1 State of Arkansas As Engrossed: S1/24/01 S2/5/01 A Bill 83rd General Assembly 2 SENATE BILL 87 3 Regular Session, 2001 4 5 By: Joint Budget Committee 6 7 For An Act To Be Entitled 9 AN ACT TO AMEND ARKANSAS CODE \$19-4-605, \$19-4-606, §19-4-519, §10-3-509 AND §19-4-607 TO SET OUT THE 10 11 REQUIREMENTS AND IMPLEMENTATION FOR THE PERFORMANCE 12 BUDGETING AND ACCOUNTABILITY SYSTEM; AND FOR OTHER 13 PURPOSES. 14 Subtitle 15 16 PERFORMANCE BUDGETING AND ACCOUNTABILITY SYSTEM IMPLEMENTATION. 17 18 19 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: 20 21 22 SECTION 1. Arkansas Code 19-4-605 is amended to read as follows: 23 19-4-605. General procedures Strategic Planning. (a) Each state agency, constitutional agency, and institution of 24 25 higher education, other than the elected constitutional officers and their 26 staff offices, the legislative and judicial branches, the Arkansas State 27 Highway and Transportation Department, the state-supported institutions of higher education, and the Arkansas State Game and Fish Commission shall 28 29 prepare an annual operations a strategic plan, containing those elements as 30 set out under §19-4-606(b)(5)(A) through §19-4-606(b)(5)(D), for the 31 operation of each of its assigned programs for submission to the Legislative 32 Council, the appropriate interim committees and the Governor. 33 The annual operations shall be prepared in the form and content determined by the Chief Fiscal Officer of the State and shall be transmitted 34 35 to the Department of Finance and Administration on the date prescribed by the 36 Chief Fiscal Officer of the State. The strategic plan shall be prepared in

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- 1 the form and submitted at the same time as determined by the Governor or the
- 2 <u>agency designated by him and after consultation with the Legislative Council.</u>
- 3 The plan shall be submitted no less frequently than biennially. The form,
- 4 content and submission timetable of the strategic plan for constitutional
- 5 agencies and institutions of higher education shall be determined by the
- 6 Legislative Council.
- 7 (c) In years when the General Assembly meets in regular session, the annual
- 8 operations plan shall be prepared after adjournment of the General Assembly
- 9 and shall take fully into consideration all applicable laws, including
- 10 appropriations made, and shall be submitted to the department on a date set
- 11 by the Chief Fiscal Officer of the State but prior to July 1 of that year.

- 13 SECTION 2. Arkansas Code 19-4-606 is amended to read as follows:
- 14 19-4-606. Contents Performance Budgeting and Accountability System.
- 15 Each annual operations plan shall list, by programs as defined by the General
- 16 Assembly:
- 17 (1) The goals and objectives and the activities which support them;
- 18 (2) The planned accomplishments for the ensuing year;
- 19 (3) The standards by which it is proposed to measure the
- 20 <u>accomplishments</u>;
- 21 (4) The appropriation and funding provided by the General Assembly;
- 22 (5) A detailed budget by quarters indicating the agency's plans for the
- 23 expenditure of funds in order to accomplish the objectives; and
- 24 (6) Any other supporting or related information required by the Chief
- 25 Fiscal Officer of the State or requested by a legislative interim committee,
- 26 including the Legislative Council.
- 27 (a) Definitions. As used in this section, unless the context otherwise
- 28 requires:
- 29 <u>(1) "Activities" means distinct type of functions, processes or</u>
- 30 <u>services carried out or provided as part of a program;</u>
- 31 (2) "Appropriate interim committee" means an interim committee of the
- 32 General Assembly as selected by the Legislative Council;
- 33 (3) "Appropriation" means a legal authorization to make expenditures
- 34 for specific purposes within the amounts authorized in the appropriations
- 35 <u>act;</u>
- 36 <u>(4) "Constitutional Agency" means the Arkansas State Highway and</u>

- 1 Transportation Department and the Arkansas Game and Fish Commission;
- 2 <u>(5) "Consultation" means to deliberate and seek advice in an open and</u>
- 3 <u>forthright manner with the full committee</u>, a subcommittee thereof, the chair,
- 4 <u>or the staff as deemed appropriate by the chair of the respective committee</u>
- 5 or by law;
- 6 (6) "Disincentive" means a sanction, as set out in law, imposed due to not achieving performance;
- 8 (7) "Efficiency Measures" means numerical indicators that reflect the 9 programs cost, unit cost or productivity associated with a given outcome;
- 10 <u>(8) "Effort Measures" means numerical measurements reflecting a count</u>
 11 of resources used in performing the entity's strategies;
- (9) "Executive Department" means the executive department of the State
 as set out in Article VI of the Constitution of the State of Arkansas of
 1874, as amended and the agencies, boards, commissions, institutions and
 offices of the Executive Department;
- 16 <u>(10) "Fiscal Year" means a period of time beginning July 1 and ending</u>
 17 on the following June 30;
- 18 <u>(11) "Goal" means a general statement of purpose of the entity that</u>
 19 identifies broad desired results;
- 20 (12) "Incentive" means a mechanism, set out either as special language
 21 in a state agency's appropriation act or another act of the General Assembly,
 22 for recognizing the achievement of performance standards or for motivating
 23 performance that exceeds performance standards;
- 24 (13) "Judicial Department" means all state officers, state employees, 25 and offices of the Supreme Court, Court of Appeals, circuit courts, and the 26 Administrative Office of the Courts;
- 27 (14) "Legislative Auditor" means the Legislative Auditor of the
 28 Legislative Joint Auditing Committee;
- 29 (15) "Legislative Department" means the Legislative department of the 30 State as set out in Article V of the Constitution of the State of Arkansas of 31 1874, as amended and its various officers, agencies, committees, and other 32 units of the Legislative department of the State;
- 33 (16) "Measures" means a numerical set of indicators which, in the
 34 aggregate, are used to assist the Executive and Legislative Branch in
 35 evaluating the level of success of a state agency and its programs, and are
 36 categorized as effort measures, output measures, outcome measures and

1 efficiency measures;

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- 2 <u>(17) "Mission" means a concise statement of the organizational entity's</u> 3 purpose and reason for existence;
- 4 <u>(18) "Objective" means a statement that specifies desired results,</u>
 5 which will lead to the accomplishment of the entity's goals;
- 6 (19) "Outcome Measures" means indicators that measure the actual impact
 7 or effect upon a stated condition or problem utilizing the entity's
 8 strategies;
- 9 (20) "Output Measures" means numerical measurements reflecting a count 10 of services produced in performing the entity's strategies;
- (21) "Performance-based appropriation" means an appropriation
 incorporating performance measures and targets for the programs included in
 the regular operations appropriation act.
- (22) "Program" means an aggregation of similar activities performed by
 a state agency, not necessarily along organizational lines, which can
 logically be considered an entity for budgeting, accounting and reporting
 purposes and which contribute to common goals;
- (23) "Regular operations appropriation act" means the authorization by 18 19 an act of the General Assembly for each year of a biennial period, based upon 20 budget requests presented to the Legislative Council and Joint Budget 21 Committee or based upon legislative findings of the necessity for an 22 authorization when no budget request was presented, for the expenditure of 23 amounts of money by a state agency, institution, the judicial branch, and the 24 legislative branch for stated purposes in the performance of the functions it 25 is authorized by law to perform;
 - (24) "Special Language" means a section or sections of text within an appropriation act that qualifies, restricts or clarifies the intent of a specific appropriation and which can be logically and directly related to the specific appropriation or appropriation subject;
- 30 (25) "State Agency" means any official, officer, commission, board,
 31 authority, council, committee, or department of the Executive Department that
 32 receives an appropriation by the General Assembly, but excludes the Arkansas
 33 State Highway and Transportation Department, the Arkansas Game and Fish
 34 Commission, elected constitutional offices and the staff offices of the
 35 elected constitutional officers;
 - (26) "Strategic Plan" means a comprehensive operational plan for a

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1 required period of time consisting of those elements required by law, by the 2 Legislative Council and by the Governor; 3 (27) "Strategy" means a narrative setting out the steps to be taken to 4 accomplish the entity's objectives; and (28) "Target" means that level of the performance measure to which the 5 6 program shall aspire and shall be held accountable for the period covered by 7 the appropriation act. 8 (b) Implementation. 9 (1) On the effective date of this act, the Governor or the state agency designated by the Governor, shall proceed to implement a program that 10 11 directly correlates the operating budget of a state agency for each fiscal 12 year, as reflected in the regular operations appropriation act of the state 13 agency, with the objectives of that approved budget as reflected in the state agency's strategic plan, and the program shall be known as the "Performance 14 15 Budgeting and Accountability System". 16 (2) The Performance Budgeting and Accountability System shall be 17 implemented statewide in phases. Phase I shall include consultation with the appropriate interim committee and the Legislative Council on the proposed 18 19 strategic plan of the state agency and the collection of data by the state 20 agency as required for performance measures. Phase II shall include the 21 submission of a biennial budget request by the state agency to the Governor, 22 Legislative Council and Joint Budget Committee in a performance budget format 23 for approval by the next General Assembly and for implementation by the state agency on the next following July 1. Included in the state agencies to be 24 25 required to participate in Phase I of the Performance Budgeting and 26 Accountability System on July 1, 2001 shall be: 27 (A) Arkansas Valley Technical Institute; 28 (B) Department of Community Punishment; 29 Department of Correction; (C) 30 (D) Cotton Boll Technical Institute; 31 (E) Crowley's Ridge Technical Institute; 32 (F) Delta Technical Institute; 33 (G) Arkansas Department of Emergency Management; 34 (H) Department of Finance and Administration - Office of Child 35 Support Enforcement;

Department of Finance and Administration - Revenue Services

1	Division;		
2		<u>(J)</u>	Department of Human Services - Division of Children and
3	Family Servi	ces;	
4		<u>(K)</u>	Department of Human Services - Division of County
5	<u>Operations;</u>		
6		<u>(L)</u>	Department of Human Services - Division of Medical
7	Servi ces;		
8		<u>(M)</u>	<u>Department of Human Services - Division of Youth Services;</u>
9		<u>(N)</u>	State Department for Social Security Administration
10	<u>Disability D</u>	<u>eterm</u>	<u>ni nati on;</u>
11		<u>(0)</u>	<u>Department of Economic Development;</u>
12		<u>(P)</u>	Department of Education;
13		<u>(0)</u>	<u>Department of Education - Educational Television Division;</u>
14		<u>(R)</u>	Department of Education - Arkansas State Library;
15		<u>(S)</u>	<u>Department of Workforce Education - Arkansas Rehabilitation</u>
16	Servi ces;		
17		<u>(T)</u>	Arkansas Employment Security Department;
18		<u>(U)</u>	Arkansas Department of Environmental Quality;
19		<u>(V)</u>	Foothills Technical Institute;
20		<u>(W)</u>	Forest Echoes Technical Institute;
21		<u>(X)</u>	State Forestry Commission;
22		<u>(Y)</u>	Great Rivers Technical Institute;
23		<u>(Z)</u>	Department of Health;
24		(AA)	Health Services Agency;
25		(AB)	Department of Higher Education;
26		(AC)	State Insurance Department;
27		(AD)	Department of Labor;
28		(AE)	Northwest Technical Institute;
29		<u>(AF)</u>	Arkansas Public Employees Retirement System;
30		(AG)	Pul aski Techni cal Col Lege;
31		<u>(AH)</u>	Quapaw Techni cal Institute;
32		<u>(AI)</u>	Department of Rural Services;
33		<u>(AJ)</u>	Arkansas Science and Technology Authority;
34		<u>(AK)</u>	Department of Arkansas State Police;
35		(AL)	Arkansas Student Loan Authority;
36		(AM)	Arkansas Teacher Retirement System;

1	(AN) Arkansas Tech University;
2	(A0) Department of Veterans' Affairs; and
3	(AP) Department of Workforce Education;
4	(A0) Department of Information Systems; or their successors;
5	(3) Any regulatory board or commission supported entirely by fees which
6	is not enumerated in this subsection (b) may choose voluntarily to
7	participate in the Performance Budgeting and Accountability System upon
8	notification to the Governor and the Legislative Council.
9	(4) All rules and regulations to implement the Performance Budgeting
10	and Accountability System shall be promulgated by the Governor or the state
11	agency designated by the Governor in consultation with the Legislative
12	Council, and the Legislative Council shall review the final rules and
13	regulations prior to their implementation.
14	(5) The Performance Budgeting and Accountability System regulations
15	shall require each state agency to prepare a long range, not to be less than
16	five (5) years, strategic plan for the state agency and shall include:
17	(A) A mission statement and goals for the state agency;
18	(B) A listing of programs and the program definitions of the
19	state agency as approved by the Legislative Council after considering the
20	recommendations of the appropriate interim committee;
21	(C) Goals and objectives for each program in the state agency, as
22	approved by the Legislative Council and reviewed by the appropriate interim
23	committee;
24	(D) Strategies that the state agency plans to use to accomplish
25	each program's goals and objectives;
26	(E) Measures for each program, which shall:
27	(i) Be selected by the General Assembly and the Legislative
28	Council to be incorporated in each state agency's regular biennial operations
29	appropri ati on act;
30	(ii) Be used as the basis for determining legislative
31	intent in the appropriating of such funds;
32	(iii) Consist of a combination of effort, output, outcome
33	and efficiency measures for each program goal; and
34	(iv) Be approved by the Legislative Council after review
35	by the appropriate interim committee.
36	(F) A description of the method and sources to be used to obtain

1	the data required for the program measures.
2	(6)(A) Participating agencies and programs shall submit a semi-annual
3	report on progress towards meeting performance goals to the Legislative
4	Council and the appropriate interim committees.
5	(B) The Legislative Council may, on a program-by-program or
6	agency-by-agency basis, change the frequency of the report to such time as
7	the Legislative Council determines will best provide the appropriate
8	moni tori ng.
9	(C) The Governor and the Arkansas Higher Education Coordinating
10	Board, as applicable, may require reports at such times as is determined will
11	best meet the requirements for implementing state policy.
12	(D) The detail in the report to the Legislative Council and the
13	appropriate interim committee and its format shall be determined by the
14	Legislative Council.
15	(E) Failure by any state agency to submit the required report
16	shall result in the administrative head of the state agency appearing before
17	the next meeting of the Legislative Council and the appropriate interim
18	committee to explain the failure.
19	(F) The General Assembly shall have final approval of all
20	programs, performance measures and targets through the enactment of the
21	appropriation acts for the various state agencies.
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23	(1) The Bureau of Legislative Research shall:
24	(A) Review the agencies' periodic reports and report
25	recommendations and findings to the Legislative Council and appropriate
26	<u>interim committees;</u>
27	(B) Recommend changes to the Legislative Council or appropriate
28	interim committee of any measure, program and program definition submitted by
29	a state agency;
30	(C) Assist state agencies and interim committees in determining
31	appropriate measures, program structures and program definitions;
32	(D) Serve as the lead legislative agency in the implementing and
33	designing of the Performance Budgeting and Accountability System; and
34	(E) Provide a continuous review of the Performance Budgeting and
35	Accountability System process and recommend changes to the Legislative
36	Council as appropriate.

1	(2) The Division of Legislative Audit of the Legislative Joint Auditing
2	<u>Committee shall:</u>
3	(A) Verify, as a part of the regular financial audit of the state
4	agency, that the data being reported and collected by the state agencies is
5	accurate and in such form as is required by the Legislative Council and
6	evaluate management controls surrounding the collection and reporting of the
7	data;
8	(B) Perform detailed performance audits in accordance with
9	Generally Accepted Government Auditing Standards as issued by the U.S.
10	General Accounting Office, upon request by any legislative committee and
11	after approval by the Legislative Joint Auditing Committee of the request.
12	(3) Notwithstanding the provisions of the Freedom of Information Act,
13	the audit results shall not be public information until presented to the
14	requesting interim committee, the Legislative Joint Auditing Committee, the
15	Legislative Council, the Governor and to the applicable state agency.
16	(4) The Governor or the state agency designated by the Governor shall,
17	except for the institutions of higher education:
18	(A) Review submitted performance reports and recommend changes as
19	appropriate to the state agencies and the Legislative Council in
20	measurements, programs, goals, objectives and strategies;
21	(B) Provide adequate training to state agency personnel in
22	performance measurements and strategic planning;
23	(C) Prepare and distribute approved forms, manuals and procedures
24	to the state agencies as required to meet the implementation timeline;
25	(D) Oversee the process of strategic planning for state agencies,
26	and recommend changes to the Legislative Council; and
27	(E) Assist state agencies in determining appropriate measures,
28	program structures and program definitions.
29	(5) The Governor or the state agency designated by the Governor shall,
30	for all state agencies, including the institutions of higher education:
31	(A) Maintain an accounting system for approved programs,
32	objectives and measures in accordance with the reporting requirements of this
33	section;
34	(B) Enforce a uniform use of the state accounting and budgeting
35	systems so as to provide the proper accounting and reporting of costs of
36	approved programs and performance data in accordance with the requirements of

this section.

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2	(6) The Arkansas Higher Education Coordinating Board and the Department
3	of Higher Education shall, for the institutions of higher education:
4	(A) Review submitted performance reports and recommend changes as
5	appropriate to the institutions of higher education and to the Legislative
6	Council in measurements, programs, goals, objectives and strategies;
7	(B) Provide adequate training to the institutions of higher
8	education personnel in performance measurements and strategic planning;
9	(C) Prepare and distribute approved forms, manuals and procedures
10	to the institutions of higher education, as required to meet the
11	<u>implementation timeline;</u>
12	(D) Oversee the process of strategic planning for institutions of
13	higher education, and recommend changes to the Legislative Council; and
14	(E) Assist the institutions of higher education in determining
15	appropriate measures, program structures and program definitions.
16	(d) Performance Measures and Targets.
17	(1) Performance measures for the various programs shall only be revised
18	in connection with the biennial budget process. The changes may be proposed
19	by the state agency or by the appropriate interim committee. The changes can
20	occur only upon the approval of the Legislative Council, the General
21	Assembly, or both.
22	(2) A state agency may request a change in any performance target only
23	based upon matters beyond the control of the state agency. Matters beyond
24	the control of the state agency may include a significant change in funding
25	of a program or a change in the legislation affecting the state agency's or
26	program's mission. Any change in any requested performance target must have
27	the approval of the Legislative Council.
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29	SECTION 3. Arkansas Code 19-4-607 is amended to read as follows:
30	19-4-607. Review and approval <u>of Annual Operations Plans</u> .
31	(a) Each state agency other than the elected constitutional officers, the
32	legislative and judicial branches and their staff offices, the Arkansas State
33	Highway and Transportation Department, the state-supported institutions of
34	higher education, and the Arkansas State Game and Fish Commission shall
35	prepare an annual operations plan for the operation of each of its assigned
36	programs for submission to the Chief Fiscal Officer of the State

- 1 (b) The annual operations plan shall be prepared in the form and content
- 2 determined by the Chief Fiscal Officer of the State and shall be transmitted
- 3 <u>to the Department of Finance and Administration on the date prescribed by the</u>
- 4 Chief Fiscal Officer of the State.
- 5 (c) In years when the General Assembly meets in regular session, the annual
- 6 operations plan shall be prepared after adjournment of the regular session
- 7 and shall take fully into consideration all applicable laws, including
- 8 appropriations, and shall be submitted to the Department of Finance and
- 9 Administration on a date set by the Chief Fiscal Officer of the State but
- 10 <u>prior to July 1 of that year.</u>

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- 11 (d) The Chief Fiscal Officer of the State shall:
 - (1) Review each annual operations plan to determine that:
- 13 (A) It is consistent with the policy decisions of the General Assembly 14 and Governor:
- 15 (B) Appropriations and funding have been provided by the General 16 Assembly;
 - (C) It reflects proper planning and efficient management methods; and
 - (D) Appropriations and funding have been made for the planned purpose and will not be exhausted before the end of the fiscal year; and
 - (2) Approve the annual operations plan if he is satisfied that it meets all requirements and otherwise require necessary revisions of the plan in whole or in part. However, nothing in this section shall be construed to allow the Chief Fiscal Officer of the State to substitute his individual judgment as to the operation or necessity of any program of any state agency for the judgment of the executive head or board or commission charged with
- the responsibility for the operation and control of that agency:.

 (3) Consult frequently with the Legislative Council and the
- 27 (3) Consult frequently with the Legislative Council and the legislative
 28 interim committees to determine that the annual operations plan and the
 29 performance reports defined in § 19-4-609 are useful tools for the General
- 30 Assembly to utilize in determining the performance of agencies and in
- 31 carrying out its constitutional duties.
- 32 (e) Each annual operations plan shall indicate:
- 33 (1) the appropriation and funding provided by the General Assembly;
- 34 (2) a detailed budget by quarters; and
- 35 (3) any other supporting or related information required by the Chief
- 36 <u>Fiscal Officer of the State or requested by a legislative interim committee,</u>

including the Legislative Council.

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- SECTION 4. Arkansas Code 19-4-519 is amended to read as follows: 19-4-519. Appropriations code manual and Performance-Based Budget Transfers.
- (a) After the General Assembly has enacted the various appropriation
- 6 measures for the support and operation of the state government and its
- 7 agencies, the Chief Fiscal Officer of the State shall prepare a complete code
- 8 manual setting out all of the appropriations of the General Assembly, the
- 9 purpose of the appropriations and the funds, fund accounts, or accounts from
- 10 which the appropriations are made and shall classify them in accordance with
- 11 the titles and definitions as enumerated in this chapter.
- 12 (b) After establishing the appropriation items and classifying them under
- 13 the provisions of this chapter in strict conformity to the intent and
- 14 purposes of the appropriation acts, and within the limitations of the
- 15 revenues and funds available for these purposes, it shall thereafter be
- 16 unlawful for the Chief Fiscal Officer of the State or any disbursing officer
- 17 of any state agency to transfer from an appropriation item, the purpose of
- 18 which is defined under the provisions of this chapter, to any other
- 19 appropriation item of a different classification and purpose as defined in
- 20 this subchapter except where permitted by law.
- 21 (c)(1) If a state agency or program within the state agency has received a
- 22 performance-based appropriation from the General Assembly, the state agency
- 23 may request approval from the Chief Fiscal Officer of the State and the
- 24 Legislative Council or Joint Budget Committee to transfer a portion of the
- 25 performance-based appropriation from one program to a performance-based
- 26 appropriation of another program or programs. An institution of higher
- 27 education shall submit the transfer request to the Department of Higher
- 28 Education which shall then forward the request to the Chief Fiscal Officer of
- 29 <u>the State, with the Department of Higher Education's recommendation and</u>
- 30 <u>comments.</u>
- 31 (2) Accompanying the transfer request shall be documentation reflecting
- 32 the need for the transfer and the effects that the proposed transfer may have
- 33 on the performance goals and targets as approved by the General Assembly and
- 34 the Legislative Council for the programs.
- 35 (3) The Chief Fiscal Officer of the State may approve, disapprove or
- 36 modify the requested transfer.

- (4) If the transfer request, when combined with other approved transfers for the applicable programs, proposes to increase or decrease any of the applicable appropriations for the fiscal year by more than five percent (5%) and by more than one hundred thousand dollars (\$100,000), the Chief Fiscal Officer of the State shall submit his recommendation along with the request to the Legislative Council or Joint Budget Committee for its review, approval, disapproval or modification. Otherwise, the decision of the Chief Fiscal Officer of the State on the transfer request shall be reported to the Legislative Council or Joint Budget Committee in the same month as the decision is made.
 - (5) The Legislative Council or the Joint Budget Committee, after consultation on the merits and justification of the request shall notify the Chief Fiscal Officer of the State of the decision. In no event shall a transfer be approved by the Legislative Council that, when combined with other approved transfers for the applicable programs, would increase or decrease a performance-based appropriation provided by law by the General Assembly by more than ten percent (10%).
 - (6) The Chief Fiscal Officer of the State shall, after receiving the notification, make the appropriate adjustments on the books of the State.
 - (7) The amounts listed in the performance-based budget sections in appropriation acts for funding sources shall be estimates of available resources to finance the appropriations in the appropriation section of the state agency's appropriation act and the state agency may, upon approval of the Chief Fiscal Officer of the State, revise those funding estimates from time to time as funds may or may not become available.
 - (8) Determining the maximum amount of appropriation and general revenue funding for a state agency each fiscal year is the prerogative of the General Assembly. This is accomplished by delineating such maximums in the appropriation act(s) for a state agency and the general revenue allocations authorized for each fund and fund account by amendment to the Revenue Stabilization Law. Further, the General Assembly has determined that state agencies' programs which receive performance-based appropriations may operate more efficiently if some flexibility is provided under the provisions of this subsection. Therefore, it is both necessary and appropriate that the General Assembly maintain oversight by requiring prior approval of the Legislative Council or Joint Budget Committee as provided by this section. The

1 requirement of approval by the Legislative Council or Joint Budget Committee 2 is not a severable part of this section. If the requirement of approval by 3 the Legislative Council or Joint Budget Committee is ruled unconstitutional by a court of competent jurisdiction, subsection (c) of this section is void. 4 5 6 SECTION 5. Arkansas Code 10-3-509 is amended to read as follows: 7 8 §10-3-509. Meeting during the interim. 9 (a) The House members of the Joint Budget Committee shall serve as an 10 interim committee to be known as the House Interim Budget Committee. 11 (b) The Joint Budget Committee and the House Interim Budget Committee shall 12 be authorized to meet during the interim to work on budgetary and other such 13 matters as come before the Joint Budget Committee. 14 (b)(c) The members of the Joint Budget Committee shall be paid per diem and 15 mileage reimbursement from moneys appropriated for the payment of per diem 16 and mileage for members of the General Assembly when attending meetings of 17 interim committees. 18 19 SECTION 6. REPEALER. Arkansas Code 25-1-105 is repealed. 20 21 <u>§ 25-1-105. Annual reports.</u> 22 (a) Each state board or commission created by law shall file with the 23 Legislative Council an annual mission statement describing the scope, 24 function, public purpose, specific goals and objectives, and duties of the 25 board or commission and an annual report summarizing the board's or 26 commission's activity during the previous twelve (12) months. The filings 27 shall be made available to the Governor upon his request. 28 (b) In January of each year, the following state boards and 29 commissions shall file their mission statements and annual reports with the 30 Legi slati ve Council: 31 (1) Abstracters' Board of Examiners, § 17-11-201; 32 (2) Arkansas State Board of Public Accountancy, § 17-12-201; 33 (3) Arkansas Aeronautics Commission, § 27-115-101; (4) Al coholic Beverage Control Board, § 3-2-201; 34 35 (5) Arkansas State Board of Nursing; § 17-87-201; 36 (6) Arkansas State Occupational Therapy Examining Committee, § 17-88-

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(7) State Fire Prevention Commission, § 20-22-202:
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           (8) Auctioneer's Licensing Board, § 17-17-201;
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           (9) Arkansas State Board of Architects, § 17-15-201;
           (10) Board of Trustees of Arkansas State University, § 6-65-201;
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           (11) Advisory council to the Office of Arkansas State Arts and
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     Humani ti es, § 13-8-103;
           (12) State Athletic Commission, § 17-22-201;
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           (13) State Banking Board, § 23-46-301;
           (14) State Board of Barber Examiners, § 17-20-201;
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           (15) Board of Trustees of the Arkansas School for the Blind and the
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     Arkansas School for the Deaf, § 6-43-101;
           (16) Burial Association Board, § 23-78-105:
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           (17) State Crime Laboratory Board, § 12-12-302;
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           (18) State Interagency Council, § 20-14-508;
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           (19) Arkansas Cemetery Board, § 20-17-1004;
          (20) Arkansas Board of Podiatric Medicine, § 17-96-201;
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           (21) Arkansas State Board of Chiropractic Examiners, § 17-81-201;
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          (22) Arkansas State Claims Commission, § 19-10-201;
           (23) State Board of Collection Agencies, § 17-24-201;
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           (24) Arkansas Commemorative Commission, § 13-7-201;
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           (25) Contractors Licensing Board, § 17-25-201;
           (26) State Board of Cosmetology, § 17-26-201; and
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           (27) Board of Electrical Examiners of the State of Arkansas, § 17-28-
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           (c) In February of each year, the following state boards and
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     commissions shall file their mission statements and annual reports with the
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     Legi slati ve Council:
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           (1) Arkansas State Board of Dental Examiners, § 17-82-201;
           (2) State Board of Education, § 6-11-101;
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31
           (3) State Board of Workforce Education and Career Opportunities, § 25-
     30-101;
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33
           (4) Compact for Education Commissioners of Arkansas, § 6-4-202;
           (5) El evator Safety Board, § 20-24-105;
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           (6) State Board of Embalmers and Funeral Directors, § 17-29-201:
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           (7) State Board of Registration for Professional Engineers and Land
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     Surveyors, § 17-30-201;
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           (8) Arkansas Forestry Commission, § 15-31-101;
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           (9) Arkansas State Board of Registration for Foresters. § 17-31-201:
 4
           (10) Arkansas Geological Commission, § 15-55-201;
 5
           (11) Advisory Council for the Education of Gifted and Talented
     Children, § 6-42-104;
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 7
           (12) State Board of Health, § 20-7-102;
           (13) Board of Directors of the Arkansas Development Finance Authority,
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 9
     <del>§ 15-5-202;</del>
           (14) Board of Trustees of Henderson State University, § 6-66-101;
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           (15) Arkansas Higher Education Coordinating Board, § 6-61-201;
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           (16) Arkansas History Commission, § 13-3-101;
13
           (17) Arkansas Economic Development Commission. § 15-4-201:
14
           (18) Arkansas State Respiratory Care Examining Committee, § 17-99-203;
15
           (19) Arkansas Board of Private Investigators and Private Security
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     Agenci es, § 17-40-201;
           (20) Rural Fire Departments Study Committee, § 14-272-101;
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18
           (21) State Ki dney Di sease Commi ssi on, § 20-15-602;
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           (22) Long-Term Care Facility Advisory Board, § 20-10-301;
           (23) Li quefi ed Petrol eum Gas Board, § 15-75-201;
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21
           (24) Arkansas Livestock and Poultry Commission, § 2-33-101;
22
           (25) Arkansas State Board of Massage Therapy, § 17-86-201;
23
           (26) Arkansas State Medical Board, § 17-95-301; and
           (27) Board of Developmental Disabilities Services. § 20-48-203.
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25
           (d) In March of each year, the following state boards and commissions
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     shall file their mission statements and annual reports with the Legislative
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     Counci I:
           (1) Mississippi River Parkway Commission of Arkansas, § 27-69-201;
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           (2) Arkansas State Board of Nursing, § 17-87-201;
           (3) Oil and Gas Commission, § 15-71-101;
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31
           (4) State Board of Optometry, § 17-90-201;
           (5) Arkansas Museum of Natural Resources Advisory Committee, § 13-5-
32
33
     <del>404;</del>
           (6) State Parks, Recreation and Travel Commission, § 15-11-201;
34
           (7) Arkansas State Board of Pharmacy, § 17-92-201;
35
           (8) Division of Child Care and Early Childhood Education, § 20-78-205;
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1 (9) Arkansas State Board of Physical Therapy, § 17-93-201; (10) State Plant Board, § 2-16-206; 2 3 (11) Arkansas State Police Commission, § 12-8-102: (12) Red River Commission, § 14-118-202; 4 (13) Arkansas Pollution Control and Ecology Commission, § 8-4-104; 5 6 (14) Board of Trustees of Arkansas Tech University, § 6-65-301; 7 (15) Prairie Grove Battlefield Commission, § 13-7-401: (16) Arkansas Board of Examiners in Psychology, § 17-97-201; 8 9 (17) Arkansas Racing Commission, § 23-110-201; (18) Arkansas Real Estate Commission, § 17-42-201; 10 11 (19) Arkansas Revenue Department Building Commission, uncodified Acts 1961 (1st Ex. Sess.), No. 38, as amended by Acts 1995, No. 1229; 1997, No. 12 13 250: 14 (20) Board of Review, § 11-10-523; 15 (21) Arkansas Entertainers Hall of Fame Board, § 13-9-101; (22) Arkansas State Board of Sani tari ans, § 17-43-201; 16 (23) Grade "A" Milk Program Advisory Committee, § 20-59-503; 17 18 (24) School Self-Insurance Advisory Committee, § 6-20-1504; 19 (25) Arkansas Soil and Water Conservation Commission, § 15-20-201; and (26) Commission on Water Well Construction, § 17-50-201. 20 21 (e) In April of each year, the following state boards and commissions shall file their mission statements and annual reports with the Legislative 22 23 Counci I: (1) Board of Trustees of the University of Central Arkansas Board, § 24 25 6-67-102: 26 (2) SAU-Tech Advisory Committee, § 6-65-405; 27 (3) State Employment Security Advisory Council, § 11-10-305; (4) Board of Trustees of the University of Arkansas, § 6-64-201; 28 29 (5) Veterinary Medical Examining Board, § 17-101-201; (6) Arkansas Waterways Commission, § 15-23-201; 30 31 (7) Arkansas Governor's Mansi on Commissi on, § 22-3-804; (8) State Child Abuse and Neglect Prevention Board, § 9-30-104; 32 33 (9) Arkansas Natural Heritage Commission, § 15-20-304; (10) Arkansas Manufactured Home Commission, § 20-25-105; 34 (11) Arkansas Oklahoma Arkansas River Compact Commission, § 15-23-401; 35 36 (12) Arkansas Commission on Law Enforcement Standards and Training, §

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     12-9-103:
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           (13) Capitol Zoning District Commission, § 22-3-303;
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           (14) Emergency Medical Services Advisory Council, § 20-13-205;
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           (15) State Board of Registration for Professional Geologists, § 17-32-
 5
     <del>201;</del>
           (16) Arkansas Motor Vehicle Commission, § 23-112-201;
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           (17) Heal th Services Commission, § 20-8-102;
           (18) Board of Examiners in Speech-Language Pathology and Audiology, §
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     <del>17-100-201;</del>
           (19) Arkansas Spi nal Cord Commission, § 20-8-202;
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           (20) Arkansas Student Loan Authority, § 6-81-102;
           (21) Arkansas Social Work Licensing Board, § 17-46-201;
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           (22) State Library Board, § 13-2-205;
14
           (23) Governor's Commission on Veterans' Affairs, § 20-81-104;
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           (24) Arkansas Museum Services Review Panel, § 13-5-207; and
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           (25) Arkansas Board of Dispensing Opticians, § 17-89-201.
           (f) In May of each year, the following state boards and commissions
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     shall file their mission statements and annual reports with the Legislative
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     Counci I:
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           (1) Capi tol Grounds Commission, § 22-3-502;
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           (2) Child Welfare Agency Review Board, § 9-28-403;
           (3) Arkansas Fire Training Academy Board, § 12-13-202;
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23
           (4) Arkansas Science and Technology Authority Board, § 15-3-104;
           (5) Commission on Improving Public Schools' Basic Skills Opportunities
24
     Through Technology, § 6-16-402;
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26
           (6) Board of the Division of State Services for the Blind, § 25-10-
27
     <del>205;</del>
           (7) Arkansas Fire and Police Pension Review Board, § 24-11-203:
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29
           (8) Individual Sewage Disposal Systems Advisory Committee, § 14-229-
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     <del>101;</del>
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           (9) Arkansas Beef Council, § 2-35-303;
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           (10) HVACR Li censi ng Board, § 17-33-201;
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           (11) Crime Victims Reparations Board, § 16-90-705;
           (12) Arkansas Towing and Recovery Board, § 27-50-1203;
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           (13) State Board of Private Career Education, § 6-51-605:
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           (14) Arkansas Early Childhood Commission, § 20-78-501;
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1 (15) State Apprenticeship Coordination Steering Committee, § 6-52-204; 2 (16) Arkansas Code Revision Commission, § 1-2-301; 3 (17) Committees appointed by the Governor under the Arkansas Emergency Plant Act of 1921, § 2-16-309; 4 5 (18) Arkansas Fire Ant Advisory Board, § 2-16-701; 6 (19) Arbi tration committee for State Plant Board, § 2-23-104; 7 (20) Board of Visitors for the University of Arkansas at Pine Bluff, § 8 6-64-304; 9 (21) Buffal o National River Commission, § 15-23-701; [Repealed.] (22) Low-Level Radioactive Waste Advisory Group, § 8-8-204; 10 11 (23) Central Interstate Low-Level Radioactive Waste Compact 12 Commission, § 8-8-202; 13 (24) Board to prescribe restrictions under which retired police officers may carry concealed weapon, § 12-15-203; [Repealed.] 14 15 (25) Court of Appeals Apportionment Commission, uncodified Acts 1993, 16 No. 1085, § 4; and (26) Consumer Advisory Board appointed by the Attorney General, § 4-17 18 88-106 19 (g) In June of each year, the following state boards and commissions shall file their mission statements and annual reports with the Legislative 20 21 Council: 22 (1) Criminal Justice Institute Advisory Board for Law Enforcement 23 Management Training and Education, § 12-9-503; 24 (2) Department of Human Services State Institutional System Board, § 25 25-10-402: 26 (3) Governor's Commission on People with Disabilities, § 20-14-202; 27 (4) Arkansas Educational Television Commission, § 6-3-101; (5) State Emergency Response Commission, § 12-82-104; 28 29 (6) Arkansas Fire Protection Services Board, § 20-22-803; (7) Governor's Partnership Council on Children and Families, § 6-5-30 31 601; 32 (8) State Highway Commission, Arkansas Constitution, Amendment 42; 33 (9) Advisory Board of Directors of the Arkansas High Technology Training Center, § 6-46-301; 34 35 (10) Home Heal th Care Service Agency Advisory Council, § 20-10-804; 36 (11) Information Network of Arkansas, § 25-27-103;

1 (12) Advisory judicial group of the Board of Correction and Community Puni shment, § 12-27-104; 2 3 (13) Advisory Committee for Registration of Landscape Architects, § 4 17-36-201; (14) Mansi on Advi sory Council, § 22-3-806; 5 (15) University of Arkansas College of Medicine Admissions Board, § 6-6 7 64-405: (16) Statewide Minority Business Advisory Council, § 15-4-303; 8 9 (17) Mi nori ty Teacher Recrui tment Advi sory Counci I, § 6-17-1903; (18) Arkansas Natural and Cultural Heritage Advisory Committee, § 25-10 11 3-104; (19) Arkansas Natural and Cultural Resources Council, § 15-12-101; 12 (20) Advi sory Board for Perinatal Health Services, § 20-7-116; 13 (21) Public Health Advisory Board, § 20-57-202; 14 15 (22) Arkansas Public Service Commission, § 23-2-101; 16 (23) Quality Management Board, § 25-23-103; (24) Arbitration Committee for the State Plant Board, § 2-23-104; and 17 (25) Board of Trustees of Southern Arkansas University, § 6-65-401. 18 19 (h) In July of each year, the following state boards and commissions shall file their mission statements and annual reports with the Legislative 20 21 Counci I: 22 (1) Board of Control for Southern Regional Education, § 6-4-101; (2) Southern States Energy Board, § 15-10-402; 23 (3) Arkansas Soybean Promotion Board, § 2-20-404; 24 25 (4) Stadi um Commi ssi on, § 22-3-1001; 26 (5) State Review Committee for Historic Preservation, § 13-7-108; 27 (6) Trauma Advi sory Council, § 20-13-807; (7) Arkansas Turnpi ke Authori ty, § 27-71-201; 28 29 (8) Commission on Uniform State Laws, § 1-2-401; (9) Southern Arkansas University, El Dorado Branch Advisory Committee, 30 31 § 6-65-407; (10) Arkansas Rural Medical Practice Student Loan and Scholarship 32 33 Board, § 6-81-702; (11) Arkansas Primary Care Nursing Practice Student Loan and 34 35 Scholarship Board, § 6-81-1202; (12) Arkansas Rice Research and Promotion Board, § 2-20-505; 36

1 (13) Arkansas State Athletic Trainers Committee of the Arkansas State 2 Board of Physical Therapy, § 17-93-404; (14) Arkansas State Game and Fish Commission, Ark. Const., Amend. 35: 3 4 (15) Advisory Council to the Division of Volunteerism, § 25-10-128; (16) Arkansas Wheat Promotion Board, § 2-20-604; 5 6 (17) Arkansas Wine Producers Council, § 3-5-701; 7 (18) Workers' Compensation Commission, § 11-9-201; (19) Committee on Purchases of Workshop Made Products and Services, § 8 9 19-11-501; (20) Licensing committee on wastewater treatment plants of the 10 11 Arkansas Pollution Control and Ecology Commission, § 8-5-204; 12 (21) Licensing committee on sanitary landfills of the Arkansas Pollution Control & Ecology Commission, § 8-6-904; 13 14 (22) Technical advisory committees appointed by the Arkansas 15 Department of Environmental Quality, § 8-7-209; 16 (23) Temporary boards of arbitration appointed by the Director of the Department of Labor, § 11-2-109; 17 18 (24) Coal Mine Examining Board, § 11-7-401; (25) Arkansas Employment Agency Advisory Council, § 11-11-205; and 19 20 (26) Supervisory Board for the Arkansas Crime Information Center, § 21 12-12-202. 22 (i) In August of each year, the following state boards and commissions 23 shall file their mission statements and annual reports with the Legislative 24 Council: 25 (1) Criminal Detention Facilities Review Commission, § 12-26-104; 26 (2) Corrections Resources Commission, § 12-31-101; 27 (3) State Records Commission, § 13-4-105; (4) Arkansas Post Museum Advisory Committee, § 13-5-603; 28 29 (5) Committees appointed by the Governor under the Arkansas Historic Preservation Program; 30 31 (6) Arkansas Public Art Advisory Board, § 13-8-205; (7) Art selection committees appointed by the Arkansas Public Art 32 33 Advisory Board, § 13-8-206; (8) Advisory committees appointed by the Arkansas Science and 34 Technology Authority, § 15-3-110; 35 36 (9) Committee to appraise property belonging to the Arkansas Economic

Development Commission, § 15-4-212;

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2 (10) Advisory Board to the Division of Land Surveys, § 15-21-202; 3 (11) Advisory Council to the Arkansas Natural Heritage Commission -4 Department of Arkansas Heritage, § 15-23-307; 5 (12) Arkansas Board of Examiners in Counseling, § 17-27-201; 6 (13) State Apprentice Committee, § 17-38-403; 7 (14) Arkansas State Board of Registration for Professional Soil Classifiers, § 17-47-201; 8 9 (15) Drinking Water Advisory and Operator Licensing Committee, § 17-10 51-104; 11 (16) Arkansas Board of Hearing Aid Dispensers, § 17-84-201; 12 (17) Prescriptive Authority Advisory Committee, § 17-87-205; 13 (18) Department of Health Emergency Medical Services Advisory 14 Committee, § 20-13-506: 15 (19) Advisory committee appointed by the Director of the Arkansas 16 Poison and Drug Information Center, § 20-13-706; (20) Advisory Commission of Arkansas Children's Hospital, § 20-16-203; 17 18 (21) Technical Advisory Board of Arkansas Children's Hospital, § 20-19 16-204; (22) Nuclear Planning and Response Program Advisory Committee, § 20-20 21 21-603; 22 (23) Arkansas Fire Protection Licensing Board, § 20-22-606; 23 (24) Boiler Advisory Board, § 20-23-201; 24 (25) Public Health Advisory Board, § 20-57-202. (i) In September of each year, the following state boards and 25 26 commissions shall file their mission statements and annual reports with the 27 Legislative Council: (1) Arkansas Al cohol and Drug Abuse Coordinating Council, § 20-64-28 29 1002: (2) Technology Equipment Revolving Loan Fund Committee, § 20-79-301; 30 (3) Community Services Advisory Board, § 20-80-308; 31 (4) Governmental Bonding Board, § 21-2-705; 32 (5) State and Public School Life and Health Insurance Board, § 21-5-33 34 402: 35 (6) State Building Services Council, § 22-2-106; 36 (7) Board of Directors of the Arkansas Health Insurance Pool, § 23-79-

1 504; 2 (8) Arkansas Property and Casual ty Advisory Association, § 23-90-106; 3 (9) Board of Directors of the Arkansas Life and Disability Insurance 4 Guaranty Association, § 23-96-109; 5 (10) Board of Trustees of the Arkansas Public Employees' Retirement 6 System, § 24-4-104; 7 (11) Board of Trustees of the Arkansas State Highway Employees' Retirement System, § 24-5-104; 8 9 (12) Board of Trustees of the State Police Retirement System, § 24-6-204; 10 11 (13) Board of Trustees of the Arkansas Teacher Retirement System, § 12 24-7-303; 13 (14) Board of Trustees of the Arkansas Judicial Retirement System, § 14 24-8-203; 15 (15) Board of Trustees of the Arkansas Local Police and Fire 16 Retirement System, § 24-10-201; (16) State Board of Health Building Commission, uncodified Acts 1965, 17 18 No. 469, § 2; 19 (17) Arkansas Dietetics Licensing Board, § 17-83-201; (18) Post Prison Transfer Board, § 16-93-201; 20 21 (19) Advisory Committee on Accountability, § 6-15-804; 22 (20) Arkansas Judi ci al Di sci pl i ne and Di sabi l i ty Commi ssi on, § 16-10-23 402; 24 (21) Advisory Committee on Petroleum Storage Tanks, § 8-7-904; 25 (22) Del ta Cul tural Center Policy Advisory Board, § 13-5-704; 26 (23) Delta Cultural Center National Advisory Board, § 13-5-705; and 27 (24) Arkansas Appraiser Licensing and Certification Board, § 17-14-201 28 29 (k) In October of each year, the following state boards and commissions shall file their mission statements and annual reports with the 30 31 Legi slati ve Council: (1) Board of Trustees of Arkansas School for Mathematics and Sciences, 32 33 § 6-42-202; (2) State Marketing Board for Recyclables, § 8-9-201; 34 35 (3) Arkansas Child Abuse/Rape/Domestic Violence Commission, § 20-82-36 201;

1 (4) Arkansas Rural Development Commission, § 15-6-104; (5) School Motor Vehicle Self-Insurance Advisory Committee, § 6-21-2 3 711; 4 (6) Alternative Fuels Commission, § 15-10-502; [Repealed.] (7) Board of Trustees of Cossatot Technical College, § 6-53-301; 5 6 (8) Board of Directors of Cotton Boll Technical Institute, § 6-51-903; 7 (9) Board of Directors of Delta Technical Institute, § 6-51-903; (10) Board of Directors of Forest Echoes Technical Institute, § 6-51-8 9 903: (11) Board of Directors of Arkansas Valley Technical Institute, § 6-10 11 51-903; (12) Board of Directors of Quapaw Technical Institute, § 6-51-903; 12 (13) Board of Trustees of Pulaski Technical College, § 6-53-301; 13 14 (14) Board of Directors of Foothills Technical Institute, § 6-51-903; 15 (15) Board of Trustees of Petit Jean Technical College, § 6-53-301; 16 (16) Board of Directors of Great Rivers Comprehensive Lifelong Learning Center, § 6-51-903; 17 18 (17) Board of Trustees of Ouachi ta Techni cal College, § 6-53-301; 19 (18) Board of Directors of Northwest Technical Institute, § 6-51-903; (19) Board of Trustees of Black River Technical College, § 6-53-301; 20 21 (20) Board of Directors of Crowley's Ridge Technical Institute, § 6-22 51-903; (21) Board of Trustees of Gateway Technical College, § 6-53-301; 23 (22) Board of Trustees of Pines Technical College, § 6-53-301: 24 25 (23) Board of Directors of Rice Belt Technical Institute, § 6-51-903; 26 (24) Board of Trustees of Ozarka Technical College, § 6-53-301; 27 (25) Arkansas Black History Advisory Committee, § 13-3-202; and (26) Commi ssi on to assi st persons who have suffered catastrophic 28 29 financial loss, § 12-81-101. [Repealed.] (I) In November of each year, the following state boards and 30 31 commissions shall file their mission statements and annual reports with the 32 Legi slati ve Council: 33 (1) Arkansas Scenic Resources Preservation Coordinating Committee, § 15-20-707: 34 35 (2) Arkansas Mi nori ty Heal th Commi ssi on, § 20-2-102; (3) Arkansas Ethics Commission, § 7-6-217; 36

1 (4) Arkansas Aviation and Aerospace Commission, § 15-4-1501; 2 (5) Arkansas Public Defender Commission, § 16-87-202: (6) Martin Luther King, Jr. Commission, § 25-24-101; 3 4 (7) State Commission on Child Support, § 9-14-401; 5 (8) Arkansas Pygmalion Commission on Nontraditional Education, 6 uncodi fi ed Acts 1993, No. 1288, § 3, as amended by Acts 1995, No. 596, § 1; uncodi fi ed Acts 1997, No. 112, § 30; 7 (9) Arkansas Heal th Resources Commission, § 20-77-202; [Repeal ed.] 8 9 (10) State Board of Disease Intervention Specialists, § 17-98-201; (11) Professi onal Bail Bond Company and Professi onal Bail Bondsman 10 11 Licensing Board, § 17-19-106; 12 (12) Board of Correction and Community Punishment, § 12-27-104; (13) Arkansas Tuition Trust Authority, § 6-62-903; 13 14 (14) Arkansas Public Transportation Coordination Council, § 27-3-103; 15 (15) State Board of Registered Interior Designers, § 17-35-201; 16 (16) State Board of Registered Residential Interior Designers, § 17-17 35-701; 18 (17) Arkansas Sentenci ng Commi ssi on, § 16-90-802; 19 (18) Compliance Advisory Panel of the Small Business Stationary Source Technical and Environmental Compliance Assistance Program, § 8-4-314; 20 21 (19) Arkansas Police Corps Planning Commission, § 6-82-1202; (20) Multistate Tax Compact Advisory Committee, § 26-5-104; 22 23 (21) Community Work, Recreation, and Youth Opportunities Commission, § 9-31-302: [Repeal ed.] 24 25 (22) Arkansas Alternative Dispute Resolution Commission, § 16-7-102; 26 and 27 (23) State Board of Election Commissioners, § 7-4-101. (m) In December of each year, the following state boards and 28 commissions shall file their mission statements and annual reports with the 29 Legislative Council: 30 31 (1) Criminal Detention Facility Review Committee, District No. 1, § 32 12-26-105; 33 (2) Criminal Detention Facility Review Committee, District No. 2, § 12-26-105: 34 (3) Criminal Detention Facility Review Committee, District No. 3, § 35 36 12-26-105;

1 (4) Criminal Detention Facility Review Committee, District No. 4, § 2 12-26-105; (5) Criminal Detention Facility Review Committee, District No. 5, § 3 12-26-105; 4 (6) Criminal Detention Facility Review Committee, District No. 6, § 5 6 12-26-105; 7 (7) Criminal Detention Facility Review Committee, District No. 7, § 8 12-26-105; 9 (8) Criminal Detention Facility Review Committee, District No. 8, § 12-26-105; 10 11 (9) Criminal Detention Facility Review Committee, District No. 9 East, 12 § 12-26-105; 13 (10) Criminal Detention Facility Review Committee, District No. 9 West, § 12-26-105; 14 15 (11) Criminal Detention Facility Review Committee, District No. 10, § 16 12-26-105; 17 (12) Criminal Detention Facility Review Committee, District No. 11 East, § 12-26-105; 18 19 (13) Criminal Detention Facility Review Committee, District No. 11 20 West, § 12-26-105; 21 (14) Criminal Detention Facility Review Committee, District No. 12, § 12-26-105; 22 (15) Criminal Detention Facility Review Committee, District No. 13, § 23 24 12-26-105; 25 (16) Criminal Detention Facility Review Committee, District No. 14, § 26 12-26-105; 27 (17) Criminal Detention Facility Review Committee, District No. 15, § 28 12-26-105; 29 (18) Criminal Detention Facility Review Committee, District No. 16, § 30 12-26-105; 31 (19) Criminal Detention Facility Review Committee, District No. 17 32 East, § 12-26-105; 33 (20) Criminal Detention Facility Review Committee, District No. 17 West, § 12-26-105; 34 35 (21) Criminal Detention Facility Review Committee, District No. 18 36 East, § 12-26-105;

1 (22) Criminal Detention Facility Review Committee, District No. 18 2 West, § 12-26-105; 3 (23) Criminal Detention Facility Review Committee, District No. 19, § 12-26-105; 4 (24) Criminal Detention Facility Review Committee, District No. 20, § 5 6 12-26-105: and 7 (25) All other boards or commissions created by state law which are not listed in this section. 8 9 (n) The reports required by this section must be filed no later than the last business day of the month prescribed. 10 11 (o) The Legislative Council may refer any or all of the filings to the 12 appropriate interim committees or standing committees of the General Assembly. The Legislative Council or other reviewing committee shall report 13 monthly to the co-chairs of the Joint Budget Committee as to which boards and 14 15 commissions have failed to file mission statements and annual reports which 16 were deemed adequate by the reviewing committee. (p) No action shall be taken by the Joint Budget Committee on any bill 17 18 providing an appropriation for a board or commission if the board or 19 commission has not timely filed an annual mission statement and an annual report of activities which were deemed adequate by the Legislative Council or 20 21 other reviewing committee. 22 23 SECTION 7. EMERGENCY CLAUSE. It is hereby found and determined by the Eighty-third General Assembly that the current incremental line-item system 24 25 of budgeting is ineffective in evaluating agency performance; that to 26 implement a replacement system in a reasonable time is a difficult task and 27 that to delay the implementation could cause the inability to meet critical deadlines. Therefore, an emergency is declared to exist and this act being 28 immediately necessary for the preservation of the public peace, health and 29 safety shall become effective on the date of its approval by the Governor. 30 31 If the bill is neither approved nor vetoed by the Governor, it shall become effective on the expiration of the period of time during which the Governor 32 may veto the bill. If the bill is vetoed by the Governor and the veto is 33 overridden, it shall become effective on the date the last house overrides 34 35 the veto.

/s/ Joint Budget Committee