Stricken language would be deleted from present law. Underlined language would be added to present law.

1	State of Arkansas
2	81st General Assembly A Bill
3	Regular Session, 1997HOUSE BILL2183
4	
5	By: Representative Simmons
6	By: Senator Todd
7	
8	For An Act To Be Entitled
9	"AN ACT TO AMEND ARKANSAS CODE 6-20-309 TO SPECIFY
10	ALLOWABLE EXPENDITURES BY SCHOOL DISTRICTS FROM GENERAL
11	FACILITIES FUNDS AND GROWTH FACILITIES FUNDS; AND FOR
12	OTHER PURPOSES."
13	
14	Subtitle
15	"AMEND ARKANSAS CODE 6-20-309 TO SPECIFY
16	ALLOWABLE EXPENDITURES BY SCHOOL
17	DISTRICTS FROM GENERAL FACILITIES FUNDS
18	AND GROWTH FACILITIES FUNDS."
19	
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
21	
22	SECTION 1. Arkansas Code 6-20-309, as enacted by Act 917 of 1995, is
23	amended to read as follows:
24	"6-20-309. Local school districts - Restrictions on use of specific
25	funding. [As enacted by Acts 1995, No. 917.]
26	(a) Local school districts may expend category 1 funds for student
27	classroom teacher funding, student unit funding, and student needs funding.
28	(b) A local school district may only use general facilities funding <u>and</u>
29	growth facilities funding for purchase of school buses, furniture, equipment,
30	computer software, $\frac{\partial r}{\partial r}$ renovation or repairs of existing facilities-, and (c)
31	A local school district may only use growth facilities funding for capital
32	outlay, which means for the acquisition of land or a school site and
33	construction of new school facilities.
34	(d) (c) Local school districts may not use student classroom teacher
35	funding to compensate anyone other than classroom teachers."
36	

SECTION 2. All provisions of this act of a general and permanent nature 2 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 3 Revision Commission shall incorporate the same in the Code. SECTION 3. If any provision of this act or the application thereof to 6 any person or circumstance is held invalid, such invalidity shall not affect 7 other provisions or applications of the act which can be given effect without 8 the invalid provision or application, and to this end the provisions of this 9 act are declared to be severable. SECTION 4. All laws and parts of laws in conflict with this act are 12 hereby repealed.

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