## 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
2	82nd General Assembly Act 1549 of 1999
3	Regular Session, 1999 SENATE BILL 755
4	
5	By: Senators D. Malone, Mahony, Riggs, Roebuck, Russ, Argue
6	By: Representatives Broadway, Cook
7	
8	
9	For An Act To Be Entitled
10	"AN ACT TO AMEND VARIOUS SECTIONS OF TITLE 6 AND TITLE
11	26 OF THE ARKANSAS CODE RELATIVE TO FUNDING OF PUBLIC
12	EDUCATION AND THE DETERMINATION OF THE UNIFORM RATE OF
13	TAX; TO DECLARE AN EMERGENCY; AND FOR OTHER PURPOSES."
14	
15	Subtitle
16	"AN ACT TO AMEND VARIOUS SECTIONS OF
17	TITLE 6 AND TITLE 26 OF THE ARKANSAS
18	CODE RELATIVE TO FUNDING OF PUBLIC
19	EDUCATION AND THE DETERMINATION OF THE
20	UNIFORM RATE OF TAX."
21	
22	
23	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
24	
25	SECTION 1. Arkansas Code 6-20-101 is repealed:
26	6-20-101. State Board of Education bonds used as security for deposit of
27	<del>funds.</del>
28	Any bonds issued by the State Board of Education under authority of Acts
29	1937, No. 162 [repealed] shall be eligible to be used as security for the
30	deposit of public funds in any bank or trust company in the State of Arkansas
31	and shall be legal investments for banks, insurance companies, guardians,
32	administrators, executors, and public retirement funds.
33	
34	SECTION 2. Arkansas Code 6-20-201 is repealed:
35	6-20-201. Allocation of funds to districts Deduction.
36	(a) All funds that would be allocated to school districts based upon the

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enumeration of students shall be allocated to school districts by apportionment based on the average daily attendance or the average number of students belonging to a district, whichever is used in allocating funds for Minimum Foundation Program Aid funds from the Department of Education.

(b) Expenditures for the county board of education budget may be deducted from funds allocated each district under this section before apportionment is made to each district by the county board of education.

- SECTION 3. Arkansas Code 6-20-203 is amended to read as follows: "6-20-203. Public School Fund -- Creation and management.
- (a) At the end of each fiscal year, the Treasurer of State shall transfer, to the credit of the Public School Fund, all unappropriated balances of the Land Sales Fund that have been or may be made to this state and are not otherwise appropriated by the terms of the grant, gift, or devise. Such balances shall be securely invested and preserved as the Public School Fund of the state and shall be the common property of the state for public school purposes only. The Public School Fund shall remain inviolate and intact, and the interest thereon only shall be expended for the maintenance of the schools of the state.
- (b) All moneys belonging or owing to the Public School Fund, as mentioned in subsection (a) of this section or accruing as revenues therefrom, shall be paid directly into the State Treasury and shall not be paid out except on warrant of the Auditor of State.
- (c) The State Board of Education shall have the management and investment of the Public School Fund belonging to the state and shall invest the accumulation thereof in bonds of the United States, those of the State of Arkansas issued since the year 1874, or those of any political subdivision of the state which is authorized by law to borrow money and issue bonds therefor and which has never defaulted in the payment of principal or interest on its bonds.
- (d)(c) Under the direction of the State Board of Education, the Auditor of State shall draw his warrants on the Treasurer of State for the disbursement of those funds for such purposes.
- (e) All securities so invested in shall be kept in the State Treasury for safekeeping, subject to the order of the State Board of Education."

- 1 SECTION 4. Arkansas Code 6-20-204 is amended to read as follows:
- 2 "6-20-204. Public School Fund -- Sources and purpose.
  - (a) The annual interest and income derived from the Public School Fund, the annual revenue of the state that is set apart by law for general purposes, and all other revenue and funds that may come into the State Treasury for such purposes shall constitute the Public School Fund of the state.
  - (b) Each year the Public School Fund shall be apportioned to the several counties of the state for the support of public schools as provided by law."

- SECTION 5. Arkansas Code 6-20-207 is repealed:
- 6-20-207. Public School Fund -- Aid to districts with orphanages.
- (a) The State Board of Education is directed to apportion funds each year out of the Public School Fund to any public school district in the state in which is located an institution which is a home for orphan or homeless children to assist in the education of those children. Only children who are regarded as permanent residents in the institution and whose school residence is not legally in another district may be considered for aid.
- (b) The basis for determining the amount of aid shall be upon data for the preceding fiscal year. For each child in average daily membership in the public school from an orphan home, the State Board of Education shall apportion three hundred dollars (\$300) or such proportion of this amount as funds provided for this purpose by the General Assembly will permit.
- (c) To be eligible for aid under this section, a school district shall submit a certified written application for such aid to the State Board of Education before September 1 of each year. The application shall describe the institution in question and shall include a list of the pupils from that institution for the preceding school year, giving the grade, school, and the number of days belonging to that institution of each child.

- SECTION 6. Arkansas Code 6-20-208 is repealed:
- 31 6-20-208. Public School Fund -- Correction of apportionment upon change 32 of county lines.
  - (a) Any county which shall fail to receive the school funds which should justly be apportioned to it because of a change in county lines and whose school attendance was reckoned with that of the county to which the funds may be apportioned shall be reimbursed for the loss thus incurred on the first

1	apportionment of the Public School Fund thereafter.
2	(b) Any amount so refunded shall be deducted from the funds apportioned
3	to the counties which were the original recipients of the erroneously
4	apportioned funds.
5	
6	SECTION 7. Arkansas Code 6-20-209 is repealed:
7	6-20-209. Public School Fund Vouchers drawn at times provided by
8	resolutions.
9	The Director of General Education shall draw vouchers against the Public
10	School Fund for the purpose of making the per capita apportionment to school
11	districts, at such times as may be provided in resolutions adopted by the
12	State Board of Education.
13	
14	SECTION 8. Arkansas Code 6-20-211 is amended to read as follows:
15	"6-20-211. Public School Fund Carryover balances.
16	The State Board of Education shall have the authority to budget
17	carryover balances in the Public School Fund. However, the State Board of
18	Education shall first budget any carryover balances to fund allocations
19	designated by the Equitable School Finance System Act of 1995, § 6-20-301 et
20	seq., to ensure that the legislative intent of § 6-20-301 et seq. is fulfilled
21	before additional revenues are budgeted from carryover balances.
22	
23	SECTION 9. Arkansas Code 6-20-215 is amended to read as follows:
24	"6-20-215. General school fund Sources generally.
25	The general school fund of any county shall be composed of all money
26	received from the Public School Fund of the state, such fines, penalties, and
27	other money as shall be accrued to $\frac{\mbox{such}}{\mbox{the general school}}$ funds in accordance
28	with the law, and any appropriation from the general revenue of the county for
29	public school purposes."
30	
31	SECTION 10. Arkansas Code 6-20-303 is amended to read as follows:
32	"6-20-303. Definitions.
33	As used in this subchapter, unless the context otherwise requires:
34	(1) 'Alternative education program learning environment' means an
35	intervention program, in compliance with §§ 6-18-508 and 6-18-509, that seeks
36	to eliminate traditional barriers to learning for students and includes a

 component for the education of gifted and talented students;

- (2) 'Additional base funding' means the state funding to local school districts to ensure that a local school district's total state and local revenue per average daily membership is no less than the minimum state and local revenue per average daily membership;
- (3) 'Additional mills for maintenance and operation' means millage levied by the electors of a local school district for maintenance and operation in excess of those allocated to the uniform rate of tax;
- (4) 'Average daily membership' means the total number of days attended plus the total number of days absent by students in grades kindergarten through twelve (K-12) during the first three (3) quarters of each school year, divided by the number of school days actually taught in the district during that period of time rounded up to the nearest hundredth. In those instances in which the average daily membership for less than three quarters is specified, the number of days used in the calculation shall be the days in the specified period of time. As applied to this subchapter, students who may be counted for average daily membership are;
- (A) Students who reside within the boundaries of the school district and are enrolled within a public school operated by the district or a private school for special education students, with such attendance resulting from a written tuition agreement approved by the Department of Education;
- (B) Legally transferred students living outside the district but attending a public school in the district; and
- (C) Students who reside within the boundaries of the school district and are enrolled in the National Guard Youth Challenge Program, so long as the students are participants in the program.
- (5) 'Base local revenue per student' means: (A) If Category 1 is fully funded, the local revenue per student in the local school district with the highest amount of local revenue per student; or (B) If Category 1 is not fully funded, the revenue per student to which the state equalizes, calculated by taking the sum of:
- (i) The total available state aid for state equalizationfunding per student;
- 34 (ii) Ninety-eight percent (98%) of the uniform rate of tax 35 times the total state-assessed valuation; and
- 36 (iii) Seventy-five percent (75%) of the average

1 miscellaneous funds collected in the previous five (5) years or previous year 2 whichever is less; and

by dividing the sum by the total state average daily membership for the previous year;

- (6) 'Uniform rate of tax' means a uniform rate of ad valorem property tax of twenty-five (25) mills to be levied on the assessed value of all taxable real, personal, and utility property in the state to be used solely for maintenance and operation of the schools. In calculating the uniform rate of tax imposed by Article 14, § 3 of the Arkansas Constitution, as amended by Amendments No. 11, 40, and 74, the following categories of millage may be utilized to meet the minimum base millage requirement:
  - (A) The Local school district's maintenance and operation millage;
  - (B) The dedicated maintenance and operation millage;
  - (C) Excess debt service millage; and
- (D) The millage derived from the ratio of the debt service funding supplements divided by the total assessment;
  - (7)(6) 'Classroom teacher' means: (A) An individual required to hold a teaching license from the Department of Education, and who is engaged directly in instruction with students in a classroom setting for more than seventy percent (70%) of the individual's contracted time;
    - (B) A guidance counselor; or
    - (C) A librarian;
  - (8)(7) 'Debt service funding supplement' means the state financial aid provided to qualifying local school districts for the purpose of reducing existing debt service burdens and increasing the amount of local revenue available for maintenance and operations expenditures, and calculated as follows: For each mill of eligible debt service millage required, the local school shall be provided a dollar amount of no less than fifteen dollars (\$15.00) per average daily membership times the state wealth index.
  - (9)(8) 'Debt service millage' means the total number of mills voted by the electors of a school district to be pledged as security for the retirement of bonded indebtedness:
  - (10)(9) 'Debt service millage required' means the calculated millage rate equal to the amount of millage pledged to mandatory callable bonds plus the result of the scheduled calendar year bonded debt payment divided by the total assessed value of real, personal, and utility property in the local

school district;

(11)(10) 'Eligible debt service millage required' means, in the computation of the debt service funding supplement, the debt service millage required for bonds issued on or before May 30, 1997, or bonds issued to refund bonds issued on or before May 30, 1997, provided that such millage was approved in a school election held on or before February 22, 1995 of each year;

(12)(11) 'Excess debt service millage' means the difference between the debt service millage levied and the debt service millage required. This amount shall be presumed to be available for maintenance and operation, but may be used for other school purposes, provided that the district is in compliance with the uniform rate of tax;

(13)(12) 'General facility funding' means the state financial aid provided to each local school district, from funds made available for that purpose based on a facilities needs assessment justification approved by the Department of Education, and calculated as follows: Multiply the local school district's average daily membership for the previous year times the state wealth index, times a rate established by the State Board of Education;

(14) 'Growth facility funding' means the state financial aid provided to each local school district from funds made available for that purpose, based upon a facilities needs assessment justification approved by the Department of Education, and calculated as follows: Each local school district whose student growth from the previous year to the first quarter of the current year exceeds the state average daily membership growth may receive an amount up to such average daily membership growth in the local school district times the ratio of the total funds available for allocation, divided by the total increase in students in those local school districts eligible for growth facility funding:

(15)(13) 'Incentive funding—' means the state financial aid provided to local school districts below the ninety-fifth percentile for the purpose of eliminating the incentive a local school district may have to reduce its additional mills available for maintenance and operations and calculated by taking one-half (1/2) of the difference between the amount of additional base funding a local school district would receive have received if it only levied the uniform rate of tax and the additional base funding the district receives in the current school year. For purposes of the calculation of the amount of additional base funding a district would receive have received if it only

levied the uniform rate of tax, twenty-five percent (25%) of the miscellaneous funds received by any local school district shall be excluded from the calculation;

- (16) 'Incentive funding II' means the state financial aid provided to local school districts below the ninety-fifth percentile voting additional mills available for maintenance and operations, not previously authorized, after April 10, 1997 for the purpose of encouraging a local school district to levy such mills and calculated by allowing a local school district to retain fifty percent (50%) of the additional base funding it would otherwise lose as a result of voting additional mills available for maintenance and operations;
- (17) (14) 'Isolated funding' means the state financial aid provided to local school districts with an average daily membership of less than three hundred fifty (350) from funds made available for that purpose, and calculated as follows:
- (A) (350-Previous year's ADM) $\pm 850$   $\pm 1$  mes Previous year's ADM 16 times the base local revenue per student;
  - (B) Local school districts with an ADM density of less than 1.2 shall receive additional funds equal to fifty percent (50%) of aid received under subdivision (17)(A) of this section;
    - (C) For the purpose of calculating isolated funding, any local school district that has a local revenue per student greater than one hundred forty percent (140%) of the effective average local revenue per student or that has an ADM density greater than 5.0 shall be excluded; provided, however, that if a local school district has a local revenue per student less than sixty percent (60%) of the effective average it shall receive isolated funding;
    - (D) No school district shall receive less isolated funding in future years than the district received during the 1996-1997 school year because of subdivision (17)(C) of this section;
    - (18)(15) 'Local revenue per student' means in each year, ninety-eight percent (98%) of the amount of revenue available, whether or not collected, in a local school district, solely from the levy of the uniform rate of tax, plus seventy-five percent (75%) of the average miscellaneous funds collected in the previous five (5) years or previous year whichever is less divided by the average daily membership of such local school district for the previous year;
  - (19)(16) 'Local school district' means a geographic area with an elected

board of directors which qualifies as a taxing unit for purposes of ad valorem
property taxes under Title 26 and which conducts the daily affairs of public
schools pursuant to the supervisory authority vested in them by the General
Assembly;

(20)(17) 'Local school district at the ninety-fifth percentile' means when ranking districts in descending order by the total state and local revenue per average daily membership, the district which falls at the ninety-fifth percentile of the total number of pupils in attendance in the schools of this state, as described by 34 C.F.R. § 222.63 (1994);

(21)(18) 'Mandatory callable bonds' means a bond issue in which all net proceeds from debt service millage used to secure the issuance of that bond must be applied to payment of the issue and cannot be used for any other purpose;

(22)(19) 'Minimum state and local revenue per average daily membership' means an amount no less than eighty percent (80%) of the total state and local revenue per average daily membership of the local school district at the ninety-fifth percentile;

 $\frac{(23)}{(20)} \text{ 'Miscellaneous funds' means those funds received by a local school district from federal forest reserves, federal grazing rights, federal mineral rights, federal impact aid, federal flood control, wildlife refuge funds, severance taxes, funds received by the district in lieu of taxes, and local sales and use taxes dedicated to education pursuant to § 26-74-201 et seq., § 26-74-301 et seq., § 26-75-301 et seq., and § 14-164-301 et seq.;$ 

 $\frac{(24)(21)}{(21)}$  'Previous year' means the school year immediately preceding the school year in which funds are allocated;

(25)(22) 'State equalization funding per student' means the amount of state financial aid per average daily membership for the previous year provided to each local school district, calculated by subtracting the local revenue per student from the base local revenue per student;

 $\frac{(26)}{(23)}$  'State wealth index' means the result of one (1) minus the ratio of local revenue per student divided by state equalization funding per student:

(27)(24) 'Student classroom teacher funding' means the state financial aid provided to each local school district, calculated as an amount equal to one hundred twelve percent (112%), times one thousand six hundred and thirty-three dollars (\$1,633) per the amount allocated for student classroom teacher

funding divided by the total state average daily membership for the previous year times the receiving school district's average daily membership for the previous year;

(28)(25) 'Student growth funding' means the amount of state financial aid provided to each local school district not later than December 30 of each year from the funds made available for that purpose, calculated as the base local revenue per student multiplied by eighty hundredths (0.80) times the increase, if any, in such local school district's two quarter average of the average daily membership for the first two quarters of the current year over the local school district's average daily membership for the previous year;

(29)(26) 'Student needs funding' means the amount of state financial aid provided to each local school district from available special education funding, vocational education funding, at-risk funding, isolated funding, and transportation aid and any other categories of student needs funding which may be subsequently identified pursuant to rules and regulations promulgated by the State Board of Education;

(30)(27) 'Student unit funding' means the state financial aid provided to each local school district calculated as follows: By dividing the total funds available for textbook aid, alternative education, including gifted and talented education programs, restructuring, and staff development by the total state average daily membership for the previous year and multiplying by such local school district's average daily membership for the previous year;

 $\frac{(31)}{(28)}$  'Total state and local revenue per average daily membership' means in each local school district, the amount calculated by taking the sum of:

- (A) The local school district's uniform rate of tax times ninetyeight percent (98%) of the district's assessed valuation; and
- (B) The local school district's additional mills for maintenance and operation times ninety-eight percent (98%) of the district's assessed valuation; and
  - (C) The local school district's miscellaneous funds; and
- (D) State equalization funding, student classroom teacher funding, student unit funding, vocational funding, general facilities funding, and student growth funding available to such local school district; and by dividing by the average daily membership of the local school district.

1	(29) 'Uniform rate of tax' means a uniform rate of ad valorem property
2	tax of twenty-five (25) mills to be levied on the assessed value of all
3	taxable real, personal, and utility property in the state to be used solely
4	for maintenance and operation of the schools. In calculating the uniform rate
5	of tax imposed by Article 14, § 3 of the Arkansas Constitution, as amended by
6	Amendments No. 11, 40, and 74, the following categories of millage may be
7	utilized to meet the minimum base millage requirement:
8	(A) The local school district's maintenance and operation millage;
9	(B) The dedicated maintenance and operation millage;
10	(C) Excess debt service millage; and
11	(D) The millage derived from the ratio of the debt service funding
12	supplements divided by the total assessment;
13	$\frac{(32)}{(30)}$ 'Weighted average millage rate' means a millage rate calculated
14	by taking the sum of:
15	(A) The millage levied on real property times the real property
16	assessment base; plus
17	(B) The millage levied on personal property times the personal
18	property assessment base; plus
19	(C) The millage levied on utility property times the utility
20	property assessment base; and
21	by dividing by the total assessed value on taxable real, personal,
22	and utility property.'
23	
24	SECTION 11. Arkansas Code 6-20-307 is amended to read as follows:
25	"6-20-307. Facilities.
26	(a) Beginning with the local 1996 97 school year, general General
27	facilities funding, growth facilities funding, isolated funding, and student
28	growth shall be provided to local school districts from available funds in a
29	line item appropriation within the Public School Fund.
30	(b)(1) <del>(A) Beginning with the Local 1996-97 school year, the</del> <u>The</u> state
31	shall provide from available funds a debt service funding supplement to
32	qualifying local school districts for the purpose of reducing debt service
33	burdens voted by the September 1994 school election, or a special school
34	election ordered by a federal court and held before February 22, 1995, and
35	issued before May 30, <del>1997</del> <u>of each fiscal year</u> , and increasing the amount of
36	local revenue available for maintenance and operations expenditures.

- (B) As future money is made available for debt service funding, either through increases in state funding or as existing debt obligations decrease, priority will be given to local school districts which meet need-assessment guidelines of the Department of Education and which did not receive the debt service funding supplement during the 1996-97 school year.
  - (2) The legislative intent is to continue providing a debt service funding supplement to qualifying local school districts through available funds in a line item appropriation within the Public School Fund."

- SECTION 12. Arkansas Code 6-20-308 is amended to read as follows: "6-20-308. Department of Education to provide funding Adjustments for overpayments.
- (a) After determining the amount of state equalization funding, student classroom teaching funding, student unit funding, vocational funding, general facilities funding, and student growth funding available to each local school district, the Department of Education shall provide any additional base funding necessary to ensure that the total state and local revenue per average daily membership of each local school district is no less than the minimum state and local revenue per average daily membership. For the purposes of additional base funding, any questions as to what revenue shall be included will be determined by reference to 34 C.F.R. § 222.63 (1994).
- (b) [As enacted by Acts 1997, No. 1158.] A school district shall not lose any additional state funding as a result of debt-service savings produced by refunding outstanding bonds provided that:
- (1) The yearly savings produced by the refunding is deposited into a Refunding Savings Building Fund and is used by the district for the building and equipment of school buildings, major adaptations to a facility, purchasing sites therefor; and
- (2) Prior to the date the refunding bonds are sold at public sale, the district submits a certificate to the Director of the Department of Education, General Education Division, certifying that the yearly debt-service savings will be used for the purposes described in this subsection.
- (b) [As enacted by Acts 1997, No. 1307.] (c) If the Department of Education shall determine that an overpayment has been made to a local school district in any appropriation authorized by this subchapter, the Department of

Education is authorized to withhold the overpayment from state equalization funding and is authorized to transfer the amount withheld for the overpayment to the line item appropriation from which the overpayment was initially made."

- SECTION 13. Arkansas Code 6-20-309 is amended to read as follows: "6-20-309. Local school districts Restrictions on use of specific funding.
- (a) Local school districts may expend category 1 funds for student classroom teacher funding, student unit funding, and student needs funding.
- (b) A local school district may only use general facilities funding for purchase of school buses, furniture, equipment, computer software, or renovation or repairs of existing facilities.
- (c) A local school district may only use growth facilities funding for capital outlay, which means for the acquisition of land or a school site and construction of new school facilities, or the costs associated with major adaptations to a facility due to growth.
- (d) (c) Local school districts may not use student classroom teacher funding to compensate anyone other than classroom teachers."

SECTION 14. Arkansas Code 6-20-311(c) is repealed:

(c) If the enactment of this subchapter creates an unanticipated adverse impact or an unexpected fiscal crisis for any local school district, the local school district may appeal to the State Board of Education and the State Board of Education may award the local school district financial relief from available funds provided for this purpose.

- SECTION 15. Title 6, Chapter 20, Subchapter 3 of the Arkansas Code is amended to add the following section to be numbered by the Arkansas Code Revision Commission:
  - "Districts losing revenues.
- (a) The Department of Education shall provide funding to local school districts from available funds to aid local school districts which have suffered a significant loss of revenues. The loss of revenues, considered under this section shall have occurred in a one (1) year period of time.

  Funding under this section shall only be for one (1) year and shall be considered non-restricted revenues included in the calculation of total state

1	and local funding per average daily membership.
2	(b) Under no circumstances may a school district receive both student
3	growth funding and loss funding authorized by this section. If a school
4	district qualifies for both student growth funding and loss funding, then the
5	school district shall receive the greater of the two (2) amounts.
6	(c) The State Board of Education shall promulgate rules and
7	regulations for the disbursement of available funds for local school
8	districts' lost revenues."
9	
10	SECTION 16. Title 6, Chapter 20, Subchapter 3 of the Arkansas Code is
11	amended to add the following section to be numbered by the Arkansas Code
12	Revision Commission:
13	"Calculation and disbursement of funds authorized
14	(a) The Department of Education shall calculate the amount of funds
15	authorized by this subchapter on three occasions during the year. The first
16	of these shall be done at the beginning of the year. A second calculation
17	shall occur at some point during the year, making corrections for clerical
18	errors and student growth. The third of these calculations shall be done at
19	the end of the year and shall settle all funding amounts due to school
20	districts under this subchapter.
21	(b) The Department of Education shall, on or before July 1 of every
22	year, set a schedule of payments of funds authorized under this subchapter to
23	school districts.
24	(c) If statistical data required in this subchapter are not available
25	at the time they are required for calculations or if the school program is
26	disrupted for any cause not controlled by the local board of education, the
27	State Board of Education shall cause procedures to be developed which will
28	ensure that the provisions of this subchapter are properly enforced."
29	
30	SECTION 17. Arkansas Code 6-20-319 is amended to read as follows:
31	"6-20-319. Other requirements for state aid.
32	In order for a district to be entitled to state aid under the provisions
33	of this subchapter, each district shall satisfy the following requirements:
34	(1) Expenditures for any fiscal year shall not exceed the legal
35	revenues for that year;
36	(2) The district shall maintain such records and make such reports

- relative to attendance, receipts, and disbursements, and other reports, as required by the Department of Education for the administration of this subchapter;
  - (3) The district shall maintain proper financial records in accordance with the state's school accounting manual and regulations promulgated by the State Board of Education;

## (4) (A) [Repeal ed].

(B) The district shall file with the State Board of Education annually a salary schedule for its certified employees which recognizes a minimum level of training and experience. This schedule shall reflect the actual pay practices of the district, including all fringe benefits. Salary increments for experience or education, or both, shall be identified on the schedule:

## (C) [Repeal ed].

(5) All pupil attendance records shall be kept in their original form and are made public records. They shall be kept in ink, according to law and regulations, and—on forms, paper or electronic, either furnished or approved by the Department of Education. Original attendance records shall be kept on file in the office of the superintendent of schools after the school term is ended, for a period of three (3) years, and these records shall be available for monitoring purposes during any day of the school term by the teachers or other persons designated to keep attendance."

SECTION 18. Arkansas Code 6-20-322 is repealed:

6-20-322. Enforcement mechanisms.

- (a)(1) If the Department of Education determines that a local school district has levied a millage in excess of the incentive millage, the Director of the Department of Education shall withhold from any available funds otherwise distributable to the local school district under this subchapter an amount equal to the revenues in excess of the incentive revenues.
- (2) This subsection shall not apply to the extent the application would violate any federal court order or to the extent the application would harm a district in fiscal distress.
- (b) For purposes of determining whether a local school district has levied a millage in excess of the incentive millage, millage used to service debt shall not be included.

SECTION 19. Arkansas Code 6-20-323 is amended to read as follows:

- 3 "6-20-323. Targeted categories. Special Needs Students.
  - (a) Beginning with the 1997-98 school year, the <u>The</u> Department of Education shall provide special assistance for targeted categories students with special needs to local school districts from available revenues within a <u>from line item appropriations in the Public School Fund.</u>
  - (b) Funding for students with limited English proficiency shall be based upon actual students who have been identified based on the use of an English proficiency assessment instrument. These funds shall be distributed pro rata based upon the number of students identified as limited English proficient.
  - (c) Funding for special education -- catastrophic occurrences shall be based upon those individual cases where special education and related services required by the individualized education program of a particular student with disabilities are unduly expensive, extraordinary and/or beyond the routine and normal costs associated with special education and related services provided by a local school district.
  - (d) (1) Funding for students with low socio-economic status shall be based on students in kindergarten through grade one (1) living in areas with high concentrations of low income families or from low income families as indicated by eligibility for the free or reduced priced lunch program under the National School Lunch Act or any other act of the United States Congress.

    These funds shall be used only for early intervention strategies sanctioned by the Department of Education in reading and writing literacy or mathematics for students in pre-kindergarten through grade one (1).
  - (2) Funding for students with low socio-economic status shall only be funded through June 30, 2005.
  - (e) Funding for students in alternative learning environments shall be distributed either through grants, competitive or otherwise, or pro rata based upon the number of full time equivalent students participating in a non-traditional or flexible instructional program designed to improve student achievement in the core academic subjects which the students could not achieve in a regular classroom environment.
  - (b) (f) The State Board of Education shall promulgate rules and regulations for the disbursement of available funds for special needs students

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explicated in this section. for special assistance for the following targeted
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 2
     categories:
 3
                 (1) Students with Limited English proficiency;
 4
                 (2) Catastrophic Loss funding;
                 (3) Catastrophic special education students: and
 5
                 (4) At-risk students."
 6
 7
                        Arkansas Code 6-20-324 is amended to read as follows:
8
           SECTION 20.
9
           "6-20-324. Incentive revenues to encourage local millage.
           (a) The General Assembly has determined that the provision of additional
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11
     base funding enacted in §§ 6-17-1001, 6-20-301 - 6-20-312, 6-20-319, 6-20-322,
12
     and 26-80-110 to meet the chancery court test for school finance equity may
     encourage a local school district to refrain from Levving additional mills
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     available for maintenance and operations because of the loss of additional
15
     base funding.
           (b) The General Assembly has also determined that the provision of
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     additional base funding may encourage a local school district to reduce
     additional mills available for maintenance and operations to receive
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     additional base funding or to receive more additional base funding than the
20
     district currently receives.
21
           (c) Therefore, it is the intent of the General Assembly to address these
22
     two (2) potential disincentives for raising or maintaining additional mills
     available for maintenance and operations.
23
           (d) In order to address these potential disincentives, the General
24
     Assembly shall provide two (2) types of incentive funding, incentive funding I
25
     and incentive funding II, to local districts from available funds.
26
27
           (e) After the calculation and provision of additional base funding, the
     Department of Education shall provide incentive funding 4 to local school
28
29
     districts below the district at the ninety-fifth percentile to reward local
     school districts for levying additional mills available for maintenance and
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31
     operations and to remove the potential disincentive for a local school
     district to reduce its additional mills available for maintenance and
32
     operations in order to receive additional base funding or to receive an
33
34
     increase in additional base funding.
           (f) After the provision of incentive funding I, the Department of
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Education shall provide incentive funding II to local school districts to

1	encourage districts to levy additional mills available for maintenance and
2	operations without losing a proportionate amount of additional base funding
3	and to remove potential local disincentives created by the provision of
4	addi ti onal base fundi ng."
5	
6	SECTION $21$ . Arkansas Code 6-20-601(d)(3) is amended to read as follows:
7	" $(d)(3)$ Those school districts that qualify under this section and whose
8	local revenue per student exceeds the base local revenue per student shall
9	receive isolated funding calculated as follows: (Category I + Category II) = $\pm$
10	(base local revenue per student - local revenue per student) times previous
11	year's ADM."
12	
13	SECTION 22. Arkansas Code 6-20-1205(c) is amended to read as follows:
14	"(c) In order to maintain the calculated basis for the uniform rate of
15	tax, as specified in § <del>26-80-201 (5)</del> <u>Title 26, Chapter 80 of the Arkansas</u>
16	$\underline{Code}_f$ , a bond approved by the State Board of Education or the Director $\underline{of}$ the
17	State Department of Education, <u>General Education Division</u> , must be issued by
18	the following May 30. If the bond is not issued by the following May 30, the
19	school district must reapply for approval prior to the issuance of the bonds. $^{\prime\prime}$
20	
21	SECTION 23. Arkansas Code 6-20-1602(b) is amended to read as follows:
22	"(b) For purposes of this subchapter, a 'school district in fiscal
23	distress' shall mean any school district that has:
24	<u>(1)</u> a steadily declining balance <del>, </del> ;
25	(2) not complied with the audit requirements in Subchapter 3 of
26	this Chapter;
27	(3) failed to comply with a statute that automatically places the
28	school district in fiscal distress; or
29	(4) any other fiscal condition deemed to have a detrimental
30	negative impact on continuation of educational services.
31	All of these determinations for fiscal distress, except for subsection
32	(b)(3), shall be as defined by the Department of Education through rules and
33	regulations promulgated by the State Board of Education."
34	
35	SECTION 24. Arkansas Code 26-80-201 is amended to read as follows:
36	"26-80-201 Calculation of the uniform rate of tay

- 1 (a) Beginning with Calendar Year 1997, and each year thereafter,
  2 compliance with the uniform rate of tax shall be computed using the following
  3 method:
  - (1) (A) By March 15 in each calendar year, the county clerk of each county shall transmit to the State Department of Education the abstract of assessment for the previous calendar year's assessments for collection in the current year.
  - (2) (B) This abstract shall show, by class of property and value, the total assessment of each school district in the county and the millage rate charged, after all adjustments ordered by the county equalization board and the county court have been made.
  - (3)(2) By May 30 of each year, the State Department of Education shall certify scheduled bonded debt payments for each school district in the following three (3) categories:
  - (A) The total scheduled bonded debt payment for the succeeding calendar year;
  - (B) The total scheduled bonded debt payment for the succeeding calendar year on bonds issued prior to May 30 of each year; and
  - $\hbox{(C) The total number of mills in categories (A) and (B)} \\$   $\hbox{dedicated to mandatory callable bonds.}$
  - (4) (3) By May 30 of each year, the State Department of Education shall certify average daily membership for the current school year.
  - (4) All data collected under this subsection shall be the final data collected for the year unless there are clerical corrections to the data.
  - (5)(b) The initial compliance shall be calculated by taking the weighted average millage rate of the school district submitted by the county clerk minus the debt service millage required plus the millage derived from the ratio of the debt service funding supplements for the calendar year over the total assessment shown on the abstract of assessment.
  - (A) (1) If the result is less than the uniform rate of tax, then the result shall be adjusted up to the uniform rate of tax.
  - (B) (2) If the result is greater than the uniform rate of tax, then the difference between the result and the uniform rate of tax shall be considered additional mills for maintenance and operation. Any excess debt service millage considered additional mills for maintenance and operation may be used by the district for the purpose of paying the principal and interest

on indebtedness of the district and may be pledged for that purpose or any other school purpose.

(6)(c) The Director of the State Department of Education, General Education Division, shall report to the county clerks and the individual school districts by June 15 of each year the required increase, if any, in total millage necessary to comply with the uniform rate of tax and shall designate the millage rates proposed to be used to calculate the uniform rate of tax. Whenever an increase is required, the notification shall include an explanation for the increase.

(7)(d) By November 1 of each year, the county clerk of each county in which a reappraisal of real, personal, and utility property has been completed that could initiate a rollback of millage rates, or in which equalization of the real, personal, and utility millage rates has not taken place, shall notify the Director of the State Department of Education, General Education Division, of the possibility of such rollback or additional rollback taking place. If a county will experience a rollback in millages due to Amendment No. 59, a new compliance calculation shall be done to reflect the effect of the rollback. However, if a county is not going to experience a rollback, then the initial calculation in subsection (b) above shall be the final calculation.

(8)(e) Pursuant to the application of Amendment No. 74 to the rollback provisions of Amendment No. 59, for millage rates levied by the various school districts within the county, if it is determined that the adjustment or rollback of millages as provided in Amendment No. 59 will result in a tax rate available for maintenance and operation of less than the uniform rate of tax, then the millage shall be rolled back only to the uniform rate of tax plus debt service millage required and no further."

SECTION 25. Arkansas Code 26-80-204 is amended to read as follows: "26-80-204. Definitions.

As used in this subchapter and subchapter 1 of this chapter:

- (1) 'Additional mills for maintenance and operation' means millage levied by the electors of a local school district for maintenance and operation in excess of those allocated to the uniform rate of tax.
- (2) 'Available for maintenance and operation millages' means millage levied for maintenance and operation, millage levied as dedicated maintenance

- and operation millage, excess debt service millage, and the millage derived from the ratio of debt service funding supplements divided by the total assessment, which may be included in the calculation for the uniform rate of tax as specified in § 26-80-201 (5) this subchapter, if needed.
  - (3) 'Average daily membership (ADM)' means the total number of days attended plus the total number of days absent by students in grades kindergarten through twelve (K-12) during the first three (3) quarters of each school year divided by the number of school days actually taught in the district during that period of time rounded up to the nearest hundredth.
  - (4) 'Base Local revenue per student (BLRPS)' means: As applied under Act 917 of 1995, as such may be amended from time to time, if Category 1 is fully funded, the Local revenue per student in the Local school district with the highest amount of Local revenue per student. If Category 1 is not fully funded, the revenue per student to which the state equalizes calculated by taking the sum of:
- 16 (A) The total available state aid for state equalization funding17 per student;
  - (B) Ninety-eight percent (98%) of the uniform rate of tax times the total state assessed valuation; and
  - (C) Seventy-five percent (75%:) of the average miscellaneous funds collected in the previous five (5) years or the previous year, whichever is less; and by dividing the sum by the total state ADM for the previous year.
  - (5) 'Debt service funding supplements (DSFS)' means the state financial aid provided to qualifying local school districts for the purpose of reducing existing debt service burdens and increasing the amount of local revenue available for maintenance and operation expenditures and calculated as follows: for each mill of eligible debt service millage required, the local school shall be provided a dollar amount of no less than fifteen dollars (\$15.00) per ADM times the state wealth index.
  - (6) 'Debt service millage' means the total number of mills voted by the electors of a school district to be pledged as security for the retirement of bonded indebtedness.
  - (7) 'Debt service millage required (DSMR)' means the calculated millage rate equal to the amount of millage pledged to mandatory callable bonds plus the result of the scheduled calendar year bonded debt payment divided by the total assessed value of real, personal, and utility property in the local

school district.

- (8) 'Eligible debt service millage required' means, in the computation of the debt service funding supplement, the debt service millage required for bonds issued on or before May 30, 1997, or bonds issued to refund bonds issued on or before May 30, 1997, provided that such millage was approved in a school election held on or before February 22, 1995 of each year.
- (9) 'Excess debt service millage' means the difference between the debt service millage levied and the debt service millage required. This amount shall be presumed to be available for maintenance and operation, but may be used for other school purposes, provided that the district is in compliance with the uniform rate of tax.
- (10) 'Local revenue per student (LRPS)' means: As applied under Act 917 of 1995, as such may be amended from time to time, in each year ninety-eight percent (98%) of the amount of revenue available, whether or not collected, in a local school district, solely from the levy of the uniform rate of tax plus seventy-five percent (75%) of the average miscellaneous funds collected in the previous five (5) years or the previous year, whichever is less, divided by the ADM of such local school district for the previous year.
- (11) 'Mandatory callable bonds (MCB)' means a bond issue in which all net proceeds from debt service millage used to secure the issuance of that bond must apply to payment of the issue and cannot be used for any other purpose.
- (12) 'Miscellaneous funds' means those funds received by a local school district from federal forest reserves, federal grazing rights, federal mineral rights, federal impact aid, federal flood control, wildlife refuge funds, severance taxes, funds received by the district in lieu of taxes, and local sales and use tax dedicated to education pursuant to § 26-74-201 et seq., § 26-74-301 et seq., and § 14-164-301 et seq.
- (13) 'Net revenues' means actual revenues from taxes due and owing after January 1, 1997, rounded to the nearest one hundredth (0.01) minus any commission fees authorized by law to be collected or withheld for later distribution by the county offices. No additional fees shall be charged for transmittal or redistribution of funds by any county or state office in carrying out the procedures established to comply with the requirements of Amendment No. 74.
  - (14) 'Previous year' means the school year immediately preceding the

- 1 school year in which funds are allocated.
  - (15) 'State equalization funding per student (SEFPS)' means: As applied under Act 917 of 1995, as such may be amended from time to time, the amount of state financial aid per ADM for the previous year provided to each local school district calculated by subtracting the local revenue per student from the base local revenue per student.
  - (16) 'State wealth index' means the result of one (1) minus the ratio of local revenue per student divided by state equalization funding per student.
  - (17) 'Uniform rate of tax' means a uniform rate of ad valorem property tax of twenty-five (25) mills to be levied on the assessed value of all taxable real, personal, and utility property in the state to be used solely for maintenance and operation of the schools. In calculating the uniform rate of tax imposed by Article 14, § 3 of the Arkansas Constitution, as amended by Amendment Nos. 11, 40, and 74, the following categories of millage may be utilized to meet the minimum base millage requirement:
    - (A) The local school district's maintenance and operation millage;
    - (B) The dedicated maintenance and operation millage;
    - (C) Excess debt service millage;
  - (D) The millage derived from the ratio of the debt service funding supplements divided by the total assessment.
  - (17)(18) 'Weighted average millage rate (WAMR)' means a millage rate calculated by taking the sum of:
  - (A) The millage levied on real property times the real property assessment base; plus
  - (B) The millage levied on personal property times the personal property assessment base; plus
  - (C) The millage levied on utility property times the utility property assessment base; and dividing by the total assessed value on taxable real, personal, and utility property.

31 SECTION 26. Arkansas Code 26-80-205 is amended to read as follows:

32 "26-80-205. Establishment of compliance.

Compliance with the uniform rate of tax shall be established by the Arkansas Department of Education in coordination with the Assessment Coordination Division of the Arkansas Public Service Commission. Department."

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1 SECTION 27. Arkansas Code 26-80-206(c) is amended to read as follows: 2 "(c) Any school district, with approval of the electors of that district 3 at the annual school election, when voting for a new tax for the retirement of 4 debt, may request a tax levy that includes mills greater than the amount required to service the debt. Excess debt service millage in the new tax levy 5 for the retirement of debt may be used in calculations, as specified in § 26-6 7 80-201 (5) under Title 26 Chapter 80 of the Arkansas Code Annotated, of the uniform rate of tax or available for maintenance and operation. Any excess 8 9 debt service millage considered additional mills for maintenance and operation 10 may be used by the district for the purpose of paying the principal and 11 interest on bonds of the district and may be pledged for that purpose, 12 provided that the district is in compliance with the uniform rate of tax." 13 SECTION 28. THIS SECTION IS NOT TO BE INCORPORATED INTO THE ARKANSAS 14 CODE NOR PUBLISHED SEPARATELY AS SPECIAL, LOCAL AND TEMPORARY LAW. 15 16 Phase out of new growth facilities. (a) For the 1999-2001 biennium 'growth facility funding' means the 17 18 state financial aid provided to each local school district from funds made available for that purpose, based upon a facilities needs assessment 19 20 justification approved by the Department of Education, and calculated as 21 follows: Each local school district whose student growth from the previous 22 year to the first quarter of the current year exceeds the state average daily 23 membership growth may receive an amount up to such average daily membership growth in the local school <u>district times the ratio of the total funds</u> 24 25 available for allocation, divided by the total increase in students in those local school districts eligible for growth facility funding. 26 27 (b) The ratio in subsection (a) above shall not exceed one thousand five hundred dollars (\$1,500) for either year of the biennium. If the state 28 29 average daily membership growth rate is less than zero percent (0%), then 30 growth facilities funding shall be calculated as though the state average 31 daily membership growth rate was zero percent (0%). 32 (c) Any school district that still has monies from growth facilities 33 funding as it existed prior to this act or because of this section may 34 transfer those monies to be used for the purpose that monies from general 35 facilities funding may be used.

(d) It is the intent of this section to completely phase out the

1	funding category known as growth facilities funding at the end of the 1999-
2	2001 biennium. It is also the intent of this section that the funds available
3	for growth facilities funding in the 1999-2000 school year shall be equal to
4	fifty percent (50%) of the funds available for growth facilities funding in
5	the 1998-1999 school year; and, in the 2000-2001 school year, the funds
6	available for growth facilities funding shall be equal to twenty-five percent
7	(25%) of the funds available for growth facilities funding in the 1998-1999
8	school year.
9	
10	SECTION 29. All provisions of this act of a general and permanent
11	nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas
12	Code Revision Commission shall incorporate the same in the Code.
13	
14	SECTION 30. If any provision of this act or the application thereof to
15	any person or circumstance is held invalid, such invalidity shall not affect
16	other provisions or applications of the act which can be given effect without
17	the invalid provision or application, and to this end the provisions of this
18	act are declared to be severable.
19	
20	SECTION 31. All laws and parts of laws in conflict with this act are
21	hereby repeal ed.
22	
23	SECTION 33. EMERGENCY CLAUSE. It is hereby found and determined by the
24	Eighty-second General Assembly that changes to the distribution of public
25	$\underline{\text{school funds must take effect at the time that appropriations become effective}}$
26	and that not to do so would create confusion in the state's public school
27	districts. Therefore, an emergency is declared to exist and this act being
28	immediately necessary for the preservation of the public peace, health and
29	safety shall become effective on July 1, 1999.
30	/s/ D. Malone
31	
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33	APPROVED: 4/15/1999
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35	