1	State of Arkansas	A Bill	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
2	82nd General Assembly	A DIII	Act 421 of 1999
3	Regular Session, 1999		HOUSE BILL 1369
4			
5	By: Joint Budget Committee		
6			
7		E A A-4 T- D- E-441-1	
8		For An Act To Be Entitled	
9		REAPPROPRIATE THE BALANCES OF CA	
10		APPROPRIATIONS FOR THE ARKANSAS	
11	DEVELOPMENT	COMMISSION; AND FOR OTHER PURPO	OSES. "
12		C1-441-	
13		Subtitle	
14		T FOR THE ARKANSAS ECONOMIC	
15	DEVELOR	PMENT COMMISSION REAPPROPRIATION	N. "
16			
17	DE LE ENACTED DV THE OFN	JEDAL ACCEMBLY OF THE CTATE OF	ADVANCAC
18	BE IT ENACTED BY THE GEN	IERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
19	CECTION 1 DEADDDODD	ATLON FOONOMIC DEVELOPMENT 3	Thomas in bombhu
20		ATION - ECONOMIC DEVELOPMENT. T	-
21	• • •	ansas Economic Development Comm	
22		opment Incentive Fund of the Ark	
23		for the Arkansas Economic Devel	opment commission, the
24	following:	1000 the belones of the enny	conniction provided in
25	_	, 1999, the balance of the appr	
26 27		Act 499 of 1997, for providing	
2 <i>1</i> 28	-	new or expanded facility in Ark	
20 29	exceed		
30	(R) Effective July 1	, 1999, the balance of the appr	consistion provided in
31		Act 506 of 1997, for providing	·
32	• •		
33	· · · · · · · · · · · · · · · · · · ·	new or expanded facility in the	
34	a sum not to exceed		φ ι Ζ , 000 , 000 .
35	SECTION 2 READDRODDI	ATION - INFRASTRUCTURE AND WORK	CEORCE DEVELOPMENT
36		ated, to the Arkansas Economic	
- 0	more is hereby appropri	atou, to the minumous Locatomic	DOVOT OPHIOTIC COMMIT SOTOTI,

to be paya	abl e	from	the Ge	eneral	Impro	ovement	Fund	or	its	succe	essor	fund	or	fund
accounts,	for	the	Arkansa	as Eco	nomi c	Devel of	oment	Con	ımi ss	si on,	the	follov	vi ng	j :

- SECTION 3. SPECIAL LANGUAGE. NOT TO BE INCORPORATED INTO THE ARKANSAS CODE NOR PUBLISHED SEPARATELY AS SPECIAL, LOCAL AND TEMPORARY LAW. INDUSTRIAL PARK ACCESS. The funds appropriated in Item (B) (C) of Section 2 of this act may be used for the following purposes:
- be used for the following purposes:(a) To supplement other monies available to counties and cities in order to
- provide up to seventy-five percent (75%) of the matching funds required by the

1 Arkansas Highway and Transportation Department for roads to industrial sites;

2 and

3 (b) to provide up to seventy-five percent (75%) of the cost of transportation

4 access costs to publicly owned industrial parks which are not under the

5 existing program of the Arkansas Highway and Transportation Department. The

remaining twenty-five percent (25%) of the costs of the project may be cash or

7 in-kind from the local government as directed by the Commission.

SECTION 4. DISBURSEMENT CONTROLS. (A) No contract may be awarded nor obligations otherwise incurred in relation to the project or projects described herein in excess of the State Treasury funds actually available therefor as provided by law. Provided, however, that institutions and agencies listed herein shall have the authority to accept and use grants and donations including Federal funds, and to use its unobligated cash income or funds, or both available to it, for the purpose of supplementing the State Treasury funds for financing the entire costs of the project or projects enumerated herein. Provided further, that the appropriations and funds otherwise provided by the General Assembly for Maintenance and General Operations of the agency or institutions receiving appropriation herein shall

(B) The restrictions of any applicable provisions of the State Purchasing Law, the General Accounting and Budgetary Procedures Law, the Revenue Stabilization Law and any other applicable fiscal control laws of this State and regulations promulgated by the Department of Finance and Administration, as authorized by law, shall be strictly complied with in disbursement of any funds provided by this act unless specifically provided otherwise by law.

not be used for any of the purposes as appropriated in this act.

SECTION 5. LEGISLATIVE INTENT. It is the intent of the General Assembly that any funds disbursed under the authority of the appropriations contained in this act shall be in compliance with the stated reasons for which this act was adopted, as evidenced by the Agency Requests, Executive Recommendations and Legislative Recommendations contained in the budget manuals prepared by the Department of Finance and Administration, letters, or summarized oral testimony in the official minutes of the Arkansas Legislative Council or Joint Budget Committee which relate to its passage and adoption.

1	SECTION 6. CODE. All provisions of this Act of a general and permanent				
2	nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas				
3	Code Revision Commission shall incorporate the same in the Code.				
4					
5	SECTION 7. SEVERABILITY. If any provision of this act or the application				
6	thereof to any person or circumstance is held invalid, such invalidity shall				
7	not affect other provisions or applications of the act which can be given				
8	effect without the invalid provision or application, and to this end the				
9	provisions of this act are declared to be severable.				
10					
11	SECTION 8. GENERAL REPEALER. All laws and parts of laws in conflict with				
12	this act are hereby repealed.				
13					
14	SECTION 9. EMERGENCY CLAUSE. It is hereby found and determined by the				
15	Eighty-second General Assembly, that the Constitution of the State of Arkansas				
16	prohibits the appropriation of funds for more than a two (2) year period; that				
17	previous General Assemblies have provided appropriations for the projects				
18	provided or enumerated in this act; that certain appropriations will expire				
19	before the adjournment of the General Assembly; and that if such				
20	appropriations expire, the projects and programs authorized herein will cease				
21	thereby depriving the citizens of the State of the benefits to be derived from				
22	such projects. Therefore, an emergency is hereby declared to exist and this				
23	Act being necessary for the immediate preservation of the public peace, health				
24	and safety shall be in full force and effect from and after the date of its				
25	passage and approval If the bill is neither approved nor vetoed by the				
26	Governor, it shall become effective on the expiration of the period of time				
27	during which the Governor may veto the bill. If the bill is vetoed by the				
28	Governor and the veto is overridden, it shall become effective on the date the				
29	last house overrides the veto.				
30					
31					
32	APPROVED: 3/4/1999				
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