1	State of Arkansas	As Engrossed: S1/30/04	Call	Item 5
2	84th General Assembly	A Bill		
3	Second Extraordinary Sessio	n, 2003	HOUSE BILL	1158
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5	By: Representative R. Smith	1		
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8		For An Act To Be Entitled		
9	AN ACT	TO AMEND AND REORGANIZE THE ARKANSAS		
10	PUBLIC	SCHOOL INSURANCE AND MOTOR VEHICLE		
11	INSURAN	NCE PROGRAMS; AND FOR OTHER PURPOSES.		
12				
13		Subtitle		
14	AN A	ACT TO AMEND AND REORGANIZE THE		
15	ARKA	ANSAS PUBLIC SCHOOL INSURANCE AND		
16	MOTO	OR VEHICLE INSURANCE PROGRAMS.		
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19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	NSAS:	
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21	SECTION 1. Pur	pose.		
22	(a) The purpos	e of this act is to provide for the ac	dministration a	<u>nd</u>
23	regulation of the Pub	lic Elementary and Secondary School In	nsurance Progra	<u>m</u>
24	and the School Motor	Vehicle Insurance Program by the State	e Insurance	
25	Department and to ame	nd various provisions of Arkansas Code	e §§ 6-20-1501	to
26	6-20-1515 and §§ 6-21	-701 to 6-21-711. The responsibilities	s of the Depart	ment
27	of Education for the	regulation and administration of the l	Public Elementa	ry
28	and Secondary School	Self-Insurance Program and the School	Motor Vehicle	
29	Self-Insurance Progra	m shall cease and its responsibilities	s shall be	
30	transferred to the St	ate Insurance Department. The program	ns shall be kno	<u>wn</u>
31	as the Public Element	ary and Secondary School Insurance Pro	ogram and the	
32	Public School Motor V	ehicle Insurance Program.		
33	(b) The statut	ory authority, powers, duties, function	ons, including	
34	budgeting and purchas	ing, records, property, unexpended bal	lances of	
35	appropriations, alloc	ations, or other funds, and authorized	d positions but	not
36	the personnel of the	Public Flementary and Secondary School	l Self-Insuranc	e

1 Program and the School Motor Vehicle Self-Insurance Program are transferred 2 to the department. The transfer shall include each program's prescribed powers, duties, and functions, including but not limited to rulemaking, 3 4 regulation, and licensing; and the rendering of findings, orders and 5 adjudications. 6 (c) All forms for the administration and regulation of the programs, 7 all trust agreements and arrangements, and all documents presently in use 8 which have been previously approved by the Department of Education or the 9 State Board of Education shall continue to be approved until otherwise determined by the Insurance Commissioner. 10 11 (d) The Insurance Services Division of the Department of Education is 12 transferred to the State Insurance Department by a type two (2) transfer 13 under § 25-2-105. The transfer shall include the authorized positions but shall not include the personnel of the division. 14 15 16 SECTION 2. Arkansas Code § 6-20-1501 is amended to read as follows: 17 6-20-1501. Title. This subchapter shall be known as the "Public Elementary and Secondary 18 School Self-Insurance Act of 1973". 19 20 21 SECTION 3. Arkansas Code § 6-20-1502 is amended to read as follows: 6-20-1502. Establishment of  $\frac{\text{self}}{\text{insurance system}}$  -  $\frac{\text{Insurance Service}}{\text{Insurance Service}}$ 22 23 Division. 24 The purpose of this subchapter is to permit school districts to 25 establish and maintain a system of self-insurance for the public elementary 26 and secondary schools, education cooperatives, and open-enrollment charter 27 schools of Arkansas. The State Board of Education is authorized, directed, 28 and empowered to establish an Insurance Service Division within the 29 Department of Education. 30 31 SECTION 4. Arkansas Code § 6-20-1503 is amended to read as follows: 32 6-20-1503. State Board of Education State Insurance Department -Powers and duties generally. 33 It shall be the power and duty of the State Board of Education State 34 35 Insurance Department, hereinafter referred to as the board to:

(1) Adopt such rules and regulations as may be necessary to provide

- 1 for the insuring of public elementary and secondary school, educational
- 2 <u>cooperative</u>, and open-enrollment charter school property within the State of
- 3 Arkansas;
- 4 (2) Administer the Public Elementary and Secondary School Insurance
- 5 Fund;
- 6 (3) Delegate to the Director of the Department of Education Risk
- 7 <u>Management Division within the State Insurance Department</u> and the staff of
- 8 the Department of Education department, hereinafter referred to as the
- 9 department, responsibilities in connection with the administration of this
- 10 subchapter;
- 11 (4) Establish and administer a program of self—insurance to cover
- 12 buildings and contents of public school districts, education cooperatives,
- 13 and open-enrollment charter schools of this state which have elected to
- 14 establish a system of self-insurance participate in a multi-school insurance
- 15 program. The programs shall be in accordance with recognized and established
- 16 insurance practices;
- 17 (5) Establish, and from time to time modify, the premium rates to be
- 18 charged for the various risks. The rates shall be based upon those reported
- 19 by the Insurance Service Office on similar risks in this state;
- 20 (6) Promulgate Specify the form for insurance policies and other forms
- 21 required for the purposes of this subchapter;
- 22 (7) Reinsure, upon terms which the board deems most advantageous, with
- 23 Purchase insurance in compliance with all state purchasing laws from
- 24 insurance companies authorized to do business in this state. Reinsurance
- 25 shall be provided in keeping with recognized principles of good risk
- 26 management. The board director shall prescribe, from time to time, such
- 27 rules and regulations as the board deems necessary in for placing and
- 28 handling the insurance reinsurance and shall publish the rules and
- 29 regulations in order that all insurance companies interested in writing
- 30 reinsurance may have an opportunity to participate in seeking to write
- 31 reinsurance;
- 32 (8) Employ necessary officials adjusters, engineers, appraisers, and
- 33 other personnel required in the administration of this subchapter;
- 34 (9) Engage in a program of fire prevention loss control to assist the
- 35 various public schools in improving and minimizing potential insurance
- 36 losses; and

1	(10) Perform all additional powers and duties necessary to maintain
2	sound insurance underwriting practices recognized by good risk management, in
3	the furtherance of the board's powers and duties under this subchapter.;
4	(11) Periodically review the status of the insurance fund and the
5	adequacy of insurance premium rates and compare these rates with rates for
6	comparable risks for private insurance companies;
7	(12) Confer with superintendents and boards of directors of school
8	districts, the governing boards of education cooperatives, and open-
9	enrollment charter schools concerning insurance practices of the various
10	districts, education cooperatives, and open-enrollment charter schools;
11	(13) Promulgate rules and regulations for the administration of the
12	state public school insurance program; and
13	(14) Perform other duties that will expedite the operation of the
14	public elementary and secondary school insurance program.
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16	SECTION 5. Arkansas Code § 6-20-1504 is repealed.
17	6-20-1504. School Self-Insurance Advisory Committee.
18	(a) There is established a School Self-Insurance Advisory Committee
19	consisting of five (5) members as follows:
20	(1) One (1) person to be appointed by the Chair of the Senate
21	Interim Committee on Education;
22	(2) One (1) person to be appointed by the Chair of the House
23	Interim Committee on Education;
24	(3) The Insurance Commissioner;
25	(4) The Director of the Department of Finance and
26	Administration; and
27	(5) One (1) person to be appointed by the Governor.
28	(b) The appointed members of the advisory committee shall be appointed
29	for a term of two (2) years.
30	(c)(l) The advisory committee shall meet at such times and places as
31	it shall deem necessary for the purpose of carrying out its duties under the
32	provisions of this subchapter.
33	(2)(A) The advisory committee shall select one (1) of its
34	members as chair and such other officers as may be deemed necessary for
35	transaction of committee business.
36	(B) The Assistant Director for Public School Finance and

Administrative Support of the Department of Education shall serve as

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2 secretary of the advisory committee. (d) A majority of the members of the advisory committee shall 3 constitute a quorum for the purpose of transacting business, and all action 4 5 of the advisory committee shall be by a majority vote of the full membership 6 of the committee. 7 (e) Members of the advisory committee shall serve without pay but may 8 receive expense reimbursement in accordance with § 25-16-902. 9 (f) It shall be the duty of the advisory committee to: 10 (1) Advise the State Board of Education with respect to the 11 operation of the public elementary and secondary school self-insurance 12 program authorized by this subchapter; 13 (2) Periodically review the status of the self-insurance fund 14 and the adequacy of insurance premium rates and compare these rates with 15 rates for comparable risks for private insurance companies; 16 (3) Confer with superintendents and boards of directors of 17 school districts concerning insurance practices of the various districts; 18 (4) Promulgate proposed rules and regulations for submission to 19 the state board with respect to the administration of the state self-20 insurance program; and 21 (5) Perform such other duties in an advisory capacity to the 22 state board and the department as will expedite the operation of the public 23 elementary and secondary school self-insurance program. 24 (g) All proposed rules, regulations, and other recommendations 25 pertaining to the self-insurance program recommended by the advisory 26 committee under this subchapter shall be advisory to the state board. The 27 state board shall adopt, modify, or reject recommendations of the advisory 28 committee as the state board deems to be in the best interests of the public 29 elementary and secondary school self-insurance program. 30 31 SECTION 6. Arkansas Code § 6-20-1505 is amended to read as follows: 32 6-20-1505. Information to be furnished. 33 (a) The Director of the Department of Education Risk Management 34 Division within the State Insurance Department, with the approval of the 35 board Insurance Commissioner, shall require district school superintendents, or county school supervisors, or clerks, or governing boards of the education 36

cooperatives or open-enrollment charter schools to furnish the Department of
Education State Insurance Department a complete list showing the location of
every school building along with the location and the names and addresses of
the school district board of directors thirty (30) sixty (60) days prior to
entering the program and upon written request by the department.

- (b) The department shall request full information in regard to the character of construction, value, location, and exposure of the buildings and any other pertinent information desired.
- (e)(b) The department shall have authority to require each school district, education cooperative, or open-enrollment charter school to furnish a complete report of its insurance program, including the expiration dates of its contracts, a history of losses, or any additional information required by the insurer.

- SECTION 7. Arkansas Code § 6-20-1506 is amended to read as follows: 6-20-1506. Finding of uninsurability - Effect.
- 17 (a)(1) The Department of Education State Insurance Department is
  18 authorized to maintain an inspection and engineering service and a training
  19 program designed to reduce the hazards of fire in public school buildings
  20 insured under this program.
  - (2) The State Board of Education <u>department</u> shall have authority to cancel <u>or not renew</u> insurance on any school property if the property is deemed no longer insurable; however, thirty (30) days' notice must be given in advance of cancellation.
    - (3) The board department may refuse to insure property when it believes such coverage to be unsound determines the property does not meet program guidelines.
    - (b) If the board denies an application or cancels an insurance policy on any property, any applicant affected by the action of the board may, within thirty (30) days after written notice of the action, appeal to the Insurance Commissioner who, after a hearing held upon not less than ten (10) days' written notice to the applicant and the board, may affirm or reverse the action.
    - (c)(b) In carrying out his its duties pursuant to this section, the commissioner department may request and the board affected district shall provide any information requested he deems necessary for a determination

concerning the reasons for the denial, nonrenewal, or cancellation of the application insurance coverage.

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- 4 SECTION 8. Arkansas Code § 6-20-1507 is amended to read as follows: 5 6-20-1507. Premium rate and payment.
  - (a) The premium rate shall be actuarially sound approved by the State Board of Education. The rate shall not be in excess of, but may be less than, the rate which, in the opinion of the board, would be charged by reliable commercial companies writing fire and extended coverage insurance in Arkansas.
- 11 (b) School districts, education cooperatives, or open-enrollment 12 charter schools shall make payment of premium when demand is made as 13 scheduled in the contract.
  - (c)(l) Any school district, education cooperative, or open-enrollment charter school which does not pay the premium when due shall be charged a rate of interest at five percent (5%) per annum on all payments due and unpaid on the policy issued.
- (2) The State Insurance Department may cancel insurance coverage 18 for school districts, educational cooperatives, or open-enrollment charter 19 20 schools that fail to pay the premium due within thirty (30) days.
- (3) The department shall give thirty (30) days notice before any 22 cancellation for nonpayment.
  - Rules and regulations of the board department shall include such items as payment of premiums and other pertinent items with reference to the premium rate, but the rules and regulations shall not be more stringent than practices of reliable commercial companies writing fire and extended coverage similar insurance in Arkansas.
  - (e) Premiums collected by the state self-public elementary and secondary school insurance program shall continue to be subject to any premium tax now or hereafter levied for the support of the firemen's pension and relief fund.

- 33 SECTION 9. Arkansas Code § 6-20-1508 is amended to read as follows: 34 6-20-1508. Appraisal and payment of losses.
- 35 (a) In the event of loss of school district, education cooperative, or open-enrollment charter school property under this program, the Public School 36

Elementary and Secondary School Insurance Fund fund shall pay the loss as specified in the contract, which must not exceed the maximum as prescribed by the State Board of Education.

- (b) When an agreement as to the extent of loss or damage cannot be reached between the board State Insurance Department and officials having charge of the property, the amount of the loss or damage shall be determined by three (3) appraisers, one (1) to be named by the board department, one (1) by the school district, education cooperative, or open-enrollment charter school governing board, and a third to be selected by the two (2) appointed appraisers, all of whom shall be disinterested persons and qualified from experience to appraise and value such property.
- 12 (c) If a third appraiser is not agreed upon within thirty (30) days,
  13 the board Insurance Commissioner shall have authority to appoint a third
  14 appraiser.
  - (d) It shall be the duty of the <u>department</u> Education to coordinate, facilitate, and expedite details in connection with responsibilities outlined in this section.
- 18 (e) The <u>board department</u> is granted authority to contract for services 19 with licensed real estate brokers in order to expedite and facilitate the 20 proper operation of the program.

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22 SECTION 10. Arkansas Code § 6-20-1509 is amended to read as follows: 23 6-20-1509. Effect of federal assistance.

Any <u>school</u> district, education cooperative, or open-enrollment charter <u>school</u> which may receive financial assistance from the federal government as a result of federal legislation pertaining to disasters shall not be adversely affected as a result of any moneys due from the fund because of coverage by the <u>self</u>-public school insurance program.

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30 SECTION 11. Arkansas Code § 6-20-1512 is amended to read as follows: 31 6-20-1512. Disposition of funds.

All funds received by the State Board of Education State Insurance

Department as premiums, adjustments, earnings, and the like, as provided in this subchapter, shall be used for the following purposes, listed in a descending order of priority:

(1) To defray administrative costs;

1 (2) To pay claims; 2 (3) To maintain the Permanent Insurance Reserve Fund of two 3 million dollars (\$2,000,000); and 4 (4) To pay back the initial loan of two million dollars 5 (\$2,000,000). 6 7 SECTION 12. Arkansas Code § 6-20-1513 is amended to read as follows: 8 6-20-1513. Bond obligations. 9 (a) The State Board of Education State Insurance Department is 10 authorized and directed to meet legal requirements with reference to coverage 11 on buildings as a result of school district, education cooperative, or open-12 enrollment charter school bond obligations. (b) The specific intent of this section is to ensure that policies 13 14 issued by the program include provisions required by existing school district 15 bond contracts. 16 17 SECTION 13. Arkansas Code § 6-20-1514 is amended to read as follows: 6-20-1514. Investments. 18 19 (a) The State Board of Education State Insurance Department is 20 authorized to invest reserve funds of the program. 21 (b) The investments shall be made by the State Board of Finance under 22 existing laws regarding the investment of public funds and in keeping with 23 the Arkansas Insurance Investment Code Funds of the program may be invested 24 and reinvested as the Insurance Commissioner may determine. (c) Moneys invested and interest earned thereon shall be administered 25 26 as program funds. 27 (d) Moneys deposited to the program shall not be subject to any 28 deduction, tax, levy, or any other type of assessment. 29 30 SECTION 14. Arkansas Code § 6-20-1515 is amended to read as follows: 31 6-20-1515. Annual Reports. 32 The Department of Education State Insurance Department shall report 33 annually to the Governor, the board, and the General Assembly on the status 34 of the program. The report shall include a detailed statement of investments 35 and earnings.

1 SECTION 15. Arkansas Code § 6-21-701 is amended to read as follows: 2 6-21-701. Title. 3 This subchapter shall be known and may be cited as "The School Motor 4 Vehicle Self-Insurance Act of 1991". 5 6 SECTION 16. Arkansas Code § 6-21-702 is amended to read as follows: 6-21-702. Purpose. 7 8 This subchapter is to establish and maintain a system of motor vehicle 9 insurance for all public elementary and secondary schools, education 10 cooperatives, and open enrollment charter schools of Arkansas electing to 11 participate in the program from and after July 1, 1991, with the State Board of Education State Insurance Department, Division of Risk Management, 12 13 authorized, directed, and empowered to administer the program. through the 14 insurance section within the Department of Education. The board department 15 shall adopt such procedural requirements rules and regulations as may be 16 necessary to provide for the insuring of motor vehicles owned by 17 participating public school districts within the State of Arkansas. 18 19 SECTION 17. Arkansas Code § 6-21-703 is amended to read as follows: 20 6-21-703. School Motor Vehicle Self-Insurance Program --21 Participation. 22 (a) There is hereby established a Public School Motor Vehicle Self-23 Insurance Program for all school motor vehicles of participating public 24 school districts, educational cooperatives, and open-enrollment charter 25 schools in the State of Arkansas. 26 (b) Participation in the program provided for herein shall be optional 27 with each school district, or educational cooperative, and nothing contained 28 herein shall be construed to require any district or educational cooperative 29 to participate in the program or open-enrollment charter school. 30 31 SECTION 18. Arkansas Code § 6-21-704 is amended to read as follows: 32 6-21-704. Administration - Reports. 33 (a) The State Board of Education State Insurance Department, hereafter the "board", shall administer the School Motor Vehicle Self-Insurance 34 35 Program, hereafter the "program".

(b) The board department is authorized to delegate to the director and

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     staff of the Department of Education Risk Management Division within the
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     department such responsibilities as are deemed necessary in connection with
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     the administration of this subchapter.
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           (c) The department shall report annually to the Governor, the board,
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     and the General Assembly on the status of the program, including a detailed
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     statement of investments and earnings.
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           SECTION 19. Arkansas Code § 6-21-705 is amended to read as follows:
           6-21-705. Powers and duties of board Insurance Commissioner.
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     It shall be the power and duty of the State Board of Education Insurance
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     Commissioner to:
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                 (1) Include Establish in the insurance section of the Department
     of Education State Insurance Department a program of self-insurance to cover
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     motor vehicles owned by public school districts, educational cooperatives,
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     and open-enrollment charter schools. Such program shall be in accordance with
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     recognized and established insurance practices;
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                 (2) Establish and, from time to time, modify the premium rates
     to be charged for various risks;
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                 (3) Promulgate Specify the form for insurance policies and other
     forms required for the purposes of this subchapter;
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                 (4) Employ or contract for necessary officials, adjusters,
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     appraisers, attorneys, and other personnel required in the administration of
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     this subchapter;
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                 (5) Engage in a loss control program of safety prevention to
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     assist the public schools in improving and minimizing potential loss of life
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     and property; and
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                 (6) Perform all additional powers and duties necessary to
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     maintain sound insurance underwriting practices recognized by good risk-
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     management, in the furtherance of the board's powers and duties under this
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     subchapter;.
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                 (7)(A) Establish minimum requirements for drivers of buses and
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     other school vehicles.
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                       (B) Such requirements may include, but need not be limited
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     to the following:
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                             (i) Age;
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                             (ii) Physical condition;
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1	(iii) Visual;
2	(iv) Hearing;
3	(v) Training;
4	(vi) Past driving violations; and
5	(vii) Any other restrictions or guidelines as
6	determined in the best interest of safety or precautionary measures.
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8	SECTION 20. Arkansas Code § 6-21-706 is amended to read as follows:
9	6-21-706. Information furnished by districts participants.
10	(a) The <del>Director of the Department of Education, with the approval of</del>
11	the State Board of Education, Insurance Commissioner shall require each
12	district entity participating in the School Motor Vehicle Insurance Program
13	to furnish to the <del>Department of Education</del> Risk Management Division within the
14	State Insurance Department a complete list of each and every motor vehicle
15	with full information in regard to the year, make, model, value, condition,
16	and any other pertinent information.
17	(b) The department commissioner shall have authority to require each
18	participating school district entity to furnish a complete report of its
19	motor vehicle insurance program, including the expiration dates of its
20	contracts and loss histories.
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22	SECTION 21. Arkansas Code § 6-21-707 is amended to read as follows:
23	6-21-707. Inspection and safety program.
24	(a) The <del>Department of Education</del> <u>State Insurance Department</u> is
25	authorized to maintain an inspection and safety program designed to reduce
26	the hazard of accidents involving motor vehicles insured under the School
27	Motor Vehicle <del>Self-</del> Insurance Program.
28	(b) The board shall have authority to declare any school motor vehicle
29	unsafe for transporting students if deficiencies are found in the braking
30	system, steering system, or any other mechanical or electrical system
31	constituting a hazard to life or property.
32	(c)(b) The board department may refuse to insure motor vehicles when
33	it believes such vehicles to be a hazard to life $\frac{1}{2}$ property. If the
34	vehicle is deemed no longer insurable, thirty (30) days' notice must be given
35	in advance of cancellation or non-renewal.
36	(d)(1) If the board declines to insure any vehicle owned by a public

school district, the affected school district may, within thirty (30) days
after written notice of such action, appeal to the Insurance Commissioner
who, after a hearing held upon not less than ten (10) days' written notice to
the applicant and the board, may affirm or reverse such action.

(2) In carrying out the duties pursuant to this subsection, the commissioner may request and the board shall provide any information necessary for a determination concerning the reasons for the denial or cancellation of coverage.

- SECTION 22. Arkansas Code § 6-21-708 is amended to read as follows: 6-21-708. Policy limits.
  - (a) The State Board of Education is hereby authorized and directed that liability Liability policies shall meet the minimum legal requirements of the Motor Vehicle Safety Responsibility Act, § 27-19-101 et seq., with reference to coverage on motor vehicles. In no event shall the bodily injury and property damage limit under the School Motor Vehicle Self-Insurance Program be less than the minimum legal requirements of the Motor Vehicle Safety Responsibility Act, § 27-19-101 et seq.
    - (b) The board State Insurance Department is also authorized to include in the program, and make available to the participating school districts entities, physical damage and medical payments coverage. Medical payments coverage shall be limited to five thousand dollars (\$5,000) per occupant of a school vehicle and shall be in addition to any other automobile medical payments coverage available to any occupant.

- SECTION 23. Arkansas Code § 6-21-709 is amended to read as follows:
  6-21-709. Payment of claims Subrogation Premium rate Excess
  insurance.
  - (a)(1) The School Vehicle Insurance Reserve Trust Fund shall pay all losses and claims the insured is legally obligated to pay as specified in the contract prescribed by the State Board of Education.
  - (2) It shall be the duty of the <u>State Insurance</u> Department <del>of</del> Education to coordinate, facilitate, and expedite details in connection with responsibilities outlined in the insurance contract.
- 35 (3) The board department is hereby granted authority to contract 36 for services with appraisers, adjusters, attorneys, or other professionals

needed in order to expedite and facilitate the proper operation of the School Motor Vehicle <del>Self-</del> Insurance Program.

3 (b) The program may require an assignment of rights of recovery to the 4 extent that payment is made under any coverage provided by the program.

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- (c) Any other insurance purchased by a participating local school district shall be excess to the coverage provided under the program established by this subchapter; If other insurance coverage exists, the program will pay its proportional share of the loss. The program's share shall be the proportion that the program's limits of liability bear to the total of all applicable limits.
- 11 (d)(1) Participating school districts entities shall make payment of 12 premium when demand is made as scheduled in the contract.
  - (2) The premium rate shall be approved by the School Motor Vehicle Self Insurance Advisory Committee and the board.
- 15 (2) Any school district, education cooperative, or open-16 enrollment charter school which does not pay the premium when due shall be 17 charged a rate of interest at five percent (5%) per annum on all payments due 18 and unpaid on the policy issued.
- 19 (3) The Department may cancel insurance coverage for school
  20 districts, educational cooperatives, or open-enrollment charter schools that
  21 fail to pay the premium due within thirty (30) days.
- 22 (4) The department shall give thirty (30) days notice before any cancellation for nonpayment.
- 24 (e) Procedural requirements of the board The department's rules and
  25 regulations shall include such items as payment of premium, and other
  26 pertinent items with reference to the premium rate but its requirements shall
  27 not be more stringent than practices of reliable commercial companies writing
  28 motor vehicle similar insurance in Arkansas.

30 SECTION 24. Arkansas Code § 6-21-710 is amended to read as follows: 31 6-21-710. School Vehicle Insurance Trust Fund — Investments.

(a)(1) There is hereby established on the books of the Treasurer of State, a separate fund to be known as the School Vehicle Insurance Reserve Trust Fund, to be funded initially by one million five hundred thousand dollars (\$1,500,000), a loan from the Public Elementary and Secondary School Insurance Fund as established by The Public Elementary and Secondary School

Self- Insurance Act of 1973, § 6-20-1501 et seq.

2	(2) No money shall be appropriated from this fund for any
3	purpose except for the use and benefit of participating governmental entities
4	for school motor vehicle claims, program expenses, and for School Motor
5	Vehicle Self-Insurance Program Advisory Committee expenses.
6	(3) All funds received by the State Board of Education State
7	<u>Insurance Department</u> as premiums, adjustments, earnings, and the like, as
8	provided in this subchapter, shall be used for the following purposes, listed
9	in a descending order of priority:
10	(A) To defray administrative costs;
11	(B) To pay claims;
12	(C) To maintain the reserve trust fund <del>as required by the</del>
13	advisory committee and the board; and
14	(D) To pay back the initial loan.
15	(b)(1) The reserve assets of the fund may be invested and reinvested
16	as the board may determine. The department is authorized to invest funds of
17	the program.
18	(2) Such investments shall be made by the State Board of Finance
19	under existing laws regarding the investment of public funds and in keeping
20	with the Arkansas Insurance Investment Code. Funds of the program may be
21	invested and reinvested as the Insurance Commissioner may determine.
22	(3) Moneys invested and interest earned thereon shall be
23	administered as program funds.
24	(3) (4) All moneys deposited to the fund shall not be subject to
25	any deduction, tax, levy or any other type of assessment.
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27	SECTION 25. Arkansas Code § 6-22-711 is amended to read as follows:
28	6-21-711. Advisory committee — Members — Duties.
29	(a) There is hereby established a <u>Public Elementary and Secondary</u>
30	School Insurance Program and School Motor Vehicle Self-Insurance Program
31	Advisory Committee, consisting of five (5) members as follows:
32	(1) The <del>Chairman</del> <u>Chair and Cochair</u> of the Senate <del>Interim</del>
33	Committee on Education Insurance and Commerce;
34	(2) The <del>Chairman</del> <u>Chair and Cochair</u> of the House <del>Interim</del>
35	Committee on Education Insurance and Commerce; and
36	(3) The Incurance Commissioner:

1	(4)(3) The Director of the Department of Finance and
2	Administration <del>; and</del> .
3	(5)(A) One (1) person to be appointed by the Governor.
4	(B) The appointed member shall be appointed for a term of
5	two (2) years.
6	(b) The committee shall meet at the times and places as it shall deem
7	necessary for the purpose of carrying out its duties under the provisions of
8	this subchapter.
9	(c) The committee shall select one (l) of its members as <del>chairman</del>
10	chair and such other officers as may be deemed necessary for transaction of
11	business.
12	(d) The Assistant Director for Public School Finance and
13	Administrative Support of the Department of Education shall serve as
14	secretary of the committee.
15	$\frac{(e)}{(d)}$ A majority of the members of the committee shall constitute a
16	quorum for the purpose of transacting business.
17	$\frac{(f)}{(e)}$ All action of the committee shall be by a majority vote of the
18	full membership of the committee.
19	$\frac{(g)}{(f)}$ Members shall serve without pay but may receive expense
20	reimbursement in accordance with $\$$ 25-16-901 et seq.
21	(h) It shall be the duty of the committee to advise the State Board of
22	Education with respect to the operation of the School Motor Vehicle Self-
23	Insurance Program authorized by this subchapter.
24	$\frac{(i)(g)}{(i)}$ The advisory committee shall periodically review the status of
25	the <u>Public Elementary and Secondary School Insurance Fund and the</u> School
26	Vehicle Insurance Reserve Trust Fund and the adequacy of insurance premium
27	rates and shall promulgate proposed operational procedures with respect to
28	the administration of the programs.
29	$\frac{(j)}{(h)}$ The advisory committee shall perform such other duties in an
30	advisory capacity to the <del>board and the Department of Education</del> <u>State</u>
31	<u>Insurance Department</u> as will expedite the operation of the programs.
32	$\frac{(k)}{(i)}$ All proposed procedures, guidelines, and other recommendations
33	pertaining to the program programs recommended by the advisory committee
34	under this subchapter shall be advisory to the <del>board</del> State Insurance
35	Department.
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1	SECTION 26. Emergency Clause. It is hereby found and determined by
2	the General Assembly that assistance is necessary to minimize public school
3	insurance costs; that the administration of public school insurance programs
4	by the State Insurance Department will permit the Department of Education to
5	concentrate its efforts and resources on improving public education; that
6	this subchapter is designed to provide property and automobile liability and
7	physical damage coverage for state public schools, educational cooperatives,
8	and open-enrollment charter schools participating in the programs as
9	economically as possible; and that this act should be effective immediately.
10	Therefore, an emergency is declared to exist and this act being necessary for
11	the immediate preservation of the public peace, health, and safety, shall
12	become effective on:
13	(1) The date of its approval by the Governor;
14	(2) If the bill is neither approved nor vetoed by the Governor,
15	the expiration of the period of time during which the Governor may veto the
16	bill; or
17	(3) If the bill is vetoed by the Governor and the veto is
18	overridden, the date the last house overrides the veto.
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20	/s/ R. Smith
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