RBH No. 6530

1	STATE OF OKLAHOMA
2	1st Session of the 55th Legislature (2015)
З	HOUSE BILL 1053 By: McDaniel (Randy)
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6	AS INTRODUCED
7	An Act relating to the Oklahoma Law Enforcement Retirement System; amending 47 O.S. 2011, Sections 2-
8	301, 2-303.1, as last amended by Section 1, Chapter 119, O.S.L. 2013, 2-305.1A, as amended by Section 2,
9	Chapter 52, O.S.L. 2012 and 2-305.12 (47 O.S. Supp. 2014, Sections 2-303.1 and 2-305.1A), which relate to
10	certain benefits; conforming statutory references to the Internal Revenue Code of 1986, as amended;
11	stating intent to comply with certain requirements; providing for disposition of revenues in certain
12	subaccounts related to Section 401(h) of the Internal Revenue Code of 1986, as amended; requiring Board of
13	Trustees to develop procedures regarding rollover distributions; requiring adherence to certain
14	guidance under I.R.S. notice; prescribing certain interest rate for purposes of Deferred Retirement
15	Option Plan; authorizing amendments; and providing an effective date.
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19	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
20	SECTION 1. AMENDATORY 47 O.S. 2011, Section 2-301, is
21	amended to read as follows:
22	Section 2-301. There is hereby established a System for the
23	payment of retirement benefits and certain medical and hospital
24	expenses of members of the Oklahoma Law Enforcement Retirement

System. Effective July 1, 2014, the System intends to satisfy 1 2 Section 401(a) of the Internal Revenue Code of 1986, as amended from 3 time to time, by meeting the requirements of Section 414(d) of the 4 Internal Revenue Code of 1986, as amended from time to time. Such 5 System shall constitute an amendment and continuation of the Retirement and Pension Plan of the Department of Public Safety and 6 7 members in the Retirement and Pension Plan on June 30, 1980, shall continue as members of the Oklahoma Law Enforcement Retirement 8 9 System. There is established in the State Treasury a special fund 10 designated as the "Oklahoma Law Enforcement Retirement Fund" for the 11 benefit of members of the System and certain dependents of deceased 12 members of the System. Such fund shall be a continuation, under a 13 new name, of the Retirement and Pension Fund of the Department of 14 Public Safety.

15 There is hereby created the Retirement Medical Benefit Fund. 16 The fund shall be maintained as a subaccount of the Oklahoma Law 17 Enforcement Retirement Fund. The Retirement Medical Benefit Fund is 18 composed of all assets which may be contributed to this subaccount 19 to pay the retirement system's portion of the monthly retiree health 20 insurance premium benefit described by Section 1316.2 of Title 74 of 21 the Oklahoma Statutes. Such monthly retiree health insurance 22 premium benefit is in addition to, and subordinate to, the 23 retirement benefits provided by this System. All such allocated 24 assets and any earnings thereon in the Retirement Medical Benefit

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1 Fund shall be held for the exclusive purpose of providing retiree medical benefits. The Retirement Medical Benefit Fund is to be 2 3 administered in accordance with the requirements of Section 401(h) 4 of the Internal Revenue Code of 1986, as amended from time to time. 5 It shall be impossible, at any time prior to the satisfaction of all liabilities for these benefits, for any part of this subaccount to 6 7 be used for or diverted to, any purpose other than the providing of the retiree health insurance premium benefit and the payment of 8 9 necessary and appropriate related expenses. Notwithstanding the 10 provisions of Section 401(a)(2) of the Internal Revenue Code of 11 1986, as amended from time to time, effective July 1, 2014, upon the 12 satisfaction of all liabilities under the Oklahoma Law Enforcement 13 Retirement System to provide Section 401(h) medical benefits, any 14 amount remaining in such separate subaccount must be returned to the 15 employer. Effective July 1, 2014, in the event an individual's 16 interest in the medical benefits subaccount is forfeited prior to 17 the termination of the Oklahoma Law Enforcement Retirement System, 18 an amount equal to the amount of the forfeiture must be applied as 19 soon as possible to reduce employer contributions to fund the 20 medical benefits described in Section 401(h). The Board of Trustees 21 may promulgate such rules as are necessary to implement the funding 22 and administration of the fund pursuant to the provisions of this 23 subsection. All contributions to fund the retiree health insurance 24 benefit shall be made on the basis of a generally accepted actuarial

1 method. Notwithstanding anything contained herein to the contrary, the aggregate of contributions to provide retiree health insurance 2 benefits and life insurance, if any, shall not exceed twenty-five 3 4 percent (25%) of the aggregate contributions made to fund all 5 benefits under this System, other than contributions to fund past service costs. For this purpose, "life insurance" means, as to any 6 member, the in-service death benefit that would be payable upon the 7 member's death, but only to the extent that the lump-sum value of 8 9 such death benefit would exceed the lump-sum value of the member's 10 accrued benefit at the date of the member's death.

11 Appointment to any position within a covered agency which comes 12 under this System shall not jeopardize the rights of any person who 13 has previously qualified for membership under this System, provided, 14 that the individual contributions are continued, and such person 15 remains a member of this System. Any person who has previously 16 qualified for membership under the System who voluntarily seeks and 17 accepts appointment to any position within a covered agency which is 18 not a covered position excludes the member from further 19 participation in this System; provided, this provision shall not 20 apply to any person who is a member of the System and who, on or 21 before June 30, 2002, has already accepted appointment to a position 22 which is not a covered position of the System nor shall it apply if 23 that person seeks and accepts any other position within a covered 24 agency which is not a covered position of the System.

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1	SECTION 2. AMENDATORY 47 O.S. 2011, Section 2-303.1, as		
2	last amended by Section 1, Chapter 119, O.S.L. 2013 (47 O.S. Supp.		
3	2014, Section 2-303.1), is amended to read as follows:		
4	Section 2-303.1 A. The Oklahoma Law Enforcement Retirement		
5	Board shall discharge its duties with respect to the System solely		
6	in the interest of the participants and beneficiaries and:		
7	1. For the exclusive purpose of:		
8	a. providing benefits to participants and their		
9	beneficiaries, and		
10	b. defraying reasonable expenses of administering the		
11	System;		
12	2. With the care, skill, prudence, and diligence under the		
13	circumstances then prevailing that a prudent person acting in a like		
14	capacity and familiar with such matters would use in the conduct of		
15	an enterprise of a like character and with like aims;		
16	3. By diversifying the investments of the System so as to		
17	minimize the risk of large losses, unless under the circumstances it		
18	is clearly prudent not to do so; and		
19	4. In accordance with the laws, documents and instruments		
20	governing the System.		
21	B. The Board may procure insurance indemnifying the members of		
22	the Board from personal loss or accountability from liability		
23	resulting from a member's action or inaction as a member of the		
24	Board.		

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1 C. The Board may establish an investment committee. The 2 investment committee shall be composed of not more than five (5) 3 members of the Board appointed by the president of the Board. The 4 committee shall make recommendations to the full Board on all 5 matters related to the choice of custodians and managers of the assets of the System, on the establishment of investment and fund 6 7 management guidelines, and in planning future investment policy. The committee shall have no authority to act on behalf of the Board 8 9 in any circumstances whatsoever. No recommendation of the committee 10 shall have effect as an action of the Board nor take effect without 11 the approval of the Board as provided by law.

12 D. The Board shall retain qualified investment managers to 13 provide for the investment of the monies of the System. The 14 investment managers shall be chosen by a solicitation of proposals 15 on a competitive bid basis pursuant to standards set by the Board. 16 Subject to the overall investment guidelines set by the Board, the 17 investment managers shall have full discretion in the management of 18 those monies of the System allocated to the investment managers. 19 The Board shall manage those monies not specifically allocated to 20 the investment managers. The monies of the System allocated to the 21 investment managers shall be actively managed by the investment 22 managers, which may include selling investments and realizing losses 23 if such action is considered advantageous to longer term return 24 maximization. Because of the total return objective, no distinction

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shall be made for management and performance evaluation purposes
 between realized and unrealized capital gains and losses.

3 E. All assets of the System shall be held in trust for the 4 exclusive purpose of providing benefits for the members and 5 beneficiaries of the System, including defraying reasonable expenses of administering the System, and shall not be encumbered for or 6 diverted to any other purposes. Funds and revenues for investment 7 by the investment managers or the Board shall be placed with a 8 9 custodian selected by the Board. The custodian shall be a bank or 10 trust company offering pension fund master trustee and master 11 custodial services, and any related custodial agreement or trust 12 agreement is incorporated herein by reference. The custodian shall 13 be chosen by a solicitation of proposals on a competitive bid basis 14 pursuant to standards set by the Board. In compliance with the 15 investment policy guidelines of the Board, the custodian bank or 16 trust company shall be contractually responsible for ensuring that 17 all monies of the System are invested in income-producing investment 18 vehicles at all times. If a custodian bank or trust company has not 19 received direction from the investment managers of the System as to 20 the investment of the monies of the System in specific investment 21 vehicles, the custodian bank or trust company shall be contractually 22 responsible to the Board for investing the monies in appropriately 23 collateralized short-term interest-bearing investment vehicles. Any 24 assets of the System may be invested in a collective investment fund

1 or in a group trust provided the investment in such collective 2 investment fund or group trust is in compliance with the provisions of Rev. Rul. 81-100, as further amended by Rev. Rul. 2004-67, Rev. 3 4 Rul. 2008-40, and Rev. Rul. 2011-1, or any successor ruling, 5 regulation, or similar pronouncement. Each such collective investment fund or group trust is adopted with respect to any monies 6 7 invested therein, as part of the System, its trust and custodial agreement, and the provisions of such trust agreement or such 8 9 declaration of trust and related adoption, participation, investment 10 management, subtrust or other agreements, as amended from time to 11 time, with respect to any monies invested therein, are incorporated 12 by reference into the System, its trust agreement(s) or custodial 13 agreement(s), upon approval by the Board.

F. Prior to August 1 of each year, the Board shall develop awritten investment plan for the System.

16 The Board shall compile a quarterly financial report of all G. 17 the funds of the System on a fiscal year basis. The report shall be 18 compiled pursuant to uniform reporting standards prescribed by the 19 Oklahoma State Pension Commission for all state retirement systems. 20 The report shall include several relevant measures of investment 21 value, including acquisition cost and current fair market value with 22 appropriate summaries of total holdings and returns. The report 23 shall contain combined and individual rate of returns of the 24 investment managers by category of investment, over periods of time.

The Board shall include in the quarterly reports all commissions,
fees or payments for investment services performed on behalf of the
Board. The report shall be distributed to the Governor, the
Oklahoma State Pension Commission, the Legislative Service Bureau,
the Speaker of the House of Representatives and the President Pro
Tempore of the Senate.

7 After July 1 and before October 31 of each year, the Board Η. shall publish widely an annual report presented in simple and easily 8 9 understood language pursuant to uniform reporting standards 10 prescribed by the Oklahoma State Pension Commission for all state 11 retirement systems. The report shall be submitted to the Governor, 12 the Speaker of the House of Representatives, the President Pro 13 Tempore of the Senate, the Oklahoma State Pension Commission and the 14 members of the System. The annual report shall cover the operation 15 of the System during the past fiscal year, including income, 16 disbursements, and the financial condition of the System at the end 17 of the fiscal year. The annual report shall also contain the 18 information issued in the quarterly reports required pursuant to 19 subsection G of this section as well as a summary of the results of 20 the most recent actuarial valuation to include total assets, total 21 liabilities, unfunded liability or over funded status, contributions 22 and any other information deemed relevant by the Board. The annual 23 report shall be written in such a manner as to permit a readily 24 understandable means for analyzing the financial condition and

performance of the System for the fiscal year. The annual financial
 statements must be audited and filed in accordance with the
 requirements set forth for financial statement audits in Section
 212A of Title 74 of the Oklahoma Statutes.

5 I. The Board may retain an attorney licensed to practice law in 6 this state. The attorney shall serve at the pleasure of the Board 7 for such compensation as set by the Board. The Attorney General 8 shall furnish such legal services as may be requested by the Board.

9 J. All information, documents and copies thereof contained in a 10 member's retirement file shall be given confidential treatment and 11 shall not be made public by the System without the prior written 12 consent of the member to which it pertains, but shall be subject 13 only to court order. Provided, the System, its employees or 14 attorneys, may use such records in defense of any action brought 15 against the System.

16 K. Effective July 1, 1999, the Board is hereby authorized to do 17 all acts and things necessary and proper to carry out the purpose of 18 the System and to make the least costly amendments and changes, if 19 any, as may be necessary to qualify the System under the applicable 20 sections of the Internal Revenue Code of 1986, as amended.

L. The Executive Director and such employees of the System as the Executive Director may designate are hereby authorized to prepare certified copies of records of the System and every such

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certified copy shall be admissible in any proceeding in any court in
 like manner as the original thereof.

M. On or after July 1, 2011, the Board may permit, effective for applicable notices, elections and consents provided or made for a member, beneficiary, alternate payee or individual entitled to benefits under the System, the use of electronic media to provide applicable notices and make such elections and consents as described in Section 1.401(a)-21 of the Income Tax Regulations.

9 <u>N. The Board shall develop such procedures and may require such</u>
 10 <u>information from the distributing plan as it deems necessary to</u>
 11 <u>reasonably conclude that a potential rollover contribution is a</u>
 12 valid rollover contribution under Section 1.401(a) (31)-1, Q&A-

13 14(b)(2), of the Income Tax Regulations.

SECTION 3. AMENDATORY 47 O.S. 2011, Section 2-305.1A, as amended by Section 2, Chapter 52, O.S.L. 2012 (47 O.S. Supp. 2014, Section 2-305.1A), is amended to read as follows:

Section 2-305.1A A. This section applies to distributions made on or after January 1, 2002. Notwithstanding any provision of the System to the contrary that would otherwise limit a Distributee's election hereunder, a Distributee, including a nonspouse designated beneficiary, to the extent permitted under paragraph 3 of subsection B of this section, may elect, at the time and in the manner prescribed by the Board, to have any portion of an Eligible Rollover

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Distribution paid directly to an Eligible Retirement Plan specified
 by the Distributee in a Direct Rollover.

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B. As used in this section:

4 "Eligible Rollover Distribution" means any distribution of 1. 5 all or any portion of the balance to the credit of the Distributee, except that an Eligible Rollover Distribution does not include: any 6 7 distribution that is one of a series of substantially equal periodic payments (not less frequently than annually) made for the life (or 8 9 life expectancy) of the Distributee or the joint lives (or life 10 expectancies) of the Distributee and the Distributee's designated 11 beneficiary, or for a specified period of ten (10) years or more; 12 any distribution to the extent such distribution is required under 13 Section 401(a)(9) of the Internal Revenue Code of 1986, as amended; 14 and the portion of any distribution that is not includable in gross 15 income. A portion of a distribution shall not fail to be an 16 Eligible Rollover Distribution merely because the portion consists 17 of after-tax member contributions which are not includable in gross 18 However, such portion may be transferred only: income.

19a.from January 1, 2002, through December 31, 2006:20(1) to an individual retirement account or annuity21described in Section 408(a) or (b) of the22Internal Revenue Code of 1986, as amended, or23(2) in a direct trustee-to-trustee transfer, to a24qualified trust which is part of a defined

1	contri	bution plan that agrees to separately
2	accour	t for amounts so transferred, including
3	separa	tely accounting for the portion of such
4	distri	bution which is includable in gross income
5	and th	e portion of such distribution which is not
6	so inc	ludable; and
7	b. on or after	January 1, 2007:
8	(1) to an	individual retirement account or annuity
9	descri	bed in Section 408(a) or (b) of the
10	Interr	al Revenue Code of 1986, as amended, or
11	(2) in a c	lirect trustee-to-trustee transfer to a
12	qualif	ied trust or an annuity contract described
13	in Sec	tion 403(b) of the Internal Revenue Code of
14	1986,	as amended, and such trust or contract
15	provid	les for separate accounting for amounts so
16	transf	erred (and earnings thereon), including
17	separa	tely accounting for the portion of such
18	distri	bution which is includable in gross income
19	and th	e portion of such distribution which is not
20	so inc	ludable.
21	Effective for distrik	outions after December 31, 2007, such after-
22	tax portion may also be o	lirectly transferred to a Roth individual

24 Internal Revenue Code of 1986, as amended, ("Roth IRA"), subject to

retirement account or annuity described in Section 408A of the

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1 any limitations described in Section 408A(c) of the Internal Revenue 2 Code of 1986, as amended.;

3 2. "Eligible Retirement Plan" means an individual retirement 4 account described in Section 408(a) of the Internal Revenue Code of 5 1986, as amended, an individual retirement annuity described in Section 408(b) of the Internal Revenue Code of 1986, as amended, an 6 7 annuity plan described in Section 403(a) of the Internal Revenue Code of 1986, as amended, or a qualified trust described in Section 8 9 401(a) of the Internal Revenue Code of 1986, as amended, that 10 accepts the Distributee's Eligible Rollover Distribution. Effective 11 January 1, 2002, an Eligible Retirement Plan shall also mean an 12 annuity contract described in Section 403(b) of the Internal Revenue 13 Code of 1986, as amended, and an eligible plan under Section 457(b) 14 of the Internal Revenue Code of 1986, as amended, which is 15 maintained by a state, political subdivision of a state, or any 16 agency or instrumentality of a state or political subdivision of a 17 state and which agrees to separately account for amounts transferred 18 into such plan from the System. Effective for distributions after 19 December 31, 2007, an Eligible Retirement Plan includes a Roth IRA, 20 subject to any limitations under Section 408A(c) of the Internal 21 Revenue Code of 1986, as amended -;

3. "Distributee" means an employee or former employee. In addition, the employee's or former employee's surviving spouse and the employee's or former employee's spouse or former spouse who is

1 the alternate payee under a qualified domestic order, as defined in subsection B of Section 2-303.3 of this title, are Distributees with 2 3 regard to the interest of the spouse or the former spouse. 4 Effective for distributions after December 31, 2006, a Distributee 5 also includes the member's nonspouse designated beneficiary (and certain trusts described in Section 402(c)(11)(B) of the Internal 6 Revenue Code of 1986, as amended), pursuant to Section 401(a)(9)(E) 7 of the Internal Revenue Code of 1986, as amended, who may elect any 8 9 portion of a payment to be made in a Direct Rollover only to a 10 traditional individual retirement account or annuity (other than an 11 endowment contract) described in Section 408(a) or (b) of the 12 Internal Revenue Code of 1986, as amended, ("IRA"), or, effective 13 for distributions after December 31, 2007, to a Roth IRA, that is 14 established on behalf of such nonspouse designated beneficiary for 15 the purpose of receiving the distribution and that will be treated 16 as an inherited IRA pursuant to the provisions of Section 402(c)(11) 17 of the Internal Revenue Code of 1986, as amended. Also, in this 18 case, the determination of any required minimum distribution under 19 Section 401(a)(9) of the Internal Revenue Code of 1986, as amended, 20 that is ineligible for rollover shall be made in accordance with 21 Notice 2007-7, Q&A 17 and 18, 2007-5 Internal Revenue Bulletin 395. 22 The required minimum distribution rules of Section 401(a)(9)(B) 23 (other than clause iv thereof) of the Internal Revenue Code of 1986, 24 as amended, apply to the transferee IRA+; and

4. "Direct Rollover" means a payment by the System to the
 Eligible Retirement Plan specified by the Distributee.

C. At least thirty (30) days before and, effective for years 3 beginning after December 31, 2006, not more than one hundred eighty 4 5 (180) days before the date of distribution, the Distributee (other than a nonspouse designated beneficiary prior to July 1, 2010) must 6 7 be provided with a notice of rights which satisfies Section 402(f) of the Internal Revenue Code of 1986, as amended, as to rollover 8 9 options and tax effects. Such distribution may commence less than 10 thirty (30) days after the notice is given, provided that:

The Board clearly informs the Distributee that the
 Distributee has a right to a period of at least thirty (30) days
 after receiving the notice to consider the decision of whether or
 not to elect a distribution; and

15 2. The Distributee, after receiving the notice, affirmatively16 elects a distribution.

17 D. For distributions made after December 31, 2006, but prior to 18 July 1, 2010, a distribution with respect to a nonspouse designated 19 beneficiary shall be made in accordance with Notice 2007-7, Q&A 15, 20 2007-5 Internal Revenue Bulletin 395. Effective for plan years 21 beginning after December 31, 2009, a distribution with respect to a 22 nonspouse designated beneficiary shall be subject to Sections 23 401(a)(31), 402(f) and 3405(c) of the Internal Revenue Code of 1986, 24 as amended.

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1 E. Effective for distributions after December 31, 2014, for 2 purposes of determining the portion of a disbursement of benefits 3 from the System to a Distributee that is not includable in gross 4 income under Section 72 of the Internal Revenue Code of 1986, as 5 amended, the guidance under I.R.S. Notice 2014-54 shall be followed. 6 SECTION 4. AMENDATORY 47 O.S. 2011, Section 2-305.2, is 7 amended to read as follows:

Section 2-305.2 A. In lieu of terminating employment and 8 9 accepting a service retirement pension pursuant to Section 2-305 of 10 this title, any member of the Oklahoma Law Enforcement Retirement 11 System who has not less than twenty (20) years of participating 12 service and who is eligible to receive a service retirement pension 13 may make an irrevocable election to participate in the Oklahoma Law 14 Enforcement Deferred Option Plan and defer the receipts of benefits 15 in accordance with the provisions of this section.

B. For purposes of this section, participating service shall
include service credit recognized pursuant to paragraphs (c) and (d)
of Section 2-307, subsection B of Section 2-307.2, and Sections 2309.1, 2-309.2, 2-309.3, 2-309.4, 2-309.5, and 2-309.6 and 2-309.7
of this title but for eligibility purposes only.

C. The duration of participation in the Oklahoma Law
Enforcement Deferred Option Plan for a member shall not exceed five
(5) years. Participation in the Oklahoma Law Enforcement Deferred
Option Plan must begin the first day of a month and end on the last

1 day of the month. At the conclusion of a member's participation in the Oklahoma Law Enforcement Deferred Option Plan, the member shall 2 terminate employment as a member of the Oklahoma Law Enforcement 3 4 Retirement System, and shall start receiving the member's accrued 5 monthly retirement benefit from the System. Such a member may continue to receive in-service distributions of such member's 6 7 accrued monthly retirement benefit from the System if the member is reemployed by a state agency only if such reemployment is in a 8 9 position not covered under the System.

10 D. When a member begins participation in the Oklahoma Law 11 Enforcement Deferred Option Plan, the contribution of the member 12 shall cease. The employer contributions shall continue to be paid in accordance with Section 2-304 of this title. Employer 13 14 contributions for members who elect the Oklahoma Law Enforcement 15 Deferred Option Plan shall be credited equally to the Oklahoma Law 16 Enforcement Retirement System and to the member's Oklahoma Law 17 Enforcement Deferred Option Plan account. The monthly retirement 18 benefits that would have been payable had the member elected to 19 cease employment and receive a service retirement shall be paid into 20 the member's Oklahoma Law Enforcement Deferred Option Plan account. 21

E. 1. A member who participates in this plan shall be eligible
to receive cost of living increases.

23 2. A member who participates in this plan shall earn interest24 at a rate of two percentage points below the rate of return of the

1 investment portfolio of the System, but no less than the actuarial 2 assumed interest rate as certified by the actuary in the yearly 3 evaluation report of the actuary. The actuarial assumed interest 4 rate shall be seven and five-tenths percent (7.5%) until the Board 5 amends the actuarial assumed interest rate prospectively by resolution. The interest shall be credited to the individual 6 7 account balance of the member on an annual basis. F. A member in the Oklahoma Law Enforcement Deferred Option 8 9 Plan shall receive, at the option of the member: 10 1. A lump-sum payment from the account equal to the option account balance of the member, payable to the member; 11 12 2. A lump-sum payment from the account equal to the option 13 account balance of the member, payable to the annuity provider which 14 shall be selected by the member as a result of the research and 15 investigation of the member; or 16 3. Any other method of payment if approved by the Board. 17 Notwithstanding any other provision contained herein to the 18 contrary, commencement of distributions under the Oklahoma Law 19 Enforcement Deferred Option Plan shall be no later than the time as 20 set forth in paragraph 7 of Section 2-300 of this title. 21 If a member meets the definition of disability as defined in 22 paragraph 11 of Section 2-300 of this title by direct reason of the

23 performance of the member's duties, the payment from the account 24 shall be an in-line-of-duty disability payment.

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1 G. If the member dies during the period of participation in the 2 Oklahoma Law Enforcement Deferred Option Plan, a lump-sum payment 3 equal to the account balance of the member shall be paid to the 4 designated beneficiary as defined in paragraph 17 of Section 2-300 5 of this title, or if there is no designated beneficiary or the designated beneficiary predeceases the member, to the estate of the 6 7 member. If such member was receiving, or eligible to receive, an in-line-of-duty disability pension pursuant to subsection E or F of 8 9 Section 2-305 of this title at the time of death, payment of the 10 account balance shall be an in-line-of-duty disability payment.

H. In lieu of participating in the Oklahoma Law Enforcement Deferred Option Plan pursuant to subsections A, B, C, D, E and F of this section, a member may make an irrevocable election to participate in the Oklahoma Law Enforcement Deferred Option Plan pursuant to this subsection as follows:

16 1. For purposes of this subsection, the following definitions 17 shall apply:

a. "back drop date" means the date selected by the member
which is up to five (5) years before the member elects
to participate in the Oklahoma Law Enforcement
Deferred Option Plan, but not before the date at which
the member completes twenty (20) years of
participating service,

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"termination date" means the date the member elects to 1 b. 2 participate in the Oklahoma Law Enforcement Deferred 3 Option Plan pursuant to this subsection and the date 4 the member terminates employment and starts receiving 5 the member's accrued monthly retirement benefit from the System. Such termination has at all times 6 7 included reemployment of a member by a state agency, but only in a position not covered under the System, 8 9 с. "earlier attained participating service" means the 10 participating service earned by a member as of the 11 back drop date. Earlier attained participating 12 service cannot be reduced to less than twenty (20) 13 years of participating service, and 14 "deferred benefit balance" means all retirement d. 15 benefits that would have been paid from the back drop 16 date to the termination date, and one half (1/2) of 17 the employer contributions from the back drop date to 18 the termination date, with interest based on how the 19 benefit would have accumulated on a compound annual 20 basis as if the member had participated in the 21 Oklahoma Law Enforcement Deferred Option Plan pursuant 22 to subsections A, B, C, D and E of this section from 23 the back drop date to the termination date; 24

1 2. At the termination date, a member's monthly pension benefit shall be determined based on the earlier attained participating 2 service and on the final average salary as of the back drop date. 3 The member's individual deferred option account shall be credited 4 5 with an amount equal to the deferred benefit balance; the member shall terminate employment and shall start receiving the member's 6 7 accrued monthly retirement benefit from the System. The member shall, upon application filed with the Board, be refunded from the 8 9 fund an amount equal to the accumulated contributions the member 10 made to the fund from the back drop date to the termination date, 11 but excluding any interest. Such termination has at all times 12 included reemployment of a member by a state agency, but only in a 13 position not covered under the System. The provisions of 14 subsections B, C, E, F and G of this section shall apply to this 15 subsection; and

16 3. A member may participate in the Oklahoma Law Enforcement 17 Deferred Option Plan pursuant to this subsection even if the member 18 has elected to participate in the Oklahoma Law Enforcement Deferred 19 Option Plan pursuant to subsections A, B, C, D, E and F of this 20 section. Such a member may select a back drop date which is up to 21 five (5) years prior to the termination date, but not before the 22 date at which the member completes twenty (20) years of 23 participating service. Such a member's participation in the 24 Oklahoma Law Enforcement Deferred Option Plan may not exceed five

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1	(5) years when combined with such a member's prior period of
2	participation in the Oklahoma Law Enforcement Deferred Option Plan.
3	The provisions of subsections B, C, E, F and G of this section shall
4	apply to this subsection.
5	SECTION 5. This act shall become effective November 1, 2015.
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January 9, 2015

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Representative Randy McDaniel Room 438

Re: RBH No. 6530

RBH No. 6530 contains required language in order for the Oklahoma Law Enforcement Retirement System to remain an IRS qualified retirement plan.

RBH No. 6530 is a nonfiscal retirement bill as defined by the Oklahoma Pension Legislation Actuarial Analysis Act.

Thomas E. Cummins

Thomas E. Cummins, MAAA