State of Arkansas 1 A Bill 2 82nd General Assembly 3 Regular Session, 1999 SENATE BILL 166 4 5 By: Joint Budget Committee 6 7 For An Act To Be Entitled 8 "AN ACT TO MAKE AN APPROPRIATION FOR OPERATING 9 EXPENSES FOR THE STATE BOARD OF DISEASE INTERVENTION 10 SPECIALISTS FOR THE BIENNIAL PERIOD ENDING JUNE 30, 11 12 2001; AND FOR OTHER PURPOSES. " 13 Subtitle 14 "AN ACT FOR THE STATE BOARD OF DISEASE 15 16 INTERVENTION SPECIALISTS APPROPRIATION FOR THE 1999-2001 BIENNIUM." 17 18 19 20 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: 21 22 SECTION 1. APPROPRIATIONS - OPERATIONS. There is hereby appropriated, to the State Board of Disease Intervention Specialists, to be payable from cash 23 funds as defined by Arkansas Code 19-4-801 of the State Board of Disease 24 Intervention Specialists, for operating expenses of the State Board of Disease 25 26 Intervention Specialists for the biennial period ending June 30, 2001, the following: 27 28 29 ITEM FISCAL YEARS 30 NO. 1999-2000 2000-2001 (01) MAINT. & GEN. OPERATION 31 (A) OPER. EXPENSE 32 3,822 3,822 (B) CONF. & TRAVEL 0 33 0 34 (C) PROF. FEES 0 0 35 (D) CAP. OUTLAY 0 0 (E) DATA PROC.

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1	TOTAL AMOUNT APPROPRIATED \$ 3,822 \$	<u>3, 822</u>	
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3	SECTION 2. SPECIAL LANGUAGE. NOT TO BE INCORPORATED INTO THE ARKA	NSAS CODE	
4	NOR PUBLISHED SEPARATELY AS SPECIAL, LOCAL AND TEMPORARY LAW. <u>INVEST</u>	<u>MENT</u>	
5	OPTIONS. The agency, board or commission, to which appropriation in	this Act	
6	is made, shall consider all possible options available in investing c	ash fund	
7	balances for which it is responsible. Such options investigated shall	<u>l</u>	
8	specifically include the provisions of the Treasury Management Trust	<u>Fund</u>	
9	option beginning at Arkansas Code 19-3-602. In the event that the Tre	asury	
10	Management Trust Fund option is not selected, the agency, board, or c	ommission	
11	shall report to the State Board of Finance the option selected and th	<u>e</u>	
12	additional benefits accruing by selecting a different option.		
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14	SECTION 3. EMPLOYMENT OF ATTORNEYS. None of the funds appropriate	d in this	
15	Act for Maintenance and General Operation shall be expended in paymen	t for	
16	services of attorneys, unless the agency shall first make a request i	n writing	
17	to the Attorney General of the State of Arkansas to provide the requi	red Legal	
18	services. The Attorney General's Office shall provide the requested	l egal	
19	services, or, if the Attorney General's Office shall determine that s	uffi ci ent	
20	personnel are not available to provide the requested legal services,	the	
21	Attorney General shall certify the same to the agency and may authori	ze the	
22	agency to employ legal counsel and to expend monies appropriated for		
23	Maintenance and General Operations therefor, if:		
24	(1) The Attorney General determines, and certifies in writing, th	at such	
25	agency needs the advice or assistance of legal counsel, and		
26	(2) The Attorney General consents in writing to the employment of	the	
27	legal counsel to be retained by the agency.		
28	Such certification shall be required with respect to each instance	of the	
29	employment of special legal counsel, or shall be required annually wi	th	
30	respect to legal counsel employed on a retainer basis. A copy of suc	h	
31	certification shall be entered in the official minutes of the agency,	and	
32	shall be retained in the fiscal records of the agency for audit purpo	ses.	
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34	SECTION 4. COMPLIANCE WITH OTHER LAWS. Disbursement of funds auth	orized by	
35	this act shall be limited to the appropriation for such agency and fu	act shall be limited to the appropriation for such agency and funds made	
36	available by law for the support of such appropriations; and the rest	rictions	

- 1 of the State Purchasing Law, the General Accounting and Budgetary Procedures
- 2 Law, the Revenue Stabilization Law, the Regular Salary Procedures and
- 3 Restrictions Act, or their successors, and other fiscal control laws of this
- 4 State, where applicable, and regulations promulgated by the Department of
- 5 Finance and Administration, as authorized by law, shall be strictly complied
- 6 with in disbursement of said funds.

SECTION 5. LEGISLATIVE INTENT. It is the intent of the General Assembly that any funds disbursed under the authority of the appropriations contained in this act shall be in compliance with the stated reasons for which this act was adopted, as evidenced by the Agency Requests, Executive Recommendations and Legislative Recommendations contained in the budget manuals prepared by the Department of Finance and Administration, letters, or summarized oral testimony in the official minutes of the Arkansas Legislative Council or Joint Budget Committee which relate to its passage and adoption.

SECTION 6. CODE. All provisions of this Act of a general and permanent nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code Revision Commission shall incorporate the same in the Code.

SECTION 7. SEVERABILITY. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable.

SECTION 8. GENERAL REPEALER. All laws and parts of laws in conflict with this act are hereby repealed.

Eighty-second General Assembly, that the Constitution of the State of Arkansas prohibits the appropriation of funds for more than a two (2) year period; that the effectiveness of this Act on July 1, 1999 is essential to the operation of the agency for which the appropriations in this Act are provided, and that in the event of an extension of the Regular Session, the delay in the effective date of this Act beyond July 1, 1999 could work irreparable harm upon the

2	Therefore, an emergency is hereby declared to exist and this Act being
3	necessary for the immediate preservation of the public peace, health and
4	safety shall be in full force and effect from and after July 1, 1999.
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proper administration and provision of essential governmental programs.

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