$| \underbrace{\textbf{L}}_{\textbf{L}} \textbf{R} \underbrace{\textbf{B}}_{\textbf{0}} \underbrace{\textbf{9}}_{\textbf{3}} \underbrace{\textbf{3}}_{\textbf{1}} \underbrace{\textbf{B}}_{\textbf{1}} \underbrace{\textbf{B}}_{\textbf{B}} \underbrace{\textbf{B}}_{\textbf{1}} \underbrace{\textbf{B}} \underbrace{$

Personnel and Pensions Committee

Filed: 3/31/2004

	09300HB4877ham001 LRB093 18406 NHT 49332	a
1	AMENDMENT TO HOUSE BILL 4877	
2	AMENDMENT NO Amend House Bill 4877 by replacing	ng
3	everything after the enacting clause with the following:	
4	"Section 5. The Illinois Pension Code is amended B	оy
5	changing Section 15-113.4 as follows:	
6	(40 ILCS 5/15-113.4) (from Ch. 108 1/2, par. 15-113.4)	
7	Sec. 15-113.4. <u>Service for unused sick leave</u> Service for	ər
8	unused sick leave. "Service for unused sick leave":	A
9	participant who is an employee under this System or one of the	ne
10	other systems subject to Article 20 of this Code within 60 day	ys
11	immediately preceding the date on which his or her retiremen	nt
12	annuity begins, is entitled to credit for service for the	at
13	portion of unused sick leave earned in the course of employment	nt
14	with an employer and credited on the date of termination of	сf
15	employment by an employer for which payment is not received,	in
16	accordance with the following schedule: 30 through 90 fu	11
17	calendar days and 20 through 59 full work days of unused sid	сk
18	leave, 1/4 of a year of service; 91 through 180 full calenda	ar
19	days and 60 through 119 full work days, 1/2 of a year o	сf
20	service; 181 through 270 full calendar days and 120 through 1	79
21	full work days, 3/4 of a year of service; 271 through 360 fu	11
22	calendar days and 180 through 240 full work days, one year o	сf
23	service. Only uncompensated, unused sick leave earned	in
24	accordance with an employer's sick leave accrual polic	су

1 generally applicable to employees or a class of employees shall 2 be taken into account in calculating service credit under this 3 Section. Any uncompensated, unused sick leave granted by an 4 employer to facilitate the hiring, retirement, termination, or 5 other special circumstances of an employee shall not be taken into account in calculating service credit under this Section. 6 7 If a participant transfers from one employer to another, the unused sick leave credited by the previous employer shall be 8 considered in determining service to be credited under this 9 10 Section, even if the participant terminated service prior to the effective date of P.A. 86-272 (August 23, 1989); if 11 necessary, the retirement annuity shall be recalculated to 12 reflect such sick leave credit. Each employer shall certify to 13 14 the board the number of days of unused sick leave accrued to 15 the participant's credit on the date that the participant's status as an employee terminated. This period of unused sick 16 leave shall not be considered in determining the date the 17 retirement annuity begins. 18

19 (Source: P.A. 90-65, eff. 7-7-97; 90-511, eff. 8-22-97.)".