Stricken language would be deleted from and underlined language would be added to present law. Act 22 of the 1st Extraordinary Session

1	State of Arkansas		Item 10
2	85th General Assembly	A Bill	
3	First Extraordinary Session, 2006	5 HOUSE BILL	. 1007
4			
5	By: Representatives Elliott, Coo	k, Mahony, Walters	
6	By: Senators Argue, Broadway,	J. Jeffress	
7			
8			
9		For An Act To Be Entitled	
10		REMOVE THE STATUTORY LIMITATION ON	
11		DEBTEDNESS FOR SCHOOL DISTRICTS; AND FOR	
12	OTHER PURP	OSES.	
13		Subtitle	
14			
15		INDERTEDNESS FOR SCHOOL	
16		INDEBTEDNESS FOR SCHOOL	
17 18	DISTRIC	15.	
10 19			
20	BE IT FNACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
21			
22	SECTION 1. Arkans	as Code § 6-20-402(a)(1)(A), pertaining to debt	
23		stricts, is amended to read as follows:	
24		unt of obligations incurred by a school district	for
25		hall not be in excess of the revenue receipts of	
26		xcept as provided in this section and in §§ 6-20	
27	et seq. and 6-20-1201 et	- <del>Seq</del> .	
28			
29	SECTION 2. Arkans	as Code § 6-20-402(b)(3)(A), pertaining to debt	
30	limitations on school di	stricts, is amended to read as follows:	
31	(3)(A) Exce	pt as provided in subdivision (b)(3)(B) of this	
32	section, the unpaid prin	cipal amount of postdated warrants issued and	
33	installment contracts an	d lease-purchase agreements entered into shall b	e a
34	part of the total debt o	f the district as limited by § <del>§</del> 6-20-803 <del> and 6-2</del>	<del>0</del>
35	<del>1202,</del> with the district	fiscal officer and his or her surety liable for	
36	exceeding the limitation	s.	



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2 SECTION 3. Arkansas Code § 6-20-402(d), pertaining to debt limitations 3 on school districts, is amended to read as follows: 4 (d)(1) A school district may incur current indebtedness and issue its 5 notes or other evidence thereof as provided in this subsection. 6 (2) All current indebtedness incurred in a fiscal year shall 7 mature on or before December 31 of the calendar year in which the fiscal year 8 ends. 9 (3) Current indebtedness is not included in the term "bonded indebtedness" and shall not be considered a part of the total debt of a 10 11 district as limited by §§ 6-20-803 and 6-20-1202. 12 (4) Current indebtedness shall be payable from and may be secured by a pledge of all or any part of the revenue receipts of the issuing 13 14 district for the fiscal year in which the debt is incurred. 15 (5) The amount of obligations incurred by a school district for 16 any school fiscal year, including current indebtedness, shall not be in 17 excess of the revenue receipts of the district for that year except as expressly authorized in subsection (a) of this section. 18 19 SECTION 4. Arkansas Code § 6-20-803 is amended to read as follows: 20 21 6-20-803. Loans to local school districts. 22 (a) The maximum amount of money a local school district may borrow 23 from the Revolving Loan Fund shall be five hundred thousand dollars 24 (\$500,000). 25 (b) The maximum amount of money a local school district may borrow 26 from the Revolving Loan Fund shall also be subject to the limitation on 27 bonded indebtedness provided in § 6-20-1202. 28 29 SECTION 5. Arkansas Code § 6-20-1202 is amended to read as follows: 30 6-20-1202. Limitations of bonded indebtedness - Conversion of 31 authorized bond issues. 32 For acquiring a building site, building or equipping a new school (a) 33 building, repairing, making additions to, or equipping a present school 34 building, purchasing new or used school buses or refurbishing school buses, 35 or the professional development and training of teachers or other programs 36 authorized under the federally recognized Qualified Zone Academy Bond program

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1 codified at 26 U.S.C. § 1397E, any school district of the State of Arkansas 2 is authorized to borrow money and issue negotiable bonds for the repayment 3 thereof from school funds to an amount which together with the bonded 4 indebtedness of the district outstanding at the time of the issuance shall 5 not exceed twenty-seven percent (27%) of the sum of the then-assessed 6 valuation of the real and personal property in the district as shown by the last county assessment, and an equivalent assessed value computed as follows: 7 8 The average of total annual receipts from federal forest reserve, flood 9 control, and mineral leasing turnback received by the district in lieu of 10 taxes for the three (3) immediately preceding years, divided by forty (40) 11 mills.

12 (b) The limitation fixed in subsection (a) <u>Subsection (a)</u> of this 13 section shall not prohibit the conversion of authorized bond issues to bonds 14 bearing a lower rate of interest, subject to the approval of the Commissioner 15 of Education, upon such terms that the district shall receive no less and pay 16 no more in principal and interest combined than it would receive and pay in 17 principal and interest combined if the bonds were not converted.

(c) However, if the State Board of Education shall determine that any 18 19 school district is unable, due to unexpected, unforeseen, or extreme 20 hardship, to student growth, or to low local assessment per student, to 21 finance needed school facilities because of the limitation imposed above on 22 the borrowing power of the district, the board may permit the district, upon 23 application therefor, to increase its total indebtedness to such amount as 24 may be approved by the board, but not to exceed thirty-five percent (35%) of 25 the then-assessed valuation of the real and personal property in the district 26 as shown by the last county assessment, and an equivalent assessed value 27 computed as follows: The average of total annual receipts from federal forest 28 reserve, flood control, mineral leasing, and payments in lieu of taxes from 29 industries or other sources covered by § 14-164-201 et seq. for the three (3) 30 immediately preceding years divided by forty (40) mills.

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32 SECTION 6. <u>EMERGENCY CLAUSE.</u> It is found and determined by the 33 <u>General Assembly of the State of Arkansas that the Arkansas Supreme Court</u> 34 <u>found that the public school funding system continues to be inadequate and</u> 35 <u>the public schools are operating under a constitutional infirmity that must</u> 36 <u>be corrected immediately; that statutory limitations on bonded indebtedness</u>

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1	for school districts may impair some school districts' ability to raise local
2	resources necessary for the repair, improvement, and replacement of academic
3	facilities; that legislative correction is immediately necessary in order to
4	allow school districts, particularly school districts experiencing rapid
5	growth, to use all available revenue streams in providing an adequate
6	opportunity for an adequate education to every public school student in the
7	state. Therefore, an emergency is declared to exist and this act being
8	necessary for the public peace, health, and safety shall become effective on:
9	(1) The date of its approval by the Governor;
10	(2) If the bill is neither approved nor vetoed by the Governor,
11	the expiration of the period of time during which the Governor may veto the
12	bill; or
13	(3) If the bill is vetoed by the Governor and the veto is
14	overridden, the date the last house overrides the veto.
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17	APPROVED: 4/11/2006
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