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: H3/26/03 H4/7/03 ${ m ABill}$		
2	84th General Assembly	A DIII		
3	Regular Session, 2003		HOUSE BILL	2528
4			V II	
5	• •	ck, Biggs, Anderson, Key, Parks, Bledsoe, Mate		
6		Borhauer, L. Evans, Agee, Rosenbaum, R. Smit	th, Pace, Sullivan, Berry,	
7	Schulte, Bright, Creekmore, H			
8	By: Senators Gullett, J. Jeffre	ess, G. Jeffress		
9				
10 11		For An Act To Be Entitled		
12	ለክ ለርጥ ባ	TO ESTABLISH A COMPREHENSIVE SYSTEM	M OF	
13		FOR ARKANSAS STUDENTS; TO ESTABLIS		
14		OF SCHOOL AND SCHOOL DISTRICT	511 21	
15		ABILITY FOR STUDENT PERFORMANCE AND	D	
16		SH A SYSTEM OF REWARDS AND SANCTION		
17		; TO GIVE STUDENTS ATTENDING		
18		, RFORMING SCHOOL CERTAIN CHOICES, K	NOWN AS	
19		ANSAS PUBLIC SCHOOL CHOICE OPTION;		
20	ESTABLIS	SH A FINANCIAL MANAGEMENT PRACTICE	S SYSTEM	
21	FOR ARKA	ANSAS SCHOOL DISTRICTS; TO ESTABLI	SH	
22	WITHIN 7	THE DEPARTMENT OF EDUCATION AN INT	EGRATED	
23	INFORMAT	TION SYSTEM FOR EDUCATIONAL MANAGE	MENT; TO	
24	ESTABLIS	SH CERTAIN PRIVACY RIGHTS OF STUDE	NTS AND	
25	THEIR PA	ARENTS TO CERTAIN STUDENT RECORDS;	FOR	
26	OTHER PU	URPOSES; AND DECLARING AN EMERGENC	Υ.	
27				
28		Subtitle		
29	AN AC	CT TO BE KNOWN AS THE "ARKANSAS		
30	STUDE	ENT ASSESSMENT AND EDUCATIONAL		
31	ACCOU	UNTABILITY ACT OF 2003".		
32				
33				
34	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF AF	RKANSAS:	
35				
36	SECTION 1. Arka	ansas Code § 6-15-403 is amended to	o read as follows:	

03102003KAS0938.VJF654

1	6-15-403. Authority of State Board of Education.
2	The State Board of Education through the Department of Education is
3	hereby authorized to:
4	(1) Develop a comprehensive testing, assessment, and accountability
5	program which utilizes the most current and effective testing, evaluation,
6	and assessment research information designed to achieve the following
7	purposes set forth in this subchapter:
8	(A) Set clear academic standards;
9	(B) Establish professional development;
10	(C) Establish expected achievement levels;
11	(D) Report on student achievement;
12	(E) Provide evaluation data;
13	(F) Recognize excellence; and
14	(G) Apply sanctions;
15	(2) Promulgate such rules and regulations as may be necessary to
16	develop and implement the comprehensive testing, assessment and academic
17	accountability program; and
18	(3) Employ staff and enter into contracts as may be necessary to carry
19	out the provisions of this subchapter. shall:
20	(1) Review periodically and approve the student performance standards
21	known as the Arkansas State Standards in key academic subject areas and grade
22	<u>levels;</u>
23	(2) Classify school services, designate the certification subject
24	areas, establish competencies, including the use of technology to enhance
25	student learning, and certification requirements for all school-based
26	personnel, and prescribe rules in accordance with which the professional,
27	temporary, and part-time certificates shall be issued by the Department of
28	Education to applicants who meet the standards prescribed by rules and
29	regulations for their class of service;
30	(3) Identify critical teacher shortage areas;
31	(4) Enforce compliance with law and state board rule by all school
32	districts;
33	(5) Collect and maintain the management information databases for all
34	components of the public kindergarten through grade twelve (K-12) education
35	system;
36	(6) Promulgate such rules and regulations as may be necessary to

I	develop and implement the comprehensive testing, assessment and academic
2	accountability program; and
3	(7) Employ staff and enter into contracts as may be necessary to carry
4	out the provisions of this subchapter.
5	
6	SECTION 2. Arkansas Code § 6-15-404 is repealed.
7	6-15-404. Program implementation.
8	(a)(1) The Department of Education shall develop and implement testing
9	for public school students at the primary and middle-level grades, as well as
10	end-of-course testing, which is criterion-referenced and which measures
11	application of knowledge and skills in reading and writing literacy,
12	mathematics and, as funds are available, in science and social studies.
13	(2) The department shall test public school students with a
14	nationally norm-referenced test to be selected by the State Board of
15	Education at the middle-level and high school grades.
16	(3) The board shall establish expected levels of achievement on
17	the criterion-referenced examinations.
18	(4) The State of Arkansas shall participate in the
19	administration of the National Assessment of Educational Progress
20	examinations.
21	(b) Any student failing to achieve the established standard on the
22	criterion-referenced examinations shall be evaluated by school personnel, who
23	shall jointly develop an academic improvement plan to assist the student in
24	achieving the expected standard in subject areas where performance is
25	deficient.
26	(c)(1) Each school shall develop one (1) comprehensive, long-range
27	school improvement plan focused on student achievement.
28	(2)(A) Any school that fails to achieve expected levels of
29	student performance on criterion-referenced tests, norm-referenced tests, and
30	related indicators, as defined in this subchapter, shall participate in a
31	school improvement plan accepted by the department. This improvement plan
32	shall assist those students performing below grade level in achieving the
33	expected standard.
34	(B) This plan shall be part of each school's long-range
35	comprehensive school improvement plan and shall be reported to the public.
36	(C) Progress on improved achievement shall be included as

1 part of the school's and school district's annual report to the public. 2 (d) The department and the local school districts shall annually compile and disseminate to the public results of administering all required 3 4 examinations. The results of the end-of-course testing shall become a part of 5 each student's transcript or permanent record and shall be recorded on these 6 documents in a manner prescribed by the state board. 7 8 SECTION 3. Arkansas Code § 6-15-406 is repealed. 9 6-15-406. Assessment of basic skills. 10 The comprehensive testing, assessment, and accountability program to be 11 developed by the Department of Education and approved by the State Board of 12 Education shall include, but is not limited to, the following components or 13 characteristics: 14 (1) Assessment of academic achievement at grade levels selected to be 15 tested by the department; 16 (2) Longitudinal data collection; 17 (3) A variety of assessment methods; (4) Construction of a database composed of academic performance 18 19 indicators that shall apply to every school and school district in the state 20 that will allow the department, over time, to identify those schools and 21 school districts that are performing at or below proficient levels 22 established under this subchapter; and 23 (5) Meaningful comparisons of Arkansas students with those of other 24 states, regions, and the nation. 25 26 SECTION 4. Arkansas Code § 6-15-414 is repealed. 27 6-15-414. Testing additional grade levels. 28 At the direction of the State Board of Education, the Department of 29 Education shall cause assessment instruments to be administered at additional 30 grade levels as may be necessary to measure educational achievement in the public schools of this state. 31 32 33 SECTION 5. Arkansas Code §§ 6-15-421 through 6-15-422 are repealed. 6-15-421. Awards and sanctions. 34 35 (a)(1) The Department of Education is authorized to develop and 36 implement, contingent upon appropriation and funding being provided by the

1	General Assembly, a program of rewards to recognize individual schools that
2	demonstrate exceptional performance in levels of student achievement and to
3	recognize schools that demonstrate significant improvement in student
4	achievement.
5	(b)(1) Each school that does not attain the expected levels of student
6	performance on state-mandated indicators and individual school improvement
7	indicators shall be designated by one (1) of several levels of sanction.
8	(2) Each level of sanction shall determine specific
9	interventions to be provided to the school by the department. The levels of
10	sanction developed under this subchapter shall be incorporated into the
11	existing academic distress policy.
12	(c) The State Board of Education through the department is hereby
13	authorized to promulgate such rules and regulations as may be necessary to
14	carry out the provisions of this subchapter.
15	
16	6-15-422. Comprehensive Testing, Assessment, and Accountability Program
17	progress report.
18	The Department of Education shall report to the members of the House
19	and Senate Interim Committees on Education on the progress of the Arkansas
20	Comprehensive Testing, Assessment, and Accountability Program. The report
21	shall be due on September 1, 1999, and annually thereafter.
22	
23	SECTION 6. Arkansas Code § 6-16-203 is amended to read as follows:
24	6-16-203. Readiness testing.
25	(a) The Department of Education shall develop guidelines for school
26	districts to perform readiness testing for children who are entering
27	kindergarten.
28	(b)(1) After the department develops guidelines under subsection (a)
29	of this section, each school district in the state shall conduct individual
30	readiness testing on each child entering kindergarten and provide the results
31	of the testing to the child's parents in a timely manner prior to the child's
32	first day of school.
33	(2) The results of the testing that are provided to parents
34	shall indicate in clear, understandable terminology the child's readiness for
35	entering kindergarten.
36	(a) The Department of Education, with approval of the State Board of

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1
     Education, shall develop and implement uniform school readiness screening and
     shall require that all school districts administer uniform school readiness
 2
     screening to each kindergarten student in the district school system upon the
 3
 4
     student's entry into kindergarten.
           (b)(1) The State Board of Education shall develop and the Department
 5
 6
     of Education shall implement uniform school readiness screening to assess a
 7
     child's school readiness as part of a comprehensive evaluation design.
     Beginning with the 2004-2005 school year, the Department of Education shall
8
     require that all school districts administer the uniform school readiness
 9
     screening to each kindergarten student in the district's school system upon
10
11
     the student's entry into kindergarten. Children who enter public school for
     the first time in first grade must be administered the uniform school
12
13
     readiness screening developed for use in first grade. The Department of
     Education shall incorporate school readiness data into the kindergarten
14
15
     through grade twelve (K-12) data warehouse for longitudinal tracking.
16
                 (2) "Uniform school readiness screening" means uniform,
17
     objective evaluation procedures specifically formulated for children entering
     public school for the first time which are geared to either kindergarten or
18
     first grade, as developmentally appropriate, and developed by the Department
19
     of Education, with the approval of the State Board of Education, which shall
20
21
     provide objective data regarding expectations for school readiness.
22
           SECTION 7. Arkansas Code §§ 6-15-402 is amended as follows:
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24
           6-15-402. Purpose.
25
           (a)(1) The purpose of this subchapter is to provide the statutory
26
     framework necessary to ensure that all students in the public schools of this
     state demonstrate grade-level academic proficiency through the application of
27
28
     knowledge and skills in the core academic subjects consistent with state
29
     curriculum frameworks, performance standards, and assessments.
30
     Arkansas recognizes and declares that students who are not performing at
31
     grade-level standards of academic proficiency are especially harmed by social
32
     promotion because they are not equipped with the necessary academic skills to
33
     be successful and productive members of society. The State Department of
34
     Education is committed to having all students performing performing at their
35
     age appropriate grade level and beyond. For this reason, the Arkansas
     Comprehensive Testing, Assessment, and Accountability Program will emphasize
36
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1	point-in-time intervention and remediation upon the discovery that any
2	student is not performing at grade level.
3	(2) This subchapter is constructed around a system that includes
4	statewide indicators, individual school improvement indicators, and a locally
5	generated school accountability narrative. The total program shall be applied
6	to each school in the state public school system.
7	(2) It shall also be the purpose of this subchapter to provide
8	information needed to improve the public schools by measuring annual learning
9	gains of all students through longitudinal tracking, to inform parents of the
10	educational progress of their public school children, and to inform the
11	public of the performance of schools and their faculties. The program must
12	be designed to:
13	(A) Assess the annual learning gains of each student
14	toward achieving the Arkansas State Standards appropriate for the student's
15	grade level;
16	(B) Provide data for building effective staff development
17	programs and school accountability and recognition;
18	(C) Identify the educational strengths and weaknesses of
19	students and the to help the teacher tailor instruction to the needs of the
20	individual student;
21	(D) Assess how well academic goals and performance
22	standards are met at the classroom, school, school district, and state
23	<u>levels;</u>
24	(E) Provide information to aid in the evaluation and
25	development of educational programs and policies;
26	(F) Provide information on the performance of Arkansas
27	students compared with other students from across the United States; and
28	(G) Identify best practices and schools that are in need
29	of improving their practices.
30	(3) This subchapter is designed to be a multiyear commitment to
31	assess the academic progress and performance of Arkansas' public school
32	students, classrooms, schools, and school districts.
33	(b) The purposes of the assessment and accountability program
34	developed pursuant to the provisions of this subchapter shall be to:
35	(1) Improve student learning and classroom instruction;
36	(2) Provide public accountability by exemplifying mandating

1	expected achievement levels and reporting on student, classroom, school, and
2	school district performance; and
3	(3) Provide evaluation data of student, classroom, school, and
4	school district performance in order to assist policymakers at all levels in
5	decision making.
6	(c)(1) It is the General Assembly' intent that Arkansas participate in
7	the measurement of national educational goals.
8	(2) The State Board of Education shall direct Arkansas school
9	districts to participate in the administration of the National Assessment of
10	Educational Progress, or a similar national assessment program, both for the
11	national sample and for any state-by-state comparison programs which may be
12	initiated.
13	(3) The Department of Education shall enforce and monitor school
14	districts' participation in the National Assessment of Educational Progress
15	program.
16	(4) The assessments must be conducted using the data collection
17	procedures, the student surveys, the educator surveys, and other instruments
18	included in the National Assessment of Educational Progress or similar
19	program being administered in Arkansas.
20	(5) The results of these assessments shall be included in the
21	annual report of the Department of Education specified in this subchapter.
22	(6) The administration of the National Assessment of Educational
23	Progress or similar program shall be in addition to and separate from the
24	administration of the Statewide Assessment Program.
25	(d) The priorities of the assessment and accountability program
26	developed pursuant to the provisions of this subchapter shall include:
27	(1) All students demonstrate increased learning and completion
28	at all levels, graduate from high school, and are prepared to enter
29	postsecondary education or the workforce without remediation;
30	(2) Students demonstrate that they meet the expected academic
31	standards consistently at all levels of their education;
32	(3) Academic standards for every level of the kindergarten
33	through grade twelve (K-12) education system are aligned, and education
34	
	financial resources are aligned with student performance expectations at each
35	financial resources are aligned with student performance expectations at each level of the kindergarten through grade twelve (K-12) education system;

1 kindergarten through grade twelve (K-12) education is improved; and 2 (5) Parents, students, families, educational institutions, and 3 communities are collaborative partners in education, and each plays an important role in the success of individual students. Therefore, the State 4 5 of Arkansas cannot be the guarantor of each individual student's success. 6 The goals of Arkansas's kindergarten through grade twelve (K-12) education 7 system are not guarantees that each individual student will succeed or that 8 each individual school will perform at the level indicated in the goals. 9 SECTION 8. Arkansas Code Title 6, Chapter 15, Subchapter 4 is amended 10 11 to add additional sections to read as follows: 6-15-424. Statewide assessment program. 12 (a) The Department of Education shall implement a statewide program of 13 educational assessment that provides information for the improvement of the 14 15 operation and management of the public schools. 16 (b) Pursuant to the statewide assessment program, the Department of 17 Education shall: (1) Establish an Office of Assessment, Evaluation, and 18 Accountability within the Department of Education which shall report to the 19 State Board of Education and shall be responsible for determining the school 20 performance grade categories pursuant to § 6-15-1701 et seq. School 21 22 performance grades shall include consideration of the annual percentile 23 ranking by grade and value-added measurement of student gains from year to 24 year; 25 (2) Submit to the State Board of Education for adoption a list 26 that specifies student skills and competencies to which the goals for 27 education specified in the state plan apply, including, but not limited to, 28 reading, writing, science, and mathematics. The list of content knowledge, 29 skills, and competencies shall be known as the Arkansas State Standards as 30 defined in § 6-15-419. The Department of Education shall select such skills and competencies after receiving recommendations from educators, citizens, 31 and members of the business community. The Department of Education shall 32 33 submit to the State Board of Education revisions to the list of student 34 skills and competencies in order to maintain continuous progress toward 35 improvements in student proficiency; 36 (3) Develop and implement a uniform system of indicators to

- 1 <u>describe the performance of public school students and the characteristics of</u>
- 2 <u>the public school districts and the public schools. These indicators shall</u>
- 3 <u>include, without limitation, the components of an adequate education as</u>
- 4 defined by the Arkansas General Assembly;
- 5 (4)(A) Implement a student achievement testing program, which
- 6 <u>includes both norm-referenced and criterion-referenced components, known as</u>
- 7 the Arkansas Comprehensive Assessment Test as part of the statewide
- 8 assessment program, to be administered annually in grades one (1) through ten
- 9 (10) to measure reading, writing, and mathematics. Science and U.S. history
- 10 shall be measured on a schedule as determined by the State Board of
- 11 Education. In addition, end of course exams shall be administered for
- 12 Algebra I, geometry, literacy, U.S. history and Biology I. Other content
- 13 areas may be included as directed by the State Board of Education.
- (c) The testing program must be designed so that:
- 15 <u>(1) The tests measure student skills and competencies adopted by</u>
- the State Board of Education as specified in paragraph (b). The tests must
- 17 measure and report student achievement levels in reading, writing, and
- 18 <u>mathematics in yearly percentile categories and longitudinally tracking of</u>
- 19 the same students.
- 20 (A) The Department of Education shall provide for the
- 21 tests to be obtained, developed or augmented, as appropriate, through
- 22 contracts and project agreements.
- 23 (B) The Department of Education shall obtain input with
- 24 respect to the augmentation of a nationally norm-referenced test with items
- 25 <u>that are aligned to the Arkansas State Standards of the testing program from</u>
- 26 <u>state educators and the public.</u>
- 27 (2) The testing program shall consist of a blueprint that
- 28 incorporates a test which includes norm-referenced and criterion-referenced
- 29 items augmented for Arkansas State Standards determined by the State Board of
- 30 Education. Questions shall require the student to produce information or
- 31 perform tasks in such a way that the skills and competencies he or she uses
- 32 can be measured in a statistically reliable and valid manner.
- 33 (3) Each testing program, whether at the elementary, middle, or
- 34 high school level, shall include a test of writing in which students are
- 35 required to produce writings that are then scored by appropriate analytic
- 36 <u>methods that ensure overall test validity and reliability, including inter-</u>

1 rater reliability. Writing test results shall be scored and returned for 2 district and school use no later than June 1 of each year. (4) A score shall be designated for each subject area tested 3 4 which will be the required level of proficiency, below which score a 5 student's performance is deemed inadequate. 6 (5) Beginning in the 2004-2005 school year, students in grades 7 one through eight (1-8) who do not demonstrate proficiency in the Arkansas Comprehensive Assessment Test in reading, writing and mathematics must 8 9 participate in an intense remediation program specific to identified deficiencies. Students in grades nine through twelve (9-12) must demonstrate 10 11 proficiency on the state required end of course exams required pursuant to 12 (6) below in order to receive credit for those corresponding courses. (6) The State Board of Education shall designate, based on valid 13 and reliable statistical models submitted by the Office of Assessment, 14 15 Evaluation and Accountability, the proficiency levels for each part of the 16 Arkansas Comprehensive Assessment Test. In establishing proficiency levels, 17 the State Board of Education shall consider value added measurements of student achievement. 18 19 (7) Participation in the testing program is mandatory for all students attending public school, including students served by programs of 20 21 the Division of Youth Services programs or its successor, except as otherwise prescribed by the State Board of Education. If a student does not 22 23 participate in the Arkansas Comprehensive Assessment Test, the district must 24 notify the student's parent and provide the parent with information regarding 25 the reasons for and implications of such nonparticipation. The State Board 26 of Education shall adopt rules, based upon recommendations of the Department 27 of Education, for the provision of test accommodations and modifications of 28 procedures as necessary for students in exceptional education programs and for Limited English proficient students. Accommodations that negate the 29 30 validity of a statewide assessment or interpretations or implementations which result in less than ninety-five percent (95%) of all students attending 31 32 public school participating in the testing program are not allowable. 33 (8) The Department of Education shall implement student testing 34 programs for any grade level and subject area necessary to effectively 35 monitor educational achievement in the state. 36 (9) District school boards must ensure that educators in their

1 district provide instruction to prepare students to demonstrate proficiency 2 in the skills and competencies necessary for successful grade-to-grade progression and high school graduation. The Department of Education shall 3 4 conduct studies as necessary to verify that the required skills and 5 competencies are part of the district instructional programs. 6 (d) Conduct ongoing research to develop improved statistically 7 reliable and valid methods of assessing student performance, including, 8 without limitation: 9 (1) the use of technology to administer, score, or report the 10 results of tests, (ii) the use of electronic transfer of data, and (iii) the 11 development of work-product and the process assessments, if appropriate. 12 (e) Conduct ongoing research and analysis of individual student, 13 school, district, and state achievement data, including, without limitation, monitoring trends in individual student, school, district, and state 14 15 achievement, identifying school programs that are successful, and analyzing 16 correlates of school achievement. 17 (f) Provide technical assistance to school districts in the implementation of state and district testing programs and the use of the data 18 produced pursuant to such programs, including longitudinal tracking data. 19 20 21 6-15-425. District testing programs. 22 Each district school board shall annually provide a written evaluation 23 of student performance and achievement within each school of the district. 24 This evaluation and suggested measures to improve performance shall be 25 presented in a public hearing in the same locality as the school district and 26 then submitted with comments made at the public hearing to the Arkansas 27 Department of Education. 28 29 6-15-426. School testing programs. 30 Student performance data shall be analyzed and reported to parents, the community, and the state. Student performance data shall be used in 31 32 developing objectives of the school improvement plan, evaluation of 33 instructional personnel, evaluation of administrative personnel, assignment 34 of staff, allocation of resources, acquisition of instructional materials and 35 technology, performance-based budgeting, and promotion and assignment of 36 students into educational programs.

1	
2	6-15-427. Required analyses.
3	The Department of Education shall provide, at a minimum, for the
4	following analyses of data produced by the student achievement testing
5	program:
6	(1) The statistical system for the annual assessments shall use the
7	Arkansas Comprehensive Assessment Test and other valid and reliable measures
8	of student learning, to determine classroom, school, and school district
9	statistical distributions, which shall be determined using available data
10	from the Arkansas Comprehensive Assessment Test, and other data collection as
11	deemed appropriate by the State Board of Education, to measure the
12	differences in student previous years achievement compared to the current
13	year achievement for the purposes of accountability and recognition;
14	(2)(A) The statistical system shall provide the best estimates of
15	classroom, school, and school district effects on student progress based on
16	established longitudinal, value-added calculations.
17	(B) The approach used by the Department of Education shall be
18	approved by the State Board of Education before implementation; and
19	(3)(A) The annual testing program shall be administered to provide for
20	valid statewide and national comparisons of learning gains to be made for
21	purposes of accountability and recognition.
22	(B) The Department of Education shall establish a schedule for
23	the administration of the statewide assessments.
24	(C) In establishing such schedule, the Department of Education
25	is charged with the duty to accomplish the latest possible spring
26	administration of the statewide assessments and the earliest possible
27	provision, but no later than July 1, of the results to the school districts.
28	(D) District school boards shall not establish school calendars
29	that jeopardize or limit the valid testing and comparison of student learning
30	gains.
31	
32	6-15-428. Local assessments.
33	School districts may elect to measure the learning gains of students in
34	subjects and at grade levels in addition to those required for the State
35	Student Achievement Testing Program. Measurement of the learning gains of
36	students in all subjects and grade levels other than subjects and grade

1	levels required for the State Student Achievement Testing Program is the
2	responsibility of the school districts.
3	
4	6-15-429. Applicability of testing standards.
5	A student must meet the testing requirements for high school graduation
6	that were in effect at the time the student entered grade nine (9), provided
7	the student's enrollment was continuous.
8	
9	<u>6-15-430. Rules.</u>
10	The State Board of Education shall adopt any rules necessary to
11	implement Arkansas Comprehensive, Testing, Assessment and Accountability
12	Program under § 6-15-401 et seq. pursuant to the Arkansas Administrative
13	Procedures Act, codified at § 25-15-201 et seq.
14	
15	<u>6-15-431. Test security.</u>
16	(a) It is unlawful for anyone knowingly and willfully to violate test
17	security rules adopted by the State Board of Education for mandatory tests
18	administered by or through the State Board of Education or the Department of
19	Education to students, educators, or applicants for certification or
20	administered by school districts pursuant to § 6-15-424, or with respect to
21	any such test, knowingly and willfully to:
22	(1) Give examinees access to test questions prior to testing;
23	(2) Copy, reproduce, or use in any manner inconsistent with test
24	security rules all or any portion of any secure test booklet;
25	(3) Coach examinees during testing or alter or interfere with
26	examinees' responses in any way;
27	(4) Make answer keys available to examinees;
28	(5) Fail to follow security rules for distribution and return of
29	secure test as directed, or fail to account for all secure test materials
30	before, during, and after testing;
31	(6) Fail to follow test administration directions specified in
32	the test administration manuals; or
33	(7) Participate in, direct, aid, counsel, assist in, or
34	encourage any of the acts prohibited in this section.
35	(b) Any person who violates this section commits a Class A misdemeanor
36	of the first degree, punishable as provided in § 5-4-201.

1	(c) A district school superintendent and the district school board
2	shall cooperate with the Department of Education in any investigation
3	concerning the administration of a test administered pursuant to state
4	statute or rule.
5	
6	SECTION 9. Arkansas Code Title 6, Chapter 15, is amended to add an
7	additional subchapter to read as follows:
8	6-15-1601. Public school student progression; remedial instruction;
9	reporting requirements - Intent.
10	It is the intent of the General Assembly that:
11	(1) Each student's progression from one grade to another be
12	determined, in part, upon proficiency in reading, writing, and mathematics;
13	(2) That district school board policies facilitate such
14	proficiency; and
15	(3) That each student and his or her parent be informed of that
16	student's academic progress.
17	
18	6-15-1602. Public school student progression; remedial instruction;
19	reporting requirements - Comprehensive Program.
20	The State Board of Education shall establish a comprehensive program
21	for student progression which must include:
22	(1) Standards for evaluating each student's performance, including the
23	student's mastery level with respect to the Arkansas State Standards;
24	(2) Specific levels of performance in reading, writing, and
25	mathematics for each grade level and specific proficiency levels of
26	performance on statewide assessments including end-of-course exams, below
27	which a student must be remediated within an intensive program that is
28	different from the previous year's program and that takes into account the
29	student's learning style; and
30	(3) Appropriate alternative placement as developed by the local school
31	board and approved by the Department of Education for a student who has been
32	retained two (2) or more years.
33	
34	6-15-1603. Public school student progression; remedial instruction;
35	reporting requirements - Allocation of resources.
36	District school boards shall allocate remedial and supplemental

1 instruction resources to students in the following priority: 2 (a) Students who are deficient in reading by the end of grade three 3 (3); and 4 (b) Students who fail to meet performance levels required for 5 promotion consistent with the state's plan for student progression required 6 in § 6-15-1602(b). 7 8 6-15-1604. Public school student progression; remedial instruction; 9 reporting requirements - Assessment and remediation. 10 (a)(1) Each student must participate in the statewide program of 11 educational assessment required by § 6-15-424. 12 (2) For each student who does not meet specific levels of performance as determined by the State Board of Education in reading, 13 writing, and mathematics for each grade level, or who does not meet specific 14 15 proficiency levels of performance as determined by the State Board of 16 Education on statewide assessments, including end-of-course exams, the school 17 district must administer additional diagnostic assessments to determine the nature of the student's difficulty and areas of academic need. 18 19 (b) The school in which the student who did not meet the specific 20 levels of performance or specific proficiency level is enrolled must develop 21 and implement, after notification pursuant to § 6-15-1605(b) and in 22 consultation with the student's parent, an academic improvement plan designed 23 to assist the student in meeting state expectations for proficiency. 24 (1) After the completion of the plan and prior to August 1 of 25 each year, each student identified as not meeting proficiency levels in the 26 previous spring test shall be retested using an alternate version of the 27 ACAT. Scoring of these tests and subsequent determination of meeting 28 proficiency levels shall be under the direction of the Office of Assessment, Evaluation, and Accountability, and may involve the assistance of the 29 30 regional education service centers. Students identified for an academic improvement plan who do not participate in the program and do not meet 31 32 proficiency level on the alternate version of the test shall be retained. 33 (2) Beginning with the 2005-2006 school year, if the student 34 has been identified as having a deficiency in reading, the academic 35 improvement plan shall identify the student's specific areas of deficiency in phonemic awareness, phonics, fluency, comprehension, and vocabulary; the 36

1	desired levels of performance in these areas; and the instructional and
2	support services to be provided to meet the desired levels of performance.
3	(3) Schools shall also provide for the frequent monitoring of
4	the student's progress in meeting the desired levels of performance.
5	Remedial instruction provided during high school may not be in lieu of
6	English, mathematics, science, or history credits required for graduation.
7	(c)(1) Upon subsequent evaluation established in the academic
8	improvement plan and prior to the next school year, if the documented
9	deficiency has not been remediated in accordance with the academic
10	improvement plan, the student shall be retained.
11	(2) Each student who does not meet the minimum performance
12	expectations defined by the State Board of Education for the statewide
13	assessment tests in reading, writing, and mathematics must continue to be
14	provided with remedial or supplemental instruction until the expectations are
15	met or the student is not subject to compulsory school attendance.
16	
17	6-15-1605. Public school student progression; remedial instruction;
18	reporting requirements — Reading deficiency and parental notification.
19	(a) It is the ultimate goal of the General Assembly that every student
20	read at or above his or her grade level. Any student who exhibits a
21	substantial deficiency in reading, based upon statewide assessments conducted
22	in kindergarten, grade one (1), grade two (2), or grade three (3), or through
23	teacher observations, must be given intensive reading instruction utilizing a
24	reading program approved by the State Board of Education immediately
25	following the identification of the reading deficiency. The student's
26	reading proficiency must be reassessed by utilizing assessments within the
27	State Board of Education approved reading program. The student must continue
28	to be provided with intensive reading instruction until the reading
29	deficiency is remedied.
30	(b) Beginning with the 2005-2006 school year, the parent of any
31	student who exhibits a substantial deficiency in reading, as described in
32	subsection (a) of this section, must be notified in writing of the following:
33	(1) That his or her child has been identified as having a
34	substantial deficiency in reading;
2 E	
35	(2) A description of the current services that are provided to

1	(3) A description of the proposed supplemental instructional
2	services and supports that will be provided to the child that are designed to
3	remediate the identified area of reading deficiency.
4	
5	6-15-1606. Public school student progression; remedial instruction;
6	reporting requirements - Elimination of social promotion.
7	(a) No student may be assigned to a grade level based solely on age or
8	other factors that constitute social promotion.
9	(b) The Department of Education shall only exempt students from
10	mandatory retention, as provided in § 6-15-1604(c), for good cause. Good
11	cause exemptions shall be limited to the following:
12	(1) Limited English proficient students who have had less than
13	two (2) years of instruction in an English for Speakers of Other Languages
14	program;
15	(2) Students with disabilities whose individual education plan
16	indicates that participation in the statewide assessment program is not
17	appropriate, consistent with any requirements of State Board of Education
18	rules or regulations;
19	(3) Students who demonstrate an acceptable level of performance
20	on an alternative standardized reading assessment approved by the State Board
21	of Education;
22	(4) Students with disabilities who participate in the Arkansas
23	Comprehensive Assessment Test and who have an individual education plan or a
24	Section 504 plan that reflects that the student has received the intensive
25	remediation in reading, as required by §§ 6-15-1604(b) and 6-15-1605(a), for
26	more than two (2) years but still demonstrates a deficiency in reading and
27	was previously retained in kindergarten, grade one (1), or grade two (2); and
28	(5) Students who have received the intensive remediation in
29	reading as required by §§ 6-15-1604(b) and 6-15-1605(a) for 2 or more years
30	but still demonstrate a deficiency in reading and who were previously
31	retained in kindergarten, grade one (1), or grade two (2) for a total of two
32	(2) years. Intensive reading instruction for students so promoted must
33	include an altered instructional day based upon an academic improvement plan
34	that includes specialized diagnostic information and specific reading
35	strategies for each student. The Department of Education shall assist
36	schools and teachers to implement reading strategies that scientifically-

1	based research has shown to be successful in improving reading among low
2	performing readers.
3	(c) Requests for good cause exemptions for students from the mandatory
4	retention requirement as described in §§ 6-15-1606(b)(3) and (4) shall be
5	made consistent with the following:
6	(1) Documentation shall be submitted from the student's teacher
7	to the school principal that indicates that the promotion of the student is
8	appropriate and is based upon the student's academic record. In order to
9	minimize paperwork requirements, such documentation shall consist only of the
10	existing academic improvement plan, individual education plan or Section 504
11	plan, if applicable, report card, and student portfolio; and
12	(2) The school principal shall review and discuss such
13	recommendation with the teacher and make the recommendation as to whether the
14	student should be promoted or retained. If the school principal determines
15	that the student should be promoted, the school principal shall make such
16	recommendation in writing to the district school superintendent. The
17	district school superintendent shall accept or reject the school principal's
18	recommendation in writing.
19	
20	6-15-1607. Public school student progression; remedial instruction;
21	<u>reporting requirements — Annual report.</u>
22	(a) In addition to the requirements in § 6-15-1605(b), each district
23	school board must annually report to the parent of each student the progress
24	of the student toward achieving state expectations for proficiency in
25	reading, writing, and mathematics. The district school board must report to
26	the parent the student's results on each statewide assessment test. The
27	evaluation of each student's progress must be based upon the student's
28	classroom work, observations, tests, state assessments, and other relevant
29	information. Progress reporting must be provided to the parent in writing in
30	a format adopted by the district school board which is consistent with § 6-
31	<u>15-1701(b).</u>
32	(b) Beginning with the 2004-2005 school year, each district school
33	board must annually publish in the local newspaper and report in writing to
34	the State Board of Education by September 1 of each year, the following
35	information on the prior school year:
36	(1) The provisions of this section relating to public school

1	student progression and the State Board of Education's policies and
2	procedures on student retention and promotion;
3	(2) By grade, the number and percentage of all students in
4	grades one (1) through twelve (12) performing at proficiency levels on the
5	Arkansas Comprehensive Assessment Test and on end of course exams;
6	(3) By grade, the number and percentage of all students retained
7	in grades one (1) through eight (8);
8	(4) The graduation rate, grade inflation rate, drop-out rate.
9	for grades nine (9) through twelve (12) and college remediation rate;
10	(5) Information on the total number of students who were
11	promoted for good cause, by each category of good cause as specified in § 6-
12	15-1606(b); and
13	(6) Any revisions to the state's policy on student retention and
14	promotion from the prior year.
15	(7) Nothing in this section shall be in conflict with the
16	federal Education Reporting Privacy Act.
17	
18	6-15-1608. Public school student progression; remedial instruction;
19	reporting requirements — State Board of Education authority and
20	responsibilities.
21	(a) The State Board of Education may, as provided in §§ 6-15-1901
22	through 6-15-1902 to enforce this section.
23	(b) The State Board of Education shall adopt rules for the
24	administration of this subchapter.
25	
26	6-15-1609. Public school student progression; remedial instruction;
27	reporting requirements — Technical Assistance.
28	The Department of Education shall provide technical assistance as
29	needed to aid district school boards in administering this section.
30	
31	SECTION 10. Arkansas Code Title 6, Chapter 15, is amended to add an
32	additional subchapter to read as follows:
33	6-15-1701. School grading system; district performance grade —Annual
34	reports.
35	(a) The Department of Education shall prepare annual reports of the
36	results of the statewide assessment program which describe student

1 achievement in the state, each district, and each school, as well as the 2 school performance grades pursuant to § 6-15-1702. The Department of Education shall prescribe the design and content of these reports, which must 3 include, without limitation, <u>descriptions of the performance of all schools</u> 4 5 participating in the assessment program and all of their major student 6 populations as determined by the Department of Education, and must also 7 include the median scores of all eligible students who scored at or in the 8 lowest 25th percentile of the state in the previous school year; provided, 9 however, that the provisions of § 6-18-902 pertaining to student records apply to this section. Annual school reports shall be sent to all parents 10 11 and posted on the State Department of Education website. 12 (b) The Department of Education shall provide information regarding 13 performance of students and educational programs as required pursuant to §§ 6-15-424 and 6-15-2301 and implement a system of school reports as required 14 15 by statute and State Board of Education rule that shall include schools 16 operating for the purpose of providing educational services to youth in 17 Division of Youth Services of the Department of Human Services programs, and for those schools, report on any additional educational elements required by 18 § 9-28-201 et seq. Annual public disclosure reports shall be in an easy-to-19 20 read report card format and shall include the school's student and school 21 performance grade category designation and performance data as specified in 22 state board rule. 23 24 6-15-1702. School grading system; district performance grade - School 25 performance grade categories 26 (a) The annual report shall designate two (2) grades for each school, 27 one (1) for the school's performance on the ACAT in the current year, and one 28 (1) based on improvement fro the prior year, hereafter referred to as 29 Adequate Yearly Progress, pursuant to § 6-15-1704 and described in § 6-15-30 419(25). For the designation determined by annual performance, annual performance shall identify schools as being in one (1) of the following grade 31 32 categories defined according to rules of the State Board of Education: 33 (1) "A", schools with excellent student performance; 34 (2) "B", schools with above adequate student performance; 35 (3) "C", schools with adequate student performance; 36 (4) "D", schools in need of improvement; and

1	(5) "F", schools in need of immediate improvement.
2	(b) For the years 2003-2004 and 2004-2005, schools will not be
3	assigned a letter grade, instead they will be assigned the descriptive
4	language for the appropriate grade.
5	(c) Each school designated in performance grade category "A", with
6	excellent student performance, or having improved at least two (2)
7	performance grade categories, shall have greater authority over the
8	allocation of the school's total budget generated from the federal funds,
9	state categoricals, grants, and local funds, as specified in State Board of
10	Education rule. The rule must provide that the increased budget authority
11	shall remain in effect until the school's performance grade declines.
12	
13	6-15-1703. School grading system; district performance grade-
14	Designation of school performance grade categories.
15	(a) School performance grade category designations itemized in § 6-15-
16	1702 shall be based on the following:
17	(1) School performance grade category designations shall be
18	based on the school's current year performance.
19	(2) School performance grade category designation shall be based
20	on a combination of student achievement scores as measured by annual Arkansas
21	Comprehensive Assessment Test assessments and end-of-course exams in grades
22	one (1) through twelve (12).
23	(b) Student assessment data used in determining school performance
24	grade categories shall include the aggregate scores of all eligible students
25	enrolled in the school who have been assessed on the Arkansas Comprehensive
26	Assessment Test.
27	(c) The Department of Education shall study the effects of mobility on
28	the performance of highly mobile students and recommend programs to improve
29	the performance of such students. The State Board of Education shall adopt
30	appropriate criteria for each school performance grade category and shall
31	assure that rankings correspond with measurement provisions of the No Child
32	Left Behind Act. The criteria must also give added weight to student
33	achievement in reading. Schools designated as performance grade category
34	"C," making adequate yearly progress, shall be required to demonstrate that
35	adequate yearly progress has been made by students in the school who are in
36	the lowest 25th percentile in reading, math, or writing on the Arkansas

1	Comprehensive Assessment Test unless these students are performing above the
2	adequate yearly progress performance level.
3	(c) School that receive a school performance grade category of "A" or
4	"B" are eligible for school recognition awards and performance-based funding
5	pursuant to § 6-15-1802.
6	
7	6-15-1704. School grading system; district adequate yearly progress
8	grade—School adequate yearly progress grade categories.
9	(a) The annual report shall identify schools as being in one of the
10	following grade categories defined according to rules of the State Board of
11	Education as defined in the state's plan submitted to the United States
12	Department of Education, and in compliance with the provisions of this act:
13	(1) "A", schools providing excellent adequate yearly progress;
14	(2) "B", schools providing above adequate yearly progress;
15	(3) "C", schools providing adequate yearly progress;
16	(4) "D", schools in need of improvement; and
17	(5) "F", schools in need of immediate improvement.
18	(b) Each school designated in performance grade category "A",
19	excellent adequate yearly progress, or having improved at least two (2) grade
20	categories, shall have greater authority over the allocation of the school's
21	total budget generated from the federal funds, state categoricals, grants,
22	and local funds, as specified in State Board of Education rule. The rule
23	must provide that the increased budget authority shall remain in effect until
24	the school's adequate yearly progress grade declines.
25	
26	6-15-1705. School grading system; district adequate yearly progress
27	grade—Designation of school adequate yearly progress grade categories.
28	(a) The annual report shall identify each school's adequate yearly
29	progress grade. The school adequate yearly progress grade category
30	designations itemized in § 6-15-1704 shall be based on the following:
31	(1) Comparison of the current year's and prior years' student
32	and school performance data based in part on the longitudinal tracking of
33	student progress;
34	(2) Comparison of the current year's and prior years' student
35	performance data for the lowest twenty-fifth (25th) percentile of students in
36	the school in reading, math, or writing on the Arkansas Comprehensive

2	performance; and
3	(3) Comparison of current year's and prior years ' student
4	performance data for each of the student subclasses as defined in the
5	Arkansas State Accountability Plan, filed in compliance with the No Child
6	Left Behind Act's requirements.
7	
8	6-15-1706. School grading system; district performance grade-School
9	performance grade category and improvement rating reports.
10	School performance grade category designations and improvement ratings
11	shall apply to each school's performance for the year in which performance is
12	measured. Each school's designation and rating shall be published annually
13	by the Department of Education and the school district and shall be available
14	on the Department of Education's website. Parents shall be entitled to an
15	easy-to-read written report card describing the designation and rating of the
16	school in which their child is enrolled.
17	
18	6-15-1707. School grading system; district performance grade and
19	adequate yearly progress — Annual
20	The State Board of Education shall adopt rules necessary to implement §
21	6-15-1701 et seq. pursuant to the Arkansas Administrative Procedures Act,
22	codified at § 25-15-201 et seq.
23	
24	6-15-1708. School grading system; district performance grade -District
25	performance grade.
26	(a) The annual report required by § 6-15-1701 shall include district
27	performance grades, which shall consist of weighted district average grades,
28	by level, for all elementary schools, middle schools, and high schools in the
29	district.
30	(b) A district's weighted average grade shall be calculated by
31	weighting individual school grades determined pursuant to § 6-15-1702 by
32	school enrollment.
33	
34	SECTION 11. Arkansas Code Title 6, Chapter 15, is amended to add an
35	additional subchapter to read as follows:
36	6-15-1801. Kindergarten through grade twelve (K-12) education

Assessment Test, unless these students are performing above satisfactory

1	performance accountability system — Legislative intent.
2	(a) It is the intent of the General Assembly that the performance
3	accountability system shall be implemented to assess the effectiveness of
4	Arkansas's seamless kindergarten through grade twelve (K-12) education
5	delivery system and mission and goals to:
6	(1) Determine what the public is receiving in return for the
7	funds invested in education;
8	(2) Determine the effectiveness of Arkansas's kindergarten
9	through grade twelve (K-12) education system in educating its students;
10	(3) Determine the effectiveness of the major delivery sectors
11	promoting student achievement;
12	(4) Determine how are individual schools are performing with
13	respect to their responsibility to educate their students as measured by how
14	students are performing and how much they are learning;
15	(5) Determine how Arkansas performing compared to other states,
16	especially the states of the Board of Control for Southern Regional
17	Education.
18	(b)(1) The State Board of Education shall establish and report to the
19	Governor and the General Assembly systemwide performance standards.
20	(2) The State Board of Education shall establish systemwide
21	performance measures and standards, and the systemwide measures and standards
22	shall provide Arkansans with information on what the public is receiving in
23	return for the funds it invests in education and how well the kindergarten
24	through grade twelve (K-12) system educates its students.
25	(c) The State Board of Education shall establish performance measures
26	and shall set performance standards for individual components of the public
27	education system, including individual schools and districts, with measures
28	and standards based primarily on student achievement.
29	
30	6-15-1802. Arkansas School Recognition Program.
31	(a) The General Assembly finds that there is a need for a performance
32	incentive program for outstanding faculty and staff in highly productive
33	schools. The General Assembly further finds that performance-based
34	incentives are commonplace in the private sector and should be infused into
35	the public sector as a reward for productivity.
36	(b) The Arkansas School Recognition Program is created to provide

1	financial awards to public schools that:
2	(1) Receives a grade of "A" or "B" for its academic performance
3	pursuant to § 6-15-1702 and at least a "C" for school improvement pursuant to
4	§ 6-15-1704; or
5	(2) Receives a grade of "A" or "B" for its school improvement
6	pursuant to § 6-15-1704.
7	(c) Each school meeting the requirements set out in subdivisions
8	(b)(1) or (b)(2) of this section below shall receive performance-based
9	funding in the amount of one hundred dollars (\$100) per student, who
10	participated in the school's assessment program. A school that receives a
11	grade of "A" or "B" for its academic performance under § 6-15-1702 and that
12	receives a grade of "A" or "B" for its school improvement under § 6-15-1704
13	shall receive performance-based funding based on both its academic
14	performance and its school improvement. Each school that receives
15	performance-based funding must submit a proposal for its spending of the
16	performance-based funding to the Department of Education. The Department of
17	Education shall review and approve or reject each proposal. The Department
18	$\underline{\textit{of Education shall approve spending of performance-based funding for academic}}$
19	expenses only as set forth in subsection (f) of this section.
20	(d) All public schools, including charter schools, that receive school
21	grades pursuant to \$\$ 6-15-1702 and 6-15-1704 are eligible to participate in
22	the program.
23	(e) All eligible schools shall receive performance-based funding.
24	Funds must be distributed to the school's fiscal agent and placed in the
25	school's account and must be used for purposes listed in subsection (f) of
26	this section as determined by a committee which shall include the principal,
27	a teacher elected by the faculty, and a representative selected by the Parent
28	Advisory Council. The committee must make its determination by November 1 of
29	each applicable year.
30	(f) School recognition awards must be used for the following:
31	(1) Nonrecurring bonuses to the faculty and staff;
32	(2) Nonrecurring expenditures for educational equipment or
33	materials to assist in maintaining and improving student performance; or
34	(3) Temporary personnel for the school to assist in maintaining
35	and improving student performance.

1	6-15-1803. Kindergarten through grade twelve (K-12) education
2	Performance Accountability System - Mission Goals and Systemwide Measures.
3	(a) The mission of Arkansas's kindergarten through grade twelve (K-12)
4	education system shall be to increase the proficiency of all students within
5	one (1) seamless, efficient system, by allowing them the opportunity to
6	expand their knowledge and skills through learning opportunities and research
7	valued by students, parents, taxpayers, and communities, and to maintain an
8	accountability system that measures student progress toward the following
9	goals:
10	(1) Highest student achievement, as measured by:
11	(A) Student Arkansas Comprehensive Assessment Test
12	performance and annual learning gains;
13	(B) The number and percentage of schools that improve at
14	least one school performance grade designation or maintain a school
15	performance grade designation of "A" pursuant to § 6-15-1702; and
16	(C) Graduation or completion rates at all learning levels;
17	and other measures identified in law or rule; and
18	(2) Seamless articulation and maximum access, as measured by:
19	(A) The percentage of students who demonstrate readiness
20	for the educational level they are entering, from kindergarten through
21	twelfth grade, into the workforce and into higher education, adjusted for the
22	number of college freshman that graduated from Arkansas high schools that
23	need remediation in reading and math;
24	(B) The number and percentage of students needing
25	remediation; the extent to which each set of exit-point requirements matches
26	the next set of entrance-point requirements; and
27	(C) Other measures identified by law or State Board of
28	Education rule.
29	
30	6-15-1804. Kindergarten through grade twelve (K-12) education
31	performance accountability system - Systemwide data collection.
32	School districts and the Department of Education shall maintain
33	information systems that will provide the State Board of Education and the
34	General Assembly with information and reports at a level of comprehensiveness
35	and quality no less than that which will be available as of June 30, 2005.

1 SECTION 12. Arkansas Code Title 6, Chapter 15, is amended to add an 2 additional subchapter to read as follows: 6-15-1901. State board of education oversight and enforcement 3 4 authority. 5 (a) The State Board of Education shall oversee the performance of 6 school districts in enforcement of all laws and rules. District school boards 7 shall be primarily responsible for compliance with law and State Board of Education rule. 8 9 (1) In order to ensure compliance with law or State Board of 10 Education rule, the State Board of Education shall have the authority to 11 request and receive information, data, and reports from school districts. 12 District school superintendents are responsible for the accuracy of the information and data reported to the State Board of Education. 13 (2) The Department of Education may investigate allegations of 14 15 noncompliance with law or State Board of Education rule and determine 16 probable cause. The Department of Education shall report to the State Board 17 of Education which shall require the district school board to document compliance with law or State Board of Education rule. 18 19 (3) If the district school board cannot satisfactorily document 20 compliance, the State Board of Education shall order compliance within a 21 specified timeframe. 22 (4) If the State Board of Education determines that a district 23 school board is unwilling or unable to comply with law or State Board of 24 Education rule within the specified time a report shall be made to the 25 Legislative Council stating that the school district has been unwilling or 26 unable to comply with law or State Board of Education rule and such report 27 shall contain a detailed plan of action by the State Board of Education that 28 has been taken or will be taken to remedy the situation. Once such report 29 has been filed, the State Board of Education shall have the authority to 30 initiate any of the following actions: 31 (A) Withhold the transfer of discretionary grant funds or 32 any other funds specified as eligible for this purpose by the General 33 Assembly until the school district complies with the law or State Board of 34 Education rule; 35 (B) Declare the school district ineligible for competitive 36 grants or performance based funding;

T	(C) Require monthly or periodic reporting on the situation
2	related to noncompliance until it is remedied; and
3	(D) Conduct hearings regarding whether each effected
4	school district should be consolidated with another school district or each
5	effected school district, or school should be subject to reconstitution, as
6	defined herein, or both.
7	(2) Nothing in this section shall be construed to create a
8	private cause of action or create any rights for individuals or entities in
9	addition to those provided elsewhere in law or rule.
10	
11	6-15-1902. Authority to enforce public school improvement.
12	(a) It is the intent of the General Assembly that all public schools
13	be held accountable for students performing at proficient or better levels.
14	A system of school improvement and accountability that assesses student
15	performance by school, identifies schools in which students are not making
16	adequate yearly progress toward state standards, institutes appropriate
17	measures for enforcing improvement, and provides rewards and sanctions based
18	on performance shall be the responsibility of the State Board of Education
19	and shall be consistent with the provisions of the No Child Left Behind Act,
20	in existence on January 1, 2003.
21	(b) For purposes of determining when a school is eligible for State
22	Board of Education action and the Public School Choice Option is available
23	for its students, Arkansas' adequate yearly progress grading system
24	calculations shall correspond with the definition for school improvement in
25	the No Child Left Behind Act. The State Board of Education shall assure
26	<u>that:</u>
27	(1) For all schools which have received a adequate yearly
28	progress grade of "D" or "F" in one (1) year, the State Department of
29	Education shall provide technical assistance pursuant to § 6-15-2001(f).
30	(2) For all schools which have received a adequate yearly
31	progress grade of "D" or "F" in one year, each school shall develop a two-
32	year school improvement plan, with notification of and in consultation with
33	parents, school staff, the local education agency, and other experts. The
34	district school board shall provide technical assistance as the school
35	develops and implements the plan;
36	(3) For all schools which have received a adequate yearly

1 progress grade of "D" or "F" for two (2) consecutive years or for any two (2) 2 years in a four (4) year period, all students in these schools shall be 3 offered the Public School Choice Option and transportation shall be provided 4 by the resident school district, pursuant to § 6-18-206(c), to either (A) the 5 closest adequately performing or better than adequately performing school 6 within the district, or (B) if there is not an adequately performing or 7 better than adequately performing school within the district, the closest 8 adequately performing or better than adequately performing school. In 9 addition, the school district board shall provide supplemental educational services, approved by the State Board of Education, to disadvantaged 10 11 students; 12 (4) For all schools which have received a adequate yearly progress grade of "D" or "F" for three (3) consecutive years, in addition to 13 offering students the Public School Choice Option, providing technical 14 15 assistance and supplemental services, the district school board shall take at 16 least one of the following corrective actions: 17 (A) Replace the principal and staff, or if appropriate, 18 the superintendent, or both; 19 (B) Recommend to the State Board of Education that it 20 conduct hearings regarding whether each responsible district employee shall 21 have his or her certification suspended or revoked; 22 (C) Implement a new curriculum based on scientifically 23 based research, including professional development; 24 (D) Significantly decrease management authority at the 25 school level; 26 (E) Extend the school day or school year; 27 (F) Appoint an outside expert to advise the school on its progress toward making adequate Yearly Progress in accordance with its school 28 29 plan; or 30 (G) Reconstitute the school internally. 31 (5) For all schools which have received a adequate yearly progress grade of "D" or "F" for four consecutive years, all students are 32 33 offered the Public School Choice Option, the district school board shall 34 offer supplemental services, and shall prepare a plan and make necessary arrangements to carry out one of the following options: 35 36 (A) Reopen the school as a charter school;

1	(B) Replace the principal and staff, or if appropriate,
2	the superintendent, or both;
3	(C) Recommend to the State Board of Education that a non-
4	public hearing, unless the employee requests a public hearing, be
5	confidential if the hearing is regarding whether each responsible district
6	employee shall have his or her certification suspended or revoked.
7	(D) Contract with a private management company which has
8	displayed school management effectiveness;
9	(E) Relinquish school management to the State Department
10	of Education; or
11	(F) Any other significant restructuring of school
12	governance approved by the State Board of Education;
13	(6) For all schools which have received a adequate yearly
14	progress grade of "D" or "F" for five (5) consecutive years, the State Board
15	of Education shall implement an alternative governance plan no later than the
16	first day of the school year following year four (4) described in subdivision
17	<u>(b)(4).</u>
18	(7) With State Board of Education approval, a district school
19	board may delay, for up to one (1) year, the implementation of supplemental
20	services, corrective action, or restructuring if:
21	(A) The school makes adequate yearly progress for one
22	year, or
23	(B) The school's inability to make adequate yearly
24	progress is due to exceptional or uncontrollable circumstances, including,
25	but not limited to, force majeure.
26	(8) The Department of Education shall develop rules and
27	regulations which provide for the transition from prior law concerning
28	districts and schools in academic distress as of the date of implementation
29	and effect of this subchapter. It is the intent of the General Assembly that
30	with respect to a school or district previously found to be in academic
31	distress that the requirements of prior law and this subchapter shall be
32	melded so as not to waive any of the consequences of such designation merely
33	as a result of the enactment of this subchapter.
34	
35	SECTION 13. Arkansas Code § 6-18-206, concerning public school choice
36	is amended to read as follows:

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- 1 (a)(1) This section may be referred to and cited as the "Arkansas 2 Public School Choice Act of 1989 2003".
- 3 (2) The General Assembly hereby finds that the students in 4 Arkansas' public schools and their parents will become more informed about 5 and involved in the public educational system if students and their parents 6 or guardians are provided greater freedom to determine the most effective 7 school for meeting their individual educational needs. There is no right 8 school for every student, and permitting students to choose from among 9 different schools with differing assets will increase the likelihood that 10 some marginal students will stay in school and that other, more motivated 11 students will find their full academic potential. The purpose of this 12 section is to provide enhanced opportunity for students in this state to gain the knowledge and skills necessary for postsecondary education, a technical 13 education, or the world of work. The General Assembly recognizes that the 14 15 Arkansas Constitution, as interpreted by the Arkansas Supreme Count in Lake 16 View School District No. 25 v. Mike Huckabee, 351 Ark. 31 (2002), makes 17 education a paramount duty of the state. The General Assembly finds that the State Constitution requires the state to provide an adequate education. The 18 General Assembly further finds that a student should not be compelled, 19 against the wishes of the student's parent, to remain in a school found by 20 the state to be failing for two (2) or more consecutive years or any two (2) 21 22 years of a four (4) year period with a grade of "D" or "F" pursuant to § 6-23 15-1704. The General Assembly shall make available a public school choice 24 option in order to give parents the opportunity for their children to attend a public school that is performing satisfactorily. 25
 - (3) The General Assembly further finds that giving more options to parents and students with respect to where the students attend public school will increase the responsiveness and effectiveness of the state's schools, since teachers, administrators, and school board members will have added incentive to satisfy the educational needs of the students who reside in the district.
 - (4) The General Assembly therefore finds that these benefits of enhanced quality and effectiveness in our public schools justify permitting a student to apply for admission to a school in any district beyond the one in which the student resides, provided that the transfer by this student would not adversely affect the desegregation of either district.

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                (5)(4) A public school choice program is hereby established to
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     enable any student to attend a school in a district in which the student does
     not reside transfer from a failing or underperforming school to any other
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     public school in the state, subject to the restrictions contained in this
 5
     section.
 6
           (b)(1)(A) Before a student may attend a school in a nonresident
 7
     district, the student's parent or guardian must submit an application on a
 8
     form approved by the Department of Education to the nonresident district.
 9
     This application must be postmarked not later than July 1 of the year in
10
     which the student would begin the fall semester at the nonresident district.
11
                       (B)(i) Within thirty (30) days of the receipt of an
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     application from a nonresident student seeking admission under the terms of
13
     this section, a participating district shall notify the parent or guardian
     and the resident district in writing as to whether the student's application
14
15
     has been accepted or rejected.
16
                             (ii) If the application is rejected, the nonresident
17
     district must state in the notification letter the reason for rejection.
                             (iii) If the application is accepted, the
18
     nonresident district shall state in the notification letter:
19
20
           (a) An absolute deadline for the student to enroll in the district, or
21
     the acceptance notification is null; and
22
           (b) Any instructions for the renewal procedures established by the
23
     district.
24
                (2)(A) The school board of any participating district must adopt
25
     by resolution specific standards for acceptance and rejection of
26
     applications. Standards may include the capacity of a program, class, grade
27
     level, or school building. Nothing in this section requires a school district
28
     to add teachers or classrooms or in any way to exceed the requirements and
29
     standards established by existing law. Standards shall include a statement
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     that priority will be given to applications from siblings or stepsiblings
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     residing in the same residence or household of students already attending the
32
     district by choice. Standards may not include an applicant's previous
33
     academic achievement, athletic or other extracurricular ability, handicapping
     conditions, English proficiency level, or previous disciplinary proceedings,
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     except that an expulsion from another district may be included pursuant to §
     6-18-510.
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1	(B)(i) Any student who applies for a transfer under this
2	section and is denied a transfer by the nonresident district may request a
3	hearing before the State Board of Education to reconsider the transfer.
4	(ii) A request for a hearing before the state board
5	shall be in writing and shall be postmarked no later than ten (10) days after
6	notice of rejection of the application under subdivision (b)(1)(B) is
7	received by the student.
8	(3) A school board may by resolution determine that it will not
9	admit any nonresident pupil to its schools pursuant to this section.
10	(b)(l) A public school student's parent may request and shall receive
11	from the Department of Education a transfer option for the student to enroll
12	in and attend another public school in accordance with the provisions of this
13	section if:
14	(A)(i) By assigned school attendance area or by special
15	assignment, the student has spent the prior school year in attendance at a
16	public school that has been designated pursuant to § 6-15-1702 as adequate
17	yearly progress grade category "F" and that has had 2 or more consecutive
18	school years of such low performance, and the student's attendance occurred
19	during a school year in which such designation was in effect;
20	(ii) The student has been in attendance elsewhere in
21	the public school system and has been assigned to such school for the next
22	school year; or
23	(iii) The student is entering kindergarten or first
24	grade and has been notified that the student has been assigned to such school
25	for the next school year.
26	(B) The parent has notified the Department of Education
27	and both the sending and receiving school districts of the request for a
28	transfer no later than July 1 of the first year in which the student intends
29	to transfer.
30	(2) The provisions of this section shall not apply to a student
31	who is enrolled in a school operating for the purpose of providing
32	educational services to youth in Division of Youth Services of the Department
33	of Human Services commitment programs. For purposes of continuity of
34	educational choice, the transfer shall remain in force until the student
35	completes high school or the parent notifies the Department of Education and
36	both the sending and receiving school districts, no later than July l

1	following the current school year, of his or her desire to transfer back to
2	the child's resident school district at the end of the current school year.
3	(3)(A) A school district shall, for each student enrolled in or
4	assigned to a school that has been designated as adequate yearly progress
5	grade category "F" for two (2) or more consecutive school years:
6	(i) Timely notify the parent of the student as soon
7	as such designation is made of all options available pursuant to this
8	section; and
9	(ii) Offer that student's parent an opportunity to
10	enroll the student in any public school that has been designated by the state
11	pursuant to § 6-15-1704 as a school performing higher than that in which the
12	student is currently enrolled or to which the student has been assigned, but
13	not less than adequate yearly progress grade category "C." The opportunity
14	to continue attending the higher performing public school shall remain in
15	force until the student graduates from high school.
16	(B) The parent of a student enrolled in or assigned to a
17	school that has been designated adequate yearly progress grade category "F"
18	for two (2) or more consecutive school years may choose as an alternative to
19	enroll the student in a higher-performing public school in any school
20	district, and that school district shall accept the student and report the
21	student for purposes of the district's funding pursuant to the Equitable
22	School Finance System Act of 1995.
23	(C) Students with disabilities who are eligible to receive
24	services from the school district under federal or state law, and who
25	participate in this program, remain eligible to receive services from the
26	school district as provided by federal or state law, and any funding for such
27	student shall be transferred to the district to which the student transfers.
28	(c) The responsibility for transportation of a student from the
29	student's resident school district to nonresident school district shall be
30	borne by the student or the student's parents. The resident school district
31	and the nonresident school district may enter into a written agreement with
32	the student or student's parents to provide transportation to or from the
33	nonresident district, or both.
34	(c) If the parent chooses to request that the student be enrolled in a
35	higher performing public school, transportation costs to the to either (A)
36	the closest adequately performing school within the district, or (B) if there

- 1 is not an adequately performing school within the district, the closest
- 2 <u>adequately performing school shall be the responsibility of the transferring</u>
- 3 <u>school district</u>. The transferring district may utilize state categorical
- 4 transportation funds or federal funds as permitted by federal law.
- 5 (d)(1) Each district school board shall offer the Public School Choice
- 6 Option within the public schools. The Public School Choice Option shall be
- 7 offered in addition to the existing choice programs such as magnet schools,
- 8 alternative schools, special programs, and dual enrollment.
- 9 <u>(2) Each district school board shall develop a Public School</u>
- 10 Choice Option plan which describes the implementation of subdivision (d)(1)
- 11 of this section. In the event that the Public School Choice Option results
- 12 <u>in a receiving district requiring temporary facilities or faculty as a result</u>
- 13 of and to accommodate the additional students, expenses related thereto in
- 14 <u>excess of that received for each student electing the Public School Choice</u>
- 15 Option shall be borne by the State.
- 16 <u>(3) School districts shall adhere to federal desegregation</u>
- 17 requirements. No Public School Choice Option plan that conflicts with
- 18 federal desegregation orders shall be implemented.
- 19 (4) The Department of Education shall develop an annual report
- 20 on the status of school choice and deliver the report to the State Board of
- 21 Education, the Governor, and the Legislative Council at least ninety (90)
- 22 days prior to the convening of the regular session of the General Assembly.
- 23 (5) Each district school board shall annually report the number
- 24 of students applying for and attending the various types of public schools of
- 25 choice in the district, including schools such as magnet schools, according
- 26 to rules adopted by the State Board of Education.
- 27 (e)(1) A nonresident receiving district shall accept credits toward
- 28 graduation that were awarded by another district.
- 29 (2) The nonresident receiving district shall award a diploma to
- 30 a nonresident student if the student meets the nonresident receiving
- 31 district's graduation requirements.
- 32 (f) For purposes of determining a school district's state equalization
- 33 aid, the nonresident student shall be counted as a part of the average daily
- 34 membership of the district to which the student has transferred.
- 35 (f) The provisions of this section and all student choice options
- 36 ereated in this section are subject to the following limitations:

1	(1) No student may transfer to a nonresident district where the
2	percentage of enrollment for the student's race exceeds that percentage in
3	the student's resident district except in the circumstances set forth in
4	subdivisions (2) and (4) of this subsection;
5	(2) A transfer to a district is exempt from the restriction set
6	forth in subdivision (f)(1) of this section if all districts within a county
7	have voted to participate in choice, if the transfer is between two (2)
8	districts within a county, and if the minority percentage in the student's
9	race and majority percentages of school enrollment in both the resident and
10	nonresident district remain within an acceptable range of the county's
11	overall minority percentage in the student's race and majority percentages of
12	school population as set forth by the department;
13	(3) The department shall by the filing deadline each year
14	compute the minority percentage in the student's race and majority
15	percentages of each county's public school population from the October Annual
16	School Report and shall then compute the acceptable range of variance from
17	those percentages for school districts within each county. In establishing
18	the acceptable range of variance, the department is directed to use the
19	remedial guideline established in Little Rock School District v. Pulaski
20	County Special School District of allowing an overrepresentation or
21	underrepresentation of black or white students of one-fourth (1/4) or twenty-
22	five percent (25%) of the county's racial balance. In establishing the
23	acceptable range of variance for school choice, the department is directed to
24	use the remedial guideline of allowing an overrepresentation or
25	underrepresentation of minority or majority students of one-fourth (1/4) or
26	twenty-five percent (25%) of the county's racial balance;
27	(4) A transfer is exempt from the restriction set forth in
28	subdivision (f)(1) of this section if each school district within the county
29	does not have a critical mass of minority percentage in the student's race of
30	more than ten percent (10%) of any single race;
31	(5) In any instance where the foregoing provisions would result
32	in a conflict with a desegregation court order or a district's court-approved
33	desegregation plan, the terms of the order or plan shall govern;
34	(6) The department shall adopt appropriate rules and regulations
35	to implement the provisions of this section; and
36	(7) The department shall monitor school districts for compliance

l with this section.

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- 2 (g) The state board shall be authorized to resolve disputes arising
 3 under subsections (b) (f) of this section.
 - (h) A district participating under this program shall cause public announcements to be made over the broadcast media and in the print media at such times and in such manner as to inform parents or guardians of students in adjoining districts of the availability of the program, the application deadline, and the requirements and procedure for nonresident students to participate in the program.
- (i) (g) (1) All school districts shall report to the Equity Assistance

 Center on an annual basis the race, gender, and other pertinent information

 needed to properly monitor compliance with the provisions of this section.
 - (2) The reports may be on those forms that are prescribed by the department, or the data may be submitted electronically by the district using a format authorized by the department.
 - (3) The department may withhold state aid from any school district that fails to file its report each year or fails to file any other information with a published deadline requested from school districts by the center so long as thirty (30) calendar days are given between the request for the information and the published deadline except when the request comes from a member or committee of the General Assembly.
- 22 (4) A copy of the report shall be provided to the Joint Interim 23 Committee on Educational Reform.
 - (h)(1) Any student participating in the Public School Choice Option must remain in attendance throughout the school year, unless excused by the school for illness or other good cause, and must comply fully with the school's code of conduct.
 - (2) The parent of each student participating in the Public School Choice Option must comply fully with the receiving public school's parental involvement requirements, unless excused by the school for illness or other good cause.
- 32 (3) The parent shall ensure that the student participating in
 33 the Public School Choice Option takes all statewide assessments, including,
 34 but not limited to Arkansas Comprehensive Assessment Test, required pursuant
 35 to § 6-15-424.
- 36 (4) A participant who fails to comply with this subsection shall

- 1 <u>forfeit the Public School Choice Option.</u>
- 2 (i)(1) The maximum Public School Choice funds granted for an eligible
- 3 <u>student shall be a calculated amount equivalent to the base student</u>
- 4 allocation for the receiving district. In addition, the calculated amount
- 5 shall include the per-student share of instructional materials funds,
- 6 technology funds, and other categorical funds as provided for this purpose in
- 7 <u>the General Appropriations Act.</u>
- 8 (2) The receiving school district shall report all students who
- 9 transfer from another public school under this program. The students
- 10 <u>attending public schools pursuant to the Public School Choice Option shall be</u>
- 11 reported separately from those students reported for purposes of compliance
- 12 with the Equitable School Finance System Act of 1995.
- 13 <u>(3) The public school that provides services to students with</u>
- 14 <u>disabilities shall receive the weighted funding for such services at the</u>
- 15 appropriate funding level consistent with the provisions of § 6-20-323.
- 16 (4) Following annual notification on July 1 of the number of
- 17 participants, the Department of Education shall transfer from each school
- 18 district's appropriated funds the amount calculated pursuant to the Equitable
- 19 School Finance System Act of 1995 and authorized categorical accounts to a
- 20 separate account for quarterly disbursement to receiving district or charter
- 21 schools.
- 22 (5) Upon proper documentation reviewed and approved by the
- 23 Department of Education, the Comptroller shall make school transfer fund
- 24 payments in four equal amounts no later than September 1, November 1,
- 25 <u>February 1, and April 1 of each academic year in which the Public School</u>
- 26 Choice Option is in force. The initial payment shall be made after Department
- 27 of Education verification of admission acceptance, and subsequent payments
- 28 shall be made upon verification of continued enrollment and attendance at the
- 29 receiving school.
- 30 (j) No liability shall arise on the part of the state based on any
- 31 grant or use of fund for the Public School Choice Option.
- 32 (k) The State Board of Education shall adopt any rules necessary for
- 33 the implementation of the Arkansas Public School Choice Act of 1989, § 6-18-
- 34 206 et seq. pursuant to the Arkansas Administrative Procedures Act, codified
- 35 at § 25-15-201 et seq.
- 36 (1) Losses in revenue to a district directly related to the transfer

1	of students pursuant to this section shall not be considered when determining
2	a district's eligibility for funding pursuant to § 6-20-326.
3	
4	SECTION 14. Arkansas Code Title 6, Chapter 15, is amended to add an
5	additional subchapter to read as follows:
6	6-15-2001. Implementation of state system of school improvement and
7	education accountability.
8	(a) The Department of Education is responsible for implementing and
9	maintaining a system of intensive school improvement and stringent education
10	accountability, which shall include policies and programs to implement the
11	following:
12	(1) A system of data collection and analysis that will improve
13	information about the educational success of individual students and schools,
14	including schools operating for the purpose of providing educational services
15	to youth in Division of Youth Services programs. The information and
16	analyses must be capable of identifying educational programs or activities in
17	need of improvement, and reports prepared pursuant to this section shall be
18	distributed to the appropriate district school boards prior to distribution
19	to the general public. This provision shall not preclude access to public
20	records as provided in Freedom of Information Act, § 25-19-101 et seq.;
21	(2) A program of school improvement that will analyze
22	information to identify schools educational programs or educational
23	activities in need of improvement;
24	(3) A method of delivering services to assist school districts
25	and schools to improve; and
26	(4) A method of coordinating the state educational goals and
27	school improvement plans with any other state program that creates incentives
28	for school improvement.
29	(b) The Department of Education shall be held responsible for the
30	implementation and maintenance of the system of school improvement and
31	education accountability outlined in this section. There shall be an annual
32	determination of whether adequate yearly progress is being made toward
33	implementing and maintaining a system of school improvement and education
34	accountability.
35	(c) The annual feedback report shall be developed by the Department of
36	Education.

1 (d) The Department of Education shall review each district school 2 board's feedback report and submit findings to the State Board of Education 3 and the Legislative Council. If adequate yearly progress is not being made 4 the State Board of Education shall direct the Department of Education to prepare and implement a corrective action plan. The Department of Education 5 6 and State Board of Education shall monitor the development and implementation 7 of the corrective action plan. 8 (e) The Department of Education shall report to the Legislative 9 Council and recommend changes in state policy necessary to foster school 10 improvement and education accountability. Included in the report shall be a 11 list of the schools, including schools operating for the purpose of providing 12 educational services to youth in Division of Youth Services programs, for which district school boards have developed assistance and intervention plans 13 and an analysis of the various strategies used by the school boards. School 14 15 reports shall be distributed pursuant to this subsection and § 6-15-1701 and 16 according to rules adopted by the State Board of Education. 17 (f)(1) The Department of Education shall implement a training program to develop among state and district educators a cadre of facilitators of 18 school improvement. These facilitators shall assist schools and districts to 19 20 conduct needs assessments and develop and implement school improvement plans 21 to meet state goals. 22 (2) Upon request, the Department of Education shall provide 23 technical assistance and training to any school, including any school 24 operating for the purpose of providing educational services to youth in Division of Youth Services programs, school advisory council, district, or 25 26 district school board for conducting needs assessments, developing and 27 implementing school improvement plans, developing and implementing assistance 28 and intervention plans, or implementing other components of school improvement and accountability. Priority for these services shall be given 29 30 to schools designated as performance grade category "D" or "F" and school districts in rural and sparsely populated areas of the state. 31 32 The Department of Education shall send a technical assistance 33 team to each school without an approved school improvement plan to develop 34 such school improvement plan or to develop a strategy for corrective action. 35 Notice shall be given to the public of the Department of Education's 36 intervention and shall identify each school without a plan.

1	(4) The Department of Education shall assign a community assessment
2	team to each school district with a school designated as performance grade
3	category "D" or "F" to review the school performance data and determine
4	causes for the low performance. The team shall make recommendations to the
5	school board, to the Department of Education, and to the State Board of
6	Education for implementing an assistance and intervention plan that will
7	address the causes of the school's low performance. The assessment team
8	shall include, but not be limited to, a Department of Education
9	representative, parents, business representatives, educators, and community
10	activists, and shall represent the demographics of the community from which
11	they are appointed. Each assessment team shall receive training prior to
12	deployment, including, but not limited to, data disaggregation.
13	(g)(1) Schools designated in performance grade category "A," making
14	excellent progress, shall, if requested by the school, be given deregulated
15	status as specified in §§ 6-15-2401 through 6-15-2409.
16	(2) Schools that have improved at least two (2) performance
17	grade categories and that meet the criteria of the Arkansas School
18	Recognition Program under § 6-15-1803 may be given deregulated status as
19	specified in § 6-15-2401 et seq.
20	(h) As a part of the system of educational accountability, the
21	Department of Education shall:
22	(1) Develop minimum performance standards for various grades and
23	subject areas, as required in §§ 6-15-1701 et seq., 6-15-424, and 6-15-403;
24	(2) Administer the statewide assessment testing program created
25	by \$ 6-15-424;
26	(3) Conduct the program assessments required by § 6-15-403; and
27	(4) Perform any other functions that may be involved in
28	educational planning, research, and evaluation or that may be required by the
29	State Board of Education or law.
30	
31	SECTION 15. Arkansas Code Title 6, Chapter 15 is amended to add the
32	following new subchapter.
33	6-15-2101. Best financial management practices for school districts -
34	Standards - Reviews - Designation of school districts.
35	(a) The purpose of best financial management practices reviews are to
36	improve Arkansas school district management's use of resources and to

1	identify cost savings. The Department of Education and the Division of
2	Legislative Audit of the Legislative Joint Auditing Committee of the General
3	Assembly are directed to develop a system for reviewing the financial
4	management practices of school districts. In this system, the Division of
5	Legislative Audit shall assist the Department of Education in examining
6	district operations to determine whether they meet "best financial management
7	practices."
8	(b)(1) The best financial management practices adopted by the State
9	Board of Education may be updated periodically after consultation with the
10	Legislative Council, the Governor, the Department of Education, school
11	districts, and the Division of Legislative Audit. The Department of
12	Education shall submit to the State Board of Education for review and
13	adoption proposed revisions to the best financial management practices
14	adopted by the Board of Education and reviewed by the Legislative Council.
15	The best financial management practices, at a minimum, must instill public
16	confidence by addressing the school district's use of resources, identifying
17	ways that the district could save funds, and improving districts' performance
18	accountability systems, including public accountability. To achieve these
19	objectives, best practices shall be developed for, but need not be limited
20	to, the following areas:
21	(A) Management structures;
22	(B) Performance accountability;
23	(C) Efficient delivery of educational services, including
24	instructional materials;
25	(D) Administrative and instructional technology;
26	(E) Personnel systems and benefits management;
27	(F) Facilities construction;
28	(G) Facilities maintenance;
29	(H) Student transportation;
30	(I) Food service operations;
31	(J) Cost control systems, including asset management, risk
32	management, financial management, purchasing, internal auditing, and
33	financial auditing;
34	(K) Athletics; and
35	(L) Other extra-curricular activities.
36	(2) In areas for which the Board of Education has not adopted

- 1 best practices, the Department of Education may develop additional best
- 2 <u>financial management practices, with input from a broad range of</u>
- 3 stakeholders. The Department of Education shall present any additional best
- 4 practices to the State Board of Education for review and adoption. Revised
- 5 best financial management practices adopted by the State Board of Education
- 6 <u>must be used in the next year's scheduled school district reviews conducted</u>
- 7 according to this section.
- 8 (c) The State Board of Education shall contract with a private firm
- 9 <u>selected through a formal request for proposal process to perform the review,</u>
- 10 to the extent that funds are provided for this purpose in the General
- 11 Appropriations Act biannually. When sufficient funds are not provided to
- 12 contract for all the scheduled best financial management practices reviews,
- 13 the Department of Education shall conduct the remaining reviews scheduled for
- 14 that year, except as otherwise provided in this subsection. At least one
- 15 member of the private firm review team shall have expertise in school
- 16 district finance. The scope of the review shall focus on the best practices
- 17 adopted by the State Board of Education, pursuant to subsection (b) of this
- 18 <u>section</u>. The State Board of Education may include additional items in the
- 19 <u>scope of the review after seeking input from the school district and the</u>
- 20 Department of Education.
- 21 (d) The State Board of Education shall consult with the Department of
- 22 Education throughout the best practices review process to ensure that the
- 23 technical expertise of the Department of Education benefits the review
- 24 process and supports the school districts before, during, and after the
- 25 <u>review.</u>
- 26 (e)(1) It is the intent of the General Assembly that each school
- 27 district shall be subject to a best financial management practices review.
- 28 The General Assembly also intends that all school districts shall be reviewed
- 29 annually and shall be given one of the following designations:
- 30 <u>(A) "A", schools comprehensively complying with best</u>
- 31 financial practices;
- 32 (B) "B", schools complying with best financial practices
- 33 at significant levels;
- 34 (C) "C", schools adequately complying with best financial
- 35 practices;
- 36 <u>(D) "D", schools less than adequately complying with best</u>

1 financial practices; 2 (E) "F", schools failing to comply with best financial 3 practices. 4 (2) The State Department of Education shall prepare annual 5 reports of the results of the best financial management practices reviews and 6 shall post to its website the school and district financial grades pursuant 7 to subsection (b) of this section. The report, which shall be part of the 8 overall school and district report card requirement pursuant to § 6-15-1701, shall include both revenue sources and expenditures. The reporting of 9 10 expenditures shall include breakdowns of administrative, instructional, 11 support, and operations expenditures, as well as any other financial 12 commitments of the school and district. (f) The Legislative Council may adjust the schedule of districts to be 13 reviewed when unforeseen circumstances prevent initiation of reviews 14 15 scheduled. 16 (g) The Department of Education, subject to funding by the General 17 Assembly, may conduct, or contract with a private firm to conduct, up to two 18 (2) additional best financial management practices reviews. 19 (h) Reviews shall be conducted by the Division of Legislative Audit 20 and the consultant to the extent specifically funded by the General Assembly in the General Appropriations Act for this purpose. Such funds may be used 21 22 for the cost of reviews by the Division of Legislative Audit and private 23 consultants contracted by the State Board of Education. Costs may include 24 professional services, travel expenses of Department of Education and staff of the Division of Legislative Audit, and any other necessary expenses 25 26 incurred as part of a best financial management practices review. 27 (i) Districts must complete a self-assessment instrument provided by 28 the Department of Education which indicates the school district's evaluation of its performance on each best practice. The district must begin the self-29 30 assessment not later than sixty (60) days prior to the commencement of the review. The completed self-assessment instrument and supporting 31 32 documentation must be submitted to the Department of Education not later than 33 the date of commencement of the review as notified by the Department of 34 Education. The best practices review team will use this self-assessment 35 information during their review of the district.

(j) During the review, the Department of Education and the consultant

- 1 conducting the review, if any, shall hold at least one (1) advertised public
- 2 forum as part of the review in order to explain the best financial management
- 3 practices review process and obtain input from students, parents, the
- 4 business community, and other district residents regarding their concerns
- 5 about the operations and management of the school district.
- 6 (k) District reviews conducted under this section must be completed
- 7 within six (6) months after commencement. The Department of Education shall
- 8 issue a final report to the Legislative Council regarding the district's use
- 9 of best financial management practices and cost savings recommendations
- 10 within sixty (60) days after completing the reviews. Copies of the final
- 11 report shall be provided to the Governor, the State Board of Education, the
- 12 district superintendent and the districts' school board members. The
- 13 district superintendent shall notify the press that the final report has been
- 14 <u>delivered. The notification shall state the Department of Education website</u>
- 15 address at which an electronic copy of the report is available.
- 16 (1) After receipt of the final report, or if no action plan was
- 17 required because the district was found to be using the best practices, the
- 18 district school board shall hold an advertised public forum to accept public
- 19 input and review the findings and recommendations of the report. The
- 20 district school board shall advertise and promote this forum in a manner
- 21 appropriate to inform parents, school district employees, the business
- 22 community, and other district residents of the opportunity to attend this
- 23 meeting. The Department of Education and the consultant, if any, shall also
- 24 <u>be represented at this forum.</u>
- 25 <u>(m)(1) If the district is found not to conform to best financial</u>
- 26 <u>management practices</u>, the report must contain an action plan detailing how
- 27 the district could meet the best practices within two (2) years. The
- 28 district school board must develop and approve the implementation schedule
- 29 within sixty (60) days after receipt of the final report. If a district
- 30 <u>fails to vote on the action plan within sixty (60) days, the district</u>
- 31 <u>superintendent and school board members shall be required to appear and</u>
- 32 present testimony before the State Board of Education and/or the Legislative
- 33 Council.
- 34 (2) Within sixty (60) days after the receipt of the final
- 35 report, the district school board must notify the State Board of Education
- 36 and the Department of Education in writing of the implementation schedule for

1 the action plan. The Department of Education may contact the school 2 district, assess the situation, and offer technical assistance, if needed. 3 (n) After a district school board votes to implement the action plan: 4 (1) No later than one (1) year after receipt of the final 5 report, the district school board must submit an initial status report to the 6 Governor, the State Board of Education, the Division of Legislative Audit, 7 the Department of Education, and the Legislative Council on progress made 8 toward implementing the action plan and whether changes have occurred in 9 other areas of operation that would affect compliance with the best 10 practices; and 11 (2)(A) A second status report must be submitted by the school 12 district to the Governor, the State Board of Education, the Division of Legislative Audit, the Department of Education, and the Legislative Council 13 no later than one (1) year after submission of the initial report. 14 15 (B) Status reports are not required once the State Board 16 of Education concludes that the district is using best financial management 17 practices and the district is designated a grade category "C" for its 18 financial practices. 19 (o) After receipt of each of a district's two (2) status reports 20 required by subsection (n) of this section, the Department of Education shall 21 assess the district's implementation of the action plan and progress toward 22 implementing the best financial management practices in areas covered by the 23 plan. Following each assessment, the Department of Education shall issue a 24 report to the Governor, the State Board of Education, the Division of Legislative Audit, the district, and the Education Committees of the Senate 25 and the House of Representatives indicating whether the district has 26 27 successfully implemented the best financial management practices. If a 28 district has failed to implement an action plan adopted pursuant to 29 subsection (m) of this section, district school board members and the 30 district school superintendent may be required to appear before the State Board of Education and the Legislative Council to present testimony regarding 31 32 the district's failure to implement such action plan. 33 (p) School districts that successfully implement the best financial 34 management practices within two (2) years, or are determined in their review 35 to be using the best practices and are graded a category "A" pursuant to subsection (e) of this section, are eligible to receive a "Seal of Best 36

- 1 Financial Management." Upon notification to the Department of Education and
- 2 <u>the State Board of Education by the Division of Legislative Audit that a</u>
- 3 <u>district has been found to be using the best financial management practices</u>,
- 4 <u>the State Board of Education shall award that district a "Seal of Best</u>
- 5 Financial Management" certifying that the district is adhering to the state's
- 6 best financial management practices. The State Board of Education
- 7 <u>designation shall be effective until a district's financial accountability</u>
- 8 grade decreases. During the designation period, the district school board
- 9 shall annually, not later than the anniversary date of the certification,
- 10 notify the Governor, the State Board of Education, the Division of
- 11 Legislative Audit, the Department of Education, and the press of any changes
- 12 <u>in policies or operations or any other situations that would not conform to</u>
- 13 the state's best financial management practices. The State Board of
- 14 Education shall revoke the designation of a district school board at any time
- 15 <u>if it determines that a district is no longer complying with the state's best</u>
- 16 financial management practices. If no such changes have occurred and the
- 17 district school board determines that the school district continues to
- 18 conform to the best financial management practices, the district school board
- 19 shall annually report that information to the State Board of Education, with
- 20 copies to the Division of Legislative Audit.
- 21 (q)(1) A district school board that has been awarded a "Seal of Best
- 22 Financial Management" by the State Board of Education and has annually
- 23 reported to the State Board of Education that the district is still
- 24 conforming to the best financial management practices may request a waiver
- 25 from undergoing its next scheduled best financial management practices review
- 26 so long as its financial accountability grade has not decreased.
- 27 (2) To apply for such waiver, not later than September 1 of the
- 28 fiscal year prior to the fiscal year in which the district is next scheduled
- 29 for review, the district school board shall certify to the Division of
- 30 Legislative Audit and the Department of Education the district school board's
- 31 <u>determination that the school district is still conforming to the best</u>
- 32 financial management practices.
- 33 (3) After consultation with the Division of Legislative Audit
- 34 and review of the district school board's determination, the Department of
- 35 Education may recommend to the Legislative Council that the district be
- 36 granted a waiver for the next scheduled best financial management practices

1 review. If approved for waiver, the Department of Education shall notify the 2 school district that no review of that district will be conducted during the next scheduled review cycle. In that event, the district school board must 3 4 continue annual reporting to the State Board of Education as required in 5 subsection (p) of this section. 6 (r) District school boards that receive a best financial management 7 practices review must maintain records that will enable independent 8 verification of the implementation of the action plan and any related fiscal 9 impacts. 10 (s) Unrestricted cost savings resulting from implementation of the 11 best financial management practices must be spent at the school and classroom <u>levels for teacher salaries</u>, <u>teacher training</u>, <u>improved classroom facilities</u>, 12 student supplies, textbooks, classroom technology, and other direct student 13 instruction activities. Cost savings identified for a program that has 14 15 restrictive expenditure requirements shall be used for the enhancement of the 16 specific program. 17 SECTION 16. Arkansas Code Title 6, Chapter 15 is amended to add the 18 19 following new subchapter. 6-15-2201. Postsecondary feedback of information to high schools. 20 (a) The State Board of Education shall adopt rules that require the 21 22 Department of Education to report to the State Board of Education, the 23 General Assembly, and the district school boards on the performance of each 24 first-time-in-post-secondary education student from each public high school 25 in this state who is enrolled in a public postsecondary institution or public 26 technical center. Such reports must be based on information databases maintained by the Department of Education. In addition, the public 27 28 postsecondary educational institutions and technical centers shall provide 29 district school boards access to information on student performance in 30 regular and preparatory courses and shall indicate students referred for 31 remediation. 32 (b) The Department of Education shall report, by high school, to the 33 State Board of Education and the General Assembly, no later than November 30 34 of each year, on the number of prior year Arkansas high school graduates who 35 enrolled for the first time in public post-secondary education in this state

during the previous summer, fall, or spring term, indicating the number of

- 1 students whose scores on the common placement test indicated the need for
 2 remediation through college-preparatory instruction.
- 3 (c) The Department of Education shall organize school summary reports
 4 and student-level records by school district and high school in which the
 5 postsecondary education students were enrolled and report the information to
 6 each school district no later than January 31 of each year.
- 7 (d) As a part of the school improvement plan pursuant to § 6-15-2001,
 8 the State Board of Education shall ensure that each school district and high
 9 school develops strategies to improve student readiness for the public
 10 postsecondary level based on annual analysis of the feedback report data.
- 11 <u>(e) The Department of Education shall biannually recommend to the</u>
 12 <u>General Assembly statutory changes to reduce the incidence of postsecondary</u>
 13 <u>remediation in mathematics, reading, and writing for first-time enrolled</u>
 14 <u>recent high school graduates.</u>

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educational practices.

- 16 SECTION 17. Arkansas Code Title 6, Chapter 15 is amended to add the 17 following new subchapter:
- 18 <u>6-15-2301. Educational planning and information systems Educational</u> 19 <u>planning.</u>
- (a) The Director of Education is responsible for all planning 20 functions for the Department of Education, including collection, analysis, 21 22 and interpretation of all data, information, test results, evaluations, and 23 other indicators that are used to formulate policy, identify areas of concern 24 and need, and serve as the basis for short-range and long-range planning. Such planning shall include assembling data, conducting appropriate studies 25 26 and surveys, and sponsoring research and development activities designed to 27 provide information about educational needs and the effect of alternative
 - (b) Each district school board shall maintain a continuing system of planning and budgeting designed to aid in identifying and meeting the educational needs of students and the public. Provision shall be made for coordination between the Department of Education and the Department of Higher Education concerning the planning for career and technical education and adult educational programs. The major emphasis of the system shall be based upon the Adequacy Study as approved by the General Assembly and the Arkansas State Standards developed by the Department of Education and adopted by the

1 State Board of Education. The Department of Education planning and budgeting 2 system must include consideration of student achievement data and financial 3 accountability data obtained pursuant to Title 6, Chapter 15, Subchapter 17, 4 § 6-15-424, and § 6-15-2101. 5 6 6-15-2302. Educational planning and information systems -7 Comprehensive management information systems. 8 (a) The Department of Education shall develop and implement an 9 integrated information system for educational management. The system must be designed to collect, via electronic transfer, all student and school 10 11 performance data required to ascertain the degree to which schools and school 12 districts are meeting state performance standards, and must be capable of producing data for a comprehensive annual report on school and district 13 performance. In addition, the system shall support, as feasible, the 14 15 management decisions to be made in each division of the Department of 16 Education and at the individual school and district levels. Similar data 17 elements among divisions and levels shall be compatible. The system shall be based on an overall conceptual design; the information needed for such 18 decisions, including fiscal, student, program, personnel, facility, 19 20 community, evaluation, and other relevant data; and the relationship between 21 cost and effectiveness. The system shall be managed and administered by the 22 Department of Education and shall include a district subsystem component to 23 be administered at the district level. Each district school system with a 24 unique management information system shall assure that compatibility exists 25 between its unique system and the district component of the state system so 26 that all data required as input to the state system is made available via 27 electronic transfer and in the appropriate input format. 28 (b) The specific responsibilities of the Department of Education shall 29 include: 30 (1) Consulting with school district representatives in the 31 review of the state's management information system for public school 32 education management; 33 (2) Providing operational definitions for the state's system; 34 (3) Determining the information and specific data elements 35 required for the management decisions made at each educational level, 36 recognizing that the primary unit for information input is the individual

1	school and recognizing that time and effort of instructional personnel
2	expended in collection and compilation of data should be minimized;
3	(4) Review and develop standardized terminology and procedures
4	to be followed at all levels of the system;
5	(5) Review and develop a standard transmittal format to be used
6	for collection of data from the various levels of the system;
7	(6) Review and develop appropriate computer programs to assure
8	integration of the various information components dealing with students,
9	personnel, facilities, fiscal, program, community, and evaluation data;
10	(7) Review and develop the necessary programs to provide
11	statistical analysis of the integrated data provided in subdivision (b)(6) in
12	such a way that required reports may be disseminated, comparisons may be
13	made, and relationships may be determined in order to provide the necessary
14	information for making management decisions at all levels;
15	(8) Review and develop output report formats which will provide
16	district school systems with information for making management decisions at
17	the various educational levels;
18	(9) Assisting the district school systems in establishing their
19	subsystem components and assuring compatibility with current district
20	systems;
21	(10) Establishing procedures for continuous evaluation of system
22	efficiency and effectiveness;
23	(11) Initiating a reports-management and forms-management system
24	to ascertain that duplication in collection of data does not exist and that
25	forms and reports for reporting under state and federal requirements and
26	other forms and reports are prepared in a logical and uncomplicated format,
27	resulting in a reduction in the number and complexity of required reports,
28	particularly at the school level; and
29	(12) Initiating other actions as are necessary to carry out the
30	intent of the General Assembly that a management information system for
31	public school management is essential for school district accountability.
32	Other actions shall be based on criteria including, but not limited to:
33	(A) The purpose of the reporting requirement;
34	(B) The origination of the reporting requirement;
35	(C) The date of origin of the reporting requirement; and
36	(D) The date of repeal of the reporting requirement.

1	(c) the specific responsibilities of each district school system shall
2	include:
3	(1) Establishing, at the district level, a reports-control and
4	forms-control management system committee composed of school administrators
5	and classroom teachers. The district school board shall appoint school
6	administrator members and classroom teacher members. Teachers shall
7	constitute a majority of the committee membership. The committee shall
8	periodically recommend procedures to the district school board for
9	eliminating, reducing, revising, and consolidating paperwork and data
10	collection requirements and shall submit to the district school board an
11	annual report of its findings;
12	(2) With assistance from the Department of Education, developing
13	systems compatibility between the state management information system and
14	unique local systems;
15	(3) Providing, with the assistance of the Department of
16	Education, in-service training dealing with management information system
17	purposes and scope, a method of transmitting input data, and the use of
18	output report information;
19	(4) Establishing a plan for continuous review and evaluation of
20	local management information system needs and procedures;
21	(5) Advising the Department of Education of all district
22	management information needs;
23	(6) Transmitting required data input elements to the appropriate
24	processing locations in accordance with guidelines established by the
25	Department of Education;
26	(7) Determining required reports, comparisons, and relationships
27	to be provided to district school systems by the system output reports,
28	continuously reviewing these reports for usefulness and meaningfulness, and
29	submitting recommended additions, deletions, and change requirements in
30	accordance with the guidelines established by the Department of Education;
31	<u>and</u>
32	(8) Being responsible for the accuracy of all data elements
33	transmitted to the Department of Education.
34	
35	6-15-2303. Educational planning and information systems — Rules.
36	The State Board of Education shall adopt any rules necessary to

1	implement these sections pursuant to the Arkansas Administrative Procedures
2	Act, § 25-15-201, et seq.
3	
4	SECTION 18. Arkansas Code Title 6, Chapter 15 is amended to add the
5	following new subchapter:
6	6-15-2401. Deregulated public schools program - Purpose.
7	The purpose of the deregulated public schools program shall be to:
8	(1) Improve student learning;
9	(2) Increase learning opportunities for all students, with special
10	emphasis on expanded learning experiences for students who are identified as
11	academically low achieving;
12	(3) Encourage the use of different and innovative learning methods;
13	(4) Increase choice of learning opportunities for students;
14	(5) Require the measurement of learning outcomes and create innovative
15	measurement tools;
16	(6) Make the school the unit for improvement; and
17	(7) Relieve schools of paperwork and procedures that are required by
18	the state and the district school board for purposes other than health,
19	safety, equal opportunity, fiscal accountability and documentation of student
20	achievement.
21	
22	6-15-2402. Deregulated public schools program - Proposal.
23	(a) A proposal to be a deregulated school must be developed by the
24	school principal and the parent advisory council. A majority of the members
25	of the parent advisory council must approve the proposal, and the principal
26	and the parent advisory council chair must sign the proposal. At least
27	seventy-five percent (75%) of the teachers employed at the school must
28	approve the proposal. The school must conduct a survey to show parental
29	support for the proposal.
30	(b) A district school board shall receive and review all proposals for
31	a deregulated public school. A district school board must by a majority vote
32	approve or deny a proposal no later than 30 days after the proposal is
33	received. If a proposal is denied, the district school board must, within
34	ten (10) calendar days, articulate in writing the specific reasons based upon
35	good cause supporting its denial of the proposal.
36	(c) The Department of Education may provide technical assistance to an

1	applicant upon written request.
2	(d) The terms and conditions for the operation of a deregulated public
3	school shall be set forth in the proposal. The district school board shall
4	not impose unreasonable rules or regulations that violate the intent of
5	giving schools greater flexibility to meet educational goals.
6	
7	6-15-2403. Deregulated public schools program — Eligible students.
8	A deregulated school shall be open to all students residing in the
9	school's attendance boundaries as determined by the district school board and
10	to all students who chose to attend the deregulated school pursuant to the
11	Arkansas Public School Choice Option.
12	
13	6-15-2404. Deregulated public schools program - Requirements.
14	Like other public schools, a deregulated public school shall:
15	(1) Be nonsectarian in its programs, admission policies, employment
16	practices, and operations;
17	(2) Not charge tuition or fees, except those fees normally charged by
18	other public schools;
19	(3) Meet all applicable state and local health, safety, and civil
20	rights requirements;
21	(4) Not violate the antidiscrimination provisions Arkansas law; and
22	(5) Be subject to an annual financial audit in a manner similar to
23	that of other public schools in the district.
24	
25	6-15-2405. Deregulated public schools program — Elements of the
26	proposal.
27	(a) The major issues involving the operation of a deregulated public
28	school shall be considered in advance and written into the proposal.
29	(b) The proposal shall address, and criteria for approval of the
30	proposal shall be based on:
31	(1) The school's mission and the students to be served;
32	(2) The focus of the curriculum, the instructional methods to be
33	used, and any distinctive instructional techniques to be employed;
34	(3) The current baseline standard of achievement and the
35	outcomes to be achieved and the method of measurement that will be used;
36	(4)(A) The methods used to identify the educational strengths

1	and needs of students and how well educational goals and performance
2	standards are met by students attending the school.
3	(B) Students in deregulated public schools shall, at a
4	minimum, participate in the statewide assessment program;
5	(5) In secondary schools, a method for determining that a
6	student has satisfied the requirements for graduation as set forth in the
7	rules and regulations adopted by the Department of Education;
8	(6) A method for resolving conflicts between the school and the
9	district;
10	(7) The admissions procedures and dismissal procedures,
11	including the school's code of student conduct;
12	(8) The ways by which the school's racial and ethnic balance
13	reflects the community it serves or reflects the racial and ethnic range of
14	other public schools in the same school district;
15	(9) The financial and administrative management of the school
16	including a statement of the areas in which the school will have
17	administrative and fiscal autonomy and the areas in which the school will
18	follow district school board fiscal and administrative policies;
19	(10) The manner in which the school will be insured, including
20	whether or not the school will be required to have liability insurance, and,
21	if so, the terms and conditions thereof and the amounts of coverage; and
22	(11) The qualifications to be required of the teachers.
23	(c) The school shall make annual progress reports to the district,
24	which upon verification shall be forwarded to the Department of Education at
25	the same time as other annual school accountability reports. The report
26	shall contain at least the following information:
27	(1) The school's progress toward achieving the goals outlined in
28	its proposal;
29	(2) The information required in the annual school report
30	pursuant to § 6-15-1701;
31	(3) Financial records of the school, including revenues and
32	expenditures; and
33	(4) Salary and benefit levels of school employees.
34	(d) A district school board shall ensure that the proposal is
35	innovative and consistent with the state education goals established by § 6-
36	<u>15-402(d).</u>

1 (e) Upon receipt of the annual report required by subsection (c) of 2 this section, the Department of Education shall provide the State Board of 3 Education and the Legislative Council with a copy of each report and an 4 analysis and comparison of the overall performance of students, to include 5 all students in deregulated public schools whose scores are counted as part 6 of the statewide assessment tests, versus comparable public school students 7 in the district as determined by Arkansas Comprehensive Assessment Test and 8 district assessment tests and, as appropriate, and other assessments 9 administered pursuant to § 6-15-424. 10 6-15-2406. Deregulated <u>public schools program - Exemption from</u> 11 12 statutes. (a)(1) A deregulated public school shall operate in accordance with 13 its proposal and shall be exempt from Chapter 15 of the Arkansas Code, except 14 15 those pertaining to civil rights and student health, safety, and welfare, or 16 as otherwise required by this section. 17 (2) A deregulated public school shall not be exempt from the 18 following statutes: 19 (A) Freedom of Information Act, § 25-19-101 et seq., 20 relating to public records; and 21 (B) Administrative Procedures Act, § 25-15-201 et seq., 22 relating to public meetings and records, public inspection, and penalties. 23 (3) The school district, upon request of a deregulated public school, may apply to the State Board of Education for a waiver of provisions 24 25 of law applicable to deregulated public schools under this section, except 26 that the provisions of Title 6, Chapter 20, Subchapter 4 or laws, rules, or 27 regulations relating to school district budgets shall not be eligible for 28 waiver if the waiver would affect funding allocations or create inequity in 29 public school funding. The State Board of Education may grant the waiver if 30 necessary to implement the school program. (b) A deregulated public school may employ or contract with skilled 31 32 selected noncertified personnel in an alternative certification program to 33 provide instructional services or to assist instructional staff members as 34 education paraprofessionals in the same manner as defined in Title 6, Chapter 35 17, Subchapter 4. A deregulated public school may not employ an individual 36 to provide instructional services or to serve as an education

2	educator is suspended or revoked by this or any other state. The
3	qualifications of teachers shall be disclosed to parents.
4	(c) A deregulated public school shall employ or contract with
5	employees who have met the requirements of Title6, Chapter 17, Subchapter 4.
6	
7	6-15-2407. Deregulated public schools program - Revenue.
8	Students enrolled in a deregulated public school shall be funded in a
9	basic program or a special program in the same manner as students enrolled in
10	other public schools in the school district.
11	
12	6-15-2408. Deregulated public schools program —Length of school year.
13	A deregulated public school shall provide instruction for at least the
14	number of days required by law for other public schools, and may provide
15	instruction for additional days.
16	
17	6-15-2409. Deregulated public schools program — Facilities.
18	A deregulated public school shall utilize facilities which comply with
19	the requirements of state and local law, rules, and regulations relating to
20	school facilities, or with applicable state minimum building codes and state
21	minimum fire protection codes pursuant to the requirements of state and local
22	law, rules, and regulations relating to school facilities.
23	
24	SECTION 19. Arkansas Code Title 6, Chapter 18, Subchapter 9 is amended
25	to add the following section.
26	6-18-902. Student records and reports; rights of parents and students
27	- Notification - Penalty.
28	(a) The purpose of this section is to protect the rights of students
29	and their parents with respect to student records and reports as created,
30	maintained, and used by public educational institutions in the state. The
31	intent of the General Assembly is that students and their parents shall have
32	rights of access, rights of challenge, and rights of privacy with respect to
33	records and reports, and that rules shall be available for the exercise of
34	these rights.
35	(b) As used in this section:
36	(1) "Chief executive officer" means that person whether elected

paraprofessional if the individual's certification or licensure as an

1	or appointed, who is responsible for the management and administration of any
2	public educational body or unit, or the chief executive officer's designee
3	for student records; that is, the district school superintendent, the
4	director of an area technical center, the president of a public postsecondary
5	educational institution, or their designees;
6	(2) "Directory information" means information contained in an
7	education record of a student that would not generally be considered harmful
8	or an invasion of privacy if disclosed. It includes, but is not limited to,
9	the student's name, address, telephone listing, electronic mail address,
10	photograph, date and place of birth, major field of study, dates of
11	attendance, grade level, enrollment status (e.g., undergraduate or graduate;
12	full-time or part-time), participation in officially recognized activities
13	and sports, weight and height of members of athletic teams, degrees, honors
14	and awards received, and the most recent educational agency or institution
15	attended;
16	(3)(A) "Records" and "reports" mean official records, files, and
17	data directly related to students that are created, maintained, and used by
18	public educational institutions, including all material that is incorporated
19	into each student's cumulative record folder and intended for school use or
20	to be available to parties outside the school or school system for legitimate
21	educational or research purposes. Materials that shall be considered as part
22	of a student's record include, but are not necessarily limited to:
23	(i) Identifying data, including a student's social
24	security number;
25	(ii) Academic work completed, level of achievement
26	records, including grades and standardized achievement test scores;
27	(iii) Attendance data;
28	(iv) Scores on standardized intelligence, aptitude,
29	and psychological tests;
30	(v) Interest inventory results;
31	(vi) Health data;
32	(vii) Family background information;
33	(viii) Teacher or counselor ratings and
34	observations;
35	(ix) Verified reports of serious or recurrent
36	behavior patterns; and

1	(x) Any other evidence, knowledge, or information
2	recorded in any medium, including, but not limited to, handwriting,
3	typewriting, print, magnetic tapes, film, microfilm, and microfiche, and
4	maintained and used by an educational agency or institution or by a person
5	acting for such agency or institution.
6	(B) However, the terms "records" and "reports" do not
7	include:
8	(i) Records of instructional, supervisory, and
9	administrative personnel, and educational personnel ancillary to those
10	persons, that are kept in the sole possession of the maker of the record and
11	are not accessible or revealed to any other person except a substitute for
12	any of such persons. An example of records of this type is instructor's
13	grade books;
14	(ii) Records of law enforcement units of the
15	institution that are maintained solely for law enforcement purposes and that
16	are not available to persons other than officials of the institution or law
17	enforcement officials of the same jurisdiction in the exercise of that
18	jurisdiction;
19	(iii) Records made and maintained by the institution
20	in the normal course of business that relate exclusively to a student in his
21	or her capacity as an employee and that are not available for use for any
22	other purpose;
23	(iv)(a) Records created or maintained by a
24	physician, psychiatrist, psychologist, or other recognized professional or
25	paraprofessional acting in his or her professional or paraprofessional
26	capacity, or assisting in that capacity, that are created, maintained, or
27	used only in connection with the provision of treatment to the student and
28	that are not available to anyone other than persons providing such treatment.
29	(b) However, such records shall be open to a
30	physician or other appropriate professional of the student's choice;
31	(v) Directory information as defined in this
32	section;
33	(vi) Other information, files, or data that do not
34	permit the personal identification of a student;
35	(vii) Letters or statements of recommendation or
36	evaluation that were confidential under Arkansas law. and

1	(viii) Copies of the student's fingerprints.
2	(C) No public educational institution shall maintain any
3	report or record relative to a student that includes a copy of the student's
4	fingerprints.
5	(4) "Student" means any child or adult who is enrolled or who
6	has been enrolled in any instructional program or activity conducted under
7	the authority and direction of an institution comprising a part of the state
8	system of public education and with respect to whom an educational
9	institution maintains educational records and reports or personally
10	identifiable information, but does not include a person who has not been in
11	attendance as an enrollee at such institution.
12	(c) Rights of parent or student. The parent of any student who
13	attends or has attended any public school shall have the following rights
14	with respect to any records or reports created, maintained, and used by any
15	public educational institution in the state. However, whenever a student has
16	attained eighteen (18) years of age, or is attending a postsecondary
17	educational institution, the permission or consent required of, and the
18	rights accorded to, the parents of the student shall thereafter be required
19	of and accorded to the student only, unless the student is a dependent
20	student of such parents as defined in 26 U.S.C. s. 152 (s. 152 of the
21	Internal Revenue Code of 1954). The State Board of Education shall adopt
22	rules whereby parents or students may exercise these rights:
23	(1) Right of access.
24	(A) Such parent or student shall have the right, upon
25	request directed to the appropriate school official, to be provided with a
26	list of the types of records and reports, directly related to students, as
27	maintained by the institution that the student attends or has attended.
28	(B) Such parent or student shall have the right, upon
29	request, to be shown any record or report relating to such student maintained
30	by any public educational institution. When the record or report includes
31	information on more than one student, the parent or student shall be entitled
32	to receive, or be informed of, only that part of the record or report that
33	pertains to the student who is the subject of the request. Upon a reasonable
34	request therefore, the institution shall furnish such parent or student with
35	an explanation or interpretation of any such record or report.
36	(C) Copies of any list, record, or report requested under

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2
     upon request.
 3
                       (D) The State Board of Education shall adopt rules to be
     followed by all public educational institutions in granting requests for
 4
 5
     lists, or for access to reports and records or for copies or explanations
 6
     thereof under this subsection. However, access to any report or record
 7
     requested under the provisions of subdivision (c)(2) of this section, shall
8
     be granted within thirty (30) days after receipt of such request by the
 9
     institution. Fees may be charged for furnishing any copies of reports or
10
     records requested under subdivision (c)(3) of this section, but such fees
11
     shall not exceed the actual cost to the institution of producing such copies;
12
                (2) Right of waiver of access to confidential letters or
     statements. A parent or student shall have the right to waive the right of
13
     access to letters or statements of recommendation or evaluation, except that
14
15
     such waiver shall apply to recommendations or evaluations only if:
16
                       (A) The parent or student is, upon request, notified of
17
     the names of all persons submitting confidential letters or statements; and
                       (B) Such recommendations or evaluations are used solely
18
19
     for the purpose for which they were specifically intended. Such waivers may
20
     not be required as a condition for admission to, receipt of financial aid
     from, or receipt of any other services or benefits from, any public agency or
21
22
     public educational institution in this state.
23
                 (3) Right to challenge and hearing. A parent or student shall
24
     have the right to challenge the content of any record or report to which such
25
     person is granted access under subdivision (c)(1) of this section, in order
26
     to ensure that the record or report is not inaccurate, misleading, or
27
     otherwise in violation of the privacy or other rights of the student and to
28
     provide an opportunity for the correction, deletion, or expunction of any
29
     inaccurate, misleading, or otherwise inappropriate data or material contained
30
     therein. Any challenge arising under the provisions of this subsection may
     be settled through informal meetings or discussions between the parent or
31
32
     student and appropriate officials of the educational institution. If the
33
     parties at such a meeting agree to make corrections, to make deletions, to
34
     expunge material, or to add a statement of explanation or rebuttal to the
35
     file, such agreement shall be reduced to writing and signed by the parties;
36
     and the appropriate school officials shall take the necessary actions to
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the provisions of this paragraph shall be furnished to the parent or student

Т	implement the agreement. If the parties cannot reach an agreement, upon the
2	request of either party, a hearing shall be held on such challenge under
3	rules adopted by the State Board of Education. Upon the request of the
4	parent or student, the hearing shall be exempt from the requirements of the
5	Arkansas Administrative Procedures Act, § 25-15-201, et seq. Such rules
6	shall include at least the following provisions:
7	(A) The hearing shall be conducted within a reasonable
8	period of time following the request for the hearing;
9	(B) The hearing shall be conducted, and the decision
10	rendered, by an official of the educational institution or other party who
11	does not have a direct interest in the outcome of the hearing;
12	(C) The parent or student shall be afforded a full and
13	fair opportunity to present evidence relevant to the issues raised under this
14	subdivision;
15	(D) The decision shall be rendered in writing within a
16	reasonable period of time after the conclusion of the hearing; and
17	(E) The appropriate school officials shall take the
18	necessary actions to implement the decision.
19	(4) Right of privacy.
20	(A) Every student shall have a right of privacy with
21	respect to the educational records kept on him or her. Personally
22	identifiable records or reports of a student, and any personal information
23	contained therein, are confidential and exempt from the provisions of the
24	Freedom of Information Act, § 25-19-101, et seq. No state or local
25	educational agency, board, or public school shall permit the release of such
26	records, reports, or information without the written consent of the student's
27	parent, or of the student himself or herself if he or she is qualified as
28	provided in this subsection, to any individual, agency, or organization.
29	However, personally identifiable records or reports of a student may be
30	released to the following persons or organizations without the consent of the
31	student or the student's parent:
32	(i) Officials of schools, school systems, technical
33	centers, or public postsecondary educational institutions in which the
34	student seeks or intends to enroll; and a copy of such records or reports
35	shall be furnished to the parent or student upon request;
36	(ii) Other school officials, including teachers

1	within the educational institution or agency, who have legitimate educational
2	interests in the information contained in the records;
3	(iii) The United States Secretary of Education, the
4	Director of the National Institute of Education, the Assistant Secretary for
5	Education, the Comptroller General of the United States, or state or local
6	educational authorities who are authorized to receive such information
7	subject to the conditions set forth in applicable federal statutes and
8	regulations of the United States Department of Education, or in applicable
9	state statutes and rules of the State Board of Education;
10	(iv) Other school officials, in connection with a
11	student's application for or receipt of financial aid;
12	(v) Individuals or organizations conducting studies
13	for or on behalf of an institution or a board of education for the purpose of
14	developing, validating, or administering predictive tests, administering
15	student aid programs, or improving instruction, if such studies are conducted
16	in such a manner as will not permit the personal identification of students
17	and their parents by persons other than representatives of such organizations
18	and if such information will be destroyed when no longer needed for the
19	purpose of conducting such studies;
20	(vi) Accrediting organizations, in order to carry
21	out their accrediting functions;
22	(vii) School readiness coalitions and the Early
23	Childhood Commission in order to carry out their assigned duties;
24	(viii) For use as evidence in student expulsion
25	hearings conducted by a district school board pursuant to the provisions of
26	the Arkansas Administrative Procedures Act, codified at § 25-15-201 et seq.;
27	(ix) Appropriate parties in connection with an
28	emergency, if knowledge of the information in the student's educational
29	records is necessary to protect the health or safety of the student or other
30	individuals;
31	(x) The Division of Legislative Audit and the Office
32	of Assessment, Evaluation and Accountability in connection with their
33	official functions. However, except when the collection of personally
34	identifiable information is specifically authorized by law, any data
35	collected by the Division of Legislative Audit and the Office of Assessment,
36	Evaluation and Accountability is confidential and exempt from the provisions

1 of the Arkansas Freedom of Information Act, § 25-19-101 et seq. and shall be 2 protected in such a way as will not permit the personal identification of 3 students and their parents by anyone other than the Division of Legislative Audit, the Office of Assessment, Evaluation and Accountability, and their 4 5 staff, and such personally identifiable data shall be destroyed when no 6 longer needed for the Division of Legislative Audit's and the Office of 7 Assessment, Evaluation and Accountability's official use; 8 (xi)(a) A court of competent jurisdiction in 9 compliance with an order of that court or the attorney of record pursuant to a lawfully issued subpoena, upon the condition that the student and the 10 11 student's parent are notified of the order or subpoena in advance of 12 compliance therewith by the educational institution or agency; 13 (b) A person or entity pursuant to a court of competent jurisdiction in compliance with an order of that court or the 14 15 attorney of record pursuant to a lawfully issued subpoena, upon the condition 16 that the student, or his or her parent if the student is either a minor and 17 not attending a postsecondary educational institution or a dependent of such parent as defined in 26 U.S.C. s. 152 (s. 152 of the Internal Revenue Code of 18 19 1954), is notified of the order or subpoena in advance of compliance 20 therewith by the educational institution or agency; or 21 (xii) Parties to an interagency agreement among the 22 Division of Youth Services of the Department of Human Services, school and 23 law enforcement authorities, and other signatory agencies for the purpose of 24 reducing juvenile crime and especially motor vehicle theft by promoting 25 cooperation and collaboration, and the sharing of appropriate information in 26 a joint effort to improve school safety, to reduce truancy and in-school and 27 out-of-school suspensions, and to support alternatives to in-school and out-28 of-school suspensions and expulsions that provide structured and well-29 supervised educational programs supplemented by a coordinated overlay of 30 other appropriate services designed to correct behaviors that lead to truancy, suspensions, and expulsions, and that support students in 31 successfully completing their education. Information provided in furtherance 32 33 of such interagency agreements is intended solely for use in determining the 34 appropriate programs and services for each juvenile or the juvenile's family, 35 or for coordinating the delivery of such programs and services, and as such 36 is inadmissible in any court proceedings prior to a dispositional hearing

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     unless written consent is provided by a parent or other responsible adult on
 2
     behalf of the juvenile.
 3
                       (B) This subdivision does not prohibit any educational
 4
     institution from publishing and releasing to the general public directory
 5
     information relating to a student if the institution elects to do so.
 6
     However, no educational institution shall release, to any individual, agency,
 7
     or organization that is not listed in subdivision (c)(4)(A) of this section,
8
     directory information relating to the student body in general or a portion
 9
     thereof unless it is normally published for the purpose of release to the
10
     public in general. Any educational institution making directory information
11
     public shall give public notice of the categories of information that it has
12
     designated as directory information with respect to all students attending
     the institution and shall allow a reasonable period of time after such notice
13
     has been given for a parent or student to inform the institution in writing
14
15
     that any or all of the information designated should not be released.
16
           (d) Notification. Every parent and student entitled to rights
     relating to student records <u>and reports under the provisions of subsection</u>
17
     (c) of this section shall be notified annually, in writing, of such rights
18
19
     and that the institution has a policy of supporting the law; the types of
20
     information and data generally entered in the student records as maintained
21
     by the institution; and the procedures to be followed in order to exercise
22
     such rights. The notification shall be general in form and in a manner to be
23
     determined by the State Board of Education and may be incorporated with other
24
     printed materials distributed to students, such as being printed on the back
25
     of school assignment forms or report cards for students attending
26
     kindergarten or grades one through twelve (1-12) in the public school system
27
     and being printed in college catalogs or in other program announcement
28
     bulletins for students attending postsecondary educational institutions.
29
           (e) Penalty. In the event that any public school official or
30
     employee, district school board official or employee, technical center
     official or employee, or public postsecondary educational institution
31
32
     official or employee refuses to comply with any of the provisions of this
33
     section, the aggrieved parent or student shall have an immediate right to
34
     bring an action in the circuit court to enforce the violated right by
35
     injunction. Any aggrieved parent or student who brings such an action and
36
     whose rights are vindicated may be awarded attorney's fees and court costs.
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1	(f) Applicability to records of defunct institutions. The provisions
2	of this section also apply to student records that any nonpublic educational
3	institution that is no longer operating has deposited with the district
4	school superintendent in the county where the nonpublic educational
5	institution was located.
6	
7	SECTION 20. Arkansas Code § 6-15-419 is amended to read as follows:
8	6-15-419. Definitions.
9	The following definitions shall apply in this subchapter, unless the
10	context otherwise requires:
11	(1)(A) "Academic improvement plan" means a plan detailing supplemental
12	or intervention and remedial instruction, or both, in deficient academic
13	areas for any student who is not proficient on a portion or portions of the
14	state-mandated criterion referenced assessments.
15	(B)(i) Such a plan shall be created and implemented by
16	appropriate teachers, counselors, and any other pertinent school personnel.
17	(ii) All academic improvement plans shall be annually
18	reviewed and revised to ensure effectiveness and to ensure student
19	demonstration of proficiency in the targeted academic areas on the next
20	state-mandated criterion-referenced -assessments.
21	(iii) A cumulative review of all academic improvement
22	plans shall be part of the data used by the school in creating and revising
23	its comprehensive school plan.
24	(iv) All academic improvement plans shall be subject to
25	review by the Department of Education.
26	(C) In any instance where a student with disabilities identified
27	under the Individuals with Disabilities Education Act has an individualized
28	education program that already addresses any academic area or areas in which
29	the student is not proficient on state-mandated eriterion-referenced
30	assessments, the individualized education program shall serve to meet the
31	requirement of an academic improvement plan;
32	(2) "District improvement plan" means a districtwide plan coordinating
33	the actions of the various school improvement plans within a district. The
34	main focus of the district improvement plan shall be to ensure that all
35	students demonstrate proficiency on all portions of state-mandated eriterion-
36	referenced assessments;

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- 1 "Early intervention" means short-term, intensive, focused, 2 individualized instruction developed from ongoing, daily, systematic 3 diagnosis that occurs while a child is in the initial, kindergarten through 4 grade one (K-1), stages of learning early reading, writing, and mathematical strategies to ensure acquisition of the basic skills and to prevent the child 5 6 from developing poor problem-solving habits which become difficult to change. 7 The goal is to maintain a student's ability to function proficiently at grade 8 level;
- 9 (4) "End of course" means an examination taken at the completion of a 10 course of study to determine whether a student demonstrates attainment of the 11 knowledge and skills necessary to mastery of that subject;
 - (5) "Grade level" means performing at the proficient or advanced level on state-mandated criterion referenced tests;
 - (6) "High school" means grades nine through twelve (9-12);
- 15 (7) "Middle level" means grades five through eight (5-8);
- 16 (8) "Point-in-time intervention and remediation" means intervention 17 and remediation applied during the academic year upon the discovery that a 18 student is not performing at grade level;
- 19 (9) "Primary" means kindergarten through grade four (K-4);
- 20 (10)(A)(i) "Remediation" means a process of using diagnostic
 21 instruments to provide corrective, specialized, supplemental instruction to
 22 help a student in grades two through four (2-4) overcome academic
 23 deficiencies.
 - (ii) For students in grades five through twelve (5-12), remediation shall be a detailed, sequential set of instructional strategies implemented to remedy any academic deficiencies indicated by below-basic or basic performance on the state-mandated eriterion-referenced assessments.
- 28 (B) Remediation shall not interfere with or inhibit student 29 mastery of current grade level academic learning expectations;
- 30 (11) "School improvement plan" means the individual school's
 31 comprehensive plan based on priorities indicated by assessment and other
 32 pertinent data and designed to ensure that all students demonstrate
 33 proficiency on all portions of state-mandated criterion referenced
 34 assessments; and
- 35 (12) "Social promotion" means the passage or promotion from one grade 36 to the next of a student who has not demonstrated knowledge or skills

1 required for grade-level academic proficiency+; 2 (13) "Kindergarten through grade twelve (K-12) data warehouse" means a technology-based tool used to gather, integrate, and store all the 3 4 information used to track and analyze student performance; 5 (14) "Longitudinal tracking" means based on scheduled and annual 6 assessments, tracking individual student yearly academic achievement gains; 7 (15) "Arkansas State Standards" means standards which are approved by 8 the State Board of Education and set the skills to be taught and mastery 9 level for each grade and content area; 10 (16) "National Assessment of Educational Progress" means the national 11 assessment program mandated by the No Child Left Behind Act, as such laws may 12 be amended from time to time; (17) "No Child Left Behind Act" means the No Child Left Behind Act of 13 2001 signed into federal law on January 8, 2002; 14 15 (18) "Statewide Assessment Standards" means the statewide program of 16 educational assessment implemented pursuant to and described in § 6-15-424; 17 (19) "Limited English proficient students" means the student has sufficient difficulty speaking, reading, writing, or understanding the 18 19 English language and whose difficulties may deny such individual the 20 opportunity to learn successfully in classrooms where the language of 21 instruction is English; 22 (20) "English for Speakers of Other Languages program" means that 23 English is not a student's native language and he or she has sufficient difficulty speaking, reading, writing, or understanding the English language 24 25 and whose difficulties may deny such individual the opportunity to learn 26 successfully in classrooms where the language of instruction is English; 27 (21) "Individual education plan or a Section 504 plan" means that part 28 of federal legislation which eliminates impediments to full participation by 29 persons with disabilities and which is intended to prevent intentional or 30 unintentional discrimination against persons with disabilities, persons who are believed to have disabilities, or family members with disabilities; 31 32 (22) "Grade inflation rate" means the statistical gap between actual 33 grades assigned for core classes at the secondary level and student 34 performance on corresponding subjects on nationally normed college entrance 35 exams, such as the ACT; 36 (23) "Arkansas Comprehensive Assessment Test" or "Arkansas

- 1 Comprehensive Assessment Test" means a nationally normed reference test that
- 2 <u>is augmented to include a measurement of proficiency with respect to Arkansas</u>
- 3 State Standards;
- 4 (24) "Value added measurements" means the statistical gain a student
- 5 <u>makes from one year to the next, based on the same series assessment, against</u>
- 6 the national student group which most closely matches his or her demographics
- 7 and achievement level, to determine if he or she is making adequate yearly
- 8 progress.
- 9 <u>(25) "Adequate yearly progress" means the standards to be developed by</u>
- 10 the Arkansas Department of Education and approved by the United States
- 11 Department of Education in compliance with No Child Left Behind Act, which
- 12 <u>must specify annual objectives to measure progress of schools and districts</u>
- 13 to ensure that all groups of students, including low-income students,
- 14 students from major racial and ethnic groups, students with disabilities, and
- 15 <u>students with limited English proficiency, reach proficiency within twelve</u>
- 16 (12) years; must include intermediate goals that provide for annual adequate
- 17 yearly progress targets, with the first increase to occur no later than 2004-
- 18 <u>05; and schools must test at least ninety-five percent (95%) of their</u>
- 19 <u>students in each of the above groups.</u>
- 20 (26) "Annual learning gains" or "student learning gains" means
- 21 <u>calculating a student's learning gains from one year to the next, based on a</u>
- 22 same series assessment given in the same time frame from one (1) year to the
- 23 next, used as a pre-post measure of learning for the content areas tested;
- 24 (27) "Board of Control for Southern Regional Education" means the
- 25 <u>entity identified in the Southern Regional Education Compact, § 6-4-101, et</u>
- 26 seq.
- 27 (28) "Parent Advisory Council" means the entities established under
- 28 Title 6, Chapter 13, Subchapter 17;
- 29 (29) "Reconstitution" means removing school district or school
- 30 <u>faculty</u>, staff, administration, and, if appropriate, school board members,
- 31 and replacing them; and
- 32 (30) "Parent" means a parent, legal guardian, or legal representative, as
- 33 appropriate, of a student.

- 35 SECTION 21. Arkansas Code Title 6, Chapter 13 is amended to add the
- 36 following new subchapter:

1	6-13-1701. Parent advisory council — Establishment.
2	Each school shall establish a Parent Advisory Council based on the
3	following tenets:
4	(1) A student's education is a responsibility shared by the school and
5	family during the entire time that he or she spends in school;
6	(2) Schools and parents must work as knowledgeable partners in order
7	to support the goal of the schools to educate all students effectively;
8	(3) Parents are integral components of a school's ability to provide
9	for the educational success of students, although parents and students are
10	diverse in culture, language, and needs;
11	(4) The engagement of parents is essential to improve student
12	achievement; and
13	(5) Schools should foster a safe and secure environment that supports
14	active parental involvement.
15	
16	6-13-1602. Parent advisory council — Membership.
17	The Parent Advisory Council shall consist of the school principal and
18	no fewer than six (6) parents or legal guardian, representative of the grade
19	levels, race, gender, and socio-economic status of the school's population.
20	No parent or legal guardian representative on the Parent Advisory Council may
21	be an employee of that school. Each school shall establish policies
22	regarding individual members' length of service on the council and filling
23	vacancies. Membership on the council shall be by nomination from the school
24	principal and that school's organized parent group. The school district
25	board of directors will confirm nominations.
26	
27	16-13-1603. Parent advisory council — Meetings.
28	The Parent Advisory Council shall be convened at least quarterly during
29	the school year.
30	
31	16-13-1604. Parent advisory council — Roles and responsibilities.
32	The Parent Advisory Council shall recognize the principal as the chief
33	academic and operational officer of the school. It also shall:
34	(1) Annually review the school improvement plan including the
35	disaggregation of achievement data from each tested grade or course in the
36	school as well as the performance of the various student subgroups:

1	(2) Annually review the school's report card including the narrative
2	of yearly progress based on current state and federal requirements;
3	(3) Make recommendations encouraging regular, two-way meaningful
4	communication with parents and legal guardians such as publishing the
5	school's process for resolving parental concerns, including whom to approach
6	first and how to develop solutions;
7	(4) Make recommendations regarding the school's parental involvement
8	program, including activities such as sponsoring seminars to inform parents
9	or legal guardians of high school students about how to be involved in the
10	decisions affecting course selection, career planning, and preparation for
11	postsecondary opportunities, as well as other activities to promote parent
12	participation;
13	(5) Provide input into the development of parental involvement
14	activities as required in the School Improvement Plan;
15	(6) Make recommendations regarding appropriate professional
16	development activities to be included as part of the required professional
17	development for teachers and administrators. These professional activities
18	shall enhance the understanding of effective parent involvement; and
19	(7) Make recommendations regarding the school's collaboration with
20	community organizations for the purpose of enhancing student achievement.
21	
22	16-13-1605. Parent advisory council — School roles and
23	responsibilities.
24	(a) With input from the Parent Advisory Council, each school shall
25	develop a written parent involvement policy to encourage parents or legal
26	guardians to participate as full partners in the decisions that affect his or
27	her child and family. The policy shall be distributed to all parents or
28	guardians of students in that school.
29	(b) Each school shall annually disseminate through multi-media an
30	explanation of the appropriate state or federal accreditation standards,
31	curriculum standards, and assessment and accountability requirements. The
32	school shall also report how the school complies with those established
33	standards and requirements.
34	
35	16-13-1606. Parent Advisory Council — Monitoring.
36	The organization of the Parent Advisory Council and its required

1	activities shall be monitored by the Department of Education during the
2	official scheduled compliance review of the school.
3	
4	SECTION 21. Arkansas Code § 6-20-1601 through 6-20-1610 are repealed.
5	6-20-1601. Purpose.
6	The purpose of this subchapter shall be to improve the capacity of
7	local school districts whose students are not achieving at academically
8	desired levels and local school districts in fiscal distress through targeted
9	assistance coordinated by the Department of Education.
10	
11	6-20-1602. Definitions.
12	(a) For purposes of this subchapter, a "school district in academic
13	distress" shall mean any school district whose students do not score at
14	levels established by the Department of Education on:
15	(1) The Arkansas Writing Assessment;
16	(2) The Stanford 8 Achievement Test;
17	(3) The exit examination administered by the department; or
18	(4) Any other test approved by the department.
19	(b) For purposes of this subchapter, a "school district in fiscal
20	distress" shall mean any school district that:
21	(1) Has a steadily declining balance;
22	(2) Has not complied with the audit requirements in § 6-20-301
23	et seq.;
24	(3) Has failed to comply with a statute that automatically
25	places the school district in fiscal distress; or
26	(4) Has any other fiscal condition deemed to have a detrimental
27	negative impact on continuation of educational services. All of these
28	determinations for fiscal distress except for subdivision (b)(3) of this
29	section shall be as defined by the department through rules and regulations
30	promulgated by the State Board of Education.
31	
32	6-20-1603. Rules and regulations - State Board of Education.
33	(a) By March 1, 1996, the State Board of Education shall promulgate
34	rules and regulations to establish and implement a program for identifying,
35	evaluating, assisting, and addressing school districts in fiscal or academic
36	distress.

1	(b)(1) The state board shall further promulgate rules and regulations
2	by which a school district shall be classified as a Phase I, Phase II, or
3	Phase III district and by which a local school board may appeal to the state
4	board any ruling by the Department of Education that is relative to
5	classification under this subchapter.
6	(2) An appeal shall be made within thirty (30) days of the
7	ruling, and the state board shall act on the appeal within sixty (60) days.
8	
9	6-20-1604. Rules and regulations - Department of Education.
10	The Department of Education is hereby authorized to develop indicators
11	of fiscal distress and academic distress in school districts and to
12	promulgate the necessary rules and regulations so that the Director of the
13	Department of Education shall provide technical assistance to school
14	districts determined by the director to be in fiscal or academic distress and
15	shall ensure, to the extent possible, that a fiscal crisis or an academic
16	crisis will not interrupt the educational services provided to the students
17	of a school district.
18	
19	6-20-1605. Identification of districts in distress.
20	Prior to the beginning of the 1996-1997 school year and each school
21	year thereafter, the Department of Education shall identify all school
22	districts that are in academic or fiscal distress and shall further document
23	any school districts that meet the criteria for academic or fiscal distress
24	but which, after investigation, the department determines are not in academic
25	or fiscal distress.
26	
27	6-20-1606. School improvement plan.
28	(a) Those school districts identified by the Department of Education
29	as being in academic or fiscal distress shall be classified as Phase I school
30	districts.
31	(b)(1)(A) A district classified as a Phase I school district shall
32	develop and file with the department a school improvement plan to address any
33	areas in which the school district is experiencing academic or fiscal
34	distress as identified by the department.
35	(B) If a district does not file a school improvement plan
36	with the department, the district shall be immediately classified as a Phase

1	II school district.
2	(2) The department shall provide technical assistance to any
3	district classified as a Phase I district.
4	(A) The department shall monitor the progress of school
5	districts in Phase I.
6	(B) Districts that are implementing school improvement
7	plans shall continue to be classified as Phase I school districts for the
8	remainder of the school year.
9	(C) If the department determines that a district is not
10	implementing its school improvement plan according to department regulations,
11	the district shall be immediately classified as a Phase II school district.
12	
13	6-20-1607. Classification of school districts in distress.
14	(a)(1) During the 1997-1998 school year and each school year
15	thereafter, the Department of Education shall determine which school
16	districts shall be classified as Phase I districts or Phase II districts.
17	(2) A school district may be classified a Phase I district for
18	more than one (1) year.
19	(b) No Phase I or Phase II district shall incur additional debt
20	without the approval of the department.
21	(c)(1) During the 1997-1998 school year and each school year
22	thereafter, only those districts classified as Phase II districts by the
23	Director of the Department of Education shall be required to receive on-site
24	technical assistance by a team of educators assigned by the department to
25	work directly with the districts.
26	(2) During the first six (6) months of the school year in which
27	a district is classified as a Phase II district, the department team shall
28	evaluate and make recommendations to the district superintendent regarding
29	the staffing of the district and concerning fiscal or academic policies or
30	practices of the district if necessary to address the fiscal or academic
31	distress of the district as defined by the department.
32	(3)(A) The recommendations of the department shall be binding on
33	the district, the superintendent, and the school board; provided, however,
34	that it shall be the duty of the district to follow all Arkansas laws.
35	(B) A district classified as a Phase II school district
36	that fails to follow recommendations of the department shall be immediately

1 classified as a Phase III school district. 2 (d) At the conclusion of the 1997-98 school year, and each year 3 thereafter, the department shall report the progress of all districts 4 classified as Phase II school districts to the State Board of Education. 5 6 6-20-1608. Limitation on Department of Education's authority. 7 The Department of Education shall not take over the operation of a 8 Phase I or Phase II school district. 9 6-20-1609. Phase III school districts. 10 11 (a) Those school districts that do not meet the Department of 12 Education's criteria for repeating procedures set forth for Phase II and 13 those districts that did not follow the recommendations of the department for Phase II school districts shall be classified as Phase III school districts. 14 15 (b) During the 1998-1999 school year and each year thereafter until 16 the school district is no longer classified as a Phase III district, the 17 department shall have the following authority in dealing with any district classified as a Phase III school district: 18 19 (1) To require the superintendent to relinquish all authority with respect to the district, to appoint an individual to operate the 20 21 district under the supervision of the Director of the Department of 22 Education, and to compensate non-department employees for operating the district using the salary formerly given to the district superintendent; 23 24 (2) To have all the powers and duties of the local school board under § 6-13-620: 25 26 (3) To determine that it is in the best interests of the 27 students in the district to continue operation of the district or that 28 annexation to an adjacent district or districts is necessary; 29 (4) To call for the election of a new school board for the 30 district, in which case the district shall reimburse the county board of election commissioners for election costs as otherwise required by law; 31 32 (5) To allow the district to operate without a local school 33 board under the supervision of the local school district administration; (6) To turn the administration of the district over to the 34 35 former board or to a newly elected school board; and 36 (7) To waive the application of Arkansas law, with the exception

1	of \$\$ 6-17-1501 et seq. and 6-17-1701 et seq. or department rules and
2	regulations.
3	
4	6-20-1610. Annexation - Appeals.
5	(a) If it is in the best interests of students in a district
6	classified as a Phase III school district to be annexed to another district
7	or districts, as determined by the Department of Education, the department
8	shall hold a public hearing to discuss the annexation of the district.
9	(b) After the public hearing, the State Board of Education may annex
10	the district to another district or districts upon a majority vote of the
11	members of the state board.
12	(c) If the state board annexes the district, the state board shall
13	have exclusive authority to determine the boundary lines of the new district
14	or districts and to allocate the assets and liabilities of the district.
15	(d) Any district that appeals the decision of the state board in
16	regard to annexation shall file the appeal in Pulaski County Circuit Court.
17	Jurisdiction and venue shall not lie in any other court or the circuit court
18	in the county where the adminstrative office of the district is located.
19	
20	SECTION 23. Arkansas Code § 6-20-1802 is amended to read as follows:
21	6-20-1802. Fiscal distress Non-Compliance for failure to file.
22	(a) Any school district failing to file an audit report required by §
23	$\underline{6-20-1801}$ within the eighteen-month time period shall automatically be
24	considered by the Department of Education to be in fiscal distress <u>non-</u>
25	compliance and mandated consequences of § 6-15-1901 shall be enforced.
26	(b) By January 31 of each year, the department, by certified mail,
27	shall notify school districts failing to file required audit reports that the
28	school district is considered in fiscal distress non-compliance.
29	
30	SECTION 24. Effective Date.
31	Unless otherwise provided herein, this act shall be come effective on
32	July 1, 2004.
33	
34	SECTION 25. EMERGENCY CLAUSE. It is found and determined by the
35	General Assembly of the State of Arkansas that the Arkansas Supreme Court in
36	Lake View School District No. 25 v. Huckabee, 351 Ark, 31 (2002) has declared

1	the now extent system of education to be unconstitutional because it is both
2	inequitable and inadequate; that the Arkansas Supreme Court has set forth the
3	test for a constitutional system to be one in which the State has an
4	"absolute duty" to provide and "equal opportunity to an adequate education";
5	that the Arkansas Supreme Court has instructed the General Assembly to define
6	and provide what is necessary to provide an adequate and equitable education
7	for the children of Arkansas, forthwith. Therefore, an emergency is declared
8	to exist and this act being immediately necessary for the preservation of the
9	public peace, health, and safety shall become effective on:
10	(1) The date of its approval by the Governor;
11	(2) If the bill is neither approved nor vetoed by the Governor, the
12	expiration of the period of time during which the Governor may veto the bill;
13	<u>or</u>
14	(3) If the bill is vetoed by the Governor and the veto is overridden,
15	the date the last house overrides the veto.
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17	/s/ Hardwick, et al
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