:48 PM	- Senate	Read the third time and passed.
3/9/2017 5:02:05 PM	- Senate	Read the first time, rules suspended, read the second time
		and placed on the calendar.
3/9/2017 4:40:51 PM	- Senate	Received from the House.
3/9/2017 2:48:32 PM	- House	Emergency Clause Failed of Adoption
3/9/2017 2:43:24 PM	- House	Read the third time and passed and ordered transmitted to
		the Senate.
3/6/2017 10:05:59 AM	- House	Returned by the Committee Do Pass
3/2/2017 10:48:53 AM	- House	REPORTED CORRECTLY ENGROSSED
3/2/2017 8:39:37 AM	- House	Amendment No. 1 read and adopted and the bill ordered
		engrossed.
3/2/2017 8:39:20 AM	- House	Placed on second reading for the purpose of amendment.

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1/25/2017 2:03:24 PM	- House	Read first time, rules suspended, read second time,
		referred to the Committee on Public Retirement and Social
		Security Programs – Joint.
1/25/2017 12:27:00 PM	- House	Filed.

BILL# Sponsor: Representative Maddox

HB1304: Technical corrections

Emergency Clause: Effective Immediately

Explanation: Technical Corrections – This bill would make minor changes in the wording of existing laws to clarify language and intent of laws affecting ATRS while not making changes to how laws are used or implemented.

ACTION:		
3/1/2017 11:37:25 AM	- House	Notification that HB1304 is now Act 293
2/22/2017 8:35:48 AM	- House	Correctly enrolled and ordered transmitted to the
		Governor's Office.
2/21/2017 3:29:25 PM	- House	TO BE ENROLLED
2/21/2017 3:28:47 PM	- House	Returned From the Senate as passed.
2/21/2017 2:36:35 PM	- Senate	Returned to the House as passed.
2/21/2017 2:36:32 PM	- Senate	EMERGENCY CLAUSE ADOPTED
2/21/2017 2:35:26 PM	- Senate	Read the third time and passed.
2/15/2017 4:48:35 PM	- Senate	Read the first time, rules suspended, read the second time
		and placed on the calendar.
2/15/2017 4:48:25 PM	- Senate	Received from the House.
2/15/2017 2:03:25 PM	- House	EMERGENCY CLAUSE ADOPTED
2/15/2017 2:02:06 PM	- House	Read the third time and passed and ordered transmitted to
		the Senate.
2/14/2017 9:18:31 AM	- House	REPORTED CORRECTLY ENGROSSED
2/14/2017 8:31:00 AM	- House	Amendment No. 1 read and adopted and the bill ordered
		engrossed.
2/14/2017 8:30:38 AM	- House	Placed on second reading for the purpose of amendment
2/13/2017 12:15:15 PM	- House	Returned by the Committee with the recommendation
		that it do pass as amended 1
2/8/2017 2:01:02 PM	- House	Re-referred to the Committee on PUBLIC RETIREMENT &
		SOCIAL SECURITY PROGRAMS-JOINT
2/6/2017 11:55:38 AM	- House	Returned by the Committee Do Pass
1/25/2017 4:11:23 PM	- House	Read first time, rules suspended, read second time,
		referred to the Committee on Public Retirement and Social
		Security Programs – Joint.
1/25/2017 2:08:00 PM	- House	Filed.

BILL# Sponsor: Representative Maddox

HB1305: Spousal survivor benefit rights may be redirected by member, if specifically designated by the member to another person.

Emergency Clause: Effective Immediately

Explanation: Survivor Spousal Rights— This bill eliminates the current automatic statutory designation that residual benefits must go to a spouse, even if the member objects. This bill would allow a member of ATRS to voluntarily designate an alternative residual beneficiary in lieu of an automatic spousal designation to receive a lump sum payment of the member's residue amount upon death of an active or T-DROP member. This means no spousal survivor benefit shall be payable if an alternative beneficiary is named.

The purpose of this bill is to give members the right to override the statutory presumption that a spouse always receives the benefit in the event of death and lets each member decide.

ACTION:		
2/21/2017 4:27:37 PM	- House	Notification that HB1305 is now Act 243
2/21/2017 1:03:28 PM	- House	Correctly enrolled and ordered transmitted to the
		Governor's Office.
2/20/2017 5:05:01 PM	- House	TO BE ENROLLED
2/20/2017 5:05:00 PM	- House	Returned from the Senate as passed.
2/20/2017 3:39:13 PM	- Senate	Returned to the House as passed.
2/20/2017 3:39:11 PM	- Senate	EMERGENCY CLAUSE ADOPTED
2/20/2017 3:37:17 PM	- Senate	Read the third time and passed.
2/14/2017 4:12:35 PM	- Senate	Read the first time, rules suspended, read the second time
		and placed on the calendar.
2/14/2017 4:11:36 PM	- Senate	Received from the House.
2/14/2017 2:22:51 PM	- House	EMERGENCY CLAUSE ADOPTED
2/14/2017 2:21:59 PM	- House	Read the third time and passed and ordered transmitted to
		the Senate
2/13/2017 12:15:28 PM	- House	Returned by the Committee Do Pass
2/8/2017 2:11:15 PM	- House	Re-referred to the Committee on PUBLIC RETIREMENT &
		SOCIAL SECURITY PROGRAMS-JOINT
2/6/2017 9:17:53 AM	- House	Returned by the Committee Do Pass
1/25/2017 4:11:41 PM	- House	Read first time, rules suspended, read second time,
		referred to Committee on Public Retirement and Social
		Security Programs - Joint.
1/25/2017 2:10:00 PM	- House	Filed.

BILL# Sponsor: Representative Coleman

HB1365Settlement agreement to include purchased annuity, discontinue adding settlement
amounts to member, and can add air time or value of future benefits.

Emergency Clause: Effective Immediately

Explanation: Settlements - This bill would assist employers and members in legal disputes by allowing salary or service credit to be purchased as a part of the settlement. The additional salary would be added to the calculated salary at the time of purchase. The member's official salary record will include the purchased additional salary years in computing the final average salary at the time of retirement if the salary in any of the additional purchased salary years qualify for the final average salary calculation. The system will use the same factors to determine the cost of the additional salary purchase that is used to calculate an additional monthly benefit in the annuitization of a T-DROP distribution. The calculation shall be made with the assumption the member would have immediately retired at the time of the purchase.

The purpose of this bill is assist employers and members in reaching settlements in legal disputes and to eliminate employer and employee contributions on a settlement of claims or judgments and to make the process more certain and user friendly for both the ATRS employer and the member.

ACTION:			
3/9/2017	1:36:04 PM	-House	Notification that HB1365 is now Act 436
3/3/2017	9:18:43 AM	-House	Correctly enrolled and ordered transmitted to the
			Governor's Office.
3/2/2017	4:26:00 PM	-House	TO BE ENROLLED
3/2/2017	4:25:36 PM	-House	Returned from the Senate as passed.
3/2/2017	3:41:12 PM	-Senate	Returned to the House as passed.
3/2/2017	3:41:08 PM	-Senate	EMERGENCY CLAUSE ADOPTED
3/2/2017	3:40:38 PM	-Senate	Read the third time and passed.
2/28/2017	3:52:45 PM	-Senate	Read the first time, rules suspended, read the second time
			and placed on the calendar.
2/28/2017	3:51:10 PM	-Senate	Received from the House.
2/28/2017	2:06:22 PM	-House	EMERGENCY CLAUSE ADOPTED
2/28/2017	2:04:30 PM	-House	Read the third time and passed and ordered transmitted to
			the Senate.
2/27/2017	10:45:50 AM	-House	Returned by the Committee Do Pass
1/26/2017	2:55:34 PM	-House	Read the first time, rules suspended, read the second time
			and referred to the Committee on PUBLIC RETIREMENT
			AND SOCIAL SECURITY
1/26/2017	12:05:00 PM	-House	Filed.

BILL# Sponsor: Representative Deffenbaugh

HB1373: Benefit stipend adjustments and removal from benefit base, if needed.

Emergency Clause: Effective Immediately

Explanation: Stipends: ATRS can already adjust the benefit stipend if the ATRS amortization period is over 30 years. This bill would allow the ATRS Board greater flexibility to adjust the benefit stipend, if needed in order to maintain actuarial soundness. This bill does so by eliminating the requirement that an amortization period in excess of thirty (30) years exist for the Board to make modifications to the benefit stipend. The bill also allows the Board to remove the benefit stipend from the base amount used to calculate cost of living adjustments for current retirees and option beneficiaries, if needed to maintain actuarial soundness. The bill allows the Board to phase in adjustments to the benefit stipend in order to prevent a retiree from receiving a reduction of benefits at any time. The bill does not change the requirement of ten years of actual service needed to qualify for the benefit stipend.

The purpose of this bill is to maintain and provide a more flexible mechanism to protect the financial strength of ATRS in order to protect its members. At times ATRS may see the need to adjust the stipend and would be below a 30 year amortization. Plus actuaries are now recommending that public retirement plans have amortization periods of closer to 20 years. This gives the ATRS Board the flexibility needed to be proactive in an economic downturn or to adjust to new actuarial standards.

<u>ACTION:</u> 1/26/2017 3:33:09 PM	- House	Read first time, rules suspended, read second time,
		referred to the Committee on Public Retirement and Social Security Programs - Joint.
1/26/2017 1:29:00 PM	- House	Filed.

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BILL# Sponsor: Representative Deffenbaugh

HB1374: Reverse 2009 compounding of the Cost of Living Adjustment (COLA), if needed.

Emergency Clause: Effective Immediately

Explanation: Reverse the 2009 Compounding of the COLA - The ATRS Board may already reverse the 2009 compounding of the COLA. This bill would allow the Board to reverse the 2009 compounding of the COLA, if needed in order to maintain actuarial soundness. The reversal may include a chart or proxy formula to be applied for members that have complicated changes in their benefits due to divorce, remarriage, death of the member, or death of a spouse. This bill would also allow the Board to phase in the reversal in order to prevent a retiree from receiving a reduction of benefits at any time.

The purpose of this bill is to maintain and provide a more flexible mechanism to protect the financial strength of ATRS in order to protect its members. At times ATRS may see the need to adjust the payment of the compounding of the COLA in 2009 and would be below a 30 year amortization. Plus actuaries are now recommending that public retirement plans have amortization periods of closer to 20 years.

<u>ACTION:</u> 1/26/2017 3:33:22 PM	- House	Read first time, rules suspended, read second time, referred to the Committee on Public Retirement and Social
1/26/2017 1:30:00 PM	- House	Security Programs - Joint. Filed.

NON-ATRS PACKAGE BILLS THAT COULD AFFECT ATRS

IMPACT AND ANALYSIS OF ATRS PACKAGE BILLS AFFECTING ATRS, MEMBERS, AND EMPLOYERS

BILL# Sponsor: Senator Hester

SB513: To Prohibit Public Entities From Contracting With and Investing In Companies that Boycott Israel.

Emergency Clause: None

Explanation: To Prohibit Certain Transactions by Public Employee Retirement Systems – This bill seems to have replaced SB11 above. It has many of the same requirements as SB11. Senator Hester worked with the retirement systems to reach and agreed amendment that the retirement directors requested. The changes remove virtually all costs of compliance and still achieves the intent of Senator Hester.

ACTION:		
3/14/2017 9:05:07 AM	- House	Read the first time, rules suspended, read the second time and referred to the Committee on STATE AGENCIES & GOVT'L AFFAIRS-HOUSE
3/13/2017 4:54:03 PM	- House	RECEIVED FROM THE SENATE
3/13/2017 3:10:28 PM	- Senate	Ordered immediately transmitted to the House.
3/13/2017 3:02:52 PM	- Senate	Read the third time and passed.
3/9/2017 2:07:09 PM	- Senate	Returned by the Committee, with the recommendation that it Do Pass
3/8/2017 1:38:06 PM	- Senate	Re-referred to Senate Committee on State Agencies and Governmental Affairs
3/8/2017 1:38:03 PM	- Senate	REPORTED CORRECTLY ENGROSSED
3/8/2017 1:38:01 PM	- Senate	Amendment # 1 read the first time, rules suspended, read the second time and adopted, ordered engrossed.
3/8/2017 1:37:51 PM	- Senate	Withdrawn from Committee for purpose of amendment #1
3/6/2017 3:07:52 PM	- Senate	Re-referred to Senate Committee on State Agencies and Governmental Affairs
3/2/2017 2:41:54 PM	- Senate	Returned by the Committee, with the recommendation that it Do Pass
2/28/2017 3:57:06 PM	- Senate	Read first time, rules suspended, read second time, referred to Senate Committee on State Agencies and Governmental Affairs
2/28/2017 3:15:00 PM	- Senate	Filed

BILL# Sponsor: Representative Tosh

HB1290: To require ATRS to correct an error that understates the service credit of a member.

Emergency Clause: Immediately

Explanation: This bill allows an additional exception in the five (5) year lookback law (statute of limitations) for under-reported service of a member upon which all contributions were paid at the time. ATRS is neutral on this bill. ATRS does appreciate Representative Tosh working with ATRS before filing a bill on the important 5 year lookback law. ATRS was involved in the drafting of the language used in the bill.

ACTION:		
2/21/2017 4:27:18 PM	- House	Notification that HB1290 is now Act 241
2/21/2017 1:03:35 PM	- House	Correctly enrolled and ordered transmitted to the
		Governor's Office.
2/20/2017 5:05:01 PM	- House	TO BE ENROLLED
2/20/2017 5:05:00 PM	- House	Returned From the Senate as passed.
2/20/2017 3:37:15 PM	- Senate	Returned to the House as passed.
2/20/2017 3:37:11 PM	- Senate	EMERGENCY CLAUSE ADOPTED
2/20/2017 3:34:16 PM	- Senate	Read the third time and passed.
2/14/2017 4:11:13 PM	- Senate	Read the first time, rules suspended, read the second time
		and placed on the calendar.
2/14/2017 4:11:05 PM	- Senate	Received from the House.
2/14/2017 2:21:25 PM	- House	EMERGENCY CLAUSE ADOPTED
2/14/2017 2:18:15 PM	- House	Read the third time and passed and ordered transmitted to
		the Senate
2/13/2017 12:15:05 PM	- House	Returned by the Committee Do Pass
1/25/2017 4:21:02 PM	- House	Read first time, rules suspended, read second time,
		referred to the Committee on Public Retirement and Social
		Security Programs - Joint.
1/25/2017 3:23:00 PM	- House	Filed.

BILL# Sponsor: Representative Tosh

HB1336: To provide for the Forfeiture of Benefits under a Public Retirement System by Certain Persons

Emergency Clause: None

Explanation: Representative Tosh is working with ATRS and the other retirement systems to address concerns. This bill has not been amended yet, but the work is underway to amend the bill to prevent a person who intentionally causes the death of a retirement system member from receiving benefits that become available due to the member's death. This is also often called a "slayer statute". ATRS has no objection to adopting a slayer statute provision.

ACTION:		
3/7/2017 11:49:13 AM	- House	REPORTED CORRECTLY ENGROSSED
3/7/2017 9:02:28 AM	- House	Amendment No. 1 read and adopted and the bill ordered engrossed.
3/7/2017 9:02:17 AM	- House	Placed on second reading for the purpose of amendment.
1/25/2017 4:21:02 PM	- House	Read first time, rules suspended, read second time, referred to the Committee on Public Retirement and Social Security Programs - Joint.
1/25/2017 3:23:00 PM	- House	Filed.

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BILL#Sponsor: Representative ShepherdHB1355:To make Technical Corrections to Title 24 of the Arkansas Filed Code concerning
Retirement and Pensions

Emergency Clause: None

Explanation: A technical correction bill on behalf of the Code Revision Commission that only clarifies language such as changing "the system" to the "Arkansas Teacher Retirement System" and has no operational or fiscal impact.

ACTION:		
2/21/2017 4:32:56 PM	-House	Notification that HB1355 is now Act 265
2/21/2017 1:01:56 PM	-House	Correctly enrolled and ordered transmitted to the
		Governor's Office.
2/20/2017 5:05:01 PM	- House	TO BE ENROLLED
2/20/2017 5:05:00 PM	- House	Returned from the Senate as passed.
2/20/2017 4:23:40 PM	-Senate	Returned to the House as Passed.
2/20/2017 4:23:37 PM	-Senate	Read the third time and passed.
2/16/2017 11:05:58 AM	-Senate	Returned by the Committee, with the recommendation
		that it Do Pass
2/7/2017 4:12:38 PM	-Senate	Read first time, rules suspended, read second time,
		referred to Senate Committee on Insurance and Commerce
2/7/2017 4:12:30 PM	-Senate	Received from the House.
2/7/2017 2:05:30 PM	-House	Read the third time and passed and ordered transmitted to
		the Senate.
2/2/2017 1:25:00 PM	-House	Returned by the Committee Do Pass.
1/26/2017 2:52:10 PM	-House	Read the first time, rules suspended, read the second time
		and referred to the Committee on JUDICIARY COMMITTEE-
		HOUSE.
1/26/2017 9:41:00 AM	-House	Filed.

BILL#	Sponsor: Senator Irvin
SB228:	To amend the law concerning the Employment of Retired Member of the Arkansas
	Teacher Retirement System.

Emergency Clause: None

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Explanation: Senator Irvin has asked to meet with the ATRS executive director to discuss more way to encourage ATRS retirees to work in schools preforming critical need jobs. Hopefully that discussion will happen this coming week. ATRS looks forward to meeting with Senator Irvin.

ACTION:		
1/26/2017 3:39:16 PM	- Senate	Read first time, rules suspended, read second time,
		referred to Joint Committee on Public Retirement and
		Social Security Programs.
1/26/2017 12:41:00 PM	- Senate	Filed.

- BILL# Sponsor: Representative House
- **HB1327**: To amend the law concerning the Board of Trustees of The Arkansas Teacher Retirement System.

Emergency Clause: None

Explanation: Although this is a still a shell bill, any bill that can change the composition or governance of the ATRS board should be carefully monitored and is of concern. The ATRS Board has obtained top decile investment results over long term periods when compared to other retirement systems in the country. The ATRS Board also has a member driven view while at the same time remaining fiscally conservative. ATRS will alert members and employers to any amendment or bill that would change the ATRS Board makeup or its member driven view.

ACTION: 1/25/2017 4:18:33 PM - House

Read the first time, rules suspended, read the second time and referred to the Committee on PUBLIC RETIREMENT & SOCIAL SECURITY PROGRAMS-JOINT. Filed.

1/25/2017 3:02:00 PM - House Updated Friday, March 17, 2017

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BILL#Sponsor: Representative HouseHB1328:To amend the law concerning the Investment Practices of the Arkansas Teacher
Retirement System.

Emergency Clause: None

Explanation: Still a shell with no impact.

ACTION:		
2/27/2017 10:45:09 AM	- House	REPORTED CORRECTLY ENGROSSED
2/27/2017 8:41:50 AM	- House	Amendment No. 1 read and adopted and the bill ordered engrossed.
2/27/2017 8:41:24 AM	- House	Placed on second reading for the purpose of amendment.
1/25/2017 4:18:47 PM	- House	Read the first time, rules suspended, read the second time and referred to the Committee on PUBLIC RETIREMENT & SOCIAL SECURITY PROGRAMS-JOINT.
1/25/2017 3:03:00 PM	- House	Filed.

- BILL# Sponsor: Representative House
- **HB1329**: To amend the law concerning Benefit Payments under the Arkansas Teacher Retirement System.
- Emergency Clause: None

Explanation: Still a shell with no impact.

ACTION:		
1/25/2017 4:19:16 PM	- House	Read the first time, rules suspended, read the second time
		and referred to the Committee on PUBLIC RETIREMENT &
		SOCIAL SECURITY PROGRAMS-JOINT.
1/25/2017 3:05:00 PM	- House	Filed.

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BILL#Sponsor: Representative HouseHB1330:To amend the law concerning the Accounting and Auditing Practices of the Arkansas
Teacher Retirement System.

Emergency Clause: None

Explanation: Still a shell with no impact.

ACTION:

1/25/2017 4:19:37 PM	- House	Read the first time, rules suspended, read the second time and referred to the Committee on PUBLIC RETIREMENT &
		SOCIAL SECURITY PROGRAMS-JOINT.
1/25/2017 3:07:00 PM	- House	Filed.

BILL#Sponsor: Representative HouseHB1333:To amend the law concerning the Administration of the Arkansas Teacher Retirement
System.

Emergency Clause: None

Explanation: Still a shell with no impact.

ACTION:

1/25/2017 4:20:21 PM	- House	Read the first time, rules suspended, read the second time
		and referred to the Committee on PUBLIC RETIREMENT &
		SOCIAL SECURITY PROGRAMS-JOINT.
1/25/2017 3:13:00 PM	- House	Filed.