## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S1/31/01 S2/5/01				
2	83rd General Assembly	A Bill				
3	Regular Session, 2001		SENATE BILL 337			
4						
5	By: Joint Budget Committee	e				
6						
7						
8	For An Act To Be Entitled					
9	AN ACT TO MAKE AN APPROPRIATION FOR THE PAYMENT OF THE					
10		ARKANSAS EDUCATION ASSOCIATION V. ARKANSAS DEPARTMENT				
11		OF EDUCATION, NO. 93-3962, SETTLEMENT FOR THE				
12	DEPARTMEN	NT OF EDUCATION; AND FOR OTHER PURP	POSES.			
13						
14		C 1 44				
15		Subtitle				
16		ACT FOR THE DEPARTMENT OF EDUCATIO	N			
17	AND	AEA SETTLEMENT APPROPRIATION.				
18						
19	DE LE ENACTED DV THE	CENEDAL ACCEMBLY OF THE CTATE OF	A DIVANICA C.			
20 21	BE IT ENACIED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	AKKANSAS;			
21 22	SECTION 1 ADDDODD	RIATION - AEA - SETTLEMENT. There i	is horoby appropriated			
23		Education, to be payable from the	· · · ·			
23 24	•	nd, for the payment of the Arkansas				
2 <del>-</del> 25		nt of Education, NO. 93-3962 settle				
26	\$1, 597, 913.	it of Eddedtron, No. 75 5762 Settre	chierre, the sum of			
27	Ψ1, 377, 713.					
28	SECTION 2. This a	act is not an admission of liabili	tv on the part of the			
29		any agency or official thereof no	·			
30		any other defenses or immunities				
31	of Arkansas.					
32						
33	SECTION 3. COMPLIA	ANCE WITH OTHER LAWS. Disbursement	t of funds authorized by			
34	this act shall be lim	nited to the appropriation for such	h agency and funds made			
35	available by law for	the support of such appropriations	s; and the restrictions			
36	of the State Purchasi	ng Law, the General Accounting and	d Budgetary Procedures			

\*KCA353\*

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veto.

1 Law, the Revenue Stabilization Law, the Regular Salary Procedures and Restrictions Act, or their successors, and other fiscal control laws of this 2 State, where applicable, and regulations promulgated by the Department of 3 4 Finance and Administration, as authorized by law, shall be strictly complied with in disbursement of said funds. 5 6 7 SECTION 4. LEGISLATIVE INTENT. It is the intent of the General Assembly 8 that any funds disbursed under the authority of the appropriations contained 9 in this act shall be in compliance with the stated reasons for which this act 10 was adopted, as evidenced by the Agency Requests, Executive Recommendations 11 and Legislative Recommendations contained in the budget manuals prepared by 12 the Department of Finance and Administration, letters, or summarized oral 13 testimony in the official minutes of the Arkansas Legislative Council or Joint Budget Committee which relate to its passage and adoption. 14 15 16 SECTION 5. EMERGENCY CLAUSE. It is found and determined by the General 17 Assembly that the Department of Education was required by circuit court order 18 in 1995 to determine which public school districts in this state have failed 19 to meet their fifty-six percent (56%) obligation; that the deadline for those 20 districts to meet their fifty-six percent (56%) obligation is March 1, 2001; 21 that some school districts do not have adequate funds available to meet their 22 fifty-six percent (56%) obligation; that the court order requires the 23 Department of Education to stop state funding of those school districts on March 1, 2001; that the court order authorizes the department, the plaintiffs, 24 and the individual school district to enter into a negotiated settlement of 25 26 the school districts' alleged liability; and that this act will provide some 27 matching funds to accomplish the settlement and thereby avoid the withholding 28 of state funds as of March 1, 2001. Therefore, an emergency is hereby 29 declared to exist and this Act being necessary for the immediate preservation 30 of the public peace, health and safety shall be in full force and effect from 31 and after the date of its passage and approval. 32 If the bill is neither approved nor vetoed by the Governor, it shall become 33 effective on the expiration of the period of time during which the Governor

may veto the bill. If the bill is vetoed by the Governor and the veto is

overridden, it shall become effective on the date the last house overrides the

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