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2	79th General Assembly A Bill			
3	Regular Session, 1993		HOUSE BI	LL 1900
4	By: Rep. Thicksten			
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7	For An Act To Be Entitled			
8	"AN ACT TO MAKE AN APPROPRIATION FOR PROVISION OF			
9	FINANCIAL ASSISTANCE TO ARKANSAS CITIZENS ENGAGED IN THE			
10	STUDY OF DENTAL MEDICINE, OPTOMETRY, OSTEOPATHY,			
11	VETERINARY MEDICINE, CHIROPRACTIC EDUCATION AND PODIATRY			
12	EDUCATION TO THE STUDENT LOAN AUTHORITY FOR THE BIENNIAL			
13	PERIOD ENDING JUNE 30, 1995; AND FOR OTHER PURPOSES."			
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15	Subtitle			
16	"AN ACT FOR THE STUDENT LOAN AUTHORITY APPROPRIATION."			
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18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
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20	SECTION 1. APPROPRIATIONS. There is hereby appropriated, to the Student			
21	Loan Authority, to be payable from the Department of Higher Education Grants			
22	Fund Account, for payments of the contracts with schools of higher learning			
23	for the education of Arkansas citizens at out-of-state institutions of higher			
24	learning in the fields of dental medicine, optometry, osteopathy, veterinary			
25	medicine, chiropractic education and podiatry education by the Student Loan			
26	Authority for the biennial period ending June 30, 1995, the following:			
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28	ITEM		FISCAL Y	ZEARS
29	NO.		1993-94	1994-95
30	(01) SREB DENTAL AID	\$	838,869 \$	838,869
31	(02) OPTOMETRY AID		265,127	265,127
32	(03) SREB VETERINARY AID		563,381	563,381
33	(04) CHIROPRACTIC AID		202,446	212,446
34	(05) OSTEOPATHY AID		75,948	75,948
35	(06) PODIATRY AID		81,012	81,012

1 (07) NON SREB DENTAL AID 75,948 75,948 2. 3 (08) NON SREB VETERINARY AID 134,118 134,118 TOTAL AMOUNT APPROPRIATED 4 5 6 SECTION 2. Arkansas Code § 6-4-104 is hereby amended to read as follows: "6-4-104. Agent for out-of-state education. 8 The State Board of Higher Education is designated agent for the State of 9 10 Arkansas for the purpose of entering into a program of out-of-state training 11 and education for residents of Arkansas through the cooperation of the Board 12 of Control for Southern Regional Education which was created by interstate 13 compact with Arkansas, a signatory pursuant to House Concurrent Resolution 13,

14 approved March 2, 1949, and the Student Loan Authority is hereby authorized to

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15 administer the program."

- 17 SECTION 3. Arkansas Code § 6-4-105 is hereby amended to read as 18 follows:
- 19 "6-4-105. Contracts for out-of-state education.
- 20 (a) As agent for the state, the State Board of Higher Education shall
 21 contract with the Board of Control for Southern Regional Education in order
 22 that the latter may act to secure admission of Arkansas residents as students
 23 in institutions of higher learning operated by other states who are
 24 signatories of the compact.
- (b) Contract authority shall include the placing of students for study in the fields for which the Board of Control for Southern Regional Education may maintain programs, including, but not limited to, veterinary medicine and dentistry.
- (c) The State Board of Higher Education shall contract to pay the Board of Control for Southern Regional Education for Arkansas students accepted under this program, provided that in no case will the contract price exceed the amount approved by the Board of Control for Southern Regional Education."

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34 SECTION 4. Arkansas Code § 6-4-106(a) is hereby amended to read as 35 follows:

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"(a) Students seeking the subsidy to be paid for their benefit shall
 2 apply to the Student Loan Authority giving necessary information."
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         SECTION 5. Arkansas Code § 6-4-107(a) is hereby amended to read as
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               The Student Loan Authority shall be the disbursing agency for the
 7 State of Arkansas for the purpose of authorizing payment to the Board of
 8 Control for Southern Regional Education under this program."
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           SECTION 6. The Student Loan Authority shall institute a program of
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11 making loans to Arkansas residents to assist in paying tuition for attending
12 any accredited school of dentistry, school of optometry, school of veterinary
13 medicine, school of podiatry, school of chiropractic, or school of osteopathy
14 located outside the state of Arkansas. For schools that charge different
15 tuition amounts for in-state students and out-of-state students the amount
16 will be the difference between the in-state tuition and the out-of-state
17 tuition; for schools which charge the same amount of tuition for in-state and
18 out-of-state students, the amount shall not be less than five thousand dollars
19 ($5,000) per student. The program shall be administered by the Student Loan
20 Authority. The loans shall be made upon such terms and conditions as
21 prescribed by the Student Loan Authority except that if the recipient returns
22 to Arkansas and engages in the practice of dentistry, optometry, veterinary
23 medicine, podiatry, osteopathy or chiropractic for each year of practice in
24 Arkansas the Student Loan Authority shall cancel, converting to a scholarship
25 grant, the full amount of one year s loan plus accrued interest. The Student
26 Loan Authority shall promulgate such rules and regulations as necessary to
27 implement the provisions of this section. Any person currently receiving
28 assistance through the programs enumerated in Act 1054 of 1991 shall continue
29 to receive their financial assistance as a grant instead of a loan.
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         SECTION 7. TRANSFER OF HIGHER EDUCATION GRANTS FUND APPROPRIATIONS.
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32 Upon certification to and with the approval of the Chief Fiscal Officer of the
33 State, surplus funds and appropriations may be transferred between the
34 appropriations herein provided by the Seventy-Ninth General Assembly for SREB
35 Dental Aid, Optometry Aid, SREB Veterinary Aid, Podiatry Aid, Chiropractic Aid
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1 and Osteopathic Aid. 2. 3 SECTION 8. Upon certification by the State Board of Higher Education, 4 and at the request of the Director of the Department of Higher Education, the 5 Chief Fiscal Officer of the State is hereby authorized to transfer from the 6 balances remaining in appropriation and funds authorized for the Academic 7 Challenge Scholarships's line item, such amounts as may be certified to the 8 various institutions of higher education. These appropriations and funds will 9 be transferred to those institutions of higher education in such amounts as 10 deemed appropriate by the State Board of Higher Education in meeting the 11 educational needs of the State through a financial assistance program of 12 grants and forgivable loans, designed to meet State needs, based on comments 13 and advice sought by the State Board of Higher Education to determine areas of 14 critical and strategic needs for graduates in specific courses of study and 15 for racial and gender diversity and as an incentive fund in assisting the 16 public colleges and universities to focus their resources on improving 17 productivity and performance and taking related steps to address the strategic 18 interests and needs of the State. 19 20 SECTION 9. REPORTING REQUIREMENTS. The Disbursing Officer of the 21 Student Loan Authority shall annually compile information, as described 22 herein, on students who receive financial aid through the various 23 appropriations provided for in this Act. Such information shall include the 24 number of students receiving financial aid under each line item of Section 1 25 of this Act, the name of each out-of-state school which each student is 26 attending or has attended, and the location and occupation of each student 27 after they have completed their course of study for a period of three years. Such information shall be compiled into a report and presented in 28 29 conjunction with the biennial appropriation budget request for the 30 appropriation provided herein, to the Arkansas Legislative Council. The 31 Student Loan Authority shall also report the number of graduates of the 32 University of Arkansas Medical School who have received state aid for

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34 within this state.

33 attending the University of Arkansas Medical School and who are practicing

SECTION 10. CARRY FORWARD. The balance of the funds and appropriations 2 as provided in this Act which remain on June 30, 1994, shall be carried 3 forward and made available for the same purposes for the fiscal year ending 4 June 30, 1995. 5 6 SECTION 11. SPECIAL PROVISIONS. The following special provisions 7 regarding the educational programs provided by this act shall be implemented: (1) Effective July 1, 1993, those students who currently receive or who 9 have been accepted to receive financial assistance from the programs 10 enumerated in Section 1 of this Act shall continue to receive financial 11 assistance from the appropriations made in Section 1 of this Act; Effective July 1, 1993, the State Board of Higher Education shall 12 13 determine the priorities for the applicable programs enumerated in Section 1 14 of this Act and the disbursing officer for the appropriations made by this Act 15 shall re-adjust the number of positions funded for new freshman positions for 16 the applicable programs enumerated in Section 1 of this Act according to the 17 need of the State for each profession, based upon the priorities determined by 18 the board after hearing testimony from the recognized associations of each of 19 the applicable medical professionals; and 20 The State Board of Higher Education shall conduct a study during the 21 1993-95 biennium as to the need for health care providers in Arkansas and 22 report its findings to the General Assembly on or before October 1, 1994. (4) Effective July 1, 1993, those students receiving loans may defer 23 24 their loan requirements by becoming licensed in the State of Arkansas within 25 six (6) months after the date of graduation and entering into one of the 26 following services or programs and remaining there in active professional 27 service before returning to Arkansas to satisfy their loan requirements: The Veterans Administration; 28 The Indian Health Service; 29 (b) (c) A Branch of the Uniformed Military Service; 30 31 (d) The U. S. Public Health Service; (e) Approved Residency Program 32 33 SECTION 12. COMPLIANCE WITH OTHER LAWS. Disbursement of funds 34 35 authorized by this Act shall be limited to the appropriation for such agency

- 1 and funds made available by law for the support of such appropriations; and
- 2 the restrictions of the State Purchasing Law, the General Accounting and
- 3 Budgetary Procedures Law, the Revenue Stabilization Law, the Regular Salary
- 4 Procedures and Restrictions Act, or their successors, and other fiscal control
- 5 laws of this State, where applicable, and regulations promulgated by the
- 6 Department of Finance and Administration, as authorized by law, shall be
- 7 strictly complied with in disbursement of said funds.

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9 SECTION 13. Arkansas Code §§ 6-60-301 through 6-60-305 are hereby 10 repealed.

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- 12 SECTION 14. LEGISLATIVE INTENT. It is the intent of the General
- 13 Assembly that any funds disbursed under the authority of the appropriations
- 14 contained in this Act shall be in compliance with the stated reasons for which
- 15 this Act was adopted, as evidenced by the Agency Requests, Executive
- 16 Recommendations and Legislative Recommendations contained in the budget
- 17 manuals prepared by the Department of Finance and Administration, letters, or
- 18 summarized oral testimony in the official minutes of the Arkansas Legislative
- 19 Council or Joint Budget Committee which relate to its passage and adoption.

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- 21 SECTION 15. CODE. All provisions of this Act of a general and
- 22 permanent nature are amendatory to the Arkansas Code of 1987 Annotated and
- 23 the Arkansas Code Revision Commission shall incorporate the same in the Code.

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- 25 SECTION 16. SEVERABILITY. If any provision of this Act or the
- 26 application thereof to any person or circumstance is held invalid, such
- 27 invalidity shall not affect other provisions or applications of the Act which
- 28 can be given effect without the invalid provision or application, and to this
- 29 end the provisions of this Act are declared to be severable.

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- 31 SECTION 17. GENERAL REPEALER. All laws and parts of laws in conflict
- 32 with this Act are hereby repealed.

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- 34 SECTION 18. EMERGENCY CLAUSE. It is hereby found and determined by the
- 35 Seventy-Ninth General Assembly, that the Constitution of the State of Arkansas

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1 prohibits the appropriation of funds for more than a two (2) year period; that
 2 the effectiveness of this Act on July 1, 1993 is essential to the operation of
 3 the agency for which the appropriations in this \mbox{Act} are provided, and that in
 4 the event of an extension of the Regular Session, the delay in the effective
 5 date of this Act beyond July 1, 1993 could work irreparable harm upon the
 6 proper administration and provision of essential governmental programs.
 7 Therefore, an emergency is hereby declared to exist and this Act being
 8 necessary for the immediate preservation of the public peace, health and
9 safety shall be in full force and effect from and after July 1, 1993.
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                                /s/Edward F. Thicksten
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