Stricken language would be deleted from and underlined language would be added to present law. Act 83 of the Regular Session

1	State of Arkansas	A D;11	
2	92nd General Assembly	A Bill	
3	Regular Session, 2019		SENATE BILL 153
4			
5	By: Senators J. English, Bleds		
6	By: Representatives Barker, E	Bentley, Brown, Capp, Cavenaugh, Crawford, Da	llby, Della Rosa,
7	Lundstrum, J. Mayberry, Petty	y, Rushing, Speaks, Vaught	
8			
9		For An Act To Be Entitled	
10	AN ACT CON	NCERNING SCHOOL-LEVEL IMPROVEMENT PLA	ANS AND
11	THE RIGHT	TO READ ACT; TO REQUIRE THAT A PUBLI	IC
12	SCHOOL INC	CLUDE IN ITS ANNUAL SCHOOL-LEVEL IMPR	ROVEMENT
13	PLAN A LIT	ERACY PLAN; TO REQUIRE THAT THE CURF	RICULUM,
14	PROFESSION	IAL DEVELOPMENT, AND GRADUATE STUDIES	S
15	RECOMMENDA	TIONS FOR A PUBLIC SCHOOL DISTRICT A	AND
16	OPEN-ENROL	LMENT PUBLIC CHARTER SCHOOL BE IN	
17	ACCORDANCE	WITH THE SCIENCE OF READING; TO REC	QUIRE
18	THAT THE D	EPARTMENT OF EDUCATION CREATE AN APP	PROVED
19	LIST OF CU	RRICULUM PROGRAMS THAT ARE SUPPORTED	BY THE
20	SCIENCE OF	READING; AND FOR OTHER PURPOSES.	
21			
22			
23		Subtitle	
24	TO RE	EQUIRE SCHOOL-LEVEL IMPROVEMENT,	
25	PROFE	ESSIONAL DEVELOPMENT, CURRICULUM, ANI)
2 6	GRADU	JATE STUDIES PLANS TO BE IN	
27	ACCOR	RDANCE WITH THE SCIENCE OF READING.	
28			
29			
30	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
31			
32		OT CODIFY. Legislative findings.	
33	The General Asser		
34		ight to Read Act, § 6-17-429, addres	
35		ucators and those in an undergraduat	
36	(2) If edu	ucators do not have an understanding	of scientific



T	reading instruction, many students will not receive the reading instruction
2	necessary to read at grade level;
3	(3) The percentage of Arkansas students in grade three (3) who
4	were "ready" or "exceeding" in reading on the 2018 ACT Aspire test was
5	thirty-eight percent (38%);
6	(4) Dyslexia programs in Arkansas should be aligned to
7	structured literacy as outlined by the International Dyslexia Association;
8	and
9	(5) Educators throughout the state are in the process of
10	completing the appropriate professional development requirements with respect
11	to the science of reading and structured literacy, but public school
12	districts have not provided those teachers with the necessary materials and
13	resources to implement the methods required by science of reading and
14	structured literacy programs in their classrooms.
15	
16	SECTION 2. Arkansas Code § 6-15-2914(b), concerning the annual
17	submission of school-level improvement plans, is amended to read as follows:
18	(b)(1)(A) Beginning on May 1, 2018, and by May 1 annually thereafter,
19	a public school shall submit to its public school district a school-level
20	improvement plan for approval by the public school district and public school
21	district board of directors for implementation in the following school year.
22	(B)(i) A public school district and an open-enrollment
23	public charter school shall include a literacy plan in the annual school-
24	level improvement plan required under subdivision (b)(1)(A) of this section.
25	(ii) The literacy plan required under subdivision
26	(b)(l)(B)(i) of this section shall include without limitation a curriculum
27	program and a professional development program that are:
28	(a) Aligned with the literacy needs of the
29	public school district; and
30	(b) Based on the science of reading as defined
31	by $\S 6-17-429(k)(1)$.
32	(2) School-level improvement plans shall be posted on the public
33	school district's website by August l of each year.
34	
35	SECTION 3. Arkansas Code § 6-17-429(c), concerning the professional
36	development requirements under the Right to Read Act, is amended to read as

1	follows:
2	(c)(1) Beginning with the 2018-2019 school year, a public school
3	district and an open-enrollment public charter school shall provide the
4	following professional development in scientific reading instruction:
5	(A) For teachers licensed at the elementary level $\underline{ ext{in}}$
6	kindergarten through grade six (K-6), teachers with a special education
7	license in kindergarten through grade twelve (K-12), and teachers licensed as
8	reading specialists in kindergarten through grade twelve (K-12), professional
9	development for one (1) of the prescribed pathways to obtaining a proficiency
10	credential in knowledge and practices in scientific reading instruction; and
11	(B) For teachers licensed at a level other than the
12	elementary level in kindergarten through grade six (K-6), teachers with a
13	special education license in kindergarten through grade twelve (K-12), and
14	teachers licensed as reading specialists in kindergarten through grade twelve
15	(K-12), professional development for one (1) of the prescribed pathways to
16	obtaining an awareness credential in knowledge and practices in scientific
17	reading instruction.
18	(2) Beginning with the 2020-2021 school year, a public school \underline{or}
19	open-enrollment public charter school that does not provide the professional
20	development under subdivision (c)(1) of this section shall:
21	(A) Be placed in probationary status; and
22	(B) Provide notice to parents that the public school
23	district has not met the requirements of this section.
24	
25	SECTION 4. Arkansas Code § 6-17-429(e)-(g), concerning educator
2 6	preparation and professional development programs required under the Right to
27	Read Act, are amended to read as follows:
28	(e) A provider of a state-approved educator preparation program,
29	graduate program, or alternative preparation program shall include in its
30	annual report to the Department of Education a description of the provider's
31	program to prepare educators to teach reading using scientific reading
32	instruction.
33	(f) By the beginning of the 2020-2021 school year, the department
34	shall identify and create an approved list of materials, resources, and
35	curriculum programs for public school districts and open-enrollment public

charter schools that are supported by the science of reading and based on

35

1	instruction that is explicit, systematic, cumulative, and diagnostic,
2	including without limitation:
3	(1) Dyslexia programs that are evidence-based and:
4	(A) Aligned to structured literacy; or
5	(B) Grounded in the Orton-Gillingham methodology;
6	(2) Evidence-based reading intervention programs; and
7	(3) Evidence-based reading programs that are grounded in the
8	science of reading.
9	(g)(1) By the beginning of the 2021-2022 school year, any public
10	school district and open-enrollment public charter school purchasing a
11	curriculum program shall choose a curriculum program from the department's
12	approved list of curriculum programs created under subsection (f) of this
13	section.
14	(2) A public school district or open-enrollment public charter
15	school that chooses to purchase a curriculum program that is not from the
16	department's approved list of curriculum programs shall submit the following
17	to the department for approval of the alternative curriculum program:
18	(A) A rationale for choosing the alternative curriculum
19	program; and
20	(B) Evidence-based research regarding the alternative
21	curriculum program.
22	(h) By the beginning of the 2019-2020 school year, a public school
23	district and an open-enrollment public charter school shall establish a
24	professional development program as required by § 6-15-2914(b)(1)(B) that
25	shall:
26	(1) Include without limitation instruction based on the science
27	of reading; and
28	(2) Be provided on an annual basis after the professional
29	development required under subdivision (c)(l) of this section is complete.
30	(f)(i)(A) A public school district or an open-enrollment public
31	<u>charter school</u> that employs an educator in violation of this section or that
32	does not provide the professional development as required under this section
33	shall be in violation of the Standards for Accreditation of Arkansas Public
34	Schools and School Districts and may be placed in probationary status by the
35	department. (B) A nublic school district or an open-enrollment nublic
36	INI A DUDITO SCHOOL district or an oben-enrollment bublic

1	charter school placed in probationary status under subdivision $(f)(1)(\Lambda)$
2	(i)(1)(A) of this section shall send written notification to the parents of
3	the students in the public school district of the reason for being placed in
4	probationary status.
5	(2) A provider of a state-approved educator preparation program,
6	graduate program, or alternative preparation program that does not comply
7	with the requirements of this section may be subject to penalties up to and
8	including having the provider's approval status revoked.
9	(g)(j)(1) The department is vested with the authority to and shall
10	enforce:
11	(1) Enforce this section; and
12	(2) The department shall promulgate Promulgate rules to
13	implement this section.
14	(k) As used in this section:
15	(1) "Science of reading" means the study of the relationship
16	between cognitive science and educational outcomes; and
17	(2) "Structured literacy" means an approach by which licensed
18	personnel teach reading in an explicit, systematic, cumulative, and
19	diagnostic manner.
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22	APPROVED: 2/11/19
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Stricken language would be deleted from and underlined language would be added to present law. Act 540 of the Regular Session

1	State of Arkansas	A Bill	
2	92nd General Assembly	Abin	HOUGE DILL 1/20
3	Regular Session, 2019		HOUSE BILL 1638
4 5	Ry: Panrasantatizzas F. Allan	, Vaught, K. Ferguson, Nicks, Walke	r
6	By: Senator J. English	, vaugiti, K. Perguson, Nicks, Warke	ı
7	by. Schatol J. Elighsh		
8		For An Act To Be Enti	tled
9	AN ACT CO	NCERNING THE REQUIREMENTS FO	
10		LICENSE; TO AMEND PROVISIONS	
11		rs a person must pass in ori	
12		LICENSE; AND FOR OTHER PURPO	
13		,	
14			
15		Subtitle	
16	TO A	MEND PROVISIONS REGARDING T	HE
17	ASSE	SSMENTS A PERSON MUST PASS	IN ORDER
18	TO O	BTAIN A TEACHING LICENSE.	
19			
20			
21	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STAT	TE OF ARKANSAS:
22			
23	SECTION 1. Arka	ansas Code § 6-17-402(c)(2)(A)(ii)(a), concerning the
24	application of a perso	on who is applying for the f	first time for an elementary
25	education kindergarter	n through grade six (K-6) li	cense or a special education
26	kindergarten through g	grade twelve (K-12) license,	is amended to read as
27	follows:		
28		(ii)(a) A person applyin	g for first-time licensure
2 9	for an elementary educ	cation K-6 <u>kindergarten</u> thro	ough grade six (K-6) license
30	or a special education	K-12 kindergarten through	grade twelve (K-12) license
31	shall <u>:</u> take and pass		
32		(1) Pass a:	
33		(1)(A)	Subject matter content
34	assessment; and		
35			dagogy assessment; and
36		(3) (B)	Stand-alone assessment that



T	examines the acquisition of knowledge of essential components of beginning
2	reading instruction based on the science of reading-; and
3	(2) Demonstrate pedagogical competence.
4	
5	SECTION 2. Arkansas Code § 6-17-409(e)(1), concerning licensure
6	requirements for a person enrolled in an alternative educator preparation
7	program, is amended to read as follows:
8	(1)(A) Passing scores, as set by the state board, on state-
9	$rac{ ext{required pedagogical and}}{ ext{subject matter}}$ content-area assessments, or their
10	substantial equivalents.
11	(B) As used in this subdivision (e)(1), "substantial
12	equivalents" includes without limitation the assessments required by the
13	American Board for the Certification of Teacher Excellence program and an any
14	alternative method of demonstrating subject matter content competency
15	identified by the state board under § $6-15-1004$;
16	(C) An individual under this section shall demonstrate
17	pedagogical competence;
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20	APPROVED: 3/20/19
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Stricken language would be deleted from and underlined language would be added to present law. Act 628 of the Regular Session

1	State of Arkansas	A Bill	
2	92nd General Assemb		
3	Regular Session, 201)	SENATE BILL 382
4		*	
5	By: Senator B. Davis		
6	By: Representative S	ape	
7			
8		For An Act To Be Entitled	
9	AN A	CT CONCERNING RULES FOR TEACHER LICENSURE; T	0
10	ALLO	W FOR THE REINSTATEMENT OF A REVOKED TEACHING	G
11	LICE	NSE UNDER CERTAIN CONDITIONS; AND FOR OTHER	
12	PURP	OSES.	
13			
14			
15		Subtitle	
16		TO ALLOW FOR THE REINSTATEMENT OF A	
17		REVOKED TEACHING LICENSE UNDER CERTAIN	
18		CONDITIONS.	
19			
20			
21	BE IT ENACTED BY	THE GENERAL ASSEMBLY OF THE STATE OF ARKANSA	AS:
22			
23	SECTION 1.	Arkansas Code § 6-17-402(j), concerning Sta	ate Board of
24	Education rules	for teacher licensure, is amended to read as	follows:
25	(j) Rules	of the state board shall identify the follow	ing as core
26	licensure conten	areas:	
27	(1)	<pre>Early Childhood Elementary education (K-6);</pre>	
28	(2)	English language arts;	
2 9	(3)	Mathematics;	
30	(4)	Science;	
31	(5)	Social Studies;	
32	(6)	Art;	
33	(7)	Music; and	
34	(8)	Foreign Language.	
35	(k)(1) The	e state board may promulgate rules to reinsta	te a revoked
36	teaching license	- ;	



1	(2) Rules promulgated under subdivision (k)(l) of this section
2	shall include without limitation the following:
3	(A) Information and requirements regarding an application
4	for reinstatement of a revoked teaching license; and
5	(B) The use of evidence by the state board to determine
6	whether the applicant for reinstatement of a revoked teaching license:
7	(i) Is rehabilitated, recovered, or in recovery, as
8	applicable;
9	(ii) Has made restitution, as applicable;
10	(iii) Is currently fit to return to an educational
11	environment appropriate to the licensure level of the applicant; and
12	(iv) Does not pose a threat to the health, safety,
13	and welfare of public school students and public school employees.
14	(3) An individual whose teaching license was revoked following
15	an ethics complaint under § 6-17-428 shall release to the state board any
16	confidential information regarding the ethics complaint made against the
17	$\underline{\text{individual upon the individual's application for reinstatement of his or } \underline{\text{her}}$
18	revoked teaching license.
19	(4) Except as provided under subdivision (k)(6) of this section,
20	an applicant for reinstatement of a revoked teaching license shall not apply
21	for reinstatement of his or her revoked teaching license until:
22	(A) Ten (10) years after the date of revocation of the
23	teaching license for:
24	(i) A felony disqualifying offense under § 6-17-410;
25	<u>or</u>
2 6	(ii) An ethics violation under § 6-17-428; or
27	(B) Five (5) years after the date of revocation for any
28	other reason not identified under subdivision (k)(4)(A).
29	(5) If an applicant for reinstatement of a revoked teaching
30	license has a true report in the Child Maltreatment Central Registry, the
31	state board may reinstate the applicant's revoked teaching license with or
32	without a hearing if the applicant provides evidence from the Department of
33	Human Services that the department has removed the applicant's name from the
34	Child Maltreatment Central Registry.
35	(6) The state board shall not reinstate a revoked teaching
26	license when the reason for the revocation concerned the

1		(A)	Physical or sexual injury of another person;
2		<u>(B)</u>	Physical or sexual abuse of another person;
3		(C)	Physical mistreatment of another person resulting in
4	death; or		
5		(D)	Sexual mistreatment of another person.
6			
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8			APPROVED: 4/1/19
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Stricken language would be deleted from and underlined language would be added to present law. Act 666 of the Regular Session

1		A D:11	
2	92nd General Assembly	A Bill	
3	Regular Session, 2019		HOUSE BILL 1657
4			
5	By: Representative Vaught		
6	By: Senator E. Cheatham		
7	_		
8	JF	or An Act To Be Entitled	
9	AN ACT TO AMEND	PROVISIONS OF THE ARKANSA	S CODE
10	CONCERNING EDUCA	ATOR PROFESSIONAL DEVELOPM	ENT; AND FOR
11	OTHER PURPOSES.		
12			
13			
14		Subtitle	
15	TO AMEND P	ROVISIONS OF THE ARKANSAS	CODE
16	CONCERNING	EDUCATOR PROFESSIONAL	
17	DEVELOPMEN	T.	
18			
19			
20	BE IT ENACTED BY THE GENERAL	L ASSEMBLY OF THE STATE OF	ARKANSAS:
21			
22	SECTION 1. Arkansas (Code § 6-15-1703 is amende	d to read as follows:
23	6-15-1703. Profession	nal development.	
24	(a) The State Board o	of Education's Standards fo	or Accreditation of
25	Arkansas Public Schools and	School Districts shall re	quire the following
26	professional development hot	irs according to the profe	ssional development
27	schedule under § 6-17-709:		
28	(1) Two (2) hou	urs of professional develop	pment, or professional
29	learning credit as determine	ed by the Department of Edu	ucation, as part of the
30	minimum number of hours of p	professional development re	equired for teachers,
31	designed to enhance understa	anding of effective parent	al involvement family
32	and community engagement str	rategies; and	
33	(2) Two (2) hou	ers of professional develop	pment <u>, or professional</u>
34	learning credit as determine	ed by the department, as pa	art of the minimum
35	number of hours of profession	onal development required	for administrators,
36	designed to enhance understa	anding of:	

1	(A) Effective parent involvement family and community
2	engagement strategies; and
3	(B) The importance of administrative leadership in setting
4	expectations and creating a climate conducive to parental family and
5	community participation.
6	(b) A school district shall provide training at least annually for
7	volunteers who assist in an instructional program for parents <u>families and</u>
8	the community.
9	
10	SECTION 2. Arkansas Code § 6-17-418(a)(2)(B), concerning Arkansas
11	history professional development through ArkansasIDEAS, is amended to read as
12	follows:
13	(B) A forty-five-hour professional development piece \underline{An}
14	approved learning pathway in Arkansas history offered through ArkansasIDEAS
15	for professional development hours or professional learning credits as
16	determined by the Department of Education.
17	
18	SECTION 3. Arkansas Code § 6-17-703(a), concerning Arkansas history
19	professional development for teachers who provide instruction in Arkansas
20	history, is amended to read as follows:
21	(a) A school district shall provide two (2) hours, or professional
22	<u>learning credits</u> as determined by the Department of Education, of substantive
23	and meaningful professional development in Arkansas history for its teachers
24	who provide instruction in Arkansas history according to the professional
25	development schedule under § 6-17-709.
26	
27	SECTION 4. Arkansas Code § 6-17-704(a)(2)(A), concerning the minimum
28	number of professional development hours required in a professional
2 9	development plan, is amended to read as follows:
30	(A) Is part of the minimum number of professional
31	development hours or professional learning credits as determined by the
32	department required by law or by the department;
33	
34	SECTION 5. Arkansas Code § 6-17-705(a)-(c), concerning planning and
35	preparation time counting towards professional development credit, is amended
36	to read as follows:

1	(a) Up to twelve (12) hours of professional development credit, or
2	professional learning credits as determined by the Department of Education,
3	may be earned by licensed personnel for time required at the beginning of
4	each school year to plan and prepare a curriculum and other instructional
5	material for their assigned classes if the time is:
6	(1) Spent in their classrooms, offices, or media centers at the
7	public school; and

- (2) Before the first student-teacher interaction day of the school year, but a school district shall not require licensed personnel to work additional days that are not included in their contracts unless the licensed personnel are paid their daily rate of pay.
- (b) Licensed personnel shall earn one (1) hour of professional development credit, or professional learning credits as determined by the department, for each hour of planning and preparation that meets the requirements of subsection (a) of this section.
- (c)(l) If illness of a teacher or a teacher's immediate family under § 6-17-1202 prevents a teacher from obtaining the required professional 18 development hours, the teacher shall be allowed to make up the hours professional development missed during the:
 - (A) Remainder of the current school year; or
 - (B) Succeeding school year.
- 22 (2) The teacher may earn the professional development hours, or 23 professional learning credits as determined by the department, through online 24 professional development.

26 SECTION 6. Arkansas Code § 6-17-706(a), concerning professional 27 development credit exemption, is amended to read as follows:

- (a) Licensed personnel working part time shall be exempt from one-half (1/2) of the professional development hours required under the Standards for Accreditation of Arkansas Public Schools and School Districts if they work solely in any of the following adult education programs:
 - (1) Adult basic education;
 - (2) General adult education;
 - (3) English as a second language for adults; and or
- 35 (4) High school equivalency test examiners.

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1 SECTION 7. Arkansas Code § 6-17-708(a)(1), concerning teen suicide 2 awareness and prevention professional development, is amended to read as 3 follows: 4 (a)(1) The Department of Education shall require two (2) hours of 5 professional development, or professional learning credits as determined by the department, in teen suicide awareness and prevention for licensed public 6 school personnel according to the professional development schedule under § 7 6-17-709. 8 9 10 SECTION 8. Arkansas Code § 6-17-709(a)(2), concerning the professional development schedule concerning parental involvement, is amended to read as 11 12 follows: 1.3 (2) In the 2014-2015 school year and every fourth school year 14 thereafter, the parental involvement family and community engagement 15 professional development under § 6-15-1703; 16 17 SECTION 9. Arkansas Code § 6-17-709(b), concerning the calculation of 18 professional development hours under the professional development schedule, 19 is amended to read as follows: 20 (b)(1) Two (2) hours of the professional development, or professional learning credit as determined by the Department of Education, required by 21 22 subsection (a) of this section shall be counted in one (1) school year toward 23 the minimum number of hours of professional development required for licensed 24 educators under the Department of Education Rules Governing Professional 25 Development. 26 (2) If additional hours or professional learning credits are 27 obtained by a licensed educator, the school district may count those hours or credits as part of the minimum number of hours of professional development 28 29 required for licensed educators under the Department of Education Rules 30 Governing Professional Development. 31 32 SECTION 10. Arkansas Code § 6-17-709(c), concerning professional 33 development with respect to educational technology under the professional 34 development schedule, is amended to read as follows:

hours of integrated professional development, or professional learning

(c) Annually, the State Board of Education may require up to six (6)

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Ι	credits determined by the department, for licensed educators in educational
2	technology.
3	
4	SECTION 11. Arkansas Code § 6-17-709(e)(3)(A), concerning professional
5	development scheduling, is amended to read as follows:
6	(3)(A) The Department of Education department shall not issue an
7	initial teaching license until the applicant verifies that he or she has
8	obtained the required professional development concerning:
9	(i) Mandated reporters under § 6-61-133;
10	(ii) Parental involvement Family and community
11	engagement under § 6-15-1703;
12	(iii) Teen suicide awareness and prevention under §
13	6-17-708; and
14	(iv) Arkansas history under § 6-17-703-; and
15	(v) Human trafficking under § 6-17-710.
16	
17	SECTION 12. Arkansas Code § 6-17-710(a) and (b), concerning
18	professional development related to recognizing human trafficking, are
19	amended to read as follows:
20	(a) Each year, a school district shall make available to licensed
21	personnel thirty (30) minutes of professional development, or professional
22	learning credit as determined by the Department of Education, on:
23	(1) Recognizing the warning signs that a child is a victim of
24	human trafficking; and
25	(2) Reporting a suspicion that a child is a victim of human
26	trafficking.
27	(b) The Department of Education <u>department</u> or another person, firm, or
28	corporation designated by the department shall develop and administer the
29	professional development under subsection (a) of this section.
30	
31	
32	APPROVED: 4/3/19
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Stricken language would be deleted from and underlined language would be added to present law. Act 757 of the Regular Session

1	State of Arkansas	As Engrossed: H3/11/19	
2	92nd General Assembly	A Bill	
3	Regular Session, 2019		HOUSE BILL 1573
4			
5	By: Representative Cozart		
6	By: Senator J. English		
7			
8		For An Act To Be Entitled	
9	AN ACT TO	AMEND AND UPDATE VARIOUS PROVISIONS	OF THE
10	ARKANSAS (CODE CONCERNING PUBLIC EDUCATION; AND	FOR
11	OTHER PURI	POSES.	
12			
13			
14		Subtitle	
15	TO A	MEND AND UPDATE VARIOUS PROVISIONS OF	•
16	THE	ARKANSAS CODE CONCERNING PUBLIC	
17	EDUC	ATION.	
18			
19			
20	BE IT ENACTED BY THE C	GENERAL ASSEMBLY OF THE STATE OF ARKAI	NSAS:
21			
22	SECTION 1. Arka	ansas Code § 6-11-125(b), concerning	the use of
23	information technology	y to eliminate the amount of paperworl	k by the State
24	Board of Education, is	repealed.	
25	(b) The State B	Board of Education, acting through the	e department, shall
26	use every means availa	able to eliminate the amount of papers	work required by
27	state law and regulati	ions to be reported from each local so	chool district by
28	utilizing to the fulle	est extent possible, beginning no late	e r than July 1,
29	1998, the information	technology network linking local sek	ool districts and
30	the department.		
31			
32	SECTION 2. Arka	ansas Code § 6-11-126 is repealed.	
33	-	ter funds approval.	
34	_	rtment of Education obligates any fund	-
35	or lease of a computer	r for the Arkansas Public School Compu	ter Network, the
36	department shall first	seek prior review from the Joint Int	t erim Oversight



1 Subcommittee on Educational Reform. 2 SECTION 3. Arkansas Code § 6-11-127, is amended to read as follows: 3 6-11-127. School district boundaries. The Commissioner of Education Arkansas Geographic Information Systems 6 Office shall keep for the Commissioner of Education records showing 7 descriptions of each school district in the state, a map showing the school districts with their boundaries, the location of the schoolhouses, and the 8 9 electoral zones, if any, into which each school district has been divided. 10 11 SECTION 4. Arkansas Code § 6-13-1403(d)(2)(B), concerning the 12 conditions under which the State Board of Education may annex school 13 districts, is amended to read as follows: 14 (B) It shall be is the duty of the Department of Education 15 Arkansas Geographic Information Systems Office to make changes in the maps of 16 the school districts to properly show the boundary lines of the receiving 17 district or districts. 18 19 SECTION 5. Arkansas Code § 6-13-1404(d)(2)(B), concerning the 20 conditions under which the State Board of Education may consolidate school 21 districts, is amended to read as follows: 22 (B) It shall be is the duty of the Department of Education Arkansas Geographic Information Systems Office to make changes in the maps of 23 24 the school districts to properly show the boundary lines of the resulting 25 district or districts. 26 27 SECTION 6. Arkansas Code § 6-13-1414(d), concerning boundary changes 28 by the State Board of Education, is amended to read as follows: 29 (d) Upon an order from the state board to change or adjust boundary 30 lines, it shall be the duty of the Department of Education Arkansas Geographic Information Systems Office to immediately make changes in the maps 31 32 of the school districts of the county to show the changes of boundaries. 33 34 SECTION 7. Arkansas Code § 6-14-113 is repealed. 6-14-113. Election kits for school elections. 35 36 (a) In order that the annual school elections held throughout this

1	state will be conducted in a more uniform manner, the State Board of
2	Education is authorized and directed to prepare and distribute annually upon
3	the request of the county board of election commissioners of each county
4	annual school election kits or packages designed especially for conducting
5	annual school elections in the manner required by law.
6	(b) The kits or packages shall contain forms for a list of voters and
7	duplicate list of voters, tally sheets, oaths of election officials,
8	certificates of results, and notices of election. In addition thereto, the
9	kits or packages shall contain carbon paper, envelopes for regular,
10	irregular, and spoiled ballots, instructions for voters and election
11	officials, seals, and other necessary equipment and supplies except ballot
12	boxes, ballots, and certified lists of eligible voters, which shall be
13	furnished to the election officials in the manner provided by law.
14	(c)(l) The kits or packages provided for in this section shall be
15	distributed annually to the several county boards of election commissioners
16	at least thirty (30) days prior to the annual school election.
17	(2) A sufficient number of kits or packages shall be supplied to
18	each county in order that at least one (1) kit or package may be made
19	available at each voting precinct or voting place in the county.
20	(d) The cost of the kits or packages prepared by the Department of
21	Education pursuant to this section shall be paid from the maintenance funds
22	provided for the department by legislative appropriation.
23	
24	SECTION 8. Arkansas Code § 6-15-202(f)(15), concerning development of
25	regulations and standards for accreditation, is repealed.
26	(15) Section 6-15-2009 [repealed] concerning remedial
27	instruction;
28	
29	SECTION 9. Arkansas Code \S 6-15-202(f)(22) and (23), concerning
30	development of regulations and standards for accreditation regarding health
31	education and oral health standards, are repealed.
32	(22) Section 6-16-1002 [repealed] concerning health education;
33	(23) Section 6-16-1003 [repealed] concerning oral health
34	standards;
35	
36	SECTION 10. Arkansas Code § 6-15-202(f)(31), concerning development of

1 regulations and standards for accreditation regarding the qualifications for 2 valedictorian and salutatorian, is amended to read as follows: (31) Section 6-18-101 concerning qualifications for 3 4 valedictorian and salutatorian, if applicable; 5 SECTION 11. Arkansas Code § 6-15-202(f)(35), concerning development of 6 7 regulations and standards for accreditation regarding attendance, is 8 repealed. 9 (35) Section 6-18-211 [repealed] concerning attendance for students in grades nine through twelve (9-12); 10 11 12 SECTION 12. Arkansas Code § 6-15-1005(f)(1), concerning safe, 13 equitable, and accountable public schools, is amended to read as follows: 14 (f)(1) All public schools will have a program plan of parental 15 involvement. 16 17 SECTION 13. Arkansas Code § 6-15-1402(a), concerning the rules regarding school performance reports, is amended to read as follows: 18 19 (a)(1) In order to generally improve public school accountability, to 20 provide benchmarks for measuring individual school improvement, and to 21 empower parents and guardians of children enrolled in Arkansas public schools 22 by providing them with the information to judge the quality of their schools, 23 the Department of Education shall annually prepare and publish annually a school performance report for each individual public school in the state, 24 25 including without limitation the Arkansas School for the Deaf, the Arkansas 26 School for the Blind, and the Arkansas School for Mathematics, Sciences, and the Arts, and shall distribute the report to notify the House Committee on 27 28 Education and the Senate Committee on Education of the availability of the 29 report on the department website no later than April 15 each year. 30 (2)(A) The school performance report for each school shall be made available to every parent or guardian of a child in kindergarten through 31 32 grade twelve (K-12) in the public schools of Arkansas by posting the school performance report for each school on the website of the department by April 33 34 15 each year and the website of the school district in which the public 35 schools addressed in the school performance report are located no later than 36 April 15 each year.

1	(B) Each school district shall post the school performance
2	report for each of its schools on the district's website not later than ten
3	(10) days after it is posted on the department's website.
4	
5	SECTION 14. Arkansas Code § 6-15-1402(b)(2), concerning a school
6	performance report for elementary schools, is amended to read as follows:
7	(2) The school performance report for elementary schools shall:
8	(A) Include three-year trend data and allow parents or
9	guardians to compare the school's performance with state and national
10	averages in areas and shall include, but not be limited to, without
11	<u>limitation</u> the following measures:
12	(i) School safety;
13	(ii) Statewide student assessment results beginning
14	with grade three (3);
15	(iii) Licensed staff qualifications;
16	<pre>(iv) Total per-pupil spending;</pre>
17	(v) Assessment of the local taxpayer investment in
18	the school district;
19	(vi) Percentage of students eligible to receive free
20	or reduced-price meals;
21	(vii) Average salary of the staff; and
22	(viii) Average attendance rates for students; and
23	(B) Indicate separately whether:
24	(i) The school distributed the school's student
25	discipline policy to parents;
26	(ii) The school's teachers, administrators,
27	classified school employees, and volunteers have been provided with
28	appropriate student discipline training; and
29	(iii) The school district has adopted a parental
30	involvement plan in compliance with § 6-15-1702.
31	
32	SECTION 15. Arkansas Code § 6-15-1704(a), concerning the annual review
33	of parental involvement plans, is amended to read as follows:
34	(a) Annually by October <u>August</u> 1, every school district shall review
35	and update the school district's parental involvement plan and:
36	(1) File a copy of the plan with the Department of Education;

1	(2) Place a copy of the plan on the school district's website;
2	and
3	(3)(A) Place a parent-friendly summary of the plan as a
4	supplement to the student handbook.
5	(B) The parent shall sign a form acknowledging receipt of
6	the summary and return the signed form to the school where the student is
7	enrolled.
8	
9	SECTION 16. Arkansas Code § 6-15-2006(b)(1), concerning annual school
10	performance reports, is amended to read as follows:
11	(b)(l) A school district board of directors shall publish annually the
12	school performance report required by § 6-15-2101 on its website not later
13	than ten (10) days after it is posted on the department's website, with the
14	option of also publishing it in the local newspaper, by October 15 of each
15	year, and the following information on the prior school year or the latest
16	information available:
17	(A) By grade level, economic status, and ethnicity, the
18	number and percentage of all students in kindergarten through grade twelve
19	(K-12) performing at each category level on the statewide student assessment,
20	the percentile rankings by school and grade level on any other assessments as
21	required by the State Board of Education, the number of students taking
22	advanced placement courses or courses offered under the International
23	Baccalaureate Diploma Programme, the number taking the advanced placement
24	exams, and the percent of students making a 3, 4, or 5 on advanced placement
25	exams;
26	(B) By grade level, the number and percentage of all
27	students retained in grades one through eight (1-8);
28	(C) The graduation rate, grade inflation rate, drop-out
29	rate for grades nine through twelve (9-12), and college remediation rate;
30	(D) The number of students transferring pursuant to the
31	unsafe school provision of § 6-18-320; and
32	(E) The number of students transferring pursuant to the
33	Arkansas Opportunity Public School Choice Act of 2004, § 6-18-227.
34	
35	SECTION 17. Arkansas Code § 6-15-2202(b)(2), concerning access to
36	public school information on school improvement plans for school districts

classified as in need of Level 5 - Intensive support, is amended to read as 1 2 follows: (2) A parent-friendly explanation of: 3 (A) The level of support being provided to the public 4 5 school district: 6 (B) The status of each public school in the public school 7 district: and 8 (C) Why why the public school district is receiving Level 9 5 - Intensive support, a school is identified as in need of targeted or comprehensive support, or the public school district is in fiscal distress 10 11 and what the public school district is doing to be removed from Level 5 -12 Intensive support, to remove the school or schools within the public school 13 district from being identified as in need of targeted or comprehensive 14 support, or to be removed from fiscal distress; 15 16 SECTION 18. Arkansas Code § 6-15-2202(c)(1), concerning access to 17 public school information on school improvement plans and a school's 18 compliance with the standards for accrditation, is amended to read as follows: 19 20 (1) Directly monitors a school for compliance with standards and 21 for accreditation; or 22 23 SECTION 19. Arkansas Code § 6-15-2401(b), concerning review of 24 Arkansas Placement Status Reports and reports of students needing 25 remediation, is repealed. 26 (b) As a part of the school improvement plan pursuant to § 6-15-2201 27 [repealed], the State Board of Education shall ensure that each school 28 district and high school develops strategies to improve student readiness for 29 the public postsecondary level based on annual analysis of the feedback 30 report data. 31 32 SECTION 20. Arkansas Code § 6-15-2502(a), concerning the establishment 33 of educational renewal zones, is amended to read as follows: 34 (a) Effective July 1, 2004, any A public school, an education service 35 cooperative, or an institution of higher education is authorized to enter 36 into one (1) or more interlocal agreements through which they collaborate to

1 improve public school performance and academic achievement. 2 SECTION 21. Arkansas Code § 6-15-2502(c)(1), concerning the 3 establishment of educational renewal zones to improve school performance and 4 achievement, is amended to read as follows: 5 Identify and implement education and management strategies 6 7 designed specifically to improve public school performance and student academic achievement throughout the State of Arkansas, with special focus on 8 the state's most academically distressed public schools in need of support; 9 10 11 SECTION 22. Arkansas Code § 6-15-2502(d)(3)(B)(ii), concerning the 12 establishment of educational renewal zones, is amended to read as follows: 13 (ii) A public school district designated classified 14 by the Department of Education as a school in school improvement or a school 15 in a school district designated by the department as being in academic 16 distress need of Level 5-intensive support shall participate in an education renewal zone if requested to do so by the department, and the division 17 18 working with the department shall establish priorities of establishing education renewal zones for those schools, which shall be contingent on the 19 20 appropriation availability of funding for the renewal zones. 21 22 SECTION 23. Arkansas Code § 6-15-2502(d)(3)(C)(i) and (ii), concerning the establishment of educational renewal zones for schools identified as at 23 24 risk or classified as in need of Level 5 - Intensive support, are amended to 25 read as follows: 26 (i) The school is classified identified as a school 27 in school improvement or alert status for school improvement at risk for 28 meeting school performance indicators for all students or for any one (1) 29 identified subpopulation under the Arkansas state compliance plan under the 30 No Child Left Behind Act of 2001 Every Student Succeeds Act, 20 U.S.C. § 6301 31 et seq. Pub. L. No. 114-95; 32 (ii) The school lies within a school district 33 designated by the department classified by the State Board of Education as in

under the Arkansas Comprehensive Testing, Assessment, and Accountability

academic distress or financial distress need of Level 5 - Intensive support

Program Arkansas Educational Support and Accountability Act, § 6-15-2901 et

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1 seq.; 2 SECTION 24. Arkansas Code § 6-15-2503(a), concerning inclusion of 3 schools within designated educational renewal zones, is amended to read as 4 5 follows: 6 (a)(1) The Division of Education Renewal Zones, the State Board of Education, and the local school districts shall exercise due diligence to 7 assure, to the extent that funds are available, that each school elassified 8 9 identified as a school in school improvement need of support under the No Child Left Behind Act of 2001 Every Student Succeeds Act, 20 U.S.C. § 6301 et 10 11 seq., as in existence on December 1, 2003 Pub. L. No. 114-95, is included in 12 a designated education renewal zone. 13 (2) The state board may promulgate rules establishing criteria 14 for the placement of schools in school improvement need of support in a designated education renewal zone if insufficient funds exist to place all 15 16 schools in school improvement need of support in a designated education renewal zone. 17 18 19 SECTION 25. Arkansas Code § 6-15-2504(a) and (b), concerning school 20 improvement plans, are amended to read as follows: 21 (a) Each school participating in an education renewal zone shall 22 develop and implement a school school-level improvement plan. 23 (b) Each school school-level improvement plan shall at a minimum 24 include the following: 25 (1) Goals for improving student achievement; 26 (2) Measurable benchmarks for achieving student improvement 27 goals; 28 (3) A timeline for reaching goals in improving student 29 achievement; and 30 (4) Requirements for services to be provided by the education 31 renewal zone partners. 32 SECTION 26. Arkansas Code § 6-15-2605(e)(1) and (2), concerning the 33 34 application forms and procedures for the Rewarding Excellence in Achievement

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(e)(1) In order to participate in the Rewarding Excellence in

Program, are amended to read as follows:

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Achievement Program, a public school district or public charter school must
shall have an approved comprehensive school improvement plan, as defined in §
6-15-419(9) [repealed] a district support plan that outlines the role of the
district in supporting the Rewarding Excellence in Achievement Program.
(2) Before full implementation of a Rewarding Excellence in
Achievement plan, the comprehensive school improvement plan school-level
improvement plan of the public school, public school district, or public
charter school shall include:
(A) Assessment and evaluation tools to measure student
performance and progress based on an achievement gains model;
(B) Performance goals and benchmarks for improvement;
(C) Measures of student attendance and completion rates;
(D) A rigorous professional development system consistent
with the comprehensive school improvement plan defined in § 6-15-419(9) and
student academic improvement plans as defined in § 6-15-419(3);
(E) Measures of student, family, and community involvement
and satisfaction;
(F) A data reporting system about students and their
academic progress that provides parents and the public with understandable
information;
(G) A teacher induction and mentoring program for
probationary teachers that provides continuous learning and sustained teacher
support; and
(H) Substantial participation by teachers in developing
the Rewarding Excellence in Achievement plan.
SECTION 27. Arkansas Code § 6-15-2606(c)(1)(A), concerning the
contents of a Rewarding Excellence in Achievement plan regarding achievement
gains of students in a teacher's class, is amended to read as follows:
(1)(A) Achievement gains of students in each teacher's class on
student scores under the statewide student assessment program system
described in § $6-15-433$ $6-15-2907$.

gains of students on a school-wide basis, is amended to read as follows:

SECTION 28. Arkansas Code § 6-15-2606(c)(2)(A), concerning the

contents of a Rewarding Excellence in Achievement plan regarding achievement

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1	(2)(A) Achievement gains of students on a school-wide basis
2	under the statewide $\underline{\text{student}}$ assessment $\underline{\text{program}}$ $\underline{\text{system}}$ described in § $6-15-433$
3	[repealed] 6-15-2907.
4	
5	SECTION 29. Arkansas Code § 6-15-2606(c)(3)(A), concerning the
6	Rewarding Excellence in Achievement Program regarding a teacher evaluation,
7	is amended to read as follows:
8	(A) An individual objective teacher evaluation conducted
9	by the school principal that is aligned with the comprehensive school
10	improvement plan and professional development plan described in § 6-15-2607;
11	and
12	
13	SECTION 30. Arkansas Code § 6-15-2701(c)(2), concerning the use of
14	national school lunch state categorical funding for chronically
15	underperforming schools, is amended to read as follows:
16	(2) In a chronically underperforming school's comprehensive
17	school school-level improvement plan, direct the use of national school lunch
18	state categorical funding for strategies to close gaps in academic
19	achievement, including without limitation:
20	(A) Using an Arkansas Scholastic Audit;
21	(B) Using disaggregated school data to set academic
22	improvement targets in reading, writing, mathematics, and science;
23	(C) Using improvement targets to define professional
24	development needs related to content, instruction, differentiation, and best
25	practices in educating special education students, gifted and talented
26	students, English language learners, and other student subgroups as needed;
27	(D) Developing interim building-level assessments to
28	monitor student progress toward proficiency on the state benchmark
29	assessments;
30	(E) Developing a plan to immediately address gaps in
31	learning;
32	(F) Examining and realigning, as needed, school
33	scheduling, academic support systems, and assignments of personnel; and
34	(G) Designing a plan for increasing parental knowledge and
35	skill to support academic objectives; and
36	

1 SECTION 31. Arkansas Code § 6-15-2701(d)(1), concerning school 2 improvement plans for chronically underperforming schools, is amended to read 3 as follows: 4 (1) Monitoring school school-level improvement plans; and 5 6 SECTION 32. Arkansas Code § 6-17-119(b)(7), concerning alternative pay 7 programs included in a school district's comprehensive school improvement plan, is amended to read as follows: 8 9 (7) The program is aligned and linked to each school's 10 comprehensive school improvement included in the district's support plan; 11 12 SECTION 33. Arkansas Code § 6-17-209(g), concerning interim personnel 13 policy committees, is amended to read as follows: 14 (g) The provisions of this This section shall does not apply to 15 instances in which the State Board of Education votes to annex or consolidate 16 one (1) school district to or with two (2) or more receiving or resulting 17 school districts due to enforcement by the state board of the provisions of 18 this title relating to academic distress Level 5 - Intensive support, 19 academic facilities distress, fiscal distress, or violations of the Standards 20 for Accreditation of Arkansas Public Schools and School Districts. 21 22 SECTION 34. Arkansas Code § 6-17-402(j)(1), concerning core licensure 23 areas under the State Board of Education rules, is amended to read as 24 follows: 25 (1) Early Childhood Elementary Education (K-6); 26 27 SECTION 35. Arkansas Code § 6-18-701 is amended to read as follows: 28 6-18-701. Physical examinations - Individualized healthcare plans. 29 (a) It shall be lawful for the The board of directors of any a school 30 district in this state to may appoint and provide for the payment of at least 31 one (1) or more physicians or nurses physician or nurse and to assign any 32 person so employed the physician or nurse to the public schools of the 33 district for the purpose of making such physical examinations of the pupils 34 of the schools public school students as may be prescribed in the rules and 35 regulations of the State Board of Education. 36 (b) The nature of the examination shall be only such as to detect

1 contagious or infectious diseases or any defect of sight, hearing, or 2 function or condition of health tending to prevent any that may prevent a 3 pupil from receiving the full benefit of school work.

- (c) It shall be the duty of any physician or nurse so employed to The physician or nurse appointed under subsection (a) of this section shall make such examinations for contagious or infectious disease, including without limitation the teeth and mouth, whenever the examination may be deemed necessary, and to make examination for other defects at least one (1) time in each school year, preferably at or near the beginning of the year.
- (d) In <u>any a city</u>, town, or <u>any county where the health authorities are providing provide</u> for the physical examination of public school <u>children</u> substantially as contemplated <u>students provided</u> in this section, the examination <u>provided for in this section need not may not</u> be made by any school physician or school nurse.
- (e) Nothing in this section shall be construed as preventing boards of directors from requiring teachers to make such tests of sight and hearing as may be prescribed by the board of directors.
- (f)(e)(1) Any pupil A public school student may be excused from the examination herein provided for under this section on presentation of a certificate from a reputable physician that the physician has recently examined the pupil public school student or on presentation of a written statement of the pupil's public school student's parent or guardian that the parent or guardian objects to the examination of his or her child or ward. but this provision shall not be applicable
- (2) However, subdivision (e)(1) does not apply in the case of a pupil public school student suspected of having a contagious or infectious disease.
- (f)(1) A public school student with special healthcare needs, including without limitation a student who has a chronic illness, is considered medically fragile, or who is dependent on technology, shall have an individualized healthcare plan that is developed in collaboration with the school nurse.
- (2) An invasive medical procedure required by the public school student and provided at the public school shall be performed by trained and licensed, licensed healthcare provider who is licensed to perform the task under § 17-87-102(10)(D) or other professional licensure statutes, unless

- 1 otherwise permissible under § 17-87-103(10) and (11).
- 2 (3) A regular classroom teacher shall not perform tasks under
- 3 subdivision (f)(2) of this section, except as otherwise permissible under §
- 4 6-18-711(c).
- 5 (4) Custodial healthcare services required by a public school
- 6 student under an individualized healthcare plan shall be provided by trained
- 7 school employees other than the regular classroom teacher.

- 9 SECTION 36. Arkansas Code § 6-18-709(g), concerning the report to the
- 10 Department of Education of certain information regarding school nurses, is
- 11 amended to read as follows:
- 12 (g) Annually, beginning on July 1, 2015 by August 31, a school
- 13 district shall report the following to the Department of Education:
- 14 (1) The number of full-time nurses employed by the school
- 15 district;
- 16 (2) The number of part-time nurses employed by the school
- 17 district;
- 18 (3) The number of full-time nurses with whom the school district
- 19 contracts for service;
- 20 (4) The number of part-time nurses with whom the school district
- 21 contracts for service;
- 22 (5) The level of licensure of each nurse working in the school
- 23 district;
- 24 (6) The highest degree obtained for each nurse working in the
- 25 school district:
- 26 (7) The amount of pay, including without limitation the source
- 27 of funding, for each nurse working in the school district; and
- 28 (8) The number of students in the school district that are in
- 29 each nursing acuity level as follows:
- 30 (A) Level 1 for students with occasional health concerns
- 31 and routine health screenings at a ratio of one (1) school nurse per seven
- 32 hundred fifty (750) students;
- 33 (B) Level 2 for students with healthcare concerns and
- 34 those that require an individualized healthcare plan at a ratio of one (1)
- 35 school nurse per four hundred (400) students;
- 36 (C) Level 3 for students with medically complex conditions

- 1 at a ratio of one (1) school nurse per two hundred twenty-five (225)
- 2 students;
- 3 (D) Level 4 for students with medically fragile conditions
- 4 at a ratio of one (1) school nurse per one hundred twenty-five (125)
- 5 students; and
- 6 (E) Level 5 for students that are nursing dependent at a
- 7 ratio of one (1) school nurse per one (1) student.

8

- 9 SECTION 37. Arkansas Code § 6-18-711, concerning the administration of 10 medication to a public school student with diabetes, is amended to add an
- 11 additional subsection to read as follows:
- 12 (c) A public school employee may volunteer to be trained to administer
- 13 and may administer glucagon to a student with Type 1 diabetes in an emergency
- 14 situation as permitted under § 17-87-103(11).

15

- 16 SECTION 38. Arkansas Code § 6-18-1803(b), concerning the Arkansas 17 Commission on Eye and Vision Care of School-Age Children, is amended to read
- 18 as follows:
- 19 (b) The commission and the Department of Education shall report their
- 20 findings and updates to the Governor, the Legislative Council, and the House
- 21 Committee on Public Health, Welfare, and Labor and Senate Committee on Public
- 22 Health, Welfare, and Labor two (2) times per year annually.

- SECTION 39. Arkansas Code § 6-18-1803(c)(1) and (2), concerning the
- 25 Arkansas Commission on Eye and Vision Care of School-Age Children, are
- 26 amended to read as follows:
- 27 (c)(1)(A) The commission may accept any and all donations, grants of
- 28 money, gifts, appropriations, instruments, equipment, supplies, materials,
- 29 and services, conditional or otherwise, from private sources, from municipal
- 30 and county governments, from the state, and from the United States
- 31 government.
- 32 (B) (2) The commission may use any of its resources to
- 33 further the commission's purposes and functions.
- 34 (2)(A) There is created on the books of the Treasurer of State,
- 35 Auditor of State, and Chief Fiscal Officer of the State a special revenue
- 36 fund to be known as the "School-Age Children Eye and Vision Care Fund".

1	$\frac{(B)(i)(3)}{(3)}$ All moneys collected under this section shall be
2	deposited into the State Treasury to the credit of the fund as special
3	revenues a cash fund within the State Treasury to be maintained by the
4	department.
5	(ii) The fund shall also consist of any other
6	revenues authorized by law.
7	(iii) Within thirty (30) days after the effective
8	date of this subchapter, the commission shall transfer all funds currently
9	held to the fund.
10	(C) The fund shall be used by the commission for the
11	purpose of carrying out its responsibilities under this section.
12	(D) Any money not used by the commission within a fiscal
13	year to carry out its responsibilities under this section shall be carried
14	forward into the next fiscal year.
15	
16	SECTION 40. Arkansas Code § 6-18-1804 is repealed.
17	6-18-1804. Funding.
18	(a)(1) The Arkansas Commission on Eye and Vision Care of School-Age
19	Children's funding shall be from grants, donations, and any other funds that
20	may be made available through appropriations by the General Assembly.
21	(2) Moneys received by the commission shall be used solely for
22	the support of the functions of the commission.
23	(b)(1) Crants and donations received by the commission shall be eash
24	funds and shall be administered by the Arkansas Department of Health but
25	shall be subject to appropriation by the Ceneral Assembly.
26	(2) Any moneys received from grantors and donors that are not
27	expended by the commission shall be returned to the grantors and donors in
28	proportion that each bears to the total of all grants and donations received
29	by the commission.
30	
31	SECTION 41. Arkansas Code § 6-19-106 is amended to read as follows:
32	6-19-106. Bus drivers — Qualifications.
33	(a) No person physically defective or of unsound mind, known to be a
34	habitual drunkard or of immoral habits, or A person who has been convicted
35	within the past three (3) years of operating a motor vehicle in a reckless
36	manner or while under the influence of intoxicating liquor or narcotic drugs,

who has a general reputation of being a fast and reckless operator of motor 1 vehicles without regard to the rights of others, or who is less than nineteen 2 3 (19) years of age on June 30 following his or her last birthday shall not be permitted or employed to act as chauffeur or operator of operate any school 4 bus, either privately or publicly owned, operated by public school districts 5 and used to transport pupils to and from the public schools in the State of 6 7 Arkansas. 8 (b)(1) All school bus drivers employed as provided herein are exempt from the regular chauffeur's license as heretofore required by law. 9 (2) This subsection does not, however, apply to drivers of buses 10 11 operated for other purpose or purposes than to transport school children. 12 13 SECTION 42. Arkansas Code § 6-20-106 is repealed. 14 6-20-106. Amendment 74 rules and regulations. 15 Due to pending public school finance litigation, before any rules and 16 regulations pursuant to the implementation of Arkansas Constitution, 17 Amendment 74, are reviewed by the Administrative Rules and Regulations 18 Subcommittee of the Legislative Council and adopted by the Department of Education, such proposed rules and regulations shall be reviewed by the 19 20 Litigation Reports Oversight Subcommittee of the Legislative Council. 21 22 SECTION 43. Arkansas Code § 6-20-210 is repealed. 23 6-20-210. Pulaski County desegregation. 24 (a) For the fiscal year ending June 30, 2004, and for each fiscal year 25 thereafter, the Department of Education shall, from time to time as needed. 26 certify to the Treasurer of State and the Chief Fiscal Officer of the State 27 the amount of funds disbursed or approved to be disbursed by the department 28 for desegregation expenses under the Pulaski County School Desegregation 29 Settlement Agreement. 30 (b) Upon the receipt of the certification and after making those 31 deductions as set out in § 19-5-202(b)(2)(B), the Treasurer of State shall 32 also deduct from the net general revenues the amount certified and transfer 33 this amount to the Department of Education Public School Fund Account, there 34 to be used exclusively for payment of or reimbursement for expenses incurred 35 from the Department of Education Public School Fund Account under the 36 agreement.

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2	SECTION 44. Arkansas Code § 6-20-212 is repealed.
3	6-20-212. Desegregation expenses.
4	(a) For the fiscal year ending June 30, 2005, and for each fiscal year
5	thereafter, the Department of Education shall from time to time, as needed,
6	certify to the Treasurer of State and the Chief Fiscal Officer of the State,
7	the amount of funds disbursed or approved to be disbursed by the department
8	for desegregation expenses under any desegregation settlement agreement.
9	(b) Upon the receipt of the certification, the Treasurer of State,
10	after making those deductions as set out in § 19-5-202(b)(2)(B), shall also
11	deduct from the net general revenues the amount certified and transfer this
12	amount to the Department of Education Public School Fund Account, there to be
13	used exclusively for payment of or reimbursement for expenses incurred from
14	the account under any desegregation settlement agreement.
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16	SECTION 45. Arkansas Code § 6-20-2203(c)(3)-(8), concerning uniform
17	budget and accounting system regarding specific categories of public school
18	and public school district expenditures, are amended to read as follows:
19	(3)(A) Categories and descriptions of public school and school
20	district expenditures that allow for the gathering of data on separate
21	functions and programs provided by law, including without limitation the
22	following expenditures:
23	(i)(A) Athletic expenditures;
24	(ii) (B) Student transportation expenditures;
25	(iii)(C) School district level administrative costs;
26	(iv)(D) School level administrative costs;
27	(v)(E) Instructional facilitators;
28	<pre>(vi)(F) Supervisory aides;</pre>
29	(vii)(G) Substitutes;
30	(viii)(H) Property insurance; and
31	(ix)(I) Expenditures of court-ordered desegregation
32	funding
33	(B) The department shall implement the expenditure
34	categories in this subdivision (c)(3) beginning with the 2007-2008 school
35	year ;
36	(4) (A) Categories and descriptions of public school and school

1	district expenditures that allow for the tracking of expenditures from the
2	following sources of revenue:
3	(i)(A) Student growth;
4	(ii)(B) Declining enrollment;
5	(iii)(C) Special education catastrophic high-cost
6	occurrences;
7	(iv)(D) Special education services;
8	<pre>(v)(E) Technology grants;</pre>
9	<pre>(vi)(F) Debt service funding supplement;</pre>
10	<pre>(vii)(G) General facilities funding;</pre>
11	(viii)(H) Distance learning;
12	(ix)(I) Gifted and talented; and
13	(x)(J) Court-ordered desegregation funding-
14	(B) The department shall complete a trial implementation
15	of the revenue categories in subdivisions (c)(4)(A)(i) and (ii) of this
16	section by the end of the 2007-2008 school year and fully implement all
17	revenue categories in this subdivision (c)(4) beginning with the 2008-2009
18	school year;
19	(5)(A) Categories and descriptions of student management coding,
20	including without limitation:
21	$\frac{(i)(A)}{(A)}$ Number of students transported; and
22	(ii) (B) Daily route mileage.
23	(B) The department shall implement this subdivision (c)(5)
24	beginning with the 2007-2008 school year;
25	(6)(A) Categories and descriptions of restricted fund balances
26	that provide documentation of the purpose for the restriction $_{f au}$
27	(B) The department shall implement this subdivision (c)(6)
28	beginning with the 2007-2008 school year;
29	(7) Categories and descriptions of expenditures that each
30	education service cooperative shall report on its annual report authorized by
31	law; and
32	(8)(A) Rules relating to computing error rates in coding and
33	reporting financial information under the system and penalties to focus on
34	areas needing improvement.
35	(B) The department shall implement this subdivision (c)(8)
36	beginning with the 2007-2008 school year.

1 2 SECTION 46. Arkansas Code § 6-20-2206(c)(5)(A), concerning 3 miscellaneous provisions under the Arkansas Educational Financial Accounting 4 and Reporting Act of 2004, is amended to read as follows: 5 (5)(A) All pupil attendance records shall be kept in their 6 original form and shall be public records. 7 8 SECTION 47. Arkansas Code § 6-20-2207(a)(3), concerning rulemaking authority under the Arkansas Educational Financial Accounting and Reporting 9 Act of 2004, is amended to read as follows: 10 11 (3) As necessary to comply with federal law, the Arkansas 12 Handbook initially shall comply with the Financial Accounting for Local and 13 State School Systems, 2003 Edition (NCES 2004-318). The Arkansas Handbook 14 shall be exempt from the rule-making process and procedures required pursuant 15 to the Arkansas Administrative Procedure Act, § 25-15-201 et seq. 16 17 SECTION 48. Arkansas Code § 6-20-2303(21), concerning public school 18 funding definitions, is amended to read as follows: 19 "Special education catastrophic high-cost occurrences" 20 means individual cases in which special education and related services 21 required by the individualized education program of a particular student with 22 disabilities are unduly expensive, extraordinary, or beyond the routine and 23 normal costs associated with special education and related services provided 24 by a school district and funding is pursuant to rules promulgated by the 25 state board; 26 27 SECTION 49. Arkansas Code § 6-20-2305(b)(4)(C)(iii), concerning use of 28 a school district's national school lunch state categorical funds, is amended 29 to read as follows: 30 (iii) The school district shall include with its 31 comprehensive school-level improvement plan a written detailed 32 statement concerning how the school district will use its excess national 33 school lunch categorical funds each school year and explaining in detail the

amount of funds and percent of total funds to be used to supplement all classroom teacher salaries as allowed in subdivision (b)(4)(C)(ii) of this section.

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2 SECTION 50. Arkansas Code § 6-20-2305(c), concerning public school 3 funding, is amended to read as follows:

- (c) Isolated funding under § 6-20-601, student growth funding, and special education catastrophic education high-cost occurrences funding shall be funded as follows:
- (1) Isolated funding and special education-catastrophic education high-cost occurrences funding shall be allocated and funded to school districts in a line item appropriation within the Public School Fund pursuant to law or rules promulgate by the State Board of Education; and
- 11 (2) Student growth funding is calculated as the sum of the 12 following amounts:
- (A) One quarter (1/4) of the per student foundation funding for the school district under subdivision (a)(2) of this section multiplied by the increase, if any, of each of the following:
- 16 (i) The school district's quarterly average daily
 17 membership for the fourth quarter of the previous school year over the
 18 average daily membership of the previous school year;
 - (ii) The school district's quarterly average daily membership for the first quarter of the current school year over the average daily membership of the previous school year;
- 22 (iii) The school district's quarterly average daily 23 membership for the second quarter of the current year over the average daily 24 membership of the previous school year; and
 - (iv) The school district's quarterly average daily membership for the third quarter of the current school year over the average daily membership of the previous school year;
 - (B) Excluding any increase resulting solely from consolidation or annexation with another school district; and
- (C) If net revenues minus any recoupment under subdivision
 (a)(4)(B) of this section plus miscellaneous funds calculated under § 6-202308(b)(1)(A) exceed the foundation funding amount, a school district shall
 be eligible to receive the amount of calculated student growth funding that
 exceeds net revenues minus any recoupment under subdivision (a)(4)(B) of this
 section plus miscellaneous funds calculated under § 6-20-2308(b)(1)(A).

1 SECTION 51. Arkansas Code § 6-21-112(f)(14), concerning the records of 2 the Division of Public School Academic Facilities and Transportation, is amended to read as follows: 3 4 (14) Keep records showing a description of each school 5 district in the state, a map showing the school districts with current and 6 accurate boundaries, the location of the academic facilities in the state by 7 school district, and the electoral zones, if any, into which each school 8 district has been divided; 9 10 SECTION 52. Arkansas Code § 6-21-403(c), concerning requirements under 11 the Free Textbook Act of 1975, is amended to read as follows: 12 (c) Any materials Materials purchased with state funds shall be 13 consistent with the curriculum Arkansas Academic Content Standards and 14 educational goals established by the State Board of Education. 15 16 SECTION 53. Arkansas Code § 6-21-403(d)(2), concerning requirements 17 under the Free Textbook Act of 1975, is amended to read as follows: 18 (2) The state board, through the department, may promulgate 19 rules as may be necessary to carry out this subchapter and shall report to 20 the members of the House Committee on Education and Senate Committee on 21 Education annually any school district out of compliance by November 1 of 22 each year. 23 24 SECTION 54. Arkansas Code § 6-23-105(e)(1)(A), concerning the basis 25 and procedure for public charter school probation or charter modification, 26 revocation, or denial of removal, is amended to read as follows: 27 (e)(1)(A) Immediately upon the revocation of a an open-enrollment 28 charter by the authorizer, the public charter school shall: 29 (i) Transfer to the department all state funds held 30 by the public charter school, which the department shall hold in 31 receivership; and 32 (ii) Provide to the department a detailed accounting 33 of all accounts payable due from the state funds and any additional 34 information or records requested by the department concerning the 35 disbursement of the state funds.

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           SECTION 55. Arkansas Code § 6-23-108(c)(2)(B), concerning a School for
 2
     Agricultural Studies that is not currently classified in academic distress,
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     is amended to read as follows:
                        (B) Not currently be classified in academic distress need
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     of Level 5 - Intensive support, fiscal distress, or facilities distress;
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           SECTION 56. Arkansas Code § 6-23-304(b)(2) and (3), concerning
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     preference to open enrollment charter schools in certain school districts,
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     are amended to read as follows:
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                 (2) When the district has been classified by the state board as
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     in academic distress under § 6-15-428 [repealed] need of Level 5 - Intensive
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     support under § 6-15-2915; or
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                 (3) When the district has been classified by the Department of
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     Education as in some phase of school improvement status under § 6-15-426
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     [repealed] or some phase of fiscal distress under the Arkansas Fiscal
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     Assessment and Accountability Program, § 6-20-1901 et seq., if the fiscal
     distress status is a result of administrative fiscal mismanagement, as
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     determined by the state board.
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           SECTION 57. Arkansas Code § 6-23-304(d)(2)(B), concerning preference
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     to open enrollment charter schools in certain school districts that are
22
     classified as in academic or fiscal distress, is amended to read as follows:
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                       (B) Been classified as in academic need of Level 5 -
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     Intensive support or fiscal distress; and
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           SECTION 58. Arkansas Code § 6-23-908(c)(3), concerning the Open-
27
     Enrollment Public Charter School Facilities Funding Aid Program, is amended
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     to read as follows:
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                 (3) The open-enrollment public charter school is not:
30
                       (A) Classified as in academic distress under § 6-15-428
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     [repealed] need of Level 5 - Intensive support under § 6-15-2915 or in fiscal
32
     distress under the Arkansas Fiscal Assessment and Accountability Program, §
33
     6-20-1901 et seq., and the corresponding rules adopted by the State Board of
34
     Education:
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                       (B) Classified as a priority school under the Arkansas
36
     Comprehensive Testing, Assessment, and Accountability Program Act, § 6-15-401
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- 1 et seq. [repealed], nor received In receipt of a rating of "F" under § 6-152 2105; or
- 3 (C) Placed in probationary status by the state charter 4 school authorizer under § 6-23-105.

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- SECTION 59. Arkansas Code § 6-41-210(a) and (b), concerning the Special Education Section of the Arkansas Department of Education, are amended to read as follows:
- 9 (a) There is established in the Department of Education a Special Education Section Unit.
- 11 (b) The <u>section unit</u> shall be headed by <u>an associate a</u> director, who 12 shall be qualified by education, training, and experience to take 13 responsibility for, and give direction to, the programs of the department 14 relating to children with disabilities.

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- SECTION 60. Arkansas Code § 6-41-211(a)(1), concerning the Special
 Education Section's consultation with the Advisory Council for the Education
 Of Children with Disabilities, is amended to read as follows:
 - (a)(1) There shall be an Advisory Council for the Education of Children with Disabilities, which shall advise and consult with the Commissioner of Education and the Associate Director of the Special Education Section Unit of the Department of Education and which shall engage in such other activities as are set forth in this section.

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- 25 SECTION 61. Arkansas Code § 6-41-216(c)(3)(A), concerning the 26 establishment of standards for a change in the educational status of a child, 27 is amended to read as follows:
- 28 (3)(A) The Special Education Section Unit in the Department of 29 Education shall establish standards and qualifications for individuals to 30 serve as hearing officers.

- 32 SECTION 62. Arkansas Code § 6-45-104(a)(2)(A)-(B), concerning the 33 Arkansas Better Chance Program, is amended to read as follows:
- 34 (2) A local school is required to work with the Department of 35 Education and its local community to establish, promote, and assist in the 36 development of a program under the Arkansas Better Chance for School Success

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1 Program to serve all children in the school as provided in § 6-45-108, if+ 2 (A) The school has had seventy-five percent (75%) or more 3 students scoring below proficiency on the primary benchmark exams or other 4 exams designated by the department in the preceding two (2) school years; or (B) The the school has been designated by the department 5 6 as being in school improvement status under § 6-15-425 [repealed] or is 7 located in a school district in academic distress classified as in need of 8 Level 5 - Intensive support. 9 10 SECTION 63. Arkansas Code § 6-45-106(a)(2)(A)(i), concerning the 11 Arkansas Better Chance Program and a school district that has been classified 12 as being in academic distress, is amended to read as follows: 13 (i) The school is in a district that has been 14 designated classified by the Department State Board of Education as being in 15 academic distress need of Level 5 - Intensive support; and 16 17 SECTION 64. Arkansas Code § 6-45-106(c)(1), concerning the Arkansas 18 Better Chance Program, is amended to read as follows: 19 (c)(l) In allocating funding for the Arkansas Better Chance for School 20 Success Program, priority consideration shall be given to+ 21 (A) Schools that have seventy-five percent (75%) or more 22 students scoring below proficiency on the primary benchmark exams or other 23 exams designated by the Department of Education in the preceding two (2) 24 school years; and 25 (B) Schools that have been designated by the Department of 26 Education as being in school improvement status under § 6-15-425 [repealed] 27 or is a school located in a school district in academic distress that is 28 classified as in need of Level 5 - Intensive support. 29 30 SECTION 65. Arkansas Code § 9-28-113(c)(2), concerning information 31 sent to the Special Education Section regarding foster children, is amended 32 to read as follows: (2) Each school district shall forward the name of each foster 33 34 care liaison and the contact information to the Special Education Section 35 Unit of the Department of Education at the beginning of each school year.

1 SECTION 66. Arkansas Code § 10-3-2102(f)(6), concerning duties of the 2 House Committee on Education and the Senate Committee on Education under the 3 Continuing Adequacy Evaluation Act of 2004, is repealed. (6) Reviewing the Arkansas Comprehensive School Improvement Plan 4 5 process; and 6 SECTION 67. Arkansas Code § 19-6-815 is amended to read as follows: 7 19-6-815. School-Age Children Eye and Vision Care Fund. 8 9 The Any funds remaining in the School-Age Children Eye and Vision Care 10 Fund shall consist of those special revenues as specified in § 19-6-301(242), 11 and any other revenues as may be authorized by law, there to be used by the 12 Arkansas Commission on Eye and Vision Care of School Age Children for the 13 purpose of carrying out its responsibilities as stated in uncodified Section 14 1 of Acts 2007, No. 138 shall be transferred to the Department of Education 15 Public School Fund Account to be used for school-based health centers. 16 17 SECTION 68. Arkansas Code § 20-47-508(e), concerning the service plans 18 for a child with emotional disturbance, is amended to read as follows: 19 (e) If after screening and assessment or collaborative evaluations it 20 is determined that a child with emotional disturbance needs multiagency 21 services, then initial and subsequent individualized multiagency service 22 plans for the child and the child's family shall be jointly developed by the 23 appropriate local or regional representatives of the community mental health 24 centers, of the Department of Human Services county office, of the Department 25 of Health, of the Special Education Section Unit of the Department of 26 Education, of the local school district, and of any other service provider 27 identified to meet the needs of the child and his or her family. The 28 individualized service plan shall reflect an integrated service delivery that 29 specifies services or programs with funding to be provided by each agency. 30 The service plan shall also designate responsibility for case management. 31 32 SECTION 69. Arkansas Code § 26-52-317(a)(2)(A)(v), concerning food and 33 food ingredients with respect to the Department of Education, is repealed. 34 (v) Amounts disbursed or approved to be disbursed by 35 the Department of Education for desegregation expenses under any 36 desegregation settlement agreement, as certified by the Treasurer of State

1	and the Chief Fiscal Officer of the State under § 6-20-212; and
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3	SECTION 70. Arkansas Code § 26-53-145(a)(2)(A)(v), concerning food and
4	food ingredients under the Arkansas Compensating Tax Act of 1949 with respect
5	to the Department of Education, is repealed.
6	(v) Amounts disbursed or approved to be disbursed by
7	the Department of Education for desegregation expenses under any
8	desegregation settlement agreement, as certified by the Treasurer of State
9	and the Chief Fiscal Officer of the State under § 6-20-212; and
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11	/s/Cozart
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14	APPROVED: 4/5/19
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