1	State of Arkansas	A D:11	
2	93rd General Assembly	A Bill	
3	Regular Session, 2021		HOUSE BILL 1325
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5	By: Representative Warren		
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7		For An Act To Be Entitled	
8		EFINE AND CLARIFY RECIPROCAL SE	
9		THE PUBLIC EMPLOYMENT RETIREN	
10		O AMEND THE LAW CONCERNING REC	
11		DIT; TO DECLARE AN EMERGENCY; A	AND FOR
12	OTHER PURPOS	ES.	
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14		Subtitle	
15	mo per	Subtitle INE AND CLARIFY RECIPROCAL SER	VI CE
16			VICE
17		AMONG THE PUBLIC EMPLOYMENT	ND
18 19		MENT SYSTEMS GENERALLY; TO AME W CONCERNING RECIPROCAL SERVIC	
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21	CKEDII	; AND TO DECLARE AN EMERGENCY.	
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23	RE IT ENACTED BY THE CEN	NERAL ASSEMBLY OF THE STATE OF	ADVANÇAÇ.
24	DE II ENACIED DI INE GEN	TERRE ASSEMBLE OF THE STATE OF	ARRANDAD.
25	SECTION 1. Arkans	sas Code § 24-2-401, concerning	e definitions applicable
26		redits, is amended to add addit	
27	read as follows:		
28		:" means an employee of a state	e-retirement-plan-
29		ined under the plan of the reti	_
30		rirement benefit" means a benef	•
31		lance with the law applicable t	
32	and includes without lim	nitation a:	
33		(i) Monthly retirement benefit	it; and
34		(ii) Deferred retirement plan	n benefit or annuity, if
35	available.		
36	<u>(B) "</u>	'Retirement benefit" does not e	exclusively mean a

1 monthly retirement benefit that is offered to a retired member in accordance 2 with the law applicable to the retirement system; and (7) "Service credit" means retirement credit earned by a member 3 4 for time worked that is used as a factor that is applied to a retirement 5 benefit formula under the law applicable to the retirement system in order to 6 determine the monthly retirement benefit of the member. 7 SECTION 2. Arkansas Code § 24-2-402 is amended to read as follows: 8 9 24-2-402. Deferred annuity - Eligibility - Definition Retirement 10 eligibility - Calculation of reciprocal service using deferred service 11 credit. 12 If a member of a reciprocal system left or leaves a position covered by 13 a reciprocal system, if an employee in a position covered by a reciprocal 14 system left the employ of a state employer before the latter position was 15 covered by a reciprocal system, or if an employee in a position later covered 16 by a reciprocal system leaves that position before it is covered by a 17 reciprocal system, which in this section in each case is called the 18 "preceding system", and if that person entered or enters a position covered 19 by a reciprocal system, which in this section is called the "succeeding 20 system", and if the person is a member of the succeeding system after July 1, 21 1975, then the person shall be entitled to a deferred annuity payable by the 22 preceding system subject to the following conditions: 23 (1) The person has credited service acquired in the employ of 24 the preceding state employer; (2)(A) The person does not withdraw his or her accumulated 25 26 contributions from the preceding reciprocal system, or if he or she has withdrawn his or her accumulated contributions, he or she deposits with the 27 28 preceding reciprocal system the amount he or she withdrew, together with 29 interest from the date of withdrawal to the date of repayment at the rate in 30 effect for the preceding reciprocal system, but that deposit must be made 31 while he or she is an active member of a reciprocal system. 32 (B) In addition to the forfeited credited service, the 33 active member of a reciprocal system shall receive credit for his or her previous employment with a public employer upon his or her paying the 34 35 prescribed employee and employer contributions based upon the rate in effect during the previous employment, together with regular interest from the dates 36

1	tor the previous service to the date or repayment.
2	(C) The provisions for determining a year of service
3	eredit shall be the prevailing rules of each reciprocal system;
4	(3) The person qualifies for age and service retirement in the
5	succeeding reciprocal system using his or her credited service in force with
6	the preceding reciprocal system plus his or her credited service acquired in
7	the employ of succeeding state employers to meet the minimum service
8	requirements of the succeeding systems;
9	$(4)(\Lambda)$ The person's annuity payable by the preceding reciprocal
10	system shall be upon the basis of the annuity formula of the preceding
11	reciprocal system, exclusive of any minimum amount at the time the person
12	begins to receive monthly retirement benefits from that system.
13	(B) The final average compensation to be used to determine
14	monthly benefits payable to that person shall be that of the reciprocal
15	system which furnishes the highest final average compensation at the time of
16	retirement, but each reciprocal system shall use the method of computing
17	final average compensation stipulated by its law, and compensation in the
18	Arkansas Judicial Retirement System shall not be used to determine final
19	average compensation.
20	(C) Any person retiring on or after July 1, 1982, with
21	eredited service in more than one (1) reciprocal system shall have his or her
22	benefits recomputed based on the provisions of this section;
23	(a)(1) A member who maintains deferred service credit in one (1) or
24	more reciprocal systems may combine the deferred service credit with service
25	credit earned under a reciprocal system to meet the separate eligibility
26	requirements for receiving a monthly retirement benefit under each reciprocal
27	system.
28	(2) The combined service credit calculated under subdivision
29	(a)(l) of this section shall:
30	(A) Be used for the purpose of establishing the
31	eligibility of a member to receive a retirement benefit from a retirement
32	system; and
33	(B) Not be used to calculate the monthly retirement
34	benefit for service credit earned by a member under each retirement system.
35	(b)(1) To establish the eligibility of a member to receive a monthly
36	ratirement benefit from each retirement system, the credited service under

1	all reciprocal systems shall be totaled, and the total credited service shall
2	be used to determine the eligibility of a member to receive a retirement
3	benefit from each retirement system according to the eligibility requirements
4	of that retirement system.
5	(2)(A) The separate retirement system's eligibility requirements
6	for receiving a monthly retirement benefit, the calculation of a monthly
7	retirement benefit, or a deferred retirement option plan, if available, under
8	one (1) retirement system shall not apply to the eligibility requirements for
9	receiving a monthly retirement benefit or a deferred retirement option plan,
10	if available, under a reciprocal system.
11	(B) Any interest credited to the deferred retirement
12	account shall be paid to the member's account under the deferred retirement
13	option benefit program in effect for that retirement system.
14	(c)(1) Once a member meets the eligibility requirements to receive a
15	retirement benefit, the monthly retirement benefit received by the member
16	from a reciprocal system shall be limited to the member's service credit
17	under the reciprocal system and calculated separately under the retirement
18	benefit formula of that reciprocal system.
19	(2) A retirement system shall not use a member's service credit
20	from a reciprocal system to calculate or increase the monthly retirement
21	benefit of the member.
22	(d)(1) Service credit earned by a member under a retirement system
23	shall not be combined with service credit earned by the member under a
24	reciprocal system if the member withdraws his or her employee contributions
25	from either the retirement system or the reciprocal systems.
26	(2) Service credit may be combined under this section if:
27	(A) A member withdraws his or her employee contributions
28	from a retirement system; and
29	(B) After the withdrawal of his or her employee
30	contributions from the retirement system, the member reestablishes service

(e)(1) The final average compensation used to determine a monthly
retirement benefit payable to a member by a reciprocal system shall be the
final average compensation calculated for credited service under the

applicable to the retirement system from which the employee contributions

credit by depositing the amount required in accordance with the law

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were withdrawn.

1 reciprocal system as provided by the law applicable to the reciprocal system. 2 (2)(A) A retirement system is not required to calculate a 3 monthly retirement benefit based on the final highest salary or final average 4 compensation under the reciprocal system in which the member has service 5 credit. 6 (B) If a retirement system uses the highest final average 7 compensation of the reciprocal system to determine a monthly benefit payable 8 to a member, the retirement system shall use the method of computing final 9 average compensation prescribed by the law applicable to the retirement 10 system. 11 (3) Compensation and salary earned in the Arkansas Judicial 12 Retirement System shall not be used to determine the final highest salary of 13 a member who has service credit in both the Arkansas Judicial Retirement 14 System and a reciprocal system under this section. 15 (f) Each reciprocal system that has a minimum benefit provision in the 16 plan of the reciprocal system shall pay only a proportionate share of the 17 minimum benefit amount based on the ratio of service credit in the reciprocal 18 system to the total service in all reciprocal systems. 19 (5)(A)(g)(1) It is the expressed intention of this subdivision 20 (5) to provide the This section does not prohibit providing the same death-21 in-service benefits to a member that would have been payable had the member 22 died while an active member of a reciprocal retirement system. 23 (B)(2) A member who dies in service while a member of one 24 (1) reciprocal system shall be considered as currently employed by all 25 reciprocal systems in which the member retains credited service. 26 (C)(3) If a member has accrued credited service under the 27 provisions of this subchapter but dies before retirement or before becoming 28 eligible to retire, then the benefits payable shall be those provided by the 29 reciprocal retirement system named in this subchapter in which the member has 30 deferred service, with each the reciprocal system being responsible for the 31 payment of the death-in-service benefits provided by the applicable 32 provisions of its the reciprocal system's retirement laws. 33 (D)(4) If death-in-service benefits are payable by more 34 than one (1) reciprocal system to eligible survivors of a deceased member,

member's final pay or as a minimum dollar amount, than the largest amount

the survivors shall not receive more, as a percentage of the deceased

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1 payable by any single reciprocal system. 2 (E)(5) Each reciprocal system that has a minimum benefit 3 provision in its plan shall pay only a proportionate share of that minimum 4 amount based on the ratio of service in that reciprocal system to the total 5 service in all reciprocal systems. 6 (F)(6) If the reciprocal system is an alternate retirement 7 plan under § 24-7-801 et seq. or § 24-7-901 et seq., death-in-service 8 benefits shall be contingent on provision of that benefit death-in-service 9 benefits having been provided by the alternate retirement plan and having 10 been selected by the member as a benefit. 11 (6)(h)(l) Both service in the Arkansas Public Employees' 12 Retirement System as a member of the General Assembly and service in another 13 reciprocal system during the same period of time may be counted to meet the 14 service requirements for benefits from the reciprocal system subject to the 15 following:. 16 (A)(2) The benefit payable by a reciprocal system will 17 shall be based on the credited service in that the reciprocal system and the 18 final average compensation under that the reciprocal system. However, nothing 19 in this subdivision (6)(A) shall diminish the General Assembly member's right 20 to a benefit for which the person is qualified under the provisions of § 24-21 4-706 [repealed]; and 22 (B)(i) "Final average compensation" as used in this 23 section means the combined highest salaries from the preceding and succeeding systems equaling thirty-six (36) complete months divided by three (3) if a 24 25 member has: 26 (a) Fewer than twenty (20) years of credited 27 service on July 1, 2009; and 28 (b) Fewer than three (3) years of service in a 29 succeeding reciprocal system. (ii) If the member is a state police officer covered 30 under § 24-6-401 et seg., the combined salaries shall be from the preceding 31 32 system and State Police Retirement System equaling forty-eight (48) months 33 divided by four (4); 34 (7)(A)(i)(1) If the preceding or succeeding reciprocal system is 35 the Arkansas Judicial Retirement System and the member's benefits are 36 determined under § 24-8-201 et seq., the benefit payable by the Arkansas

1 Judicial Retirement System shall be determined by multiplying the benefit 2 provided by § 24-8-218 by the following fraction: 3 (i)(A) The numerator shall be the number of the 4 actual years of service credited in the Arkansas Judicial Retirement System 5 as a justice of the Supreme Court or judge of the circuit or chancery courts 6 or the Court of Appeals; and 7 (ii) (B) The denominator shall be fourteen (14) 8 years. 9 (B)(2) In no instance shall the benefit payable by the 10 Arkansas Judicial Retirement System exceed the benefit provided by § 24-8-11 218;. 12 (8)(A)(i) If the preceding or succeeding reciprocal system 13 offers a deferred retirement option plan for its members, both service in the 14 preceding and the succeeding reciprocal system may be counted to meet the 15 minimum service credit requirements for benefits under a system's deferred 16 retirement option plan. 17 (ii) The benefit payable by the preceding reciprocal 18 system shall be based on the annuity formula of the preceding reciprocal 19 system, exclusive of any minimum amount at the time the person begins to 20 receive monthly retirement benefits from that system under its deferred 21 retirement option provisions. 22 (iii) The final average compensation to be used to 23 determine monthly benefits payable to that person shall be that of the reciprocal system which furnishes the highest final average compensation at 24 25 the time of retirement, but each reciprocal system shall use the method of 26 computing final average compensation stipulated by its law, and compensation 27 in the Arkansas Judicial Retirement System shall not be used to determine 28 final average compensation. 29 (iv) Any interest credited to the deferred 30 retirement account will be paid to the member's account under the deferred 31 retirement option benefit program in effect for that system. 32 (B) The boards of trustees of each preceding or succeeding 33 system shall promulgate such rules as are necessary to coordinate their benefits with any system providing a deferred retirement option plan; and 34 35 (9)(j)(1) In accordance with the law applicable to a retirement system, the board of trustees of each retirement system shall establish the 36

- 1 eligibility requirements for a member to receive a monthly retirement benefit 2 or deferred retirement option plan, if available, for service credit earned 3 under their respective retirement system. 4 (2) The board of trustees of each reciprocal system shall 5 promulgate rules necessary to coordinate the retirement benefits of the 6 reciprocal system with any other reciprocal system. 7 (k) If the preceding or succeeding reciprocal system is an alternate 8 retirement plan for a college, a university, or the Division of Higher
- Education provided for under § 24-7-801 et seq., or for a vocationaltechnical school or the Department of Career Education provided for under §
  24-7-901 et seq., the benefits payable shall be in accordance with terms
  specified in the written alternate retirement plan document for purchasing

the insurance policies or annuity contracts, both fixed and variable in nature, for the participants.

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SECTION 3. EMERGENCY CLAUSE. It is found and determined by the 16 17 General Assembly of the State of Arkansas that certain provisions concerning 18 the use of reciprocal service credit for the purpose of providing retirement 19 benefits to public employees of the state are in need of revision and 20 updating to maintain the retirement laws in conformance with sound public pension policy; that the law concerning reciprocal service credit uses 21 22 archaic language that is in need of updating so that retirement benefits may 23 be administered between each reciprocal retirement system; that the retirement systems of this state operate on a fiscal year of July 1 to June 24 25 30; that a July 1, 2021, effective date is necessary to allow the provisions of this act to take effect on the first day of the fiscal year and enable the 26 27 proper administration of the procedures required under this act; that revising and updating the provisions concerning reciprocal service credit is 28 29 of great importance to the actuarial process and the protection of retirement benefits payable to members of the retirement systems of this state; and that 30 31 this act is necessary to maintain an orderly system of retirement benefits for the members of the retirement systems of this state. Therefore, an 32 33 emergency is declared to exist, and this act being necessary for the

35 36 on July 1, 2021.

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preservation of the public peace, health, and safety shall become effective