1	State of Arkansas	A D:11	
2	91st General Assembly	A Bill	
3	Regular Session, 2017		HOUSE BILL 1531
4			
5	By: Representative G. Hodg	ges	
6			
7		For An Act To Be Entitled	
8	AN ACT TO	O CREATE AN INCOME TAX CREDIT FOR CERTA	.IN
9	EDUCATIONAL OPPORTUNITIES; TO CREATE AN INCOME TAX		
10	CREDIT FO	OR EDUCATIONAL LOAN PAYMENTS FOR QUALIF	'IED
11	INDIVIDUA	ALS AND EMPLOYERS OF QUALIFIED INDIVIDU	ALS;
12	AND FOR C	OTHER PURPOSES.	
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15		Subtitle	
16	ТО	CREATE AN INCOME TAX CREDIT FOR	
17	EDU	CATIONAL LOAN PAYMENTS FOR QUALIFIED	
18	IND	IVIDUALS AND EMPLOYERS OF QUALIFIED	
19	IND	IVIDUALS.	
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21			
22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
23			
24	SECTION 1. Ark	kansas Code Title 26, Chapter 51, Subch	apter 5, is
25	amended to add an add	ditional section to read as follows:	
26	<u>26-51-515. Edu</u>	icational loan payment credit.	
27	(a) As used in	n this section:	
28	<u>(1) "Ber</u>	nchmark loan payment" means the monthly	loan payment for
29	the amount of the pri	incipal cap paid over ten (10) years at	the interest rate
30	for federally subsidi	ized loans in the Robert T. Stafford St	udent Loan program
31		77a applicable during the qualified ind	
32	year of enrollment at	t an accredited community college, coll	ege, or
33	university;		
34	(2)(A) '	'Educational loan payment" means a paym	ent on a loan
35	that:		
36		(i) Was a part of the qualified in	dividual's

1	financial aid package; and		
2	(ii) Was made by the taxpayer during the part of the		
3	taxable year that the qualified individual was employed in Arkansas.		
4	(B) "Educational loan payment" includes a payment on a		
5	refinanced loan that was part of a qualified individual's financial aid		
6	package if the refinanced loan remains separate from other debt.		
7	(C) "Educational loan payment" does not include the		
8	payment of an amount in excess of the amount due during the taxable year;		
9	(3) "Financial aid package" means financial aid obtained by a		
10	qualified individual for attendance at an accredited community college,		
11	college, or university;		
12	(4) "Principal cap" means:		
13	(A) For a qualified individual earning an associate's		
14	$\underline{\text{degree,}}$ the average in-state tuition and mandatory fees for attendance at an		
15	Arkansas community college for the academic year ending during the calendar		
16	year immediately preceding the year of the qualified individual's graduation		
17	multiplied by two (2);		
18	(B) For a qualified individual earning a bachelor's		
19	degree, the average in-state tuition and mandatory fees for attendance at an		
20	Arkansas college or university for the academic year ending during the		
21	calendar year immediately preceding the year of the qualified individual's		
22	graduation multiplied by four (4); and		
23	(C) For a qualified individual earning a graduate degree		
24	from an accredited Arkansas college or university, the average in-state		
25	tuition and mandatory fees for attendance at an Arkansas college or		
26	university for the academic year ending during the calendar year immediately		
27	preceding the year of the qualified individual's graduation multiplied by		
28	four (4); and		
29	(5) "Qualified individual" means a person who:		
30	(A) Was a resident of Arkansas during the tax year;		
31	(B) Was:		
32	(i) Employed at least sixteen (16) hours per week in		
33	a position in Arkansas;		
34	(ii) Deployed for military service in the United		
35	States Armed Forces, the National Guard of any state, or a reserve component		
36	of any of the United States Armed Forces; or		

1	(iii) Employed at least sixteen (16) hours per week		
2	in a position on a vessel at sea and declared his or her residency to be in		
3	Arkansas; and		
4	(C) Earned:		
5	(i) An associate's degree or bachelor's degree from		
6	an accredited community college, college, or university; or		
7	(ii) A graduate degree from an accredited Arkansas		
8	college or university.		
9	(b) There is allowed an income tax credit against the income tax		
10	imposed by this chapter for a qualified individual or the employer of a		
11	qualified individual for educational loan payments in the amount determined		
12	under subsection (c) of this section.		
13	(c)(1) The amount of the income tax credit allowed under this section		
14	for a qualified individual is equal to the lesser of the:		
15	(A) Benchmark loan payment amount multiplied by the number		
16	of months during the taxable year in which the taxpayer made loan payments;		
17	<u>or</u>		
18	(B) Qualified individual's monthly loan payment amount		
19	multiplied by the number of months during the taxable year in which the		
20	taxpayer made loan payments.		
21	(2)(A) The amount of the income tax credit allowed under this		
22	section for an employer of a qualified individual who makes an educational		
23	loan payment directly to a lender during the taxable year is equal to the		
24	actual monthly educational loan payment made by the employer on behalf of the		
25	qualified individual multiplied by the number of months during the taxable		
26	year that the employer made educational loan payments on behalf of the		
27	qualified individual.		
28	(B) However, if the qualified individual is employed less		
29	than thirty-two (32) hours per week by the employer, the amount of credit		
30	allowed for an employer of a qualified individual who makes an educational		
31	loan payment directly to a lender during the taxable year is equal to fifty		
32	percent (50%) of the amount that would be allowed under subdivision (c)(2)(A		
33	of this section.		
34	(d)(1) Except as provided in subdivision (d)(2) of this section, the		
35	amount of the income tax credit under this section that may be claimed by the		
36	taxpayer in a tax year shall not exceed the amount of income tax due by the		

1	taxpayer.				
2	(2) The income tax credit allowed under this section is				
3	refundable if the qualified individual received:				
4	(A) An associate's degree; or				
5	(B) A bachelor's degree in science, technology,				
6	engineering, or mathematics.				
7	(e) Any unused income tax credit under this section may be carried				
8	forward for ten (10) consecutive tax years following the tax year in which				
9	the income tax credit was earned.				
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11	SECTION 2. EFFECTIVE DATE. Section 1 of this act is effective for tax				
12	years beginning on or after January 1, 2017.				
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