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: S2/20/03 S3/6/03 S3/18/03		
2	84th General Assembly	A Bill		
3	Regular Session, 2003		SENATE BILL 108	
4				
5	By: Senator Faris			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT	TO REQUIRE CERTAIN EMPLOYEES OF		
10	MUNICI	PALITIES THAT ARE PARTICIPATING EMPLO	OYERS	
11	UNDER	THE ARKANSAS PUBLIC EMPLOYEES' RETIR	EMENT	
12	SYSTEM	TO BECOME MEMBERS OF THE SYSTEM UNLI	ESS	
13	THEY O	PT OUT; TO EXTEND THE DEFINITION OF A	PAID	
14	NONUNI	FORMED EMPLOYEES IN MUNICIPALITIES W	ITH	
15	NONUNI	FORMED EMPLOYEES' PENSION FUNDS; AND	FOR	
16	OTHER	PURPOSES.		
17				
18		Subtitle		
19	ТО	REQUIRE CERTAIN EMPLOYEES OF CITIES		
20	THA	T PARTICIPATE UNDER THE PUBLIC		
21	EMP	PLOYEES' RETIREMENT SYSTEM TO BECOME		
22	MEM	BERS UNLESS THEY OPT OUT AND TO		
23	EXT	END THE DEFINITION OF PAID		
24	NON	UNIFORMED EMPLOYEES IN CITIES.		
25				
26				
27	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:	
28				
29	SECTION 1. Arl	kansas Code § 24-4-303(a) is amended	to read as follows:	
30	(a)(l)(A) Any municipality may elect to become a participating public			
31	employer and to cover its employees under the Arkansas Public Employees'			
32	Retirement System either by a three-fifths (3/5) vote of its governing body			
33	or by a majority vote of the qualified voters of the municipality.			
34	<u>(B</u>) However, the mayor and city clerk	of a first class	
35	<u>city who are serving</u>	city who are serving in a municipality that participates in the Arkansas		
36	<u>Public Employees' Re</u>	tirement System shall become particip	oating employees	



1	under the system upon taking office.
2	(C)(i) If the employee elects not to continue
3	participation in the Arkansas Public Employees' Retirement System and opts to
4	participate in the local retirement plan as provided for under § 24-12-121 or
5	§ 24-12-123 instead, written notice of the election shall be presented to the
6	Arkansas Public Employees' Retirement System, in a form determined acceptable
7	by the system, not later than ninety (90) calendar days after first assuming
8	office.
9	(ii) The election under subdivision (a)(l)(C)(i) of
10	this section is irrevocable.
11	(iii) Employer contributions made to the Arkansas
12	Public Employees' Retirement System on behalf of employees who elect not to
13	continue participation will be refunded to the city without interest and the
14	associated service credit in the system is forfeited.
15	(2) If a newly elected city attorney or city treasurer of a first class
16	city is otherwise be covered under a local retirement fund, then the
17	provisions of subdivisions (a)(l)(B) and (C) of this section also applies to
18	those offices.
19	(2)(3) The clerk or recorder of each municipality electing to
20	become a participating public employer shall certify the vote to the Board of
21	Trustees of the Arkansas Public Employees' Retirement System within ten (10)
22	days after the vote of the governing body or the canvass of the votes of the
23	electorate, as the case may be.
24	(3)<u>(</u>4) The effective date of coverage under the system shall be
25	either the first day of the calendar month next following receipt by the
26	board of the election results or the July 1 next following the receipt, as
27	determined by the vote.
28	(5)(A) If a municipal employee or a former municipal employee
29	covered by the Arkansas Public Employees' Retirement System in a municipality
30	with a city Administration of Justice fund created under § 16-10-308 that
31	exists to provide a pension fund for the position held by the employee or
32	former employee elects to establish participation in the public retirement
33	system under §§ 24-12-101 through 24-12-130, and waive any rights the
34	employee or former employee may have had, or would otherwise have, in the
35	local retirement system, then in that event the employee or former employee
36	may transfer their service credit to the Arkansas Public Employees'

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As Engrossed: S2/20/03 S3/6/03 S3/18/03

SB108

1	Retirement System, and the municipality for which he is, or was serving, in		
2	the capacity as a District Judge may use the funds within the city's		
3	Administration of Justice fund to pay any and all contributions and interest		
4	required by Arkansas Public Employees' Retirement System to transfer the		
5	service credit to Arkansas Public Employees' Retirement System.		
6	(B) In addition, if any employee or former employee		
7	covered by the city's Administration of Justice fund has transferred service		
8	credit, or transfers service credit, to Arkansas Public Employees' Retirement		
9	System anytime after January 1, 2000, and if the municipality has used		
10	general revenue funds to pay the contribution required to fund the transfer,		
11	or if the municipality has used the city's Administration of Justice fund to		
12	fund the transfer, then in that event the city's Administration of Justice		
13	fund shall not be refunded or in the event general funds were used, the city		
14	may reimburse the general fund from the city's Administration of Justice fund		
15	for the contribution paid on behalf of the employee or former employee.		
16	(C)(i) In addition to paying for the transfer of service		
17	credit for the position for which the fund is created, the municipality may		
18	also pay from city's Administration of Justice fund on behalf of the employee		
19	or former employee for any additional transfer of service credit the employee		
20	or former employee elects to make regarding time as city attorney for the		
21	municipality.		
22	(ii) The municipality may reimburse itself for any		
23	payment from the city's Administration of Justice fund to fund the transfer		
24	made from its general fund after January 1, 2000 on behalf of the employee or		
25	former employee to purchase city attorney service credit in Arkansas Public		
26	Employees' Retirement System.		
27	(iii) In the event any payment for the service has		
28	been made directly from the city's Administration of Justice fund after		
29	January 1, 2000, then the municipality shall not be required to reimburse the		
30	city's Administration of Justice fund for those transfers.		
31	(iv) In the event a transfer from the general fund		
32			
	is made to the city's Administration of Justice fund after payment from the		
33	is made to the city's Administration of Justice fund after payment from the city's Administration of Justice fund for the service credit transfers and		
33	city's Administration of Justice fund for the service credit transfers and		

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SECTION 2. Arkansas Code § 24-12-101 is amended to read as follows: 24-12-101. Definitions. As used in this act, unless the context otherwise requires, "paid nonuniformed employees" means the: (1) The mayor, city attorney, city treasurer, city clerk, or municipal judge of any city to which this act is applicable when the mayor, city attorney, city treasurer, city clerk, or municipal judge elects to be so included; and (2) The other full time, paid nonuniformed employees of the city. /s/ Faris