Stricken language would be deleted from and underlined language would be added to present law. Act 502 of the Regular Session

1	State of Arkansas		
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1571
4			
5	By: Representative Ray		
6	By: Senator B. Davis		
7			
8		For An Act To Be Entitled	
9	AN ACT TO AMEND THE ARKANSAS ADULT DIPLOMA PROGRAM		
10	ACT; AND FOR OTHER PURPOSES.		
11			
12			
13		Subtitle	
14	TO AMEND THE ARKANSAS ADULT DIPLOMA		
15	PROGRAM ACT.		
16			
17	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
18			
19	SECTION 1. Arkansas Code § 6-44-302(3), concerning the definition of		
20	"adult dropout recovery services" under the Arkansas Adult Diploma Program		
21	Act, is amended to read as follows:		
22	(3) "Adult dropout recovery services" means any type of		
23	assistance provided to a <u>diploma-seeking</u> student, including without		
24	limitation:		
25	(A)	Sourcing, recruitment, and engage	ement;
26	(B)	Learning plan development;	
27	(C)	Active teaching; and	
28	(D)	Proactive coaching and mentoring;	;
29			
30	SECTION 2. Arkan	sas Code § 6-44-302(18), concerni	ing the definition of
31	"milestones" under the Arkansas Adult Diploma Program Act, is amended to read		
32	as follows:		
33	(18) "Mile	stones" means the objective measu	ires of progress for
34	which payment is made to an approved program provider under this subchapter,		
35	including:		
36	(A)	Earned units of high school credi	it credits whereby a
		(02/21/2025 4:11:48 PM CRH044

1 unit of high school credit equals one half (1/2) credit; 2 (B) Attainment of an employability skills certification; 3 (C) Attainment of a workforce credential that requires 4 less than fifty (50) hours of training; and 5 (D) Attainment of a workforce credential that requires 6 between fifty-one (51) and one hundred (100) hours of training; 7 (E) Attainment of a workforce credential that requires 8 over one hundred (100) hours of training; and 9 (D)(F) Attainment of an accredited high school diploma; 10 SECTION 3. Arkansas Code § 6-44-302(22), concerning the definition of 11 12 "unit of high school credit" under the Arkansas Adult Diploma Program Act, is 13 amended to read as follows: 14 (22) "Unit of high school credit" means one half (1/2) high school credit awarded based on a student's demonstration that he or she has 15 16 successfully met the content expectation for the credit area as defined by 17 subject area standards, expectations, or guidelines; and 18 19 SECTION 4. Arkansas Code § 6-44-305 is amended to read as follows: 20 6-44-305. Payment. (a) An approved program provider shall not receive funding for a 21 22 student under this subchapter if the approved program provider also receives 23 federal or state funding or private tuition for the student. 24 (b) An approved program provider shall: 25 (1) Receive reimbursement for an enrolled, eligible student who 26 meets the milestones defined in § 6-44-302; and 27 (2) Invoice only for course and credit requirements needed to earn a high school diploma from an approved program provider that may include 28 29 additional courses that meet workforce credential requirements. (c) The Department of Education shall pay an approved program provider 30 31 the following amounts for each student who completes the following 32 milestones: (1) Two hundred fifty dollars (\$250) for each: 33 34 (A) Completed half (1/2) high school credit; 35 (B) Completed employability skills certification; and 36 (C) Earned workforce credential that requires no more than

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     fifty (50) hours of training;
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                 (2) Five hundred dollars ($500) for each earned workforce
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     credential that requires at least fifty (50) hours but no more than one
 4
     hundred (100) hours of training;
 5
                 (3) Seven hundred fifty dollars ($750) for each earned workforce
 6
     credential that requires more than one hundred (100) hours of training; and
 7
                 (4) One thousand dollars ($1,000) for each earned high school
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     diploma.
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           SECTION 5. Arkansas Code § 6-44-306(b), concerning the process for
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     paying invoices under the Arkansas Adult Diploma Program Act, is amended to
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     read as follows:
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           (b)(1) The department shall pay an approved program provider in the
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     order in which invoices are submitted until all available funds are
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     exhausted.
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                 (2) Once all available funds are exhausted under subdivision
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     (b)(1) of this section the department shall notify all approved program
18
     providers that funds are exhausted.
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           SECTION 6. Arkansas Code § 6-44-307(a)(2), concerning the annual
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     reporting required under the Arkansas Adult Diploma Program Act related to
22
     earned high school credits is amended to read as follows:
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                 (2) Total number of half high school credits earned by students
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     for whom the approved program provider is receiving payments under the
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     program;
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           SECTION 7. Arkansas Code § 6-44-308(b)(1), concerning the placement of
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     an approved program provider on probationary status under the Arkansas Adult
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     Diploma Program Act, is amended to read as follows:
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           (b)(1)(A) The department shall place an approved program provider that
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     does not meet the minimum program performance standards identified in § 6-44-
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     304 and subsection (a) of this section on probationary status for the
     remainder of the fiscal year.
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                       (B) An approved program provider placed on probationary
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     status under subdivision (b)(l)(A) of this section shall submit an
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     improvement plan to the department.
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2	SECTION 8. Arkansas Code Title 6, Chapter 44, Subchapter 3, is amended		
3	to add an additional section to read as follows:		
4	<u>6-44-309. Rules.</u>		
5	The Department of Education, in consultation with the Office of Skills		
6	Development, shall promulgate rules to implement this act.		
7			
8	SECTION 9. DO NOT CODIFY. Rules.		
9	(a) When adopting the initial rules required under this act, the		
10	Department of Education shall file the final rules with the Secretary of		
11	State for adoption under § 25-15-204(f):		
12	(1) On or before January 1, 2026; or		
13	(2) If approval under § 10-3-309 has not occurred by January 1,		
14	2026, as soon as practicable after approval under § 10-3-309.		
15	(b) The department shall file the proposed rules with the Legislative		
16	Council under § 10-3-309(c) sufficiently in advance of January 1, 2026, so		
17	that the Legislative Council may consider the rules for approval before		
18	January 1, 2026.		
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21	APPROVED: 4/10/25		
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