## 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.

## Act 73 of the Regular Session

1	State of Arkansas  86th General Assembly  A Bill	
2		2.4
3	Regular Session, 2007 HOUSE BILL 12:	34
4		
5	By: Representative Harris	
6		
7 8	For An Act To Be Entitled	
9	AN ACT CONCERNING THE OPERATION OF THE ARKANSAS	
10	FIRE AND POLICE PENSION REVIEW BOARD TO PROVIDE	
11		
12	TECHNICAL CORRECTIONS; AND FOR OTHER PURPOSES.	
13	Subtitle	
14	CONCERNING THE OPERATION OF THE ARKANSAS	
15	FIRE AND POLICE PENSION REVIEW BOARD TO	
16	CORRECT OBSOLETE CODE CITATIONS.	
17		
18		
19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
20		
21	SECTION 1. Arkansas Code § 24-11-203(k), concerning expenses incurred	
22	by the Arkansas Fire and Police Pension Review Board, is amended to read as	
23	follows:	
24	(k)(1) Expenses incurred by the board for performing biennial	
25	actuarial valuations and for all other administrative services to local	
26	pension funds shall be paid from the revenues derived from premium taxes	
27	levied by the state on insurers for the support of fire and police retiremen	it
28	programs.	
29	(2) It shall be the duty of the board to The board shall report	
30	its administrative and actuarial expenses <u>budgeted for the current year</u> to	
31	the <del>Insurance Commissioner</del> <u>Department of Finance and Administration</u> by or on	ī
32	April 30 of each year <del>for the previous year</del> .	
33	(3) It shall be the duty of the commissioner to report the	
34	amount that the board is entitled to receive to the Auditor of State and the	Ļ
35	Treasurer of State.	



1	(4) As soon as the Auditor of State receives the report of the
2	commissioner showing the amount due, the Auditor of State shall draw his or
3	her warrant on the Treasurer of State in favor of the board for the amount
4	due and shall deliver the warrant to the board.
5	(5)(3) The board shall establish a certain percentage portion of
6	the insurance tax revenues to use to meet its proper administrative expenses
7	each year, but in no event shall the board be entitled to more than one
8	percent (1%) of the insurance tax revenues.
9	$\frac{(6)}{(4)}$ Each member of the board may receive expense
10	reimbursement and stipends in accordance with § 25-16-901 et seq.
11	
12	SECTION 2. Arkansas Code § 24-11-212(c), concerning future supplement
13	funds, is amended to read as follows:
14	(c) Each year the future supplement funds will receive moneys from:
15	(1) The portion of each location's premium tax allocation based
16	on number of members as of December 31, 2000, who are no longer receiving
17	benefits and these amounts as defined in $\$\$ 24-11-302(c)(3)(C)$ and $24-11-$
18	810(a)(5)(C) § 24-11-214(g); and
19	(2) The portion of the increase in the amount allocated to
20	general revenues under <del>\$\\$ 24-11-302</del> and 24-11-810 as this amount is defined
21	in those sections. § 24-11-213 as this amount is defined in that section.
22	
23	SECTION 3. Arkansas Code § 24-11-831 is repealed.
24	24-11-831. Insurance premium taxes.
25	(a)(1) When a fire department requests the Arkansas Local Police and
26	Fire Retirement System to conduct an actuarial assessment of the fire
27	department for the purpose of assisting the fire department in evaluating
28	whether to join the system, the system shall notify the State Insurance
29	Department by December 15 to place the fire department on a noncertified list
30	for the following two (2) years.
31	(2) The State Insurance Department shall require insurance
32	companies to determine the premium taxes paid in the district of the
33	noncertified fire department in the same manner as for cities, towns, and
34	fire protection districts under § 24-11-809.
35	(b)(1) A fire department that makes an irrevocable decision to join
26	the system shall be contified to the State Ingurance Department of eligible

to receive insurance premium tax distributed in the following year under § 1 2 24-11-809, if: 3 (A) The fire department was on the noncertified list, 4 thereby causing premium tax data to be collected during the year the fire 5 department makes an irrevocable decision to join the system; and 6 (B) The fire department makes the irrevocable decision to 7 join the system no later than December 14. 8 (2) A fire department that makes an irrevocable decision to join 9 the system may delay the effective date of joining no later than July of the 10 following year and shall still be eligible to receive premium taxes 11 distributed to districts in that year. 12 13 SECTION 4. Arkansas Code § 24-11-214(h), concerning fire protection 14 districts, is amended to read as follows: 15 (h)(l)(A) All cities, towns, and fire protection districts having fire 16 departments organized under §§ 24-11-801 - 24-11-807, 24-11-809, 24-11-813 -17 24-11-815, and 24-11-818 - 24-11-821, and all cities and towns having police departments organized under §§ 24-11-101 et seq., § 24-11-201 et seq., § 24-18 19 11-301 et seq., § 24-11-401 et seq., and §§ 24-11-801 - 24-11-807, 24-11-809, 24-11-811 - 24-11-827, 24-11-829, and 24-11-830 that have provided the 20 21 information required under §§ 24-11-213(d) and 24-11-206 to the board and to 22 the system shall qualify for participation in the revenues distributed. 23 (B) Those cities, towns, and fire protection districts 24 that make an irrevocable decision to elect coverage in the Arkansas Local 25 Police and Fire Retirement System by December 14 shall qualify for 26 participation in the revenues distributed in the following calendar year. 27 (B) (C) Those cities, towns, and fire protection districts 28 that have not provided the required information shall not qualify for 29 participation in the revenues distributed. 30 (2) On or before June 15 of each calendar year after 2002, the board shall certify to the Department of Finance and Administration the exact 31 32 amount of tax revenues each city, town, or fire protection district is 33 entitled to receive for the calendar year under this section. 34 (3)(A) The eligibility of the city, town, or fire protection 35 district shall be continuous for a ten-year period without recertification 36 unless otherwise directed by the board.

Т	(b) The first year of implementation shall require a nine-
2	year cycle from June 15, 2001.
3	(C) Thereafter, each city, town, or fire protection
4	district shall resubmit the information required in subdivisions (a)(2) and
5	(3) of this section every ten (10) years beginning on December 15, 2010.
6	
7	APPROVED: 2/8/2007
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31 32	
32 33	
33 34	
35	
35 36	
_, _,	