Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1 2	State of Arkansas 85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 2509
4			
5	By: Representatives Mahony	, Elliott	
6	By: Senators Broadway, Bish	Dee	
7			
8			
9		For An Act To Be Entitled	
10	ARKANSAS	S PUBLIC SCHOOL ACADEMIC FACILITIE	ES
11	FUNDING	ACT.	
12			
13			
14		Subtitle	
15		NSAS PUBLIC SCHOOL ACADEMIC	
16	FACII	LITIES FUNDING ACT.	
17			
18			
19			
20	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
21			
22		nsas Code Title 6, Chapter 20 is	amended to add an
23	additional subchapter		
24	<u>6-20-2501. Titl</u>		1 114 1 5 1 1 *
25		is known as and may be cited as t	ine "Arkansas Public
26 27	<u>School Academic Facili</u>	ties Funding Act.	
27	6-20-2502. Defi	nitions	
29	As used in this		
30		Academic facility" means a buildin	ng or space, including
31		the physical plant and grounds, w	
32		n integral part of an adequate edu	
33	§ 6-20-2302.		
34		i) A public school building or s	space, including
35		the physical plant and grounds, u	
36	extracurricular activi	ty or an organized physical activ	vity course as defined



1	in the act derived from Senate Bill 2 of 2005 shall not be considered an
2	academic facility for the purposes of this subchapter to the extent that the
3	building, space, or related area is used for extracurricular activities or
4	organized physical activities courses, except for physical educational
5	training and instruction under § 6-16-132.
6	(ii) The Division of Public School Academic
7	Facilities and Transportation shall determine the extent to which a building,
8	space, or related area is used for extracurricular activities or organized
9	physical activities courses based on information supplied by the school
10	district and, if necessary, on-site inspection.
11	(C) Buildings or spaces, including related areas such as
12	the physical plant and grounds, used for prekindergarten education shall not
13	be considered academic facilities for purposes of this subchapter.
14	(D) District administration buildings and spaces,
15	including related areas such as the physical plant and grounds, shall not be
16	considered academic facilities for the purpose of this subchapter;
17	(2) "Academic facilities wealth index" means the total assessed
18	valuation of taxable real, personal, and utility property in a school
19	district as shown by the county assessment for the most recent year
20	multiplied by one (1) mill with the result divided by the average daily
21	membership of the district as computed on an annual basis;
22	(3)(A) "Average daily membership" means the total number of days
23	of school attended plus the total number of days absent by students in grades
24	kindergarten through twelve (K-12) during the first three (3) quarters of
25	each school year divided by the number of school days actually taught in the
26	school district during that period of time rounded up to the nearest
27	hundredth.
28	(B) As applied to this subchapter, students who may be
29	counted for average daily membership are:
30	(i) Students who reside within the boundaries of the
31	school district and who are enrolled in a public school operated by the
32	<pre>school district;</pre>
33	(ii) Legally transferred students living outside the
34	school district but attending a public school in the school district; and
35	(iii) Students who are eligible to attend and reside
36	within the boundaries of a school district and who are enrolled in the

1	Arkansas National Guard Youth Challenge Program, so long as the students are
2	participants in the program;
3	(4) "Facility condition index" means a methodology established
4	by the Division of Public School Academic Facilities and Transportation for
5	comparing the cost of repairing the condition of a public school academic
6	facility to the cost of replacing the public school academic facility with a
7	public school academic facility containing the same amount of square footage;
8	(5) "Immediate repair project" means a project involving a
9	public school academic facility necessary to resolve a deficiency that
10	presents an immediate hazard to:
11	(A) The health or safety of students, teachers,
12	administrators, or staff;
13	(B) The integrity of the public school academic facility
14	with regard to meeting minimum health and safety standards; or
15	(C) The extraordinary deterioration of the public school
16	academic facility;
17	(6) "Local enhancements" means the portion of any maintenance,
18	repair, or renovation project or new construction project that is designed to
19	bring an academic facility or related areas, such as the physical plant or
20	grounds, to a state of condition or efficiency that exceeds state academic
21	facilities standards;
22	(7) "Local resources" means any moneys lawfully generated by a
23	school district for the purpose of funding the school district's share of
24	financial participation in any academic facilities project for which a school
25	district is eligible to receive state financial participation under
26	priorities established by the division;
27	(8) "Maintenance, repair, and renovation" means any activity or
28	improvement to an academic facility and, if necessary, related areas such as
29	the physical plant and grounds, that:
30	(A) Maintains, conserves, or protects the state of
31	condition or efficiency of the academic facility; or
32	(B) Brings the state of condition or efficiency of the
33	academic facility up to the facility's original condition of completeness or
34	efficiency;
35	(9) "Millage rate" means the millage rate listed in the most
36	recent tax ordinance approved by the county quorum court under the authority

1 of § 14-14-904; 2 (10)(A) "New construction" means any improvement to an academic 3 facility and, if necessary, related areas such as the physical plant and 4 grounds, that brings the state of condition or efficiency of the academic 5 facility to a state of condition or efficiency better than the academic 6 facility's original condition of completeness or efficiency. 7 (B) "New construction" includes additions to existing 8 academic facilities and new academic facilities; 9 (11) "Project" means an undertaking in which a school district 10 engages in: 11 (A) Maintenance, repair, and renovation activities with 12 regard to an academic facility; 13 (B) New construction of an academic facility; or 14 (C) Any combination of maintenance, repair, and renovation 15 and new construction activities with regard to an academic facility; and 16 (12) "Space utilization" means the number of gross square feet 17 per student in a public school academic facility adjusted for academic program, school enrollment, grade configuration, and type of public school in 18 19 accordance with rules promulgated by the Commission on Public School Academic 20 Facilities and Transportation. 21 22 6-20-2503. State financial participation. 23 (a) The Division of Public School Academic Facilities and 24 Transportation shall compute the academic facilities wealth index for each school district. The division shall use the academic facilities wealth index 25 26 to determine the amount of the state's share of financial participation in an 27 eligible local academic facilities project approved under priorities 28 established by the division. 29 (b)(1) The division shall rank all school districts according to their 30 academic facilities wealth index in order of the lowest wealth index per 31 student to the highest wealth index per student. 32 (2) The division shall divide the academic facilities wealth 33 index rankings into percentiles with the first percentile containing the one 34 percent (1%) of students with the lowest school district academic facilities 35 wealth index and the one-hundredth percentile containing the one percent (1%) 36 of students having the highest school district academic facilities wealth

1	index.
2	(c)(l) If a school district is eligible for state financial
3	participation in a local academic facilities project under priorities
4	established by the division, the school district's share of financial
5	participation is the percentage derived from dividing the school district's
6	academic facilities wealth index by the amount corresponding to the ninety-
7	fifth percentile of the academic facilities wealth index.
8	(2) If a school district is eligible for state financial
9	participation in a local academic facilities project under priorities
10	established by the division, the state's share of financial participation is
11	the percentage derived from subtracting the school district's percentage
12	share of financial participation from one hundred percent (100%).
13	
14	6-20-2504. Bonded debt assistance.
15	(a) The state will assist with retiring the outstanding bonded
16	indebtedness issued as of January 1, 2005 of all school districts eligible
17	for state financial participation under this section by providing an annual
18	cash payment to each eligible school district in an amount determined by the
19	Commission on Public School Academic Facilities and Transportation under
20	subsection (b) of this section. The amount of the state's annual cash
21	payment is based on the school district's bonded debt schedule as of January
22	1, 2005 and the academic facilities wealth index for the district as computed
23	on an annual basis.
24	(b)(1) By June 1, 2005, the commission shall determine:
25	(A) The total amount required to satisfy the outstanding
26	bonded indebtedness sold as of January 1, 2005 for each school district;
27	(B) The annual amount due on a fiscal year basis from each
28	school district in accordance with the principal and interest payment
29	schedule in effect on January 1, 2005 for the outstanding bonded
30	indebtedness; and
31	(C) The date each school district is expected to satisfy
32	the outstanding bonded indebtedness.
33	(2) The commission shall determine the amount of the state's
34	annual cash payment by multiplying the annual principal and interest payment
35	for the school district as established under subdivision (b)(l)(B) of this
36	subsection by the district's academic facilities wealth index. The

1	commission shall determine the amount of the state's annual cash payment for
2	each eligible school district no later than July 15 of each year. The
3	commission shall certify the amount to the Department of Education for
4	payment.
5	(c)(l) The state's annual cash payment is payable to each eligible
6	school district in two equal installments. The department shall pay the
7	first installment by August 1 of each year and the second installment by
8	February 1 of each year.
9	(2) For tracking purposes, the school district shall account for
10	the funds received as state financial participation in debt assistance under
11	this section as restricted funds and shall account for the funds in
12	accordance with provisions of law, including without limitation, the Arkansas
13	Educational Financial Accounting and Reporting Act of 2005, § 6-20-2201 et
14	seq. and rules established by the commission.
15	(d)(1) If a school district qualifies for state financial
16	participation under this section, the amount of state financial participation
17	shall not be reduced as a result of debt service savings produced by
18	refunding outstanding bonds if:
19	(A) The annual savings produced by the refunding is
20	deposited into a bond refunding savings fund to be used by the district
21	solely for the new construction of academic facilities or the purchase of
22	academic equipment; and
23	(B) Before the date that the refunding bonds are sold at
24	public sale, the school district certifies to the commission that the yearly
25	debt services saving will be used solely for the purposes described in
26	subdivision (d)(1) of this section.
27	(2) Nothing in this section shall prohibit a school district
28	from issuing second lien bonds. However, the amount of state financial
29	participation under this section shall not be altered or reduced as a result
30	of the increase of encound line hands
31	of the issuance of second lien bonds.
51	(3) Nothing in subsection (d) of this section shall prevent the
32	
	(3) Nothing in subsection (d) of this section shall prevent the
32	(3) Nothing in subsection (d) of this section shall prevent the annual adjustment of state financial participation under this section in
32 33	(3) Nothing in subsection (d) of this section shall prevent the annual adjustment of state financial participation under this section in accordance with annual variations in a school district's academic facilities

1	any obligation with regard to a school district's bonded indebtedness by
2	providing the financial assistance described in this section. The school
3	district receiving cash assistance is and will remain independently liable
4	for all outstanding indebtedness.
5	
6	6-20-2505. Academic Facilities Immediate Repair Program.
7	(a) There is established the Academic Facilities Immediate Repair
8	Program under which the Division of Public School Academic Facilities and
9	Transportation shall provide school districts with state financial
10	participation for eligible repair projects based on the school district's
11	academic facilities wealth index.
12	(b) A school district may apply for state financial participation in
13	an immediate repair project if:
14	(1) The school district's application is received by the
15	division no later than July 1, 2005;
16	(2) The condition for which the repair is needed was in
17	existence on January 1, 2005;
18	(3) The facility condition index of the academic facility
19	involved in the proposed repair project is less than a threshold amount
20	determined by the division; and
21	(4) The repair project involves one (1) of more of the
22	<u>following:</u>
23	(A) Heating, ventilation, and air conditioning systems;
24	(B) Floors;
25	(C) Roofs;
26	(D) Sewage systems;
27	(E) Water supplies;
28	(F) Asbestos abatement;
29	(G) Fire alarm systems;
30	(H) Exterior doors;
31	(I) Emergency exit or egress passageway lighting;
32	(J) Academic program or facility accessibility for
33	individuals with disabilities; and
34	(K) Any other repair to a building system necessary to
35	satisfy life-safety code requirements as determined by the division.
36	(c) As part of its application for state financial participation in an

1	immediate repair project, a school district shall provide the division with
2	evidence of:
3	(1) The deficiency in need of correction and how it presents an
4	immediate hazard to:
5	(A) The health or safety of students, teachers,
6	administrators, or staff of a school district;
7	(B) The integrity of the public school academic facility
8	with regard to meeting minimum health and safety standards; or
9	(C) The extraordinary deterioration of the public school
10	academic facility;
11	(2) The estimated cost of the immediate repair project, which
12	shall be a minimum of one hundred dollars (\$100) per student or fifty
13	thousand dollars (\$50,000), whichever is less;
14	(3) The availability of insurance and any other public or
15	private emergency assistance to pay for the immediate repair project; and
16	(4) Whether or not the academic facility is reasonably expected
17	to close or be substantially replaced within three (3) years.
18	(d)(1) The division shall evaluate a school district's immediate
19	repair application and may conduct an on-site inspection prior to making a
20	decision on the application as it deems necessary.
21	(2) The division shall notify the school district of the
22	division's decision on the application and, if applicable, the amount of
23	state financial participation. The division shall base its decision on
24	several factors, including, without limitation:
25	(A) The seriousness of the deficiency that the immediate
26	repair project is intended to correct;
27	(B) Compliance with current academic facility standards,
28	including, without limitation, appropriate space utilization;
29	(C) The amount and availability of insurance and any other
30	public or private emergency assistance;
31	(D) Whether the academic facility is reasonably expected
32	to close or be substantially replaced within three (3) years;
33	(E) The academic facilities wealth index of the school
34	district; and
35	(F) The prudent and resourceful expenditure of state funds
36	with regard to public school academic facilities.

1	(e)(l) If a school district qualifies for state financial
2	participation under this section, the division shall certify the amount of
3	state financial participation to the Commission on Public School Academic
4	Facilities and Transportation for oversight purposes. The commission shall
5	certify the amount to the Department of Education for payment.
6	(2) For tracking purposes, the school district shall account for
7	the funds received as state financial participation under this section as
8	restricted funds and shall account for the funds in accordance with
9	provisions of law, including, without limitation, the Arkansas Educational
10	Financial Accounting and Reporting Act of 2005, § 6-20-2201 et seq. and rules
11	established by the State Board of Education and the commission.
12	(f) Every effort shall be made to conform an immediate repair project
13	to current academic facilities standards, including, without limitation,
14	appropriate space utilization requirements, unless in the judgment of the
15	division it is impractical to conform the immediate repair project to current
16	standards.
17	(g) A school district shall use state financial participation in an
18	immediate repair project to pay the cost of only the portion of an immediate
19	repair project that is not covered by insurance or other public or private
20	emergency assistance received by or payable to the school district.
21	
22	6-20-2506. Transitional Academic Facilities Program.
23	(a) There is established the Transitional Academic Facilities Program
24	under which the Division of Public School Academic Facilities and
25	Transportation shall provide state financial participation based on a school
26	district's academic facilities wealth index in the form of reimbursement to a
27	school district for eligible new construction projects for which debt is
28	incurred or funds are spent after January 1, 2005, and on or before June 30,
29	2006.
30	(b) Under the transitional academic facilities program, a school
31	district may proceed with new construction of an academic facility through
32	the expenditure of local resources prior to the school district's eligibility
33	for state financial participation and may apply the expenditure of local
34	
	resources after January 1, 2005, and on or before June 30, 2006, toward
35	resources after January 1, 2005, and on or before June 30, 2006, toward meeting the school district's share of financial participation in the cost of

1	eligible for state financial participation.
2	(c) In order to apply for state financial participation under the
3	transitional academic facilities program, the school district shall provide
4	the division with evidence of:
5	(1) A new construction project for which debt was incurred or
6	funds were spent after January 1, 2005, and on or before June 30, 2006;
7	(2) The total cost of the new construction project;
8	(3) The new construction project's conformance with sound
9	educational practices;
10	(4)(A) The new construction project's compliance with current
11	academic facilities standards, including, without limitation, appropriate
12	space utilization of existing academic facilities in the district as
13	determined by the division.
14	(B) The academic facilities standards in effect on the
15	date the plans are submitted to the Division of Public Academic Facilities
16	and Transportation are the academic facilities standards that will apply to
17	the new construction project;
18	(5) The allocation of project costs between new construction
19	activities and maintenance, repair, and renovation activities if the new
20	construction project includes improvements that could be classified as
21	maintenance, repair, and renovation; and
22	(6) How the new construction project supports the prudent and
23	resourceful expenditure of state funds and improves the school district's
24	ability to deliver an adequate and equitable education to public school
25	students in the district.
26	(d)(l) The division shall evaluate a school district's application for
27	state financial participation under the transitional academic facilities
28	program and shall conduct an on-site inspection prior to making a
29	determination of the new construction project's eligibility for reimbursement
30	from the state.
31	(2) During the on-site inspection, the division shall evaluate
32	all of the following:
33	(A) Student health and safety, including, without
34	limitation, critical health and safety needs;
35	(B) The new construction project's compliance with current
36	academic facilities standards, including, without limitation, appropriate

1	space utilization of existing academic facilities in the district;
2	(C) The new construction project's conformance with sound
3	educational practices;
4	(D) Curriculum improvement and diversification, including,
5	without limitation, the use of instructional technology, distance learning,
6	and access to advanced courses in science, mathematics, language arts, and
7	social studies;
8	(E) Multischool, multidistrict, and regional planning to
9	achieve the most effective and efficient instructional delivery system;
10	(F) Reasonable travel time and practical means of
11	addressing other demographic considerations; and
12	(G) Regularly scheduled maintenance, repair, and
13	renovation.
14	(3) The division shall notify the school district of the
15	division's decision on the application and, if applicable, the amount of
16	reimbursement from the state. The division shall base its decision, on
17	several factors, including, without limitation:
18	(A) The reasonableness and necessity of the features of
19	the academic facility according to criteria developed by the division;
20	(B) Compliance with current academic facility standards,
21	including, without limitation, appropriate space utilization;
22	(C) The academic facilities wealth index of the school
23	district; and
24	(D) The prudent and resourceful expenditure of state funds
25	with regard to public school academic facilities.
26	(e)(1) If a school district qualifies for state financial
27	participation under this section, the division shall certify the amount of
28	state financial participation to the Commission on Public School Academic
29	Facilities and Transportation for oversight purposes. The commission shall
30	certify the amount to the Department of Education for payment.
31	(2) For tracking purposes, the school district shall account for
32	the funds received as state financial participation under this section as
33	restricted funds and shall account for the funds in accordance with
34	provisions of law, including, without limitation, the Arkansas Educational
35	Financial Accounting and Reporting Act of 2005, § 6-20-2201 et seq. and rules
36	established by the State Board of Education and the commission.

1	(f) Every effort shall be made to conform a new construction project
2	to current academic facilities standards, including, without limitation,
3	appropriate space utilization requirements, unless in the judgment of the
4	division it is impractical to conform the new construction project to current
5	standards.
6	
7	6-20-2507. Academic Facilities Partnership Program.
8	(a) There is established the Academic Facilities Partnership Program
9	under which the Division of Public School Academic Facilities and
10	Transportation shall provide state financial participation based on a school
11	district's academic facilities wealth index in the form of cash payments to a
12	school district for eligible new construction projects.
13	(b) In order to apply for state financial participation in a new
14	construction project, a school district shall provide the division with a
15	copy of the design plans for the project and evidence of:
16	(1) Preparation for the new construction project as demonstrated
17	by inclusion of the new construction project in the school district's
18	facilities master plan;
19	(2)(A) The adoption of a resolution certifying to the division
20	the school district's dedication of local resources to meet the school
21	district's share of financial participation in the new construction project.
22	(B) The resolution shall specify the approximate date that
23	the board of directors of the school district intends to seek elector
24	approval of any bond or tax measures or to apply other local resources to pay
25	the school district's share of financial participation in the new
26	construction project;
27	(3) The total estimated cost of the new construction project;
28	(4) The new construction project's conformance with sound
29	educational practices;
30	(5) The new construction project's compliance with current
31	academic facilities standards, including, without limitation, appropriate
32	space utilization of existing academic facilities in the district as
33	determined by the division;
34	(6) The allocation of project costs between new construction
35	activities and maintenance, repair, and renovation activities if the new
36	construction project includes improvements that could be classified as

1	maintenance, repair, and renovation; and
2	(7) How the new construction project supports the prudent and
3	resourceful expenditure of state funds and improves the school district's
4	ability to deliver an adequate and equitable education to public school
5	students in the district.
6	(c) The division shall use criteria to evaluate a school district's
7	application for state financial participation in a new construction project,
8	which shall include, without limitation, the following:
9	(1) How the school district's facilities master plan and current
10	academic facilities do not address the following:
11	(A) Student health and safety, including, without
12	limitation, but not limited to, critical health and safety needs;
13	(B) Compliance with current academic facilities standards,
14	including, without limitation, appropriate space utilization of existing
15	academic facilities in the district;
16	(C) Conformance with sound educational practices;
17	(D) Curriculum improvement and diversification, including,
18	without limitation, the use of instructional technology, distance learning,
19	and access to advanced courses in science, mathematics, language arts, and
20	social studies;
21	(E) Multischool, multidistrict, and regional planning to
22	achieve the most effective and efficient instructional delivery system;
23	(F) Reasonable travel time and practical means of
24	addressing other demographic considerations; and
25	(G) Regularly scheduled maintenance, repair, and
26	renovation;
27	(2) How the school district's facilities master plan and any new
28	construction project under the facilities master plan address the following:
29	(A) Student health and safety, including, without
30	limitation, critical health and safety needs;
31	(B) Compliance with current academic facilities standards,
32	including, without limitation, appropriate space utilization of existing
33	academic facilities in the district;
34	(C) Conformance with sound educational practices;
35	(D) Curriculum improvement and diversification, including,
36	

1	and access to advanced courses in science, mathematics, language arts, and
2	social studies;
3	(E) Multischool, multidistrict, and regional planning to
4	achieve the most effective and efficient instructional delivery system;
5	(F) Reasonable travel time and practical means of
6	addressing other demographic considerations; and
7	(G) Regularly scheduled maintenance, repair, and
8	renovation;
9	(3) How the new construction project supports the prudent and
10	resourceful expenditure of state funds and improves the school district's
11	ability to deliver an adequate and equitable education to public school
12	students in the district;
13	(4) How the new construction project has been prioritized by the
14	school district; and
15	(5) The allocation and expenditure of funds in accordance with
16	this subchapter and the Arkansas Public School Academic Facility Program Act,
17	<u>§ 6-21-801 et seq.</u>
18	(d)(1) State financial participation under the academic facilities
19	partnership program is not available until July 1, 2006. The division shall
20	give priority in state financial participation to school district proposals
21	relating to academic facilities with the highest facilities condition index.
22	(2)(A) With regard to an academic facilities project for which a
23	school district intends to apply for state financial participation during
24	fiscal year 2006-2007, the division shall notify the school district of the
25	division's decision on the application and, if applicable, the estimated
26	amount of state financial participation in the new construction project no
27	later than May 1, 2006.
28	(B) Beginning in 2007, the division shall notify the
29	school district of the division's decision on the application and, if
30	applicable, the estimated amount of state financial participation in the new
31	construction project no later than May 1 of each odd-numbered year.
32	(3) The division's notice of its decision on a school district's
33	application for state financial participation in a new construction shall
34	include an explanation of the evaluative factors underlying the decision of
35	the division to provide or not provide state financial participation in
36	support of the new construction project.

1	(e)(1) If the division determines that the new construction project is
2	eligible for state financial participation, the division and the school
3	district shall enter into an agreement specifying the terms of the state's
4	financial participation and the conditions that must be satisfied by the
5	school district.
6	(2) At a minimum, the agreement shall:
7	(A) Identify the estimated amount of local financial
8	participation and state financial participation in the new construction
9	project;
10	(B) Define the method of and schedule for transferring
11	state financial participation funds to the school district;
12	(C) Identify whether the new construction project includes
13	any improvements that are classified as maintenance, repair, and renovation,
14	and how the project costs will be allocated between new construction
15	activities and maintenance, repair, and renovation activities;
16	(D) Provide that changes to the plans for the new
17	construction project shall be made in consultation with the division;
18	(E) Provide that the division or any person acting on
19	behalf of the division may conduct on-site inspections of the new
20	construction project as frequently as the division deems necessary to assure
21	the prudent and resourceful expenditure of state funds with regard to public
22	school academic facilities;
23	(F) Determine how risk will be allocated between the
24	school district and the state if the new construction project is not
25	<pre>completed;</pre>
26	(G) Describe how changes in the school district's wealth
27	index over the course of the new construction project will be treated; and
28	(H) Specify that the agreement is void and the state will
29	have no further obligation to provide state funds to the school district for
30	the new construction project that is the subject of the agreement if the
31	school district does not raise local resources and apply local resources
32	toward the new construction project as provided under the agreement.
33	(f)(1) If a school district qualifies for state financial
34	participation under this section, the division shall certify the amount of
35	state financial participation to the Commission on Public School Academic
36	Facilities and Transportation for oversight purposes. The commission shall

1	certify the amount to the Department of Education for payment.
2	(2) For tracking purposes, the school district shall account for
3	the funds received as state financial participation under this section as
4	restricted funds and shall account for the funds in accordance with
5	provisions of law, including, without limitation, the Arkansas Educational
6	Financial Accounting and Reporting Act of 2005, § 6-20-2201 et seq. and rules
7	established by the State Board of Education and the commission.
8	
9	6-20-2508. Academic Facilities Catastrophic Program.
10	(a) There is established the Academic Facilities Catastrophic Program
11	under which the Division of Public School Academic Facilities and
12	Transportation shall award state financial participation to a school district
13	based on a school district's academic facilities wealth index for eligible
14	catastrophic repair and new construction projects for the purpose of
15	supplementing insurance or other public or private emergency assistance
16	received by or payable to the school district.
17	(b) A school district may apply for state financial participation in a
18	catastrophic project if an academic facility in the district is damaged due
19	to an act of God or violence that could not have been prevented by reasonable
20	maintenance, repair, or renovation of the building.
21	(c) As part of its application for state financial participation in a
22	catastrophic project, the school district shall provide the division with
23	evidence of:
24	(1) The estimated cost of the project;
25	(2) The availability of insurance and any other public or
26	private emergency assistance to pay for the project; and
27	(3) How the catastrophic project supports the prudent and
28	resourceful expenditure of state funds and improves the school district's
29	ability to deliver an adequate and equitable education to public school
30	students in the district.
31	(d)(1) The division shall evaluate a school district's application for
32	catastrophic assistance and may conduct an on-site inspection prior to making
33	a decision on the application as it deems necessary.
34	(2) The division shall notify the school district of the
35	division's decision on the application and, if applicable, the amount of
36	state financial participation. The division shall base its decision, on

1	several factors, including, without limitation:
2	(A) Compliance with appropriate academic facility
3	standards, including, without limitation, appropriate space utilization;
4	(B) The amount and availability of insurance or other
5	public or private emergency assistance;
6	(C) The academic facilities wealth index of the school
7	district; and
8	(D) The prudent and resourceful expenditure of state funds
9	with regard to public school academic facilities.
10	(e)(l) If a school district qualifies for state financial
11	participation under this section, the division shall certify the amount of
12	state financial participation to the Commission on Public School Academic
13	Facilities and Transportation for oversight purposes. The commission shall
14	certify the amount to the Department of Education for payment.
15	(2) For tracking purposes, the school district shall account for
16	the funds received as state financial participation under this section as
17	restricted funds and shall account for the funds in accordance with
18	provisions of law, including without limitation, the Arkansas Educational
19	Financial Accounting and Reporting Act of 2005, § 6-20-2201 et seq. and rules
20	established by the State Board of Education and the commission.
21	(f) Every effort shall be made to conform a catastrophic project to
22	current academic facilities standards, including appropriate space
23	utilization requirements, unless in the judgment of the division it is
24	impractical to conform the catastrophic project to current standards.
25	(g) A school district shall use state financial participation in a
26	catastrophic program to pay the cost of only the portion of a catastrophic
27	project that is not covered by insurance or other public or private emergency
28	assistance received by or payable to the school district.
29	
30	6-20-2509. Project cost guidelines.
31	(a)(1) The Division of Public School Academic Facilities and
32	Transportation shall establish formulas that shall be updated annually for
33	determining the basic project cost per student for various types of new
34	construction projects, including, without limitation:
35	(A) New academic facilities;
36	(B) Additions to existing academic facilities; and

1	(C) Major improvements to academic facilities that bring
2	the state of condition or efficiency of the academic facility to a state of
3	condition or efficiency better than the facility's original condition of
4	completeness or efficiency.
5	(2) In establishing the formulas, the division shall take into
6	consideration:
7	(A) The academic programs offered;
8	(B) Current enrollment levels;
9	(C) Enrollment projections;
10	(D) Grade configuration;
11	(E) Type of public school; and
12	(F) Nationally recognized design and construction
13	standards for cost per square foot.
14	(3) The division shall establish a process for determining the
15	cost of local enhancements and shall include a mechanism in the formulas for
16	determining basic project cost that excludes the cost of local enhancements
17	from the adjusted project cost.
18	(b) When a school district applies for state financial participation,
19	the division shall use the appropriate formula to compute an adjusted project
20	cost. The division shall determine the estimated amount of the state's share
21	of financial participation based on the adjusted project cost and the school
22	district's wealth index as determined under § 6-20-2502.
23	
24	6-20-2510. Incentives for collaboration.
25	(a) It is the intent of the General Assembly to encourage school
26	districts to explore and consider arrangements with other districts that have
27	the potential to:
28	(1) Improve academic facilities and equipment available to the
29	public school students in the districts;
30	(2) Result in improved transportation arrangements for public
31	school students in the state;
32	(3) Have the potential to create any type of efficiency for
33	school districts or enhanced learning opportunities for public school
34	students in the state; and
35	(4) Facilitate the highest and best use of state funds in
36	support of public school academic facilities.

1	(b) If school districts voluntarily consolidate or if one (1) school
2	district annexes another school district, then the division shall use the
3	lowest wealth index of the participating school districts to determine the
4	amount of state financial participation in the first eligible academic
5	facilities project undertaken by the resulting school district. After the
6	completion of the first academic facilities project, the Division of Public
7	School Academic Facilities and Transportation shall compute a new wealth
8	index for the resulting district that shall be used to determine the amount
9	of state financial participation in future academic facilities projects
10	undertaken by the resulting school district.
11	
12	6-20-2511. High-growth school districts.
13	(a) The Division of Public School Academic Facilities and
14	Transportation shall develop a program to provide state financial
15	participation in the form of emergency loans to eligible high-growth school
16	districts for assistance with excess debt service requirements. The amount
17	of an emergency loan shall be based on:
18	(1) Growth trends in the district;
19	(2) The application of space utilization standards in the
20	district;
21	(3) The academic facilities wealth index of the school district;
22	and
23	(4) The prudent and resourceful expenditure of state funds with
24	regard to public school academic facilities.
25	(b) The division shall report to the General Assembly by January 15,
26	2007 on the development of the program and obtain formal legislative approval
27	and funding before implementing the program.
28	
29	6-20-2512. Appeals.
30	(a) A school district may appeal any determination of the Division of
31	Public School Academic Facilities and Transportation under this subchapter to
32	the Commission on Public School Academic Facilities and Transportation in
33	accordance with procedures developed by the commission.
34	(b) All decisions of the commission resulting from a school district's
35	appeal of a division determination under this subchapter shall be final and
36	shall not be subject to further appeal or request for rehearing to the

1	<u>commission or petition for judicial review under the Arkansas Administrative</u>
2	Procedures Act, § 25-15-201 et seq.
3	
4	SECTION 2. Effective July 1, 2005, Arkansas Code Title 6, Chapter 20,
5	Subchapter 24 is repealed.
6	6-20-2401. Title.
7	This subchapter shall be known and may be cited as the "Supplemental
8	School District Funding Act of 2003".
9	
10	6-20-2402. Purpose.
11	(a) The General Assembly finds that:
12	(1) The debt service funding supplement and general
13	facilities funding have been an integral part of school financing for a
14	number of school districts;
15	(2) Elimination of these sources of funds could adversely
16	affect the ability of those districts to continue to operate in a fiscally
17	prudent manner; and
18	(3) School districts that voluntarily raise school district
19	millage beyond the twenty-five (25) mills required by Arkansas Constitution,
20	Amendment 74, should receive incentive funding to encourage local financial
21	support of schools.
22	(b) The purpose of this subchapter is to allow eligible school
23	districts to elect to either continue receiving the debt service funding
24	supplement and general facilities funding or to receive supplemental millage
25	incentive funding.
26	
27	6-20-2403. Definitions.
28	As used in this subchapter:
29	(1) "Average daily membership" means the total number of days
30	attended plus the total number of days absent by students in grades
31	kindergarten through twelve (K-12) during the first three (3) quarters of
32	each school year divided by the number of school days actually taught in the
33	district during that period of time rounded up to the nearest hundredth.
34	Students who may be counted for average daily membership are:
35	(Λ) Students who reside within the boundaries of the
36	school district and who are enrolled in a public school operated by the

1	district or a private school for special education students with their
2	attendance resulting from a written tuition agreement approved by the
3	Department of Education;
4	(B) Legally transferred students living outside the
5	district but attending a public school in the district; and
6	(C) Students who reside within the boundaries of the
7	school district and who are enrolled in the Arkansas National Guard Youth
8	Challenge Program, so long as the students are participants in the program;
9	(2) "Debt service funding supplement" means the state
10	financial aid provided to qualifying local school districts for the purpose
11	of reducing existing debt service burdens and increasing the amount of local
12	revenue available for maintenance and operations expenditures;
13	(3) "Eligible debt service millage required" means the debt
14	service millage required for bonds issued before May 30, 2004, that is
15	computed by dividing the scheduled debt payment by the total property
16	assessment in the school district and then adding the result to the millage
17	for mandatory callable bonds;
18	(4) "General facilities funding" means the state financial
19	aid provided to each school district from line item funds made available for
20	that purpose;
21	(5) "Local revenue" means in each school year ninety-eight
22	percent (98%) of the amount of revenue available, whether or not collected,
23	in a local school district solely from the levy of the uniform rate of tax
24	plus seventy-five percent (75%) of the average miscellaneous funds collected
25	in the previous five (5) years or the previous year, whichever is less;
26	(6) "Mandatory callable bonds" means a bond issue in which
27	
	all net proceeds from debt service millage used to secure the issuance of
28	all net proceeds from debt service millage used to secure the issuance of that bond must be applied to payment of the issue and cannot be used for any
28 29	
	that bond must be applied to payment of the issue and cannot be used for any
2 9	that bond must be applied to payment of the issue and cannot be used for any other purpose;
29 30	that bond must be applied to payment of the issue and cannot be used for any other purpose; (7) "Miscellaneous funds" mean those funds received by a
29 30 31	that bond must be applied to payment of the issue and cannot be used for any other purpose; (7) "Miscellaneous funds" mean those funds received by a local school district from federal forest reserves, federal grazing rights,
29 30 31 32	that bond must be applied to payment of the issue and cannot be used for any other purpose; (7) "Miscellaneous funds" mean those funds received by a local school district from federal forest reserves, federal grazing rights, federal mineral rights, federal impact aid, federal flood control, wildlife
29 30 31 32 33	that bond must be applied to payment of the issue and cannot be used for any other purpose; (7) "Miscellaneous funds" mean those funds received by a local school district from federal forest reserves, federal grazing rights, federal mineral rights, federal impact aid, federal flood control, wildlife refuge funds, severance taxes, funds received by the district in lieu of

1	(8) "Qualified school district" means a school district that:
2	(A) Issued bonds to finance school district projects
3	before May 30, 2004, and for which outstanding bonds exist as of May 30,
4	2004;
5	(B) Was approved by the Department of Education to
6	issue bonds on or before December 31, 2003; and
7	(C) Received debt service funding supplements
8	pursuant to \$\$ 6-20-303 and 6-20-308 during school year 2003-2004 in
9	accordance with regulations promulgated by the Department of Education;
10	(9) "Scheduled debt payment" means the scheduled debt payment
11	on bonded debt issued on or before May 30, 2004, for the following calendar
12	year, not including mandatory callable bonds on file with the Department of
13	Education as of May 30 of the previous year. The scheduled debt payment shall
14	be adjusted by the Department of Education as follows:
15	(A) In the case of a nonvoted refunding bond issue,
16	the payment schedule of the issue being refunded will be compared to the
17	payment schedule of the refunding issue. The schedule with the higher annual
18	debt payment will be used for the purposes of calculating eligible debt
19	service mills required if the district has provided to the Department of
20	Education a signed certificate concerning the use of the debt service savings
21	in conformity with § 6-20-2404;
22	(B) If a voted refunding issue is combined with
23	additional debt or extends the term of the original debt, the new payment
24	schedule will be used for the purpose of calculating eligible debt service
25	mills required; and
26	(C) A payment that a school district makes to a third
27	party for the eventual purpose of retiring indebtedness is deposited into an
28	escrow account pending payment to bond holders and is included as a scheduled
29	debt payment if the school district is unable to recover the deposited funds;
30	(10) "School district assessment per student" means the total
31	assessed valuation of property within a school district divided by the school
32	district's average daily membership;
33	(11) "State assessment per student" means the total assessed
34	valuation of property within the state divided by the statewide average daily
35	membership;
36	(12) "State wealth index" means the result of one (1) minus

1	the ratio of local revenue for a school year divided by the amount of state
2	funds allocated to the school district from the Public School Fund for
3	unrestricted general support of the school district;
4	(13) "Statewide average daily membership" means the total
5	number of days attended plus the total number of days absent by all students
6	in grades kindergarten through twelve (K-12) in all school districts during
7	the first three (3) quarters of each school year divided by the total state
8	average daily membership and rounded up to the nearest hundredth. Students
9	who may be counted for average daily membership are:
10	(A) Students who reside in Arkansas and who are
11	enrolled in a public school operated by a school district or a private school
12	for special education students, with their attendance resulting from a
13	written tuition agreement approved by the Department of Education; and
14	(B) Students who reside in Arkansas and who are
15	enrolled in the Arkansas National Guard Youth Challenge Program, so long as
16	the students are participants in the program;
17	(14) "Supplemental millage incentive funding" means state
18	funding paid to school districts who levy ad valorem taxes in excess of the
19	twenty-five (25) mills required by Arkansas Constitution, Amendment 74; and
20	(15) "Supplemental millage incentive funding base" means the
21	state assessment per student less the school district assessment per student
22	multiplied by one one-thousandth (.001).
23	
24	6-20-2404. Debt service funding supplement.
25	(a)(1) Beginning with school year 2004-2005, the state shall provide
26	to qualified school districts from available line item funds a debt service
27	funding supplement for the purpose of reducing bonded indebtedness if the
28	qualified school district elects to receive the funds in accordance with § 6-
29	20-2407.
30	(2)(A) A school district's debt service funding supplement is
31	calculated by multiplying the district's eligible debt service millage
32	required times an amount established annually by the State Board of
33	Education, but no less than twelve dollars (\$12.00) per average daily
34	membership times the state wealth index.
35	(B) The debt service funding supplement shall be
36	distributed quarterly.

1	(b) A school district qualifying for a debt service funding
2	supplement under this section shall not lose any debt service funding
3	supplements as a result of debt service savings produced by refunding
4	outstanding bonds if:
5	(1) The yearly savings produced by the refunding is deposited
6	into a refunding savings building fund and is used by the district for the
7	building and equipping of school buildings, for major adaptations to a
8	facility, or for purchasing facility sites; and
9	(2) Before the date that the refunding bonds are sold at
10	public sale, the district submits a certificate to the Director of the
11	Department of Education certifying that the yearly debt service savings will
12	be used for the purposes described in this subsection.
13	(c) If the Department of Education determines that an overpayment has
14	been made to a local school district in any appropriation authorized by this
15	subchapter, the department shall withhold the overpayment from state funding
16	and shall transfer the amount withheld for the overpayment to the line item
17	appropriation from which the overpayment was initially made.
18	
19	6-20-2405. General facilities funding.
20	(a)(1) Beginning with school year 2004-2005, the state shall provide
21	from available line item funds general facilities funding to school districts
22	that elect to receive the funds in accordance with § 6-20-2407.
23	(2) A school district's general facilities funding for a
24	school year is calculated by multiplying the school district's average daily
25	membership for the previous school year by the state wealth index times a
26	rate established annually by the State Board of Education.
27	(3) General facilities funding payments shall be distributed
28	quarterly.
29	(b)(1) General facilities funding shall be used only for:
30	(A) The purchase of school buses, furniture,
31	equipment, and computer software; and
32	(B) The renovation or repair of existing facilities.
33	(2) Unused funds may be carried forward and shall be used
34	exclusively for the purposes stated in subdivision (b)(1) of this section.
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35	

1	(a) Beginning with school year 2004–2005, the state shall provide
2	from available line item funds supplemental state funds to qualified school
3	districts that increase total school district millage in excess of the
4	twenty-five (25) mills in accordance with Arkansas Constitution, Amendment
5	74, and that elect to receive the funds in lieu of funds available under §§
6	6-20-2404 and 6-20-2405.
7	(b) For each school year beginning with school year 2004-2005, the
8	Department of Education shall determine by July 31 immediately preceding the
9	school year:
10	(1) The total millage rate of ad valorem tax levied in each
11	school district as of December 31 immediately preceding the school year; and
12	(2) The number of mills, if any, by which the total millage
13	rate exceeds the twenty-five (25) mills required by Arkansas Constitution,
14	Amendment 74.
15	(c)(l) A school district's supplemental millage incentive funding
16	shall be equal to the result of multiplying the lesser of the number ten (10)
17	or the result of subdivision (b)(2) of this section by the school district's
18	supplemental millage incentive funding base multiplied by the school
19	district's average daily membership times a funding factor to be determined
20	by the department.
21	(2) The supplemental millage incentive funding base shall be
22	computed based upon property values as of December 31 immediately preceding
23	the school year and the average daily membership for the previous school
24	year.
25	(3) If a school district is eligible to receive supplemental
26	millage incentive funding and is also eligible to receive a debt service
27	funding supplement or general facilities funding, or both, then the school
28	district shall make its funding election in accordance with § 6-20-2407.
29	(4) A school district shall not receive supplemental millage
30	incentive funding along with a debt service funding supplement or general
31	facilities funding, or both.
32	(d) Supplemental millage incentive funding shall be distributed
33	quarterly.
34	
35	6-20-2407. Funding election.
36	(a) By July 31 immediately preceding the school year, a school

1	district that is eligible for supplemental millage incentive funding shall
2	provide the Department of Education with a written election indicating
3	whether for the school year the school district:
4	(1) Elects to receive only supplemental millage incentive
5	funding in lieu of a debt service funding supplement or general facilities
6	funding, or both; or
7	(2) Elects to receive a debt service funding supplement or
8	general facilities funding, or both, in lieu of supplemental millage
9	incentive funding.
10	(b) The election of a school district under this section shall be
11	effective for one (1) school year.
12	(c) The department shall provide necessary data to each school
13	district prior to July 15 to enable each school district to make its funding
14	election.
15	
16	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the
17	General Assembly of the State of Arkansas that the Arkansas Supreme Court has
18	determined that current public school academic facilities in Arkansas are
19	inadequate and inequitable; that the General Assembly established the Joint
20	Committee on Educational Facilities to inventory the current condition of
21	public school academic facilities and recommend methods for bringing public
22	school academic facilities into conformity with the court's constitutional
23	expectations; that the programs established in this act are derived from
24	recommendations of the joint committee and are part of a comprehensive
25	program for overseeing the provision of constitutionally appropriate public
26	school academic facilities across the state; that this program must be
27	implemented immediately for the good of public school students in Arkansas.
28	Therefore, an emergency is declared to exist and this act being immediately
29	necessary for the preservation of the public peace, health, and safety,
30	Section 2 of this act shall be effective on July 1, 2005, and Section 1 of
31	this act shall become effective on:
32	(1) The date of its approval by the Governor;
33	(2) If the bill is neither approved nor vetoed by the Governor,
34	the expiration of the period of time during which the Governor may veto the
35	bill; or
36	(3) If the bill is vetoed by the Governor and the veto is

1	overridden,	the	date	the	last	house	overrides	the	veto.
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