Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly. Act 1090 of the Regular Session							
1	State of Arkansas As Engrossed: H3/16/07						
2	86th General Assembly A Bill						
3	Regular Session, 2007 HOUSE BILL 1830						
4							
5	By: Representatives Wells, L. Evans, Rogers, Lovell, Lamoureux, George, Patterson, Gaskill, Burris,						
6	Overbey, Key, Woods, Pierce						
7							
8							
9	For An Act To Be Entitled						
10	AN ACT TO MAKE AN APPROPRIATION TO THE DEPARTMENT						
11	OF FINANCE AND ADMINISTRATION - DISBURSING						
12	OFFICER FOR GRANT AWARDS AND ADMINISTRATION						
13	EXPENDITURES BY THE MULTI-JURISDICTIONAL DRUG						
14	CRIME TASK FORCE FOR THE INVESTIGATION AND						
15	PROSECUTION OF DRUG CRIMES FOR THE BIENNIAL						
16	PERIOD ENDING JUNE 30, 2009; AND FOR OTHER						
17	PURPOSES.						
18							
19							
20	Subtitle						
21	AN ACT FOR THE DEPARTMENT OF FINANCE						
22	AND ADMINISTRATION - DISBURSING OFFICER						
23	- MULTI-JURISDICTIONAL DRUG CRIME TASK						
24	FORCE APPROPRIATION FOR THE 2007-2009						
25	BIENNIUM.						
26							
27							
28	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:						
29							
30	SECTION 1. APPROPRIATION - MULTI-JURISDICTIONAL DRUG CRIME TASK FORCE.						
31	There is hereby appropriated, to the Department of Finance and Administration						
32	- Disbursing Officer, to be payable from the State Drug Crime Enforcement and						
33	Prosecution Grant Fund, to include any monies received from the General						
34	Improvement Fund, or its successor fund or fund accounts, for grant awards						
35	and administration expenses of the Multi-Jurisdictional Drug Crime Task						



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HB1830

1 Forces for the biennial period ending June 30, 2009, the following:

2	1 0	,			U		
3	ITEM		FISCAL YEARS				
4	NO.		2007-2008		2008-2009		
5	(01) STATE DRUG CRIME ENFORCEMENT AND						
6	PROSECUTION GRANT AWARDS	\$	5,000,000	\$	5,000,000		
7	(02) ADMINISTRATION EXPENSES		500,000		500,000		
8	TOTAL AMOUNT APPROPRIATED	\$	5,500,000	\$	5,500,000		
9							
10	SECTION 2. SPECIAL LANGUAGE. NOT TO BE	INCO	RPORATED INT) THE	E ARKANSAS		
11	CODE NOR PUBLISHED SEPARATELY AS SPECIAL, LOCAL AND TEMPORARY LAW. GRANT						
12	AWARD FUNDS USES. The state funds awarded pursuant to this act shall be used						
13	specifically for salaries, personal services matching, overtime, maintenance						
14	and general operations, evidentiary purchases of controlled substances or						
15	information, informant and witness compensation, rent, utilities,						
16	telecommunications, fuel, vehicle maintenance and repair, in-state training						
17	and travel expenses. Each Grant Award shall specifically provide for						
18	accounting and fiscal officer services. No state grant funds shall be used						
19	for capital outlay or equipment purchases that exceed the cost of one						
20	thousand five hundred dollars (\$1,500) per item.						
21							
22	SECTION 3. SPECIAL LANGUAGE. NOT TO BE	SECTION 3. SPECIAL LANGUAGE. NOT TO BE INCORPORATED INTO THE ARKANSAS					
23	CODE NOR PUBLISHED SEPARATELY AS SPECIAL, LOCAL AND TEMPORARY LAW. LOCAL						
24	MATCHING FUNDS. Any multi-jurisdictional d	MATCHING FUNDS. Any multi-jurisdictional drug crime task force receiving					
25	state grant funds pursuant to this act shall contribute local matching funds						
26	in an amount not less than twenty percent ((20%)	of the tota	l gra	ant amount		
27	warded. The source of local matching funds shall come from county or						
28	municipal general revenue appropriations or	unicipal general revenue appropriations or authorized drug control fund					
29	disbursements of any participating drug cri	ents of any participating drug crime task force member agency. The					
30	Department of Finance and Administration sh	ment of Finance and Administration shall restrict distribution of any					
31	grant monies to a drug crime task force if	onies to a drug crime task force if it is determined said local					
32	matching funds are not appropriated or avai	lable	e.				
33							
34	SECTION 4. COMPLIANCE WITH OTHER LAWS.	Disbu	irsement of :	funds	authorized		
35	by this act shall be limited to the appropr	this act shall be limited to the appropriation for such agency and funds					

2

made available by law for the support of such appropriations; and the

As Engrossed: H3/16/07

restrictions of the State Procurement Law, the General Accounting and
Budgetary Procedures Law, the Revenue Stabilization Law, the Regular Salary
Procedures and Restrictions Act, or their successors, and other fiscal
control laws of this State, where applicable, and regulations promulgated by
the Department of Finance and Administration, as authorized by law, shall be
strictly complied with in disbursement of said funds.

7

8 SECTION 5. LEGISLATIVE INTENT. It is the intent of the General Assembly 9 that any funds disbursed under the authority of the appropriations contained 10 in this act shall be in compliance with the stated reasons for which this act 11 was adopted, as evidenced by the Agency Requests, Executive Recommendations 12 and Legislative Recommendations contained in the budget manuals prepared by 13 the Department of Finance and Administration, letters, or summarized oral 14 testimony in the official minutes of the Arkansas Legislative Council or 15 Joint Budget Committee which relate to its passage and adoption.

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17 SECTION 6. EMERGENCY CLAUSE. It is found and determined by the General Assembly, that the Constitution of the State of Arkansas prohibits the 18 appropriation of funds for more than a two (2) year period; that the 19 20 effectiveness of this Act on July 1, 2007 is essential to the operation of 21 the agency for which the appropriations in this Act are provided, and that in 22 the event of an extension of the Regular Session, the delay in the effective 23 date of this Act beyond July 1, 2007 could work irreparable harm upon the 24 proper administration and provision of essential governmental programs. Therefore, an emergency is hereby declared to exist and this Act being 25 26 necessary for the immediate preservation of the public peace, health and 27 safety shall be in full force and effect from and after July 1, 2007. 28 29 /s/ Wells, et al 30 31 APPROVED: 4/4/2007 32 33 34