1 State of Arkansas **A BillACT 366 OF 1991** 2 78th General Assembly HOUSE BILL 1242 3 Regular Session, 1991 By: Representative McGinnis 6 For An Act To Be Entitled 7 "AN ACT TO LIMIT UNRESTRICTED EDUCATIONAL AND GENERAL g FUNDS USED TO SUPPORT INTERCOLLEGIATE ATHLETIC PROGRAMS AT 9 STATE SUPPORTED INSTITUTIONS OF HIGHER EDUCATION: TO 10 PROVIDE FAIR AND EQUITABLE TREATMENT IN THE AMOUNT OF 11 STATE SUBSIDY; TO REQUIRE FULL DISCLOSURE OF INSTITUTIONAL 12 BOARD-SANCTIONED STUDENT ATHLETIC FEES; AND FOR OTHER 13 14 PURPOSES." 15 16 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: 17 18 SECTION 1. The State Board of Higher Education is authorized and 19 directed to limit Unrestricted Educational and General Funds used to support 20 intercollegiate athletic programs and to provide fair and equitable treatment 21 in the amount of state subsidy of athletic program expenditures at state 22 supported institutions of higher education. 23 SECTION 2. As used in this act: 24 25 "Athletic program" means intercollegiate athletics. "Athletic expenditures" means all direct and indirect expenses 26 (prorated if necessary) including salaries; all fringe benefits such as 28 medical and dental insurance, workers' compensation, pension plans, tuition 29 waivers, and any other cost associated with recruitment and retention of 30 staff; travel; equipment; scholarships; meals; housing/dormitory; supplies; 31 property and medical insurance; medical expenses; utilities; and maintenance 32 of facilities related to all intercollegiate teams and spirit groups, 33 excluding bands. "Athletic deficit" means athletic expenditures offset by athletic 34 35 revenues, including athletic generated income, profits from other auxiliary

36 enterprises, the federally-funded portion of college work-study students in

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1 the intercollegiate athletic program, transfers from funds other than the 2 Unrestricted Educational and General Fund, and the allowable four hundred 3 fifty thousand dollars (\$450,000) unrestricted educational and general 4 transfer for four-year institutions, or the allowable fifty-one dollars 5 (\$51.00) per full-time- equivalent (FTE) student per year for two-year 6 branches of four-year institutions, and at other two-year institutions of 7 higher education. 8 9 SECTION 3. Beginning in fiscal year 1991-92, the amount of unrestricted 10 educational and general fund for intercollegiate athletic programs at state 11 supported institutions of higher education shall be limited to four hundred 12 fifty thousand dollars (\$450,000) at four-year institutions and fifty-one 13 dollars (\$51.00) per full-time- equivalent student per year at two-year 14 branches of four-year institutions, and at other two-year institutions of 15 higher education. 16 SECTION 4. Any athletic deficit of an institution shall be funded by a 17 18 student athletic fee authorized by the Board of Trustees of each institution. The student athletic fee shall be assessed on the basis of student semester 20 credit hour, and shall be clearly defined in all publications and 21 institutional board minutes as being for the support of intercollegiate 22 athletics, separate and distinct from other tuition or student activity fees. 23 SECTION 5. The Board of Trustees of each institution shall certify 25 annually by June 15 of each year to the State Board of Higher Education that 26 the intercollegiate athletic program will generate sufficient revenue through 27 athletic generated revenue, other auxiliary profits, other State Board of 28 Higher Education approved revenue sources, and the allowable state support as 29 set out in Section 3 of this act or that any athletic deficit will be met by 30 separate institutional board-sanctioned student athletic fees within the 31 limitations established herein. 32 33 SECTION 6. The State Board of Higher Education is authorized to 34 promulgate any rules or regulations necessary for the implementation of this

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1	SECTION 7. The provisions of this act shall not be implemented in such
2	a way as to discriminate against women's athletic programs.
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4	SECTION 8. All provisions of this act of a general and permanent nature
5	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
6	Revision Commission shall incorporate the same in the Code.
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8	SECTION 9. If any provision of this act or the application thereof to
9	any person or circumstance is held invalid, such invalidity shall not affect
10	other provisions or applications of the act which can be given effect without
11	the invalid provision or application, and to this end the provisions of this
12	act are declared to be severable.
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14	SECTION 10. All laws and parts of laws in conflict with this act are
15	hereby repealed.
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17	/s/ Bob McGinnis
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19	APPROVED: 3-6-91
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