1	PUBLIC RETIREMENT WITHDRAWAL AMENDMENTS
2	2023 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Wayne A. Harper
5	House Sponsor:
6	
7	LONG TITLE
8	General Description:
9	This bill modifies provisions of the Utah State Retirement and Insurance Benefit Act by
10	providing the circumstances for a participating entity's withdrawal.
11	Highlighted Provisions:
12	This bill:
13	 modifies provisions relating to withdrawal from participation in a Utah retirement
14	system, including:
15	• amending the definition of "withdrawing entity" to include a nonprofit
16	organization;
17	• providing the procedures for a withdrawing entity to make an election to
18	withdraw; and
19	• requiring the withdrawing entity to pay certain costs that arise out of the election
20	to withdraw; and
21	 makes technical and conforming changes.
22	Money Appropriated in this Bill:
23	None
24	Other Special Clauses:
25	None
26	Utah Code Sections Affected:
27	AMENDS:



28	49-11-626, as enacted by Laws of Utah 2022, Chapter 205
29	49-12-203, as last amended by Laws of Utah 2022, Chapter 205
30	49-13-203, as last amended by Laws of Utah 2022, Chapter 205
31	49-22-203, as last amended by Laws of Utah 2022, Chapter 205
32	
33	Be it enacted by the Legislature of the state of Utah:
34	Section 1. Section 49-11-626 is amended to read:
35	49-11-626. Withdrawing entity Participation election date Withdrawal costs
36	Rulemaking.
37	(1) As used in this section, "withdrawing entity" means an entity that:
38	(a) participates in a system or plan under this title before January 1, [2022] 2023; and
39	(b) (i) is a public employees' association; [or]
40	(ii) is an insurer that is subject to the disclosure requirements of Section 31A-4-113[-];
41	<u>or</u>
42	(iii) after beginning participation with a system or plan under this title, has modified
43	the entity's federal tax status to a nonprofit organization that qualified under Section 501(c)(3)
44	of the Internal Revenue Code.
45	(2) Notwithstanding any other provision of this title, a withdrawing entity may provide
46	for the participation of the withdrawing entity's employees with that system or plan as follows:
47	(a) the withdrawing entity shall determine a date that is no later than July 1, $[2024]$
48	2025, on which the withdrawing entity shall make an election and complete withdrawal under
49	Subsection (3);
50	(b) the withdrawing entity shall provide to the office notice of the withdrawing entity's
51	intent to enter into an agreement described in Subsection (2)(c);
52	(c) the withdrawing entity and the office may enter into an intent to withdraw
53	agreement to document a good faith arrangement to complete a withdrawal under this section;
54	and
55	(d) subject to Subsection (6), the withdrawing entity shall pay to the office any
56	reasonable actuarial and administrative costs determined by the office to have arisen out of an
57	election made under this section.
58	(3) The withdrawing entity may elect to:

59 (a) (i) continue the withdrawing entity's participation for all current employees of the 60 withdrawing entity, who are covered by a system or plan on the date set under Subsection 61 (2)(a); and 62 (ii) withdraw from participation in all systems and plans for all persons initially 63 entering employment with the withdrawing entity, beginning on the date set under Subsection 64 (2)(a); or 65 (b) withdraw from participation in all systems or plans for all current and future 66 employees of the withdrawing entity, beginning on the date set under Subsection (2)(a). 67 (4) (a) An election made under Subsection (3): 68 (i) shall be made on or before the date specified under Subsection (2)(a): 69 (ii) shall be documented by a resolution adopted by the governing body of the 70 withdrawing entity; 71 (iii) remains in effect unless and until the withdrawing entity again becomes a participating employer with the office in accordance with Subsection (5); and 72 73 (iv) applies to the withdrawing entity as the employer and to all employees of the 74 withdrawing entity. 75 (b) Notwithstanding an election made under Subsection (3), any eligibility for service 76 credit earned by an employee under this title before the date specified under Subsection (2)(a)77 is not affected by this section. 78 (c) Notwithstanding any other provision of this title, a withdrawing entity that makes 79 an election under Subsection (3) may provide or participate in any type of public or private 80 retirement for the withdrawing entity's employees after the withdrawal. 81 (5) After the withdrawal and subject to the laws and rules governing participating 82 employer admission, the withdrawing entity may elect, by resolution of the withdrawing 83 entity's governing body, to resume participation with the office and apply for admission as a 84 participating employer in a system or plan under this title. 85 (6) Before a withdrawing entity may withdraw under this section, the withdrawing 86 entity and the office shall enter into an agreement on: (a) the costs described under Subsection (2)(d); and 87 (b) arrangements for the payment of the costs described under Subsection (2)(d). 88 89 Section 2. Section 49-12-203 is amended to read:

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90 49-12-203. Exclusions from membership in system. 91 (1) The following employees are not eligible for service credit in this system: 92 (a) subject to the requirements of Subsection (2), an employee whose employment 93 status is temporary in nature due to the nature or the type of work to be performed; 94 (b) except as provided under Subsection (3)(a), an employee of an institution of higher 95 education who participates in a retirement system with a public or private retirement system. 96 organization, or company designated by the Utah Board of Higher Education, or the technical 97 college board of trustees for an employee of each technical college, during any period in which 98 required contributions based on compensation have been paid on behalf of the employee by the 99 employer; 100 (c) an employee serving as an exchange employee from outside the state for an 101 employer who has not elected to make all of the employer's exchange employees eligible for 102 service credit in this system; 103 (d) an executive department head of the state, a member of the State Tax Commission, 104 the Public Service Commission, and a member of a full-time or part-time board or commission 105 who files a formal request for exemption; 106 (e) an employee of the Department of Workforce Services who is covered under 107 another retirement system allowed under Title 35A, Chapter 4, Employment Security Act; 108 (f) an employee who is employed on or after July 1, 2009, with an employer that has 109 elected, prior to July 1, 2009, to be excluded from participation in this system under Subsection 110 49-12-202(2)(c); 111 (g) an employee who is employed on or after July 1, 2014, with an employer that has 112 elected, prior to July 1, 2014, to be excluded from participation in this system under Subsection 113 49-12-202(2)(d); 114 (h) an employee who is employed with a withdrawing entity that has elected under 115 Section 49-11-623, prior to January 1, 2017, to exclude: 116 (i) new employees from participation in this system under Subsection 49-11-623(3)(a); 117 or 118 (ii) all employees from participation in this system under Subsection 49-11-623(3)(b); 119 (i) an employee described in Subsection (1)(i)(i) or (ii) who is employed with a 120 withdrawing entity that has elected under Section 49-11-624, before January 1, 2018, to

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159commission;160(d) an employee of the Governor's Office of Planning and Budget;161(e) an employee of the Governor's Office of Economic Opportunity;162(f) an employee of the Commission on Criminal and Juvenile Justice;163(g) an employee of the Governor's Office;164(h) an employee of the Public Lands Policy Coordinating Office, created in Section16563L-11-201;166(i) an employee of the State Auditor's Office;167(j) an employee of the State Treasurer's Office;168(k) any other member who is permitted to make an election under Section 49-11-406;169(l) a person appointed as a city manager or chief city administrator or another person170employee of an interlocal cooperative agency created under Title 11, Chapter17213, Interlocal Cooperation Act, who is engaged in a specialized trade customarily provided173through membership in a labor organization that provides retirement benefits to the174organization's members; and175(n) an employee serving as an exchange employee from outside the state for an176employer who has elected to make all of the employer's exchange employees eligible for177service credit in this system.178(5) (a) Each participating employer shall prepare and maintain a list designating those179positions eligible for exemption under Subsection (4).180(b) An employee may not be exempted unless the employee is employed in an	152	(4) Upon filing a written request for exemption with the office, the following
155a trainee relationship;156(b) an elected official;157(c) an executive department head of the state, a member of the State Tax Commission,158a member of the Public Service Commission, and a member of a full-time or part-time board or159commission;160(d) an employee of the Governor's Office of Planning and Budget;161(e) an employee of the Governor's Office of Economic Opportunity;162(f) an employee of the Governor's Office;163(g) an employee of the Governor's Office;164(h) an employee of the Public Lands Policy Coordinating Office, created in Section16563L-11-201;166(i) an employee of the State Auditor's Office;167(j) an employee of the State Treasurer's Office;168(k) any other member who is permitted to make an election under Section 49-11-406;169(l) a person appointed as a city manager or chief city administrator or another person170employee of an interlocal cooperative agency created under Title 11, Chapter17113, Interlocal Cooperation Act, who is engaged in a specialized trade customarily provided173through membership in a labor organization that provides retirement benefits to the174organization's member; and175(s) (a) Each participating employer shall prepare and maintain a list designating those176positions eligible for exemption under Subsection (4).178(b) An employee may not be exempted unless the employee is employed in an	153	employees shall be exempt from coverage under this system:
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180 (b) An employee may not be exempted unless the employee is employed in an	178	(5) (a) Each participating employer shall prepare and maintain a list designating those
	179	positions eligible for exemption under Subsection (4).
181 exempted position designated by the participating employer.	180	(b) An employee may not be exempted unless the employee is employed in an
	181	exempted position designated by the participating employer.
182 (6) (a) In accordance with this section, Section $49-13-203$, and Section $49-22-205$, a	182	(6) (a) In accordance with this section, Section 49-13-203, and Section 49-22-205, a

183	municipality, county, or political subdivision may not exempt a total of more than 50 positions
184	or a number equal to 10% of the eligible employees of the municipality, county, or political
185	subdivision, whichever is less.
186	(b) A municipality, county, or political subdivision may exempt at least one regular
187	full-time employee.
188	(7) Each participating employer shall:
189	(a) maintain a list of employee exemptions; and
190	(b) update the employee exemptions in the event of any change.
191	(8) The office may make rules to implement this section.
192	(9) An employee's exclusion, exemption, participation, or election described in this
193	section:
194	(a) shall be made in accordance with this section; and
195	(b) is subject to requirements under federal law and rules made by the board.
196	Section 3. Section 49-13-203 is amended to read:
197	49-13-203. Exclusions from membership in system.
198	(1) The following employees are not eligible for service credit in this system:
199	(a) subject to the requirements of Subsection (2), an employee whose employment
200	status is temporary in nature due to the nature or the type of work to be performed;
201	(b) except as provided under Subsection (3)(a), an employee of an institution of higher
202	education who participates in a retirement system with a public or private retirement system,
203	organization, or company designated by the Utah Board of Higher Education, or the technical
204	college board of trustees for an employee of each technical college, during any period in which
205	required contributions based on compensation have been paid on behalf of the employee by the
206	employer;
207	(c) an employee serving as an exchange employee from outside the state for an
208	employer who has not elected to make all of the employer's exchange employees eligible for
209	service credit in this system;
210	(d) an executive department head of the state or a legislative director, senior executive
211	employed by the governor's office, a member of the State Tax Commission, a member of the
212	Public Service Commission, and a member of a full-time or part-time board or commission
213	who files a formal request for exemption;

214	(e) an employee of the Department of Workforce Services who is covered under
215	another retirement system allowed under Title 35A, Chapter 4, Employment Security Act;
216	(f) an employee who is employed with an employer that has elected to be excluded
217	from participation in this system under Subsection 49-13-202(5), effective on or after the date
218	of the employer's election under Subsection 49-13-202(5);
219	(g) an employee who is employed with a withdrawing entity that has elected under
220	Section 49-11-623, prior to January 1, 2017, to exclude:
221	(i) new employees from participation in this system under Subsection 49-11-623(3)(a);
222	or
223	(ii) all employees from participation in this system under Subsection 49-11-623(3)(b);
224	(h) an employee described in Subsection (1)(h)(i) or (ii) who is employed with a
225	withdrawing entity that has elected under Section 49-11-624, before January 1, 2018, to
226	exclude:
227	(i) new employees from participation in this system under Subsection 49-11-624(3)(a);
228	or
229	(ii) all employees from participation in this system under Subsection 49-11-624(3)(b);
230	(i) an employee who is employed with a withdrawing entity that has elected under
231	Section 49-11-625, before July 1, 2022, to exclude all employees from participation in this
232	system; or
233	(j) an employee who is employed with a withdrawing entity that[, before July 1, 2024,]
234	elects under Section 49-11-626 to exclude:
235	(i) new employees from participation in this system under Subsection 49-11-626(3)(a);
236	or
237	(ii) all employees from participation in this system under Subsection 49-11-626(3)(b).
238	(2) If an employee whose status is temporary in nature due to the nature of type of
239	work to be performed:
240	(a) is employed for a term that exceeds six months and the employee otherwise
241	qualifies for service credit in this system, the participating employer shall report and certify to
242	the office that the employee is a regular full-time employee effective the beginning of the
243	seventh month of employment; or
244	(b) was previously terminated prior to being eligible for service credit in this system

245	and is reemployed within three months of termination by the same participating employer, the
246	participating employer shall report and certify that the member is a regular full-time employee
247	when the total of the periods of employment equals six months and the employee otherwise
248	qualifies for service credits in this system.
249	(3) (a) Upon cessation of the participating employer contributions, an employee under
250	Subsection (1)(b) is eligible for service credit in this system.
251	(b) Notwithstanding the provisions of Subsection (1)(f), any eligibility for service
252	credit earned by an employee under this chapter before the date of the election under
253	Subsection 49-13-202(5) is not affected under Subsection (1)(f).
254	(4) Upon filing a written request for exemption with the office, the following
255	employees shall be exempt from coverage under this system:
256	(a) a full-time student or the spouse of a full-time student and individuals employed in
257	a trainee relationship;
258	(b) an elected official;
259	(c) an executive department head of the state, a member of the State Tax Commission,
260	a member of the Public Service Commission, and a member of a full-time or part-time board or
261	commission;
262	(d) an employee of the Governor's Office of Planning and Budget;
263	(e) an employee of the Governor's Office of Economic Opportunity;
264	(f) an employee of the Commission on Criminal and Juvenile Justice;
265	(g) an employee of the Governor's Office;
266	(h) an employee of the State Auditor's Office;
267	(i) an employee of the State Treasurer's Office;
268	(j) any other member who is permitted to make an election under Section $49-11-406$;
269	(k) a person appointed as a city manager or chief city administrator or another person
270	employed by a municipality, county, or other political subdivision, who is an at-will employee;
271	(l) an employee of an interlocal cooperative agency created under Title 11, Chapter 13,
272	Interlocal Cooperation Act, who is engaged in a specialized trade customarily provided through
273	membership in a labor organization that provides retirement benefits to its members; and
274	(m) an employee serving as an exchange employee from outside the state for an
275	employer who has elected to make all of the employer's exchange employees eligible for

276	service credit in this system.
277	(5) (a) Each participating employer shall prepare and maintain a list designating those
278	positions eligible for exemption under Subsection (4).
279	(b) An employee may not be exempted unless the employee is employed in a position
280	designated by the participating employer.
281	(6) (a) In accordance with this section, Section 49-12-203, and Section 49-22-205, a
282	municipality, county, or political subdivision may not exempt a total of more than 50 positions
283	or a number equal to 10% of the eligible employees of the municipality, county, or political
284	subdivision, whichever is less.
285	(b) A municipality, county, or political subdivision may exempt at least one regular
286	full-time employee.
287	(7) Each participating employer shall:
288	(a) maintain a list of employee exemptions; and
289	(b) update the employee exemptions in the event of any change.
290	(8) The office may make rules to implement this section.
291	(9) An employee's exclusion, exemption, participation, or election described in this
292	section:
293	(a) shall be made in accordance with this section; and
294	(b) is subject to requirements under federal law and rules made by the board.
295	Section 4. Section 49-22-203 is amended to read:
296	49-22-203. Exclusions from membership in system.
297	(1) The following employees are not eligible for service credit in this system:
298	(a) subject to the requirements of Subsection (2), an employee whose employment
299	status is temporary in nature due to the nature or the type of work to be performed;
300	(b) except as provided under Subsection (3), an employee of an institution of higher
301	education who participates in a retirement system with a public or private retirement system,
302	organization, or company designated by the Utah Board of Higher Education, or the technical
303	college board of trustees for an employee of each technical college, during any period in which
304	required contributions based on compensation have been paid on behalf of the employee by the
305	employer;
306	(c) an employee serving as an exchange employee from outside the state for an

307	employer who has not elected to make all of the employer's exchange employees eligible for
308	service credit in this system;
309	(d) an employee of the Department of Workforce Services who is covered under
310	another retirement system allowed under Title 35A, Chapter 4, Employment Security Act;
311	(e) an employee who is employed with a withdrawing entity that has elected under
312	Section 49-11-623, prior to January 1, 2017, to exclude:
313	(i) new employees from participation in this system under Subsection 49-11-623(3)(a);
314	or
315	(ii) all employees from participation in this system under Subsection 49-11-623(3)(b);
316	(f) a person who files a written request for exemption with the office under Section
317	49-22-205;
318	(g) an employee described in Subsection (1)(g)(i) or (ii) who is employed with a
319	withdrawing entity that has elected under Section 49-11-624, before January 1, 2018, to
320	exclude:
321	(i) new employees from participation in this system under Subsection 49-11-624(3)(a);
322	or
323	(ii) all employees from participation in this system under Subsection 49-11-624(3)(b);
324	(h) an employee who is employed with a withdrawing entity that has elected under
325	Section 49-11-625, before July 1, 2022, to exclude all employees from participation in this
326	system; or
327	(i) an employee who is employed with a withdrawing entity that[, before July 1, 2024,]
328	elects under Section 49-11-626 to exclude:
329	(i) new employees from participation in this system under Subsection 49-11-626(3)(a);
330	or
331	(ii) all employees from participation in this system under Subsection 49-11-626(3)(b).
332	(2) If an employee whose status is temporary in nature due to the nature of type of
333	work to be performed:
334	(a) is employed for a term that exceeds six months and the employee otherwise
335	qualifies for service credit in this system, the participating employer shall report and certify to
336	the office that the employee is a regular full-time employee effective the beginning of the
337	seventh month of employment; or

- 338 (b) was previously terminated prior to being eligible for service credit in this system 339 and is reemployed within three months of termination by the same participating employer, the 340 participating employer shall report and certify that the member is a regular full-time employee 341 when the total of the periods of employment equals six months and the employee otherwise 342 qualifies for service credits in this system. 343 (3) Upon cessation of the participating employer contributions, an employee under Subsection (1)(b) is eligible for service credit in this system. 344 345 (4) An employee's exclusion, exemption, participation, or election described in this
- 346 section:
- 347 (a) shall be made in accordance with this section; and
- 348 (b) is subject to requirements under federal law and rules made by the board.