1	State of Arkansas	As Engrossed: S12/26/03 S12/29/03 A D:11	Call Item 4
2	84th General Assembly		GEN 1 4 5 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
3	Second Extraordinary Se	ession, 2003	SENATE BILL 43
4	D G . D 1	D. 1	
5	By: Senators Broadway	, Bisbee	
6			
7 8		For An Act To Be Entitled	
9	AN A	ACT TO AMEND ACT 51 OF THE FIRST EXTRAORDI	NARY
10	SESS	SION OF 2003 TO PROVIDE FUNDING FOR NATION	AL
11	SCHO	OOL LUNCH ACT STUDENTS AND ALTERNATIVE	
12	LEAF	RNING ENVIRONMENT STUDENTS; AND FOR OTHER	
13	PURI	POSES.	
14			
15		Subtitle	
16	I.	AN ACT TO AMEND ACT 51 OF THE FIRST	
17	I	EXTRAORDINARY SESSION OF 2003 TO PROVIDE	
18	I	FUNDING FOR NATIONAL SCHOOL LUNCH ACT	
19	5	STUDENTS AND ALTERNATIVE LEARNING	
20	S	STUDENTS IN ARKANSAS SCHOOLS	
21			
22			
23	BE IT ENACTED BY T	HE GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
24			
25		Section 1, Item Number (13) POVERTY INDEX	
26	First Extraordinar	y Session of 2003 is amended to read as fo	ollows:
27			
28	ITEM		FISCAL YEARS
29	<u>NO.</u>	2003-2	
30	(13) POVERTY INDE		,000 8,500,000
31	(13) NATIONAL SCH	OOL LUNCH ACT STUDENTS 21,500	<u>8,500,000</u>
32	ODOMION O	C	DADNING CA. 51
33		Section 1, Item Number (50) ALTERNATIVE LI	
34 35	or the First Extra	ordinary Session of 2003 is amended to rea	as IOIIOWs:
36	ITEM	FISCAI	L YEARS

12-29-2003 13:44 BWG BWG264

1	<u>NO.</u>	2003-2004	2004-2005
2	(50) ALTERNATIVE LEARNING	3,000,000	3,000,000
3	(50) ALTERNATIVE LEARNING	12,600,000	3,000,000
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5			
6	SECTION 3. SPECIAL LANGUAGE. NOT TO BE IN	CORPORATED IN	TO THE
7	ARKANSAS CODE NOR PUBLISHED SEPARATELY AS SPECIAL, L	OCAL AND TEM	PORARY LAW.
8	FUNDING TRANSFER. Immediately upon the effective da	te of this ac	ct, the Chief
9	Fiscal Officer of the State shall transfer on his books and those of the		e of the
10	State Treasurer and the Auditor of the State the sum of twenty one million		ne million
11	eight hundred seventy thousand four hundred seven dollars (\$21,870,407) from		
12	funds received from the Jobs and Growth Tax Relief R	econciliation	n Act of
13	2003, Public Law 108-27, to the Department of Educat	ion Public So	chool Fund
14	Account.		
15			
16			
17	SECTION 4. SPECIAL LANGUAGE. NOT TO BE IN	CORPORATED IN	TO THE
18	ARKANSAS CODE NOR PUBLISHED SEPARATELY AS SPECIAL, I	OCAL AND TEMP	PORARY LAW.
19	NATIONAL SCHOOL LUNCH ACT FUNDING.		
20	(a) For the purpose of distributing National	School Lunch	Act student
21	funding to school districts as appropriated in Item	(13) of Secti	ion 1 of Act
22	51 of the First Extraordinary Session of 2003 as ame	nded by this	act,
23	National School Lunch Act student funding is funding	for students	s eligible
24	for the free or reduced lunch program. These funds		-
25	early intervention strategies sanctioned by the Depa		<u> </u>
26	reading and writing literacy or mathematics for stud	ents in pre-l	<u>xindergarten</u>
27	through grade one (preK-1).		
28	(b) DEFINITIONS.		
29	(1) "Pre-kindergarten" means a program		<u>children</u>
30	between the ages of three (3) and five (5) years old	 -	
31	(2) "Kindergarten enrollment" means the	number of st	<u>cudents</u>
32	enrolled in kindergarten on October 1 of each year;	1 6	
33	(3) "Grade one (1) enrollment" means th		<u>students</u>
34	enrolled in grade one (1) on October 1 of each year;		
35	(4) "Eligible student" means a child wh		
36	years old and participating in an approved program of	r is enrolled	ı in grades

1	kindergarten or one (1) in an eligible public school;
2	(5) "Percent of free and reduced lunch program" means the total
3	amount of National School Lunch Act students divided by the total
4	kindergarten and grade one (1) enrollment;
5	(6) "National School Lunch Act (NSLA) students" means those
6	students from low socio-economic backgrounds in grades kindergarten through
7	grade one $(k-1)$ by eligibility for free or reduced-priced meals under the
8	National School Lunch Act as calculated on the October 1 of each year and
9	submitted to the department in the Arkansas Public School Computer Network
10	Cycle 2 Report.
11	(c) CALCULATION OF NATIONAL SCHOOL LUNCH ACT STUDENT FUNDING.
12	(1) National School Lunch Act student funding shall be
13	calculated using the following data elements from the previous fiscal year:
14	(A) Kindergarten enrollment;
15	(B) Grade one (1) enrollment;
16	(C) Kindergarten National School Lunch Act students; and
17	(D) Grade one (1) National School Lunch Act students.
18	(2) For the 2003-2004 school year, National School Lunch Act
19	student funding for each identified National School Lunch Act student shall
20	be as follows:
21	(A) For schools in which eighty percent (80%) or greater
22	of the enrolled students are National School Lunch Act students, funding
23	shall be seven hundred fifty dollars (\$750) per NSLA student;
24	(B) For schools in which at least sixty percent (60%) but
25	less than eighty percent (80%) of the enrolled students are National School
26	Lunch Act students, funding shall be four hundred dollars (\$400) per NSLA
27	student; and
28	(C) For schools in which less than sixty percent (60%) of
29	the enrolled students are National School Lunch Act students, funding shall
30	be three hundred dollars (\$300) per NSLA student.
31	(3) Funding for National School Lunch Act students shall be
32	based on the number of students eligible for free or reduced-price lunch
33	program under the National School Lunch Act identified on the October 1,
34	enrollment report submitted to the Department of Education each year;
35	submitted in October of 2002.
36	(4) The amount of National School Lunch Act student funding a

1	school district shall receive for the schools in the district is equal to the
2	product of the amount determined under subdivision (c)(3) of this section
3	times the number of eligible free and reduced students enrolled in grades
4	kindergarten and one (1).
5	(5) For monitoring purposes, the school district shall account
6	for the funds with a source of funds code and revenue code specified by the
7	department and shall submit reports as required.
8	(d) RESTRICTED USE OF FUNDS.
9	(1) Funds received by a school shall be restricted to early
10	intervention programs approved by the department.
11	(2) Moneys distributed shall be exempt from inclusion in
12	calculations of additional base funding under Arkansas Code § 6-20-303 and
13	the Federal Range Ratio, 34 C.F.R. § 222.61, et seq., (1994), under the
14	exemption provision for revenues generated for students with low socio-
15	economic status.
16	(3) Schools may carry NSLA balances over from one fiscal year to
17	the next. These balances shall be restricted to approved programs.
18	(4) Funds shall only be used to benefit students in an eligible
19	public school.
20	(5) Any additional personnel to be employed by the school shall
21	hold an appropriate Arkansas teaching license or be exceptionally well
22	qualified in the field of early childhood education.
23	(6) Funds shall be used for programs designed to increase
24	student achievement in reading, writing, and mathematics in pre-kindergarten
25	through grade one (1).
26	(7) Specific program activities exceeding minimum requirements
27	eligible for National School Lunch Act student funding, include, but are not
28	<pre>limited to:</pre>
29	(A) Hiring literacy or mathematics specialists;
30	(B) Hiring literacy coaches;
31	(C) Providing professional development in the areas of
32	reading and writing literacy or mathematics;
33	(D) Purchasing computers or software, or other
34	improvements in technology to assist in instructional activities;
35	(E) Establishing before and after school instructional
36	activities;

1	(F) Extending school year instructional activities; and
2	(G) Establishing, maintaining or expanding pre-
3	kindergarten through grade one (1) programs.
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5	SECTION 5. SPECIAL LANGUAGE. NOT TO BE INCORPORATED INTO THE
6	ARKANSAS CODE NOR PUBLISHED SEPARATELY AS SPECIAL, LOCAL AND TEMPORARY LAW.
7	ALTERNATIVE LEARNING.
8	(a) For the purpose of distributing alternative learning funding to
9	school districts as appropriated in Item (50) of Section 1 of Act 51 of the
10	First Extraordinary Session of 2003 as amended by this act, alternative
11	learning funding is funding for student intervention programs in compliance
12	with Arkansas Code §§ 6-18-508 and 6-18-509 that seek to eliminate
13	traditional barriers to learning for students and that include a component
14	for the education of gifted and talented students.
15	(b) DEFINITIONS.
16	(1) "Alternative learning environment" means a non-traditional
17	or flexible instructional program, in compliance with Arkansas Code 6-18-508
18	and 6-18-509, designed to improve student achievement in the core academic
19	subjects that the students could not achieve in a regular classroom
20	environment, and that meets the eligibility requirements for funding
21	purposes.
22	(2) "Alternative learning student" means a student enrolled in
23	an eligible alternative learning environment for a minimum of twenty (20)
24	consecutive days per school year.
25	(3) "Full-time equivalent alternative learning student" means an
26	alternative learning student who has at least six (6) hours per day of
27	student/teacher interaction time in the alternative learning environment.
28	(4) "Half-time equivalent alternative learning student" means an
29	alternative learning student who has at least three (3) hours per day of
30	student/teacher interaction time in the alternative learning environment;
31	(5) "Quarter time equivalent alternative learning student" means
32	an alternative learning student in kindergarten through grade six (K-6) who
33	has at least one and one-half (1 ½) hours per day of student/teacher
34	interaction time in the alternative learning environment.
35	(c) ALTERNATIVE LEARNING ENVIRONMENT ELIGIBILITY REQUIREMENTS. The
36	alternative learning environment shall:

1	(1) Have students supervised by a currently licensed teacher;
2	(2) Have a student/teacher ratio in the alternative learning
3	environment of no more than twenty (20) to one (1). If an aide is employed
4	in addition to a licensed supervisor, the student/teacher ratio shall be no
5	more than twenty-two (22) to one (1);
6	(3) Provide each alternative learning student access to the
7	services of a school counselor or a mental health professional; and
8	(4) Provide a curriculum including mathematics, science, social
9	studies, and language arts correlated with the regular classroom instruction
10	or with the standards for the tests of General Educational Development.
11	(d) FUNDING FOR ALTERNATIVE LEARNING ENVIRONMENTS. For the 2003-2004
12	school year, alternative learning environment funding shall be two thousand
13	five hundred dollars (\$2,500) for each full-time equivalent identified
14	alternative learning environment student reported in the 2002-2003 school
15	year.
16	(e) RESTRICTED USE OF FUNDS.
17	(1) Any funds received by a local school district under this
18	regulation may only be expended for eligible alternative learning environment
19	programs.
20	(2) For monitoring purposes, the school district shall account
21	for the funds with a source of funds code and revenue code specified by the
22	Department of Education and submit reports as required.
23	(3) Funds distributed shall be exempt from inclusion in
24	calculations of additional base funding under Arkansas Code § 6-20-303 and
25	the Federal Range Ratio, 34 C.F.R. § 222.61, et seq., (1994), under the
26	exemption provision for revenues generated for students with special
27	educational needs.
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29	SECTION 6. EMERGENCY CLAUSE. It is found and determined by the
30	General Assembly that the Constitution of the State of Arkansas requires the
31	state to maintain a general, suitable, and efficient system of free public
32	schools; that the Supreme Court of Arkansas issued an opinion in November
33	2002 declaring the current school-funding system unconstitutional; that in
34	order to implement a school-funding system that meets constitutional
35	compliance, funds must be made available immediately to the Department of
36	Education to provide assistance and support for schools; that this act is

1	immediately necessary because the effectiveness of this Act on its passage
2	and approval is essential to the operation of the agency for which the
3	appropriations in this Act are provided, and that in the event of an
4	extension of the Second Extraordinary Session of 2003, the delay in the
5	effective date of this Act upon its passage and approval could work
6	irreparable harm upon the proper administration and provision of essential
7	governmental programs. Therefore, an emergency is declared to exist and this
8	act being immediately necessary for the preservation of the public peace,
9	health, and safety shall become effective on:
10	(1) The date of its approval by the Governor;
11	(2) If the bill is neither approved nor vetoed by the Governor,
12	the expiration of the period of time during which the Governor may veto the
13	bill; or
14	(3) If the bill is vetoed by the Governor and the veto is
15	overridden, the date the last house overrides the veto.
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17	/s/ Broadway
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