Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/14/01	
2	83rd General Assembly	A Bill	Act 1536 of 2001
3	Regular Session, 2001		HOUSE BILL 1253
4			
5	By: Representative R. Smith		
6	By: Senators Faris, Horn		
7			
8			
9		For An Act To Be Entitled	
10	AN ACT TO AMEND ARKANSAS CODE 24-10-602 TO EXTEND		
11	THE LOCAL POLICE AND FIRE RETIREMENT SYSTEM		
12	(LOPFI) TEMPORARY ANNUITY BENEFIT UNTIL THE AGE		
13	THAT UNREDUCED SOCIAL SECURITY BENEFITS ARE PAID		
14	AND TO INCREASE THE BENEFIT MULTIPLIERS; TO		
15	DECLARE	AN EMERGENCY; AND FOR OTHER PURPOS	SES.
16			
17		Subtitle	
18	TO EX	TEND THE LOPFI TEMPORARY ANNUITY	
19	BENEF	IT UNTIL THE AGE WHEN FULL SOCIAL	
20	SECUR	RITY BENEFITS ARE PAID AND TO	
21	I NCRE	ASE THE BENEFIT MULTIPLIER.	
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23			
24	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
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26	SECTION 1. Arka	nsas Code 24-10-602 is amended to	read as follows:
27	24-10-602. Annui	ty generally.	
28	(a) Upon a membe	er's retirement, he shall receive	an annuity for life in
29	accordance with the app	plicable benefit program elected b	y his employer, as
30	follows:		
31	(1) Benefi	it program 1. (A)(i) For each year	of paid service
32	resulting from employme	ent in a position not also covered	by social security,
33	two and one tenth percent (2.1%) two and two tenths percent (2.2%) of his		
34	final average pay; plus	S	
35		(ii) For each year of paid serv	ice resulting from
36	employment in a position	on also covered by social security	, one and one tenth

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1 percent (1.1%) one and two tenths percent (1.2%) of his final average pay. 2 (B)(i) In addition, if the member is retiring as provided 3 in § 24-10-604, § 24-10-605, § 24-10-606, or § 24-10-607, and if the member's 4 age at retirement is less than social security's minimum age for an immediate unreduced retirement benefit and age sixty two (62) years, then the member 5 6 shall receive a temporary annuity equal to one percent (1%) of his final 7 average pay for each year of paid service resulting from employment in a position also covered by social security. The provisions of this section that 8 9 allow a member who retires as provided in § 24-10-607, whose employment was also covered by social security, and who is thereby eligible for a temporary 10 11 annuity, shall be applied retroactively to all persons who retired under those 12 circumstances on or after October 1, 1989. 13 (ii) The temporary annuity shall terminate at the end 14 of the calendar month in which the earliest earlier of the following events 15 occurs: 16 (a) The member's death; or 17 (b) His attainment of the social security 18 minimum age social security's minimum age for an immediate unreduced 19 retirement benefit; or 20 (c) His attainment of age sixty-two (62) years. 21 (iii) As a condition of awarding the temporary 22 annuity for members retiring under § 24-10-607, the board shall require the 23 disabled member to file any and all appropriate forms and pleadings with the 24 Social Security Administration and pursue through the administrative process a 25 disability determination. The board shall condition the payment of the 26 temporary annuity that, in the event the disabled member is awarded disability 27 benefits under the federal Social Security Act, the temporary annuity shall 28 termi nate. 29 Benefit Program 2. (A)(i) For each year of paid service (2) 30 resulting from employment in a position not also covered by social security, 31 three percent (3%) of his final average pay; plus 32 (ii) For each year of paid service rendered on or 33 after the election date of Benefit Program 2 and resulting from employment in 34 a position also covered by social security, two percent (2%) of his final 35 average pay. 36 (B) For each year of paid service rendered before the

1 election date of Benefit Program 2 and resulting from employment in a position 2 also covered by social security, one percent (1%) of his final average pay. 3 (C)(i) In addition, if the member is retiring as provided in § 24-10-604, § 24-10-605, § 24-10-606, or § 24-10-607, and if the member's 4 5 age at retirement is less than social security's minimum age for an unreduced 6 immediate retirement benefit and age sixty-two (62) years, then the member 7 shall receive a temporary annuity equal to one percent (1%) of his final average pay for each year of paid service rendered before the election date of 8 9 Benefit Program 2 and resulting from employment in a position also covered by social security. The provisions of this section that allow a member who 10 11 retires as provided in § 24-10-607, whose employment was also covered by 12 social security, and who is thereby eligible for a temporary annuity, shall be 13 applied retroactively to all persons who retired under those circumstances on or after October 1, 1989. 14 15 (ii) The temporary annuity shall terminate at the end 16 of the calendar month in which the earliest earlier of the following events 17 occurs: 18 The member's death; (a) 19 His attainment of the social security minimum age social security's minimum age for an immediate unreduced 20 21 retirement benefit; or 22 (c) His attainment of age sixty-two (62) years. 23 (iii) As a condition of awarding the temporary 24 annuity for members retiring under § 24-10-607, the board shall require the 25 disabled member to file any and all appropriate forms and pleadings with the 26 Social Security Administration and pursue through the administrative process a 27 disability determination. The board shall condition the payment of the 28 temporary annuity that, in the event the disabled member is awarded disability 29 benefits under the federal Social Security Act, the temporary annuity shall 30 termi nate. 31 (D) A member who has paid service rendered before the 32 election date of Benefit Program 2 resulting from employment in a position 33 also covered by social security may have the paid service treated as though the paid service had been rendered after the election date of Benefit Program 34 35 2 by paying to the system, by a single contribution or by an increased rate of contributions, as approved by the board, the amounts which the member would 36

1 have contributed under § 24-10-404 if the paid service had resulted from 2 employment in a position not also covered by social security, together with 3 regular interest to the date of payment; 4 (3) As used in subdivisions (a)(1) and (a)(2) of this section, social security's minimum age for an immediate unreduced retirement benefit 5 6 means one of the following: 7 (A) If the member is retiring as provided in § 24-10-607 8 and is in receipt of a disability benefit under the federal Social Security 9 Act, the age when the social security disability benefit becomes effective; or (B) If the member's retirement is effective before July 1, 10 11 2001 as provided in § 24-10-604, § 24-10-605, § 24-10-606, or § 24-10-607, age 12 sixty-two (62) years; or 13 (C) If the member's retirement is effective on or after July 1, 2001 as provided in § 24-10-604, § 24-10-605, § 24-10-606, or § 24-10-14 15 607, the minimum age for the member's receipt of an immediate unreduced social 16 security old age benefit; (3)(4) In no event shall the total of the amounts computed 17 pursuant to subdivisions (a)(1) and (a)(2) of this section exceed at the time 18 of retirement eighty percent (80%) of the final average pay plus the amounts 19 20 provided in subdivision $\frac{(a)(4)}{(a)(5)}$ of this section for volunteer service; 21 (4)(5)(A) For retirements effective before July 1, 1991, annuity 22 amounts based upon volunteer service shall be in accordance with system provisions in force before July 1, 1991. 23 24 (B)(i) For retirements effective July 1, 1991, and the 25 twelve (12) calendar months thereafter, the monthly annuity amount for each 26 year of volunteer service shall be three dollars (\$3.00), to a maximum of one 27 hundred twenty dollars (\$120) monthly for all volunteer service. 28 (ii) For retirements effective in the twelve (12) 29 calendar months beginning July 1 thereafter, the monthly annuity amount for each year of volunteer service shall be three dollars (\$3.00), increased by 30 31 any percentage increase in the inflation index for the period from December 32 1990 to the December immediately preceding the July 1, to a maximum for all 33 volunteer service of one hundred twenty dollars (\$120) monthly, similarly 34 increased by any percentage increase in the inflation index.

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(b) If each portion of a member's credited service is not covered by

the same benefit program, then his total annuity for life shall be the total

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of the annuity for life determined under each applicable benefit program.

- (c) Each employer shall have the credited service of each of its members covered by Benefit Program 1 as provided for in this section, unless such employer shall have elected another benefit program provided for in this section.
- (d)(1) By majority vote of its governing body, each political subdivision may elect from time to time to cover its members who retire in the future under one (1) of the benefit programs provided for in this section.
- (2) The clerk or secretary of the governing body of the political subdivision shall certify, in a manner and form acceptable to the board, the election of the benefit program to the board within ten (10) days of the vote.
- (3) The effective date of the political subdivision's benefit program is the first day of the calendar month specified by such governing body, the first day of the calendar month next following receipt by the board of the certification of election of benefit program, or the effective date of the political subdivision's becoming an employer, whichever is the latest date.
- (4) Such election of benefit program may be changed from time to time by such vote, but not more often than biennially.
- (5) If the changed benefit program provides smaller annuities for life than the benefit program previously in effect, then the changed benefit program shall be applicable only to credited service for employment rendered from and after the effective date of the change.
- (e) Should an employer change its election of benefit program as provided in this section, the employer contributions shall be correspondingly changed effective the same date as the benefit program change.
- (f) The limitation on increases in an employer's contribution provided by § 24-10-405(h) shall not apply to any contribution increase resulting from an employer's electing a benefit program which provides larger annuities, and shall not apply to any contribution increase resulting from increased benefits applicable to retirements on or after July 1, 2001 as provided in subdivisions (a)(1), (a)(2), and (a)(3) of this section.

SECTION 2. [THE ARKANSAS CODE REVISION COMMISSION IS NOT REQUIRED TO CODIFY THIS SECTION.] No benefit enhancement provided for by this act shall

be implemented if it would cause the publicly supported retirement system's

As Engrossed: H3/14/01 HB1253

1	nfunded actuarial accrued liabilities to exceed a thirty (30) year		
2	amortization. No benefit enhancement provided for by this act shall be		
3	implemented by any publicly supported system which has unfunded actuarial		
4	accrued liabilities being amortized over a period exceeding thirty (30) years		
5	until the unfunded actuarial accrued liability is reduced to a level less than		
6	the standards prescribed by Arkansas Code, Title 24.		
7			
8	SECTION 3. Emergency Clause. It is found and determined by the		
9	Eighty-third General Assembly of the State of Arkansas that an earlier cutoff		
10	of the temporary annuities provided for by the Local Police and Fire		
11	Retirement System can force a retiree to take an earlier Social Security		
12	retirement benefit than they would otherwise choose; that extending these		
13	annuities until a later age will give more flexibility to the police officers		
14	and fire fighters to plan the age at which they wish to retire; and that the		
15	most administratively efficient time to make changes to retirement system laws		
16	is with the beginning of the State's fiscal year. Therefore an emergency is		
17	declared to exist and this act being immediately necessary for the		
18	preservation of the public peace, health and safety shall become effective on		
19	<u>Jul y 1, 2001.</u>		
20	/s/ R. Smith, et al.		
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23	APPROVED: 4/12/2001		
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