Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1	State of Arkansas	As Engrossed: S3/11/99	
2	82nd General Assembly	A Bill	Act 1046 of 1999
3	Regular Session, 1999		SENATE BILL 629
4			
5	By: Senator Mahony		
6			
7			
8		For An Act To Be Entitled	
9	"AN ACT TO PERMIT SCHOOL DISTRICTS TO ISSUE REFUNDING		
10	BONDS WIT	THOUT THE APPROVAL OF THE STATE BOARD OF	<u>-</u>
11	EDUCATION	N; TO DECLARE AN EMERGENCY; AND FOR OTHE	ĒR
12	PURPOSES.	п	
13			
14		Subtitle	
15	"ТО	PERMIT SCHOOL DISTRICTS TO ISSUE	
16	REF	UNDING BONDS WITHOUT THE APPROVAL OF	
17	THE	STATE BOARD OF EDUCATION; TO DECLARE	
18	AN	EMERGENCY. "	
19			
20			
21	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:
22			
23	SECTION 1. Ark	kansas Code 6-20-1205 is amended to read	as follows:
24	"6-20-1205. Sub	omission of statement prior to <del>borrowing</del>	<del>j money or</del> issuing
25	bonds - Approval.		
26	(a) When any s	school district board of directors desir	res to <del>borrow money</del>
27	<del>or</del> issue bonds <u>for th</u>	ne purposes described in § 6-20-1201, it	t:
28	(1) Shal	I furnish to the Director of the $\ensuremath{State}$	Department of
29	Education <del>, General Ec</del>	<del>ducation Division,</del> a statement of the ar	nount proposed to
30	be borrowed, the matu	urity of the indebtedness, a financial s	statement of the
31	affairs of the distri	ct, a certificate from the county clerk	showing the then-
32	assessed valuation of	f the real, personal, and utility proper	ty in the
33	district; and		
34	(2) Shal	I not advertise for sale of bonds until	the issue is
35	approved by the State	e Board of Education or by the Director	of the <del>State</del>
36	Department of Educati	on <del>, General Education Division,</del> to be e	evidenced by a

writing signed by the State Board of Education or the director, and bearing
 the seal of the State Board of Education.

3 (b) In addition to other reasons for disapproval of a bond issue
4 provided under law or by regulation, neither the State Board of Education nor
5 the Director of the State Department of Education, General Education Division,
6 shall approve the sale of a bond bonds for the purposes described in § 6-207 1201, if that sale:

8 (1) Would cause an increase in the millage levy without a vote of 9 the electors of that school district in order to maintain the uniform rate of 10 tax; or

11 (2) Would cause the Department of Education to be out of
12 compliance with any school finance equity test adopted by an appropriate
13 court.

(c) In order to maintain the calculated basis for the uniform rate of
tax, as specified in § 26-80-201(5), a bond approved by the State Board of
Education or the Director <u>of</u> the <u>State</u> Department of Education, <u>General</u>
<u>Education Division</u>, must be issued by the following May 30. If the bond is not
issued by the following May 30, the school district must reapply for approval
prior to the issuance of the bonds.

20 (d) The Department of Education shall not provide a local school
21 district that issues second lien bonds more additional base funding for which
22 it would otherwise qualify excluding the issuance of the second lien bonds.

(e) The Department of Education is authorized to adopt procedural rules
and regulations to enforce the provisions of this section."

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26 SECTION 2. Arkansas Code 6-20-1215 is amended to read as follows:
27 "6-20-1215. Approval of bond issues.

28 Before any school district shall issue bonds for the purposes described 29 in § 6-20-1201, the issue shall be approved by the State Board of Education, or, if the district has done everything necessary to comply with the law to 30 31 authorize them to sell bonds except securing the approval of the State Board of Education, if the State Board of Education does not meet for thirty (30) 32 days, in its discretion, the State Board of Education shall have the authority 33 34 to authorize the Director of General the Department of Education to approve 35 the issue of bonds."

36

1	SECTION 3. Arkansas Code 6-20-1216(a) is amended to read as follows:		
2	"(a) Any school district of Arkansas shall have the right, subject to		
3	the approval of the State Board of Education, procedural rules and regulations		
4	adopted by the Department of Education, to refund its bonds outstanding at any		
5	time. Any Department of Education rule or regulation that would prevent or		
6	delay a school district from refunding outstanding bonds may be waived by the		
7	Director of the Department of Education, or designee, provided that the		
8	Director, or designee, determines that it is in the best interest of the		
9	school district to proceed with the refunding immediately."		
10			
11	SECTION 4. Arkansas Code 6-20-1220 is amended to read as follows:		
12	"6-20-1220. Refunding bonds - <u>Issuance with election - </u> Validation.		
13	Refunding bonds issued by any school district of the State of Arkansas,		
14	when authorized at any general or special school election by a vote of the		
15	electors of the district by voting for a continuing building fund to retire		
16	refunding bonds, shall be the valid, legal, and binding obligations of the		
17	district provided that the issuance of the refunding bonds is approved by the		
18	State Board of Education or the Director of the Department of Education prior		
19	to the issuance of the refunding bonds."		
20			
21	SECTION 5. Arkansas Code 6-20-1223 is amended to read as follows:		
22	"6-20-1223. Refunding bonds - Issuance without election.		
23	(a) School districts of this state may issue refunding bonds <del>, subject</del>		
24	<del>to the approval of the State Board of Education,</del> without the necessity of		
25	submitting the question of issuing the refunding bonds to a vote of the		
26	electors of the district, <u>and without the approval of the State Board of</u>		
27	<u>Education</u> provided:		
28	(1) The last maturity date of the refunding bonds is not later		
29	than the last maturity date of the bonds being refunded; <del>and</del>		
30	(2) The total amount required to pay principal and interest of		
31	the refunding bonds as they become due and payable, as well as any issuance		
32	costs required to be paid by the district, exclusive of issuance costs paid		
33	from the proceeds of the refunding bonds, must be less than the total amount		
34	required to pay principal and interest of the bonds being refunded as they		
35	become due and payable. <u>; and</u>		
36	(3) The issue has been approved by the Director of the Department		

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## 1 <u>of Education, or the director's designee, subject to the Department of</u>

2 <u>Education rules and regulations.</u>

3 (b) Any such refunding bonds, when authorized by resolution of the 4 board of directors of the district issuing them and when approved by the State Board of Education, may enjoy the same security for their payment as was 5 enjoyed by the bonds refunded thereby, including particularly, and without 6 7 limitation, any continuing annual building fund taxes voted and pledged to the payment of the bonds refunded thereby, except that, in all school districts 8 9 operating pursuant to federal court desegregation decrees, the refunding bonds may, but shall not be required to, enjoy the same security for payment as was 10 enjoyed by the bonds refunded. Except as to the particulars dealt with in 11 12 this section, refunding bonds shall be governed insofar as their authorization 13 and security is concerned by provisions of existing law."

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SECTION 6. All provisions of this act of a general and permanent nature
 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
 Revision Commission shall incorporate the same in the Code.

18

19 SECTION 7. If any provision of this act or the application thereof to 20 any person or circumstance is held invalid, such invalidity shall not affect 21 other provisions or applications of the act which can be given effect without 22 the invalid provision or application, and to this end the provisions of this 23 act are declared to be severable.

24

25 SECTION 8. All laws and parts of laws in conflict with this act are 26 hereby repealed.

27

28 SECTION 9. EMERGENCY CLAUSE. It is hereby found and determined by the 29 Eighty-second General Assembly that under favorable market conditions school districts can issue refunding bonds for the purpose of refunding outstanding 30 31 bonds at lower rates of interest producing substantial debt service savings in the district; that under current law, districts may not sell or issue 32 refunding bonds without prior approval of the State Board of Education or the 33 34 Director of the Department of Education; that by the time approval is obtained 35 the market conditions may have changed; that this act is necessary to give school districts greater flexibility in order to take advantage of the most 36

1	favorable market conditions and produce the greatest debt service savings.
2	Therefore, an emergency is declared to exist and this act being immediately
3	necessary for the preservation of the public peace, health and safety shall
4	become effective on the date of its approval by the Governor. If the bill is
5	neither approved nor vetoed by the Governor, it shall become effective on the
6	expiration of the period of time during which the Governor may veto the bill.
7	If the bill is vetoed by the Governor and the veto is overridden, it shall
8	become effective on the date the last house overrides the veto.
9	/s/ Mahony
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12	APPROVED: 4/1/1999
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