1	State of Arkansas	As Engrossed: H4/11/03	
2	84th General Assembly	A Bill	
3	Regular Session, 2003		HOUSE BILL 2879
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5	By: Representative Hardwick	C	
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8	For An Act To Be Entitled		
9	AN ACT TO AMEND CERTAIN LAWS PERTAINING TO HOME		
10	SCHOOLS	; AND FOR OTHER PURPOSES.	
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12	AN A	Subtitle	TNO
13		CT TO AMEND CERTAIN LAWS PERTAINI	LNG
14 15	10 no	OME SCHOOLS.	
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17	RE IT ENACTED BY THE G	SENERAL ASSEMBLY OF THE STATE OF	ΔΡΚΔΝSΔS•
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19	SECTION 1. Arka	nnsas Code § 6-15-504 is amended	to read as follows:
20	6-15-504. Home-schooled students - Achievement tests - Enrollment or		
21	reenrollment in local schools.		
22	(a) Each studen	nt enrolled in a home school prog	gram who is considered
23	to be at a grade level, or no more than two (2) years beyond the normal age		
24	for the appropriate gr	rade, for which the state mandate	es norm-referenced tests
25	for public school stud	dents shall be tested using a nat	cionally recognized
26	norm-referenced achiev	vement test selected by the State	e Board of Education.
27	(b)(l)(A) The a	administration of the tests requi	ired of home-schooled
28	students shall be by t	the directors of the education se	ervice cooperatives
29	established under § 6-	-13-1001 et seq. or as otherwise	designated by the
30	Department of Education	on.	
31	<i>(B)</i>	For the purposes of this section	on, the superintendents
32	of the Little Rock, No	orth Little Rock, and Pulaski Cou	unty school districts
33	shall act in lieu of a	nn education service cooperative	director.
34	(2) The d	directors of the education servic	ce cooperatives shall
35	establish a common set	of procedures, approved by the	Director of the
36	Department of Education	on, for the proper administration	of the tests required

1 by this section.

- 2 (3) The administration shall include purchasing the test 3 materials, giving the tests, scoring and interpreting the tests, and 4 reporting test results.
 - (c) The cost of testing required by this section shall be the responsibility of the department when the tests are administered by the directors of the education service cooperatives or other department designees.
 - (d) Alternate testing procedures may be approved by the director of an education service cooperative after consultation with the parents of a homeschooled student; provided, however, that any costs associated with an alternate testing procedure shall be the responsibility of the parents.
 - (e)(1)(A) Any student that refuses to participate in the testing program or the alternate testing program required by this section has not met the statutory prerequisites for home schooling and shall be subject to the applicable Arkansas laws regarding truancy as any other student.
- 17 (B) After a student corrects any refusal to participate in
 18 the testing program or the alternate testing program as determined by the
 19 Department of Education required by this subsection (e), the student shall be
 20 restored to his or her home school status after his or her parent or guardian
 21 has complied with all requirements of § 6-15-503.
 - (2) This subsection (e) shall not be applicable to any parent who can present written acknowledgement that the child has been enrolled in a public, private, or parochial school within thirty (30) days of the administration of the state-mandated achievement test.
 - (f)(1) Each local school district shall have authority to assess any home-schooled student who enrolls or reenrolls in the district in order to determine proper educational placement.
 - (2) The local school district shall utilize, among other means of assessment, the norm-referenced test approved by the board to assess the student and shall determine placement in the appropriate grade level as indicated by the test results.
 - (g) Any home-schooled student who enrolls or reenrolls in a local school district must attend classes for at least nine (9) months immediately prior to graduation before the student can become eligible to receive a high school diploma from the district.

As Engrossed: H4/11/03 HB2879

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2	SECTION 2. Arkansas Code § 6-15-507 is amended to read as follows:		
3	6-15-507. Ineligibility of home schools for local, state, or federal		
4	funds.		
5	(a) Home schools authorized by this subchapter shall are not be		
6	eligible for entitled to local, state, or federal funds allocated to a public		
7	school district. For purposes of this section, eligible children with		
8	disabilities, identified under the Individuals with Disabilities Education		
9	Act, 20 U.S.C. § 1400 et seq., in home school settings shall be given the		
10	same consideration afforded to students in private school settings for		
11	special education services as provided for in the Individuals with		
12	Disabilities Education Act, 20 U.S.C. § 1400 et seq.		
13	(b) School districts providing services to home school students shall		
14	be eligible for local, state, or federal funds allocated or approved for such		
15	services.		
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17	/s/ Hardwick		
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