1	State of Arkansas	A Bill	
2	84th General Assembly		HOUSE DILL 1007
3	Regular Session, 2003		HOUSE BILL 1987
4	Dry Dannagantativa Hutahir	acon	
5 6	By: Representative Hutchin	ISOII	
7			
8		For An Act To Be Entitled	
9	ΔΝ Δ СΤ	TO AMEND ARKANSAS CODE § 6-20-402	TO ALLOW
10		DISTRICTS TO FINANCE ENERGY CONSE	
11		ES FOR UP TO TWENTY (20) YEARS; AND	
12		PURPOSES.	
13			
14		Subtitle	
15	TO	AMEND ARKANSAS CODE § 6-20-402 TO	
16	ALL	OW SCHOOL DISTRICTS TO FINANCE ENE	RGY
17	CON	SERVATION MEASURES FOR UP TO TWENT	Y
18	(20	) YEARS.	
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20			
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
22			
23	SECTION 1. Ar	kansas Code § 6-20-402(b)(1) is ame	ended to read as
24	follows:		
25	(b)(1)(A)(i)	<del>Postdated</del> <u>Except as provided in sub</u>	odivision (b)(l)(B) of
26	this section, postda	ted warrants, lease purchase agreem	nents, and installment
27	contracts must be par	id within ten (10) years of the dat	te of issuance of the
28	postdated warrant, o	r the execution of the written leas	se purchase agreement
29	or installment contra	act, as the case may be.	
30		(ii) Postdated warrants, lease	_
31		racts must be registered, on forms	
32		with the treasurer of the district	
33		)(i) A school district's acquisiti	
34		s as provided by § 6-20-405 may be	
35 36		een-year period after the execution	
11)	TOTAL OF THE POST	nalen warranis. Tease-DHYCDase acre	-ewell of INSTALLMENT

1	contract.		
2	(ii) If the energy conservation measures that the		
3	school district seeks to acquire, involve, or include water-source, ground		
4	loop, or other geothermal systems, the energy conservation measures may be		
5	financed by the school district over a twenty-year period after the execution		
6	by the school district of the postdated warrants, lease-purchase agreement,		
7	or installment contract.		
8			
9	SECTION 2. Arkansas Code § 6-20-402(b)(3) is amended to read as		
10	follows:		
11	(3) (A) The Except as provided in subdivision (b)(3)(B) of this		
12	section, the unpaid principal amount of postdated warrants issued and		
13	installment contracts and lease-purchase agreements entered into shall be a		
14	part of the total debt of the district as limited by §§ 6-20-803 and 6-20-		
15	1202, with the district fiscal officer and his surety liable for exceeding		
16	the limitations.		
17	(B) The unpaid principal amount of postdated warrants,		
18	installment contracts, or lease-purchase agreements entered into in		
19	connection with a guaranteed energy savings contract authorized under § 6-20-		
20	405 shall not be a part of the total debt of the district.		
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