1	State of Arkansas	As Engrossed: S2/19/97		
2	81st General Assembly	ACT 1352 OF		1997
3	Regular Session, 1997		SENATE BILL	404
4				
5	By: Senator Hopkins			
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7				
8		For An Act To Be Entitled		
9	"AN ACT TO AMEND ARKANSAS CODE 6 24-10-506 PERTAINING TO			
10	THE PURCH	ASE OF CREDITED SERVICE IN THE LOCAL POLICE A	ND	
11	FIRE RETI	REMENT SYSTEM; AND FOR OTHER PURPOSES."		
12				
13		Subtitle		
14		"AN ACT TO AMEND ARKANSAS CODE ⁸ 24-10-		
15		506 PERTAINING TO THE PURCHASE OF		
16		CREDITED SERVICE IN THE LOCAL POLICE AND		
17		FIRE RETIREMENT SYSTEM."		
18				
19	BE IT ENACTED BY	THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS	S:	
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21	"SECTION 1.	. Arkansas Code 24-10-506 is amended to read	as follows:	
22	⁸ 24−10−506	6. Other local police and fire service.		
23	(a) Any me	ember of the Arkansas Local Police and Fire Re	etirement Sys	tem
24	who has employment service with a local government covered by a municipal			
25	police pension ar	nd relief fund, $^{ m 8}$ 24-11-401 et seq., or a muni	cipal firemen	n's
26	pension and relie	ef fund, $^{ m h}$ 24-11-801 et seq., shall be entitle	ed to purchase	9
27	credited service	in the system equivalent to the amount of cre	edited servic	e he
28	or she has with t	the local police or fire department up to a ma	aximum of fiv	e
29	(5) years of cred	dited service, provided that the member contr	ibutes to the	
30	system an amount,	, as the board shall determine, equivalent to	(1) the amou	<u>nt</u>
31	the member's cont	tribution and would have been for the years of	f credited	
32	service, plus (2,) the amount the employer's contributions wor	uld have been	for
33	the years of cred	dited service, (3) plus regular interest from	the time of	the
34	service with each	h contribution would have been made to the loo	cal police or	
35	fire department t	to the time of the credit purchase.		
36	(b) The bo	oard shall have the authority to make the find	al determinat	ion

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1 as to (1) the length of purchased service credit and as to (2) the amount of

- 2 the member and employer contributions would have been for the years of
- 3 <u>credited service</u>, which amount is , plus regular interest, to be paid into
- 4 the system for the purchased service and as to (3) the amount of regular
- 5 interest to be charged.
- 6 (c) Service credit purchased under this section may be used to
- 7 determine the member's total credited service for the amount upon retirement
- 8 and shall not be used to determine his or her final average pay for service
- 9 under the system."

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- 11 SECTION 2. All provisions of this act of general and permanent nature
- 12 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
- 13 Revision Commission shall incorporate the same in the Code.

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- 15 SECTION 3. If any provisions of this act or the application thereof to
- 16 any person or circumstance is held invalid, the invalidity shall not affect
- 17 other provisions or applications of the act which can be given effect without
- 18 the invalid provisions or application, and to this end the provisions of this
- 19 act are declared to be severable.

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- 21 SECTION 4. All laws and parts of laws in conflict with this act are
- 22 hereby repealed.

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- 24 "SECTION 5. EMERGENCY. It is found and determined by the General
- 25 Assembly of the State of Arkansas that the present law pertaining to the
- 26 purchase of credited service in the Local Police and Fire Retirement System by
- 27 members who have prior service with a local government covered by a municipal
- 28 police or firemans pension fund is being misinterpreted; that such
- 29 misinterpretation is resulting in an overcharge to members for the purchase of
- 30 that prior service; that this act clarifies that law; that until this act goes
- 31 into effect confusion will continue and persons seeking to purchase the former
- 32 service will continue to be overcharged; and therefore this act should go into
- 33 effect as soon as possible. Therefore, an emergency is declared to exist and
- 34 this act being immediately necessary for the preservation of the public peace,
- 35 health and safety shall become effective on the date of its approval by the
- 36 Governor. If the bill is neither approved nor vetoed by the Governor, it

1 shall become effective on the expiration of the period of time during which 2 the Governor may veto the bill. If the bill is vetoed by the Governor and the 3 veto is overridden, it shall become effective on the date the last house 4 overrides the veto. /s/Hopkins APPROVED: 4-11-97