Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1 2	State of Arkansas 86th General Assembly A Bill	
3	Regular Session, 2007 HOUSE BILL	2515
4		2010
5	By: Representative Bond	
6		
7		
8	For An Act To Be Entitled	
9	AN ACT PROVIDING SCHOOL ACCREDITATION REGULATIONS	
10	CONCERNING UNITARY STATUS; AND FOR OTHER	
11	PURPOSES.	
12		
13	Subtitle	
14	AN ACT PROVIDING SCHOOL ACCREDITATION	
15	REGULATIONS CONCERNING UNITARY STATUS.	
16		
17		
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
19		
20	SECTION 1. Findings.	
21	It is found and determined by the General Assembly that:	
22	(1) The school districts in Pulaski County entered into a	
23	settlement agreement and desegregation plans in 1989 with the intent to	
24	fulfill a "promise for achieving unitary school systems which are free fr	<u>com</u>
25	the vestiges of racial discrimination";	
26	(2) The State of Arkansas has paid the districts in excess of	<u>>f</u>
27	approximately seven hundred million dollars (\$700,000,000) to assist the	
28	districts in fulfilling their promise to achieve unitary schools free fro	<u>)m</u>
29	the vestiges of racial discrimination;	
30	(3) The Little Rock School District has recently been declar	<u>ed</u> :
31	unitary and has been released from federal court supervision, but the Pul	Laski
32	County Special School District and the North Little Rock School District	have
33	yet to attain a ruling that they have fulfilled their promise to their	
34	students to achieve unitary school systems;	
35	(4) These school districts believe they are unitary or have	
36	achieved a unitary status in some respect, and have stated so publicly in	1



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legislative committee meetings;

2 (5) The General Assembly finds that without any ruling from the 3 federal district court that the districts have achieved unitary status, there 4 is no assurance that the promise of schools free of the vestiges of racial 5 discrimination has been fulfilled by these districts; 6 (6) The General Assembly finds that, as a part of the state's 7 overall obligation to provide a general, suitable, and efficient school 8 system, the students and parents of the Pulaski County districts deserve to 9 know that they are being educated in a unitary school district, or if their district is not unitary in some respect the district should be making 10 11 adequate progress towards being declared fully unitary; 12 (7) The General Assembly seeks to assist the school districts to 13 achieve unitary status and to fulfill their promise to provide school systems which are free from the vestiges of racial discrimination consistent with 14 15 their desegregation plans; and 16 (8) The General Assembly also seeks to provide some assurance to 17 the children in the districts that the promise of unitary schools in the Pulaski County districts will be fulfilled within a reasonable amount of 18 19 time. 20 21 SECTION 2. Arkansas Code § 6-15-202(a), concerning school accreditation 22 regulations, is amended to read as follows: (a)(1) The State Board of Education is authorized and directed to 23 24 develop comprehensive regulations, criteria, and standards to be used by the 25 board and the Department of Education in the accreditation of school programs 26 in elementary and secondary public schools in this state. 27 (2) In its regulations, criteria, and standards promulgated 28 under this subchapter, the State Board of Education shall include a provision 29 regarding the attainment of unitary status for school districts that have not 30 been released from court supervision over desegregation obligations. 31 32 33 34 35 36