1	State of Arkansas	11 م م	Call Item 4	
2	84th General Assembly	A Bill		
3	Second Extraordinary Session, 2003 SENA		SENATE BILL	34
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5	By: Senator Broadway			
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8	For An Act To Be Entitled			
9	AN ACT TO ASSIST SCHOOL DISTRICTS IN THE			
10	ACQUISITION OF ENERGY CONSERVATION MEASURES; AND			
11	FOR OTHER PURPOSES.			
12				
13	Subtitle			
14	AN ACT TO ASSIST SCHOOL DISTRICTS IN THE			
15	ACQUISITION OF ENERGY CONSERVATION			
16	MEASUR	ES.		
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19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
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21	SECTION 1. Arkansas Code § 6-20-402(a)(2), concerning limitations on			
22	current school district indebtedness and postdated warrants and installment			
23	contracts, is amended to read as follows:			
24	(2) School districts may issue postdated warrants or enter into			
25	installment contracts or short-term lease-purchase agreements for the			
26	following purposes:			
27	(A)	Purchase of school buses;		
28	(B)	Payment of premiums of insurance poli	icies on school	
29	buildings, facilities, and equipment in instances where the insurance			
30	coverage extends three (3) years or longer;			
31	(C)	Purchase of equipment;		
32	<u>(D)</u>	Purchase of energy conservation measu	ires;	
33	<del>(D)<u>(E</u></del>	) Repair Construction, repair, and m	cenovation of	
34	school facilities;			
35	<del>(E)<u>(</u>F</del>	) Purchase of school sites;		
36	<del>(F)</del> (G	) Payment on loans secured for settl	Lement resulting	5



1 from litigation against a school district; 2 (G)(H) Payment of the district's pro rata part of 3 employing professional appraisers as authorized by laws providing for the 4 appraisal or reappraisal and assessment of property for ad valorem tax 5 purposes; 6 (H)(I) Purchase of energy conservation measures; and 7 (I)(J) The professional development and training of 8 teachers or other programs authorized under the federally recognized 9 Qualified Zone Academy Bond program codified at 26 U.S.C. § 1397E. 10 11 SECTION 2. Arkansas Code § § 6-20-402(b), concerning limitations on 12 current indebtedness and postdated warrants and installment contracts of school districts, is amended to read as follows: 13 14 (b)(1)(A) Except as provided in subdivision subdivisions (b)(1)(B) and 15 (b)(1)(C) of this section, postdated warrants, short-term lease-purchase 16 agreements, and installment contracts must be paid within ten (10) years of 17 the date of issuance of the postdated warrant or the execution of the written 18 lease-purchase agreement or installment contract, as the case may be. 19 (B) A school district's acquisition of energy conservation 20 measures under § 6-20-405 may be financed by the school district over a 21 twenty-year period after the execution by the school district of the 22 postdated warrants, lease-purchase agreement, or installment contract. 23 (B)(C) Long-term lease agreements allowed under 24 subdivision (a)(1)(B) must be paid within thirty (30) years of the date of 25 the execution of the written lease-purchase agreement. 26 (C) (D) Postdated warrants, lease-purchase agreements, and 27 installment contracts must be registered on forms provided by the State Board 28 of Education with the treasurer of the district and the board. 29 (2)(A) Lease-purchase agreements and installment contracts must 30 have attached thereto a schedule of the rent or installments to be paid 31 showing: 32 The payee and any assignee; (i) 33 (ii) The school district; 34 (iii) The purpose of the purchase or payment; 35 The due date of each installment; and (iv) 36 (v) The amount of principal and interest of each

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1 installment and the fiscal year in which the installment is to be paid. 2 (B) A copy of each contract and of the schedule of 3 payments shall be filed with the treasurer of the district and with the 4 board, and when so filed, each installment may be paid as it becomes due. 5 (3)(A) The Except as provided in subdivision (b)(3)(B) of this 6 section, the unpaid principal amount of postdated warrants issued and 7 installment contracts and lease-purchase agreements entered into shall be a 8 part of the total debt of the district as limited by §§ 6-20-803 and 6-20-9 1202, with the district fiscal officer and his surety liable for exceeding 10 the limitations. 11 (B) The unpaid principal amount of postdated warrants, 12 lease-purchase agreements, or installment contracts entered into in connection with a guaranteed energy savings contract under § 6-20-405 shall 13 not be a part of the total debt of the district. 14 15 (4) A copy of any guaranteed energy savings contract that is 16 executed in connection with the acquisition, installation, or construction of 17 energy conservation measures under this section shall be filed with the Department of Education. 18 19 (4)(5) Payments by a school district pursuant to postdated

19 (4)(5) Payments by a school district pursuant to postdated 20 warrants, installment contracts, and lease-purchase agreements shall be 21 charged against the budget of the school fiscal year in which they become due 22 and shall be paid out of the revenue receipts for that fiscal year.

23 (5)(6) All warrants issued or installment contracts and lease-24 purchase agreements entered into in excess of the revenue of a school 25 district for a school fiscal year are null and void except as herein 26 provided.

27 (6) (7) It shall be the duty of the school fiscal officer to 28 indicate on each school district warrant or on the schedule of payments attached to a written installment contract or lease-purchase agreement the 29 30 school year's revenues against which the obligation was incurred and is to be 31 paid, and it shall be unlawful for the school fiscal officer to issue a 32 school district warrant or to enter into an installment contract or lease-33 purchase agreement the installments for which are to be charged against the 34 revenues of a school year if the obligation thereof was incurred in a 35 different school year except as otherwise authorized herein.

(7) (8) The school fiscal officer may comply with the provisions

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1 of this section by indicating on each warrant or schedule of payments 2 attached to any installment contract or lease-purchase agreement the school 3 year's revenues against which each payment is to be charged, or he may use a 4 warrant of a distinct color for a particular year and shall advise the county 5 treasurer, if the county treasurer serves as the school district treasurer, 6 in writing of the color of warrant being used for credit against the revenues 7 of a particular year.

8 (8)(9) The county treasurer, or the district treasurer if the 9 school district has its own treasurer, and his surety shall be jointly liable 10 with the school fiscal officer and his surety for the payment of any school 11 warrant or payment on a contract or agreement which is charged against the 12 revenues of a school year if the amount thereof is in excess of the revenue receipts of the district for the school year against which the school fiscal 13 14 officer has indicated the payment is to be charged or if he approved the 15 payment with knowledge that the payment is being charged by the school fiscal 16 officer against the revenues of another school year in violation of this 17 section.

(9)(10) It is the purpose and intent of this section to place 18 19 primary responsibility on the school fiscal officer and his surety for compliance with the provisions of this section and to make the county 20 21 treasurer, or district treasurer if the school district has its own 22 treasurer, and his surety liable for any payment on a warrant, contract, or 23 agreement drawn in violation of this section where the amount of the payment 24 exceeds the revenue receipts of the district for the school year against 25 which it is charged as indicated on the warrant, contract, or agreement or 26 where the county treasurer approves a payment with the knowledge that it is 27 in payment of an obligation of a different school year as prohibited in this 28 section.

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SECTION 3. Arkansas Code § 6-20-405(c)(1), concerning school district energy savings contracts, is amended to read as follows: 31

32 (c)(1) A school district may enter into a guaranteed energy savings 33 contract with a qualified provider if it finds that the amount it would spend 34 on the energy conservation measures recommended in the proposal would not 35 exceed the amount to be saved in either energy or operational costs, or both, 36 within a fifteen year period twenty (20) years from the date of installation

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if the recommendations in the proposal are followed or, for a guaranteed
energy savings contract that includes installation of a water-source system
for heating, ventilation, and air conditioning equipment, a twenty-year
period from the date of installation if the recommendations in the proposal
are followed.