Stricken language would be deleted from and underlined language would be added to present law.

State of Arkansas

As Engrossed: S3/20/17

A Bill

SENATE BILL 647

Regular Session, 2017

By: Senator J. English

By: Representative Cozart

For An Act To Be Entitled

AN ACT TO AMEND PROVISIONS OF THE ARKANSAS CODE
CONCERNING THE PUBLIC SCHOOL STATE ACCOUNTABILITY
SYSTEM; AND FOR OTHER PURPOSES.

Subtitle

TO AMEND PROVISIONS OF THE ARKANSAS CODE
CONCERNING THE PUBLIC SCHOOL STATE
ACCOUNTABILITY SYSTEM.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

SECTION 1. Arkansas Code Title 6, Chapter 15, Subchapter 4, is repealed.

Subchapter 4 — Arkansas Comprehensive Testing, Assessment, and Accountability Program Act

6-15-401. Title.

This subchapter shall be known as and may be cited as the “Arkansas Comprehensive Testing, Assessment, and Accountability Program Act”.

6-15-402. Purpose.

(a)(1)(A) The purpose of this subchapter is to provide the statutory framework necessary to ensure that all students in the public schools of this state have an equal opportunity to demonstrate grade-level academic proficiency through the application of knowledge and skills in core academic subjects consistent with state curriculum frameworks, performance standards,
and assessments.

(B)(i) The State of Arkansas recognizes and declares that students who are not performing at grade-level standards of academic proficiency are especially harmed by social promotion because they are not equipped with the necessary academic skills to be successful and productive members of society.

(ii) For this reason, the Arkansas Comprehensive Testing, Assessment, and Accountability Program will emphasize point-in-time intervention and remediation upon the discovery that any student is not performing at grade level.

(C) The state is committed to all students having the opportunity to perform at their age-appropriate grade level and beyond.

(2)(A) This subchapter is constructed around a system that includes statewide indicators, individual school improvement indicators, and a locally generated school accountability narrative.

(B) The total program shall be applied to each school in the state public school system.

(3) This subchapter is designed to be a multiyear commitment to assess the academic progress and performance of Arkansas's public school students, classrooms, schools, and school districts.

(4)(A) It shall also be the purpose of this subchapter to:

(i) Provide information needed to improve the public schools by measuring annual learning gains of all students through longitudinal tracking and analysis of value-added computations of student gains against a national cohort to inform parents of the educational progress of their public school children; and

(ii) Inform the public of the performance of schools.

(B) The program shall be designed to:

(i) Assess the annual learning gains of each student toward achieving the academic content standards appropriate for the student's grade level;

(ii) Provide data for building effective staff development programs and school accountability and recognition;

(iii) Identify the educational strengths and weaknesses of students and help the teacher tailor instruction to the needs
(iv) Assess how well academic goals and performance standards are met at the classroom, school, school district, and state levels;

(v) Provide information to aid in the evaluation and development of educational programs and policies;

(vi) Provide information on the performance of Arkansas students compared with other students from across the United States; and

(vii) Identify best practices and schools that are in need of improving their practices.

(b) The purposes of the assessment and accountability program developed under this subchapter shall be to:

(1) Improve student learning and classroom instruction;

(2) Provide public accountability by:

(A) Mandating expected achievement levels;

(B) Reporting on school and school district performance;

and

(C) Applying a framework for state action for a school or school district that falls expected achievement levels as defined in the Arkansas Comprehensive Testing, Assessment, and Accountability Program rules and regulations; and

(3) Provide evaluation data of school and school district performance in order to assist policymakers at all levels in decision making.

(c) The priorities of the assessment and accountability program developed pursuant to the provisions of this subchapter shall include:

(1) All students to have an opportunity to demonstrate increased learning and completion at all levels, to graduate from high school, and to enter postsecondary education or the workforce without remediation;

(2) Students to demonstrate that they meet the expected academic standards consistently at all levels of their education;

(3) Academic standards for every level of the grades kindergarten through twelve (K-12) education system to be aligned and education financial resources to be aligned with student performance expectations at each level of the grades kindergarten through twelve (K-12) education system; and
(4) The quality of educational leadership at all levels of grades kindergarten through twelve (K-12) education to be improved.

6-15-403. Authority of State Board of Education.

(a) The State Board of Education through the Department of Education shall:

(1) Develop a single comprehensive testing, assessment, and accountability program which utilizes the most current and effective testing, evaluation, and assessment research information designed to achieve the following purposes set forth in this subchapter:

(A) Set clear academic standards that are periodically reviewed and revised;

(B) Establish professional development;

(C) Establish expected achievement levels;

(D) Report on student achievement and other indicators;

(E) Provide evaluation data;

(F) Recognize academic excellence and failure;

(G) Apply awards and sanctions; and

(H) Comply with current federal and state law and state board rules and regulations;

(2) Promulgate rules and regulations as may be necessary to develop and implement the comprehensive testing, assessment, and accountability program;

(3) Employ staff and enter into contracts as may be necessary to carry out the provisions of this subchapter;

(4) Classify school services, designate the licensure subject areas, establish competencies, including the use of technology to enhance student learning and licensure requirements for all school-based personnel, and prescribe rules in accordance with initial, standard, and provisional licenses;

(5) Identify critical teacher shortage areas; and

(6) Collect and maintain the management information databases for all components of the public kindergarten through grade twelve (K-12) education system.

(b) To transition to and implement the Common Core State Standards, the State Board of Education may:
(1) Modify curriculum and assessment requirements;
(2) Adopt new curriculum and assessment requirements; and 
(3) Direct the Department of Education to:
   (A) Propose to the state board rules and procedures; and 
   (B) Develop the professional development needed to train 
educators on the transition and implementation.


(a)(1) The State Board of Education shall establish clear, specific, 
and challenging academic content standards which define what students shall 
know and be able to do in each content area.

(2) Instruction in all public schools shall be based on these 
academic content standards.

(b) The state board shall establish a schedule for periodic review and 
revision of academic content standards to ensure that Arkansas academic 
content standards are rigorous and equip students to compete in the global 
workforce.

(c) The state board shall include the following elements in the 
periodic review and revision of Arkansas academic content standards:
   (1) External review by outside content standards experts;
   (2) Review and input by higher education, workforce education, 
and community members;
   (3) Study and consideration of academic content standards from 
across the nation and the international level as appropriate;
   (4) Study and consideration of evaluation from national groups 
or organizations as appropriate;
   (5) Revisions by committees of Arkansas teachers and 
instructional supervisor personnel from public schools, assisted by teachers 
from institutions of higher education; and
   (6) Public dissemination of revised academic content standards 
at the state board meeting and Department of Education website.

(d) The state board shall establish a clear, concise system of 
reporting the academic performance of each school on the state-mandated 
assessments that conforms with the requirements of the No Child Left Behind 

(e)(1) The state board shall develop and the department shall
implement a developmentally appropriate uniform school readiness screening to validate a child's school readiness as part of a comprehensive evaluation design.

(2) Beginning with the 2004-2005 school year, the department shall require that all school districts administer the uniform school readiness screening to each kindergarten student in the school district school system upon the student's entry into kindergarten.

(3) Children who enter public school for the first time in first grade must be administered the uniform school readiness screening developed for use in the first grade.

(f)(1) The department shall select a developmentally appropriate assessment to be administered to all students in first grade and second grade in reading and mathematics.

(2) Professional development activities shall be tied to the comprehensive school improvement plan and designed to increase student learning and achievement.

(3) Longitudinal and trend data collection shall be maintained for the purposes of improving student and school performance.

(4)(A) A public school or public school district classified as in "school improvement" shall develop and file with the department a comprehensive school improvement plan designed to ensure that all students demonstrate proficiency on all portions of state-mandated assessments.

(B) The comprehensive school improvement plan shall include strategies to address the achievement gap existing for any identifiable group or subgroup as identified in the Arkansas Comprehensive Testing, Assessment, and Accountability Program and the gap of that subgroup from the academic standard.

(g)(1) The department shall develop and implement an assessment program that is valid, reliable, and vertically scaled for public school students in grades three through eight (3-8), which measures application of knowledge and skills in reading and writing literacy and mathematics.

(2) Science, civics, and government shall be measured on a schedule as determined by the state board.

(h)(1) The State of Arkansas shall participate in the administration of the National Assessment of Educational Progress examinations.

(2)(A) Any student failing to achieve the established standard
on the Arkansas Comprehensive Assessment Program examinations shall be evaluated by school personnel, who shall jointly develop with the student’s parents an academic improvement plan to assist the student in achieving the expected standard in subject areas in which performance is deficient.

(B) The academic improvement plan shall describe the parent’s role and responsibilities as well as the consequences for the student’s failure to participate in the plan.

(i)(1) Each school shall develop one (1) comprehensive, long-range school improvement plan focused on student achievement which shall be reported to the public.

(2)(A)(i) Any school that fails to achieve expected levels of student performance on the Arkansas Comprehensive Assessment Program examinations and related indicators, as defined in this subchapter, shall participate in a school improvement plan accepted by the department.

(ii) This improvement plan shall assist those students performing below grade level in achieving the expected standard.

(B) Progress on improved achievement shall be included as part of the school’s annual report and the school district’s annual report to the public.

(j)(1) The department and the local school districts shall annually compile and disseminate to the public results of all required examinations.

(2) The results of end-of-course testing shall become a part of each student’s transcript or permanent record and shall be recorded on these documents in a manner prescribed by the state board.

(k)(1) Parents, students, families, educational institutions, and communities are collaborative partners in education, and each plays an important role in the success of individual students. Therefore, the State of Arkansas cannot be the guarantor of each individual student’s success.

(2) The goals of Arkansas’s grades kindergarten through twelve (K-12) educational system are not guarantees that each individual student will succeed or that each individual school will perform at the level indicated in the goals.

6-15-405. [Repealed.]

6-15-406. Assessment of basic skills.
The comprehensive testing, assessment, and accountability program to be
developed by the Department of Education and approved by the State Board of
Education shall include, but is not limited to, the following components or
characteristics:

(1) Assessment of academic achievement at grade levels selected
to be tested by the department;

(2) Longitudinal and trend data collection for the purposes of
improving student and school performance;

(3) A variety of assessment methods;

(4) Construction of a database composed of academic performance
indicators that shall apply to every school and school district in the state
that will allow the department, over time, to identify those schools and
school districts that are performing at or below proficient levels
established under this subchapter;

(5) Meaningful comparisons of Arkansas students with those of
other states, regions, and the nation through the National Assessment of
Educational Progress examination and other examinations; and

(6) Review and assistance to the department in developing the
comprehensive testing, assessment, and accountability program by a panel of
external psychometric experts.


(a) The “Arkansas Comprehensive Testing, Assessment, and
Accountability Program” means a system of measurement and reporting designed
to ensure that all students in the public schools of this state demonstrate
academic achievement through the application of knowledge and skills in core
academic subjects consistent with state curriculum frameworks and performance
standards.

(b) Neither the program nor any other assessment or testing procedure
used in the public schools shall test or assess students’ religious beliefs,
political beliefs, ethics, attitudes, or values.

(c) Public school testing or assessment of student self-esteem, mental
health, emotional health, or home or family life shall not be permitted.

(d) The nonacademic assessment of student conduct for the purpose of
encouraging good behavior and decorum at school shall be permitted.
6-15-408 — 6-15-413. [Repealed.]

6-15-414. Testing additional grade levels.
At the direction of the State Board of Education, the Department of Education shall cause assessment instruments to be administered at additional grade levels as may be necessary to measure educational achievement in the public schools of this state.

(a) Any material containing the identifiable scores of individual students on any test taken pursuant to the provisions of this subchapter shall not be considered a public record within the meaning of the Freedom of Information Act of 1967, § 25-19-101 et seq., and shall not be disseminated or otherwise made available to the public by any member of the State Board of Education, any employee of the Department of Education, any member of the board of directors of a school district, any employee of a school district, or any other person, except as permitted under the provisions of the Family Educational Rights and Privacy Act of 1974, 20 U.S.C. § 1232g.

(b) All analyses, reports, and compilations of test scores which do not contain personal and identifiable education information shall be considered a public record within the meaning of the Freedom of Information Act of 1967, § 25-19-101 et seq.

(c) In order to protect the validity and reliability of the basic competency tests, the test instruments shall not be made available to the general public.

6-15-416 — 6-15-418. [Repealed.]

The following definitions shall apply in this subchapter and in § 6-15-2001 et seq., § 6-15-2101 et seq., §§ 6-15-2301, 6-15-2401, and 6-18-227:

(1) "ACT" means the ACT assessment for college placement administered by ACT, Inc.

(2) "Academic content standards" means standards that are approved by the State Board of Education and that set the skills to be taught and mastery level for each grade and content area.
(3)(A) "Academic improvement plan" means a plan detailing supplemental or intervention and remedial instruction, or both, in deficient academic areas for any student who is not proficient on a portion or portions of the state-mandated Arkansas Comprehensive Assessment Program.

(B)(i) Such a plan shall be created and implemented by appropriate teachers, counselors, and any other pertinent school personnel.

(ii) All academic improvement plans shall be reviewed annually and revised to ensure an opportunity for student demonstration of proficiency in the targeted academic areas on the next state-mandated Arkansas Comprehensive Assessment Program.

(iii) A cumulative review of all academic improvement plans shall be part of the data used by the school in creating and revising its comprehensive school improvement plan.

(iv) All academic improvement plans shall be subject to review by the Department of Education.

(C) In any instance in which a student with disabilities identified under the Individuals with Disabilities Education Act, 20 U.S.C. § 1400 et seq., has an individualized education program that already addresses any academic area or areas in which the student is not proficient on state-mandated assessments, the individualized education program shall serve to meet the requirement of an academic improvement plan;

(4) "Adequate yearly progress" means the level of academic improvement required of public schools or school districts on the state-mandated assessments and other indicators as required in the Arkansas Comprehensive Testing, Assessment, and Accountability Program, which shall comply with the Elementary and Secondary Education Act of 1965, Pub. L. No. 89-10, as reauthorized in the No Child Left Behind Act of 2001, 20 U.S.C. § 6301 et seq.;

(5) "Advanced placement test" means the test administered by the College Board for a high-school level preparatory course that incorporates the topics specified by the College Board on its standard syllabus for a given subject area and is approved by the College Board;

(6) "Annexation" means the joining of an affected school district or part of the school district with a receiving district under § 6-13-1401 et seq. or § 6-13-1601 et seq.;

(7) "Annual performance" means the level of academic achievement
required of public schools or school districts as measured by assessments and
other criteria required under the rules of the State Board of Education;

(8) “Annual student academic growth” means calculating a
student’s academic progress from one school year to the next, as measured by
assessments and other criteria required by rule of the State Board of
Education.

(9) “Arkansas Comprehensive Assessment Program” means the
testing component of the Arkansas Comprehensive Testing, Assessment, and
Accountability Program, which shall consist of:

(A) Developmentally appropriate assessments in
kindergarten through grade twelve (K-12), as determined by the state board;

(B) Any other assessments as required by the state board;

(C) Other assessments that are based on researched best
practices as determined by qualified experts that would be in compliance with
federal and state law; and

(D) End-of-course examinations for designated grades and
content areas;

(10) “Arkansas Comprehensive Testing, Assessment, and
Accountability Program” means a system of measurement and reporting designed
to ensure that all students in the public schools of this state demonstrate
academic achievement through the application of knowledge and skills in core
academic subjects consistent with state curriculum frameworks and performance
standards;

(11) “College and career readiness measurement” means a set of
criterion-referenced measurements of a student’s acquisition of the knowledge
and skills the student needs to be successful in future endeavors, including
credit-bearing, first-year courses at a postsecondary institution, such as a
two-year or four-year college, trade school, or technical school, or to
embark on a career;

(12) “Comprehensive school improvement plan” means the
individual school’s comprehensive plan based on priorities indicated by
assessment and other pertinent data and designed to provide an opportunity
for all students to demonstrate proficiency on all portions of the state-
mandated Arkansas Comprehensive Assessment Program;

(13) “Consolidation” means the joining of two (2) or more school
districts or parts of the school districts to create a new single school
district under § 6-13-1401 et seq. or § 6-13-1601 et seq.;

(14)(A) “District improvement plan” means a districtwide plan coordinating the actions of the various comprehensive school improvement plans within a school district.

(B) The main focus of the district improvement plan shall be to ensure that all students demonstrate proficiency on all portions of the state-mandated Arkansas Comprehensive Assessment Program;

(15)(A) “Early intervention” means short-term, intensive, focused, individualized instruction developed from ongoing, daily, systematic diagnosis that occurs while a child is in the initial, kindergarten through grade one (K-1) stages of learning early reading, writing, and mathematical strategies to ensure acquisition of the basic skills and to prevent the child from developing poor problem-solving habits that become difficult to change.

(B) The goal is to maintain a student’s ability to function proficiently at grade level;

(16) “End-of-course assessment” means a criterion-referenced assessment taken during a course of study set by the State Board of Education:

(A) To determine whether a student demonstrates, according to a requisite scale score established by rule of the state board, attainment of sufficient knowledge and skills to indicate a necessary and satisfactory mastery of the subject level content in that end-of-course assessment; and

(B) For which failure to meet that requisite scale score requires sufficient remediation before a student is entitled to receive full academic credit for the course;

(17) “Grade inflation rate” means the statistical gap between actual grades assigned for core classes at the secondary level and student performance on corresponding subjects on nationally normed college entrance exams such as the ACT;

(18) “Grade level” means performing at the proficient or advanced level on state-mandated Arkansas Comprehensive Assessment Program tests;

(19) “High school” means grades nine through twelve (9-12);

(20) “International Baccalaureate assessment” means an assessment administered by the International Baccalaureate Organization for a course offered under the International Baccalaureate Diploma Programme;
(21) “Longitudinal tracking” means tracking individual student yearly academic achievement gains based on scheduled and annual assessments;

(22) “Middle level” means grades five through eight (5-8);

(23) “No Child Left Behind Act” means the No Child Left Behind Act of 2001, 20 U.S.C. § 6301 et seq., signed into federal law on January 8, 2002;

(24) “Parent” means:
   (A) A parent, parents, legal guardian, a person standing in loco parentis, or legal representative, as appropriate, of a student; or
   (B) The student if the student is eighteen (18) years of age or older;

(25) “Point-in-time intervention and remediation” means intervention and remediation applied during the academic year upon the discovery that a student is not performing at grade level;

(26) “Primary” means kindergarten through grade four (K-4);

(27) “Public school” means those schools or school districts created pursuant to this title of the Arkansas Code and subject to the Arkansas Comprehensive Testing, Assessment, and Accountability Program except specifically excluding those schools or educational programs created by or receiving authority to exist under § 6-15-501, § 9-28-205, § 12-29-301 et seq., or other provisions of Arkansas law;

(28) “Public school in school improvement” or “school in need of immediate improvement” means any public school or public school district identified as failing to meet certain established levels of academic achievement on the state-mandated augmented, criterion-referenced, or norm-referenced assessments as required by the state board in the program;

(29) “Reconstitution” means a reorganization intervention in the administrative unit or governing body of a public school district, including without limitation the suspension, reassignment, replacement, or removal of a current superintendent or the suspension, removal, or replacement of some or all of the current school district board members, or both;

(30)(A)(i) “Remediation” means a process of using diagnostic instruments to provide corrective, specialized, supplemental instruction to help a student in grades two through four (2-4) overcome academic deficiencies.

   (ii) For students in grades five through twelve (5-
612), remediation shall be a detailed, sequential set of instructional
strategies implemented to remedy any academic deficiencies indicated by
below-basic or basic performance on the state-mandated augmented, criterion-
referenced, or norm-referenced assessments.

   (B) Remediation shall not interfere with or inhibit
student mastery of current grade level academic learning expectations;

   (31) “SAT” means the college entrance examination known as the
“Scholastic Assessment Test” administered by the College Board;

   (32) “School or school district in academic distress” means a
public school or school district failing to meet the minimum level of
academic achievement on the state-mandated assessments as required by the
state board in the program;

   (33) “School improvement plan” means the individual school’s
comprehensive plan based on priorities indicated by assessment and other
pertinent data and designed to ensure that all students demonstrate
proficiency on all portions of the state-mandated Arkansas Comprehensive
Assessment Program examinations;

   (34) “Social promotion” means the passage or promotion from one
grade to the next of a student who has not demonstrated knowledge or
skills required for grade-level academic proficiency;

   (35) “Uniform school readiness screening” means uniform,
objective evaluation procedures that are geared to either kindergarten or
first grade, as appropriate, and developed by the state board and
specifically formulated for children entering public school for the first
time; and

   (36) “Value-added computations of student gains” means the
statistical analyses of the educational impact of the school’s instructional
delivery system on individual student learning, using a comparison of
previous and posttest student achievement gains against a national cohort.


(a) In order for students to be academically prepared to achieve
proficiency in English language arts and mathematics, the Department of
Education shall require each public school serving students in kindergarten
through grade four (K-4) to develop, select, and implement ongoing, informal
assessments corresponding to the Common Core State Standards.
(b)(1)(A) Any student in kindergarten through grade one (K-1) failing to perform at the proficient level in reading and writing literacy or mathematics shall be evaluated as early as possible within each of the kindergarten through grade one (K-1) academic years.

(B) Those students shall be evaluated by personnel with expertise in reading and writing literacy or mathematics who shall develop and implement an academic improvement plan, using early intervention strategies sanctioned by the department, to assist the student in achieving the expected standard.

(2) Any student in grades two through four (2-4) failing to perform at the proficient level in reading and writing literacy or mathematics shall be evaluated by personnel with expertise in reading and writing literacy or mathematics who shall develop and implement an academic improvement plan, using remediation strategies sanctioned by the department, to assist the student in achieving the expected standard.

(c)(1) Upon completion of the intervention and remediation plans in subdivisions (b)(1) and (2) of this section, those schools that fail to achieve expected levels of student performance at the primary level on augmented, criterion-referenced, or norm-referenced assessments, as defined in this subchapter, shall participate in a comprehensive school improvement plan accepted by the department.

(2)(A) This plan shall be part of each school’s long-range comprehensive school improvement plan and shall be reported to the public.

(B) Progress on improved achievement shall be included as part of the school and school district’s annual report to the public.

(d)(1) As part of the Arkansas Comprehensive Testing, Assessment, and Accountability Program, the department shall ensure that each school and school district establishes a plan to assess whether children in the middle-level and high school grades are performing at proficient levels in reading and writing literacy, mathematics, and, as funds are available, other core academic subjects.

(2) Each school and school district shall use multiple assessment measures, which shall include, but not be limited to, state-mandated assessments.

(e) Any student failing to demonstrate a proficient level of achievement in reading and writing literacy, mathematics, or, as funds are
available, other core academic subjects shall participate in an individual academic improvement plan specifically designed to achieve proficient-level performance standards in these areas.

6.15.421. Awards and sanctions.

(a) The Department of Education is authorized to develop and implement, contingent upon appropriation and funding being provided by the General Assembly, a program of rewards to recognize individual schools that demonstrate exceptional performance in levels of student achievement and to recognize schools that demonstrate significant improvement in student achievement.

(b)(1)(A) Each school that does not attain the expected levels of student performance on state-mandated indicators and individual school improvement indicators shall be designated by one (1) of several levels of sanction.

(B) Each level of sanction shall determine specific interventions to be provided to the students of public schools or public school districts by the department.

(2) The levels of sanction developed under The Omnibus Quality Education Act of 2003, Acts 2003, No. 1467, shall be incorporated into the existing comprehensive school improvement plan.

(c) The State Board of Education shall develop a clear, concise system of reporting the academic performance of each public school on the state-mandated assessments, developmentally appropriate assessments for grades kindergarten through two (K-2), benchmark examinations, and end-of-course examinations, which conforms with current state and federal law.

(d)(1)(A) Within thirty (30) days of a student's completing a course for which the state board has adopted an end-of-course assessment, the school district shall provide the Division of Public School Accountability of the Department of Education with each student's name, identification number, and grade in the course.

(B) The division shall:

(i) Match each student's end-of-course test score with the letter grade received in the corresponding course;

(ii) Report each student's end-of-course test score matched with the letter grade the student received in the corresponding
course to the school district;

   (iii) Create a report of the percentage of students who received a letter grade of “B” or above in the corresponding course and passed the end-of-course assessment on his or her first attempt; and

   (iv) Create a report of the percentage of students who received a letter grade of “B” or above in the corresponding course and did not pass the end-of-course assessment on the first attempt.

(2)(A) No later than December 1 of each year, the division shall report to the state board and the General Assembly the name, address, and superintendent of any high school in which more than twenty percent (20%) of the students received a letter grade of “B” or above but did not pass the end-of-course assessment on the first attempt.

(B) The report shall indicate by high school the number of students receiving a letter grade of “B” or above in the corresponding course who did not pass the end-of-course assessment on the first attempt, provided such disclosure is not in conflict with applicable federal or state law.

(3) The department shall:

   (A) Investigate the classroom practices of any school district in which more than twenty percent (20%) of the students received a letter grade of “B” or above but did not pass the end-of-course assessment on the first attempt; and

   (B) Make in written form to the superintendent and local school district board of directors any recommendations or changes that would improve classroom instruction and student performance on end-of-course assessments.

(4) As a part of the school improvement plan pursuant to § 6-15-2201, the state board shall ensure that each school district and high school develops strategies to improve student readiness for the public postsecondary level based on annual analysis of the feedback report data.

(5) The department shall biennially recommend to the General Assembly statutory changes to reduce the incidence of postsecondary remediation in mathematics, reading, and writing for recent high school graduates who enroll in an institution of higher education.

   (e) The state board, through the department, is hereby authorized to promulgate rules and regulations as may be necessary to carry out the provisions of this subchapter.

The Department of Education shall report to the members of the House Committee on Education and the Senate Committee on Education on the progress of the Arkansas Comprehensive Testing, Assessment, and Accountability Program. The report shall be due on September 1, 1999, and annually thereafter.

6-15-423. [Repealed.]


The State Board of Education shall establish rules as may be necessary to require the Department of Education to implement a program for identifying, evaluating, assisting, and addressing public schools or public school districts failing to meet established levels of academic achievement on the state-mandated assessments as required in the Arkansas Comprehensive Testing, Assessment, and Accountability Program.

6-15-425. School improvement or academic distress.

A public school or school district identified by the Department of Education as failing to meet established levels of academic achievement shall be classified as being in:

(1) School improvement as required by the Arkansas Comprehensive Testing, Assessment, and Accountability Program, § 6-15-401 et seq., rules and regulations;

(2) Academic distress as required under §§ 6-15-428 - 6-15-431; or

(3) Both, as required by the applicable program rules and regulations.


(a) The State Board of Education shall develop a single comprehensive testing, assessment, and accountability program which shall identify and address all public schools or public school districts in school improvement or academic distress and shall be incorporated into the Arkansas...

(b) The school district board president and the superintendent of a public school or school district identified by the Department of Education as being classified as in school improvement shall be notified of the classification in writing by the department via certified mail, return receipt requested, and the school district shall have a right of appeal pursuant to the program rules and regulations which shall comply with the No Child Left Behind Act of 2001, 20 U.S.C. § 6301 et seq.

(c) The single comprehensive testing, assessment, and accountability program shall require that any public school or school district in school improvement that fails to make adequate yearly progress as required in the single comprehensive testing, assessment, and accountability program may, after being afforded all due process rights and in a timely manner required under the No Child Left Behind Act of 2001, 20 U.S.C. § 6301 et seq., be advanced by the state board to the corrective action or restructuring phase of the single comprehensive testing, assessment, and accountability program adopted in the single comprehensive testing, assessment, and accountability program rules and regulations.

(d) Any public school or school district classified in school improvement shall comply with all requirements placed on a public school or school district under the single comprehensive testing, assessment, and accountability program rules and regulations as required by the No Child Left Behind Act of 2001, 20 U.S.C. § 6301 et seq.

(e) Each public school or school district shall develop and file with the department a comprehensive school improvement plan which shall be reviewed by the department and shall be designed to ensure that all students have an opportunity to obtain an adequate education and demonstrate proficiency on all portions of the state-mandated assessments.

(f)(1) The comprehensive school improvement plan shall be based on an analysis of student performance data and other relevant data that provide a plan of action to address deficiencies in student performance and any academic achievement gap evidenced in the Arkansas Comprehensive Testing, Assessment, and Accountability Program.
(2) The comprehensive school improvement plan shall include a general description of the public school or school district's use of categorical funding for:

(A) Alternative learning environments;
(B) Professional development;
(C) English-language learners; and
(D) National school lunch students, as defined by § 6-20-2303(12)(A).

(g) Any public school or school district classified as in school improvement under § 6-15-425 shall, with the assistance of the department, develop and file with the department a revised comprehensive school improvement plan meeting the requirements of this section and containing any additional requirements determined necessary by the department to ensure that all students in the public school or school district have an opportunity to demonstrate proficiency on all portions of the state mandated assessments.

(h) At the end of each school year, the school district shall assess the effectiveness of an intervention or other action included in the comprehensive school improvement plan in improving student performance and include the assessment in the comprehensive school improvement plan for the following school year.

(i)(1) The department shall monitor each public school's and school district's compliance regarding its comprehensive school improvement plan.

(A) [Repealed.]
(B) [Repealed.]

(2) As part of the monitoring process under this subsection, the department shall evaluate the research cited by the public school or school district in its comprehensive school improvement plan in support of the proposed interventions and actions to assess its independence and empirical support for the effectiveness of the single comprehensive testing, assessment, and accountability program.

(3) The department shall use the information obtained through monitoring comprehensive school improvement plans under this section to:

(A) Determine the compliance of the public school or school district with this subchapter;

(B) Evaluate whether the assessment conducted by the
public school or school district under subsection (h) of this section was
conducted properly; and

(C) Assess the areas in which the public school or school
district needs to revise its plan.

(f) The state board shall incorporate the provisions of subsections
(f)(1) of this section into its rules for comprehensive school improvement
plans and may amend those rules in the same manner as provided by law for
other rules established by the state board.

6-15-427. School district testing programs.
(a) Each school district board of directors shall annually provide a
written evaluation of student performance and achievement within each school
of the school district.

(b) This evaluation and suggested measures to improve performance
shall be presented in a public hearing in the same locality as the school
district and submitted with comments made at the public hearing to the
Department of Education.

6-15-428. Academic distress identification, notification,
classification, and appeal.
(a) The school district board president and superintendent of a school
district in which the school district or a public school is identified by the
Department of Education as being in academic distress shall be notified in
writing by the department via certified mail, return receipt requested, and
shall have a right of appeal to the State Board of Education.

(b) Any school district identified or in which a public school is
identified in academic distress may appeal to the state board by filing a
written appeal with the Commissioner of Education via certified mail, return
receipt requested, within thirty (30) calendar days of receipt of the written
notice of academic distress status from the department.

(c)(1) The state board shall hear the appeal of the school district
within sixty (60) days of receipt of the written appeal in the commissioner’s
office.

(2) The state board’s determination shall be final except that a
school district may appeal to Pulaski County Circuit Court under the Arkansas
Administrative Procedure Act, § 25-15-201 et seq.
(d) A school district or public school identified by the department as being in academic distress shall be classified as a school district or public school in academic distress upon final determination by the state board.

6-15-429 Academic distress—Required action.

(a) Except as provided under subdivision (b)(3)(B) of this section and § 6-15-430(d), a public school or school district identified as in “academic distress” shall have no more than five (5) consecutive school years from the date of classification of academic distress status to be removed from academic distress status.

(b)(1) The State Board of Education may at any time take enforcement action on any school district in academic distress status, including without limitation annexation, consolidation, or reconstitution of a school district pursuant to § 6-13-1401 et seq. and the authority of this subchapter.

(2) The state board may take enforcement action at any time on a public school in academic distress under this subchapter.

(b)(3)(A) Except as provided under subdivision (b)(3)(B) of this section and § 6-15-430(d), a public school or school district shall not be allowed to remain in academic distress status for a time period greater than five (5) consecutive school years from the date of classification of academic distress status.

(B) The state board may grant additional time for a public school or school district to remove itself from academic distress by issuing a written finding supported by a majority of the state board explaining in detail that the public school or school district could not remove itself from academic distress during the relevant time period due to impossibility caused by external forces beyond the control of the public school or school district.

(c) If a public school or school district classified as being in academic distress fails to be removed from academic distress status within the allowed five-year time period and has not been granted additional time under subdivision (b)(3)(B) of this section, the state board shall annex, consolidate, or reconstitute the public school or school district before July 1 of the next school year.

6-15-430. State Board of Education authority over public school or
school district in academic distress.

(a) If a school district is classified as being in academic distress, the State Board of Education may:

(1) Remove permanently, reassign, or suspend on a temporary basis the superintendent of the school district and:

(A) Appoint an individual in place of the superintendent to administratively operate the school district under the supervision and approval of the Commissioner of Education; and

(B) Compensate from school district funds the individual appointed to operate the school district;

(2) Suspend or remove some or all of the current board of directors and call for the election of a new board of directors for the school district, in which case the school district shall reimburse the county board of election commissioners for election costs as otherwise required by law;

(3) Require the school district to operate without a board of directors under the supervision of the superintendent or an individual or panel appointed by the Commissioner of Education;

(4) Waive the application of Arkansas law, with the exception of The Teacher Fair Dismissal Act of 1983, § 6-17-1501 et seq., and the Public School Employee Fair Hearing Act, § 6-17-1701 et seq., or the corresponding state board rules and regulations;

(5) Require the annexation, consolidation, or reconstitution of the school district;

(6) In the absence of a board of directors, direct the commissioner to assume all authority of the board of directors as may be necessary for the day-to-day governance of the school district;

(7) Return the administration of the school district to the former board of directors or to a newly elected board of directors if:

(A) The Department of Education certifies in writing to the state board and to the school district that the school district has corrected all issues that caused the classification of academic distress; and

(B) The state board determines that the school district has corrected all issues that caused the classification of academic distress; and

(8) Take any other necessary and proper action, as determined by
the state board, that is allowed by law.

(b) If a public school is classified as being in academic distress, the state board may:

(1) Require the reorganization of the public school or reassignment of the administrative, instructional, or support staff of the public school;

(2) Require the public school to institute and fully implement a student curriculum and professional development for teachers and administrators that are based on state academic content and achievement standards, with the cost to be paid by the school district in which the public school is located;

(3) Require the principal of the public school to relinquish all authority with respect to the public school;

(4) Waive the application of Arkansas law or the corresponding state board rules, with the exception of:

(A) The Teacher Fair Dismissal Act of 1983, § 6-17-1501 et seq.; and

(B) The Public School Employee Fair Hearing Act, § 6-17-1701 et seq.;

(5) Under The Teacher Fair Dismissal Act of 1983, § 6-17-1501 et seq., reassign or remove some or all of the licensed personnel of the public school and replace them with licensed personnel assigned or hired under the supervision of the commissioner;

(6) Remove the public school from the jurisdiction of the school district in which the public school is located and establish alternative public governance and supervision of the public school;

(7) Require closure or dissolution of the public school;

(8)(A) Remove permanently, reassign, or suspend on a temporary basis the superintendent of the school district in which the public school is located.

(B) If the state board takes an action under subdivision (b)(8)(A) of this section, it may appoint an individual in place of the superintendent to administratively operate the school district under the supervision and approval of the commissioner and compensate the appointed individual;

(9) Take one (1) or more of the actions under subsection (a) of
this section concerning the public school district where the school is located;

(10) Return the administration of the school district to the former board of directors or to a newly elected board of directors if:

(A) The department certifies in writing to the state board and to the school district that the public school has corrected all issues that caused the classification of academic distress and that no public school within the school district is classified as being in academic distress; and

(B) The state board determines the public school has corrected all issues that caused the classification of academic distress and that no public school within the school district is classified as being in academic distress; and

(11) Take any other appropriate action allowed by law that the state board determines is needed to assist and address a public school classified as being in academic distress.

(c)(1) A student attending a public school or school district classified as being in academic distress is automatically eligible and entitled pursuant to the Arkansas Opportunity Public School Choice Act of 2004, § 6–18–227, to transfer to another public school or public school district not in academic distress during the time period that the resident public school or public school district is classified as being in academic distress.

(2) The cost of transporting the student from the resident district to the nonresident district shall be the cost of the resident district under the Arkansas Opportunity Public School Choice Act of 2004, § 6–18–227.

(d) If the state board or the commissioner assumes authority over a public school district in academic distress under subsection (a) or subsection (b) of this section, the state board may pursue the following process for returning a public school district to the local control of its residents:

(1) During the second school year following a public school's or school district's classification of academic distress status, the state board shall determine the extent of the public school's or school district's progress toward correcting all criteria for being classified as in academic distress;
(2)(A) If the state board determines that sufficient progress has been made by a public school or school district in academic distress toward correcting all issues that caused the classification of academic distress, but the public school or school district has not yet resolved all issues that caused the classification of academic distress, the commissioner, with the approval of the state board, may appoint a community advisory board of either five (5) or seven (7) members to serve under the supervision and direction of the commissioner.

(B) The members of the community advisory board shall be residents of the school district and shall serve on a voluntary basis without compensation.

(C) The department shall cause to be provided to the community advisory board technical assistance and training in, at a minimum, the areas required in § 6-13-629.

(D) The duties of a community advisory board include without limitation:

(i) Meeting monthly during a regularly scheduled public meeting with the state-appointed administrator regarding the progress of the public school or school district toward correcting all issues that caused the classification of academic distress;

(ii) Seeking community input from the residents of the school district regarding the progress of the public school or school district toward correcting all issues that caused the classification of academic distress;

(iii) Conducting hearings and making recommendations to the commissioner regarding personnel and student discipline matters under the appropriate district policies;

(iv) Working to build community capacity for the continued support of the school district; and

(v) Submitting quarterly reports to the commissioner and the state board regarding the progress of the public school or school district toward correcting all issues that caused the classification of academic distress.

(E) The members of the community advisory board shall serve at the pleasure of the commissioner until:

(i) The school district is returned to local control...
and a permanent board of directors is elected and qualified; or

(ii) The state board annexes, consolidates, or reconstitutes the school district under this section or under another provision of law;

(3)(A) By April 1 of each year following the appointment of a community advisory board under subdivision (d)(2) of this section, the state board shall determine the extent of the public school's or school district's progress toward correcting all issues that caused the classification of academic distress and shall:

(i) Allow the community advisory board to remain in place for one (1) additional year;

(ii) Return the school district to local control by calling for the election of a newly elected board of directors if:

(a) The department certifies in writing to the state board and to the school district that the public school or school district has corrected all issues that caused the classification of academic distress and that no public school within the school district is classified as being in academic distress; and

(b) The state board determines the public school or school district has corrected all issues that caused the classification of academic distress and that no public school within the school district is classified as being in academic distress; or

(iii) Annex, consolidate, or reconstitute the school district pursuant to this title.

(B) If the state board calls for an election of a new school district board of directors, the school district shall reimburse the county board of election commissioners for election costs as otherwise required by law.

(4)(A) If the state board calls for an election of a new school district board of directors pursuant to subdivision (d)(3)(A)(ii) of this section, the commissioner, with the approval of the state board, may appoint an interim board of directors to govern the school district until a permanent school district board of directors is elected and qualified.

(B) The interim board of directors shall consist of either five (5) or seven (7) members.

(C) The members of the interim board of directors shall be
residents of the school and otherwise eligible to serve as school district
board members under applicable law.

(D) The members of the interim board of directors shall
serve on a voluntary basis without compensation.

(e)(1) If, by the end of the fifth school year following the public
school's or school district's classification of academic distress status, the
public school or school district in academic distress has not corrected all
issues that caused the classification of academic distress, the state board,
after a public hearing, shall consolidate, annex, or reconstitute the school
district under this section.

(2) The state board may grant additional time for a public
school or school district to remove itself from academic distress by issuing
a written finding supported by a majority of the state board explaining in
detail that the public school or school district could not remove itself from
academic distress during the relevant time period due to impossibility caused
by external forces beyond the control of the public school or school
district.

(f) Nothing in this section shall be construed to prevent the
department or the state board from taking any of the actions listed in this
section at any time to address public schools and school districts in
academic distress.


(a) The State Board of Education shall promulgate rules and
regulations as necessary to identify, evaluate, assist, and address public
schools and school districts determined to be in academic distress.

(b) The academic distress rules and regulations shall be incorporated
as part of the Arkansas Comprehensive Testing, Assessment, and Accountability
Program rules and regulations.

(c) The state board may adopt by rule, criteria that permit the
following entities to be exempt from the identification and classification of
academic distress:

(1) A public school that is designated solely as an alternative
learning environment;

(2) An open-enrollment public charter school whose mission and
enrollment are primarily focused on students who have dropped out of high
school or are identified as at risk of dropping out of school;

(3) A conversion public charter school whose mission and enrollment are primarily focused on students who have dropped out of high school or are identified as at risk of dropping out of school;

(4) The Arkansas School for the Blind; and

(5) The Arkansas School for the Deaf.

(d) The criteria adopted by the state board under subsection (c) of this section shall include the method to measure student academic performance for a student who attends an entity identified under subsection (c) of this section to meet the requirements of state or federal law or regulation.

6-15-432. Unsafe school choice program.

(a) Any student that becomes the victim of a violent criminal offence while in or on the grounds of an Arkansas public elementary, secondary, or public charter school or who is attending a persistently dangerous public school shall be allowed to attend a safe public school within the local educational agency pursuant to rules and regulations established by the State Board of Education and the requirements of the No Child Left Behind Act of 2001, 20 U.S.C. § 6301 et seq.

(b) The state board shall promulgate rules and regulations, as necessary, to administer this section.


(a) Upon approval by the State Board of Education or as required by law, the Department of Education shall implement a statewide program of educational assessment that provides information for the improvement of the operation and management of the public schools and tests the requisite knowledge and skills of students.

(b) Pursuant to the statewide assessment program, the department shall:

(1) Determine and designate the appropriate office within the department which shall report to the state board and shall be responsible for determining each school’s improvement and performance levels;

(2) Develop and implement a uniform system of indicators to describe the performance of public school students and the characteristics of the public school districts and the public schools; and
(3)(A) Implement student achievement assessment as part of the statewide assessment program, to be administered annually to measure English language arts and mathematics, and includes:

   (i) Developmentally appropriate measurements or assessments for kindergarten through grade two (K-2);

   (ii) Either:

       (a) Developmentally appropriate assessments in kindergarten through grade twelve (K-12), as determined by the state board and as required by law; or

       (b) Other assessments that are based on researched best practices as determined by qualified experts that would be in compliance with federal and state law;

   (iii) College and career readiness measurements in English language arts and mathematics as determined by state board rules;

   (iv) End-of-course assessments administered for other content course subject areas as determined by state board rule; and

   (v) Any other assessments required by the state board.

(B) Science, civics, and government shall be measured on a schedule as determined by the state board.

(c) The testing program shall be designed so that:

   (1)(A)(i) The tests measure student skills and competencies adopted by the state board as specified in § 6-15-404(a).

   (ii) The tests shall measure and report student achievement levels in reading, writing, and mathematics, including longitudinal tracking of the same students, as well as an analysis of value-added computations of student achievement gains against a national cohort.

   (B) The department shall provide for the tests to be obtained or developed, as appropriate, through contracts and project agreements;

   (2)(A) The testing program, as determined by the state board, shall consist of assessments as defined in subdivision (b)(3)(A)(ii)(b) of this section.

   (B) Questions shall require the student to produce information and perform tasks in such a way that the skills and competencies he or she uses can be measured in a statistically reliable and valid manner;
(3)(A)(i) Each testing program, whether at the elementary beginning at grade three (3), middle school, or high school level, shall include to the fullest extent possible a test of writing in which students are required to produce writings that are then scored by appropriate analytic methods that ensure overall test validity and reliability, including inter-rater reliability.

(ii) Writing test results shall be scored and returned for school district and school use no later than July 1 of each year beginning in 2005-2006 and each year thereafter.

(B) For end-of-course exams, the department may extend the July 1 deadline under subdivision (c)(3)(A) of this section to August 1 if the department finds, based on the request for proposals, that:

(i) The cost of administration of the end-of-course exam will be substantially more because of the earlier deadline; or

(ii) The validity of the end-of-course exam results will be compromised because of the earlier deadline;

(4) For each subject area tested, a score shall be designated that will be the required level of proficiency below which a student's performance is deemed inadequate;

(5) Beginning in the 2004-2005 school year, students in kindergarten through grade twelve (K-12) who do not demonstrate proficiency on the Arkansas Comprehensive Assessment Program examinations shall participate in an intense remediation program specific to identified deficiencies;

(6) The state board shall designate, based on valid and reliable statistical models, the proficiency levels for each part of the Arkansas Comprehensive Assessment Program examinations;

(7)(A)(i) Participation in the testing program is mandatory for all students attending public school except as otherwise prescribed by the state board.

(ii) If a student does not participate in the Arkansas Comprehensive Assessment Program examinations, the school district shall notify the student’s parent or guardian and provide the parent or guardian with information regarding the reasons for and implications of such nonparticipation.

(B) The state board shall
(i) Adopt rules in compliance with federal and state law, based upon recommendations of the department, for the provision of test accommodations and modifications of procedures as necessary for students in exceptional education programs and for limited-English proficient students; and

(ii) Not make accommodations that negate the validity of a statewide assessment or interpretations or implementations which result in less than ninety-five percent (95%) of all students attending public school participating in the testing program;

(8) The department shall implement student testing programs for any grade level and subject area necessary to effectively monitor educational achievement in the state and shall provide data access to any unit within the department or contracted firm or firms for the purpose of analyzing value-added computations and posting school, school district, and state student achievement, provided such disclosures are not in conflict with applicable federal and state law;

(9)(A) Each school district shall ensure that educators in that school district provide instruction to prepare students to demonstrate proficiency in the skills and competencies necessary for successful grade-to-grade progression and high school graduation.

(B) The department shall verify that the required skills and competencies are part of the school district instructional programs;

(10) Conduct ongoing research to develop improved statistically reliable and valid methods of assessing student performance, including without limitation the:

(A) Use of technology to administer, score, or report the results of tests; and

(B) Use of electronic transfer of data;

(11) Conduct or contract with a provider to conduct ongoing research and analysis of individual student, classroom, school, school district, and state achievement data, including without limitation monitoring value-added trends in individual student, school, school district, and state achievement, identifying school programs that are successful, and analyzing correlates of school achievement; and

(12) Provide technical assistance to school districts in the implementation of state and school district testing programs and the use of
the data produced pursuant to such programs, including longitudinal tracking
data.

6-15-434. School testing programs.
(a) Student performance data shall be analyzed and reported to
parents, the community, and the state, provided such disclosures are not in
conflict with applicable federal and state law.
(b) Student performance trend data shall be one (1) of the components
used in developing objectives of the school improvement plan, internal
evaluations of instructional and administrative personnel, assignment of
staff, allocation of resources, acquisition of instructional materials and
technology, performance-based budgeting, and assignment of students into
educational programs of the local school district.

The Department of Education shall provide, at a minimum, for the
following analyses of data produced by the student achievement testing
program:
(1) The statistical system for the annual assessments shall use
the Arkansas Comprehensive Assessment Program examinations and other valid
and reliable measures of student learning deemed appropriate by the State
Board of Education to determine classroom, school, and school district
statistical distributions that shall measure the differences in a student's
previous year's achievement compared to the current year's achievement for
the purposes of improving student achievement, accountability, and
recognition;
(2)(A) The statistical system shall provide the best estimates
of classroom, school, and school district effects on student progress based
on established, value-added longitudinal calculations.
(B) The approach used by the department shall be approved
by the state board before implementation; and
(3)(A)(i) The approach used by the department shall be in
alignment with federal statutes and be piloted in the 2004-2005 school year
to collect data to allow research and evaluation of student achievement
growth models.
(ii) The approach shall include the following:
(a) Value-added longitudinal calculations;
(b) Sufficient transparency in the models' conception and operation to allow others in the field to validate or replicate the results; and
(c) An assessment of the models' accurateness in relation to other models.

(iii) A team of relevant technical experts in student assessment and the state board shall review and approve the cost effectiveness of the model in terms of actual and in-kind costs before implementation.

(B) The department shall establish a schedule for the administration of the statewide assessments.

(C)(i) Beginning in the 2005-2006 school year and each subsequent year thereafter, in establishing such a schedule, the department is charged with the duty to accomplish the latest possible administration of the statewide assessments and the earliest possible provision, but no later than July 1, of the results to the school districts.

(ii) For end-of-course exams, the department may extend the July 1 deadline under subdivision (3)(C)(i) of this section to August 1 if the department finds, based on the request for proposals, that:
(a) The cost of administration of the end-of-course exam will be substantially more because of the earlier deadline; or
(b) The validity of the end-of-course exam results will be compromised because of the earlier deadline.

(D) School district boards of directors shall not establish school calendars that jeopardize or limit the valid testing and comparison of student learning gains.

6-15-436. Local assessments.
(a) School districts may elect to measure the learning gains of students in subjects and at grade levels in addition to those required for the Arkansas Comprehensive Assessment Program examinations.
(b) Measurement of the learning gains of students in all subjects and grade levels other than subjects and grade levels required for the program is the responsibility of the school districts.
(c) The results of these assessments shall be provided to the
Department of Education upon request of the Commissioner of Education.


The State Board of Education shall adopt any rules necessary to implement this subchapter under the Arkansas Administrative Procedure Act, § 25-15-201 et seq.


(a) Violation of the security or confidential integrity of any test or assessment is prohibited.

(b)(1) The State Board of Education shall sanction a person who engages in conduct prohibited by this section.

(2) Additionally, the state board may sanction a school district or school, or both, in which conduct prohibited in this section occurs.

(3) Sanctions imposed by the state board may include without limitation one (1) or more of the following:

(A) Revocation, suspension, or probation of an individual's license;

(B) Issuance of a letter of reprimand to a licensed individual to be placed in his or her state personnel file;

(C) Additional training or professional development to be completed by a licensed individual within the time specified;

(D) Additional professional development to be administered by the school district to all licensed school district personnel involved in test administration within the time specified;

(E) Issuance of a letter of warning to the school district; and

(F) Establishment of a school district plan containing strict test security guidelines that will implement procedures to ensure the security and confidential integrity of all assessment instruments.

(4) Professional development required pursuant to subsection (b)(3) of this section as a result of violating test security or confidentiality may be in addition to professional development required for licensure.

(c)(1) Procedures for maintaining the security and confidential integrity of all testing and assessment instruments and procedures shall be
specified in the appropriate test or assessment administration instructions.

(2) “Conduct that violates the security or confidential integrity of a test or assessment” means any departure from either the requirements established by the Commissioner of Education for the administration of the assessment or from the procedures specified in the applicable test administration materials.

(3) “Conduct that violates the security or confidential integrity of a test or assessment” may include, but is not limited to, the following acts and omissions:

(A) Viewing secure assessment materials;
(B) Duplicating secure assessment materials;
(C) Disclosing the contents of any portion of secure assessment materials;
(D) Providing, suggesting, or indicating to an examinee a response or answer to any secure assessment items;
(E) Aiding or assisting an examinee with a response or answer to any secure assessment item;
(F) Changing or altering any response or answer of an examinee to a secure assessment item;
(G) Failing to follow the specified testing procedures or to proctor students;
(H) Failing to administer the assessment on the designated testing dates;
(I) Encouraging or assisting an individual to engage in the conduct described in this subsection;
(J) Failing to report to the appropriate authority that an individual has engaged in conduct set forth in this section;
(K) Failing to follow the specified procedures and required criteria for alternate assessments; or
(L) Failing to return the secured test booklets to the testing company in a timely manner.

(d)(1) A licensed teacher, including a long-term substitute teacher or retired teacher acting as a substitute teacher, may serve as a proctor during the administration of a test or assessment under this subchapter if the licensed teacher has received the training required by the state board, commissioner, or the Department of Education.
(2) The state board shall not adopt a statewide test or assessment that prohibits the use of a licensed teacher, including a long-term substitute teacher or retired teacher acting as a substitute teacher, to serve as a proctor during the administration of the test or assessment.

(3) As used in this section, "long-term substitute teacher" means an individual who holds a valid teaching license who does not have a full-time contract with a school district.


(a) The assessment scores under the Arkansas Comprehensive, Testing, Assessment, and Accountability Program for assessments taken by students attending the Arkansas School for Mathematics, Sciences, and the Arts of the University of Arkansas System shall be sent to the public school district the student attended immediately prior to transferring to the Arkansas School for Mathematics, Sciences, and the Arts, with copies made available to the Arkansas School for Mathematics, Sciences, and the Arts, and shall be included on the reports of the school district the student attended immediately prior to transferring to the Arkansas School for Mathematics, Sciences, and the Arts.

(b) The State Board of Education shall promulgate rules and regulations as necessary for the proper implementation of this section.


(a)(1) There is created the Arkansas Leadership Academy School Support Program through which the Arkansas Leadership Academy in collaboration with the Department of Education and other leadership groups shall provide support to schools or school districts designated by the Department of Education as being in school improvement and other school districts who opt to participate.

(2) The program shall be designed, developed, and administered by the academy created under § 6-15-1007.

(b) The program shall:

(1) Build the leadership capacity of the school and school district personnel;

(2) Train a diverse school leadership team, including, but not
limited to, superintendents, school principals, and teachers;

(3) Provide a cadre of highly experienced, trained performance coaches to work in the school or school district on a regular basis;

(4) Work with the school and school district staff, school district board members, parents, community members, and other stakeholders as necessary to provide a comprehensive support network that can continue the school’s progress and improvement after completion of the academy’s formal intervention and support;

(5) Ensure access to training programs and leadership skills development;

(6) Develop incentive programs for institutions and program participants;

(7) Assist in the development of partnerships between university leadership programs and school districts; and

(8) Work closely with the School Leadership Coordinating Council, the Department of Education, the Department of Higher Education, and the Department of Career Education to coordinate cohesive leadership goals.

(c)(1) The Department of Education and the academy shall develop criteria for selection of schools or school districts to participate in the program.

(2) Any school district that is in school improvement shall be eligible to participate in the program as provided in the rules of the State Board of Education.

(3) The academy and participating schools shall commit to continue participation in the school support program for no fewer than three (3) consecutive school years.

(d)(1) The number of schools participating in the program shall be determined by the amount of funding available for the program.

(2) The state board or the Department of Education may require a school district to fund a portion of the cost of the school’s or school district’s participation in the school support program if the Commissioner of Education determines that such participation is in the best interest of the students served by the participating school or school district.

(3) Subject to the approval of the state board, the commissioner shall determine the portion of the school district’s financial obligation for participation in the program, if any.
(e) The state board shall promulgate rules as necessary to implement the requirements of this section.

(f)(1) The state board shall have the authority to issue requests for proposals if the state board should determine to change the operator or the location of the academy.

(2) The academy shall maintain one (1) main office and, as needed, satellite offices partnered with institutions of higher education that have approved leadership programs and are strategically located in areas of the state identified by the Department of Education as having the greatest need for school leadership support.

6-15-441. Arkansas College and Career Readiness Planning Program.

(a) As used in this section:

(1) "College and career readiness" means the acquisition of the knowledge and skills a student needs to be successful in future endeavors, including:

   (A) Successfully completing credit-bearing, first-year courses at a postsecondary institution; and

   (B) Embarking on a chosen career; and

(2) "College and career readiness assessment" means a test that measures student readiness for postsecondary learning and is:

   (A) Administered under this section; or

   (B) Used by an institution of higher education as part of its admissions, placement, and scholarship processes.

(b)(1)(A) A public school that serves students in grade eight (8) shall administer a college and career readiness assessment approved by the State Board of Education to each student enrolled in grade eight (8) at the public school.

   (B) A public school that serves students in grades ten through twelve (10-12) shall administer a college and career readiness assessment approved by the state board to each student before the student graduates from high school.

(2) Funding for the college and career readiness assessments listed in subdivision (b)(1) of this section may be paid by using Department of Education at-risk funding.

(c)(1) Each public school administering the college and career...
readiness assessments under this section shall use the college and career readiness assessments to:

(A) Assist students with college and career readiness skills, course selection in high school, and improved academic achievement; and

(B) Provide the basis for the counseling under § 6-16-603 concerning postsecondary preparatory programs.

(2) Each public school shall fully incorporate the results from college and career readiness assessments listed in subsection (b) of this section into the college and career planning process for each student.

(d) Data collection shall be maintained by the Department of Education for the purpose of:

(1) Increasing college and career readiness skills;

(2) Improving instruction;

(3) Enhancing school improvement plans;

(4) Reducing the college remediation rates of students; and

(5) Developing and implementing postsecondary preparatory programs under § 6-16-601 et seq.

(e)(1) The department shall report to the House Committee on Education and the Senate Committee on Education no later than December 31 of each year on the:

(A) Implementation and effectiveness of the Arkansas College and Career Readiness Planning Program; and

(B) Statistical analysis of postsecondary preparatory programs under § 6-16-601 et seq. for each postsecondary preparatory program.

(2) The report may be posted on the department's website with a notification to the House Committee on Education and the Senate Committee on Education.

(f) The state board may promulgate rules to implement this section and shall monitor the use of college and career readiness assessments administered under this section to ensure public school compliance.

SECTION 2. Arkansas Code Title 6, Chapter 15, is amended to add an additional subchapter to read as follows:

Subchapter 29 — Arkansas Educational Support and Accountability Act
6-15-2901. Title.
This subchapter shall be known and may be cited as the "Arkansas Educational Support and Accountability Act".

6-15-2902. Legislative findings.
The General Assembly finds that:

(1) Arkansas Constitution, Article 14, § 1, requires the State of Arkansas to provide a general, suitable, and efficient system of free public schools to the children of the state;

(2) Under the decision of the Arkansas Supreme Court in Lake View School District No. 25 v. Huckabee, 351 Ark. 31 (2002), it is the absolute duty of the State of Arkansas to provide all public school children with a substantially equal opportunity for an adequate education;

(3) It is the state's responsibility to provide the statutory framework necessary to ensure that all students in the public schools of this state have a substantially equal opportunity to achieve and demonstrate academic readiness, individual academic growth, and competencies through the application of knowledge and skills in core subjects, consistent with state academic standards through a student-focused learning system;

(4)(A) In Lake View School District No. 25 v. Huckabee, the Arkansas Supreme Court explicitly addressed the relationship between local control versus the state's responsibility when, in quoting DuPree v. Alma School District No. 30, 279 Ark. 340 (1983), it opined, "[i]f local government fails, the state government must compel it to act, and if the local government cannot carry the burden, the state must itself meet its continuing obligation".

(B) An accountability system that provides increasing levels of state assistance would help the local government or the local public school district board of directors to meet this burden, while allowing state intervention to occur if the local government chronically fails to meet the burden in spite of the state assistance;

(5) Arkansas public schools and school districts would benefit from an accountability system that:

(A) Uses multiple measures of student academic achievement and growth; and

(B) Allows flexibility for public schools and school
districts to utilize local decision-making while maintaining quality in education;

(6) A comprehensive accountability system would empower the state and public school districts to assess the effectiveness of student-focused education using multiple factors, measures, and indicators of student achievement and school quality, rather than relying solely on an annual statewide assessment; and

(7)(A) The State of Arkansas cannot be the sole guarantor of each individual student's success.

(B) Parents, students, families, educational institutions, and communities, as collaborative partners in education, play an important role in the success of individual students.


As used in this subchapter:

(1) "Academic growth" means the calculation of a student's academic progress from one school year to the next, as measured by assessments and other criteria required by rule of the State Board of Education;

(2) "College and career readiness assessment" means a set of criterion-referenced measurements of a student's acquisition of the knowledge and skills that the student needs to:

(A) Be successful in future endeavors, including credit-bearing, first-year courses at an institution of higher education such as a two-year or four-year college, trade school, or technical school; or

(B) Embark on a career;

(3) "Consolidated state plan" means the Arkansas consolidated state application accountability plan required under the Elementary and Secondary Education Act of 1965, Pub. L. No. 89-10, as reauthorized by the Every Student Succeeds Act of 2015, Pub. L. No. 114-95;

(4)(A) "Educator" means a person holding a valid Arkansas standard teaching license, an ancillary license, a provisional license, a technical permit, or an administrator's license issued by the state board.

(B) "Educator" includes a licensed or nonlicensed classroom teacher or administrator employed in a position under a waiver from licensure;
(5) “English language arts” means the academic standards for English, reading, and writing;

(6) “English learner” means an individual whose native language is a language other than English or who comes from an environment where a language other than English has had a significant impact on the individual's level of English language proficiency;

(7) “Personally identifiable information” means the same as in 34 CFR § 99.3, as it existed on January 1, 2017;

(8) "Public school" means:

(A) A school operated by a public school district; or

(B) An open-enrollment public charter school, as defined in § 6-23-103;

(9) “Public school district” means:

(A) A geographic area that:

(i) is governed by an elected board of directors that conducts the daily affairs of public schools pursuant to the supervisory authority vested by this title; and

(ii) Qualifies as a taxing unit for purposes of ad valorem property taxes under § 26-1-101 et seq. and Arkansas Constitution, Article 14, § 3; or

(B) An open-enrollment public charter school, as defined in § 6-23-103;

(10) “School-level improvement plan” means a plan that at a minimum:

(A) Establishes goals or anticipated outcomes;

(B) Identifies student supports or interventions to be implemented; and

(C) Describes the professional learning necessary for adults to deliver the supports or interventions;

(11) “School district systems” means the operations and procedures that occur within a public school district, including without limitation:

(A) Academics;

(B) Facilities

(C) Fiscal operations;

(D) Human capital management; and
(E) Student support services; and

(12) "Student success plan" means a personalized education plan intended to assist students with achieving readiness for college, career, and community engagement.

The Department of Education shall develop and implement a comprehensive accountability system for Arkansas public schools and school districts that:

(1) Establishes clear academic standards that are periodically reviewed and revised;

(2) Maintains a statewide student assessment system that includes a variety of assessment measures;

(3) Assesses whether all students have equitable access to excellent educators;

(4) Establishes levels of support for public school districts; and

(5) Maintains information systems composed of performance indicators that allow the department to identify levels of public school district support and generate reports for the public.

6-15-2905. Authority of State Board of Education.
The State Board of Education shall:

(1) Approve:

(A) Academic standards for each content area; and

(B) A statewide student assessment system, including without limitation performance levels for statewide assessments;

(2) Promulgate rules to implement the comprehensive accountability system for Arkansas public schools and school districts and this subchapter; and

(3) Take any other appropriate action required or authorized by this subchapter.


(a)(1) The Department of Education shall establish academic standards that define what students shall know and be able to demonstrate in each content area.
(2) Instruction in all public schools shall be based on the academic standards to prepare students to demonstrate the skills and competencies necessary for successful academic growth and high school graduation.

(b) The department shall establish a schedule for periodic review and revision of academic standards to ensure that Arkansas academic standards are rigorous and prepare students for college, career, and community engagement;

(c) The department shall include, at a minimum, the following elements in the periodic review and revision of Arkansas academic standards:

(1) Review and input by Arkansas:
   (A) Educators from elementary, secondary, and higher education; and
   (B) Community members with professional experience related to the academic content area;

(2) Study and consideration of academic standards at the national and international level, as appropriate;

(3) Study and consideration of an evaluation of the academic standards from national groups or organizations, as appropriate; and

(4) Public dissemination of revised academic standards.

6-15-2907. Statewide student assessment system.

(a) The Department of Education shall implement a statewide student assessment system to be administered by Arkansas public schools on a schedule determined by the State Board of Education that includes the following components:

(1) Developmentally appropriate measurements or assessments for kindergarten through grade two (K-2) in literacy and mathematics;

(2) Assessments to measure English language arts, mathematics, and science as identified by the state board;

(3) Assessments of English proficiency of all English learners; and

(4)(A) Assessments to measure college and career readiness;

   (B) A public school that serves any student in grades ten through twelve (10-12) shall administer college and career readiness assessments as determined by the state board to each student before he or she graduates from high school.
(C) Public school districts may offer additional college
and career readiness assessments for students in grades ten through twelve
(10-12) at no cost to the student by using public school district funding,
including without limitation national school lunch state categorical funding
under § 6-20-2305.

(b) At the direction of the state board, the department shall cause
assessment instruments to be administered at additional grade levels as
necessary to measure educational achievement in the public schools of this
state.

(c) The statewide student assessment system may include additional
assessment options approved by the state board, including without limitation
assessments to measure application of knowledge and skills in civics,
government, and additional sciences, as measured on a schedule determined by
the state board.

(d) A public school district, at its own expense, may assess the
academic achievement and growth of students by other means in addition to the
required statewide student assessment system.

(e) All students enrolled in a public school district shall
participate in the statewide student assessment system.

(f) Public school district boards of directors shall not establish
school calendars that limit or interfere with student participation in the
statewide student assessment system.

(g) The State of Arkansas shall participate in the administration of
the National Assessment of Educational Progress examinations.

(h) The department shall provide for statewide student assessments
that are:

(1) Valid and reliable;

(2) Obtained or developed, as appropriate, through contracts and
project agreements;

(3) Aligned to the Arkansas academic standards; and

(4) Scored and returned for public school and school district
use by July 1 of each year.

(i)(1) Public schools, school districts, and educators shall maintain
assessment security and confidentiality.

(2)(A)(i) The following individuals may serve as the test
administrator during the administration of a statewide student assessment
under this subchapter if the individual has received the training required by
the department:

   (1) A licensed educator, including a long-term
substitute teacher;

   (2) A retired educator; and

   (3) An individual employed under a waiver from
licensure as a teacher of record or as an administrator.

   (ii) If accompanied by a test administrator as
described in subdivision (i)(2)(A)(i) of this section, any employee,
including a substitute teacher, may serve as a test proctor.

   (B) A relative or guardian of a student shall not serve as
a test administrator or proctor in the same testing room as the student
during the administration of an assessment under this subchapter.

   (C) As used in this section, “long-term substitute
teacher” means an individual who holds a valid teaching license who does not
have a full-time contract with a school district.

   (3) A violation by a public school, a public school district or
an educator of the security or confidential integrity of any test or
assessment may result in action by the state board under §§ 6-17-410 and 6-
17-428 or under the rules promulgated by the state board to implement this
subchapter.

   (j) The statewide student assessment system shall not assess students’
religious or political beliefs.

   (k)(1) The assessment scores of students attending the Arkansas School
for Mathematics, Sciences, and the Arts of the University of Arkansas System
shall be sent to and included on the reports of the public school district
the student attended immediately prior to transferring to the Arkansas School
for Mathematics, Sciences, and the Arts.

   (2) Copies of the assessment scores of students attending the
Arkansas School for Mathematics, Sciences, and the Arts shall be made
available to the Arkansas School for Mathematics, Sciences, and the Arts.

   (l) Public school districts shall analyze and report student
performance data to students, parents, and the community, if the disclosures
are not in conflict with applicable federal law and state law.

6-15-2908. Analyses of statewide student assessment data.
(a)(1) The Department of Education shall provide analyses of data produced by statewide student assessments.

(2) The analyses of data shall:

(A) Use statewide student assessment results and other valid and reliable measures of student learning, as determined by the State Board of Education, that measure student performance and growth for the purposes of improving student achievement, accountability, and recognition; and

(B) Provide the best measures of the effects of the classroom, school, and school district on student performance or progress.

(3) The model used by the department shall:

(A) Be approved by the state board before implementation; and

(B) Include without limitation sufficient transparency in the model's selection, development, and operational use to:

(i) Ensure that clear documentation, justification, and technical qualities are reported; and

(ii) Allow others in the field to assess the nature and quality of the model, the resulting scores, and interpretations based on the model's scores.

(b) The state board shall approve the process and timeline for a public school district to verify the accuracy or request correction of the statewide student assessment data.

(c) The score on statewide student assessments for an English learner:

(1) Shall not be counted for growth or achievement purposes in the accountability ratings of a public school or public school district if the English learner has been enrolled in a public school or private school in the United States for less than twelve (12) months; and

(1) Shall be counted for growth purposes only and not for achievement purposes in the accountability ratings of a public school or public school district if the English learner has been enrolled in a public school or private school in the United States for at least twelve (12) months but not more than twenty-four (24) months.


(a) Any material containing the personally identifiable information,
including without limitation identifiable scores, of individual students on any test taken under the provisions of this subchapter shall not be:

(1) Considered a public record within the meaning of the Freedom of Information Act of 1967, § 25-19-101 et seq.; or

(2) Disseminated or otherwise made available to the public by a
member of the State Board of Education, an employee of the Department of
Education, a member of the board of directors of a school district, an
employee of a school district, or any other person, except as permitted under
the provisions of the Family Educational Rights and Privacy Act of 1974, 20
U.S.C. § 1232g, as it existed on January 1, 2017.

(b) All analyses, reports, and compilations of test scores that do not
contain personally identifiable information are a public record within the
the release complies with the Family Educational Rights and Privacy Act of
1974, 20 U.S.C. § 1232g, as it existed on January 1, 2017, and with the
Student Online Personal Information Protection Act, § 6-18-109.

(c) In order to protect the validity and reliability of statewide
student assessments, the test instruments shall not be made available to the
public.

6-15-2910. Student performance levels.
(a) The Department of Education shall recommend student performance
levels for the statewide student assessment system to the State Board of
Education for its approval.

(b) Student performance levels shall be adopted for the following
academic content areas, including without limitation:

(1) English language arts;

(2) Mathematics; and

(3) Science.

(c) Student performance levels for academic content areas shall
indicate the skills and competencies necessary for a student to be college
and career ready by the completion of high school.

(d) Student performance levels shall be adopted for English language
proficiency.

6-15-2911. Student-focused learning system.
(a)(1) Beginning with the 2017-2018 school year, the Department of Education shall collaborate with public school districts to transition to a student-focused learning system to support success for all students.

(2) As part of a public school district's student-focused learning system, the public school district shall annually use multiple academic measures to identify students in need of additional support or acceleration to personalize learning in order for students to achieve their grade-level expectations and individual growth.

(3)(A) Academic measures shall include statewide student assessment results.

(B) Academic measures may include without limitation:

(i) Subject grades;

(ii) Student work samples; and

(iii) Local assessment scores.

(b)(1) Beginning with the 2018-2019 school year, each student, by the end of grade eight (8), shall have a student success plan developed by school personnel in collaboration with parents and the student that is reviewed and updated annually.

(2) The student success plan shall, at a minimum:

(A) Guide the student along pathways to graduation;

(B) Address accelerated learning opportunities;

(C) Address academic deficits and interventions; and

(D) Include college and career planning components.

(3) An individualized education program for a student with a disability, identified under the Individuals with Disabilities Education Act, 20 U.S.C. § 1400 et seq., meets the requirements of this section if the individualized education program:

(A) Addresses academic deficits and interventions for students not meeting standards-based academic goals at an expected rate or level; and

(B) Includes a transition plan that addresses college and career planning components.

(4) The State Board of Education may promulgate rules to implement this section that include without limitation requirements for the development and review of a student success plan if a student is enrolled for the first time in or transfers to a public school district in the state.
during or after the student completes grade eight (8).

(c) Public school districts shall use data from college and career readiness assessments to:

(1) Update student success plans;

(2) Assist students with:

(A) College and career readiness skills;

(B) Course selection in high school; and

(C) Improved academic achievement;

(3) Provide the basis for counseling concerning postsecondary preparatory programs; and

(4) Support strategies or programs to:

(A) Increase college preparation rates of all students, including students of low income, English learners, and minority students;

(B) Decrease the remediation rates of high school graduates entering institutions of higher education; and

(C) Increase the attainment of career credentials or technical certificates through expanded opportunities for students.

(d) Public school districts may include community engagement components as part of the public school’s student-focused learning system and student success plans.


(a) It is the intent of the General Assembly that all students in Arkansas public schools be taught by qualified and effective educators and that low-income or minority students not be taught at disproportionate rates by educators who are ineffective, inexperienced, or teaching a subject for which they are not currently licensed.

(b) The State Board of Education may promulgate rules that promote the state’s goal of providing all Arkansas public school students with qualified and effective educators and include without limitation:

(1) Systems to support educator effectiveness;

(2) The method of reporting educator effectiveness by public schools and school districts, including without limitation:

(A) The professional qualifications of educators; and

(B) The number and percentage of:

(i) Teacher educators, principals, and school
leaders who are inexperienced;

(ii) Educators with emergency or provisional credentials; and

(iii) Educators who are teaching a subject for which they are not currently licensed; and

(3) The methods of calculating and reporting the rate at which low-income and minority students are disproportionately taught by educators who are ineffective, inexperienced, or teaching a subject for which they are not currently licensed.

(c) Each public school and school district shall:

(1) Report the data needed by the Department of Education to identify and evaluate educator effectiveness in accordance with state and federal reporting requirements; and

(2) Ensure that its educators provide instruction that aligns with the academic standards established to prepare students to demonstrate the skills and competencies necessary for successful academic growth and high school graduation.

6-15-2913. Levels of school district support.

(a)(1) The State Board of Education shall promulgate rules to establish:

(A)(i) The process for determining the differentiated levels of support that the Department of Education will provide to school districts.

(ii) The levels of support shall include:

(a) Level 1 - General;

(b) Level 2 - Collaborative;

(c) Level 3 - Coordinated;

(d) Level 4 - Directed; and

(e) Level 5 - Intensive; and

(B) The process for guiding, monitoring, or directing:

(i) School-level improvement plans;

(ii) Supports;

(iii) Resources;

(iv) Interventions; and

(v) Reporting requirements.
(2) The process established by the state board for determining the level of support provided to a public school district may include without limitation consideration of:

(A) The performance levels of all students on statewide student assessments adopted in accordance with the consolidated state plan;

(B) The performance levels of subgroup populations on statewide student assessments adopted in accordance with the consolidated state plan;

(C) The schools identified as in need of targeted or comprehensive support, or both, pursuant to the Elementary and Secondary Education Act of 1965, Pub. L. No. 89-10, as reauthorized by the Every Student Succeeds Act of 2015, Pub. L. No. 114-95; and

(D) Other criteria the state board determines appropriate, including without limitation:

(i) Feeder pattern performance;

(ii) Graduation rates;

(iii) Growth calculations; and

(iv) Other indicators of school success.

(b)(1) The state board may adopt, by rule, an alternate process of determining the level of support to be provided to public schools or school districts serving specific student populations, including without limitation:

(A) A public school that is designated solely as an alternative learning environment;

(B) An open-enrollment public charter school whose mission and enrollment are primarily focused on students who have dropped out of school or are identified as at risk of dropping out of school;

(C) A conversion public charter school whose mission and enrollment are primarily focused on students who have dropped out of school or are identified as at risk of dropping out of school;

(D) The Arkansas School for the Blind;

(E) The Arkansas School for the Deaf; and

(F) A public school or system of education that primarily serves adjudicated youth.

(2) The alternate process adopted by the state board under subsection (b)(1) of this section shall specify the method to measure student academic performance.
(c) A public school district that fails to comply with requirements placed on the public school district by the state board under this subchapter is in violation of the Standards for Accreditation of Arkansas Public Schools and School Districts.

6-15-2914. School-level improvement plans – School district support plans.
(a) The General Assembly finds that it is the responsibility of:
   (1) The state to support its public school districts; and
   (2) A public school district to support its schools.
(b)(1) Beginning on May 1, 2018, and by May 1 annually thereafter, a public school shall submit to its public school district a school-level improvement plan for approval by the public school district and public school district board of directors for implementation in the following school year.
   (2) School-level improvement plans shall be posted on the public school district’s website by August 1 of each year.
(c) School-level improvement plans shall be:
   (1) Monitored by the public school district for implementation fidelity and progress throughout the year; and
   (2) Evaluated annually by the public school district for goal progress and accomplishment.
(d)(1) Annually by September 1, a public school district receiving Level 2 - Collaborative, Level 3 - Coordinated, Level 4 - Directed, or Level 5 - Intensive support shall submit to the Department of Education a public school district support plan in accordance with rules of the State Board of Education.
   (2) A public school district’s support plan shall be posted on the public school district’s website no later than ten (10) days after submission to the department.
(e) Public school district support plans shall include without limitation the support the public school district will provide to public schools identified as in need of targeted or comprehensive support, or both, pursuant to the Elementary and Secondary Education Act of 1965, Pub. L. No. 89-10, as reauthorized by the Every Student Succeeds Act of 2015, Pub. L. No. 114-95.
6-15-2915. School district classification as in need of Level 5 - Intensive support — Student transfer eligibility.

(a) The State Board of Education shall promulgate rules governing the classification of public school districts as in need of Level 5 - Intensive support and the support to be provided.

(b) The Department of Education shall notify in writing the public school district superintendent and the president of the public school district board of directors of the recommendation to the state board for classification as in need of Level 5 - Intensive support.

(c)(1) A public school district recommended for classification as in need of Level 5 - Intensive support may appeal to the state board by filing a written appeal with the Commissioner of Education in accordance with the procedure established in the rules of the state board.

(2) A public school district shall be classified as in need of Level 5 - Intensive support and receive support upon final determination by the state board.

(3) A public school district may appeal the state board's final determination to the Pulaski County Circuit Court under the Arkansas Administrative Procedure Act, § 25-15-201 et seq.

(d) A student attending a public school district classified as in need of Level 5 - Intensive support may transfer under the Arkansas Opportunity Public School Choice Act of 2004, § 6-18-227, to another public school district that is not classified as in need of Level 5 - Intensive support.

6-15-2916. State Board of Education authority over a public school district classified as in need of Level 5 - Intensive support.

If a public school district is classified as in need of Level 5 - Intensive support, the State Board of Education may:

(1) Direct the Commissioner of Education to conduct an analysis of all school district systems and make recommendations for action by the state board; and

(2) Assume authority of the public school district and take one (1) or more of the following actions at any time after classification:

(A) Remove permanently, reassign, or suspend on a temporary basis the superintendent of the school district and:

(i) Appoint an individual in place of the
superintendent of the public school district to administratively operate the
public school district under the supervision and approval of the
commissioner;

(ii) Authorize the individual to remove, replace, reassign, or suspend public school district personnel in accordance with
state law; and

(iii) Compensate from public school district funds the individual appointed to operate the public school district and other
individuals authorized by the commissioner;

(B) Remove permanently or suspend on a temporary basis some or all of the current public school district board of directors and either:

(i) Call for the election of a new public school district board of directors, in which case the public school district shall reimburse the county board of election commissioners for election costs as otherwise required by law;

(ii) Require the public school district to operate without a board of directors under the supervision of the superintendent of the public school district or an individual or panel appointed by the commissioner; or

(iii) Direct the commissioner to assume some or all authority of the public school district board of directors as may be necessary to operate the public school district;

(C)(i) Remove on a temporary basis some or all of the powers and duties granted to the current public school district board of directors under § 6-13-620 or any other law but allow the public school district board of directors to continue to operate under the direction and approval of the commissioner.

(ii) The state board shall define the powers and duties of the public school district board of directors.

(iii) The public school district board of directors shall act in an advisory capacity to the commissioner regarding all other powers and duties maintained by the commissioner;

(D) Require the annexation, consolidation, or reconstitution of the public school district under § 6-13-1401 et seq. and this subchapter;
(E) Waive provisions of Title 6 and corresponding rules of the state board with the exception of:

(i) Special education programs as provided by this title;

(ii) Conducting criminal background checks for employees as provided in this title; and

(iii) Health and safety codes as established by the state board and local governmental entities;

(F) Require reassignment of some or all of the administrative, instructional, or support staff of a public school;

(G) Require a public school to institute and fully implement a student curriculum based on academic standards;

(H) Require a public school to provide professional development for teachers and administrators based on the department’s review of educators’ professional growth plans with the cost to be paid by the public school district in which the public school is located;

(I) Remove one (1) or more public schools from the jurisdiction of the classified school district and establish alternative public governance and supervision of the public school;

(J) Require reorganization, closure, or dissolution of one or more of the public schools within the classified district; and

(K) Take any other necessary and proper action, as determined by the state board that is allowed by law.

6-15-2917. Public school district under authority of the State Board of Education.

(a) For a public school district under the authority of the State Board of Education, the state board shall review quarterly the progress of the public school district toward improving the issues that caused the classification of the public school district as in need of Level 5 - Intensive support.

(b) At any time during the second full school year following the assumption of authority or any time thereafter:

(1) The state board may direct the commissioner to update the analysis of all school district systems to determine if the public school district has demonstrated substantial improvement of the issues that caused
the classification of the public school district as in need of Level 5 -
Intensive support;

(2) The commissioner may recommend to the state board that the
state board:

(A) Take additional action concerning the public school
district under § 6-15-2916; or

(B) Return the public school district to local control
through the appointment or election of a board of directors; and

(3)(A) The state board may return the public school district to
local control through the appointment or election of a newly elected board of
directors upon the recommendation of the commissioner.

(B) The state board may limit the powers and duties of the
public school district board of directors under § 6-13-620 or any other law
but allow the public school district board of directors to operate under the
direction and approval of the commissioner.

(C) The state board shall define the powers and duties of
the public school district board of directors if the state board limits the
powers and duties under subdivision (b)(3)(B) of this section.

(D) The public school district board of directors shall
act in an advisory capacity to the commissioner in regards to all other
powers and duties maintained by the commissioner.

(E) The state board may grant additional powers and duties
to the public school district board of directors if the public school
district demonstrates progress toward improving the issues that caused the
classification of the public school district as in need of Level 5 -
Intensive support.

(c)(1) If the public school district has not demonstrated to the state
board and the Department of Education that the public school district meets
the criteria to exit Level 5 - Intensive support within five (5) years of the
assumption of authority, the state board shall annex, consolidate, or
reconstitute the public school district under § 6-13-1401 et seq. and this
subchapter.

(2) The state board shall promulgate rules to establish the
criteria by which a public school district may exit Level 5 -Intensive
support.
6-15-2918. Comprehensive information systems.

(a) The Department of Education shall:

(1) Establish and maintain comprehensive information systems that allow reporting, analysis, and data-driven decision-making by public school districts;

(2) Provide technical assistance to public school districts in the use of the data; and

(3) Provide data access to any authorized entity for analyzing computations and posting public school, public school district, and state student achievement, if the disclosures are not in conflict with applicable federal and state law.

(b) The department shall provide electronic resources for educators to support and augment student achievement, efficiency, and educational initiatives.

(c) The department may contract with providers to collect, maintain, and analyze data and prepare reports.

SECTION 3. TEMPORARY LANGUAGE. DO NOT CODIFY. (a) To ensure an orderly transition from the Arkansas Comprehensive Testing, Assessment, and Accountability Program Act, § 6-15-401 et seq., to the Arkansas Educational Support and Accountability Act, § 6-15-2901 et seq., the Department of Education shall continue to provide supports and interventions to the state's existing priority schools, focus schools, and public schools and public school districts in academic distress or under state authority to meet current state and federal requirements.

(b) As part of the transition process:

(1) Public school districts classified as being in academic distress and under state authority as of the effective date of this act shall:

(A) Be classified by the State Board of Education as in need of Level 5 – Intensive support;

(B) Receive Level 5 – Intensive support; and

(C) Continue to be under state authority subject to the provisions of this act;

(2) Public schools that meet the requisite exit criteria for academic distress, priority, or focus status shall be removed from that
(3)(A) The department, in collaboration with the public school
district, shall develop a transitional support plan for public school
districts that have public schools classified in academic distress, priority,
or focus status.

(B) Transitional support plans shall:

(i) Be approved by the state board;

(ii) Be based on data from:

(a) Reports required under the state or federal
accountability systems in effect prior to this act;

(b) Public school and public school district
comprehensive improvement plans;

(c) Interim and summative student assessment
results from the 2015-2016 and 2016-2017 school years; and

(d) Other local data indicating student
progress; and

(iii) Describe the support:

(a) The department will provide to the public
school district; and

(b) The public school district will provide to
its public schools.

(C) The department shall continue to assist public
school districts pursuant to the approved transitional support plans
until the department determines no later than July 1, 2019, the level
of support the public school district will receive under the Arkansas
Educational Support and Accountability Act, § 6-15-2901 et seq.

/s/J. English