Stricken language would be deleted from present law. Underlined language would be added to present law.

1	State of Arkansas	As Engrossed: S3/11/97 S3/12/97		
2	81st General Assembly	A Bill	ACT 1057 OF	1997
3	Regular Session, 1997		SENATE BILL	598
4				
5	By: Senators Scott, Bearden,	Boozman, Bradford, Canada, Edwards, Everett, Gordon, Gwatney, Harrin	nan, Hill, Hoofman, Hopk	ins,
6	Hunter, Jeffries, Kennedy, Lev	vellen, Roebuck, Ross, Smith, Todd, Walker, Walters, Webb, Argue, Bell,	Mahony, Wyrick	
7	By: Representatives Dietz, A	lison, Ammons, Angel, Bennett, Bond, Broadway, Bush, Capps, Cook, Co	ourtway, Critcher, Cunnin	gham,
8	Curran, Davis, Dawson, Faris,	Ferguson, Ferrell, Flanagin, Fletcher, French, George, Goodwin, Hale, Ha	all, Harris, Hausam, Horn	ı, D.
9	Hudson, J. Hudson, Hunton, J	effress, Johnson, Jones, Keltner, Kidd, Lancaster, Laverty, Luker, Maddo	x, Malone, B. McGee,	
10	McGinnis, McJunkin, McKissa	ck, Miller, Milum, Molinaro, Mullenix, Newman, Pappas, Pollan, Purdom,	, Rorie, Schexnayder,	
11	Sheppard, Simmons, Simon,	J. Smith, Stewart, Stalnaker, Teague, Thicksten, Thomas, Trammel, Vess	s, Wagner, Wallis, Whort	on,
12	Wilkins, Wilkinson, Willems, V	/ood, Wooldridge, Wren, Young		
13				
14		For An Act To Be Entitled		
15	"AN ACT TO	PROVIDE FOR THE DISPOSITION OF CERTAIN DRI	IVERS	
16	LICENSE FE	ES WHICH WERE PLEDGED TO OBLIGATIONS WHICH	WILL	
17	BE RETIRED	IN 1997; TO AUTHORIZE THE FURTHER PLEDGING	G OF	
18	THE DRIVER	S LICENSE FEES FOR THE BENEFIT OF THE ARKA	NSAS	
19	STATE POLI	CE; AND FOR OTHER PURPOSES."		
20				
21		Subtitle		
22		"TO PROVIDE FOR DISPOSITION OF CERTAIN		
23		DRIVERS LICENSE FEES WHICH WERE PLEDGED		
24		TO OBLIGATIONS TO BE RETIRED IN 1997;		
25		AUTHORIZE THE FURTHER PLEDGING OF THE		
26		DRIVERS LICENSE FEES FOR THE ARKANSAS		
27		STATE POLICE."		
28				
29	BE IT ENACTED BY '	THE GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:	
30				
31	SECTION 1.	This Act shall be known and may be cited a	is the Departme	ent
32	of Arkansas State	Police Headquarters Facility and Wireless	Data Equipment	
33	Financing Act.			
34				
35	SECTION 2.	(a) The General Assembly finds:		
36		(1) that the Arkansas State Police	are daily face	d

1	with:
2	(A) problems related to out-of-date methods of
3	transmitting and processing information between officers in the field and
4	headquarters,
5	(B) the need for a more efficient means of
б	allocating Department personnel and other resources, particularly in emergency
7	circumstances,
8	(C) radio frequency congestion and information
9	bottleneck,
10	(D) greater personal risk for officers using
11	out-of-date information support,
12	(E) inadequate access to information databases,
13	and
14	(F) inadequate security for transmission of law
15	enforcement information;
16	(2) that there is a need to improve the
17	Department ${f f s}$ information system by providing Wireless Data Equipment to
18	support the Arkansas State Police;
19	(3) that Wireless Data Equipment will be supported
20	by the Department ${f \overline{a}}$ s Land-Mobile Communications System and that the costs of
21	implementing the use of Wireless Data Equipment is greatly reduced by the
22	availability of the Land-Mobile Communications System to provide wireless
23	transmission capability;
24	(4) that a method of financing is necessary to
25	enable the Department to obtain Wireless Data Equipment;
26	(5) that the use of tax exempt revenue bonds to
27	finance the new Headquarters Facility will lower the cost of the facility by
28	substantially reducing the interest expense that otherwise would be paid; and
29	(6) that certain drivers license fees which were
30	pledged to obligations issued to finance the Land-Mobile Communications System
31	are now available to be pledged to the acquisition of the new Headquarters
32	Facility and Wireless Data Equipment.
33	(b) The General Assembly hereby determines that Wireless Data Equipment
34	is needed to maintain modern law enforcement and is therefore essential to
35	the safety and welfare of the people of the State.
36	(c) It is hereby legislatively determined that the most feasible and

1	least expensive way of financing the acquisition of Wireless Data Equipment is
2	by authorizing the use of revenue bonds.
3	(d) It is hereby legislatively determined that the acquisition and
4	financing of the new Headquarters Facility with revenue bonds will result in a
5	substantial savings when compared to the method currently in place.
6	
7	SECTION 3. Any fees generated by Arkansas Code 27-16-801(a) and
8	Arkansas Code 27-23-118(a)(3) which are pledged to meet obligations under
9	Arkansas Code 12-8-301, et seq., for the Department \mathbf{a} s Land-Mobile
10	Communications System are no longer required to meet those obligations, and
11	therefore may be utilized by the Department as provided in this act.
12	
13	SECTION 4. DEFINITIONS. Whenever used in this act, unless a different
14	meaning clearly appears from the context:
15	(a) Acquire when applied to Wireless Data Equipment, means to acquire
16	(by purchase or otherwise), construct, repair, alter, install, restore or
17	place on any land, or in any building or motor vehicle, any Wireless Data
18	Equipment, by negotiation or bidding upon such terms and conditions as are
19	determined by the Commission to be in the best interests of the Department
20	and that will most effectively serve the purposes of this act.
21	(b) Act 231 means Act 231 of 1945, as now in effect or as hereafter
22	amended.
23	(c) Authority means the Arkansas Development Finance Authority.
24	(d) Authority Act means the Arkansas Development Finance Authority Act
25	of 1985, as amended.
26	(e) Commission means the Arkansas State Police Commission, being the
27	Commission created by Act 231, or any successor agency.
28	(f) Cost as applied to Wireless Data Equipment, means and includes any
29	and all costs of such equipment and, without limiting the generality of the
30	foregoing, shall include the following:
31	(1) all costs of the acquisition of any such equipment and all
32	costs incident or related thereto including, but not limited to, engineering,
33	architectural, consulting and related services;
34	(2) the cost of the preparation of plans, specifications,
35	studies, surveys and estimates of cost and revenues;
36	(3) all other expenses necessary or incident to planning,

1	providing or determining the need for or the feasibility of the equipment;
2	(4) the costs of related software for the operation and support
3	of the equipment;
4	(5) the costs of database development and other information
5	sources and all training required for the efficient use of the equipment; and
6	(6) any and all costs paid or incurred in connection with the
7	issuance of bonds by the Authority to finance the acquisition of Wireless Data
8	Equipment.
9	(g) 'Cost' as applied to the Headquarters Facility means:
10	(1) the cost of acquiring the Headquarters Facility by
11	satisfaction of the purchase price under the terms of the existing lease
12	purchase agreement between the Department and the Arkansas Teacher Retirement
13	System, or such other terms as may be negotiated between the parties; and
14	(2) any and all costs paid or incurred in connection with the
15	issuance of bonds by the Authority to finance the acquisition of the
16	Headquarters Facility.
17	(h) Debt Service Payments means payments to be made by the Department
18	from Pledged Revenues or other legally available sources to secure and provide
19	for payments due on any bonds or other obligations issued by the Authority to
20	accomplish the purposes of this Act.
21	(i) Department means the Department of Arkansas State Police, created
22	by Act 231, and any successor agency.
23	(j) Director means the Director of the Department of Arkansas State
24	Police.
25	(k) Financing Documents means any note and mortgage, loan agreement,
26	lease purchase agreement, trust indenture and related documents executed in
27	connection with the issuance of bonds by the Authority to finance the
28	Headquarters Facility or Wireless Data Equipment.
29	(1) Financing Fund means the Arkansas Department of State Police
30	Financing Fund created by Section 6 of this act.
31	(m) Headquarters Facility means the land, buildings and improvements
32	including equipment and personal property located at the intersection of Geyer
33	Springs Road and Interstate 30 which is currently owned by the Arkansas
34	Teacher Retirement System and leased to the Department.
35	(n) Purchase Agreement means any agreement entered into by the
26	

36 Commission with a vendor or vendors to acquire Wireless Data Equipment.

	•
1	(o) Pledged Revenues means all fees generated by Arkansas Code 27-16-
2	801(a) and 27-23-118(a)(3) as authorized by Section 6 of this act to be
3	pledged for the security and payment of Debt Service Payments.
4	(p) Wireless Data Equipment means the public safety wireless data and
5	related technologies equipment, including workstations, modems and other
б	vehicle based equipment, network controllers, computer aided dispatch
7	equipment, central information services sites with related server computers
8	and controllers, software and information support, and furnishings and
9	fixtures used directly for public safety purposes in connection with the
10	operation thereof, and such other equipment, property, and other items
11	determined by the Commission as necessary to accomplish the purpose of this
12	act.
13	
14	SECTION 5. In addition to the powers, purposes, and authorities set
15	forth elsewhere in this Act or in other laws, the Commission is hereby
16	authorized and empowered to:
17	(a) Acquire, construct, repair, renovate, alter, maintain and equip
18	Wireless Data Equipment and the Headquarters Facility.
19	(b) Contract to acquire Wireless Data Equipment on such terms and
20	conditions as are specified by this act and approved by the Director with the
21	consent of the Commission and to provide for the payment of the cost of
22	acquisition of Wireless Data Equipment and the Headquarters Facility from any
23	legally available source or sources, including, without limitation, the
24	revenues authorized by Section 4 of this act, and funds appropriated and made
25	available under Act 231.
26	(c) Enter into such Financing Documents and agreements with the
27	Authority that are necessary and appropriate to secure obligations issued by
28	the Authority that will facilitate the acquisition of the Headquarters
29	Building and Wireless Data Equipment.
30	(d) Take such other action, not inconsistent with law, as may be
31	necessary, convenient or desirable to carry out the powers, purposes and
32	authority set forth in this act and to carry out the intent of this act.
33	
34	SECTION 6. (a) The Debt Service Payments and other costs relating to
35	Wireless Data Equipment and the Headquarters Facility shall be secured by a
26	lion on and pladad of the pladad Devenues. To the extent that pladad

36 lien on and pledge of the Pledged Revenues. To the extent that Pledged

	As Englossed. 33/11/97 33/12/97 38 390
1	Revenues are not required to make Debt Service Payments, they shall be
2	released to the Department to provide operating funds as described below.
3	(b) On July 1, 1997, all Pledged Revenues are hereby specifically
4	declared to be cash funds restricted in their use and dedicated and to be used
5	solely as provided and authorized in this act. The Pledged Revenues shall
6	not be deposited into the State Treasury but, as and when received (by the
7	Commissioner of Motor Vehicles, the Department of Motor Vehicles, the
8	Department, the Commission, the Commissioner of Revenues, the Department of
9	Finance and Administration or by any other state agency) shall be deposited in
10	a bank or banks selected by the Department, to the credit of a fund hereby
11	created and designated as the Department of Arkansas State Police Financing
12	Fund.
13	(c) Commencing on the date that bonds are issued by the Authority
14	pursuant to this act and the Authority Act, the Financing Fund shall
15	constitute Pledged Revenues as defined in this act. Debt Service Payments
16	shall be paid from the Financing Fund as set forth in the Financing Documents.
17	If and so long as all Debt Service Payments have been properly made on the
18	last day of each fiscal quarter, the Pledged Revenues remaining in the
19	Financing Fund shall be withdrawn from the Financing Fund and deposited in the
20	State Treasury as special revenues to the credit of the Department. So long
21	as any Debt Service Payments remain to be paid, all moneys in the Financing
22	Fund shall continue to be pledged to Debt Service Payments, and other costs
23	in connection with the bonds and the maintenance of reserves, not
24	withstanding the Department $^{f a}$ s right to withdraw funds on the last day of
25	each fiscal quarter if Debt Service Payments are current. The provisions of
26	this Section shall expire upon payment or provision for all Debt Service
27	Payments as authorized in the Financing Documents, and any balances remaining
28	in the Financing Fund shall be deposited in the State Treasury to the credit
29	of the Department as a non-revenue receipt.
30	(d) So long as there are remaining any Debt Service Payments to be
31	made, the General Assembly may modify or change the fees referred to as
32	Pledged Revenues above but only on condition that there is always maintained
33	in effect and made available for the payment of Debt Service Payments, sources
34	of revenue, comparable in amount and time of receipt, which produce revenues
35	sufficient to provide for and secure Debt Service Payments when due.
36	

36

1	SECTION 7. The Commission shall submit any Purchase Agreement for the
2	acquisition of Wireless Data Equipment, as authorized by this act, to the
3	Arkansas Legislative Council for its advice and counsel prior to any
4	obligation being incurred by the Commission.
5	
6	SECTION 8. All provisions of this act of a general and permanent nature
7	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
8	Revision Commission shall incorporate the same in the Code.
9	
10	SECTION 9. If any provision of this act or the application thereof to
11	any person or circumstance is held invalid, such invalidity shall not affect
12	other provisions or applications of the act which can be given effect without
13	the invalid provision or application, and to this end the provisions of this
14	act are declared to be severable.
15	
16	SECTION 10. All laws and parts of laws in conflict with this act are
17	hereby repealed.
18	
19	SECTION 11. EMERGENCY. It is found and determined by the General
20	Assembly of the State of Arkansas that certain drivers license fees are
21	pledged to secure bonds which mature on July 1, 1997; that upon the maturity
22	of those bonds the fees will no longer be obligated; that those fees are
23	needed to provide vital services to the Arkansas State Police; that this act
24	will allow such use of those fees; and this act should go into effect as soon
25	as possible to provide the additional revenues to the State Police. Therefore
26	an emergency is declared to exist and this act being immediately necessary for
27	the preservation of the public peace, health and safety shall become effective
28	on the date of its approval by the Governor. If the bill is neither approved
29	nor vetoed by the Governor, it shall become effective on the expiration of the
30	period of time during which the Governor may veto the bill. If the bill is
31	vetoed by the Governor and the veto is overridden, it shall become effective
32	on the date the last house overrides the veto.
33	
34	
35	/s/Scott et al
36	

7

1	APPROVED:4-02-97
2	
3	
4	
5	
б	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18 19	
20	
20	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	