1	State of Arkansas	As Engrossed: H2/7/97 S3/24/97		
2	81st General Assembly	A Bill		
3	Regular Session, 1997		HOUSE BILL	1295
4				
5	By: House Committee on Pub	lic Health, Welfare and Labor		
6	By: Senators Bradford, Bearde	en, Wilson, Scott, Hoofman, Ross, and Boozman		
7				
8		For An Act To Be Entitled		
9	"THE ARKAN	SAS PERSONAL RESPONSIBILITY AND PUBLIC		
10	ASSISTANCE	REFORM ACT"		
11				
12		Subtitle		
13		"THE ARKANSAS PERSONAL RESPONSIBILITY		
14		AND PUBLIC ASSISTANCE REFORM ACT"		
15				
16	BE IT ENACTED BY	THE GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:	
17				
18	SECTION 1.	Purpose		
19	The General	Assembly recognizes that for too many fa	milies, welfare	has
20	become what it nev	ver was intended to be: a permanent way o	of life. This s	ystem
21	of continuous inco	ome maintenance not only discourages all	incentive for a	<u>n</u>
22	individual to become	ome self-sufficient, but often leads to i	ntergenerationa	1
23	dependency, and ha	as built-in disincentives toward obtainin	<u>ig work and towa</u>	<u>rd</u>
24	any effort to seel	and secure a job. The total package of	welfare benefi	ts
25	available to some	is frequently better than the package of	benefits the	
26	working poor can	obtain, creating an incentive to stay on	welfare. The	
27	State#s welfare s	ystem has numerous disincentives for the	maintenance of	<u>a</u>
28	stable two-parent	family unit. The role and responsibilit	ies of the fath	<u>er</u>
29	are largely ignore	ed in the current system although the Sta	te ⁿ s role <i>shoul</i>	d be
30	to promote family	and community responsibility for nurturi	ng children, no	t to
31	take their place.	Accordingly, the General Assembly hereb	y declares that	
32	welfare reform is	one of the major human service prioritie	s of state	
33	government and est	tablishes the goals of achieving a signif	icant reduction	<u>in</u>
34	the number of cit:	izens who are enrolled in such programs,	transforming a	"one
35	size fits all we	fare system that fosters dependence, low	self-esteem, a	nd
36	irresponsible beha	avior to one that rewards work and foster	s self-reliance	<u>, </u>

- 1 responsibility, and family stability. The General Assembly intends that new
- 2 approaches be designed to provide county Human Services offices with
- 3 flexibility and autonomy to craft local solutions, encourage volunteer,
- 4 religious, and charitable organizations to fulfill a critical role in
- 5 leveraging the reduced funding available for welfare programs, create a system
- 6 that is just and compassionate, hold individuals accountable for their
- 7 actions, and recognize that even with assistance some recipients may be unable
- 8 to attain complete self-sufficiency.

- 10 SECTION 2. Arkansas Code Annotated $^{\circ}$ 20-76-101 is amended to read as
- 11 follows:
- 12 "20-76-101. Definitions.
- 13 As used in this act, unless the context otherwise requires:
- 14 (1) "Division" means the appropriate division of the Department of
- 15 Human Services;
- 16 (2) "Deputy director" means a deputy director of an appropriate
- 17 division of the Department of Human Services;
- 18 (3) "Assistance grants" means money payments to person for old age
- 19 assistance, aid to dependent children, aid to the blind, and aid to the
- 20 permanently and totally disabled, as defined in the federal Social Security
- 21 Act;
- 22 (4) "General relief" means any form of material aid or service given to
- 23 a needy person or family not in the form of assistance grant;
- 24 (5) "Recipient" means a person who receives an assistance grant under
- 25 the terms of this act.
- 26 As used in this chapter:
- 27 (1) Assessment Services means an evaluation to determine the abilities,
- 28 talents, proficiencies, and deficiencies of applicants and recipients with
- 29 regard to the ability of the individual to move into employment;
- 30 (2) Date of enrollment means the date that an applicant is approved as
- 31 eligible for the Transitional Employment Assistance program (TEA);
- 32 (3) Department means the Department of Human Services;
- 33 (4) Diversion from assistance means a one time loan of money or the
- 34 furnishing of non-monetary assistance to an applicant who is eligible for but
- 35 does not require enrollment in the Transitional Employment Assistance program
- 36 (TEA);

- 1 (5) Education or training means basic remedial education, adult
- 2 education, high school education, education to obtain the equivalent of a high
- 3 school diploma, education to learn English as a second language, and applied
- 4 technology training;
- 5 (6) Employment assistance means financial assistance, child care,
- 6 assistance to secure full-time employment, assistance in obtaining education
- 7 and training that leads to full-time employment, case management services, and
- 8 other services designed to assist recipients to achieve self-sufficiency
- 9 through employment;
- 10 (7) Full time education or training means education or training on a
- 11 full time basis as defined by the department;
- 12 (8) Medical Assistance means assistance furnished pursuant to Title XIX
- 13 of the Social Security Act, commonly referred to as Medicaid, or a
- 14 state-funded medical assistance program;
- 15 (9) Personal Responsibility Agreement means an agreement between the
- 16 department and recipient specifying the recipient $\overline{\mathbf{B}}$ s responsibilities that are
- 17 a condition of receiving employment assistance, which may include an
- 18 employment plan that describes what the recipient and the department will do
- 19 to assist the recipient to achieve self-sufficiency through employment;
- 20 (10) Positive Reinforcement Outcome Bonus means a one time cash
- 21 assistance bonus for achieving an employment plan goal;
- 22 (11) Relocation Assistance means assistance to an eligible recipient,
- 23 who lives in an area of limited job opportunities, to enable the recipient to
- 24 relocate for purposes of full-time employment that the recipient has secured;
- 25 (12) Support Services means child care, transportation, financial
- 26 assistance, medical assistance, substance abuse treatment, life skills
- 27 training, and parenting skills training, and other similar assistance;
- 28 (13) TEA means the Transitional Employment Assistance Program;
- 29 (14) Extended Support Services means assistance to a recipient who has
- 30 exhausted the financial assistance available under the Transitional Employment
- 31 Assistance program (TEA), which may include, but is not limited to, child care
- 32 and medical assistance;
- 33 (15) Unearned income means all income that a recipient receives from
- 34 sources other than employment, including child support payments, supplemental
- 35 security income, supplemental security disability income, workers ■
- 36 compensation, and unemployment insurance."

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         SECTION 3. Arkansas Code Annotated ^{\circ} 20-76-102 is amended to read as
 3 follows:
         "20-76-102. Arkansas Employment Security Department - Service to food
  stamp applicants. Coordination of State Agency Service Delivery.
         (a)(1) To insure that job finding assistance is being adequately
 7 provided to food stamp applicants and TEA recipients, the Arkansas Employment
 8 Security Department shall may periodically station appropriate staff for some
 9 portion of a work day in each any county or district office of the Department
10 of Human Services.
11
               (2) The administrator of the Arkansas Employment Security
12 Department and the Director of the Department of Human Services shall enter
13 into a written agreement regarding the provision of such services to <del>food</del>
14 stamp applicants, provided the Arkansas Employment Security Department has
15 federal funds available and specifically identified for use in providing such
16 services recipients of food stamps and TEA.
17 ____
        (b)(1) The Arkansas Employment Security Department shall report
18 quarterly to the Arkansas Legislative Council the number of registrants or
19 recipients of food stamps interviewed, the number of job referrals made, and
20 the number of registrants or recipients of food stamps placed in jobs.
             (2) This report shall be made for each county or district office,
22 provided the Arkansas Employment Security Department has federal funds
23 available and specifically identified for use in providing such services.
         (b) The Department of Human Services shall appropriately train and
2.4
25 supervise all employees and other persons who are responsible for developing,
26 evaluating, and managing personal responsibility agreements for TEA
27 recipients. Such training and supervision shall include, but not be limited
28 to, a competency based case management program to measure the effectiveness of
29 each plan and to provide appropriate oversight and implementation and training
30 to identify and assist victims of domestic violence.
31
         (c) To insure that all available state government resources are used to
32 help TEA recipients make the transition from welfare to work, each of the
33 following state agencies shall also be required to work with the Department of
34 Human Services in providing TEA services:
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(1) the Employment Security Department;

(2) the Department of Health;

1	(3) the Department of Higher Education, including community		
2	colleges and the Cooperative Extension Service;		
3	(4) the Department of Education, including the General Education		
4	Division and the Vocational Education Division;		
5	(5) the Arkansas Development Finance Authority;		
6	(6) Arkansas Industrial Development Commission;		
7	(7) Arkansas Highway and Transportation Department;		
8	(8) the Department of Finance and Administration, including the		
9	Child Support Enforcement Unit;		
10	(9) the State Child Abuse and Neglect Prevention Board;		
11	(10) the Arkansas Adult Literacy Council; and		
12	(11) other state agencies as directed by the Governor or as		
13	directed by the General Assembly.		
14	(d) State agencies required under subsection (b) of this section to		
15	work with the Department of Human Services in providing TEA services to		
16	recipients shall make every effort to use financial resources in their		
17	respective budgets and to seek additional funding sources, whether private or		
18	federal, to supplement the monies allocated by the Department of Human		
19	Services for the TEA Program.		
20	(e) All agencies of the state and local governments providing TEA		
21	Program services shall work cooperatively with and provide any necessary		
22	assistance to the General Assembly and the TEA Program Advisory Council and		
23	shall furnish, in a timely manner, complete and accurate information regarding		
24	the TEA Program to legislative committees and the advisory council upon		
25	request."		
26			
27	SECTION 4. Subchapter 1 of Chapter 76 of Title 20 of the Arkansas Code		
28	Annotated is amended by adding the following new sections:		
29	20-76-105. TEA Program Advisory Council.		
30	(a) There is created a TEA Program Advisory Council, which shall be		
31	composed of the following members:		
32	(1) the director of the Department of Human Services;		
33	(2) the director of the Employment Security Department;		
34	(3) the director of the Department of Health;		
35	(4) the director of the Department of Education;		
36	(5) the director of the Department of Higher Education;		

36 the TEA Program;

1 the director of the Arkansas Development Finance Authority; 2 the director of the Arkansas Industrial Development Commission; 3 the director of the Arkansas Highway and Transportation 4 Department; 6 the director of the Office of Child Support Enforcement; 7 (10) the director of the Division of Child Care and Early Childhood Education; 8 9 (11)three (3) members appointed by the Governor; 10 three (3) members appointed by the House Chairperson of the Public Health, Welfare and Labor Committee; and 12 (13) three (3) members shall be appointed by the Senate Chairperson of the Public Health, Welfare and Labor Committee. 13 14 (b) Appointed members may be representatives of non-profit organizations, the business community, labor, current and former public assistance recipients, the Chamber of Commerce, the Arkansas Municipal League, and the Association of Arkansas Counties. Appointed members may be 17 legislators. 18 19 (c)(1) The appointed members of the advisory council shall serve three-year staggered terms. Initial appointed members of the advisory council shall draw lots to determine the length of their terms. The director of the 22 Department of Human Services shall call the first meeting of the advisory council, and the advisory council shall annually elect a chairperson from 2.3 among the appointed members. Ten (10) members of the advisory council shall 25 constitute a quorum. The advisory council shall meet with the Governor every six (6) months or as frequently as it deems necessary upon request of the 27 chairperson. 2.8 (2) Vacancies occurring on the advisory council by reason of 29 death or resignation shall be filled in the same manner as a regular appointment for the remainder of the unexpired term. 3.0 31 The members of the advisory council shall not be entitled to compensation for their services but may receive expense reimbursement in accordance with A.C.A. 8 25-16-902. 33 34 (d) The advisory council shall:

(1) Advise and assist all state agencies in the implementation of

1 (2) Provide evaluation and feedback on the TEA implementation plan submitted by the Department of Human Services; 3 (3) Provide evaluation and feedback on rules of state agencies participating in the delivery of services under the TEA Program; 5 (4) Provide evaluation and feedback on the role of local TEA 6 coalitions; 7 (5) Encourage businesses in the State to hire TEA recipients; 8 (6) Respond to and report on citizen concerns about the implementation and administration of the TEA Program; and 10 (7) Submit biannual reports to the House and Senate Committees on 11 Public Health, Welfare and Labor. (e) Employees of the Department of Human Services and the Employment 12 Security Department shall provide staff support for the TEA Advisory Council. 13 14 15 20-76-106. Statewide implementation plan - TEA. 16 (a) The department shall: 17 (1) Develop a statewide implementation plan for ensuring the cooperation of state agencies and local agencies and encouraging the 18 cooperation of private entities, especially those receiving state funds, in 19 20 the coordination and implementation of the TEA Program; 21 (2) Ensure that TEA recipients throughout the state including 22 those in rural areas have comparable access to TEA benefits; and (3) Charter local TEA coalitions and approve local implementation 23 24 plans. 25 (b)(1) By March 1, 1998, or anytime prior to that date, the department shall submit to the TEA Program Advisory Council the proposed TEA 27 implementation plan. 2.8 (2) By July 1, 1998, or any time prior to that date, the 29 department shall submit to the Governor and the House and Senate Committees on Public Health, Welfare and Labor the TEA implementation plan. 3.0 31 (c) At a minimum, the TEA implementation plan shall include: 32 (1) Performance standards and measurement criteria for all service providers under the TEA Program. 33 34 (2) Contract guidelines for contract service providers under the 35 TEA Program.

(3) Recommendations for training TEA service providers, whether

- 1 State employees or contract providers.
- 2 (4) Functions to be performed by each state agency in helping
- 3 recipients make the transition from welfare to work.
- 4 (5) Recommendations for clarifying, or if necessary, modifying
- 5 the rules of the state agencies charged with implementing the TEA Program so
- 6 that all unnecessary duplication is eliminated.
- 7 (6) Recommendations for establishing joint TEA benefit and
- 8 employment offices in every county of the state, which shall function as
- 9 common service centers for the delivery of TEA Program services to applicants
- 10 and recipients of food stamps and TEA benefits.
- 11 (7) Recommendations for modifying compensation and incentive
- 12 programs for state employees in order to achieve the performance outcomes
- 13 necessary for successful implementation of the TEA Program.
- 14 (8) A micro-lending program and an Individual Development Trust
- 15 Account (IDA) demonstration project for TEA recipients.
- 16 (9) One (1) or more employment opportunity districts and develop
- 17 job development, child care, and transportation strategies for each district.
- 18 (10) Application guidelines and requirements for chartering local
- 19 TEA coalitions to plan and coordinate the delivery of services under the TEA
- 20 Program at the local level.
- 21 (11) Criteria for relocation of TEA recipients, which takes into
- 22 account factors, including but not limited to, job availability, availability
- 23 of support services, and proximity of relocation area to current residence.
- 24 (12) Criteria for the approval of the implementation plans
- 25 submitted by local TEA coalitions.
- 26 (13) Criteria for allocating TEA Program resources to local TEA
- 27 coalitions.
- 28 (14) Criteria for prioritizing work activities of TEA recipients
- 29 in the event that funds are projected to be insufficient to support full-time
- 30 work activities of TEA recipients. The criteria may include, but not be
- 31 limited to, priorities based on the following:
- 32 (A) At least one adult in each two-parent family shall be
- 33 assigned priority for full-time work activities;
- 34 (B) Among single-parent families, a family that has older
- 35 preschool children or school-age children shall be assigned priority for work
- 36 activities;

- (C) A recipient who has access to nonsubsidized child care 1 2. may be assigned priority for work activities; 3 (D) Priority may be assigned based on the amount of time remaining until the recipient reaches the applicable time limit for program participation or may be based on requirements of a personal responsibility 6 agreement. (15) The development of a performance-based payment structure to be used for all TEA Program services, which takes into account the degree of difficulty associated with placing a TEA Program recipient in a job, the quality of placement with regard to salary, benefits, and opportunities for advancement, and the recipient $^{\blacksquare}$ s retention of the placement. The payment structure should, if appropriate, provide bonus payments to providers that experience notable success in achieving long-term job retention with TEA Program recipients. 14 15 (d) The department shall update the TEA implementation plan annually and submit quarterly progress reports to the Governor and the House and Senate Committees on Public Health, Welfare, and Labor. The annual updated plan must 18 contain proposals for implementing the goals and objectives of the TEA Program during the succeeding three (3) year period. The quarterly progress reports 19 to the Governor and the House and Senate Committees on Public Health, Welfare, and Labor shall also include the following information for the state, each 22 employment opportunity district, and each county: 23 (1) Total number of cases; 24 (2) Number of TEA recipients who signed the personal 25 responsibility agreement; 26 (3) Number of persons getting a diversion from assistance; 2.7 (4) Number of TEA Program dropouts, and to the extent possible, the reason they have dropped out, where they are living, if they are working, 2.8 29 and any other pertinent information; 30 (5) The number of persons who reapplied for and received TEA benefits after having dropped out; 32 The types of assistance and support services utilized by TEA
- 34 (7) Number of births to TEA recipients;
- 35 (8) Percentage of TEA children complying with compulsory school
- 36 attendance;

33 recipients;

1 (9) Percentage of TEA children immunized; 2 (10) Number of cases of reported child abuse and neglect cases among TEA recipients and TEA Program dropouts; (11) Number of cases deferred from TEA work requirements and time 4 limitations because of domestic violence; (12) Types and percentages of child care placements; 6 7 Percentage of TEA recipients in allowable work activities; (13)Number of TEA recipients in each allowable work activity; 8 (14)9 Length of time TEA recipients have spent in each allowable (15)work activity; 11 (16) Number of TEA recipients employed by State agencies and 12 contract service providers compared to the ten percent (10%) target goal; Occupation types of TEA recipients; 13 (17)14 (18)Estimated earnings for employed TEA recipients; 15 Number of hours worked by TEA recipients; (19)16 (20) Percent of TEA employed persons with continued employment 17 continuing into the next quarter; and 18 (21) Any other data agreed to by the department and the House and 19 Senate Committees on Public Health, Welfare, and Labor. 2.0 The Department of Human Services shall submit bi-annual reports on the impact of welfare reform on child welfare issues to the Senate Committee on Children and Youth and the House Subcommittee on Children and Youth of the 23 House Committee on Aging, Children and Youth, and Legislative and Military Affairs. 24 25 The House and Senate Committees on Public Health, Welfare, and 26 Labor the Senate Committee on Children and Youth and the House Subcommittee on Children and Youth of the House Committee on Aging, Children and Youth, and 28 Legislative and Military Affairs shall report annually to the General Assembly 29 their findings and recommendations regarding the TEA Program. 30 20-76-107. Independent Evaluator. 31 32 (a) By July 1, 1997 the Governor shall contract with a professional 33 consultant for an ongoing independent evaluation of the TEA Program and TEA Program development. The independent evaluator shall submit bi-annual reports 35 to the Governor and the House and Senate Committees on Public Health, Welfare, 36 and Labor, which assess:

1	(1) How effectively performance standards and measurement
2	criteria in the statewide implementation plan are being met;
3	(2) How effectively State agencies are cooperating in the
4	implementation of the TEA Program;
5	(3) How effectively various funding sources are being integrated
6	into the support of the TEA Program;
7	(4) How effectively local TEA coalitions are serving the needs of
8	their local TEA population;
9	(5) The effects of the TEA program on recipients and their
10	children;
11	(6) Effectiveness of training received by TEA recipients based
12	upon the number of individuals placed in employment;
13	(7) Outcomes of incentive programs for State employees charged
14	with implementing the TEA Program;
15	(8) Outcomes of bonus programs for TEA service providers who
16	experience success in achieving long-term job retention with TEA recipients;
17	(9) Effectiveness of incentives designed to promote business
18	participation in the TEA Program; and
19	(10) Any other information deemed by the independent evaluator to
20	be helpful in assisting the Governor and the General Assembly in evaluating
21	the impact and effectiveness of the TEA Program.
22	(b) All agencies of the State and local government providing TEA
23	Program services shall work cooperatively with and provide any necessary
24	assistance to the independent evaluator and shall furnish, in a timely manner,
25	complete and accurate information to the independent evaluator upon request.
26	
27	20-76-108. Local TEA coalitions.
28	(a)(1) Local TEA coalitions may organize and apply to the department
29	for a charter to plan and coordinate the delivery of services for the TEA
30	Program at the local level.
31	(2) The membership of each coalition may include:
32	(A) Representatives of the principal entities that provide
33	funding for the employment, education, training, and social service programs
34	that are operated in the area.
35	(B) A representative of the Chamber of Commerce;
36	(C) A representative of the department;

- 1 (D) A representative of a community development
- 2 organization;
- 3 (E) Representatives of the business community who represent
- 4 a diversity of sizes of business;
- 5 (F) Representatives of other local planning, coordinating,
- 6 or service-delivery entities; and
- 7 (G) A representative of a grassroots community or economic
- 8 development organization that serves the poor of the community.
- 9 (b)(1) Each local TEA coalition may perform the planning, coordination,
- 10 and oversight functions specified in the statewide implementation plan,
- 11 including, but not limited to:
- 12 (A) Developing a local implementation plan to be approved
- 13 by the department to achieve the performance outcomes of the TEA Program for
- 14 current and potential program recipients in the local area, which reflects the
- 15 needs of the service area for seed money to create programs that assist
- 16 children of TEA recipients;
- 17 (B) Developing a funding strategy to implement the local
- 18 implementation plan which incorporates resources from all principal funding
- 19 sources;
- 20 (C) Identifying employment, service, and support resources
- 21 in the community which may be used to fulfill the performance outcomes of the
- 22 TEA Program; and
- 23 (D) Advising the Department of Human Services and other
- 24 agencies involved in the delivery of services under the TEA Program with
- 25 respect to the competitive procurement of services under the TEA Program.
- 26 (2) The department shall not approve the local implementation
- 27 plan of a TEA local coalition unless the plan provides a teen pregnancy
- 28 prevention program within each segment of the service area in which the
- 29 childhood birth rate is higher than the state average.
- 30 (c) Each local TEA coalition shall establish a business registry for
- 31 business firms committed to assist in the effort of finding jobs for TEA
- 32 recipients. Registered businesses agree to work with the coalition and to
- 33 hire TEA recipients to the maximum extent possible consistent with the nature
- 34 of their business. Each quarter, the coalition shall publish a list of the
- 35 businesses registered, the number of jobs each has provided for TEA
- 36 recipients, and the current job openings with each registered business.

- 2 20-76-109. Use of contracts.
- 3 The department should, as appropriate, provide work activities,
- 4 training, and other services through contracts. In contracting for work
- 5 activities, training, or services, the following applies:
- 6 (1) A contract shall be performance-based. Whenever possible, payment
- 7 shall be tied to performance outcomes that include factors such as, but not
- 8 limited to, job entry, job entry at a target wage, and job retention, rather
- 9 than tied to completion of training or education or any other phase of the
- 10 program participation process.
- 11 (2) A contract may include performance-based incentive payments that
- 12 may vary according to the extent to which the recipient is more difficult to
- 13 place. Contract payments may be weighted proportionally to reflect the extent
- 14 to which the recipient has limitations associated with the long-term receipt
- 15 of welfare and difficulty in sustaining employment. The factors may include
- 16 the extent of the recipients prior receipt of welfare, lack of employment
- 17 experience, lack of education, lack of job skills, and other factors
- 18 determined appropriate by the department.
- 19 (3) Each contract awarded under the TEA Program shall be awarded in
- 20 accordance with State purchasing and contract law.
- 21 (4) The department may contract with commercial, charitable, or
- 22 religious organizations. A contract must comply with federal requirements
- 23 with respect to nondiscrimination and other requirements that safeguard the
- 24 rights of participants. Services may be provided under contract, certificate,
- 25 voucher, or other form of disbursement.

- 27 SECTION 5. Arkansas Code Annotated $^{\circ}$ 20-76-201 is amended to read as
- 28 follows:
- 29 "20-76-201. Department of Human Services Public assistance Powers
- 30 and duties.
- 31 (a) The department shall be charged with the administration and
- 32 supervision of all welfare activities of the state, as provided.
- 33 $\frac{\text{(b)}}{\text{The department shall:}}$
- 34 (1) Administer or supervise all forms of public assistance including
- 35 general relief, outdoor and indoor care for persons in need, old age
- 36 assistance, aid to dependent children, aid to the blind, child welfare

- 1 services, aid and services to crippled children and persons otherwise
- 2 handicapped, except those provided for by civilian vocational rehabilitation,
- 3 the supervision of supervise agencies and institutions caring for dependent or
- 4 mentally or physically disabled or aged adults, and administer such other
- 5 welfare activities or services that may be vested in it;
- 6 (2) Administer or supervise all child welfare activities, in accordance
- 7 with the rules and regulations of the division department, including:
- 8 (A) The regulation of the importation of children;
- 9 (B)(A) Licensing and supervising of private and public
- 10 child-caring agencies and institutions and boarding homes for children;
- (C)(B) The care of dependent, neglected, and delinquent children
- 12 and children with mental or physical disabilities, in foster family homes or
- 13 in institutions; and
- 15 (E) The care and supervision of children of illegitimate birth;
- 16 (F) The supervision of the Juvenile Court Department:
- 17 <u>(3) Supervise and license all private institutions, private boarding</u>
- 18 homes, and private agencies providing assistance, care, or other direct
- 19 services to the aged, blind, feeble-minded, and other dependent persons and in
- 20 accordance with rules and regulations of the division. It shall also
- 21 administer or supervise all mental hygiene work, including the care of
- 22 mentally ill or feeble-minded persons not in the State Hospital;
- 23 (4) Provide services to county governments including the organization
- 24 and supervision of county welfare departments for the effective administration
- 25 of welfare functions and for the compilation of statistics and necessary
- 26 information relative to public welfare problems throughout the state;
- 27 (5)(3) Have the authority to enter Enter into reciprocal agreements
- 28 with public welfare agencies in other states relative to the provisions of
- 29 relief and assistance to transients and nonresidents and cooperate with other
- 30 state departments and with the federal government in studying labor, health,
- 31 and public assistance problems involved in transiency;
- 32 (6)(4) To administer Administer and make effective the rules and
- 33 regulations governing personnel administration, including the preparation and
- 34 administration of classification and compensation plans and the method of
- 35 selection for positions in the state and county or district departments
- 36 department;

- $1 \frac{(7)(5)}{(5)}$ Carry on research and compile statistics relative to the public
- 2 welfare programs throughout the state, including all phases of dependency,
- 3 defectiveness, delinquency, and related problems and develop plans in
- 4 cooperation with other public and private agencies for the prevention as well
- 5 as treatment of conditions giving rise to public welfare problems;
- 6 (8)(6) Assist other departments, agencies, and institutions of the
- 7 state and federal governments, when so requested, by performing services in
- 8 conformity with the purposes of this act chapter;
- 9 $\frac{(9)}{(7)}$ Cooperate with the federal government in matters of mutual
- 10 concern pertaining to federally funded programs within the department $\overline{\mathbf{a}}$ s
- 11 purview; assistance to the needy aged, assistance to dependent children,
- 12 assistance to the needy blind, services for locating crippled children and for
- 13 providing medical, surgical, corrective, and other services, care, and
- 14 facilities for diagnosis, hospitalization, and aftercare for children who are
- 15 crippled or who are suffering from conditions that lead to crippling; and
- 16 services for the care and protection of homeless, dependent, and neglected
- 17 children and children in danger of becoming delinquent, and other general
- 18 welfare matters, including the adoption of such methods of administration as
- 19 may be recommended by the federal government for the efficient operation of
- 20 the plans for such service and assistance;
- 21 (10)(8) Make any and all contracts that may be necessary to carry out
- 22 the purposes of this act chapter and in accordance with rules and regulations
- 23 made by the division department;
- 24 (11)(9) Make such reports in such form and containing such information
- 25 as the federal government may from time to time require and comply with such
- 26 provisions as the federal government may from time to time find necessary to
- 27 assure the correctness and veracity of the reports;
- 28 (12)(10) Have authority to allocate Allocate funds to county
- 29 departments for such purposes and in accordance with the provisions of this
- 30 act chapter and such rules and regulations as may be prescribed by the
- 31 division department;
- 32 (13)(11) Have authority to establish Establish general standards of
- 33 eligibility and adequacy of for assistance grants;
- 34 (14)(12) Have authority to receive Receive, administer, disburse,
- 35 dispose, and account for funds, commodities, equipment, supplies, and any kind
- 36 of property given, granted, loaned, or advanced to the State of Arkansas for

- 1 public assistance, public welfare, social security, or any other similar
- 2 purposes;
- 3 (15) At its discretion, establish boards and departments of public
- 4 welfare for such territory as it may see fit and by rules and regulations
- 5 prescribe the duties of such;
- $6 \frac{(16)}{(13)}$ Make such rules and regulations and take such actions as
- 7 necessary or desirable to carry out the provisions of this act chapter and
- 8 which are not inconsistent therewith;
- 9 (17) [Repealed.]
- 10 (14) Solicit participation of private organizations, nonprofit
- 11 organizations, charitable organizations, and institutions of education, in the
- 12 delivery of services and in the enactment and revision of rules and
- 13 regulations;
- 14 (15) Employ attorneys to represent the interests of the department;
- 15 (16) Establish and implement a Transitional Employment Assistance
- 16 Program that meets the requirements of this chapter and of federal law
- 17 regarding Temporary Assistance for Needy Families; and
- 18 (17) Develop and implement automated statewide benefit delivery and
- 19 information systems to achieve the purposes of this chapter."

- 21 SECTION 6. Arkansas Code Annotated 6 20-76-202 is amended to read as
- 22 follows:
- 23 "20-76-202. Department of Human Services Public assistance Temporary
- 24 funding.
- 25 (a)(1) It is found and determined that the continued operations of the
- 26 Department of Human Services, through its appropriate divisions, in accordance
- 27 with the approved annual operations plan, are from time to time seriously
- 28 impaired by either administrative oversights and delays by the Grants
- 29 Management Office of the United States Department of Health and Human
- 30 Services, or by the processes of federal fiscal year conversion.
- 31 (2) It is further found and determined that the delays in the
- 32 proper preparation and transmittal of federal grant award authorizations and
- 33 letter of credit instruments have created unnecessary hardships on the
- 34 providers of services and the needy citizens of this state.
- 35 (b)(1) Therefore, upon certification of the pending availability of
- 36 federal funding by the Disbursing Officer of the appropriate division of the

- 1 Department of Human Services, the Chief Fiscal Officer of the State may grant
- 2 temporary advances. The maximum amount of these advances shall not exceed
- 3 seven million five hundred thousand dollars (\$7,500,000) from the State Budget
- 4 Revolving Fund to the appropriate accounts of the Department of Human
- 5 Services, through its appropriate divisions, so affected by such delays.
- 6 (2) The Chief Fiscal Officer of the State shall recover within a
- 7 period of twenty (20) days such temporary advances upon receipt of the grant
- 8 award authorizations or letter of credit instruments.
- 9 (c) No person in the State of Arkansas shall be excluded from
- 10 participation in or be subjected to discrimination under any program or
- 11 activity enumerated in this section on the ground of race, color, sex,
- 12 disability, religion, or national origin."

- 14 SECTION 7. Subchapter 2 of Chapter 76 of Title 20 of the Arkansas Code
- 15 Annotated is amended by adding the following new section:
- 16 "20-76-214. Payment of certain contributions and withholdings TEA.
- 17 (a) The department is authorized to pay the employer \blacksquare s portion of
- 18 contributions and withholdings required by the federal and state income tax
- 19 laws, the Federal Insurance Contributions Act, the Workers Compensation Law
- 20 $^{\circ}11-9-101$ et seq., the Arkansas Employment Security Act $^{\circ}11-10-101$ et seq.,
- 21 and private medical insurance premiums for eligible individuals where such is
- 22 necessary to achieve employment assistance.
- 23 (b)(1) TEA recipients shall not be deemed to be state employees solely
- 24 as a consequence of receiving TEA benefits and shall not be eligible to
- 25 participate in the State Employees Retirement System solely as a consequence
- 26 of receiving TEA benefits;
- 27 (2) TEA recipients who are employed by the State shall be
- 28 eligible for the same benefits as an employee who performs similar work and is
- 29 not a TEA recipient."

- 31 SECTION 8. Arkansas Code Annotated $^{\circ}$ 20-76-401 is amended to read as
- 32 follows:
- 33 "20-76-401. Eligibility generally Transitional Employment Assistance
- 34 Program.
- 35 (a) Public assistance grants or general relief shall be granted under
- 36 this act to any needy person or family which:

- 1 (1) Has not sufficient income or other resources to provide a reasonable
- 2 subsistence compatible with decency and health;
- 3 (2) Has not made an assignment of or transfer of real or personal
- 4 property for the purpose of rendering himself eligible for assistance grants
- 5 under this act at any time within the last five (5) years. Any person making
- 6 such an assignment or transfer shall be ineligible for assistance grants under
- 7 this act for such a period of time as the fair market value of the property
- 8 assigned or transferred would have provided subsistence in accordance with the
- 9 budgetary need as established by the existing rules and regulations of the
- 10 appropriate division of the Department of Human Services.
- 11 (b) No recipient of one form of welfare assistance shall be entitled to
- 12 receive any other form of welfare assistance.
- 13 (c) No assistance grant shall be given under the laws of this state to
- 14 any needy person until, in addition to the qualifications set forth in
- 15 ** 20-76-401, 20-76-419, 20-76-424, and 20-76-427, the person has resided in
- 16 the State of Arkansas for at least three (3) years of the last five (5) years
- 17 and for the past one (1) year of the three (3) years has resided continuously
- 18 in the State of Arkansas.
- 19 (a) The department shall establish a program of Transitional Employment
- 20 Assistance (TEA). Eligible applicants shall receive one or more of the
- 21 following: assessment services, employment assistance, support services,
- 22 medical assistance, a positive reinforcement outcome bonus, relocation
- 23 assistance, and extended support services.
- 24 (b) Eligibility for TEA is limited to applicants for or recipients of
- 25 assistance who:
- 26 (1) have care and custody of a related minor child;
- 27 (2) reside in the state at the time of application for assistance;
- 28 (3) have applied for child support services, when applicable, with
- 29 a local child support enforcement office at the time of application for
- 30 assistance and comply and cooperate with all applicable requirements of that
- 31 office, including, but not limited to, assignment of benefits to the
- 32 department;
- 33 (4) participate in an approved work activity, including complying
- 34 with an employment plan, unless deferred or exempt from work activity
- 35 requirements;
- 36 (5) are citizens of the United States of America, are qualified

1 aliens lawfully present in the United States of America before August 23, 2 1996, or are aliens to whom benefits under Temporary Assistance for Needy Families must be provided under federal law; (6) are income and resource eligible; and 5 (7) sign and comply with a personal responsibility agreement. (c) The department shall promulgate regulations to determine resource 6 eligibility and benefit levels for participating families. The regulations shall include, but not be limited to, the following categories of income and resource disregards: 10 (1) To reward work, earned income from sources other than TEA; 11 (2) A certain percentage of a family s gross monthly income; 12 (3) The familys homestead; An operable motor vehicle per family; 13 (4)14 (5) Household and personal goods; 15 (6) Income producing property; 16 (7) Monies deposited in an approved individual development account (IDA) or approved escrow account for business or career development; 18 (8) Any other property or resource specified in the TEA implementation plan which is determined to be cost-efficient to exclude or 20 which must be excluded due to federal or state law. 21 (e) Any person who makes an application for assistance shall have the 2.2 burden of proving eligibility for such assistance." 23 24 SECTION 9. Arkansas Code Annotated 6 20-76-402 is amended to read as 25 follows: 26 "20-76-402. Eliqibility - Refusal to accept employment. Work activities. (a) No able-bodied individual who has refused any employment which pays 2.7 28 at or above the federal minimum wage, or the state minimum wage when the 29 federal minimum wage is not applicable, shall receive any welfare benefits 30 administered by the appropriate division of the Department of Human Services 31 after thirty (30) days from the date of his refusal to accept the employment. (b) In the event that federal statutes, rules, or regulations conflict 33 with the requirements of this section or rules and regulations promulgated 34 hereunder, the appropriate division of the Department of Human Services is 35 authorized to promulgate rules and regulations bringing the state's welfare 36 programs into compliance with federal law after first obtaining the advice of

- 1 the Legislative Council thereon, while pursuing, insofar as possible, the
- 2 legitimate objectives of this section.
- 3 (c) As used in this section, "able-bodied individual" shall be defined as
- 4 all individuals between eighteen (18) years of age and sixty (60) years of
- 5 age, except for those individuals:
- 6 (1) Who are medically certified by a licensed physician as incapacitated;
- 7 or
- 8 (2) Whose presence in the home is required because of the medically
- 9 certified illness or incapacity of another member of the household; or
- 10 (3) Who are mothers or other relatives of a minor under twelve (12) years
- 11 of age who are caring for the child.
- 12 (a) The department shall develop and describe categories of approved
- 13 work activities for TEA recipients in accordance with this section. Approved
- 14 work activities may include unsubsidized employment, subsidized private sector
- 15 employment, subsidized public sector employment, education or training, skills
- 16 training, job search and job readiness assistance, on-the-job training, micro
- 17 enterprise, and community service work experience.
- 18 (1) Unsubsidized employment is full-time employment or part-time
- 19 employment that is not directly supplemented by federal or state funds.
- 20 (2)(A) Subsidized private sector employment is employment in a
- 21 private for-profit enterprise or a private not-for-profit enterprise which is
- 22 directly supplemented by federal or state funds. A TEA recipient in
- 23 subsidized private sector employment shall be eligible for the same benefits
- 24 as a nonsubsidized employee who performs similar work. Prior to receiving any
- 25 subsidy or incentive, an employer shall enter into a written contract with the
- 26 department which may include, but not be limited to, provisions addressing any
- 27 of the following:
- 28 <u>(i) payment schedules for any subsidy or incentive,</u>
- 29 such as deferred payments based on retention of the recipient in employment;
- 30 (ii) durational requirements for the employer to
- 31 retain the recipient in employment;
- 32 (iii) training to be provided to the recipient by the
- 33 employer;
- (iv) weighting of incentive payments proportionally
- 35 to the extent to which the recipient has limitations associated with the long-
- 36 term receipt of welfare and difficulty in sustaining employment. In

- 1 establishing incentive payments, the department shall consider the extent of
- 2 the recipients prior receipt of welfare, lack of employment experience, lack
- 3 of education, lack of job skills, and other appropriate factors.
- 4 (B) The department may require an employer to repay some or
- 5 all of a subsidy or incentive previously paid to an employer under the TEA
- 6 program unless the recipient is terminated for cause.
- 7 (3)(A) Subsidized public sector employment is employment by an
- 8 agency of the federal, state, or local government which is directly
- 9 supplemented by federal or state funds. A TEA recipient in subsidized public
- 10 sector employment shall be eligible for the same benefits as a nonsubsidized
- 11 employee who performs similar work. Prior to receiving any subsidy or
- 12 incentive, an employer shall enter into a written contract with the department
- 13 which may include, but not be limited to, provisions addressing any of the
- 14 following:
- 15 (i) payment schedules for any subsidy or incentive,
- 16 such as deferred payments based on retention of the recipient in employment;
- 17 <u>(ii)</u> durational requirements for the employer to
- 18 retain the recipient in employment;
- 19 (iii) training to be provided to the recipient by the
- 20 employer;
- 21 (iv) weighting of incentive payments proportionally
- 22 to the extent to which the recipient has limitations associated with the long-
- 23 term receipt of welfare and difficulty in sustaining employment. In
- 24 establishing incentive payments, the department shall consider the extent of
- 25 the recipients prior receipt of welfare, lack of employment experience, lack
- 26 of education, lack of job skills, and other appropriate factors.
- 27 (B) The department may require an employer to repay some or
- 28 all of a subsidy and incentive previously paid to an employer under the TEA
- 29 program unless the recipient is terminated for cause.
- 30 (4) Community service work experience is job-training experience
- 31 at a supervised public or private not-for-profit agency, which is both linked
- 32 to education or training and substantially enhances a recipients
- 33 employability.
- 34 (5)(A) Job search assistance may include supervised or
- 35 unsupervised job-seeking activities. Job readiness assistance provides
- 36 support for job-seeking activities, which may include:

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1	(i) Orientation in the world of work and basic
2	job-seeking and job retention skills;
3	(ii) Instruction in completing an application for
4	employment and writing a resume;
5	(iii) Instruction in conducting oneself during a job
6	interview, including appropriate dress;
7	(iv) Providing a recipient with access to an
8	employment resource center that contains job listings, telephones, facsimile
9	machines, typewriters, and word processors.
10	(B) Job search and job readiness activities may be used in
11	conjunction with other program activities, such as community service work
12	experience, but may not be the primary work activity and may not continue
13	longer than the length of time permitted under federal law.
14	(6) Education or training is vocational-educational training and
15	education directly related to employment. Education or training may be
16	combined with other program activities and also may be used to upgrade skills
17	or prepare for a higher paying occupation for a recipient who is employed.
18	(7) Job skills training directly related to employment provides
19	job skills training in a specific occupation for which there is a written
20	commitment by the employer to offer employment to a recipient who successfully
21	completes the training. Job skills training includes customized training
22	designed to meet the needs of a specific employer or a specific industry. A
23	recipient may be required to complete an entrance assessment or test before
24	entering into job skills training if assessments or tests are required for
25	employment upon completion of the training.
26	(8) School attendance at a high school or attendance at a program
27	designed to prepare the recipient to receive a high school equivalency diploma
28	is a required program activity for each recipient eighteen (18) years of age
29	or younger who:
30	(A) has not completed high school or obtained a high school
31	equivalency diploma;
32	(B) is a dependent child or a head of household; and
33	(C) for whom it has not been determined that another
34	program activity is more appropriate.
35	(9) Participation in medical, educational, counseling, and other
36	services that are part of a the recipients personal responsibility agreement

- 1 is a required activity for each teen parent who participates in the TEA
- 2 Program.
- 3 (b) Adult recipients who meet the minimum weekly work requirement, but
- 4 who do not have a GED or the equivalent and who do not spend forty (40) hours
- 5 per week in approved work activities, shall be given an option of
- 6 participating in education directly related to employment or a GED program in
- 7 accordance with the recipients personal responsibility agreement.
- 8 (c) Each state agency and each entity that contracts to provide
- 9 services for a state agency shall establish recruitment and hiring goals which
- 10 shall target ten percent (10%) of all jobs requiring a high school diploma or
- 11 less to be filled with TEA or food stamp recipients. A question concerning
- 12 receipt of TEA benefits or food stamps may be added to the state employment
- 13 application for purposes of targeting these applicants. Each agency shall
- 14 report to the TEA Program Advisory Council and the independent evaluator the
- 15 number of TEA recipients employed by the state agency and the contract service
- 16 provider in comparison to the established goal.
- 17 (d)(1) The department shall require participation in approved work
- 18 activities to the maximum extent possible, subject to federal and state
- 19 funding. If funds are projected to be insufficient to support full-time work
- 20 activities by all TEA program recipients who are required to participate in
- 21 work activities, the department shall screen recipients and assign priority in
- 22 accordance with the TEA implementation plan.
- 23 (2) In accordance with the TEA implementation plan, the
- 24 department may limit a recipients weekly work requirement to the minimum
- 25 required to meet federal work activity requirements and may develop screening
- 26 and prioritization procedures within employment opportunity districts or
- 27 within counties based on the allocation of resources, the availability of
- 28 community resources, or the work activity needs of the employment opportunity
- 29 district or county.
- 30 (e)(1) Subject to subparagraph (2), an adult in a family receiving
- 31 assistance under TEA may fill a vacant employment position in order to engage
- 32 in a work activity described in subsection (a).
- 33 (2) No adult in a work activity described in subsection (a) which
- 34 is funded, in whole or in part, by funds provided by the federal government
- 35 shall be employed or assigned:
- 36 (A) When any other individual is on layoff from the same or

- 1 any substantially equivalent job; or
- 2 (B) If the employer has terminated the employment of any
- 3 regular employee or otherwise caused an involuntary reduction in its workforce
- 4 in order to fill the vacancy so created with an adult described in
- 5 subparagraph (1).
- 6 (3) The Employment Security Department shall establish and
- 7 maintain a grievance procedure for resolving complaints of alleged violations
- 8 of subparagraph (2).
- 9 (4) Nothing in this subsection shall preempt or supersede any
- 10 provision of state or local law that provides greater protection for employees
- 11 from displacement.
- 12 (f) The department shall establish criteria to exempt or temporarily
- 13 defer the following persons from any work activity requirement:
- 14 (1) an individual required to care for a recipient child until the
- 15 child reaches the maximum age specified by regulation, not to exceed twelve
- 16 (12) months of age;
- 17 (2) an individual who is medically incapacitated or who possesses
- 18 a disability that precludes an individual from working at available
- 19 employment;
- 20 (3) a woman in the third trimester of pregnancy;
- 21 (4) an individual who must remain in the home to care for a
- 22 resident family member who is seriously ill or incapacitated;
- 23 (5) a minor parent less than eighteen (18) years old who resides
- 24 in the home of a parent or in an approved adult-supervised setting and who
- 25 participates in full-time education or training;
- 26 (6) a teen parent/head of household under the age of twenty (20)
- 27 who maintains satisfactory attendance as a full-time student at a secondary
- 28 <u>school;</u>
- 29 (7) an individual for whom support services necessary to engage in
- 30 a work activity are not available;
- 31 (8) an individual who, as determined by a department case
- 32 manager, is unable to participate in work activities due directly to the
- 33 immediate effects of domestic violence. All case manager determinations made
- 34 under this subsection shall be reviewed by a supervisor within five (5) days
- 35 of such determination;
- 36 (9) an individual unable to participate in a work activity due to

- 1 extraordinary circumstances." 2 3 SECTION 10. Arkansas Code Annotated $^{\circ}$ 20-76-403 is amended to read as 4 follows: 5 "20-76-403. Application generally - Fraud. (a)(1) Application for assistance grants under this act shall be made 7 to the county office in the county or district in which the applicant resides. 8 (2) The application shall be in writing or reduced to writing in the 9 manner and upon the form prescribed by the appropriate division of the 10 Department of Human Services. 11 - (3) The application for assistance shall contain a statement of the 12 amount of both real and personal property in which the applicant has an 13 interest and of all earned and unearned income which he may have at the time 14 of the filing of the application, and such other information as may be 15 required by the division department. (b) In the case of dependent children, the application shall be made by 16 17 the person having custody of the dependent child and shall contain information 18 as to the age and residence of the child and such other information as may be 19 required by the rules and regulations of the division. One (1) application may 20 be made for several children of the same family if they reside with the same 21 person. (c) Whosoever shall give a false answer to any question contained in the 22 — 23 application for assistance shall be guilty of fraud under Rev. Stat., ch. 44, 24 art. 11, & 1 [repealed] Any assistance grant improperly paid as a result of 25 this fraud shall be recoverable by the state as a debt due the state and, if 26 applicable, the recipient shall be prosecuted under theft of public benefits, 27 ⁸ 5−36−202. (c)(1) All assistance provided under this chapter shall be reconsidered 2.8 29 by the department as frequently as the department deems necessary. The amount 30 of assistance may be entirely withdrawn by the department if the department is 31 advised that the recipient's circumstances have altered sufficiently to
- 32 warrant such action.
- 33 (2) Whoever shall withhold information in a periodic
- 34 reconsideration that may result in a recipient's assistance being changed or
- 35 withdrawn shall be guilty of fraud. Any money paid after information has been
- 36 withheld shall be recoverable as a debt due the state.

- 1 (d) The department shall forthwith close any recipient sopen case
 2 upon a judicial or administrative determination that the individual recipient
 3 has committed fraud in order to receive TEA benefits. The case shall remain
- 4 closed and the recipient shall remain ineligible until all indebtedness to the
- 5 department is repaid with interest."

- 7 SECTION 11. Arkansas Code Annotated $^{\circ}$ 20-76-404 is amended to read as 8 follows:
- 9 "20-76-404. Application Physically disabled persons. Duration of
- 10 Assistance Extended Support Services.
- 11 (a) Whenever any person makes application for an assistance grant or
- 12 for general relief and states in his application as his reason for seeking
- 13 assistance that he is physically disabled and unable to support his family or
- 14 himself, then the claim must be proved to the satisfaction of the appropriate
- 15 division of the Department of Human Services.
- 16 (b) The appropriate division of the Department of Human Services shall
- 17 require sufficient medical evidence to establish that the applicant is
- 18 physically or mentally incapacitated to such an extent that he is unable to
- 19 provide the necessities of life for himself or his family.
- 20 (a) Beginning, July 1, 1998, the department shall not provide financial
- 21 assistance to a family that includes an adult recipient who has received
- 22 financial assistance for more than twenty-four (24) months, except as provided
- 23 in subsection (c) of this section. The number of months need not be
- 24 consecutive and shall include the time a recipient receives financial
- 25 assistance from another state. The department may by regulation establish
- 26 other limitations on the receipt of financial assistance not inconsistent with
- 27 state or federal law.
- 28 (b) The department shall certify to the Governor and the House and
- 29 Senate Committees on Public Health, Welfare and Labor when the support
- 30 services necessary for TEA recipients to obtain employment or participate in
- 31 allowable work activities are available. The department may certify subsets
- 32 of TEA recipients, including, but not limited to, TEA recipients in a certain
- 33 geographical area or employment opportunity district, or TEA recipients with a
- 34 high school diploma or G.E.D. Prior to implementing the twenty-four (24)
- 35 month cumulative limit on financial assistance, the department shall notify
- 36 <u>TEA recipients by direct mail or contact and by other means reasonably</u>

- 1 calculated to reach to current and potential TEA recipients, including but not
- 2 limited to, the posting of notices in county offices.
- 3 (c) The department shall establish criteria to exempt or temporarily
- 4 defer the following persons from the twenty-four (24) month cumulative limit
- 5 on financial assistance:
- 6 (1) an individual, as determined by a department case manager,
- 7 who cooperated and participated in activities, but was unable to obtain
- 8 employment because of extraordinary circumstances or barriers beyond his or
- 9 her control;
- 10 (2) child-only cases;
- 11 (3) an individual unable to obtain employment because of the lack
- 12 of support services necessary to overcome barriers to employment;
- 13 (4) a parent or caregiver over sixty (60) years of age;
- 14 (5) a parent or caregiver who is caring for a disabled child
- 15 relative or disabled adult relative, based upon criteria set forth in the
- 16 departments regulations;
- 17 (6) a disabled parent or caregiver, based upon criteria set forth
- 18 in the departments regulations;
- 19 (7) a parent less than eighteen (18) years old who resides in the
- 20 home of a parent or in an approved adult-supervised setting, and who
- 21 participates in full-time education or training;
- 22 (8) an individual, who as determined by a department case
- 23 manager, is unable to obtain employment due directly to the effects of
- 24 domestic violence. All case manager determinations made under this subsection
- 25 shall be reviewed by a supervisor within five (5) days of such determination;
- 26 (9) other individuals as determined by the department, including,
- 27 but not limited to, a child when necessary to protect the child from risk of
- 28 neglect, as defined by A.C.A. 6 12-12-503(6).
- 29 (d) A recipient who was eligible for Medicaid that loses his or her
- 30 financial assistance due to earnings whose income remains below one hundred
- 31 eighty-five percent (185%) of the federal poverty level shall remain eligible
- 32 for transitional Medicaid and child care assistance without reapplication
- 33 during the immediately succeeding twelve (12) month period if private medical
- 34 insurance is unavailable from the employer. Twenty-four (24) additional months
- 35 of child care assistance shall be provided on a sliding fee scale or other
- 36 cost-sharing arrangement as determined by the department.

- 1 (1) The department shall deny Medicaid and child care assistance
- 2 during the twelve (12) month period for any month in which the recipients
- 3 family does not include a dependent child.
- 4 (2) The department shall notify the recipient of transitional
- 5 Medicaid and child care assistance when the recipient is notified of the
- 6 termination of cash assistance. The notice shall include a description of the
- 7 circumstances in which the transitional Medicaid and child care assistance may
- 8 be terminated.
- 9 (e)(1) In order to assist current and former TEA recipients in
- 10 continuing training and upgrading skills, transitional education or training
- 11 may be provided to a recipient for up to one (1) years after the recipient is
- 12 no longer eligible to participate in the TEA program due to employment
- 13 earnings.
- 14 (2) Education or training resources available in the community at
- 15 <u>no additional cost to the department shall be used whenever possible.</u>
- 16 (3) Transitional education or training shall be
- 17 employment-related, and may include education or training to improve a
- 18 recipients job skills in the recipients existing area of employment or may
- 19 include education or training to prepare a recipient for employment in another
- 20 occupation.
- 21 (4) The department may enter into an agreement with an employer
- 22 to share the costs relating to upgrading the skills of recipients hired by the
- 23 employer.
- 24 (f) Other extended support services may be available to recipients no
- 25 longer eligible for financial assistance under TEA.
- 26 (g) By January 1, 1998 the department, in conjunction with the
- 27 Department of Health, shall present a plan for the consideration of the
- 28 Governor and the House and Senate Committees on Public Health, Welfare and
- 29 Labor to monitor and protect the safety and well-being of the children within
- 30 a family whose temporary assistance is terminated for any reason other than
- 31 the familys successful transition to economic self-sufficiency. Such actions
- 32 may include, but not necessarily be limited to, one (1) or more in-home visits
- 33 with such children within thirty (30) days of the termination of such
- 34 temporary assistance."

36 SECTION 12. Arkansas Code Annotated 8 20-76-405 is amended to read as

- 1 follows:
- 2 "20-76-405. Application Investigation. Diversion from Assistance.
- 3 Whenever a county office receives an application for assistance grants
- 4 under this act, an investigation and record shall promptly be made of the
- 5 circumstances of the applicant in order to ascertain the facts supporting the
- 6 application and in order to obtain such other information as may be required
- 7 by the rules of the appropriate division of the Department of Human Services.
- 8 The investigation shall include a visit to the home of the applicant.
- 9 (a) When an applicant applies for employment assistance, the department
- 10 shall determine if the applicant is eligible to be diverted from receiving
- 11 employment assistance. That determination shall be based on an assessment
- 12 conducted in conformity with regulations promulgated by the department.
- 13 (b) The department shall determine eligibility for diversion from
- 14 assistance by considering whether, but for the diversion from assistance, the
- 15 applicant would receive employment assistance. If the department determines
- 16 that the applicant is eligible for diversion from assistance and the recipient
- 17 agrees to the diversion, the department may provide a single loan payment of
- 18 up to the amount of financial assistance that the applicant could receive
- 19 during three months if not diverted.
- 20 (c) An applicant may receive diversion loan assistance only once.
- 21 Receipt of diversion loan assistance shall be accompanied by a written
- 22 declaration by the recipient electing to forego TEA financial assistance for
- $\underline{\text{one hundred (100)}}$ days as a condition of receiving the diversion loan
- 24 assistance.
- 25 (d) A diversion from assistance is in lieu of other services described
- 26 in this chapter."

- 28 SECTION 13. Arkansas Code Annotated $^{\circ}$ 20-76-406 is amended to read as
- 29 follows:
- 30 "20-76-406. Investigation of claims and award of assistance Issuance
- 31 of voucher. Alternative Benefits.
- 32 (a) When a claim for assistance has been filed with the appropriate
- 33 division of the Department of Human Services, the appropriate division of the
- 34 Department of Human Services shall have an investigation made, and, within
- 35 sixty (60) days from the date of filing the claim, a report must be sent to
- 36 the applicant of the action taken by the office. In the event any applicant is

- 1 found eligible for benefits under the present law, the applicant's case shall
- 2 be certified immediately to the deputy director of the appropriate division of
- 3 the Department of Human Services who in turn must cause a voucher to be issued
- 4 without delay for the amount allowed the applicant.
- 5 (b) Upon the completion of an investigation on an application for an
- 6 assistance grant, the appropriate division of the Department of Human Services
- 7 shall determine eligibility and certify eligible cases with the amount of the
- 8 assistance grant as determined by division rules and regulations.
- 9 (c) The assistance shall be paid monthly by the appropriate division of
- 10 the Department of Human Services.
- 11 (a) The department may establish and maintain a program of public
- 12 assistance as an alternative for individuals otherwise eligible for TEA, who
- 13 having engaged in TEA work activities for at least six weeks, have fully
- 14 complied with all provisions in the individual s personal responsibility
- 15 agreement, but who are not engaged in work as defined in TEA laws or
- 16 regulations.
- 17 (b) No individual shall be eligible for alternative benefits unless
- 18 such person meets the minimum eligibility requirements for TEA. The amount,
- 19 scope, and duration of alternative benefits shall not exceed benefits
- 20 available through TEA."

- 22 SECTION 14. Arkansas Code Annotated $^{\circ}$ 20-76-407 is amended to read as
- 23 follows:
- 24 "20-76-407.—Amount. Micro-lending Program and Individual Development
- 25 Accounts.
- 26 The amount of assistance grants which any person shall receive shall be
- 27 determined by the appropriate division of the Department of Human Services
- 28 with due regard to the resources and necessary expenditures of the case, the
- 29 conditions existing in each case, and in accordance with the rules and
- 30 regulations made by the division. This amount shall be sufficient, when added
- 31 to all other income and support available to the recipient, to provide the
- 32 person with a reasonable subsistence compatible with decency and health.
- 33 (a)(1) The department will make available a micro-lending program to
- 34 low-income entrepreneurs. For the purpose of this section, a low-income
- 35 entrepreneur is one who is starting or expanding a business and who meets the
- 36 eligibility criteria established by the department for the micro-lending

- 1 program. A micro-lending program is one which provides training, technical
- 2 assistance, and loan funds to low-income entrepreneurs to start or expand a
- 3 business venture.
- 4 (2) In accordance with their personal responsibility agreement,
- 5 low-income entrepreneurs may escrow profits from their business enterprise
- 6 which are not reinvested into their business into an account which will be
- 7 placed in a micro-lending program and not be counted against their public
- 8 assistance benefits until they accumulate an amount to be determined by the
- 9 department for the period they are eligible for the TEA program. Under this
- 10 section, participating low-income entrepreneurs, who are otherwise eligible
- 11 for TEA, shall not have their benefits reduced and shall not lose any
- 12 transitional or extended support services available to them as TEA recipients
- 13 for the life of the escrow account.
- 14 (3) Under this section self-employment shall be considered an
- 15 allowable work activity, if the individualss income, divided by the minimum
- 16 wage, equals at a minimum twenty (20) hours per week. To receive the
- 17 self-employment exemption outlined in this section, low-income entrepreneurs
- 18 shall be enrolled in the TEA program and shall be enrolled in a micro-lending
- 19 program providing entrepreneurship training, technical assistance, and peer
- 20 support.
- 21 (b)(1) The department shall establish an Individual Development Account
- 22 (IDA) demonstration project.
- 23 (2) In the selected communities for the demonstration project, TEA
- 24 recipients may deposit up to an amount determined by the department in special
- 25 savings accounts for career development goals for post-secondary education of
- 26 themselves or their children, small business development, home ownership
- 27 purposes, or transportation needs. For the period the recipient is eliqible
- 28 for the TEA program, the Individual Development Account (IDA) shall not be
- 29 considered when computing the asset limit of the recipient when determining
- 30 the participants eligibility for TEA or for food stamps, unless contrary to
- 31 federal law.
- 32 (3) To be eligible, IDA demonstration project participants shall
- 33 be a member of a group which meets twice a month to make contributions into
- 34 their Individual Development Accounts (IDAs) and receive support, training,
- 35 and technical assistance to ensure they secure and maintain employment while
- 36 building their Individual Development Account (IDA), and shall notify the

- 1 department in advance of establishing such an account.
- 2 (4) For those TEA recipients who secure employment while
- 3 participating in this project, their Individual Development Accounts (IDAs)
- 4 may begin to be matched immediately. TEA recipients who are not employed
- 5 shall not receive matching fund donations into their Individual Development
- 6 Accounts (IDAs). Matching funds may be secured from public and private funds.
- 7 Public funds utilized to provide such matching funds shall not include state
- 8 funds.
- 9 (c) Federal funds received by the state pursuant to the Temporary
- 10 Assistance for Needy Families (TANF) program shall be available for programs
- 11 under this section.

- 13 SECTION 15. Arkansas Code Annotated $^{\circ}$ 20-76-408 is amended to read as
- 14 follows:
- 15 "20-76-408. Appeal to Department of Human Services.
- 16 (a) If an application for an assistance grant is not acted upon by the
- 17 appropriate division of the Department of Human Services within a reasonable
- 18 time after the filing of the application, or is denied in whole or in part, or
- 19 if any award of assistance grants is modified or cancelled under any provision
- 20 of this act, the applicant or recipient may appeal to the appropriate division
- 21 of the Department of Human Services department in the manner and form
- 22 prescribed by the appropriate division of the Department of Human Services
- 23 department. The division department shall, upon receipt of the appeal, give
- 24 the applicant or recipient a reasonable notice of opportunity for a fair
- 25 hearing pursuant to the Arkansas Administrative Procedures Act, 8 25-15-201,
- 26 et seq.
- 27 (b) The decision of the division on any appeal for assistance grants
- 28 shall be final. No action shall be brought in any court having for its object
- 29 the changing of a ruling of the division on the merits of any application."

- 31 SECTION 16. Arkansas Code Annotated 8 20-76-409 is amended to read as
- 32 follows:
- 33 "20-76-409. General relief. Disqualification and Sanction.
- 34 (a) General relief shall be material aid or service given to any person
- 35 or family not in the form of an assistance grant.
- 36 (b) The determining of eligibility for an amount of general relief shall

- 1 be in accordance with & 20-76-401 and the disbursement wholly in accord with
- 2 rules and regulations of the appropriate division of the Department of Human
- 3 Services.
- 4 (c) Application for general relief shall be made to the county office in
- 5 the county or district in which the applicant resides.
- 6 (d) The application shall be taken to the member of the appropriate
- 7 division of the Department of Human Services, and investigations shall be
- 8 made, including a visit to the home of the applicant, by a member of the
- 9 Department of Human Services.
- 10 (e) Upon completion of the investigation, the county office shall decide
- 11 as to the amount of the relief to be given in accordance with rules,
- 12 regulations, and policies of the division.
- 13 (a) Each individual applying for assistance under this chapter shall
- 14 state in writing during the application process whether the individual, or any
- 15 member of the household of the individual has been found guilty of or pleaded
- 16 guilty or nolo contendere to a crime described in subsection (b).
- 17 (b) No individual who has been found guilty of or has pleaded guilty or
- 18 nolo contendere to any state or federal offense classified as a felony by the
- 19 law of the jurisdiction involved, and which has as an element of the offense,
- 20 the distribution or manufacture of a controlled substance (as defined in
- 21 section 102(6) of the Controlled Substances Act (21 U.S.C. 802(6)) shall be
- 22 eligible for:
- 23 (1) assistance under any state program funded wholly or partially
- 24 under part A of title IV of the Social Security Act;
- 25 (2) assistance under any state program created by this chapter; or
- 26 (3) benefits under the food stamp program.
- 27 (c)(1) The amount of the assistance otherwise required to be provided
- 28 under TEA to the family members of an individual made ineligible by this
- 29 section shall be reduced by the amount which would have otherwise been made
- 30 available to the individual.
- 31 (2) The amount of benefits otherwise required to be provided to a
- 32 household under the food stamp program shall be determined by considering the
- 33 individual made ineligible by this section not to be a member of such
- 34 household, except that the income and resources of the individual shall be
- 35 considered to be income and resources of the household.
- 36 (d) Clear notice of this section shall be provided in the personal

- 1 responsibility agreement;
- 2 (e) This section shall not apply to findings of guilt or pleas of
- 3 guilty or nolo contendere for offenses occurring on or before July 1, 1997.
- 4 (f) In accordance with this section, the State of Arkansas opts out of
- 5 Section 115 of the Personal Responsibility and Work Opportunity Act of 1996."

- 7 SECTION 17. Arkansas Code Annotated $^{\it h}$ 20-76-410 is amended to read as
- 8 follows:
- 9 20-76-410. Dependent children Administrative Sanctions TEA.
- 10 (a)(1) Assistance grants shall be given under this act to any dependent
- 11 child, as defined in this section, who is living in a suitable family home
- 12 meeting the standards of care and health fixed by the laws of this state and
- 13 the rules and regulations of the appropriate division of the Department of
- 14 Human Services.
- 15 (2) The amount of the assistance shall be determined in accordance with
- 16 the provisions of * 20-76-407.
- 17 (3) The assistance grants shall be in the form of money payments with
- 18 respect to a dependent child or dependent children.
- 19 (b) The term "dependent child" means a needy child under the age of
- 20 twenty-one (21) years who has been deprived of parental support or care by
- 21 reason of the death, continued absence from the home, or physical or mental
- 22 incapacity of a parent and whose relatives liable under the law for his
- 23 support are not able to provide adequate care and support of the child without
- 24 public assistance grants, and who is living with any blood relative, including
- 25 those of half-blood, and including first cousins, nephews, nieces, stepfather,
- 26 stepmother, stepbrother, stepsister, adoptive parents, or spouses named in the
- 27 above groups, in a place of residence maintained by one (1) or more of the
- 28 relatives as their own home.
- 29 (c) By accepting assistance for or on behalf of a child which assistance
- 30 is provided by the appropriate division of the Department of Human Services,
- 31 under subsections (a) and (b) of this section, the recipient thereof shall be
- 32 deemed to have assigned to the appropriate division of the Department of Human
- 33 Services any rights to child support from any other person as the recipient
- 34 may have:
- 35 (1) In his own behalf or in behalf of any other family member for whom
- 36 the recipient is receiving assistance; and

- 1 (2) Accrued at the time such assistance, or any portion thereof, is
- 2 accepted.
- 3 (d) The appropriate division of the Department of Human Services shall
- 4 give notice, in writing, to each applicant for assistance. This notice shall
- 5 state that acceptance of assistance would invoke the provisions of subsection
- 6 (c) of this section and result in an assignment under subsection (c) of this
- 7 section.
- 8 (a) A reduction in financial assistance or case closure shall be imposed
- 9 in the following situations:
- 10 (1) Individual fails without good cause to cooperate with the
- 11 Office of Child Support Enforcement;
- 12 (2) Individual refuses to accept employment without good cause;
- 13 (3) Individual quits employment without good cause;
- 14 (4) Individual fails without good cause to comply with the
- 15 provisions of the Employment Plan;
- 16 (5) Individual fails without good cause to comply with the
- 17 provisions of the Personal Responsibility Agreement; or
- 18 (6) Individual flees prosecution or custody or confinement
- 19 following conviction or in violation of terms or condition of parole, or
- 20 probation.
- 21 (b) The Department may by regulation define additional situations that
- 22 require sanction, establish additional sanctions, and provide for
- 23 administrative disqualification.
- 24 (c)(1) If a parent is sanctioned for noncompliance with TEA program
- 25 requirements, financial assistance for the child or children in a family who
- 26 are under age sixteen (16) may be continued. The department shall develop
- 27 procedures in such instances to ensure the well-being of the child or
- 28 children. Such procedures may include, but not be limited to, reduced
- 29 assistance to the parent, designation of a protective payee, referral to the
- 30 Division of Children and Family Services as a dependent-neglect case, or any
- 31 other procedures necessary to protect the child or children from risk of
- 32 neglect, as defined in A.C.A. * 12-12-503(6).
- 33 (2) When appropriate, protective payees may be designated by the
- 34 department and may include:
- 35 (A) A relative or other individual who is interested in or
- 36 concerned with the welfare of the child or children and agrees in writing to

1 utilize the assistance in the best interests of the child or children; 2. (B) A member of the community affiliated with a religious, 3 community, neighborhood, or charitable organization who agrees in writing to utilize the assistance in the best interests of the child or children; or 5 (C) A volunteer or member of an organization who agrees in writing to utilize the assistance in the best interests of the child or 7 children. (3) If it is in the best interest of the child or children, as 8 determined by the department, for the staff member of a private agency, a 10 public agency, the department, or any other appropriate organization to serve 11 as a protective payee, such designation may be made, except that a protective 12 payee must not be any individual involved in determining eligibility for assistance for the family, staff handling any fiscal pressures related to the 14 issuance of assistance, or landlords, grocers, or vendors of goods, services, 15 or items dealing directly with the recipient. 16 SECTION 18. Arkansas Code Annotated & 20-76-411 is amended to read as 17 18 follows: 19 "20-76-411. Reporting requirements for receivers of Aid to Families with Dependent Children recipients of TEA benefits - Failure to appear for 21 pediatrics screening and have children age-appropriately immunized. Those citizens receiving benefits under the Aid to Families with 22 23 Dependent Children Program TEA who fail to keep their appointments for 24 pediatric screening at the local health office or who fail to have their child 25 or children age-appropriately immunized shall be required to appear in person 26 at the local health office the following month and each month thereafter to 27 receive their warrants until such time as the appointment is kept or until 28 such time as the child or children are age-appropriately immunized." 29 30 SECTION 19. Arkansas Code Annotated & 20-76-412 is amended to read as 31 follows: 32 "20-76-412. Abandonment - Duties of Department of Human Services. Whenever any person makes an application for Aid to Families with 33 34 Dependent Children assistance TEA benefits from the appropriate division of 35 the Department of Human Services department and the application reveals that 36 the applicant or child or children was or were put in such needy circumstances

- 1 as to require public assistance by reason of the fact that the spouse or child
- 2 or the illegitimate child was deserted or abandoned or left in destitute or
- 3 necessitant circumstances by willful neglect or refusal to provide for the
- 4 support or maintenance of the spouse or child by the child's parents, then it
- 5 shall be the duty of the department to refer that applicant or child or
- 6 children to the Office of Child Support Enforcement of the Revenue Division of
- 7 the Department of Finance and Administration, to attempt to establish the
- 8 paternity of the child or children, if necessary, and secure support therefor
- 9 from any person who might owe the child or children a duty of support."

- 11 SECTION 20. Arkansas Code 8 20-76-429 is amended to read as follows:
- 12 "20-76-429. Receipt of additional property or income by assistance
- 13 recipient.
- 14 (a) If at any time during the continuance of assistance grants—the
- 15 recipient thereof becomes possessed of any property or income in excess of the
- 16 amount stated in the application for the assistance grant, it shall be the
- 17 duty of the recipient immediately to notify the county office of the receipt
- 18 or possession of the property or income. The county office, after
- 19 investigation, shall notify the appropriate division of the Department of
- 20 Human Services, which The department may either cancel the assistance grant or
- 21 alter the amount thereof in accordance with the circumstances.
- 22 (b) Any assistance grant paid after the recipient has come into the
- 23 possession of the property or income and in excess of his need shall be
- 24 recoverable by the state as a debt due the state."

- 26 SECTION 21. Arkansas Code Annotated $^{\circ}$ 20-76-432 is amended to read as
- 27 follows:
- 28 "20-76-432. Removal to another county.
- 29 (a) Any recipient of an assistance grant who is moved, moves, or is
- 30 taken to another county in this state shall be required to notify the
- 31 appropriate division of the Department of Human Services of the removal and
- 32 shall be entitled to may, if otherwise eligible, receive assistance grants in
- 33 the county to which he has moved.
- 34 (b) The office of the county from which he has moved shall transfer all
- 35 necessary records relating to the recipient to the office of the county to
- 36 which he has moved."

- 2 SECTION 22. Arkansas Code Annotated 6 20-76-433 is amended to read as 3 follows:
- 4 "20-76-433. Records Confidentiality.
- 5 (a)(1) Records identifying persons participating in programs
- 6 administered by the department may be disclosed only as expressly authorized
- 7 by law or regulation creating or implementing such programs. The rule-making
- 8 power of the appropriate division of the Department of Human Services
- 9 department shall include the power to establish and enforce reasonable rules
- 10 and regulations governing the custody, use, and preservation of the records,
- 11 papers, files, and departmental communications—of the state division and
- 12 county offices. The use of the records, papers, files, and communications by
- 13 any other agency or department of government to which they may be furnished
- 14 shall be limited to the purpose for which they are furnished.
- 15 (2) The various executive departments and agencies of the state
- 16 shall exchange information as necessary for each department and agency to
- 17 accomplish objectives and fulfill obligations created or imposed by federal or
- 18 state law. Information received pursuant to this chapter shall be maintained
- 19 by persons with a business need to access such information and shall be
- 20 further disclosed only in accordance with any confidentiality provisions
- 21 applicable to the department or agency originating the information. The
- 22 various executive departments and agencies of the state shall execute
- 23 operating agreements to facilitate the exchanges of information authorized by
- 24 this chapter.
- 25 (b) It shall be unlawful, except for purposes directly connected with
- 26 the administration of general public assistance, aid to the blind, or aid to
- 27 dependent children and in accordance with the rules and regulations of the
- 28 division department, for any person or persons to solicit, disclose, receive,
- 29 make use of, or to authorize, knowingly permit, participate in, or acquiesce
- 30 in the use of any list of or names of or any information concerning persons
- 31 applying for or receiving assistance directly or indirectly derived from the
- 32 records, papers, files, or communications of the state or county or
- 33 subdivisions or agencies thereof department, or acquired in the course of the
- 34 performance of official duties.
- 35 (c) Any person violating the provisions of this section, or any rules
- 36 promulgated under the power hereof, shall, upon conviction, be deemed guilty

- 1 of a misdemeanor and subject to a fine of not less than twenty-five dollars
- 2 (\$25.00) nor more than one hundred dollars (\$100) or confined in the county
- 3 jail for not less than ten (10) nor more than sixty (60) days, or subjected to
- 4 both a fine and jail sentence."

- 6 SECTION 23. Arkansas Code Annotated 6 20-76-434 is amended to read as 7 follows:
- 8 "20-76-434. Maintenance of list of recipients.
- 9 (a) $\frac{1}{1}$ In order to ensure that the needy citizens of the State of
- 10 Arkansas are receiving all benefits to which they may be entitled, the
- 11 appropriate division of the Department of Human Services department shall
- 12 maintain a list of all recipients of state assistance reflecting each
- 13 recipient's income, social security number, and the programs in which the
- 14 recipient is participating.
- 15 $\frac{(2)}{(b)}$ The information required for the list shall be obtained from the
- 16 recipient's records and such other sources necessary to ensure accuracy and
- 17 completeness.
- $\frac{(3)}{(c)}$ The recipient shall be provided a release form to sign in order
- 19 to obtain the required information. Failure to sign the release form shall
- 20 result in termination of the recipient from the program of assistance until a
- 21 review can be made of the eligibility of the recipient by the appropriate
- 22 division of the Department of Human Services department from public records.
- 23 (b) No person in the State of Arkansas shall, on the ground of race,
- 24 color, sex, handicap, religion, or national origin, be excluded from
- 25 participation in or be subjected to discrimination under any program or
- 26 activity enumerated in this section."

- 28 SECTION 24. Arkansas Code Annotated $^{\circ}$ 20-76-435 is amended to read as
- 29 follows:
- 30 "20-76-435. Right of amendment or repeal. No Entitlement to Assistance.
- 31 (a) This chapter shall not be interpreted to entitle any individual or
- 32 family to assistance under any program created, implemented, or funded under
- 33 or pursuant to this chapter.
- 34 (b) All assistance granted provided under this act chapter shall be
- 35 deemed to be granted and to be held subject to the provisions of any amending
- 36 or repealing act that may hereafter be passed, and no recipient shall have any

- 1 claim for compensation, or otherwise, by reason of his assistance being
- 2 affected in any way by any amending or repealing act."

5 follows:

- 4 SECTION 25. Arkansas Code Annotated 6 20-76-436 is amended to read as
- 6 "20-76-436. Recovery of benefits from recipients' estates.
- 7 Federal or state benefits in cash or in kind, including, but not limited
- 8 to, Medicaid, Aid to Families with Dependent Children, Transitional Employment
- 9 Assistance, and food stamps distributed or paid by the Department of Human
- 10 Services, as well as charges levied by the Department of Human Services for
- 11 services rendered, shall, upon the death of the recipient, constitute a debt
- 12 to be paid. The Department of Human Services may make a claim against the
- 13 estate of a deceased recipient for the amount of any benefits distributed or
- 14 paid, or charges levied, by the Department of Human Services."

15

- 16 SECTION 26. Subchapter 4 of Chapter 76 of Title 20 is amended by adding
- 17 the following new sections:
- 18 "20-76-437. Reporting TEA.
- 19 The Department of Human Services, the Employment Security Division, the
- 20 Department of Health, the Department of Education, the Department of Higher
- 21 Education, the Arkansas Development Finance Authority, the Arkansas Industrial
- 22 Development Commission, the Arkansas Highway and Transportation Department
- 23 shall report quarterly to the House and Senate Committees on Public Health,
- 24 Welfare and Labor regarding the provision of services to TEA recipients."

- 26 SECTION 27. Arkansas Code Annotated $^{\circ}$ 5-55-204 is amended to read as
- 27 follows:
- 28 "5-55-204. Penalties for food stamp trafficking.
- 29 In addition to the penalties set forth in this chapter, any recipient of
- 30 food stamps found guilty of a violation set forth in this chapter shall be
- 31 ineligible for further participation in the food stamp program, as follows:
- 32 (1) For a period of six (6) months one (1) year, upon the first
- 33 occasion of any offense;
- 34 (2) For a period of one (1) year two (2) years, upon the second
- 35 occasion of any offense; and
- 36 (3) Permanently, upon the third occasion of any offense."

- 2 SECTION 28. Arkansas Code Annotated $^{\circ}$ 5-36-205 is amended to read as 3 follows:
- 4 "5-36-205. Ineligibility for programs.
- 5 In addition to the penalties set forth in this chapter:
- 6 (1) Except as set forth in (5) below, any Any recipient of food stamps
- 7 who pleads guilty or nolo contendere to, or is found guilty of, a violation
- 8 set forth in this subchapter shall be ineligible for further participation in
- 9 the food stamp program, as follows:
- 10 (A) For a period of six (6) months one (1) year upon the first
- 11 occasion of an offense pertaining to the receipt of food stamps;
- 12 (B) For a period of one (1) year two (2) years upon the second
- 13 occasion of an offense pertaining to the receipt of food stamps; and
- 14 (C) Permanently upon the third occasion of an offense pertaining
- 15 to the receipt of food stamps;
- 16 (2) Any recipient of Aid to Families with Dependent Children
- 17 Transitional Employment Assistance who pleads guilty or nolo contendere to, or
- 18 is found guilty of, a violation set forth in this subchapter shall be
- 19 ineligible for further participation in the Aid to Families with Dependent
- 20 Children Transitional Employment Assistance program, as follows:
- 21 (A) For a period of six (6) months one (1) year upon the first
- 22 occasion of an offense pertaining to the receipt of Aid to Families with
- 23 Dependent Children Transitional Employment Assistance;
- 24 (B) For a period of one (1) year two (2) years upon the second
- 25 occasion of an offense pertaining to the receipt of Aid to Families with
- 26 Dependent Children Transitional Employment Assistance; and
- 27 (C) Permanently upon the third occasion of an offense pertaining
- 28 to the receipt of Aid to Families with Dependent Children Transitional
- 29 Employment Assistance;
- 30 (3) Any recipient of benefits under the Special Supplemental Food
- 31 Program for Women, Infants and Children who pleads quilty or nolo contendere
- 32 to, or is found guilty of, a violation set forth in this subchapter may be
- 33 ineligible for further participation in the Special Supplemental Food Program
- 34 for Women, Infants and Children for up to three (3) months; and
- 35 (4) Any recipient of Supplemental Security Income who pleads guilty or
- 36 nolo contendere to, or is found guilty of, a violation set forth in this

- 1 subchapter shall be ineligible for further participation in the Supplemental
- 2 Security Income program, as follows:
- 3 (A) For a period of six (6) months one (1) year upon the first
- 4 occasion of an offense pertaining to the receipt of Supplemental Security
- 5 Income;
- 6 (B) For a period of one (1) year two (2) years upon the second
- 7 occasion of an offense pertaining to the receipt of Supplemental Security
- 8 Income; and
- 9 (C) Permanently upon the third occasion of an offense pertaining
- 10 to the receipt of Supplemental Security Income.
- 11 (5) An individual shall be ineligible to participate in the food stamp
- 12 program as a member of any household for a ten (10) year period if the
- 13 individual is found by the department to have made, or is found guilty of or
- 14 pleads guilty or nolo contendere to having made, a fraudulent statement or
- 15 representation with respect to the identity or place of residence of the
- 16 individual in order to receive multiple benefits simultaneously."

- 18 SECTION 29. All provisions of this act of a general and permanent
- 19 nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas
- 20 Code Revision Commission shall incorporate the same in the Code.

21

- 22 SECTION 30. If any provision of this act or the application thereof to
- 23 any person or circumstance is held invalid, such invalidity shall not affect
- 24 other provisions or applications of the act which can be given effect without
- 25 the invalid provision or application, and to this end the provisions of this
- 26 act are declared to be severable.

- 28 SECTION 31. Arkansas Code Annotated 88 20-76-203; 20-76-413; 20-76-414;
- 29 20-76-415; 20-76-416; 20-76-417; 20-76-424; 20-76-425; 20-76-426; 20-76-427;
- 30 20-76-428; and 20-76-430; are repealed.
- 31 20-76-203. Department of Human Services Public assistance Legal
- 32 assistants.
- 33 (a) The Department of Human Services, through its appropriate division,
- 34 shall employ legal assistants on a part-time basis for each judicial circuit
- 35 of the State of Arkansas.
- 36 (b) The salaries of the assistants shall be paid by the State of

- 1 Arkansas by warrants drawn by the Auditor of State and paid from the
- 2 Department of Human Services Fund from moneys appropriated biennially. The
- 3 salaries shall be set by the director and shall be dependent upon the number
- 4 of cases handled by the assistants in each judicial district.
- 5 (c)(1) The legal assistants hired by the Department of Human
- 6 Services, through its appropriate division, shall handle all uniform
- 7 reciprocal support actions in the chancery courts where the State of Arkansas
- 8 is either the initiating or the responding state.
- 9 (2) They shall process and handle all illegitimacy proceedings in
- 10 the county courts when the cases have been referred to them by the prosecuting
- 11 attorney's office or the Department of Human Services, through its appropriate
- 12 division.
- 13 (3) The attorneys shall process and handle any and all matters
- 14 pertaining to dependent or neglected children who have become or threaten to
- 15 become a charge upon the State of Arkansas or any county therein by reason of
- 16 abandonment, desertion, neglect, or who have been charged with being
- 17 delinquent.
- 18 (4) The welfare legal assistants shall have the duty and authority
- 19 to handle all reciprocal support cases, illegitimacy cases, and cases
- 20 involving dependent and neglected children in all courts having jurisdiction
- 21 thereof.
- 22 (d) Due to the confidential nature of the information received by
- 23 legal assistants from the Department of Human Services, through its
- 24 appropriate division, the Social Security Administration, and other federal
- 25 and state agencies or offices supplying information and material of a
- 26 confidential nature, no member of any state or federal agency nor any deputy
- 27 prosecuting attorney may act as counsel for any defendant; nor may the
- 28 attorney in any manner assist in the defense of any person pertaining to the
- 29 processing and handling of any support actions or paternity proceedings or
- 30 other proceedings of like nature handled by the legal assistants.
- 31 (e) The Director of the Department of Human Services, through the
- 32 deputy director of the department's appropriate division, is authorized to set
- 33 up standards and qualifications acceptable to the federal government for the
- 34 special legal assistants in order that their salaries may be paid partly by
- 35 funds from the federal government.
- 36 _____(f) The attorneys shall be selected on the basis of their

- 1 qualifications, experience, and suitability for the work they are to perform.
- 2 20-76-413. Abandonment Criminal proceedings.
- 3 (a) The appropriate division of the Department of Human Services shall
- 4 direct the person to report to the official to execute an affidavit praying
- 5 that a warrant of arrest be issued for the spouse or parents who have
- 6 abandoned the spouse or child.
- 7 (b) The official shall institute the necessary criminal proceedings
- 8 against the deserting and abandoning spouse or parent.
- 9 (c) The failure of the applicant to report to the official
- 10 designated by the appropriate division and his failure to execute the
- 11 affidavit and to cooperate in good faith as a prosecuting witness with the
- 12 official shall disqualify the applicant for an assistance grant or for general
- 13 relief.
- 14 <u>20-76-414. Abandonment Conviction Costs.</u>
- 15 (a)(1) In any criminal proceeding instituted by a deputy prosecuting
- 16 attorney, or by a justice of the peace in a county where at the time there is
- 17 no deputy prosecuting attorney, which results in the conviction of the
- 18 defendant of a felony by trial, or by plea of quilty, whether sentence is
- 19 actually pronounced or not or in the court in a felony case where the court
- 20 has entered an order for the support of the deserted, abandoned, or neglected
- 21 wife, or child or children, a fee of twenty-five dollars (\$25.00) shall be
- 22 taxed as costs for the official instituting the criminal proceeding, to be
- 23 paid by the defendant.
- 24 (2) The official instituting criminal proceeding shall be paid only from
- 25 costs collected from the defendants, provided that only one (1) item of costs
- 26 against the defendant shall in any one (1) county be allowable during the
- 27 pendency of that particular criminal proceeding.
- 28 (b)(1) In any criminal proceeding instituted by a deputy prosecuting
- 29 attorney, or a justice of the peace in a county where at the time there is no
- 30 deputy prosecuting attorney and no city attorney within the municipality, if
- 31 the offense is committed within the municipality, or by a city attorney that
- 32 results in the conviction of the defendant of a misdemeanor case entering an
- 33 order for the support of the deserted or abandoned spouse or child or
- 34 children, a fee of ten dollars (\$10.00) shall be taxed as costs for the
- 35 official instituting the criminal proceeding to be paid by the defendant.
- 36 (2) The official instituting the criminal proceedings shall be paid only

- 1 from costs collected from the defendants, provided that only one (1) item of
- 2 costs against the defendant shall be allowable in any one (1) county or city
- 3 during the pendency of that particular criminal proceeding.
- 4 20-76-415. Abandonment Grand jury.
- 5 Once each year at the regular session of the grand jury, the appropriate
- 6 division of the Department of Human Services shall refer to the grand jury all
- 7 cases for which no action has been taken of desertion and abandonment which
- 8 have been referred to the prosecuting attorney.
- 9 20-76-416. Abandonment Recovery of payments.
- 10 (a) All payments made by the appropriate division of the Department of
- 11 Human Services to a spouse with a dependent child shall be recoverable against
- 12 the spouse or parent or illegitimate child's parent by the state as a debt due
- 13 to the state. Any recovered payments shall be deposited in the State Treasury
- 14 to the credit of the Department of Human Services Fund. The suit may be
- 15 brought by the welfare attorney.
- 16 (b) In the event the spouse or parent has left the state, the Secretary
- 17 of State shall be the lawful attorney or agent for the spouse or parent,
- 18 service of process shall be made by serving a copy of the process on the
- 19 Secretary of State, and the service shall be sufficient notice upon spouse or
- 20 parent providing that notice of the service and a copy of the process are
- 21 forthwith sent by registered mail by the attorney for the appropriate division
- 22 of the Department of Human Services to the last known out-of-state address of
- 23 the spouse or parent.
- 24 (c) The property of the spouse or parent in the State of Arkansas shall
- 25 be subject to execution for payment of any judgment taken against him.
- 26 20-76-417. Abandonment Location of parents, etc. through state
- 27 records.
- 28 (a) To assist in locating parents who have deserted their children and
- 29 other persons liable for support of dependents, the appropriate division of
- 30 the Department of Human Services or any prosecuting attorney may request and
- 31 shall receive information from the records of all departments, boards,
- 32 bureaus, or other agencies of this state, and they are authorized and directed
- 33 to provide such information as is necessary for this purpose.
- 34 (b) Only information directly bearing on the identity and whereabouts of
- 35 a person owing or asserted to be owing an obligation of support shall be
- 36 requested and used or transmitted by the appropriate division of the

- 1 Department of Human Services, pursuant to the authority conferred by this
- 2 section.
- 3 (c) The appropriate division of the Department of Human Services may make
- 4 the information available only to public officials and agencies of this state,
- 5 other states, and the political subdivisions of this state and other states
- 6 seeking to locate parents who have deserted their children and other persons
- 7 liable for support of dependents for the purpose of enforcing their liability
- 8 for support.
- 9 <u>20-76-424. Aged persons.</u>
- 11 who, in addition to qualifications set forth in \$ 20-76-401, is sixty-five
- 12 (65) years of age or over.
- 13 (b) The amount of the assistance grant shall be determined in accordance
- 14 with the provisions of * 20-76-407 and shall be in the form of money payments
- 15 to aged persons in need, provided that the appropriate division of the
- 16 Department of Human Services is authorized to increase the monetary benefits
- 17 payable to each person qualified under this act to one hundred twenty-five
- 18 dollars (\$125) each month in keeping with the federal Social Security Act, as
- 19 amended.
- 20 20-76-425. Long-term care facilities having welfare recipients.
- 21 (a) Upon the adoption by the appropriate division of the Department of
- 22 Human Services of rules classifying recipients, the deputy director of the
- 23 division is authorized to determine appropriate sums to be paid as assistance
- 24 grants for the maintenance of the various classes of recipients.
- 25 (b) The sum to be paid for the maintenance of recipients who are
- 26 classified as skilled care patients under Title XIX of the Social Security Act
- 27 can only be paid to a long-term care facility which has been certified as a
- 28 skilled care facility under the provisions of Title XIX of the Social Security
- 29 Act.
- 30 (c) The sum to be paid for the maintenance of recipients who have been
- 31 classified as Intermediate I care patients can only be paid to a long-term
- 32 care facility which has been certified as a skilled care facility under the
- 33 provisions of Title XIX of the Social Security Act or a long-term care
- 34 facility which has been licensed by the State Board of Health as an
- 35 Intermediate I care facility.
- 36 (d) The sum to be paid for the maintenance of recipients who have been

- 1 classified as Intermediate II care patients can only be paid to a long-term
- 2 care facility which has been certified as a skilled care facility under the
- 3 provisions of Title XIX of the Social Security Act or has been licensed by the
- 4 State Board of Health as an Intermediate I or an Intermediate II care
- 5 facility.
- 6 (e) The sum to be paid for the maintenance of recipients who have been
- 7 classified as Intermediate III care patients can be paid to any long-term care
- 8 facility which has been certified as a skilled care facility under the
- 9 provisions of Title XIX of the Social Security Act, or as an Intermediate I,
- 10 Intermediate II, or Intermediate III care facility.
- 11 (f) In the event that federal law or federally promulgated rules fix
- 12 minimum standards higher than the minimum standards presently required for
- 13 Intermediate III care facilities, then the commissioner may discontinue the
- 14 classification of recipients as Intermediate III care patients and the State
- 15 Board of Health may discontinue the classification of long-term care
- 16 facilities as Intermediate III facilities.
- 17 <u>20-76-426. Provision of medical services, drugs, etc., to patients in</u>
- 18 long-term care facilities.
- 19 (a) The appropriate division of the Department of Human Services is
- 20 authorized and directed to amend the state medical assistance plan to provide
- 21 payment to state operated long term care facilities and to provide medical
- 22 services and patient drugs for patients within these institutions in keeping
- 23 with authority granted by the federal government under their rules and
- 24 regulations and the federal Social Security Act.
- 25 (b) The appropriate division of the Department of Human Services is
- 26 authorized and directed to enter into contracts with all state institutions
- 27 providing long-term care facilities, medical or psychiatric services, or
- 28 medication or drugs whenever the institutions can furnish funds to the
- 29 appropriate division of the Department of Human Services to be matched with
- 30 the federal moneys in keeping with federal regulations for medical services.
- 31 (c)(1) The appropriate division of the Department of Human Services may
- 32 pay state institutions individually on a reasonable cost basis and pay private
- 33 long-term care facilities on a negotiable set rate basis.
- 34 (2) Vendor payments shall be made from long-term care facility
- 35 appropriations.
- 36 (3) All public institutions furnishing medical or psychiatric services,

- 1 therapy, laboratory services, or drugs may enter into a contract with the
- 2 division under a plan approved by the federal government for the payment of
- 3 services rendered.
- 4 (d) The service shall be paid upon a reasonable cost from medical
- 5 assistance appropriations only when the state's share of the cost of the
- 6 additional services has been provided by contract to the division so that the
- 7 funds may be matched by federal funds.
- 8 20-76-427. Permanently and totally disabled persons.
- 9 (a) Assistance grants shall be given under this section and \$20-76-409
- 10 to any needy person who, in addition to qualifications set forth in
- 11 * 20-76-401:
- 12 (1) Is eighteen (18) years of age or over;
- 13 (2) Is not eligible to receive old age assistance or aid to the needy
- 14 blind.
- .5 (b) The amount of the assistance grant shall be determined in accordance
- 16 with the provisions of \$\delta 20-76-407.
- 17 (c) The assistance grant shall be in the form of money payments to
- 18 permanently and totally disabled persons in need.
- 19 20-76-428. Periodic reconsideration.
- 20 (a) All assistance grants made under this act shall be reconsidered by
- 21 the appropriate division of the Department of Human Services as frequently as
- 22 the division may deem necessary. After such further investigation as the
- 23 division may deem necessary, the amount of assistance grant may be entirely
- 24 withdrawn by the division if the division is advised that the recipient's
- 25 circumstances have altered sufficiently to warrant such action.
- 26 (b) Whoever shall withhold information in a periodic reconsideration that
- 27 may result in a recipient's grant being changed or withdrawn shall be guilty
- 28 of fraud against the state, and any money paid after information has been
- 29 withheld shall be recoverable as a debt due the state.
- 30 20-76-430. Assignment prohibited Garnishment, attachment, etc.
- 31 prohibited.
- 32 (a) It shall be unlawful for any person entitled to any benefits under
- 33 the laws of this state such as a police officer's pension, fire fighter's
- 34 pension, old age benefits, or unemployment benefits to assign, sell, or pledge
- 35 any of the benefits. Any contract in violation of this section shall be void.
- 36 (b) Assistance grants given under this act shall not be

1	transferable or assignable, at law or in equity, and none of the money paid or
2	payable under this act shall be subject to execution, levy, attachment,
3	garnishment, or other legal process or to the operation of any bankruptcy or
4	insolvency law.
5	
6	SECTION 32. All other laws and parts of laws in conflict with this act
7	are hereby repealed.
8	
9	SECTION 33. EMERGENCY. It is found and determined by the General
10	Assembly of the State of Arkansas that the United States Congress has amended
11	the laws pertaining to certain federally funded public assistance programs;
12	that these programs are crucial to the life and health of many needy citizens
13	of the State of Arkansas who otherwise will be unable to obtain food,
14	clothing, shelter, or medical care; that federal law mandates participating
15	states to implement new public assistance programs on or before July 1, 1997,
16	or forfeit federal funding necessary for such programs; that this act so
17	provides. Therefore, an emergency is declared to exist and this act being
18	necessary for the preservation of the public peace, health, and safety, shall
	be in full force and effect on July 1, 1997.
19	be in full force and effect on July 1, 1997.
19 20	be in full force and effect on July 1, 1997.
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19 220 21 22 23 24 225 26 27	be in full force and effect on July 1, 1997.
19 20 21 22 23 24 25 26 27 28	be in full force and effect on July 1, 1997.
19 20 21 22 23 24 25 26 27 28 29	be in full force and effect on July 1, 1997.
19 220 221 222 23 224 225 226 227 228 229	be in full force and effect on July 1, 1997.