1 2	State of Arkansas 84th General Assembly		A Bill	A Bill						
3	Regular Sessi	ion, 2003			HOUSE BILL	1063				
4										
5	By: Joint Budget Committee									
6										
7										
8	For An Act To Be Entitled									
9	AN ACT TO MAKE AN APPROPRIATION FOR OPERATING									
10	EXPENSES FOR THE DEPARTMENT OF CORRECTION WHICH									
11	SHALL BE SUPPLEMENTAL AND IN ADDITION TO THOSE									
12	FUNDS APPROPRIATED BY ACT 1672 OF 2001; AND FOR									
13	OTHER PURPOSES.									
14										
15										
16	Subtitle									
17	AN ACT FOR THE DEPARTMENT OF CORRECTION									
18	SUPPLEMENTAL APPROPRIATION.									
19										
20	DE IM DNAC				340					
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:									
22 23	SECTION	I 1. APPROPRT	ATTONS - INMATE WELFARE	- CASH. There	e is hereby					
24	SECTION 1. APPROPRIATIONS - INMATE WELFARE - CASH. There is hereby appropriated, to the Department of Correction, to be payable from cash funds									
25	as defined by Arkansas Code 19-4-801 of the Department of Correction, for									
26		_		_						
27	Operating Expenses of the Department of Correction - Inmate Welfare - Cash which shall be supplemental and in addition to those funds appropriated in									
28			of 2001, the following:							
29			,							
30	ITEM			FISCAL YEAR						
31	NO.			2002-2003						
32	(01) MAIN	IT. & GEN. OP	ERATION							
33	(A)	OPER. EXPENS	\$	712,357						
34	(B)	CONF. & TRAV	EL	0						
35	(C)	PROF. FEES		0						
36	(D)	CAP. OUTLAY		0						

1	(E) DATA PROC.	0						
2	TOTAL AMOUNT APPROPRIATED	\$ 712,357						
3								
4	SECTION 2. COMPLIANCE WITH OTHER LAWS. I	Disbursement of funds authorized						
5	by this act shall be limited to the appropri	iation for such agency and funds						
6	made available by law for the support of suc	ch appropriations; and the						
7	restrictions of the State Purchasing Law, th	he General Accounting and						
8	Budgetary Procedures Law, the Revenue Stabi	lization Law, the Regular Salary						
9	Procedures and Restrictions Act, or their sa	uccessors, and other fiscal						
10	control laws of this State, where applicable	e, and regulations promulgated by						
11	the Department of Finance and Administration	n, as authorized by law, shall be						
12	strictly complied with in disbursement of said funds.							
13								
14	SECTION 3. LEGISLATIVE INTENT. It is the	e intent of the General Assembly						
15	that any funds disbursed under the authority	y of the appropriations contained						
16	in this act shall be in compliance with the	stated reasons for which this act						
17	was adopted, as evidenced by the Agency Requ	uests, Executive Recommendations						
18	and Legislative Recommendations contained in	n the budget manuals prepared by						
19	the Department of Finance and Administration	n, letters, or summarized oral						
20	testimony in the official minutes of the Arl	kansas Legislative Council or						
21	Joint Budget Committee which relate to its]	passage and adoption.						
22								
23	SECTION 4. EMERGENCY CLAUSE. It is found	d and determined by the General						
24	Assembly, that funds provided by the General	l Assembly for the operations of						
25	the Department of Correction are, due to un	foreseen circumstances,						
26	insufficient for the Department of Correction	on to continue to provide						
27	essential governmental services; that the property	rovisions of this act will provide						
28	the necessary monies for the Department of (Correction to continue such						
29	services; and that a delay in the effective	date of this Act could work						
30	irreparable harm upon the proper administra	tion and provision of essential						
31	governmental programs. Therefore, an emerge	ency is hereby declared to exist						
32	and this Act being necessary for the immedia	ate preservation of the public						
33	peace, health and safety shall be in full for	orce and effect from and after the						
34	date of its passage and approval.							
35	If the bill is neither approved nor vetoe	d by the Governor, it shall become						
36	effective on the expiration of the period of	f time during which the Governor						

1	may veto th	e b1	TT• -	ii the	DIII IS VE	etoe	1 by	the	Gove.	rnor	and the	e vet	0 1S
2	overridden,	it	shall	become	effective	e on	the	date	the	last	house	over	rides
3	the veto.												
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