1	State of Arkansas	A Bill	
2	88th General Assembly	A DIII	HOUGE DILL 1725
3	Regular Session, 2011		HOUSE BILL 1735
4	D D		
5	By: Representative Ingram		
6		For An Act To Be Entitled	
7	ANT ACIT	AN ACT TO MAKE AN APPROPRIATION TO THE DEPARTMENT	
8		OF EDUCATION FOR PUBLIC SCHOOL ATHLETIC TRAINER	
9		PILOT PROGRAM GRANTS; AND FOR OTHER PURPOSES.	
10 11	PILOI	PROGRAM GRANIS; AND FOR OTHER PURPOSES.	,
12			
13		Subtitle	
14	ΔN	ACT FOR THE DEPARTMENT OF EDUCATION -	
15	PUBLIC SCHOOL ATHLETIC TRAINER PILOT		
16	PROGRAM GRANTS GENERAL IMPROVEMENT		
17		PROPRIATION.	
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19			
20	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
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22	SECTION 1. APP	ROPRIATION - PUBLIC SCHOOL ATHLETIC TRA	INER PILOT PROGRAM
23	GRANTS. There is hereby appropriated, to the Department of Education, to be		
24	payable from the General Improvement Fund or its successor fund or fund		
25	accounts, the follow	ing:	
26	(A) for Public	School Athletic Trainer Pilot Program	grants for
27	personal services to	provide access to athletic trainers in	public schools,
28	in a sum not to exce	ed	\$200,000.
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30	SECTION 2. SPE	CIAL LANGUAGE. NOT TO BE INCORPORATED	INTO THE ARKANSAS
31	CODE NOR PUBLISHED SEPARATELY AS SPECIAL, LOCAL AND TEMPORARY LAW.		
32	Notwithstanding any	other rules, regulations or provision o	f law to the
33	contrary the appropr	iations authorized in this Act shall no	t be restricted by
34	requirements that may	y be applicable to other programs curre	ntly administered.
35	New rules and regula	tions may be adopted to carry out the i	ntent of the
36	General Assembly reg	arding the appropriations authorized in	this Act.

SECTION 3. DISBURSEMENT CONTROLS. (A) No contract may be awarded nor obligations otherwise incurred in relation to the project or projects described herein in excess of the State Treasury funds actually available therefor as provided by law. Provided, however, that institutions and agencies listed herein shall have the authority to accept and use grants and donations including Federal funds, and to use its unobligated cash income or funds, or both available to it, for the purpose of supplementing the State Treasury funds for financing the entire costs of the project or projects enumerated herein. Provided further, that the appropriations and funds otherwise provided by the General Assembly for Maintenance and General Operations of the agency or institutions receiving appropriation herein shall not be used for any of the purposes as appropriated in this act.

(B) The restrictions of any applicable provisions of the State Purchasing Law, the General Accounting and Budgetary Procedures Law, the Revenue Stabilization Law and any other applicable fiscal control laws of this State and regulations promulgated by the Department of Finance and Administration, as authorized by law, shall be strictly complied with in disbursement of any funds provided by this act unless specifically provided otherwise by law.

SECTION 4. LEGISLATIVE INTENT. It is the intent of the General Assembly that any funds disbursed under the authority of the appropriations contained in this act shall be in compliance with the stated reasons for which this act was adopted, as evidenced by the Agency Requests, Executive Recommendations and Legislative Recommendations contained in the budget manuals prepared by the Department of Finance and Administration, letters, or summarized oral testimony in the official minutes of the Arkansas Legislative Council or Joint Budget Committee which relate to its passage and adoption.

 Assembly, that the Constitution of the State of Arkansas prohibits the appropriation of funds for more than a one (1) year period; that the effectiveness of this Act on July 1, 2011 is essential to the operation of the agency for which the appropriations in this Act are provided, and that in the event of an extension of the legislative session, the delay in the

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     effective date of this Act beyond July 1, 2011 could work irreparable harm
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     upon the proper administration and provision of essential governmental
     programs. Therefore, an emergency is hereby declared to exist and this Act
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     being necessary for the immediate preservation of the public peace, health
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     and safety shall be in full force and effect from and after July 1, 2011.
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