DEPARTMENT OF EDUCATION

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SUBJECT: Instructional Materials

DESCRIPTION: The existing rule, last updated several years ago, must undergo substantial revisions, particularly in light of the legislative amendments to Act 288 of 2011. The revisions are listed below:

Section 3.0: The definitions were revised to reflect Ark. Code Ann. § 7-21-402 and to further clarify the proposed rule.

Section 4.0: This section was added to reflect Ark. Code Ann. § 6-21-404, including establishment of a statewide textbook committee.

Section 5.0: This section was added to reflect Ark. Code Ann. § 6-21-403 and § 6-21-413, including establishment of a district text selection committee.

Section 6.0: This section was added to reflect Ark. Code Ann. § 6-21-405.

Section 7.0: This section was added to reflect Ark. Code Ann. § 6-21-406.

Section 8.0: This section was added to reflect Ark. Code Ann. § 6-21-407.

Section 9.0: This section was added to reflect Ark. Code Ann. § 6-21-408.

Section 10.0: This section was added to reflect Ark. Code Ann. § 6-21-409. This section includes a procedure to be followed during situations involving a publisher's failure to comply with terms of the publisher's contract or any published regulation of the state board.

Section 11.0: This section was added to reflect Ark. Code Ann. 6-21-410.

<u>PUBLIC COMMENT</u>: Public hearing was held September 28, 2011. The public comment period ended on October 19, 2011. The following comments were submitted:

Kim Herndon, Parent and HMH Publishing

Comments:

• Concerned about statewide selection committee process; process did not flow this year; can something be added to rule that if someone has a concern with the process, the process can be stopped? If that's allowed to happen the rule should read that way. **RESPONSE:** No changes were made to the rule as a result of this comment. The process followed all applicable laws and rule last year. The math adoption process was extended, but this is permissible under the contracts with publishers.

- Why do we have adoption forms that say "per the commissioner of education do not buy books?" **RESPONSE:** No changes were made as a result of this comment. We are unaware of any forms or publications from the Commissioner of Education ordering districts to not buy books or instructional materials.
- 11.01 no profit-co-ops, board or directors, commissioner, deputy should not let opinion influence/recommend program above anyone; recommending Gates curriculum/open sources; put in rule state employee should not give opinion on program. RESPONSE: No changes were made to the rule as a result of this comment. The language in Section 11.01 tracks the language in Ark. Code Ann. § 6-21-410. The ADE does not recommend any particular materials that are sold to school districts. The Gates curriculum was used as an example of an open-source resource, but would require schools to use whatever textbooks they selected.
- 11.01- can a state employee [or teacher] do PD in summer; ex-math instructor approached by publisher and asked to do PD during summer? RESPONSE: No changes were made to the rule as a result of this comment. A state employee or teacher may preside over professional development sessions in the summer as long as they are not promoting particular vendors or publishers in violation of Ark. Code Ann. § 6-21-410 and Sections 11.01 or 11.02 of the rule.

Kelley Sutton, LRSD Textbook Coordinator

Comments:

- Technology-based equipment in definition does not include equipment required to
 use these materials; Can textbook funds be used to purchase the equipment?
 RESPONSE: Section 3.03.3 was amended by the addition of "In accordance
 with Ark. Code Ann. 6-21-403, school districts may purchase digital resources
 and make available any equipment needed to access the digital resources."
- Conflict between definition in rule/statute and new language in act regarding whether equipment is included? **RESPONSE:** Section 3.03.3 was amended by the addition of "In accordance with Ark. Code Ann. 6-21-403, school districts may purchase digital resources and make available any equipment needed to access the digital resources."
- Not much in rule in about state depository; only 7.01.10.1; still required to
 purchase from depository or on own?; difficult if no depository to get books.
 RESPONSE: There is no change in the law regarding state depositories. School
 districts may purchase from depositories or from other sources. School districts
 must report adoptions to ensure availability of instructional materials in
 depositories. The depositories are not controlled by the ADE.
- How does state determine who is in compliance with filing adoption report if some schools never report? **RESPONSE:** No changes were made to the rule as a result of this comment. Section 5.05 requires school district file a Report of Local Adoptions with ADE.

• What is the status on math adoption? Would like to see language in rule about extending/changing cycle. **RESPONSE:** No changes were made to the rule as a result of this comment. The math adoption process was extended, but this is permissible under the contracts with publishers.

Phyllis Tucker, HMD Publishing

Comments:

- 6.03- not clear; are these materials that have gone through the process and not been recommended or are they off-list contract materials or something else?
 RESPONSE: Comment considered: The language in 6.03 comes directly from Ark. Code Ann. § 6-21-405. It refers to any materials not on the state-approved list.
- 5.03 and 5.04 open source materials-who is vetting these materials that are being used and encouraged to use? Double standard that state recommended materials are vetted, but open source materials are not. **RESPONSE:** School districts may select and adopt whatever instructional materials they want to. The purpose of the ADE process is to get the best prices for school districts and to make sure books are available in the depository.
- Schools never report adoption even though required; anything that can be done to encourage the schools to adopt? Would like more transparency in process between all parties (schools, ADE, publishers). **RESPONSE:** No changes were made as a result of this comment. Schools have the choice whether to adopt instructional materials. Adoptions are reported as part of the Statement of Assurance that school districts supply to the Standards Assurance Unit of the ADE. The process is transparent and follows state law.

Jim Anglin, Cengage Publishing

Comments:

- Contract with state; then commissioner recommended that they (Districts) adopt but not buy books; recommended to not buy books; breach of contract.
 RESPONSE: No changes were made as a result of this comment. Districts always have the choice whether or not to adopt new instructional materials.
 Schools have the choice whether to adopt new instructional materials.
- Schools are using textbooks that are at least 7 years old if not older. **RESPONSE:** While this rule sets forth the requirements for adoption of instructional materials, there is no requirement in law that prevents a district from using the materials it chooses regardless of how long they have been using them.
- When will computer science bid be on state board agenda? **RESPONSE:** This was a consent item on the agenda of the October 2011 meeting of the State Board of Education.

Vicky Payne, HMH and HMD Publishing

Comments:

- Pg. 4 7.0 if publishers are being screened should state materials be screened like outside screened/how are they screened? **RESPONSE:** No changes were made as a result of this comment. School districts may select and adopt whatever instructional materials they want to. The purpose of the ADE process is to get the best prices for school districts and to make sure books are available in the depository.
- 4.011.2-process for approving and recommending textbooks stay the same with new rule? Add date for state to approve books? **RESPONSE:** No changes were made as a result of this comment. The process stays the same, the State Board normally approves materials in September or October.
- Why was process allowed to stop this year? Violation of rule? Law? **RESPONSE:** No changes were made as a result of this comment. The ADE did not violate rules or law, the process was delayed as allowed in the contracts with publishers.
- 5.05.1/5.00-if a school didn't buy instructional materials (reading) this year even through going through adoption are they in violation of rule; are schools allowed to not go through adoption? **RESPONSE:** No changes were made as a result of this comment. Schools have the choice whether to adopt new instructional materials.
- If state didn't want new books because CCSS, change in law/notice should have occurred before so the publishers would have known. Language in rule about publishers contracts with ADE, want language about communication back to publishers. **RESPONSE:** No changes were made as a result of this comment. The ADE did not violate rules or law, the process was delayed as allowed in the contracts with publishers.

Tripp Walter, APSRC

Comments:

 Section 3.03.3-Delete "do not" and add an "s" to have it read: "Technology – based materials includes the hand-held mobile equipment required to make use of these materials." This section is too limiting and there are many districts that would use their funding for textbooks for mobile devices and electronic texts which would save funding and provide students with preparation for next generation assessments. **RESPONSE:** Section 3.03.3 was amended by the addition of "In accordance with Ark. Code Ann. 6-21-403, school districts may purchase digital resources and make available any equipment needed to access the digital resources."

- Section 5.02-Add "and/or" so it reads...."other instructional materials, and/or digital resources....". **RESPONSE:** No changes were made as a result of this comment. This section follows the language of Ark. Code Ann. 6-21-403.
- Section 5.05.1-Replace "a" with "any" so it reads "shall report in the annual school performance report any school....". **RESPONSE:** No changes were made as a result of this comment. This section follows the language of Ark. Code Ann. 6-21-403.
- Section 7.01.10-Add at the end of the passage "and at each Educational Cooperative." This would expand access for school districts. **RESPONSE:** No changes were made as a result of this comment. This section follows the language of Ark. Code Ann. 6-21-406.

Ron Harder, ASBA

Comments:

• Section 5.01-change language to "a majority of which will be licensed personnel...." The way it is written, in a large district, would be a very large committee. **RESPONSE:** No changes were made as a result of this comment. This section follows the language of Ark. Code Ann. 6-21-413.

The proposed effective date is tentatively set for thirty (30) days after review.

<u>CONTROVERSY</u>: This is not expected to be controversial.

FINANCIAL IMPACT: There is no financial impact.

LEGAL AUTHORIZATION: Arkansas Code Annotated §6-21-403 (d)(2) states the state board, through the department, may promulgate rules as may be necessary to implement laws pertaining to text books and instructional materials.

MNH 12-20-2011

ARKANSAS DEPARTMENT OF EDUCATION **RECEIVED**

DEC 1 2 2011

1.00 REGULATORY AUTHORITY

BUREAU OF

- 1.01
 These rules shall be known as the Arkansas Department of Education Rules

 Governing Instructional Materials.
- 1.02 These rules are enacted pursuant to the Arkansas State Board of Education's authority under Ark. Code Ann. §§ 6-11-105, 6-21-401 et seq., and 25-15-201 et seq.

2.00 PURPOSE

The purpose of these rules is to set forth requirements related to the purchase, distribution and use of instructional materials.

3.00 DEFINITIONS

- 3.01 "Basal textbook" means the textbook that contains the core curriculum for the subject area to be taught.
- 3.02 "Commissioner" means the Commissioner of Education.
- 3.03 "Instructional materials" means:
 - 3.03.1 Traditional books and trade books in printed and bound form;
 - 3.03.2 Activity-oriented programs that may include:

3.03.2.1 Manipulatives;

3.03.2.2 Hand-held calculators; or

- 3.03.2.3 Other hands-on material; and
- 3.03.3 Technology-based materials that require the use of electronic equipment in order to be used in the learning process. Technology-based materials do not include the equipment required to make use of these materials. *In*

accordance with Ark. Code Ann. 6-21-403, school districts may purchase digital resources and make available any equipment needed to access the digital resources.

- 3.04 "School" or "School District" as those terms are used in these rules, shall include open-enrollment public charter schools.
- 3.05 "State" means the State of Arkansas.
- 3.06 "State Board" means the Arkansas State Board of Education.
- 3.07 "Supplemental textbook" means textbooks that supplement the basal textbook.
- 3.08 "Textbook" includes textbooks in both printed form and electronic form.

4.00 GENERAL POWERS AND DUTIES OF THE STATE BOARD OF EDUCATION

- 4.01 Pursuant to Ark. Code Ann. § 6-21-404, the State Board of Education is authorized and empowered to:
 - 4.01.1 Provide for a statewide textbook selection committee as follows;
 - 4.01.1.1 The Commissioner of Education shall select a statewide selection committee no later than June 15 of each year. Each state committee shall be composed of members representative of the subject areas and instructional levels being adopted and from the state at large. The committee shall include licensed personnel from public schools and shall include a majority of classroom teachers.
 - 4.01.1.2 The committee shall recommend a list of instructional materials consistent with course content standards and curriculum frameworks.
 - 4.01.2 Require reports from school districts on the use and distribution of instructional materials; and
 - 4.01.3 Do whatever else may be necessary for the general welfare of the public school textbook and instructional materials system in order to acquire the items at the lowest possible cost.

- 4.02 The powers enumerated in section 4.00 of these rules and in Ark. Code Ann. § 6-21-404 are cumulative and not restrictive.
- 4.03 The State Board shall have the power to modify the bid and contract form and negotiate any additional or modified terms that the State Board deems necessary for the administration of these rules.
- 4.04 Publishers must sell their materials at the same price to all schools and school districts in the State of Arkansas and must guarantee that price for the life of a state adoption cycle.
- 4.05 The State Board, through the Department of Education, will include funding for instructional materials in the foundation funding amount provided to each school district pursuant to Ark. Code Ann. § 6-20-2305.

5.00 GENERAL REQUIREMENTS RELATED TO INSTRUCTIONAL MATERIALS

- 5.01 Each school district shall select a textbook selection committee to be composed of a majority of licensed personnel, which shall include classroom teachers.
- 5.02 Public school districts shall provide textbooks, other instructional materials, or digital resources, including the availability of any equipment needed to access the digital resources, for all pupils attending the public schools of this state in kindergarten through grade twelve (K-12), inclusive, in all subjects taught in those grades, without cost to the pupils.
- 5.03 School districts may select their own textbooks, instructional materials, or digital resources, or school districts may select from the recommended state-approved list.
- 5.04 Any materials purchased with state funds shall be consistent with course content standards and curriculum frameworks.
- 5.05 The Department of Education shall monitor to ensure that all school districts in the State of Arkansas comply with Section 5.00 of these rules and with Ark. Code Ann. § 6-21-403. The primary methods of compliance shall be through a Report of Local Adoptions filed by a school districts with the Department of Education and through a school district's Statement of Assurance filed with the Department of Education pursuant to Ark. Code Ann. § 6-15-202.

- 5.05.1 The Department of Education shall report in the annual school performance report a school district that fails to provide textbooks, other instructional materials, or digital resources, including the availability of any equipment needed to access the digital resources or any school district that charges any student a fee for use of or access to any instructional materials.
- 5.05.2 The State Board of Education shall report to the members of the House Committee on Education and Senate Committee on Education annually any school district out of compliance with Section 5.00 of these rules and with Ark. Code Ann. § 6-21-403 by November 1 of each year.

6.00 DETERMINATION OF RECOMMENDED INSTRUCTIONAL MATERIALS

- 6.01 By March 15 of each year, the Department of Education shall prepare and distribute to school districts a recommended list of books, series of books, and other instructional materials for all subjects and instructional levels required by the Standards for Accreditation of Arkansas Public Schools and School Districts.
- 6.02 School districts may elect to purchase instructional materials from the staterecommended list, or school districts may select other instructional materials.
- 6.03 If a school district selects other instructional material not recommended by the Department of Education, the school district shall certify to the Department of Education by June of each year which instructional materials the school district wishes to purchase by state contract from the state-recommended list.
- 6.04 If a school district selects other instructional materials not recommended by the Department of Education, the school district may purchase such materials outside any state contract.

7.00 CONDITIONS FOR OFFERING TEXTBOOKS FOR ADOPTION, SALE OR EXCHANGE

7.01 Before any person, company, or corporation shall offer any school textbooks or other instructional materials used in kindergarten through grade twelve (K-12), inclusive, for adoption, sale, or exchange in the State of Arkansas, the person, company, or corporation shall comply with the following conditions:

- 7.01.1 The person, company, or corporation shall file a bid and contract form in the office of the Commissioner of Education showing the prices at which the publisher will agree to sell to the State of Arkansas during the contract period.
- 7.01.2 When the State Board of Education accepts any or all of the textbooks or other instructional materials in the bid and contract form and so certifies the form, the bid and contract form shall become an official contract.
- 7.01.3 The State Board of Education is authorized to permit publishers to bid current wholesale prices, or the State Board may require publishers to bid lowest existing contract prices at which the textbooks or other instructional materials are being sold elsewhere in the country.
- 7.01.4 The State Board of education shall certify in the call for bids whether it wants current wholesale prices or lowest contract prices.
- 7.01.5 In the bid and contract form, the publisher shall certify the date on which the current wholesale prices were established and submit a list of all existing adoption bids showing such items as may be requested by the State Board on an official form furnished by the State Board.
- 7.01.6 At the end of each fiscal year of the contract, the publisher shall submit a certified list of all state contracts made during the fiscal year just closed on all books or other instructional materials for which the publisher has a contract in the State of Arkansas.
- 7.01.7 The publisher shall automatically reduce prices in Arkansas whenever a contract is made at a lower price in another state after the date of the contract in Arkansas.
- 7.01.8 If any publisher makes a contract on a special or state edition in another state after the date of the contract in Arkansas, the State Board is authorized to require the publisher to supply the special or state edition to the schools of Arkansas at the contract price in other states.
- 7.01.9 The State Board may require a publisher to bid an exchange price on all basal or supplementary textbook bids, and all the price regulations in these rules applying to regular contracts shall also apply to exchange prices; and

- 7.01.10 The person, company, or corporation shall deposit a copy of each textbook and other instructional material in printed, digital or manuscript form in the Office of the Commissioner.
 - 7.01.10.1All publishers doing business in the State of Arkansas shallmaintain one (1) or more book depositories at the
publisher's expense in Arkansas.
 - 7.01.10.2All items offered for sale in Arkansas pursuant to these
rules shall be equal in quality to those deposited in the
Office of the Commissioner and shall meet the minimum
standards and specifications set forth by the State Board.

8.00 CONTRACTS WITH PUBLISHERS

- 8.01 The State Board of Education shall make and execute contracts with all publishers whose books, series of books, or instructional materials have been recommended by the Department of Education.
- 8.02 The State Board shall determine the contract period, provided no contract period shall be for less than three (3) years nor more than five (5) years for courses subject to rapid knowledge-base changes. For courses determined by the State Board to be free of rapid knowledge-base changes, the contract period may be for a maximum of ten (10) years.
- 8.03 Contract periods for paperback books, novels, plays, and other forms of literature in a softbound cover that are part of a basal textbook program may be from one (1) to five (5) years.
- 8.04 If during the first two (2) years of any contract, the consumer price index has increased by twelve percent (12%) or more, the State Board is authorized to renegotiate with the contract holder the prices contained in the contract. The State Board may grant a price increase in the last three (3) years of the contract, provided the publisher certifies that the price is no higher than the lowest contract prices the product is currently bid in any other state.
- 8.05 The State Board is authorized to renew or extend contracts for no less than one (1) year nor more than two (2) years. This provision shall be made a part of the publisher's contract, and the State Board may exercise the provision by notifying

the publisher no less than one (1) year prior to the expiration of the original contract.

9.00 EXCHANGE PROVISIONS

- 9.01 Any textbook exchange provisions approved by the State Board will guarantee the payment of exchange prices and govern the exchange on basal and supplementary textbooks.
- 9.02 The State Board may incorporate any exchange provisions it approves in the contract of the publisher, and the publisher shall be bound by such exchange provision of the contract as if it were a part of these rules.

10.00 ASSESSMENT OF DAMAGES FOR PUBLISHER'S FAILURE TO COMPLY

- 10.01 The State Board is authorized to assess any publisher any amount of damages to the State of Arkansas for failure to comply with the terms of the publisher's contract or any published regulation of the State Board, provided that the publisher has been given a hearing before the State Board regarding the assessment of damages.
- 10.02 Failure to reimburse the State of Arkansas within six (6) months after notice of assessment has been served on the publisher shall give the State Board the right to cancel all the contracts of the publisher involved and to forbid the publisher to bid any future adoptions for a maximum period of five (5) years from the date that damages are assessed pursuant to Section 10.00 of these rules.
- 10.03 The following procedures shall apply to a situation involving a publisher's alleged failure to comply with the terms of the publisher's contract or any published regulation of the State Board:
 - 10.03.1 The Commissioner of Education shall provide written notice, via certified mail, return receipt requested, to the publisher. The written notice shall include specific allegations of precisely how the publisher failed to comply with the terms of the publisher's contract or any published regulation of the State Board. The written notice shall also include a recommendation from the Commissioner of Education concerning the assessment of damages for the publisher's failure to comply.

10.03.2	Within thirty (30) days of receipt of the written notification from the Commissioner of Education, the publisher shall respond in writing to the Commissioner of Education, indicating one of the following:
	10.03.2.1 The publisher concurs with the specific allegations and/or recommended assessment of damages; or
	10.03.2.2 The publisher disputes the specific allegations and/or recommended assessment and requests an appeal before the State Board of Education. Such a notice of appeal shall include a brief statement of the reasons why the Commissioner's specific allegations and/or recommended assessment of damages should not be adopted.
<u>10.03.4</u>	If the publisher concurs with the Commissioner's specific allegations and/or recommended assessment of damages, or fails to respond to the same within thirty (30) days, the Commissioner shall place his or her recommended assessment of damages on the consent agenda of the next regularly scheduled State Board of Education meeting in accordance with the State Board of Education's procedures for the submission of agenda items.
10.03.5	If the publisher disputes the Commissioner's specific allegations and/or recommended assessment of damages, the State Board of Education shall hear the publisher's appeal within sixty (60) days of receipt of the notice of appeal. Through mutual agreement, the Commissioner of Education and the publisher may extend the date of the hearing for an additional thirty (30) days.

- 10.04 The following procedures shall apply to a hearing before the State Board of Education:
 - 10.04.1 Each party will have the opportunity to present an opening statement of no longer than five (5) minutes, beginning with the representative of the Department of Education. The Chairperson of the State Board of Education may, only for good cause shown and upon the request of either party, allow either party additional time to present their opening statements.

- 10.04.2Each party will be given thirty (30) minutes to present their cases,
beginning with the representative of the Department of Education.
The Chairperson of the State Board of Education may, only for
good cause shown and upon the request of either party, allow
either party additional time to present their cases.
- 10.04.3Every witness giving oral testimony must be sworn under oath by
the court reporter and shall be subject to direct examination, cross
examination, and questioning by the State Board of Education.
- 10.04.4For the purposes of the record, documents offered during the
hearing by the Department of Education shall be clearly marked in
sequential, numeric order (1, 2, 3).
- 10.04.5 For the purposes of the record, documents offered during the hearing by the publisher shall be clearly marked in sequential, alphabetic letters (A, B, C).
- 10.04.6The Department of Education shall have the burden of proving, by
a preponderance of the evidence, that the Commissioner's specific
allegations and/or recommended assessment of damages be
adopted.
- 10.04.7 The State Board of Education may:
 - 10.04.7.1
 Adopt the Commissioner's specific allegations and/or recommended assessment of damages be adopted;
 - 10.04.7.2
 Modify the Commissioner's recommended

 assessment of damages; or
 - 10.04.7.3 Grant the appeal of the publisher.
- 10.04.8The State Board of Education may announce its decisionimmediately after hearing all arguments and evidence or may takethe matter under advisement. The State Board of Education shallprovide a written decision to the Department of Education and thepublisher within fourteen (14) days of the hearing.

11.00 NOTICE OF ILLEGAL ACTS INVOLVING SCHOOL OFFICIALS PURSUANT TO ARK. CODE ANN. § 6-21-410

11.01 It shall be illegal for the Commissioner of Education or any other employee connected with the Department of Education, any member of any selecting committee, or any member of any school board of directors to accept or receive any money, gift, property, or favor whatsoever from any person, firm, corporation, or any agent thereof offering for sale any item pursuant to Ark. Code Ann. § 6-21-401 et seq. or from any person in any way interested in such sale.

- 11.01.1 Any person who pleads guilty or nolo contendere to or is found guilty of violating Ark. Code Ann. § 6-21-410(a) shall be found guilty of a Class B misdemeanor.
- 11.01.2
 Any fines collected under Ark. Code Ann. § 6-21-410(a) shall be

 deposited into the State Treasury to the credit of the Public School

 Fund.
- 11.02 It shall be illegal for any teacher in the public schools of Arkansas or any person connected with the public school system of Arkansas in any capacity to have any interest in the profits, proceeds, or sale of any school textbooks or other instructional materials used in the schools of Arkansas under his or her charge or with which he or she is connected in any official capacity. However, this provision shall not apply nor have any reference to royalties or fees received by a person from the sale of school books or other instructional materials of which he or she is the author.
 - 11.02.1 Any person who pleads guilty or nolo contendere to or is found guilty of violating Ark. Code Ann. § 6-21-410(b) shall be guilty of a violation and subject to a fine of no less than fifty dollars (\$50.00) nor more than two hundred dollars (\$200).
 - 11.02.2Any fines collected under Ark. Code Ann. Ark. Code Ann. § 6-21-
410(b) shall be deposited into the State Treasury to the credit of the
Public School Fund.
- 11.03 It shall be illegal for any person directly or indirectly to promise or offer to give or cause to be promised, offered, or given any money, good, bribe, present, reward, or any valuable thing whatsoever to the Commissioner of Education, his or her assistants, or any other employee of the Department of Education, the Director of the Department of Career Education, his or her assistants, or any other employee of the Department of Career Education, any school board members, teachers, or other persons with the intent of influencing their decisions on any questions, matters, causes, or proceedings in the selection of any textbooks or other instructional materials.
 - 11.03.1 Any person who pleads guilty or nolo contendere to or is found guilty of violating Ark. Code Ann. § 6-21-410(c) shall be guilty of a Class B misdemeanor.

11.03.2 Any fines collected under Ark. Code Ann. § 6-21-410(c) shall be deposited into the State Treasury to the credit of the Public School Fund.

Rules and Regulations Governing the Purchase of Instructional Materials by Arkansas School Districts

1.0 Regulatory Authority

1.01 These regulations shall be known as the Arkansas Department of Education's regulations implementing Arkansas Code Annotated 6-21-402 through 6-21-413.

1.02 These regulations are enacted pursuant to the State Board of Education's authority under Arkansas Code Annotated 6-21-404 (Repl. 1993), as amended by Acts 280 and 605 of 1995.

2.00 Purpose

2.01 The purpose of these regulations is to describe how the Arkansas Department of Education (ADE) will implement Ark. Code Ann. 6-21-402 through 6-21-413.

2.02 These regulations shall establish the general guidelines for the use of state funds for the purchase of instructional materials for Arkansas school districts for grades kindergarten through twelve (K- 1-2) for the school year 1995-96.

3.00 Definitions

3.01 Instructional materials: Traditional books and trade books in printed and bound form; activityoriented programs; manipulatives; handheld calculators; hands on materials; and technology-based materials that require the use of electronic equipment in order to be used in the learning process.

3.02 Arkansas Textbooks/Instructional Materials List (State Recommended List): Those textbooks and other instructional materials that have been recommended by the state textbook committee.

3.03 State Textbooks/Instructional Materials Selecting Committee (state committee): Individuals recommended by the Director of General Education and approved by the State Board to examine textbooks and other instructional materials and make recommendations for the State Recommended List.

4.00 Distribution of Textbooks/Instructional Materials Funds

4.01 For the 1995-96 school year, the State Board of Education shall allocate \$44.50 per ADM for the purchase of instructional materials in grades K- 12.

4.02 The calculation of textbook aid shall be based on the previous year's first three quarter average ADM.

4.03 After the end of the first quarter of attendance, districts will receive instructional materials funding based upon actual student growth.

4.04 The amount funded per pupil will be the same for grades K-12. There will be no specific allocation amounts for the various grade levels.

4.05 Local school districts shall maintain documentation of expenditures for instructional materials to satisfy audit requirements.

5.00 General Requirements

5.01 The State Board will adopt a State Recommended List of Instructional Materials for each instructional level on all subject matter required by the Arkansas Standards for Accreditation.

5.02 The State Board shall make and execute state contracts with publishers who wish to provide instructional materials to be used in grades K-12 and who meet the pricing requirements of Ark. Code Ann. 6-21-406.

5.03 Any instructional materials purchased with state funds must be consistent with the curriculum and educational goals established by the State Board of Education. If a district is denied purchase of instructional materials with state funds as a result of those items being declared inconsistent with the curriculum and educational goals established by the State Board of Education, that district may appeal the decision to the State Board of Education.

5.04 The Department of Education on an annual basis shall prepare and distribute to school districts a State Recommended List of Instructional Materials for all subjects that fall within the year's subject area selecting cycle.

5.05 School districts may select instructional materials from the State Recommended List or may purchase other instructional materials not on the recommended listing.

5.06 School districts must notify the Department of Education by May I each year regarding the instructional materials the district wishes to purchase by state contract from the State Recommended List.

5.07 School districts desiring to purchase instructional materials not on the State Recommended List must contact the Department of Education and identify those instructional materials which they desire to purchase with state funds. Districts desiring to use state funds to purchase instructional materials not on the State Recommended List must provide a justification for their specific request assuring that the materials requested are consistent with the curriculum and educational goals established by the State Board of Education. The request must also include an explanation of why the instructional materials on the State Recommended List were not considered appropriate for use by the district. The Department of Education will immediately seek to procure the required state contracts for these items. Districts should specifically identify these instructional materials and notify the Instructional Materials Unit of the ADE in writing by June 30 of each year.

6.00 State Selecting Committee

6.01 The State Department of Education shall select statewide selection committees no later than June 15 of each school year. Each state committee shall be composed of members representative of the subject areas and grades being adopted and from the state at large. The committee shall include certified personnel from public schools and shall include a majority of classroom teachers.

6.02 The state committee shall recommend a list of instructional materials consistent with the curriculum and educational goals established by the State Board.

7.00 Purchasing Procedures

7.01 After the state contracts have been entered into by the publishers to provide instructional materials and each district has selected its own instructional materials, then each local school district shall procure the selected instructional materials from an appropriate book depository in the State of Arkansas or from another entity having a state contract for those specific instructional materials.

7.02 No invoices for the purchase of instructional materials by local school, districts shall be processed by the Arkansas Department of Education.

7.03 School districts shall maintain appropriate invoices and/or documentation of expenditures to demonstrate that the district has properly expended state funds allocated for instructional materials.