ARKANSAS REGISTER



Proposed Rule Cover Sheet

Secretary of State John Thurston 500 Woodlane Street, Suite 026 Little Rock, Arkansas 72201-1094 (501) 682-5070 www.sos.arkansas.gov



Name of Department
Agency or Division Name Arkansas Teacher Retirement System
Other Subdivision or Department, If Applicable
Previous Agency Name, If Applicable
Contact Person Jennifer Liwo
Contact E-mail jenniferl@artrs.gov
Contact Phone 5016821517 ext 1604
Name of Rule ATRS Rule 8 - Purchases and Refunds
Newspaper Name Arkansas Democrat Gazette
Newspaper Name / Training Definious at Gazette
Newspaper Name Arrivation Definional Substitution Date of Publishing December 15, 2021

ATRS Rule 8 PURCHASES AND REFUNDS ATRS RULE 8

FREE SERVICE CREDIT, PURCHASABLE SERVICE CREDIT, AND PURCHASE ACCOUNTS

A.C.A <u>Arkansas Code</u> §§ <u>24-1-107</u>, 24-7-406, 24-7-601, 24-7-602, 24-7-607, 24-7-711, 24-7-719, and 24-7-735, <u>24-1-107</u>

I. Definitions

I. Definitions

- a. <u>"Armed forces reserve" means one (1) of the reserve components of the United States Armed Forces;</u>
 - "Back Contributions" means mandatory contributions payable for service and salary rendered in a covered position within the ATRS look-back period.
- b. "Domestic federal service" means service rendered as a teacher or administrator in a school or similar institution located on a military base or installation that is administered by the United States Department of Defense;
- <u>C. "Out-of-state service" means service performed in a state other than</u>
 Arkansas and in a position that would have been covered by the Arkansas
 <u>Teacher Retirement System (ATRS) if the service had been actual service performed in Arkansas and covered by ATRS;</u>
- d. "Overseas service" means service in:
 - An American-related overseas school that is sponsored and approved by either the United States Department of State or the United States Department of Defense; or
 - 2. The Peace Corps or AmeriCorps VISTA, Volunteers in Service to America;
- B. e. "Private School Service school service" as defined in A.C.A. § 24-7-607, additionally, employment under the Head Start Programs will also be considered private school service and will have the same requirements for the issuance of teaching licenses by the Arkansas State Department of Education as determined by ATRS staff. means:
 - Service rendered in a private school, or agency that would have been covered by ATRS if the:
 - A. Service had been rendered in a public school; and
 - B. Private school or agency:
 - i. Has positions that would require the issuance of a teaching

<u>license in a public school based on a determination by ATRS;</u> <u>or</u>

- ii. Is recognized as a private education-related entity by resolution adopted by the Board of Trustees of the Arkansas Teacher Retirement System (Board); and
- f. "Uniformed Services of the United States" means service in the:
 - 1. United States Armed Forces;
 - 2. Army National Guard:
 - 3. Air National Guard when engaged in active duty for training, state active duty, inactive duty training, or full-time National Guard duty;
 - 4. United States Commissioned Corps of the Public Health Service; and
 - 5. Any other category of persons designated by the President of the United States in time of war or emergency.

II. Free Service Credit

- a. Military Service Credit
 - Generally
 - A. A person may establish military service credit with ATRS at any time after becoming a member.
 - B. Military service credit established with ATRS is effective after the member completes five (5) years of actual service in ATRS, excluding military service credit.
 - C. ATRS shall provide a member with military service credit after the member:
 - i. Completes and submits Form M-1 to ATRS; and
 - ii. Submits official military documentation listing the entry and discharge dates of the member's first enlistment or induction into the United States Armed Forces.
 - D. Military service credited to a member before July 1, 1986, shall be considered contributory service.
 - E. Military service credited to a member shall not exceed five (5) years unless the member is entitled to service credit for service in the uniformed services of the United States. (Arkansas Code § 24-7-602(c)).
 - F. Military service shall be credited in order of the years that are chronologically closest to the member's service with a covered employer.

G. A member shall not receive military service credit for military service years resulting from the member's reenlistment or voluntary extension of his or her initial enlistment.

2. Federal Military Draft

A. New Members

- i. A member who is first employed after serving in the United States Armed Forces during a period of time in which the military draft was in effect is eligible to receive free military service credit if the member:
- ii. Completes five (5) or more years of actual service in ATRS; and
- iii. Receives an honorable discharge.

B. Active Members

- i. An active member who enters the United States Armed Forces during any period that a federal military draft was in effect and who becomes an active member after an honorable discharge from the United States Armed Forces may receive free military service credit regardless of whether the member has five (5) or more years of credited service at the time of his or her reemployment.
- ii. An active member who enters the United States Armed Forces
 during a period that a federal military draft was in effect and
 obtains a refund of member contributions from ATRS may
 receive free military service credit if the member:
 - a. Receives an honorable discharge from the United States
 Armed Forces; and
 - b. Repays the actuarial equivalent of the member's refunded service to ATRS before retiring.

II. Purchase of Service Credit/Repayment of Refunds - General

III. Purchasable Service Credit

- a. Military Service Credit
 - 1. Service in the United States Armed Forces
 - A. A member shall receive service credit for service in the United

 States Armed Forces that cannot be credited to the member under

 Arkansas Code § 24-7-602(a) if the member pays ATRS the
 actuarial equivalent for the service credit.
 - 2. Service in the Uniformed Services of the United States

- A. Effective December 12, 1994, a member shall be treated as not having incurred a break in service with a covered employer if the member:
 - i. Leaves employment with a school to voluntarily or involuntarily serve in the uniformed services of the United States; and
 - ii. Returns to employment with a school.
- B. A member's absence from his or her employment with a school due to his or her service in the uniformed services of the United States shall not exceed five (5) years.
- C. A member described in this ATRS Rule 8 III.a.2.A shall accrue benefits for the time he or she served in the uniformed services of the United States if:
 - i. The member pays the employee contributions as provided in Arkansas Code § 24-7-406; and
 - ii. Employer contributions are paid for the time the member served in the uniformed services of the United States.

b. Service in National Guard and Armed Forces

- 1. A member may purchase up to five (5) years of service for his or her service in the National Guard or armed forces reserve.
- 2. A member shall receive credit for service in the National Guard or armed forces reserve if the member:
 - A. Submits an application for National Guard or armed forces reserve service credit to the Board;
 - B. Provides ATRS with satisfactory proof of his or her service in the National Guard or armed forces reserve;
 - C. Pays ATRS, in full, the actuarial equivalent of the member's benefits for each year of National Guard or armed forces reserve service credit being purchased; and
 - D. Has established at least five (5) years of actual service with ATRS, excluding National Guard or armed forces reserve service.
- 3. ATRS shall not credit a member with more than five (5) years of service for service in the National Guard of armed forces reserve.

c. Domestic Federal Service

- 1. Beginning January 1, 2003, a member may purchase up to ten (10) years of domestic federal service that shall be credited if:
 - i. The member:

- i. Has contributions left on deposit with another system and the domestic federal service credit being purchased is limited to service for which another system similar in purpose to ATRS, except for Social Security, could not pay a benefit;
- ii. Pays ATRS, in full, the actuarial equivalent of benefits for each year of domestic federal service credit being purchased; and
- iii. Has established at least five (5) years of actual service, excluding federal domestic service; and
- ii. All other requirements set by rules adopted by the Board are met.
- 2. A member may purchase a fraction of a year of domestic federal service that shall be credited if the:
 - A. Member has at least one-fourth (1/4) of a year of domestic federal service in a fiscal year; and
 - B. Fraction of a year of domestic federal service can be credited in accordance with Arkansas Code § 24-7-601.

d. Out-of-State Service

- 1. Out-of-State Service Purchased Before July 1, 1987
 - A. Out-of-state service purchased before July 1, 1987, shall be credited as service in accordance with the law in effect before July 1, 1987.
- 2. Out-of-State Service Purchased on and after July 1, 1987
 - A. A member may purchase up to fifteen (15) years of out-of-state service.
 - B. Out-of-state service shall be credited if:

i. The member:

- a. Has contributions left on deposit with another system and the out-of-state service credit being purchased is limited to service for which another system similar in purpose to ATRS, except for Social Security, could not pay a benefit;
- <u>b. Pays ATRS</u>, in full, the actuarial equivalent of benefits for each year of out-of-state service credit being purchased; and
- c. Has established at least five (5) years of actual service, excluding out-of-state service; and
- ii. All other requirements set by rules adopted by the Board are met.

- C. A member may purchase a fraction of a year of out-of-state service that shall be credited if the:
 - i. Member has at least one-fourth (1/4) of a year of out-of-state service in a fiscal year; and
 - ii. Fraction of a year of out-of-state service can be credited in accordance with Arkansas Code § 24-7-601.

e. Overseas Service

1. A member may purchase service credit for service in an overseas school if:

A. The member:

- i. Has at least five (5) years of service in a position covered by ATRS; and
- ii. Performs the minimum days of service at the overseas school required for a fiscal year of service credit;
- B. The overseas service credit is limited to service for which another system similar in purpose to ATRS, except Social Security, could not pay a benefit; and
- C. The actuarial equivalent of the member's benefits is paid to ATRS
- 2. ATRS shall not credit a member with more than ten (10) years of overseas service credit.

f. Service in the General Assembly

- 1. A member of the Senate or House of Representatives of the General
 Assembly who is a member of ATRS shall receive credited service and
 salary in ATRS for his or her full contract salary if the:
 - A. School district requires the member's salary to be reduced during the member's attendance at:
 - i. Regular or extraordinary sessions of the General Assembly; or
 - ii. Interim meetings of regular or special committees of the General Assembly;
 - B. Member submits an application for General Assembly service credit to ATRS;
 - C. Member pays ATRS the necessary member contributions; and
 - D. Required employer contributions are paid to ATRS for the amount of the salary reduction during periods of the member's attendance at regular or extraordinary sessions of the General Assembly or sessions of legislative committees.

- 2. A member of the Senate or House of Representatives who currently serves in the General Assembly or has served in the legislative committees for any year that is within five (5) years of July 6, 1977, shall receive credited service and salary for his or her full contract if the:
 - A. Member submits an application for General Assembly service credit to ATRS and pays the employee contributions; and
 - B. Required employer contributions are paid from the Public School
 Fund to ATRS for the portion of the contractual period in which the
 member's salary was reduced during the member's legislative
 service.
- 3. A member of the Senate or House of Representatives of the General Assembly who is an employee and member of ATRS shall receive credited service and salary for his or her full contract salary if:
 - A. Either the member or school district decides it is in the best interest of the member to take a leave of absence for up to one (1) full calendar year at a time in order for the member to attend his or her duties as a member of the General Assembly; and
 - B. Both the required employee and employer contributions are paid to ATRS for the amount of the member's contract salary during periods in which the member attended sessions of the General Assembly or legislative committees.

g. Advanced Degree Service

- 1. Beginning June 28, 1985, a member who is a public school teacher or administrator and takes a leave of absence from a school in order to obtain an advanced degree at an institution of higher learning or to fulfill the requirements of a scholarship or grant shall receive credited service for the time of the member's actual enrollment in the institution if the member:
 - A. Submits an application for the advanced degree service credit to ATRS; and
 - B. Pays the actuarial equivalent of the member's benefits to the system for each year of service credit being purchased.

h. Private School Service

- 1. Head Start Programs
 - A. Employment with a Head Start program shall be considered private school service.
- 2. Certified Private School Service Credit

A. A member may purchase up to fifteen (15) years of private school service to be credited as certified service if:

i. The member:

- a. Has contributions left on deposit with another system and the private school service credit being purchased is limited to service for which another system similar in purpose to ATRS, except for Social Security, could not pay a benefit;
- b. Pays ATRS, in full, the actuarial equivalent of benefits for each year of private school service credit being purchased; and
- c. Has established at least five (5) years of actual service, excluding private school service; and
- ii. All other requirements set by rules adopted by the Board are met.
- Noncertified Private School Service Credit
 - A. A member may purchase up to five (5) years of noncertified private school service that shall be credited as noncertified service if:
 - i. The member:
 - a. Submits an application to purchase noncertified private school service to ATRS;
 - b. Has contributions left on deposit with another system and the noncertified service credit being purchased is limited to service for which another state-supported pension system or system similar in purpose to ATRS could not pay a benefit; and
 - c. Pays ATRS, in full, the actuarial equivalent of benefits for each year of service credit being purchased;
 - d. Has established at least five (5) years of actual service; and
 - ii. All other requirements set by rules adopted by the Board are met.
 - B. A member may purchase a fraction of a year of private school service that shall be credited if the:
 - i. Member has at least one-fourth (1/4) of a year of private school service in a fiscal year; and
 - ii. Fraction of a year of private school service can be credited in

accordance with Arkansas Code § 24-7-601.

- 3. Private Education-Related Entity Private School Service
 - A. A member may purchase up to five (5) years of private educationrelated entity private school service that shall be credited as noncertified service if:

i. The member:

- a. Submits an application to purchase private education-related entity private school service to ATRS;
- b. Has contributions left on deposit with another system and the private education-related entity private school service credit being purchased is limited to service for which another state-supported pension system or system similar in purpose to ATRS could not pay a benefit;
- c. Pays ATRS, in full, the actuarial equivalent of benefits for each year of service credit being purchased;
- d. Has established at least five (5) years of actual service; and
- ii. All other requirements set by rules adopted by the Board are met.

Federal Retirement Service

- 1. An active member may purchase up to ten (10) years of federal retirement service that shall be credited if the:
 - A. Federal retirement service being purchased is limited to service for which the federal retirement system could not pay a benefit to the member;
 - B. Member submits an application to purchase federal retirement service to ATRS;
 - C. Member provides certification of his or her federal retirement service to ATRS on a form approved by ATRS;
 - D. Member pays ATRS, in full, the actuarial equivalent of benefits for each year of service credit being purchased; and
 - E. Member has established at least five (5) years of actual service, excluding federal retirement service.
- 2. A member shall complete at least one hundred sixty (160) working days before the member may establish one (1) year of federal retirement service credit.
- 3. One (1) month of federal service shall be considered twenty (20) days

of service.

- 4. A member may purchase a fraction of a year of federal retirement service that shall be credited if the:
 - A. Member has at least one-fourth (1/4) of a year of federal retirement service in a fiscal year; and
 - B. Fraction of a year of federal retirement service can be credited in accordance with Arkansas Code § 24-7-601.
- 5. Federal retirement service credit shall be considered contributory service.
- 6. Purchased federal retirement service shall be credited to the fiscal year in which the service was rendered.
- 7. If a member is not an active member before establishing federal retirement service with ATRS, the member's contribution payments and regular interest shall be refunded.
- 8. Purchase account payments made through employer pick-up are subject to restrictions specified in this ATRS Rule 8, regulations, and the Internal Revenue Code.

IV. Cost of Service and Purchase Accounts

A. Arkansas Code § 24-7-601 et seq. allows a member to purchase various types of service and credit that service to the member under certain circumstances.

a. Generally

- 1. A member shall purchase service using ATRS approved forms.
- 2. A member who purchases service shall receive credit for the purchased service if the actuarial equivalent of both the employee and employer contributions, as calculated by ATRS, are paid to ATRS.
- 3. The requirement for service to be purchased at the actuarial cost shall not apply to free military service credit established with ATRS.
- 4. A salary earned for service purchased at the actuarial cost:
 - A. Shall not be used to calculate a member's final average salary; and
 - B. May be used to determine repaid refunds for service that is required to be reported within the refunded service.
- b. Contact Buyouts, Settlements, and Court Ordered Payments
 - 1. A member shall only earn service credit for actual, on-site work performed for a covered employer for the period specified in a contract buyout, settlement, or court ordered payment unless the member

- purchases service or salary that would have been received by the member if the member had been successful in his or her legal claim.
- 2. A member shall purchase service or salary at the actuarial cost for service and salary that the member would have earned if the member had not been terminated.
- 3. If a member is on call with a covered employer and not subject to either a contract buyout, settlement, or court ordered payment, the salary paid to the member as a regular employee shall be credited to the member.
- 4. On call credit shall not be added to a member's salary with another covered employer.
- 5. ATRS shall not adjust a member' service history until the:
 - A. Member or the member's covered employer provides a copy of the settlement, a file-marked court order, or a certified copy of the contract buyout to ATRS; and
 - B. Actuarial cost to purchase the service has been paid in full to ATRS.
- c. Actuarial Cost of Service Purchase Formula
- B. Actuarial cost for purchase of service does not include adjustments to salary and service that are made in order to properly reflect the member's mandatory salary and service records. In addition, the actuarial cost of service does not apply to free military service credit that is established with ATRS.
 - 1. A member's highest salary shall be used as the base year when calculating the actuarial cost for service being purchased by the member.
 - 2. A member's base year shall be the member's highest salary year unless the highest salary year is more than one hundred fifty percent (150%) greater than the next highest salary year.
 - 3. If a member's highest salary year is more than one hundred fifty percent (150%) greater than the next highest salary year, the highest two (2) salary years shall be added together and divided by two (2) to determine the base year to be used for calculating the actuarial cost for service being purchased.
 - 4. If a member does not have enough full service years to determine a base year for the purchase formula, a full year salary shall be used to determine the base year.
 - 5. A full year salary shall be calculated by dividing the percentage of each of the member's partial service years by each salary earned by the

member during each of the member's partial service years.

- 6. The actuarial cost for service to be purchased shall not include adjustments to salary and service that are made in order to properly reflect the member's mandatory salary and service record.
- 7. Service purchased at the actuarial cost shall be contributory.
- C. The actuarial cost for purchase of service shall use the member's highest salary year as the formula's "base year." The base year shall always be the member's highest salary year unless the highest salary year is more than 150% greater than the next highest salary year. In that event, the best two (2) salary years shall be added together and divided by two (2) to establish the base year for the formula.
- D. If a member does not have sufficient full service years to establish the base year for the purchase formula, then each partial year's service percentage shall be divided into each partial year's salary to establish a full year salary from the partial year salary to determine the base year for the formula.
- E. Salaries for actuarially purchased service shall not be used in the calculation of final average salary except for repaid refunds for mandatorily reported service within the refunded service.
- F. All actuarially purchased service shall be purchased as contributory.
- G. Members seeking to purchase service with ATRS shall use forms developed by ATRS staff to establish the service.

d. Purchase Accounts

- 1. Purchase Account Commitment Statement
 - A. A purchase account established before July 1, 2011, shall have an approved Purchase Account Commitment Statement (PACS) on file with ATRS detailing the member's payment plan.
 - B. A PACS may be modified with the agreement of the member and ATRS.
 - C. A modification of a PACS may include changes to the type of payment, the duration of the service purchase agreement, and a decrease of the service purchased policy.
 - D. The service purchased under a PACS shall not be increased.
 - E. ATRS shall cancel a service purchase agreement with a member if the member fails to comply with the terms of the agreement.
 - F. Purchase account payments shall be applied to the member's account on the date the payment is received by ATRS.

2. Rollover Payments

- A. ATRS shall accept participant rollover contributions and direct rollovers for the purchase of service credit from a qualified retirement plan.
- B. A depository trustee from a qualified retirement plan shall certify to ATRS that the rollover deposit account is qualified and eligible to receive rollover distributions before a distribution of a member's account monies.
- C. If the depository trustee is unable to certify the rollover deposit account as qualified and eligible to receive rollover distributions,

 ATRS shall accept a certification from a public accountant who has an active certified public accountant's license.
- D. A public accountant shall not certify a rollover deposit account as qualified and eligible to receive rollover distributions if the public account has an interest in the rollover deposit accountant as a member, spouse, or designated beneficiary.

3. Deceased Member

- A. If a member with an active purchase account dies, the member's spouse, beneficiary, or legal representative shall have up to six (6) months from the member's date of death to pay the balance of the purchase account unless the deadline is extended by ATRS for good cause.
- B. If the member's purchase account is not paid in full within six (6) months of the member's date of death, the purchase account shall be closed and payments made towards the purchase account shall be considered as part of the member's residual account balance.

4. Cancellation of Purchase Accounts

- A. A purchase account that is paid in full after a final payment has been tendered shall not be cancelled.
- B. A member's purchase account may be cancelled if:
 - i. The member submits a written cancellation request to ATRS;
 and
 - ii. ATRS approves the cancellation request.
- C. ATRS may approve a cancellation request and refund a member's purchase account if the purchase account:
 - i. Is an account that has been paid only with after-tax contributions;
 - ii. Is an account that has been paid only with employer pick-up

contributions and one (1) of the following applies:

- a. All payments on the irrevocable payroll authorization have been completed;
- b. The member terminates employment with the employer; or
- c. The member retires; or
- iii. Is an account that has been paid only with rollover or transfer contributions and the rollover or transfer contributions may be rolled over or transferred to another qualified plan or refunded to the member after the deduction and payment of federal taxes.
- D. If a member's cancellation request is approved by ATRS, ATRS shall refund the balance of the member's purchase account without interest to the member.
- E. ATRS shall refund interest to a member if a refund of interest is statutorily mandated.
- H. If an active member with an active purchase account dies, the member's spouse, ATRS beneficiary, or legal representative shall have up to six (6) months to pay the balance of the purchase account. If the purchase account is not paid in full within six (6) months of the date of death, the purchase account is cancelled and any payments shall be treated as part of the member's residual account balance. ATRS may extend the six (6) month period for good cause shown.

III. Special Provisions for the Repayment of Refunded Member Contributions

V. Refunds

a. Purchase of Refunded Service

- A. To be eligible to repay a refund, a person must be an active member of ATRS by completing forty (40) days or more after reemployment by an ATRS covered employer.
 - 1. B. A member must purchase the total credited service forfeited by the refund in order to purchase the refunded service. A member shall not purchase refunded service unless he or she purchases the total credited service forfeited by a refund.
 - 2. C. If a member has received more than one refund, repayment must be made in inverse order. A repayment of refunded contributions shall be made in inverse order if the member has received more than one (1) refund of contributions.

3. The most recent refund account must shall be paid in full before a member may purchase a previous refund account can be purchased.

b. Refund of Member Contributions

- 1. Unless requested in writing by the member, ATRS shall not refund an overpayment of a member's or employer's contribution that is equal to or less than the de minimis amount of twenty-five dollars (\$25).
- 2. The total amount reported by the covered employer shall be credited to contributions.
- 3. The de minimis amount shall be periodically set by the Board, by board resolution, and shall remain the same amount until adjusted by the Board.
- 4. For refunded contributions, the rate of regular interest compounded annually after the first year of contributions shall be credited as follows:

Service	Regular Interest Rate
Before July 1, 1984	<u>3%</u>
For July 1, 1984 through June 30, 2009	<u>6%</u>
For July 1, 2010, through June 30, 2011	<u>2%</u>
For July 1, 2012, through June 30, 2017	<u>1%</u>
For July 1, 2017 and after	0.08%

- 5. Payable regular interest shall be computed:
 - A. On each member's individual account on June 30; and
 - B. By multiplying the balance in the member's individual account as of July 1, including contributions and regular interest credit from previous years, plus one-half (1/2) of the contributions for the year ending June 30 by the annual applicable regular interest percentage rate.
- 6. The Board, by board resolution, may change the regular interest rate on refunded contributions for subsequent years by stating the new regular interest rate, the date that the new regular interest rate Is effective, and any other features necessary for implementing the regular interest rate.
- 7. Regular interest shall not be paid on contributions made in the year in which a refund of contributions is paid to a member.
- 8. ATRS shall issue a refund for a member's contributions that are closed on ATRS' books after receiving the member's properly completed refund application.

- 9. If a second refund payment is required to complete the refund of contributions, the second payment shall be made when all quarters of service the member works are closed on ATRS' books.
- 10. A rollover payment shall be made in one (1) payment when all quarters of service the member works are closed on ATRS' books.
- 11. A refund is effective on the date on which ATRS first issues a payment of the refund.

IV Refunds of Member Contributions

A. ATRS will not refund an overpayment of a member's or employer's contribution that is equal or less than the de minimus amount remitted to ATRS, except upon the written request from the member. The total amount reported by the employing authority shall be credited to contributions. The board shall periodically set the de minimus amount by board resolution, which shall remain until adjusted by the board.

B. On refunded contributions, the rate of interest compounded annually after the first year of contributions is credited as follows:

Service	Interest Rate
Before July 1, 1984	3%
For July 1, 1984 through June 30, 2009	6%
For July 1, 2010, through June 30, 2011	2%
For July 1, 2012, through June 30, 2017	1%
For July 1, 2017 and after	0.08%

- C. Payable interest shall be computed on each member's individual account on June 30 each year by multiplying the balance in the member's individual account as of July 1 (including all contributions and interest credit from previous years) plus one-half (1/2) of the contributions for the year ending on June 30 by the annual applicable interest percentage rate.
- D. The Board may by board resolution change the interest rate on refunded contributions for future years by stating the new interest rate, the date that the new interest rate will become effective, and any other features of the interest rate's implementation.
- E. Regular interest is not paid on contributions made in the year in which a refund is paid.
- F. ATRS will issue a refund for any member contributions that have been closed on the books of ATRS upon receipt of a properly completed refund application. If a second payment is required to complete the refund, the payment will be made when all quarters of service the member worked are closed on the books of ATRS. Rollovers will be made in one payment when all quarters of service



worked have been closed on the books of ATRS.

G. The effective date of a refund is the date that ATRS first issues payment of a refund.

V. Rollover Acceptance and Distribution

A. Accepting Rollovers for Payment on ATRS Purchase Accounts

ATRS will accept participant rollover contributions and/or direct rollovers for the purchase of service credit from qualified retirement plans as set forth in the Arkansas Code.

B. Rollover Eligibility of ATRS Distributions

The depository trustee from the qualified retirement plan shall certify to ATRS that the rollover deposit account is "qualified" and eligible to receive rollover distributions prior to a distribution of a member's account monies. If the depository trustee cannot certify the eligibility status, ATRS will accept a certification from a currently licensed certified public accountant who has an active certified public accountant's license. The certification may not be made by a certified public accountant if the certified public accountant has an interest in the account as a member, spouse, or designated beneficiary.

VI. Purchase Payment Rules

A. A purchase account established prior to July 1, 2011 must have an approved Purchase Account Commitment Statement on file with ATRS that details the member's payment plan. The Purchase Account Commitment Statement may be modified by agreement of ATRS and the member. A member who fails to complete the terms of the service purchase agreement authorizes ATRS to cancel the agreement. Modifications of the Purchase Account Commitment Statement may include types of payment, duration, and a decrease of the service purchased policy. The service purchased under a Purchase Account Commitment Statement cannot be increased.

B. An agreement to complete payment of purchase account shall exist upon tender of the initial payment to ATRS.

VII. Cancellation of Purchase Service Accounts

A. An established purchase account may be cancelled if the request is submitted in writing by the member and approved by ATRS. The amount of payments to date will be returned to the member without interest unless the payment of interest is statutorily mandated.

- B. The cancelled purchase account may be refunded under certain conditions:
- 1. Accounts paid only with after tax contributions can be returned to the member.
- 2. Accounts paid only with employer pick-up contributions cannot be returned to the member unless the member terminates employment or retires.

- 3. Accounts paid only with rollover/transfer contributions may be rolled to another qualified plan or refunded to the member after deduction and payment of federal taxes.
- C. Purchase account payments made through employer pick-up (Irrevocable Payroll Authorization) cannot be canceled until:
- 1. The number of payments on the Irrevocable Payroll Authorization is completed; or
- 2. The member terminates employment; or
- 3. The member retires.
- D. A purchase account that has been paid in full upon the tender of a final payment cannot be canceled.

VIII. Free Military Service

A member of ATRS who entered the Armed Forces of the United States between July 1, 1937, and June 30, 1973, or during a period that a federal military draft is in effect, may establish that military active duty service as service in ATRS without cost, provided the following conditions are met:

- A. Established active duty service must be based upon the service required for the initial enlistment. Reenlistment or voluntary extension of the initial enlistment is not considered compulsory and shall not be allowed as service credit.
- B. Military service credit shall not exceed five (5) years, and the years to be credited shall be those chronologically closest to the ATRS-covered employer service.
- C. ATRS will credit military service upon the completion of Form M-1, provided by ATRS, and official military documents listing the entry and discharge dates of the first enlistment or induction.
- D. The member must have received an honorable discharge.
- E. All military service credited prior to July 1, 1986, is contributory service.
- F. Military service credit may be established at any time after becoming a member of ATRS but official crediting shall be effective upon completion of five (5) years of actual service in ATRS, excluding military service credit.

IX. Purchase of Federal Retirement Service

- A. An active member shall be eligible to purchase federal retirement service credit under the following conditions:
- 1. Federal retirement service eligible for credit purchase is limited to service for which no benefit is payable from the federal retirement system in which he or she had previously been a member.
- 2. Federal retirement service credit purchased shall be limited to ten (10) years.

- B. The cost to purchase federal retirement service credit is actuarial cost determined by ATRS.
- C. The federal retirement service will become credited service in ATRS when:
- 1. The member payments have been paid in full; and
- 2. The member has established five (5) or more years of actual service in ATRS exclusive of federal retirement service.
- D. To be eligible to establish one (1) year of federal retirement service credit, a minimum of one hundred sixty (160) days must have been worked by the member. Fractional years of federal service may be purchased in accordance with A.C.A. §§ 24-7-601 and 24-1-107. A month of federal service shall be considered as twenty (20) days.
- E. Certification of federal retirement service must be submitted to ATRS on a form provided by ATRS.
- F. All federal retirement service credit shall be counted as contributory service.
- G. Purchased federal retirement service shall be credited to the fiscal year in which it was rendered.

X. Contract Buyouts, Settlements, and Court Ordered Payments

A. Unless service or salary is purchased for service the member would have received if the member had not been terminated, a member may only accrue service credit for actual, on-site work for a covered employer for any period of time represented in a contract buyout, settlement, or court ordered payment Such purchased service or salary will be purchased at actuarial cost for service and salary the member would have earned had the member not been terminated. However, if the member is not subject to either a contract buyout, settlement, or court ordered payment, salary paid to the member as a regular employee be credited to the member if the member is on call to the employer. On call credit may not be stacked with salary at another ATRS employer.

B. ATRS shall not adjust a member's service history until the covered employer or member provides a copy of the court order or settlement, or a certified copy of the contract buyout, to ATRS, and the full cost to purchase has been received.

HISTORY

Adopted:	February 3, 2004	8-4
Adopted:	June 15, 2004	8-1, 8-4, 8-5, 8-6
Amended:	July 18, 2005	8-2
Amended:	April 26, 2007	8-1, 8-4, 8-7
Adopted:	February 11, 2008	8-19
	October 6, 2008	8-7

February 1, 2010

June 7, 2010

July 1, 2011

August 8, 2011

November 11, 2011

February 6, 2012

Amended: April 2, 2012

Amended: April 18, 2012

Adopted:

Effective:

Approved by Board:

Effective: May 29, 2012

Approved by Board: July 26, 2013

Amended: October 9, 2013

Effective: November 8, 2013

Approved by Board: October 5, 2015

Amended: February 1, 2016

Effective: February 10, 2016

Effective: August 5, 2019

Effective: May 28, 2020

8-2 under emergency rules.

8-2 Permanent

8-1, 8-2, 8-4, 8-7, 8-19, 8-20 (Emergency

8-1, 8-2, 8-4, 8-7, 8-19, 8-20

8-1, 8-2, 8-4, 8-7, 8-19, 8-20

8-1, 8-2, 8-5, 8-6

8-2 (Emergency)

8-1, 8-5, 8-6

8-1, 8-2, 8-5, 8-6

8-20

8-20

8-20

8-1, 8-7

8-1, 8-7

8-1, 8-7

Rule 8

FINANCIAL IMPACT STATEMENT

PLEASE ANSWER ALL QUESTIONS COMPLETELY

		RTMENT Arkansas Teacher Retirement System	
	VISI	ONON COMPLETING THIS STATEMENT Jennifer Liwo	
		PHONE NO. (501) 682-1517 FAX NO. (501) 682-2359 EMAIL: jenniferl@artrs.gov	
		ply with Ark. Code Ann. § 25-15-204(e), please complete the following Financial Impact Statement and file copies with the Questionnaire and proposed rules.	
SH	ORT	TITLE OF THIS RULE ATRS Rule 8 - Purchases and Refunds	
1.	Doe	es this proposed, amended, or repealed rule have a financial impact? Yes No	
2.	Is the rule based on the best reasonably obtainable scientific, technical, economic, or other evidence and		
		ormation available concerning the need for, consequences of, and alternatives to the rule?	
3.		consideration of the alternatives to this rule, was this rule determined by the agency to be the least costly e considered? Yes No	
	If a	n agency is proposing a more costly rule, please state the following:	
	a)	How the additional benefits of the more costly rule justify its additional cost;	
		N/A	
	b)	The reason for adoption of the more costly rule;	
		N/A	
	c)	Whether the more costly rule is based on the interests of public health, safety, or welfare, and if so, please	
		explain; and N/A	
		IVA	
	d)	Whether the reason is within the scope of the agency's statutory authority, and if so, please explain.	
		N/A	

	a) What is the cost to implement the federal rule or regulation?	
	Current Fiscal Year	Next Fiscal Year
	General Revenue Federal Funds Cash Funds Special Revenue Other (Identify)	General Revenue Federal Funds Cash Funds Special Revenue Other (Identify)
	Total\$ 0.00	Total \$ 0.00
	b) What is the additional cost of the state ru	le?
	Current Fiscal Year	Next Fiscal Year
	General Revenue Federal Funds Cash Funds Special Revenue Other (Identify)	General Revenue Federal Funds Cash Funds Special Revenue Other (Identify)
	Total \$ 0.00	Total\$ 0.00
5.		to any private individual, entity and business subject to the fy the entity(ies) subject to the proposed rule and explain how Next Fiscal Year
	\$	\$
	N/A	
6.	•	to state, county, and municipal government to implement this
	rule? Is this the cost of the program or grant	? Please explain how the government is affected.
	Current Fiscal Year	Next Fiscal Year
	\$	S
	N/A	

4. If the purpose of this rule is to implement a federal rule or regulation, please state the following:

7.	With respect to the agency's answers to Questions #5 and #6 above, is there a new or increased cost or obligation of at least one hundred thousand dollars (\$100,000) per year to a private individual, private entity, private business, state government, county government, municipal government, or to two (2) or more of those entities combined? Yes No
	If YES, the agency is required by Ark. Code Ann. § 25-15-204(e)(4) to file written findings at the time of filing

the financial impact statement. The written findings shall be filed simultaneously with the financial impact

- (1) a statement of the rule's basis and purpose;
- (2) the problem the agency seeks to address with the proposed rule, including a statement of whether a rule is required by statute;
- (3) a description of the factual evidence that:
 - (a) justifies the agency's need for the proposed rule; and

statement and shall include, without limitation, the following:

- (b) describes how the benefits of the rule meet the relevant statutory objectives and justify the rule's costs;
- (4) a list of less costly alternatives to the proposed rule and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (5) a list of alternatives to the proposed rule that were suggested as a result of public comment and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (6) a statement of whether existing rules have created or contributed to the problem the agency seeks to address with the proposed rule and, if existing rules have created or contributed to the problem, an explanation of why amendment or repeal of the rule creating or contributing to the problem is not a sufficient response; and
- (7) an agency plan for review of the rule no less than every ten (10) years to determine whether, based upon the evidence, there remains a need for the rule including, without limitation, whether:
 - (a) the rule is achieving the statutory objectives;
 - (b) the benefits of the rule continue to justify its costs; and
- (c) the rule can be amended or repealed to reduce costs while continuing to achieve the statutory objectives.



DECEMBER 15, 2021

SUMMARY OF PROPOSED RULE AMENDMENT

ATRS RULE 8 - PURCHASES AND REFUNDS

PURPOSE

To amend ATRS Rule 8 – Purchases and Refunds (Rule 8) in accordance with legislation enacted during the Regular Session, 2021, and to redraft current provisions for clarity and to correct nonsubstantive issues such as formatting, renumbering, grammar, and spelling as appropriate. The amendments to Rule 8 are necessary for the proper operation and administration of the Arkansas Teacher Retirement System.

II. BACKGROUND AND DISCUSSION

A.C.A. § 24-7-301 provides that the Board of Trustees of the Arkansas Teacher Retirement System is responsible for the general administration and proper operation of the Arkansas Teacher Retirement System and for implementing the Arkansas Teacher Retirement System Act, A.C.A. § 24-7-201 et seq.

A.C.A. § 24-7-305(b) gives the Board of Trustees of the Arkansas Teacher Retirement System the authority to promulgate rules as it deems necessary from time to time in the transaction of its business and in administering the Arkansas Teacher Retirement System. Acts 2021, No. 595 requires the Arkansas Teacher Retirement System to promulgate rules pursuant to the provisions of each act identified by the Bureau of Legislative Research as requiring the promulgation of one (1) or more rules.

Rule 8 currently provides that only an active member may purchase domestic federal service credit. Acts 2021, No. 279 amended the law to provide that both active and inactive members may purchase domestic federal service credit. Rule 8 is being amended to reflect the amendment to the law in Acts 2021, No. 279.

Acts 2021, No. 279 amended references to "interest" to "regular interest" as appropriate. Rule 8 is being amended to correspond with Acts 2021, No. 279 by referring to "regular interest" instead of "interest" as appropriate.

Rule 8 currently provides that A.C.A. § 24-7-201 et seq. permits members to purchase various types of service and credit that service to the member under certain circumstances. For clarity, Rule 8 is being amended to add additional rules concerning the various types of purchasable service and when purchased service may be credited to a member in the Arkansas Teacher Retirement System.

Rule 8 is being amended to redraft current provisions for clarity and correct nonsubstantive issues such as formatting, renumbering, grammar, and spelling as appropriate.

III. KEY POINTS

Rule 8 is being amended to:

Provide that both active and inactive members may purchase domestic federal service credit;



- Amend "interest" to "regular interest" as appropriate;
- Add additional rules concerning the various types of free and purchasable service and when free and purchasable service may be credited to a member in the Arkansas Teacher Retirement System; and
- Redraft current provisions for clarity and correct nonsubstantive issues such as formatting, renumbering, grammar, and spelling as appropriate.