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: H3/23/05 H4/1/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 2464
4			
5	By: Representatives Roebuck, S	. Prater, Dickinson, L. Evans, George, Wyatt	
6	By: Senators Wilkins, Laverty, C	Hover	
7			
8			
9		For An Act To Be Entitled	
10	AN ACT CON	NCERNING THE LEGISLATIVE JOINT AUDI	TING
11	COMMITTEE	AND THE DIVISION OF LEGISLATIVE AU	DIT;
12	AND FOR OT	THER PURPOSES.	
13			
14		Subtitle	
15	AN ACT	CONCERNING THE LEGISLATIVE JOINT	
16	AUDITIN	NG COMMITTEE AND THE DIVISION OF	
17	LEGISLA	ATIVE AUDIT.	
18			
19			
20	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
21			
22	SECTION 1. Arkans	as Code §§ 10-3-402 - 10-3-404 are	amended to read as
23	follows:		
24	10-3-402. Purpose	and definitions.	
25	(a) It is determi	ned that adequate information is n	ot available at
26	each biennial session of	the General Assembly through which	h the members of
27	the General Assembly may	determine the needs and legislati	ve requirements of
28	the various agencies <u>,</u> <del>an</del>	d departments, or other entities o	f the state
29	government <u>and political</u>	subdivisions of the state and that	t the impartial
30	periodic auditing of <del>eac</del>	<del>h agency and department</del> <u>entities o</u>	f the state and
31	political subdivisions o	<u>f the state</u> will provide information	on which will
32	facilitate the discharge	by the General Assembly of its le	gislative
33	responsibilities <del>in resp</del>	ect to each agency and department.	
34	(b) <del>It is further</del>	determined that the sixty day leg	islative session is
35	<del>not adequate time in whi</del>	ch to audit each agency and departs	ment of the state
36	<del>government and that the</del>	size and scope of state government.	<del>al activity has</del>



1 grown to such an extent in recent years that auditing should be a continuing 2 process. Due to time restraints and the size, complexity, and scope of the entities of the state and its political subdivisions, it is determined that 3 4 the sixty-day legislative session is not an adequate time in which to audit 5 entities of the state and political subdivisions of the state. 6 (c) It is further determined that the Legislative Joint Auditing 7 Committee shall exist and operate as a joint interim committee of the General 8 Assembly and in such capacity shall serve the General Assembly as the proper 9 agency to provide for the impartial auditing, independently of the executive branch of state government, of each office, department, institution, board, 10 11 commission, and agency of state government entities of the state and 12 political subdivisions of the state. 13 (d) It is not the intent of this act, nor shall this act be construed, 14 to infringe upon or deprive the executive or judicial branches of state 15 government of any rights, powers, or duties vested in or imposed upon them by 16 the Constitution of Arkansas. 17 (e) It is the intent of this act merely to provide the General Assembly with adequate information which will facilitate the exercise by it 18 19 of its constitutional powers and none other. 20 (f) For the purposes of this subchapter: 21 (1) "Audit" means a financial audit, performance audit, 22 information technology audit, review, report of agreed-upon procedures, 23 compilation, examination, investigation, or other report or procedure 24 approved by the Legislative Joint Auditing Committee for an entity of the 25 state or a political subdivision of the state; 26 (2) "Entity of the state" means the State of Arkansas as a whole 27 or any department, institution of higher education, board, commission, agency, or quasi-public organization, or any official, office, or employee, 28 29 or any agency, instrumentality, or function thereof; 30 (3) "Other funds" means any funds or assets held by a person, foundation, nonprofit corporation, or any other entity for the specific 31 32 benefit of a particular entity or entities of the state or political 33 subdivision of the state; 34 (4) "Political subdivision of the state" means any county, 35 municipality, school, quasi-public organization, district, any official, office, employee, or any agency, instrumentality, or function thereof; 36

1	(5) "Public funds" means any funds, moneys, receivables, grants,
2	investments, instruments, real or personal property, or other assets,
3	liabilities, equities, revenues, receipts, or disbursements belonging to,
4	held by, or passed through an entity of the state or a political subdivision
5	of the state; and
6	(6) "School" means any public school district, charter school,
7	educational cooperative, or any publicly supported entity having supervision
8	over public educational entities.
9	(g) The definitions in this subchapter are limited to this subchapter
10	only, and shall not be used or interpreted as applying to the Freedom of
11	Information Act of 1967.
12	
13	10-3-403. Members - Selection.
14	(a) The Legislative Joint Auditing Committee shall consist of members
15	of the General Assembly to be selected as follows:
16	(1)(A) The Senate shall select sixteen (16) members in
17	accordance with procedures prescribed by Senate Rules.
18	(B)(i) At the time of selecting members, the Senate shall
19	also select in the same manner one (1) first alternate and one (1) second
20	alternate for each member selected.
21	(ii) The first alternates shall also be nonvoting
22	members of the Committee and shall be entitled to receive per diem and
23	mileage for attending all meetings of the Committee.
24	(iii) First alternate members of the Committee shall
25	have a vote in matters before the Committee if the regular member which the
26	first alternate represents is not in attendance.
27	(iv) Second alternate members of the Committee shall
28	have a vote in matters before the Committee if the regular member and first
29	alternate member which the second alternate represents are not in attendance.
30	(v) First alternate members attending as nonvoting
31	members of the Committee shall receive per diem and mileage to be paid in the
32	same manner and from the same source as regular members of the Committee;
33	(2)(A) The House of Representatives shall select twenty (20)
34	members in accordance with the procedure prescribed by House Rules.
35	(B)(i) At the time of selecting members, the House shall
36	also select in the same manner one (1) first alternate and one (1) second

1 alternate for each member selected. 2 (ii) The first alternates shall also be nonvoting 3 members of the Committee and shall be entitled to receive per diem and 4 mileage for attending all meetings of the Committee. 5 (iii) First alternate members of the Committee shall 6 have a vote in matters before the Committee if the regular member which the 7 first alternate represents is not in attendance. 8 (iv) Second alternate members of the Committee shall 9 have a vote in matters before the Committee if the regular member and first 10 alternate member which the second alternate represents are not in attendance. 11 (v) First alternate members attending as nonvoting 12 members of the Committee shall receive per diem and mileage to be paid in the same manner and from the same source as regular members of the Committee; and 13 14 (3)(A) The Speaker of the House of Representatives, the 15 President Pro Tempore of the Senate, the immediate past chair or cochairs of 16 the Committee, and the cochair cochairs and co-vice chairs of the Legislative 17 Council shall be ex officio members of the Committee and shall enjoy all the 18 rights and privileges of other members of the Committee. 19 (B) If the immediate past House cochair of the Committee is not a member of the House, the Speaker of the House may appoint a member 20 21 of the House to serve in the stead of the immediate past House cochair. 22 (C) If the immediate past Senate cochair of the Committee 23 is not a member of the Senate, the President Pro Tempore of the Senate may 24 appoint a member of the Senate to serve in the stead of the immediate past 25 Senate cochair;. 26 (b) If as a result of a tie vote in any congressional district caucus 27 held as above provided, there should be a failure to nominate any member or 28 alternate as a representative of the district, the requirement of a caucus nomination shall be dispensed with. The member or alternate shall then be 29 30 elected by the body of the General Assembly which the member or alternate is 31 expected to represent on the Committee. 32 (c) No member of the Committee shall be a regular member of the 33 Legislative Council, but may be a first or second alternate member of the 34 Legislative Council. 35 36 10-3-404. Tenure - Vacancies - Alternates.

04-01-2005 15:28 JDF207

HB2464

1 (a) Each Senate member of the Legislative Joint Auditing Committee 2 shall serve until the commencement of the next regular session of the General Assembly unless the member fails to run for reelection as a member of either 3 4 house of the General Assembly or is defeated at the November general election 5 for reelection to either house of the General Assembly. In the event a Senate 6 member is defeated or fails to run for reelection, he or she shall cease to 7 be a member of the Committee as of the date of the general election and shall 8 be succeeded by a first or second alternate member having the qualifications 9 herein prescribed for membership on the Committee. 10 (b) If any Senate member of the Committee loses his or her membership 11 thereon by reason of his or her defeat for reelection or failure to run for reelection or ceases to be a member of the Committee by reason of death, 12 resignation, or otherwise, his or her place on the Committee shall be filled 13 by his first alternate if there is a first alternate, and otherwise by his or 14 15 her second alternate. 16 (c) If upon the termination of the membership of any Senate member of 17 the Committee, there is no first or second alternate available to fill the vacancy, then the Senate members of the Committee shall select a successor 18 19 member, whose tenure of membership and qualifications shall be the same as 20 are prescribed in respect to the initial members. 21 (d) In order that there may be no vacancies on the Committee at any 22 time, at the time the members are elected to the Committee by the Senate, 23 there shall also be elected at the same time and in the same manner one (1) 24 first alternate member and one (1) second alternate member for each regular 25 member elected for each congressional district and for each regular member 26 elected at large. 27 (c) Each Senate alternate member shall at the time he or she is 28 elected be a member of the Senate. The tenure of membership of each alternate 29 member shall be controlled by the provisions of subsection (a) of this 30 section regulating the tenure of the membership of each person initially 31 elected to serve on the Committee. 32 (f)(a) Tenure of membership and means of filling vacant positions for 33 House members shall be as prescribed by House Rules. 34 (g)(b) Notwithstanding any provision of this section to the contrary, 35 after January 1, 1999, tenure Tenure of membership and the means of filling

35 after January 1, 1999, tenure <u>Tenure</u> of membership and the means of filling 36 vacant positions for Senate members shall be as prescribed by Senate Rules.

1 2 SECTION 2. Arkansas Code § 10-3-406 is amended to read as follows: 3 10-3-406. Meetings during legislative session. 4 The Legislative Joint Auditing Committee is authorized to meet and (a) 5 transact its normal business during all legislative sessions hereafter as 6 provided herein. 7 (b)(1) If members of the House of Representatives and members of the 8 Senate have each selected their respective cochairs for the new biennial 9 period, either cochair may call a meeting of the committee members during 10 legislative sessions. 11 (2)(A) If members of the House of Representatives and members of 12 the Senate have not each selected their respective cochairs for the new biennial period, meetings of the Committee during the legislative session 13 14 shall be called by either cochair of the Committee who shall be the person 15 who served in this capacity prior to the commencement of the current General 16 Assembly. In such meetings, the primary consideration should be given to 17 matters that require immediate attention and that cannot wait until the new Committee is appointed and organized. 18 19 (c)(B) The Committee shall consist of the members of the 20 General Assembly that served on the Committee prior to the commencement of 21 the current General Assembly. If any regular member of the Committee is no 22 longer serving in the General Assembly, then this vacancy shall be assumed by 23 the first or second alternate as provided by law. 24 (c) In the meetings, primary consideration shall be given to matters that require immediate attention and that cannot wait until the conclusion of 25 26 the legislative session. 27 28 SECTION 3. Arkansas Code § 10-3-407 is amended to read as follows: 29 10-3-407. Duties - Cochairs. 30 (a) The duties of the Legislative Joint Auditing Committee shall be to provide for the auditing of each department, institution, board, commission, 31 32 office, and agency of the state government any entity of the state or 33 political subdivision of the state for the purpose of furnishing the General 34 Assembly with information vital to the discharge of its constitutional 35 duties. 36 (b)(1) Immediately after its organization, the Committee shall

04-01-2005 15:28 JDF207

HB2464

1 commence the performance of its duties herein prescribed. 2 (2) The Senate members of the Committee shall select one (1) of their number as cochair and one (1) of their number as co-vice chair. 3 4 (3) The House members of the Committee shall select one (1) of 5 their number as cochair and one (1) of their number as co-vice chair. 6 (4) The Senate cochair shall appoint all Senate Committee 7 members to subcommittees of the Committee, and the House cochair shall 8 appoint all House Committee members to subcommittees of the Committee. 9 (5) The Senate cochair shall appoint a Senate Committee member 10 as cochair of each of the Committee's subcommittees, and the House cochair 11 shall appoint a House Committee member as the cochair of each of the subcommittees of the Committee. 12 13 The Senate cochair and the House cochair shall alternate in (6) presiding at meetings of the Committee, unless the cochairs otherwise agree. 14 15 16 SECTION 4. Arkansas Code § 10-3-410 is amended to read as follows: 17 10-3-410. Abolishment or consolidation of agencies. The Legislative Joint Auditing Committee is authorized to recommend to 18 19 the General Assembly the abolishment or consolidation of any state agencies, 20 boards, or commissions entity of the state which the Committee deems 21 appropriate as a result of its review of audits performed by its staff on the 22 agencies, boards, or commissions. 23 24 SECTION 5. Arkansas Code § 10-3-411 is amended to read as follows: 25 10-3-411. Investigation and audit of state or local entities -26 Subpoenas - Contempt. 27 (a)(1) The Legislative Joint Auditing Committee shall have has the 28 authority to conduct investigations or audits pertaining to the financial 29 affairs of any state agency, institution, department, board, commission, or 30 office, or pertaining to the operation of any county, city, town, or school 31 district, or any agency or instrumentality of them entity of the state or political subdivision of the state, whenever the Committee shall determine 32 33 that investigations are necessary to make a proper determination with respect 34 to the financial operations of them of the entity of the state or political 35 subdivision of the state or any agency or instrumentality of them, or of the collection, handling, administration, or expenditure of any public funds or 36

<u>assets</u> allocated, received, managed, <i>directed, handled, or disbursed</i> <del>to them</del>
by or on behalf of the entity.
(2)(A) In addition, the Legislative Joint Auditing Committee has
the authority to investigate documents, books, and records regarding receipt,
expenditure, or disbursement of other funds if the committee or its executive
committee determines that the investigation of the documents, books, and
records is necessary to verify any audit of an entity of the state or a
political subdivision of the state or to investigate misappropriation of
other funds.
(B) Nothing in this section shall be construed as
authorizing or permitting the release of information prohibited by law or not
subject to public inspection under the Freedom of Information Act of 1967 or
other applicable law. All records, documents, correspondence or other data
of a person, foundation, nonprofit corporation, or any other entity holding
other funds that would infringe upon the rights, privacy, or confidentiality
of donors of private funds to the person, foundation, nonprofit corporation,
or other entity are exempt from public disclosure. Any working papers or
other data relating to the donor information examined by the Legislative
Auditor under this chapter are confidential and exempt from public
disclosure.
(3) In connection with investigations or audits, the Legislative
Joint Auditing Committee has the authority to examine any or all books,
records, or any other data or systems relative to the investigation or audit,
confidential or otherwise, irrespective of the custodian or location of the
records. However, in the investigation of documents, books, and records
regarding receipt, expenditure, or disbursement of other funds the committee
or its executive committee must approve the Legislative Auditor's
determination that the investigation of the documents, books, and records is
necessary to verify any audit of an entity of the state or a political
subdivision of the state or to investigate misappropriation of other funds.
(b)(1) Any member of the General Assembly, by written request filed
with the committee at least six (6) days prior to any regular or special
masting of the committee may neglect on investigation on sudit of any antity
meeting of the committee, may request an investigation or audit of any entity
for which the Legislative Joint Auditing Committee and the Division of

HB2464

1 committee approving the request, the Legislative Auditor shall conduct the

2 <u>investigation or audit.</u>

3 (b)(c) In connection with any investigations or audits, the Committee
4 shall have committee has the right and power to subpoena witnesses and to
5 issue subpoenas duces tecum.

6 (e)(d) All subpoenas shall be issued by either cochair of the
7 Committee committee, or by either co-vice chair acting in the absence of
8 either cochair, after the issuance of the subpoenas has been approved by a
9 majority vote of the membership of the Committee committee at a duly called
10 meeting with all members of the Committee committee having received no fewer
11 than six (6) days' advance notice of the meeting.

12 (d)(e) The reasons for, and purposes of, the proposed subpoena or 13 subpoenas, including the names of the persons or the nature and identification of all books, records, and documents for which subpoenas are 14 15 being considered, shall be furnished in writing to the members of the 16 Committee committee in the notice mailed to the members not less than six (6) 17 days in advance of the meeting at which the question of issuing the subpoenas is to be considered. No subpoenas shall be issued under the provisions of 18 19 this section until such time as any individual or the individual holding the 20 books, records, or documents sought by the Committee committee has received a 21 formal written invitation to appear before the Committee committee by 22 certified registered mail at least thirty (30) days prior to a regular or 23 special meeting of the Committee committee and that individual has failed or 24 refused to appear before the Committee committee at the meeting.

25 (e)(f) The cochairs and the co-vice chairs of the Committee committee
26 are authorized to administer oaths.

27 (f)(g)(1) Subpoenas issued by the Committee committee shall be served 28 by the sheriff of the county in which the person, books, records, or 29 documents subpoenaed are located, and the sheriff shall be entitled to the 30 same fees for the service of process as provided by law for service of process issued by the circuit court. However, the committee may, at its 31 32 option, direct the Department of Arkansas State Police to serve any subpoena. 33 (2) However, at its option, the committee may direct the 34 Department of Arkansas State Police to serve any subpoena.

35 (g)(h) Witnesses subpoenaed to appear before the <u>Committee</u> committee 36 shall be entitled to witness fees and travel allowances at the same rate as

HB2464

1 provided by law for witnesses subpoenaed to appear in civil actions in 2 circuit court.

3 (h)(i) The fees for the serving of subpoenas and all witness fees and 4 travel allowances shall be paid from funds appropriated for the maintenance 5 and operation of the <u>Committee</u> committee .

6 (i)(j) If any person subpoenaed to appear before the Committee 7 committee shall fail to appear or to produce books, documents, or records 8 subpoenaed by the Committee committee, the fact shall be certified to the 9 circuit court of the county in which the hearing is held, and the circuit 10 court shall punish the person for contempt of the General Assembly in the 11 same manner as punishment for contempt is imposed for failure to respond to a 12 subpoena or directive of the circuit court.

13 (j)(k)(l)(A) It is the intent of this section to authorize the 14 Committee to issue subpoenas and to compel the attendance of witnesses, and 15 to administer oaths when necessary, to make full investigations or 16 determinations whenever the Committee committee determines them to be 17 necessary with respect to the financial affairs of any state agency, institution, department, board, commission, or office, or pertaining to the 18 19 operation of any county, city, town, or school district, or any agency or 20 instrumentality of them any entity of the state or political subdivision of 21 the state, whenever the **Committee** committee shall determine that 22 investigations are necessary for the Committee to discharge its duties. in 23 keeping the General Assembly informed with respect to the financial 24 operations of those state agencies, counties, or school districts, or the 25 collection, handling, administration, or expenditure of any public funds 26 allocated to them.

27 (B) It is not the intent of this section to repeal, 28 reduce, or diminish the authority vested by law in the Legislative Auditor to 29 issue subpoenas whenever the Legislative Auditor determines that they are 30 necessary to assist the Legislative Auditor or his or her the Legislative 31 <u>Auditor's</u> staff in making a complete audit.

32 (2) This section shall be cumulative to Acts 1955, No. 105, and 33 all laws amendatory to that act.

34

35 SECTION 6. Arkansas Code §§ 10-3-422 - 10-3-424 are repealed.
 36 § 10-3-422. State agency requests - Recommendations.

1	(a) Any request presented to the Committee to conduct a federal audit,
2	as defined in § 10-3-423, shall first be reviewed by the Federal Audit
3	Subcommittee for the purpose of making a recommendation to the Committee to
4	either grant or deny the request for the audit by the Division of Legislative
5	Audit.
6	(b) When any request for a federal audit is denied by the Committee,
7	the requesting entity shall be informed of the denial and shall be advised to
8	secure the appropriate federal audit required by the respective federal
9	agency and to inform the Committee when arrangements for the federal audit
10	have been made.
11	(c) The Committee may also request that a copy of the federal audit
12	report be furnished to it when the audit is completed and made available to
13	the entity to assure that the future eligibility of the State of Arkansas and
14	its subdivisions to receive various forms of federal funding is not
15	jeopardized.
16	
17	10-3-423. Federal audit defined.
18	For purposes of § 10-3-421 [repealed] and §§ 10-3-422 - 10-3-424, the
19	term "federal audit" means a financial compliance audit required as a
20	condition of being awarded a federal grant or other federal funding with the
21	compliance audit requirements mandating specific audit procedures which are
22	outside the scope of the normal audits conducted by the Division of
23	Legislative Audit and which often require the reporting of audit results
24	under separate cover in a format which is often considerably different from
25	the format of the other audit reports rendered by the Division of Legislative
26	Audit, and which are frequently required to cover a reporting period not
27	coinciding with that of the fiscal year of the receiving entity. The term
28	"federal audit" shall not include audits of federal revenue-sharing funds
29	received by a state agency or local unit of government under the State and
30	Local Fiscal Assistance Act of 1972 and amendments thereto which have in the
31	past been conducted by the Division of Legislative Audit as an extension of
32	the normal audit of an entity.
33	
34	10-3-424. Application of § 10-3-421 [repealed] and §§ 10-3-422 - 10-3-
35	424.
36	The provisions of § 10-3-421 [repealed] and §§ 10-3-422 - 10-3-424

HB2464

1	shall apply to requests for federal audits by any state agency, board,
2	commission, department, officer, or other authority of the government of the
3	State of Arkansas, including local school districts, state-supported colleges
4	and universities, vocational-technical schools, counties and municipalities,
5	and instrumentalities thereof.
6	
7	SECTION 7. Arkansas Code Title 10, Chapter 4 is amended to add an
8	additional subchapter to read as follows:
9	10-4-401. Division of Legislative Audit created.
10	(a) There is created under the authority of the General Assembly a
11	Division of Legislative Audit.
12	(b) The division shall be headed by the Legislative Auditor who shall
13	be selected by the Legislative Joint Auditing Committee.
14	
15	10-4-402. Definitions.
16	(a) As used in this subchapter:
17	(1) "Audit" means a financial audit, performance audit,
18	information technology audit, review, report of agreed-upon procedures,
19	compilation, examination, investigation, or other report or procedure
20	approved by the Legislative Joint Auditing Committee for an entity of the
21	state or a political subdivision of the state;
22	(2) "Entity of the state" means the State of Arkansas as a whole
23	or any department, institution of higher education, board, commission,
24	agency, quasi-public organization, any official, office, employee, or any
25	agency, instrumentality, or function thereof;
26	(3) "Financial audit" means a systematic examination of the
27	financial statements of an entity and the related supporting evidence for the
28	purpose of expressing an opinion on the fairness with which they present, in
29	all material respects, financial position, results of operations, and its
30	cash flows in conformity with accounting principles generally accepted in the
31	United States, another comprehensive basis of accounting, or a regulatory
32	basis of presentation, as applicable;
33	(4) "Other funds" means any funds or assets held by a person,
34	foundation, nonprofit corporation, or any other entity for the specific
35	benefit of a particular entity or entities of the state or political
36	subdivision of the state;

1	(5) "Political subdivision of the state" means any county,
2	municipality, school, quasi-public organization, district, any official,
3	office, employee, or any agency, instrumentality, or function thereof;
4	(6) "Public funds" means any funds, moneys, receivables, grants,
5	investments, instruments, real or personal property, or other assets,
6	liabilities, equities, revenues, receipts, or disbursements belonging to,
7	held by, or passed through an entity of the state or a political subdivision
8	of the state; and
9	(7) "School" means any public school district, charter school,
10	educational cooperative, or any publicly supported entity having supervision
11	over public educational entities.
12	(b) The definitions in this subchapter are limited to this subchapter
13	only, and shall not be used or interpreted as applying to the Freedom of
14	Information Act of 1967.
15	
16	10-4-403. Authority of Legislative Auditor.
17	(a) The Legislative Auditor has the authority to perform an audit of
18	any entity of the state, political subdivision of the state, or any
19	transaction relating to public funds and to prepare a written report of the
20	audit to the Legislative Joint Auditing Committee and to the entity being
21	audited.
22	(b)(1) In addition, the Legislative Auditor has the authority to
23	investigate documents, books, and records regarding receipt, expenditure, or
24	disbursement of other funds if the Legislative Auditor determines, subject to
25	approval of the Legislative Joint Auditing Committee or its executive
26	committee, that the investigation of the documents, books, and records is
27	necessary to verify any audit of an entity of the state or a political
28	subdivision of the state or to investigate misappropriation of other funds.
29	(2) Nothing in this section shall be construed as authorizing or
30	permitting the release of information prohibited by law or not subject to
31	public inspection under the provisions of the Freedom of Information Act of
32	1967 or other applicable law. All records, documents, correspondence, or
33	other data of a person, foundation, nonprofit corporation, or any other
34	entity holding other funds that would infringe upon the rights, privacy, or
35	confidentiality of donors of private funds to the person, foundation,
36	nonprofit corporation, or other entity are exempt from public disclosure.

HB2464

1	Any working papers or other data relating to the donor information examined
2	by the Legislative Auditor under this chapter are confidential and exempt
3	from public disclosure.
4	(c) The Legislative Auditor may conduct any audit or investigation
5	that in his or her judgment is proper and necessary to carry out the purpose
6	and intent of this subchapter or to assist the General Assembly in the proper
7	discharge of its duties.
8	(d) In conducting audits of entities of the state or political
9	subdivisions of the state, the Legislative Auditor shall have access at all
10	times to and has the authority to examine any record or documentation
11	relating to transactions with these entities, regardless of the nature,
12	custodian, or location of these records. However, in the investigation of
13	documents, books, and records regarding receipt, expenditure, or disbursement
14	of other funds, the Legislative Auditor must determine, subject to approval
15	of the Legislative Joint Auditing Committee or its executive committee, that
16	the investigation of the documents, books and records is necessary to verify
17	any audit of an entity of the state or a political subdivision of the state
18	or to investigate misappropriation of other funds.
19	(e) The Legislative Auditor has the authority to require the aid and
20	assistance of all officials, auditors, accountants, and other employees of
21	each entity of the state or political subdivision of the state at all times
22	in the inspection, examination, and audit of any books, accounts,
23	transactions, financial statements, or any other pertinent records.
24	(f) In conducting audits of entities of the state or political
25	subdivisions of the state or verifying transactions with the entities of the
26	state or political subdivision of the state, and in the investigation of
27	other funds, the Legislative Auditor has the authority to summon and issue
28	subpoenas for the appearance of individuals or the production of documents or
29	other records.
30	(g)(1) The Legislative Auditor may make specific recommendations to
31	the Legislative Joint Auditing Committee and the General Assembly for the
32	amendment of existing laws or the passage of new laws designed to improve the
33	functioning of entities of the state and political subdivisions of the state
34	to the end that more efficient service may be rendered and the cost of
35	government reduced.
36	(2) The Legislative Auditor shall not include in his or her

HB2464

1	recommendations to the General Assembly any recommendations as to the sources
2	from which taxes shall be raised to meet the governmental expense.
3	
4	10-4-404. Qualifications of Legislative Auditor.
5	(a) The Legislative Auditor shall be a licensed certified public
6	accountant in the State of Arkansas with at least seven (7) years of
7	government auditing experience prior to being appointed.
8	(b) At the time of appointment, the Legislative Auditor shall not be
9	related in the second degree of consanguinity or affinity to any member of
10	the General Assembly or a constitutional officer.
11	(c) The Legislative Auditor shall not serve in any ex officio capacity
12	on any administrative board or commission or have any financial interest in
13	the transactions of any entity of the state or political subdivision of the
14	state, other than those financial interests that accrue as a result of being
15	an employee of the state.
16	
17	10-4-405. Employment and removal of Legislative Auditor.
18	(a) The Legislative Auditor shall be employed by a majority vote of
19	the membership of the Legislative Joint Auditing Committee and the name of
20	the person selected shall be presented to each house of the General Assembly
21	for confirmation by both houses if the General Assembly is in session at the
22	time of the selection.
23	(b)(1) If the Legislative Auditor is selected while the General
24	Assembly is not in session, he or she shall in all respects carry out the
25	functions, powers, and duties as provided in this subchapter until the next
26	regular session of the General Assembly.
27	(2)(A) During the next regular legislative session, the name of
28	the person selected as Legislative Auditor shall be presented to both houses
29	of the General Assembly for confirmation.
30	(B) Unless upon the presentation his or her selection is
31	rejected, he or she shall in all respects continue to carry out the
32	functions, powers, and duties as Legislative Auditor.
33	(c) When a vacancy in the position of Legislative Auditor exists, the
34	position shall be filled by the committee by majority action of the committee
35	membership, subject to approval of both houses of the General Assembly at its
36	next regular session.

HB2464

1	(d) The Legislative Auditor may be removed for cause at any time by a
2	majority vote of the membership of the committee after a public hearing
3	thereon.
4	
5	10-4-406. Written appointment and oath of Legislative Auditor.
6	(a) The cochairs of the Legislative Joint Auditing Committee, upon
7	vote or approval of the majority of the membership of the committee, shall
8	execute a written appointment of the person employed as the Legislative
9	Auditor and cause the written appointment to be filed in the office of the
10	Secretary of State.
11	(b) Upon appointment, the Legislative Auditor shall qualify by taking
12	the constitutional oath.
13	
14	<u>10-4-407 Duties of Legislative Auditor.</u>
15	The Legislative Auditor shall:
16	(1) Personally, or through the Legislative Auditor's authorized
17	assistants and employees, conduct audits of any entity of the state or
18	political subdivision of the state now in existence or hereafter created;
19	(2) Make recommendations to the Legislative Joint Auditing
20	Committee and respective entities regarding the:
21	(A) Improvement of the accounting systems used by any
22	entity of the state or political subdivision of the state; or
23	(B) Proper installation and utilization of the accounting
24	<u>system;</u>
25	(3) Call attention to any funds which, in his or her opinion,
26	have not been expended in accordance with the law, appropriation, ordinance,
27	regulation, or other legal requirement and shall make recommendations to the
28	Legislative Joint Auditing Committee, the General Assembly, and other
29	applicable governing bodies as to the manner or form of appropriations which
30	will avoid any improper expenditure of money in the future;
31	(4) Report to the proper authorities apparent improper or
32	illegal practices contained in audit reports;
33	(5) Provide technical assistance in establishing uniform systems
34	of recordkeeping within the entities of the state and political subdivisions
35	of the state insofar as it is practical to do so and not inconsistent with
36	law or professional standards; and

HB2464

1	(6) Require, on forms prescribed or made available, the filing
2	with the Division of financial reports at such times as the Legislative
3	Auditor deems advisable.
4	
5	10-4-408. Disbursing officer — Payment of salaries.
6	(a) The Legislative Auditor is designated as disbursing officer for
7	the Division of Legislative Audit, and all vouchers issued in the payment of
8	salaries and expenses incurred in the operations of the division shall be
9	approved by the Legislative Auditor or the Legislative Auditor's authorized
10	designees before the salaries and expenses are paid.
11	(b) In case a vacancy exists in the position of Legislative Auditor,
12	the Legislative Joint Auditing Committee may designate a disbursing agent or
13	agents for the division who shall serve until the position of the Legislative
14	Auditor is filled.
15	(c) The salary of the Legislative Auditor and the other employees of
16	the division shall be paid in the same manner and through the same procedure
17	used for the payment of salaries of other state employees.
18	
19	10-4-409. Personnel.
20	(a) Subject to a biennial appropriation therefor, all employees of the
21	Division of Legislative Audit shall be selected and appointed by the
22	Legislative Auditor.
23	(b)(1) The Legislative Auditor shall be free to select the most
24	efficient personnel available for each position in the division, to the end
25	that he or she may render to the members of the General Assembly that service
26	which the members have a right to expect.
27	(2) The Legislative Auditor may conduct such professional
28	examination as he or she may deem expedient in determining the qualifications
29	of the persons whom he or she contemplates placing on his or her staff.
30	(c)(1) No person related to any member of the General Assembly or to
31	the Legislative Auditor in the first degree of consanguinity or affinity may
32	be employed on the staff of the division.
33	(2) However, subdivision (c)(1) of this section does not apply
34	if an individual is initially employed with the division before the relative
35	is elected as a member of the General Assembly.
36	(d) It is the intention and desire of the General Assembly to free the

HB2464

1	Legislative Auditor and his or her staff from partisan politics. It is
2	declared to be against public policy for any member of the General Assembly
3	or any official or employee of the entities of the state or political
4	subdivisions of the state to recommend or suggest the appointment of any
5	person to a position on the staff of the Legislative Auditor.
6	
7	<u>10-4-410 Audit costs.</u>
8	(a)(1) The Legislative Auditor shall cause to be maintained a
9	sufficient accounting of the audit costs incurred by the Division of
10	Legislative Audit in auditing entities of the state and political
11	subdivisions of the state.
12	(2) The audit costs shall provide a basis for determining a
13	reasonable reimbursement from entities of the state and political
14	subdivisions of the state for the cost of auditing federal funds received by
15	these entities.
16	(b)(1) The administrative cost of auditing political subdivisions of
17	the state shall be paid from the Ad Valorem Tax Fund as prescribed by § 19-5-
18	<u>906.</u>
19	(2) If these taxes or any part thereof are no longer collected
20	or deposited in the State Treasury or if there is a diminution in these
21	taxes, then the operating cost of auditing the political subdivisions of the
22	state incurred by the Division of Legislative Audit shall be paid from other
23	moneys deposited in the General Revenue Fund Account.
24	(3) As soon as practical after the close of each fiscal year,
25	the Legislative Auditor shall certify to the Chief Fiscal Officer of the
26	State the amount of funds expended during the fiscal year just ending which
27	is to be allocated to the state audit function and to the local audit
28	function of the Division of Legislative Audit.
29	(4) The Chief Fiscal Officer of the State shall utilize this
30	certification in determining those expenses which are eligible to be
31	reimbursed from the Ad Valorem Tax Fund.
32	(c) If it is determined by the Legislative Joint Auditing Committee
33	that the reimbursement for the auditing of entities of the state is
34	appropriate, the Legislative Auditor and the Director of the Department of
35	Finance and Administration shall develop guidelines for effecting proper
36	budgetary and accounting procedures for the reimbursements.

1	
2	10-4-411. Audits of entities of the state.
3	(a) Except as provided in subdivision (b)(l) of this section, the
4	Legislative Auditor shall audit entities of the state.
5	(b)(1) However, any licensing board or with the approval of the
6	Legislative Joint Auditing Committee any other entity of the state may retain
7	the services of a licensed certified public accountant or a licensed
8	accountant in public practice in good standing with the Arkansas State Board
9	of Public Accountancy to conduct the entity's annual financial audit in
10	accordance with auditing standards generally accepted in the United States
11	and Government Auditing Standards issued by the Comptroller General of the
12	United States. The report shall include a report on internal control over
13	financial reporting and on compliance and other matters based on an audit of
14	financial statements performed in accordance with Government Auditing
15	Standards.
16	(2) If an annual financial audit of an entity of the state is
17	deemed by the Legislative Auditor as necessary for the audit of the
18	comprehensive annual financial report of the State of Arkansas, then any
19	contract with a private certified public accountant for the entity's annual
20	financial audit shall include provisions requiring the annual financial audit
21	to be completed and filed with the Division of Legislative Audit by a date
22	determined by the Legislative Auditor.
23	(3) All reports of the annual financial audit shall be filed
24	with the Legislative Auditor within ten (10) days of issuance of the audit
25	report to the applicable governing body.
26	(4) Nothing in this subsection (b) limits the authority of the
27	Legislative Auditor to conduct an audit of any entity of the state.
28	
29	10-4-412. Audits of counties and municipalities.
30	(a)(1) Except as provided in subdivision (a)(2) of this section, the
31	Legislative Auditor shall audit counties and municipalities in the state.
32	(2)(A) However, any municipality may retain the services of a
33	licensed certified public accountant or a licensed accountant in public
34	practice in good standing with the Arkansas State Board of Public Accountancy
35	to conduct a financial audit as prescribed in subsection (b) of this section.
36	(B) All reports of the annual financial audit shall be

HB2464

1	filed with the Legislative Auditor within ten (10) days of issuance of the
2	audit report.
3	(3) Nothing in this subsection (a) limits the authority of the
4	Legislative Auditor to conduct an audit of any municipality.
5	(b) Financial Audits. (1)(A) For purposes of this subsection (b), a
6	financial audit shall be planned and conducted, and the results of the work
7	reported in accordance with auditing standards generally accepted in the
8	United States and Government Auditing Standards issued by the Comptroller
9	General of the United States.
10	(B) The report shall include a report on internal control
11	over financial reporting and on compliance and other matters based on an
12	audit of financial statements performed in accordance with Government
13	Auditing Standards.
14	(2) Regulatory Basis of presentation. (A) For county and
15	municipal financial audits, the financial statements shall be presented on a
16	fund basis format with, as a minimum, the general fund and the street or road
17	fund presented separately and all other funds included in the audit presented
18	in the aggregate.
19	(B) The financial statements shall consist of the
20	following:
21	(i) A balance sheet;
22	(ii) A statement of revenues (receipts),
23	expenditures (disbursements), and changes in fund equity (balances);
24	(iii) A comparison of the final adopted budget to
25	the actual expenditures for the general fund and street or road fund of the
26	entity; and
27	(iv) Notes to the financial statements.
28	(C) The report shall include as supplemental information a
29	schedule of capital assets, including land, buildings, and equipment.
30	(3) Alternative Basis of presentation. As an alternative to the
31	presentation prescribed in subdivision (b)(2) of this section, the governing
32	body of a municipality or a county may adopt an annual resolution requiring
33	its annual financial audit to be performed and financial statements presented
34	in accordance with the standards prescribed by the Governmental Accounting
35	Standards Board, the American Institute of Certified Public Accountants, and
36	the United States Government Accountability Office, if applicable,

1	(c) Municipal agreed upon procedures. (1) As an alternative to a
2	financial audit, the Legislative Auditor may conduct an agreed-upon
3	procedures engagement of the records and accounts of all municipal or county
4	offices, officials, or employees.
5	(2) For purposes of this subsection (c), agreed-upon procedures
6	engagements shall be conducted in accordance with standards established by
7	the American Institute of Certified Public Accountants and subject to the
8	minimum procedures prescribed by the Legislative Auditor.
9	(3) Unless otherwise provided by law, the governing body of a
10	municipality may choose and employ accountants licensed and in good standing
11	with the Arkansas State Board of Public Accountancy to conduct agreed-upon
12	procedure engagements. All reports shall be filed with the Legislative
13	Auditor within ten (10) days of issuance of a report.
14	
15	10-4-413. Audits of schools.
16	(a) Except as provided in subdivision (b)(1) of this section the
17	Legislative Auditor shall audit schools.
18	(b)(1) However, a school may retain the services of a licensed
19	certified public accountant or a licensed accountant in public practice in
20	good standing with the Arkansas State Board of Public Accountancy to conduct
21	an annual financial audit in accordance with auditing standards generally
22	accepted in the United States and Government Auditing Standards issued by the
23	Comptroller General of the United States. The report shall include a report
24	on internal control over financial reporting and on compliance and other
25	matters based on an audit of financial statements performed in accordance
26	with Government Auditing Standards.
27	(2) Every report of an annual financial audit shall be filed
28	with the Legislative Auditor within ten (10) days of issuance of the audit
29	report to the board.
30	(3) Nothing in this subsection (b) limits the authority of the
31	Legislative Auditor to conduct an audit of any school.
32	(c) Regulatory Basis of Presentation. (1) For school financial
33	audits, the financial statements shall be presented on a fund basis format
34	with, as a minimum, the general fund and the special revenue fund presented
35	separately and all other funds included in the audit presented in the
36	aggregate.

1	(2) The financial statements shall consist of the following:
2	(A) A balance sheet;
3	(B) A statement of revenues, expenditures, and changes in
4	fund balances;
5	(C) A comparison of the final adopted budget to the actual
6	expenditures for the general fund of the entity and the special revenue fund
7	of the entity; and
8	(D) Notes to the financial statements.
9	(3) The report shall include as supplemental information a
10	schedule of capital assets, including land, buildings, and equipment.
11	(4) The State Board of Education shall promulgate the rules
12	necessary to administer the regulatory basis of presentation provided in this
13	subsection (c).
14	(d) Alternative Basis of Presentation. (1) As an alternative to the
15	presentation prescribed in subsection (c) of this section, the governing body
16	of a school may require its annual financial audit to be performed and
17	financial statements presented in accordance with the guidelines prescribed
18	by the Governmental Accounting Standards Board, the American Institute of
19	Certified Public Accountants, and the United States Government Accountability
20	Office, if applicable.
21	(2) The report shall include a report on internal control over
22	financial reporting and on compliance and other matters based on an audit of
23	financial statements performed in accordance with Governmental Auditing
24	Standards.
25	
26	10-4-414. Audits of prosecuting attorneys
27	(a) The Legislative Auditor shall audit prosecuting attorneys in the
28	<u>state.</u>
29	(b) Regulatory Basis of Presentation. (1) For prosecuting attorney
30	financial audits, the financial statements shall be presented on a fund basis
31	format with, as a minimum, the general fund presented separately and all
32	other funds included in the audit presented in the aggregate.
33	(2) The financial statements shall consist of the following:
34	(i) A balance sheet;
35	(ii) A statement of revenues (receipts),
36	expenditures (disbursements), and changes in fund equity (balances); and

1	(iii) Notes to the financial statements.
2	(3) The report shall include as supplemental information a
3	schedule of capital assets, including land, buildings, and equipment.
4	
5	10-4-415. Monitoring of reports by the Legislative Joint Auditing
6	Committee.
7	The Legislative Joint Auditing Committee shall monitor reports
8	presented to the committee to ensure that they meet the needs of the General
9	Assembly, entities of the state, political subdivisions of the state,
10	schools, and the general public.
11	
12	10-4-416. Access to records.
13	(a)(l) The Legislative Auditor and authorized employees of the
14	Division of Legislative Audit shall have access at all times to any books,
15	accounts, reports, electronic data, vouchers, or other records, confidential
16	or otherwise, of any entity of the state or political subdivision of the
17	state that are deemed necessary to audit transactions related to public
18	<u>funds.</u>
19	(2) Any business contracting with an entity of the state or a
20	political subdivision of the state to provide electronic or other access to
21	records of a public entity shall provide the Division of Legislative Audit
22	access to the pubic entity's records without charge or reimbursement.
23	(b) In the performance of the Legislative Auditor's duties, the
24	Legislative Auditor or the Legislative Auditor's authorized assistants may
25	ascertain, inspect, confirm, copy, audit, and examine any financial records,
26	documents, or accounts of any financial institution, business, or nonprofit
27	entity or any other person or entity regarding transactions or relationships
28	with an entity of the state or a political subdivision of the state.
29	However, in the investigation of documents, books, and records regarding
30	receipt, expenditure, or disbursement of other funds, the Legislative Auditor
31	must determine, subject to approval of the Legislative Joint Auditing
32	Committee or its executive committee, that the investigation of the
33	
	documents, books and records is necessary to verify any audit of an entity of
34	documents, books and records is necessary to verify any audit of an entity of the state or a political subdivision of the state or to investigate
34 35	

HB2464

1	person or entity shall be liable for making available to the Legislative
2	Auditor any of the information required by the Legislative Auditor under this
3	section.
4	(d) Nothing in this section shall be construed as authorizing or
5	permitting the release of information prohibited by law or not subject to
6	public inspection under the provisions of the Freedom of Information Act of
7	1967 or other applicable law. All records, documents, correspondence, or
8	other data of a person, foundation, nonprofit corporation or any other entity
9	holding other funds that would infringe upon the rights, privacy, or
10	confidentiality of donors of private funds to the person, foundation,
11	nonprofit corporation, or other entity are exempt from public disclosure.
12	Any working papers or other data relating to the donor information examined
13	by the Legislative Auditor under this chapter are confidential and exempt
14	from public disclosure.
15	(e) Records that are exempt from public disclosure in the hands of the
16	entity's custodian remain exempt from public disclosure in the hands of the
17	Legislative Auditor and the Division of Legislative Audit.
18	(f) Any person knowingly providing false documents, records, or other
19	data to the Legislative Auditor or his or her authorized assistants, upon the
20	finding by a circuit court, shall be guilty of providing false information
21	and shall be punished in the same manner as a person guilty of tampering with
22	<u>a public record.</u>
23	
24	10-4-417. Presentation and filing of audit reports.
25	(a) All audit reports prepared by the Division of Legislative Audit
26	and any audit report required to be filed with the Legislative Auditor or the
27	Division of Legislative Audit shall be presented to the Legislative Joint
28	Auditing Committee or a standing committee thereof.
29	(b) Copies of all audit reports prepared by the Division of
30	Legislative Audit, and any audit report required to be filed with the
31	Legislative Auditor or the Division of Legislative Audit shall be presented
32	on the division's website in a manner suitable for downloading and printing.
33	(c) All final reports shall be open to public inspection after
34	presentation to the Legislative Joint Auditing Committee or after being
35	approved for early release by the cochairs of the Legislative Joint Auditing
36	Committee.

1	(d) The governing body and executive official of an entity of the
2	state or political subdivision of the state shall receive a copy of the
3	entity's audit report prior to presentation to the Legislative Joint Auditing
4	committee. Until the reports are presented to the committee or approved by
5	early release by the committee cochairs, the reports are not considered
6	public information.
7	
8	10-4-418. Review of audit report by governing body.
9	(a) The audit reports and accompanying comments and recommendations
10	relating to any entity of the state or political subdivision of the state
11	shall be reviewed by the applicable governing body if the entity has such a
12	governing body.
13	(b)(1) The audit report and accompanying comments and recommendations
14	shall be reviewed at the first regularly scheduled meeting following receipt
15	of the audit report if the audit report is received by the governing body at
16	least ten (10) days prior to the regularly scheduled meeting.
17	(2) If the audit report is received by the governing body less
18	than ten (10) days prior to a regularly scheduled meeting, the audit report
19	shall be reviewed at the regularly scheduled meeting falling within the ten-
20	day period or the next regularly scheduled meeting subsequent to the ten-day
21	period.
22	(c) The governing body shall take appropriate action relating to each
23	finding and recommendation contained in the audit report.
24	(d) The minutes of the governing body shall document the review of the
25	findings and recommendations and the action taken by the governing body.
26	
27	10-4-419. Report of improper or illegal practices.
28	(a)(1) If an audit report presented to the Legislative Joint Auditing
29	Committee or the appropriate standing subcommittee of the committee reflects
30	evidence of improper practices of financial administration or inadequacy of
31	fiscal records, the Legislative Auditor shall report the evidence to the
32	appropriate executive official or officials affected thereby and to the
33	governing body of the entity of the state or political subdivision of the
34	state.
35	(2) If the findings relate to an entity of the state, the
36	Legislative Auditor shall also report the findings to the Chief Fiscal

1	Officer of the State.
2	(3) If the findings relate to a prosecuting attorney's office,
3	the Legislative Auditor shall also report the findings to the Attorney
4	General for review and appropriate action.
5	(b)(1) If an audit report presented to the Legislative Joint Auditing
6	Committee or the appropriate standing committee thereof reflects evidence of
7	apparent unauthorized disbursements or unaccounted-for funds or property by a
8	public official or employee, the Legislative Auditor shall promptly report
9	the transactions in writing to the prosecuting attorney for the county in
10	which the entity of the state or the political subdivision of the state is
11	located, the Governor, the appropriate executive official or officials
12	affected thereby, and the governing body of the entity of the state or
13	political subdivision of the state.
14	(2) If the findings relate to an entity of the state, the
15	Legislative Auditor shall also report the findings to the Chief Fiscal
16	Officer of the State.
17	(3) If the findings relate to a prosecuting attorney's office,
18	the Legislative Auditor shall also report the same to the Attorney General
19	for review and appropriate action.
20	(c)(l) The Legislative Auditor shall notify and cooperate with the
21	appropriate prosecuting attorney on all matters that appear to involve a
22	criminal offense.
23	(2) Upon request and with the approval of the cochairs of the
24	committee, the Legislative Auditor shall cooperate in any other
25	investigations by the appropriate prosecuting attorney, the Department of
26	Arkansas State Police, or any other state or federal law enforcement agency.
27	(d)(1) While the Legislative Joint Auditing Committee is not
28	established as an agency to effect through its own direct action the
29	correction of improper practices of financial administration or the
30	inadequacy of fiscal records, the prosecution of defaulting public officials,
31	or the improvement of accounting systems in any entity of the state or
32	political subdivision of the state, nevertheless, it is determined that the
33	action or nonaction on the part of the appropriate public officials in
34	respect to the correction of the matters when called to their attention or in
35	respect to the institution of criminal proceedings, where proper, has
36	pertinent bearing upon the question of the necessity for future remedial

l <u>legislation</u>.

2	(2) It is for this reason that the committee is authorized to
3	inform public officials to the extent provided by law of the findings of the
4	Legislative Auditor in respect to any such matters.
5	(e)(1) If the Legislative Joint Auditing Committee determines that an
6	entity of the state or a political subdivision of the state has not corrected
7	the deficiencies noted in one (1) or more previous reports, the committee may
8	request the prosecuting attorney of the judicial district in which the entity
9	of the state or the political subdivision of the state is located to take
10	appropriate action to assure that the records of the entity of the state or
11	the political subdivision of the state are maintained in accordance with law.
12	(2) If the prosecuting attorney fails or refuses to take
13	appropriate action within a reasonable time after receipt of notice from the
14	committee that an entity of the state or a political subdivision of the state
15	is not maintaining its records in substantial compliance with law, the
16	committee may request the Attorney General to take such appropriate action as
17	may be necessary to assure that the records of the entity of the state or
18	political subdivision of the state are maintained in compliance with law.
19	(f)(1) By June 30 of each year, the Attorney General and each
20	prosecuting attorney to whom the Legislative Joint Auditing Committee has
21	reported a matter under this section shall file with the Legislative Council
22	and the Legislative Joint Auditing Committee a disposition report on the
23	status of the matters which have not been previously reported as resolved to
24	the Legislative Council and the Legislative Joint Auditing Committee.
25	(2) Each disposition report shall include, but is not limited
26	to:
27	(A) The date the matter was reported to the Attorney
28	General or the prosecuting attorney;
29	(B) The amount of loss or funds unaccounted for in
30	connection with the matter;
31	(C) The status or disposition of the matter; and
32	(D) Other comments pertinent to the investigation or
33	disposition of the matter.
34	
35	10-4-420. Testimony before courts.
36	(a) In all criminal or civil actions brought as the result of the

HB2464

1	findings set forth in any audit report of the Legislative Auditor, the
2	Legislative Auditor or his or her assistants, upon request of the proper
3	officers of the court, shall give testimony and otherwise make their services
4	available in the prosecution of any action.
5	(b) The Legislative Auditor and his or her assistants shall not be
6	entitled to witness fees for making the testimony.
7	
8	<u>10-4-421. Subpoenas — Witnesses — Penalties for failure to appear —</u>
9	Perjury.
10	(a) In connection with an audit of any entity of the state or a
11	political subdivision of the state or an audit related to any transactions or
12	relationships with the entities, the Legislative Auditor may subpoena records
13	or summon and subpoena any person whose testimony may be desired or deemed
14	necessary to appear before him or her at a time and place and with such
15	papers, files, and records as may be named in the summons or subpoena.
16	(b) In conducting any audit or examination the Legislative Auditor or
17	any authorized assistant has the authority to administer oaths.
18	(c) Any person summoned to appear before the Legislative Auditor or
19	any of his or her authorized assistants to testify or submit papers, files,
20	and records as required in this section shall receive the same compensation
21	as is received by persons serving as witnesses in circuit courts of this
22	<u>state.</u>
23	(d)(1) If any person subpoenaed to appear by the Legislative Auditor
24	fails to appear or to produce books, documents, or records subpoenaed, the
25	fact shall be certified to the circuit court of the county in which the
26	hearing is held, and the circuit court shall punish the person for contempt
27	in the same manner as punishment for contempt is imposed for failure to
28	respond to a subpoena or directive of the circuit court.
29	(2) If a person placed under oath or subpoenaed by the
30	Legislative Auditor, his or her authorized assistants, or the Legislative
31	Joint Auditing Committee knowingly gives false testimony that is material to
32	an audit upon conviction by a court of competent jurisdiction that person
33	shall be deemed guilty of perjury.
34	(e)(l) Subpoenas issued by the Legislative Auditor shall be served by
35	the sheriff of the county in which the person, books, records, or documents
36	subpoenaed are located, and the sheriff shall be entitled to the same fees

HB2464

1	for the service of process as provided by law for service of process issued
2	by the circuit court.
3	(2) However, at its option the Legislative Auditor may direct
4	the Department of Arkansas State Police to serve any subpoena.
5	
6	10-4-422. Records - Public inspection.
7	(a) The Legislative Auditor shall keep, or cause to be kept, a
8	complete, accurate, and adequate set of fiscal transactions of the Division
9	of Legislative Audit.
10	(b) The Legislative Auditor shall also keep paper, digital, or
11	electronic copies of all audit reports, examinations, investigations, and any
12	other reports or releases issued by the Legislative Auditor.
13	(c)(l) All working papers, including communications, notes, memoranda,
14	preliminary drafts of audit reports, and other data gathered in the
15	preparation of audit reports by the division are exempt from all provisions
16	of the Freedom of Information Act of 1967, § 25-19-101 et seq., and are not
17	to be considered public documents for purposes of inspection or copying under
18	the Freedom of Information Act of 1967, § 25-19-101 et seq., or any other law
19	of the State of Arkansas, except as provided in this subsection (c).
20	(2) After any audit report has been presented to the Legislative
21	Joint Auditing Committee members, the audit report and copies of any
22	documents contained in the working papers of the division shall be open to
23	public inspection, except documents specifically exempted from disclosure
24	under the Freedom of Information Act of 1967, § 25-19-101 et seq.,
25	unsubstantiated allegations obtained in complying with the provisions of the
26	American Institute of Certified Public Accountants' Statement on Auditing
27	Standards Number 99 or other professional guidelines regarding the detection
28	of fraud, and documents which disclose auditing procedures and techniques as
29	defined in subdivision (c)(3) of this section.
30	(3) As used in this subsection (c):
31	(A) "Audit program" means the instructions and guidelines
32	formulated by the division to inform its accountants about the examination
33	procedures to be followed in the course of examining records and accounts to
34	verify their accuracy, including verifications that the examination
35	procedures have been followed; and
36	(B) "Documents which disclose auditing procedures and

04-01-2005 15:28 JDF207

1	techniques" includes:
2	(i) Internal control questionnaires consisting of
3	the checklist of accounting and administrative procedures employed by the
4	division in the course of performing an audit; and
5	<u>(ii) An audit program.</u>
6	
7	<u>10-4-423. Seal</u>
8	The Secretary of State shall procure an official seal for the Division
9	of Legislative Audit.
10	
11	10-4-424. Audit of data processing operations.
12	(a) The Division of Legislative Audit may conduct audits of all or any
13	part of automated data processing operations or systems of any entity of the
14	state or political subdivision of the state.
15	(b)(1)(A) Data processing charges incurred in the performance of
16	audits or audit-related tasks by the division shall be absorbed by the state
17	agency or political subdivision of the state processing data for the computer
18	application being accessed or audited.
19	(B) However, the use shall not interfere with or impede
20	normal processing by the data processing installation.
21	(2) The data processing provider shall provide requested data or
22	other information or services to the Division of Legislative Audit within ten
23	(10) days of the request, unless another date is agreed to by the Legislative
24	Auditor.
25	(c) The Department of Information Systems, its successor agency, or
26	other entities of the state or political subdivisions of the state that
27	provide Internet, network, or other computer services or information to an
28	entity of the state or a political subdivision of the state shall provide
29	access to all data, support, or other necessary information services to the
30	Division of Legislative Audit in connection with their functions at no cost
31	to the division.
32	(d) In connection with any audit by the Division of Legislative Audit,
33	contractual providers of data processing or other computer-related services
34	to entities of the state or political subdivisions of the state shall
35	cooperate and provide requested information at no cost to the division.
36	(e) All contracts by entities of the state and political subdivisions

HB2464

1	of the state with vendors for data processing or other computer services
2	shall contain a provision permitting the Division of Legislative Audit access
3	and authority to audit computer applications supplied by vendors.
4	
5	10-4-425. Format of private audit reports.
6	(a) To provide for a consistent and understandable financial format,
7	all financial audit reports prepared by certified public accountants in
8	private practice or public accountants of entities of the state or political
9	subdivisions of the state shall be in substantially the same form as reports
10	prepared by the Legislative Auditor for a similar governmental entity.
11	(b) The audit reports shall present the financial information and
12	comments in a similar format as audit reports of the Legislative Auditor.
13	The reports shall include coverage of all applicable laws that relate to the
14	operation of the governmental unit, including coverage of purchasing,
15	bonding, revenue, and expenditures with comments on any apparent violation of
16	applicable state or local legislative acts, codes, or regulations.
17	(c)(1) The Legislative Joint Auditing Committee shall develop a system
18	that allows an auditor in private practice to present a proposed format for
19	preparing a given audit report on one (1) of the named governmental units for
20	the review of the committee.
21	(2) If the committee finds that the audit report format is
22	similar to the audit reports prepared by the Legislative Auditor, then the
23	Committee shall approve the format of the audit on the named governmental
24	units.
25	(3) If the private auditor's format does not meet the approval
26	of the committee, then the committee may authorize and direct that the audit
27	shall be conducted by the staff of the Legislative Auditor.
28	
29	10-4-426. Continuing professional education courses.
30	(a) In addition to contracting with private entities, the Division of
31	Legislative Audit may contract and pay entities of the state or political
32	subdivisions of the state or any of their part-time or full-time employees
33	for services rendered or for materials, supplies, or other expenses incurred
34	in conducting continuing professional education courses for the staff of the
35	division.
36	(b) Any funds received by public employees under this section shall be

1	considered supplemental to their regular salaried positions and shall not be
2	subject to the restrictions of § 6-63-307, § 19-4-1604, or other statutory
3	salary limitations regarding line item maximums or grades and steps.
4	(c) This section applies whether the public employee is paid directly
5	or indirectly by an entity of the state or a political subdivision of the
6	state.
7	
8	10-4-427. Claims against sureties.
9	(a) With the approval of the Legislative Joint Auditing Committee, the
10	Legislative Auditor shall give notice and make proof of loss to and demand
11	payment of the surety on any bond covering an official or employee in which
12	the audit report of the records of that official or employee reflects any
13	shortage or other liability for which that official or employee and his or
14	her surety may in any way be liable.
15	(b) Within a reasonable time after the Legislative Auditor has given
16	notice and made proof of loss and demand for payment as stated in subsection
17	(a) of this section, the surety shall make payment of the amounts found to be
18	due in the name of the appropriate entity and forward the payment to the
19	Legislative Auditor. The Legislative Auditor shall forthwith transmit the
20	payments received to the treasurers of the respective local taxing units with
21	instructions to credit the amounts received to the accounts entitled to the
22	<u>funds.</u>
23	(c) The requirements of the self-insured fidelity bond program, \$\$ 21-
24	2-701 - 21-2-711, shall apply to those officials or employees covered by the
25	program, including, but not limited to, the provision for timing of coverage
26	determinations by the Governmental Bonding Board under § 21-2-709.
27	
28	SECTION 8. Arkansas Code § 14-77-102(5)(B)(viii), concerning the list
29	of fiscal responsibility and management law applicable to municipalities
30	under the Local Fiscal Management Responsibility Act, is amended to read as
31	follows:
32	(viii) Review of audit reports by legislative
33	governing bodies, <del>§ 10-4-219</del> <u>§ 10-4-418</u> ;
34	
35	SECTION 9. Arkansas Code § 16-21-1107(e)(1)(C), concerning the
36	prosecuting attorney in the Sixth Judicial District and the administration of

1	the district's Drug Law Enforcement Program grant, is amended to read as
2	follows:
3	(C) All moneys from the grant are appropriated on a
4	continuing basis and are subject to the prosecuting attorney's financial
5	management system, $rac{\$ 10-4-209}{200}$ and are subject to audit by the Division of
6	Legislative Audit.
7	
8	SECTION 10. Arkansas Code § 16-21-2007(c), concerning the prosecuting
9	attorney in the Fifteenth Judicial District and the administration of the
10	district's Drug Law Enforcement Program grant, is amended to read as follows:
11	(c) The office of the Prosecuting Attorney for the Fifteenth Judicial
12	District shall administer its Drug Law Enforcement Program grant from the
13	Office of Intergovernmental Services of the Department of Finance and
14	Administration. Expenditures may be made only for purposes of the grant. All
15	moneys from the grant are appropriated on a continuing basis and are subject
16	to <del>§ 10-4-209,</del> the prosecuting attorneys' financial management system. All
17	law enforcement agent positions shall have peace officer jurisdiction
18	throughout the Fifteenth Judicial District and may serve process issuing out
19	of all courts within the state.
20	
21	SECTION 11. Arkansas Code Title 10, Chapter 4, Subchapters 1 and 2 are
22	repealed.
23	10-4-101. Division of Legislative Audit created - Authority -
24	Exemption.
25	(a) There is created under the authority of the General Assembly a
26	"Division of Legislative Audit".
27	(b) The division shall be headed by a Legislative Auditor who is
28	vested with the authority and responsibility of auditing each agency,
29	department, board, commission, council, officer, or official of the state
30	government of Arkansas or any function thereof, receiving state-appropriated
31	funds, cash funds, or any other fund derived under the authority or by virtue
32	of state law.
33	(c) However, any licensing board may be exempt from the provision of
34	this section if it files an annual audit with the Legislative Auditor.
35	
36	10-4-102. Qualifications of Legislative Auditor.

04-01-2005 15:28 JDF207

HB2464

1	(a) The Legislative Auditor, as head of the Division of Legislative
2	Audit, shall be a certified public accountant of Arkansas with at least five
3	(5) years' practice in the profession prior to his or her appointment.
4	(b) The Legislative Auditor shall not be related in the second degree
5	of consanguinity or affinity to any state officer, department head, or
6	disbursing officer of any department, office, or agency of the state, whom
7	under this act it shall be his or her duty to audit.
8	(c) The Legislative Auditor shall not serve in any ex officio capacity
9	on any administrative board or commission or have any financial interest in
10	the transactions of any department, board, bureau, institution, commission,
11	or agency of the state.
12	
13	10-4-103. Employment and removal of Legislative Auditor.
14	(a) The Legislative Auditor shall be employed by a majority vote of
15	the membership of the Legislative Joint Auditing Committee, and the name of
16	the person so selected shall be presented to each house of the General
17	Assembly for confirmation by both houses if the General Assembly is in
18	session at the time of the selection.
19	(b) If the Legislative Auditor is selected while the General Assembly
20	is not in session, he or she shall in all respects carry out the functions,
21	powers, and duties as provided in this act until the next regular session of
22	the General Assembly. At that time the name of the person selected as
23	Legislative Auditor shall be presented to both houses of the General Assembly
24	for confirmation. Unless upon such presentation his or her selection shall be
25	rejected, he or she shall in all respects continue to carry out the
26	functions, powers, and duties provided in this act.
27	(c) When a vacancy in the position of Legislative Auditor exists, the
28	position shall be filled by the Committee by majority action of the
29	membership thereof, subject to approval of both houses of the General
30	Assembly at its next regular session.
31	(d) The Legislative Auditor may be removed at any time by a majority
32	vote of the membership of the Committee for cause after a public hearing
33	thereon.
34	
35	10-4-104. Written appointment of Legislative Auditor.
36	The cochairs of the Legislative Joint Auditing Committee, upon vote or

1	approval of the majority of the membership of the Committee, shall execute a
2	written appointment of the person so employed as the Legislative Auditor and
3	cause the written appointment to be filed in the office of the Secretary of
4	State.
5	
6	10-4-105. Legislative Auditor - Oath and bond.
7	(a) Upon appointment, the Legislative Auditor shall qualify by taking
8	the constitutional oath and executing a bond to cover his or her official
9	acts and the acts of his or her employees, to be approved by the Legislative
10	Joint Auditing Committee, payable to the State of Arkansas, in the sum of
11	twenty-five thousand dollars (\$25,000), conditioned upon the faithful
12	discharge of his or her duties, with a surety company authorized to do
13	business in the State of Arkansas.
14	(b) The premium due the surety company for the execution of such bond
15	shall be paid for by the state.
16	(c) The person so appointed as Legislative Auditor, within ten (10)
17	days after his or her appointment, shall file in the office of the Secretary
18	of State his or her oath and approved bond, and if he or she shall fail to do
19	so, the Committee or a majority of the membership thereof shall appoint some
20	other qualified person to fill the office.
21	(d) The Legislative Auditor may require any of his or her employees to
22	post bond to reimburse him or her for any loss that he or she might incur on
23	his or her bond due to the acts of such employees.
24	
25	10-4-106. Duties of Legislative Auditor.
26	(a) The Legislative Auditor shall have the authority and it shall be
27	his or her duty to:
28	(1) Perform an audit of all accounts, books, and other financial
29	records of the state government of any state officer, department, board,
30	bureau, institution, commission, or agency thereof and to prepare a written
31	report of such audit to the General Assembly and any other person hereafter
32	designated;
33	(2) Personally, or by his or her duly authorized assistants,
34	examine and audit all fiscal books, records, and accounts of all custodians
35	of public funds and of all disbursing officers of the state government of
36	Arkansas, making independent verification of all assets, liabilities,

HB2464

1	revenues, and expenditures of the state, its departments, boards, bureaus,
2	institutions, commissions, or agencies thereof now in existence or hereafter
3	created;
4	(3)(A) Make any recommendations to the General Assembly in
5	respect to the alteration or improvement of the accounting system used by any
6	office, agency, department, board, commission, and institution of the state
7	government, in which connection the Legislative Auditor shall make available
8	to the Chief Fiscal Officer of the State a copy of any recommendations.
9	(B)(i) In respect to any accounting systems established
10	for any state agency, office, department, board, commission, or institution
11	pursuant to the state fiscal code or otherwise, the Legislative Auditor may
12	recommend to the General Assembly any changes which in his or her opinion
13	might improve the accounting system, which recommendation in each instance
14	shall be made available to the Chief Fiscal Officer of the State.
15	(ii) In cases where the Legislative Auditor finds
16	that the accounting system prescribed by the Chief Fiscal Officer of the
17	State has not been installed or followed by any agency, officer, or
18	department of the state or may be improved, he or she shall report the
19	failure to the General Assembly and may make such recommendations as he or
20	she considers advisable or necessary for the alteration or correction of the
21	accounting system;
22	(4) Require the aid and assistance of all executives and
23	officials, auditors, accountants, and other employees of each and every
24	department, board, bureau, institution, commission, or agency of the state at
25	all times in the inspection, examination, and audit of any and all books,
26	accounts, and records of the several departments; and
27	(5) Cause to be maintained a sufficient accounting of the audit
28	costs incurred by the Division of Legislative Audit in auditing state
29	agencies, boards, commissions, and colleges and universities, and in order to
30	provide a basis for determining a reasonable reimbursement from these
31	entities for the cost of the auditing of federal funds received by these
32	entities, with the funds being charged with the reimbursements. In the event
33	it is determined by the Legislative Joint Auditing Committee that the
34	reimbursement for the auditing of funds is appropriate, the Legislative
35	Auditor and the Director of the Department of Finance and Administration
36	shall develop guidelines for effecting proper budgetary and accounting

1	procedures for such reimbursements by fund transfers.
2	(b) As soon as practical after the close of each fiscal year, the
3	Legislative Auditor shall certify to the Chief Fiscal Officer of the State
4	the amount of funds expended during the fiscal year just ending which is to
5	be allocated to the State Audit Program and to the Local Audit Program. The
6	Chief Fiscal Officer of the State shall utilize this certification in
7	determining those expenses which are eligible to be reimbursed from the Ad
8	Valorem Tax Trust Fund.
9	(c)(1) The Legislative Auditor shall have access at all times to all
10	of the books, accounts, reports, confidential or otherwise, vouchers, or
11	other records of information in any state office, department, board, bureau,
12	or institution of this state.
13	(2) Nothing in this section shall be so construed as authorizing
14	or permitting the publication of information prohibited by law.
15	(d) The Legislative Auditor shall execute the duties and
16	responsibilities of the position of Legislative Auditor as provided by law.
17	
18	10-4-107. Disbursing officer - Payment of salaries.
19	(a) The Legislative Auditor is designated as disbursing officer for
20	the division, and all vouchers issued in the payment of salaries and expenses
21	incurred in the operations of the division shall be approved by the
22	Legislative Auditor before they are paid.
23	(b) In case a vacancy exists in the position of Legislative Auditor,
24	the Legislative Joint Auditing Committee shall designate a disbursing agent
25	for the division who shall serve until the position of the Legislative
26	Auditor may be filled.
27	(c) The salary of the Legislative Auditor and the other employees of
28	the division shall be paid in the same manner and through the same procedure
29	used for the payment of salaries of other state employees.
30	
31	10-4-108. Personnel.
32	(a) Subject to a biennial appropriation therefor, all auditors,
33	stenographic and clerical assistants, and other employees of the Division of
34	Legislative Audit shall be named and appointed by the Legislative Auditor.
35	(b) The Legislative Auditor shall be free to select the most efficient
36	personnel available for each and every position in the division, to the end

HB2464

which they have a right to expect. The Legislative Auditor is authorized conduct such professional examination as he or she may deem expedient in determining the qualifications of the persons whom he or she contemplates placing on his or her staff. (c) No person related to any member of the General Assembly or to Legislative Auditor in the first degree of consanguinity or affinity may employed on the staff of the division. (d) It is the intention and desire of the General Assembly to free Legislative Auditor and his or her staff from partisan politics, and it i declared to be against public policy for any member of the General Assembly to are or any official or employee of the state government or any board, bureau, department, or institution thereof to recommend or suggest the appointmen any person to a position on the staff of the Legislative Auditor. 10 10 10 10 10 10 10 10 10 10 10 11 10 10 10 11 12 10 10 10 10 11 12 10 12 13 14 14 15 16 10 10 10 10 10 10 10 10 11 12 10 10 10 10 11 12 12 13 14 14 15 16 10 14 10 10 10 10 10 11 12 10 12 13 14 14 15 16 10 16 10 17 18 19 10 10 10 10 10 10 10 10 11 12 12 13 14 15 16 10 14 10 10 10 10 10 10 11 12 12 13 14 14 16 10 16 16 17 16 10 17 18 18 19 10 10	<del>the</del> Əe
<ul> <li>determining the qualifications of the persons whom he or she contemplates placing on his or her staff.</li> <li>(c) No person related to any member of the General Assembly or to Legislative Auditor in the first degree of consanguinity or affinity may employed on the staff of the division.</li> <li>(d) It is the intention and desire of the General Assembly to free Legislative Auditor and his or her staff from partisan politics, and it i declared to be against public policy for any member of the General Assembly or any official or employee of the state government or any board, bureau, department, or institution thereof to recommend or suggest the appointmen any person to a position on the staff of the Legislative Auditor.</li> <li>10 4 109. Special audits.</li> <li>(a) The Legislative Joint Auditing Committee shall direct the Legislative Auditor to make any special audit or investigation that in it judgment is proper and necessary to carry out the purpose and intent of t act or to assist the General Assembly in the proper discharge of its duti</li> </ul>	<del>)e</del>
placing on his or her staff. (c) No person related to any member of the General Assembly or to Legislative Auditor in the first degree of consanguinity or affinity may employed on the staff of the division. (d) It is the intention and desire of the General Assembly to free Legislative Auditor and his or her staff from partican politics, and it i declared to be against public policy for any member of the General Assembly or any official or employee of the state government or any board, bureau, department, or institution thereof to recommend or suggest the appointmen any person to a position on the staff of the Legislative Auditor. In the Legislative Joint Auditing Committee shall direct the Legislative Auditor to make any special audit or investigation that in it judgment is proper and necessary to carry out the purpose and intent of t	<del>)e</del>
<ul> <li>(c) No person related to any member of the General Accembly or to</li> <li>Legislative Auditor in the first degree of consanguinity or affinity may</li> <li>employed on the staff of the division.</li> <li>(d) It is the intention and desire of the General Accembly to free</li> <li>Legislative Auditor and his or her staff from partisan polities, and it i</li> <li>declared to be against public policy for any member of the General Accembly</li> <li>or any official or employee of the state government or any board, bureau,</li> <li>department, or institution thereof to recommend or suggest the appointmen</li> <li>any person to a position on the staff of the Legislative Auditor.</li> <li>10 - 4 - 109. Special audits.</li> <li>(a) The Legislative Joint Auditing Committee shall direct the</li> <li>Legislative Auditor to make any special audit or investigation that in it</li> <li>judgment is proper and necessary to carry out the purpose and intent of t</li> </ul>	<del>)e</del>
Legislative Auditor in the first degree of consanguinity or affinity may semployed on the staff of the division. (d) It is the intention and desire of the Ceneral Assembly to free Legislative Auditor and his or her staff from partisan polities, and it i declared to be against public policy for any member of the Ceneral Assemble or any official or employee of the state government or any board, bureau, department, or institution thereof to recommend or suggest the appointmen any person to a position on the staff of the Legislative Auditor. 16 10-4-109. Special audits. 17 (a) The Legislative Joint Auditing Committee shall direct the 18 Legislative Auditor to make any special audit or investigation that in it 19 judgment is proper and necessary to carry out the purpose and intent of t	<del>)e</del>
<ul> <li>employed on the staff of the division.</li> <li>(d) It is the intention and desire of the General Assembly to free</li> <li>Legislative Auditor and his or her staff from partisan politics, and it i</li> <li>declared to be against public policy for any member of the General Assemble</li> <li>or any official or employee of the state government or any board, bureau,</li> <li>department, or institution thereof to recommend or suggest the appointmen</li> <li>any person to a position on the staff of the Legislative Auditor.</li> <li>10</li> <li>10-4-109, Special audits.</li> <li>(a) The Legislative Joint Auditing Committee shall direct the</li> <li>Legislative Auditor to make any special audit or investigation that in it</li> <li>judgment is proper and necessary to carry out the purpose and intent of ti</li> </ul>	
<ul> <li>(d) It is the intention and desire of the General Assembly to free</li> <li>Legislative Auditor and his or her staff from partican polities, and it i</li> <li>declared to be against public policy for any member of the General Assemble</li> <li>or any official or employee of the state government or any board, bureau,</li> <li>department, or institution thereof to recommend or suggest the appointmen</li> <li>any person to a position on the staff of the Legislative Auditor.</li> <li>10 4 109. Special audits.</li> <li>(a) The Legislative Joint Auditing Committee shall direct the</li> <li>Legislative Auditor to make any special audit or investigation that in it</li> <li>judgment is proper and necessary to carry out the purpose and intent of t</li> </ul>	_
Legislative Auditor and his or her staff from partisan politics, and it i declared to be against public policy for any member of the General Assemb or any official or employee of the state government or any board, bureau, department, or institution thereof to recommend or suggest the appointmen any person to a position on the staff of the Legislative Auditor. 15 16 10-4-109. Special audits. 17 (a) The Legislative Joint Auditing Committee shall direct the 18 Legislative Auditor to make any special audit or investigation that in it judgment is proper and necessary to carry out the purpose and intent of t	
declared to be against public policy for any member of the General Assemb or any official or employee of the state government or any board, bureau, department, or institution thereof to recommend or suggest the appointmen any person to a position on the staff of the Legislative Auditor. 15 16 10-4-109. Special audits. 17 (a) The Legislative Joint Auditing Committee shall direct the 18 Legislative Auditor to make any special audit or investigation that in it 19 judgment is proper and necessary to carry out the purpose and intent of to	the
or any official or employee of the state government or any board, bureau, department, or institution thereof to recommend or suggest the appointmen any person to a position on the staff of the Legislative Auditor. 14 any person to a position on the staff of the Legislative Auditor. 15 16 10-4-109. Special audits. 17 (a) The Legislative Joint Auditing Committee shall direct the 18 Legislative Auditor to make any special audit or investigation that in it 19 judgment is proper and necessary to carry out the purpose and intent of to 20 act or to assist the General Assembly in the proper discharge of its duti	3
department, or institution thereof to recommend or suggest the appointmen any person to a position on the staff of the Legislative Auditor. 15 16 10-4-109. Special audits. 17 (a) The Legislative Joint Auditing Committee shall direct the 18 Legislative Auditor to make any special audit or investigation that in it 19 judgment is proper and necessary to carry out the purpose and intent of to 20 act or to assist the General Assembly in the proper discharge of its duti	<del>ly</del>
any person to a position on the staff of the Legislative Auditor. 15 16 10-4-109. Special audits. 17 (a) The Legislative Joint Auditing Committee shall direct the 18 Legislative Auditor to make any special audit or investigation that in it 19 judgment is proper and necessary to carry out the purpose and intent of t 20 act or to assist the General Assembly in the proper discharge of its duti	
15 16 10-4-109. Special audits. 17 (a) The Legislative Joint Auditing Committee shall direct the 18 Legislative Auditor to make any special audit or investigation that in it 19 judgment is proper and necessary to carry out the purpose and intent of t 20 act or to assist the General Assembly in the proper discharge of its duti	<del>: of</del>
16 10-4-109. Special audits. 17 (a) The Legislative Joint Auditing Committee shall direct the 18 Legislative Auditor to make any special audit or investigation that in it 19 judgment is proper and necessary to carry out the purpose and intent of t 20 act or to assist the General Assembly in the proper discharge of its duti	
17 (a) The Legislative Joint Auditing Committee shall direct the 18 Legislative Auditor to make any special audit or investigation that in it 19 judgment is proper and necessary to carry out the purpose and intent of t 20 act or to assist the General Assembly in the proper discharge of its duti	
18 Legislative Auditor to make any special audit or investigation that in it judgment is proper and necessary to carry out the purpose and intent of t act or to assist the General Assembly in the proper discharge of its duti	
19 judgment is proper and necessary to carry out the purpose and intent of t 20 act or to assist the General Assembly in the proper discharge of its duti	
20 act or to assist the General Assembly in the proper discharge of its duti	3
	<del>lis</del>
	<del>35.</del>
21 (b) Any member of the General Assembly, by written request filed w	ith
22 the Committee at least six (6) days prior to any regular or special meeti	<del>18</del>
23 of the committee, may request a special auditing of any agency of the sta	æ.
24 Upon the vote of the majority of the membership of the Committee approvin	5
25 the request, the Legislative Auditor shall make the audit.	
26	
27 10-4-110. Audit and biennial reports.	
28 (a) Copies of each audit report shall be filed with the agency	
29 concerned, the Legislative Joint Auditing Committee, the Secretary of Sta	<del>се,</del>
30 and the Chief Fiscal Officer of the State.	
31 (b)(1) The Legislative Auditor shall file a biennial report with t	<del>le</del>
32 Legislative Council, the Governor, the Speaker of the House of	
33 Representatives, the Lieutenant Governor, each member of the General	
34 Assembly, the Chief Fiscal Officer of the State, in the office of the	
35 Secretary of State, and in the office of each county clerk.	
36 (2) Each biennial report shall contain, among other things,	

HB2464

1	copies of, or the substance of, reports made to the various departments,
2	bureaus, institutions, and boards, as well as a summary of recommendations
3	made in regard thereto.
4	(c) Reports shall also contain specific recommendations to the General
5	Assembly for the amendment of existing laws or the passage of new laws
6	designed to improve the functioning of various departments, boards, bureaus,
7	institutions, or agencies of state government to the end that more efficient
8	service may be rendered and the cost of government reduced.
9	(d) All recommendations submitted by the Legislative Auditor shall be
10	confined to those matters properly coming within his or her jurisdiction,
11	which is to see that the laws passed by the General Assembly dealing with the
12	expenditure of public moneys are in all respects carefully observed and that
13	the attention of the General Assembly is directed to all cases of violations
14	of the law and to those instances where there is need for change of existing
15	laws or the passage of new laws to secure the efficient spending of public
16	funds. The Legislative Auditor shall not include in his or her
17	recommendations to the General Assembly any recommendations as to the sources
18	from which taxes shall be raised to meet the governmental expense.
19	(e) All reports of the Legislative Auditor shall call attention to any
20	funds which, in his or her opinion, have not been expended in accordance with
21	law or appropriation by the General Assembly and shall make recommendations
22	to the General Assembly as to the manner or form of appropriations which will
23	avoid any such improper expenditure of money in the future.
24	(f) The Committee shall direct the printing or mimeographing of such
25	number of any reports as it thinks necessary and proper.
26	(g) All reports filed with the Secretary of State and each county
27	elerk shall be open to public inspection.
28	
29	10-4-111. Report of improper or illegal practices.
30	(a) If a state agency audit report or other statutorily allowed
31	examination presented to the Legislative Joint Auditing Committee or the
32	appropriate standing subcommittee thereof reflects evidence of improper
33	practices of financial administration or inadequacy of fiscal records, the
34	Legislative Auditor shall report the same to the Governor, the appropriate
35	department head or heads affected thereby, and the governing body of the
36	department.

HB2464

1	(b) If an audit report or other statutorily allowed examination
2	presented to the Committee or the appropriate standing subcommittee thereof
3	reflects evidence of apparent unauthorized disbursements or unaccounted for
4	funds or property by a public official or employee, the Legislative Auditor
5	shall forthwith report the transactions in writing to the prosecuting
6	attorney for the county in which the public agency or political subdivision
7	is located, the Governor, the appropriate department head or heads affected
8	thereby, and the governing body of the department or political subdivision.
9	(c) The Legislative Auditor shall notify and cooperate with the
10	appropriate prosecuting attorney on all matters that appear to involve a
11	criminal offense. Upon request and with the approval of the cochairs of the
12	Committee, the Legislative Auditor shall cooperate in any other
13	investigations by the appropriate prosecuting attorney, the Department of
14	Arkansas State Police, or any other law enforcement agency.
15	(d) While the Committee is not established as an agency to effect
16	through its own direct action the correction of improper practices of
17	financial administration or inadequacy of fiscal records, the prosecution of
18	defaulting public officials, or the improvement of accounting systems in any
19	state department, nevertheless, it is determined that the action or nonaction
20	on the part of the appropriate public officials in respect to the correction
21	of such matters when called to their attention or in respect to the
22	institution of criminal proceedings, where proper, has a pertinent bearing
23	upon the question of the necessity for future remedial legislation. It is for
24	this reason that the Committee is authorized to inform public officials to
25	the extent provided by law of the findings of the Legislative Auditor in
26	respect to any such matters.
27	
28	10-4-112. Examination of bank records.
29	(a) In verifying any of the audits made, the Legislative Auditor shall
30	have the right to ascertain the amounts on deposit in any bank belonging to
31	any department, board, commission, bureau, institution, or other agency of
32	the state government required to be audited and shall have the right to audit
33	the account on the books of the bank.
34	(b) In addition thereto, the Legislative Auditor shall have the right
35	to audit the bank account of any officer or employee of any state office,
36	department, institution, bureau, board, commission, or other state agency, or

HB2464

1	the bank account of any other person or firm doing business with the state if
2	the Legislative Auditor has reason to believe that the auditing of the
3	accounts is necessary for the verifying of any audits made under the
4	authority of this act.
5	(c) No bank shall be liable for making available to the Legislative
6	Auditor any of the information required under the provisions of this section.
7	
8	10-4-113. Shortages or liabilities - Division's duties in actions.
9	(a) It shall be the duty of the Legislative Auditor to give notice and
10	proof of loss together with any other supporting papers or evidence to the
11	Chief Fiscal Officer of the State of any shortage or other liability of any
12	officer or employee of the state that may be determined in the course of or
13	as a result of any audit.
14	(b) It shall be the duty of the Legislative Auditor to confer with the
15	Chief Fiscal Officer of the State and to make available to him or her any
16	information or assistance that may be necessary to recover any shortage or
17	liability of any officer or employee or from their surety or sureties.
18	(c)(l) In all criminal or civil actions brought as the result of the
19	findings set forth in any audit report of the Legislative Auditor, the
20	Legislative Auditor or his or her assistants making the audit shall upon
21	request of the proper officers of the court give testimony and otherwise make
22	their services available in the prosecution of any action.
23	(2) The Legislative Auditor and his or her assistants shall not
24	be entitled to witness fees for making such testimony.
25	
26	10-4-114. Witnesses - Penalty for failure to appear - Perjury.
27	(a) The Legislative Auditor or any of his or her authorized assistants
28	shall have the power in making any audit or examination to administer oaths
29	and cause to be summoned to appear before them at a time and place and with
30	such papers, files, and records as may be named in the summons, any person or
31	persons whose testimony may be desired or deemed necessary in the audit or
32	examination.
33	(b) The power of the Legislative Auditor or any of his or her
34	assistants to administer oaths and summon records as mentioned in subsection
35	(a) of this section shall apply to all state employees and officials as well
36	as to any other person, business, firm, corporation, or association doing

HB2464

1	business with any state agency that the Legislative Auditor or any of his or
2	her authorized assistants may have reason to believe have information or
3	records that are necessary to a full determination of matters pertaining to
4	any audit authorized in this act.
5	(c) Any person summoned to appear before the Legislative Auditor or
6	any of his or her authorized assistants to testify or submit papers, files,
7	and records as required in this section shall receive the same compensation
8	as is received by persons serving as witnesses in circuit courts of this
9	state.
10	(d) Any person who willfully fails or refuses to appear and testify or
11	submit papers, files, and records material and pertinent to the examination,
12	or willfully refuses to answer any material or pertinent questions propounded
13	to him or her by the Legislative Auditor or any of his or her assistants,
14	shall be deemed guilty of a misdemeanor. Upon conviction by a court of
15	competent jurisdiction, that person shall be fined in any sum not less than
16	one hundred dollars (\$100) nor more than five hundred dollars (\$500), and any
17	person appearing and willfully and corruptly giving any false testimony that
18	is material to the investigation of his or her official conduct and pertinent
19	to the examination before the Legislative Auditor or any of his assistants
20	shall be deemed guilty of perjury.
21	
22	10-4-115. Records - Public inspection.
23	(a) The Legislative Auditor shall keep, or cause to be kept, a
24	complete, accurate, and adequate set of fiscal transactions of the Division
25	of Legislative Audit.
26	(b) He or she shall also keep a complete file of copies of all audit
27	reports, examinations, investigations, and any and all other reports or
28	releases issued by him or her or his or her office, and a complete file of
29	audit work papers and other evidence pertaining to work of the division.
30	(c)(l) All working papers, including notes, memoranda, preliminary
31	drafts of audit reports, and other data gathered in the preparation of audit
32	reports by the division are exempt from all provisions of the Freedom of
33	Information Act of 1967, § 25-19-101 et seq., and are not to be considered
34	public documents for purposes of inspection or copying under the Freedom of
35	Information Act of 1967 or any other law of the State of Arkansas, except as

36 provided in this subsection.

1	(2) After any audit report has been presented to the Legislative
2	Joint Auditing Committee members, that audit report and copies of any
3	documents contained in the working papers of the division shall be open to
4	public inspection, except documents specifically exempted from disclosure
5	under the Freedom of Information Act of 1967 and except documents which
6	disclose auditing procedures and techniques as defined in subdivision (c)(3)
7	of this section.
8	(3) For the purposes of this subsection, the term "documents
9	which disclose auditing procedures and techniques" includes:
10	(A) Internal control questionnaires consisting of the
11	checklist of accounting and administrative procedures employed by the
12	division in the course of performing an audit; and
13	(B) "Audit program", which means the instructions and
14	guidelines formulated by the division to inform its accountants about the
15	examination procedures to be followed in the course of examining records and
16	accounts to verify their accuracy, including verifications that the
17	examination procedures have been followed.
18	
19	10-4-116. Seal - Effect.
20	(a) The Secretary of State shall procure an official seal for the
21	Division of Legislative Audit.
22	(b) Every paper or photostatic copy thereof executed by the
23	Legislative Auditor in pursuance of law and sealed with the seal of his or
24	her office shall be received in evidence in any court or other tribunal and
25	may be recorded in the same manner and with like effect as deeds regularly
26	acknowledged.
27	
28	10-4-117. Audit of data processing operations.
29	(a) The Division of Legislative Audit shall have the authority to
30	conduct audits of all or any part of automated data processing operations or
31	systems of any state agency.
32	(b) For the purposes of this section, "state agencies" means any state
33	agency, board, commission, department, institution, or state-supported
34	community college, college, or university of the State of Arkansas.
35	(c) Data processing machine usage charges incurred in the performance
36	of audits or audit-related tasks by the division will be absorbed by the

HB2464

1	state agency processing data for the computer application being accessed or
2	audited, provided that the use will not interfere with or impede normal
3	processing by the data processing installation.
4	
5	10-4-118. Format of private audit reports.
6	(a) To provide for a consistent and understandable financial format,
7	all audit reports prepared by private certified public accountants or public
8	accountants of state or local educational institutions, boards, or
9	commissions, and other state agencies shall be in the substantial form as
10	reports prepared by the Legislative Auditor or a similar governmental entity.
11	(b) The audit reports shall present the financial information and
12	comments in a similar format as audit reports of the Legislative Auditor, and
13	the reports shall include a coverage of all applicable laws that relate to
14	the operation of the governmental unit, including coverage of purchasing,
15	bonding, and revenue expenditures with comments on any apparent violation of
16	applicable state or local legislative acts.
17	(c)(l) The Legislative Joint Auditing Committee shall develop a system
18	whereby a private auditor shall be able to present his or her format for
19	preparing a given audit report on one (1) of the named governmental units for
20	the review of the Committee.
21	(2) If the Committee finds that the audit report format is
22	similar to the audit reports prepared by the Legislative Auditor, then the
23	Committee shall approve the format of the private audits of the named
24	governmental units.
25	(3) In the event that the private auditor's format does not meet
26	the approval of the Committee, then the Committee may authorize and direct
27	that the audit shall be done by the staff of the Legislative Auditor.
28	
29	10-4-119. Continuing professional education courses.
30	(a) The Division of Legislative Audit is authorized to contract and
31	pay state agencies or institutions of higher education or any of their part-
32	time or full-time employees for services rendered, materials, supplies, or
33	other expenses incurred in conducting continuing professional education
34	courses for the staff of the division.
35	(b) Any funds received by the employees under the provisions of this
36	section shall be considered supplemental to their regular salaried positions

HB2464

1	and shall not be subject to the restrictions of § 6-63-307, § 19-4-1604, or
2	other statutory salary limitations regarding line item maximums or grades and
3	steps.
4	(c) These provisions apply whether the employee is paid directly or
5	indirectly by the state agency or institution of higher education.
6	
7	10-4-201. Division of Local Affairs and Audits - Directors.
8	(a) The Legislative Auditor shall appoint a Director of the Division
9	of Local Affairs and Audits who shall serve at his or her pleasure.
10	(b) The Director of the Division of Local Affairs and Audits of the
11	Division of Legislative Audit, with the approval of the Legislative Joint
12	Auditing Committee, shall appoint the directors of the respective Divisions
13	of County Audits, Municipal Audits, and School Audits within the Division of
14	Local Affairs and Audits.
15	(c) With respect to the administration of the various laws of this
16	state governing local audits, the Director of the Division of Local Affairs
17	and Audits shall possess all powers, functions, and duties with respect to
18	local audits as formerly vested in the Office of the State Comptroller as ex
19	officio Director of Local Audits, or in the Director of Administration.
20	(d) All personnel within the Division of Local Affairs and Audits of
21	the Division of Legislative Audit shall be named by the Director of the
22	Division of Local Affairs and Audits with the approval of the Legislative
23	Auditor and shall serve at the pleasure of the Director of the Division of
24	Local Affairs and Audits and the Committee.
25	
26	10-4-202. Audits authorized - Independent audits.
27	(a)(1) The Legislative Auditor has the power and duty, acting through
28	his or her duly authorized employees, to conduct audits of the records and
29	accounts of all officials or employees of counties, municipalities, school
30	districts, county school boards, and educational cooperatives.
31	(2) In the alternative, upon approval of the Legislative Joint
32	Auditing Committee, the Legislative Auditor may conduct:
33	(A) A compilation or a report of agreed-upon procedures of
34	the records and accounts of all officials or employees of incorporated towns;
35	<del>or</del>
36	(B) A report of agreed-upon procedures of cities of the

1	second class.
2	(b)(l) Nothing contained in subsection (a) of this section shall be so
3	construed as to abridge the right of any school district, any educational
4	cooperative, or any municipality to choose and employ accountants licensed
5	and in good standing with the Arkansas State Board of Public Accountancy to
6	conduct these audits in accordance with Covernment Auditing Standards issued
7	by the Comptroller General of the United States.
8	(2) In the alternative, with the approval of the Committee:
9	(A) An incorporated town may employ such licensed
10	accountants to conduct a compilation or a report of agreed-upon procedures as
11	provided in subdivision (b)(2)(B) of this section in accordance with
12	standards issued by the American Institute of Certified Public Accountants;
13	<del>or</del>
14	(B)(i) A city of the second class may employ such licensed
15	accountants to conduct and prepare a report of agreed-upon procedures.
16	(ii) The agreed-upon procedures and format of the
17	report shall be prescribed by the Legislative Auditor and shall include at a
18	minimum:
19	(a) A reconciliation and confirmation of cash;
20	(b) A cash basis balance sheet;
21	(c) A statement of cash receipts and
22	disbursements; and
23	(d) A report on compliance with certain
24	Arkansas laws.
25	(3)(A) A certified copy of each audit, compilation, or agreed-
26	upon procedures report shall be filed with the Division of Legislative Audit
27	in a timely manner after completion of the report.
28	(B) All compilation reports and reports of agreed-upon
29	procedures allowed in this section shall be presented to the appropriate
30	governing body in the same manner as audit reports.
31	
32	10-4-203. Records and reports.
33	(a) Insofar as it is practical to do so and not inconsistent with the
34	law, the Director of the Division of Local Affairs and Audits of the Division
35	of Legislative Audit shall establish uniform systems of record-keeping within
36	the respective counties, school districts, and municipalities.

HB2464

1	(b) The director may require, on forms prescribed and furnished by him
2	or her, the filing with the division of financial reports at such times as he
3	or she shall deem advisable.
4	
5	10-4-204. Verifying transactions.
6	In verifying any transaction or in determining the nature or manner of
7	handling any matter under investigation during the course of any audit, the
8	Director of the Division of Local Affairs and Audits of the Division of
9	Legislative Audit shall have the right to examine the accounts of any officer
10	or employee of any county, school district, or municipality or the records of
11	any banking institution or business concern and to require of the proper
12	officer of any banking institution or business concern verified statements
13	with relation to any such transactions or matters.
14	
15	10-4-205. Public inspection - Filing of certified copies.
16	(a)(1) All working papers, including notes, memoranda, preliminary
17	drafts of audit reports, and other data gathered in the preparation of audit
18	reports by the Division of Legislative Audit are exempt from all provisions
19	of the Freedom of Information Act of 1967, § 25-19-101 et seq., and are not
20	to be considered public documents for purposes of inspection or copying under
21	the Freedom of Information Act of 1967 or any other law of the State of
22	Arkansas, except as provided in this subsection.
23	(2) After any audit report has been presented to the Legislative
24	Joint Auditing Committee members, that audit report and copies of any
25	documents contained in the working papers of the Division of Legislative
26	Audit shall be open to public inspection, except documents specifically
27	exempted from disclosure under the Freedom of Information Act of 1967 and
28	except documents which disclose auditing procedures and techniques as defined
29	in subdivision (a)(3) of this section.
30	(3) For the purposes of this subsection, the term "documents
31	which disclose auditing procedures and techniques" includes:
32	(A) Internal control questionnaires consisting of the
33	checklist of accounting and administrative procedures employed by the
34	Division of Legislative Audit in the course of performing an audit; and
35	(B) "Audit program", which means the instructions and
36	guidelines formulated by the Division of Legislative Audit to inform its

HB2464

1	accountants about the examination procedures to be followed in the course of
2	examining records and accounts to verify their accuracy, including
3	verifications that the examination procedures have been followed.
4	(b)(1) After the report of each audit shall have been completed, one
5	(1) certified copy of the report shall be retained by the Director of the
6	Division of Local Affairs and Audits of the Division of Legislative Audit. In
7	addition, one (1) certified copy shall be filed:
8	(A) With respect to county audits, with the county judge
9	and the county clerk. The clerk of the county court shall promptly notify
10	each member of the quorum court of the county by mail that the audit has been
11	completed and filed in the office of the county clerk, and it shall be a
12	matter of public record;
13	(B) With respect to school district audits, with the
14	Director of the Department of Education, the county school supervisor, and
15	the chair or president of the board of directors of the particular school
16	district when the records and accounts of that district have been audited;
17	and
18	(C) With respect to municipal audits, with the mayor or
19	other chief magistrate of the city and the city clerk or town recorder.
20	(2) Each audit report, when so filed, shall be a public document
21	and shall be subject to and made available for the inspection of any
22	interested taxpayer or citizen.
23	
24	10-4-206. Auditors, accountants, and employees.
25	(a) No auditor or employee of the Division of Local Affairs and Audits
26	or of the Division of Legislative Audit shall assist in or conduct the audit
27	of the books of any county official if the auditor or employee or the spouse
28	of either of them is related in the first degree of consanguinity to any
29	county official whose office is subject to be audited by the Division of
30	Local Affairs and Audits.
31	(b) Each auditor or accountant shall be required to furnish bond of
32	such penalty as shall be determined by the Director of the Division of Local
33	Affairs and Audits of the Division of Legislative Audit. Any auditor or
34	accountant who shall knowingly or willfully make or publish any false
35	statement or report concerning the affairs or conditions of any officer or
36	office under audit shall be immediately discharged by the director, and he or

04-01-2005 15:28 JDF207

1	she and the surety on his or her bond shall be liable to the individuals
2	injured thereby.
3	
4	10-4-207. Audit of county hospitals.
5	The Division of Local Affairs and Audits of the Division of Legislative
6	Audit is authorized to make an audit of any hospital owned and operated by
7	any county in this state when an audit is requested by the proper authorities
8	of the hospital.
9	
10	10-4-208. Audit of publicly funded educational institutions -
11	Requirements of report by independent accountant.
12	(a) The audit of every publicly funded educational institution shall
13	be performed by the Division of Legislative Audit or other independent person
14	licensed to practice accounting by the Arkansas State Board of Public
15	Accountancy to be selected by the governing body of the educational
16	institution.
17	(b) Any statutorily required audit of an educational institution
18	performed by an independent accountant shall include as a minimum and as an
19	integral part of the annual financial report a review and comments on
20	substantial compliance with each of the following:
21	(1) Management letter for audit of political subdivisions, §§
22	<del>14-75-101 - 14-75-104;</del>
23	(2) School officials prohibited from having interest in sales to
24	school and from receiving pecuniary profits for favorable actions, §§ 6-13-
25	<del>628;</del>
26	(3) School elections, §§ 6-14-102, 6-14-118;
27	(4) Management of schools, §§ 6-13-617 - 6-13-620, 6-13-701;
28	(5) Revolving Loan Fund, §§ 6-19-114(a), 6-20-801 et seq.;
29	(6) District finances, §§ 6-20-402, 6-20-409;
30	(7) District school bonds, §§ 6-20-1208, 6-20-1210(a) and (b);
31	(8) Teachers and employees, §§ 6-17-201(b) and (c), 6-17-203 -
32	<del>6-17-206, 6-17-301, 6-17-401;</del>
33	(9) Teachers' salaries, the Minimum Foundation Program Aid Act,
34	<pre>§§ 6-17-803(b), 6-17-907, 6-17-908(a) and (b), 6-17-911 - 6-17-915, 6-17-918,</pre>
35	and 6-17-919;
36	(10) Surety bonds if district has a district treasurer, § 19-1-

1	<del>403 ;</del>
2	(11) Deposit of funds, <b>§§</b> 19-8-104, 19-8-106;
3	(12) Investment of funds, § 19-1-504; and
4	(13) Improvement contracts, <b>\$\$</b> 22-9-202 - 22-9-205.
5	(c) The governing body of the educational institution shall require
6	the independent accountant to present the annual financial report in
7	conformity with the format and guidelines as prescribed by the appropriate
8	professional organizations, such as, but not limited to, the American
9	Institute of Certified Public Accountants, the National Council on
10	Governmental Accounting, and the National Association of College and
11	University Business Officers.
12	(d)(1) The audit reports and accompanying comments and recommendations
13	relating to any publicly funded school, educational cooperative, vocational-
14	technical school, or institution of higher education prepared in accordance
15	with the provisions of § 6-1-101 or other Code provisions shall be reviewed
16	by the applicable board or governing body.
17	(2)(A) The audit report and accompanying comments and
18	recommendations shall be reviewed at the first regularly scheduled meeting
19	following receipt of the audit report if the audit report is received by the
20	board or governing body prior to ten (10) days before the regularly scheduled
21	meeting.
22	(B) If the audit report is received by the board or
23	governing body within ten (10) days before a regularly scheduled meeting, the
24	audit report may be reviewed at the next regularly scheduled meeting after
25	the ten-day period.
26	(3) The board or governing body shall take appropriate action
27	relating to each finding and recommendation contained in the audit report.
28	(4) The minutes of the board or governing body shall document
29	the review of the findings and recommendations and the action taken by the
30	board or governing body.
31	
32	10-4-209. Prosecuting attorneys - Accounting system - Audit.
33	(a) The Division of Legislative Audit shall assist the prosecuting
34	attorneys and their deputies in developing an accounting system for funds
35	received or disbursed by virtue of their office.
36	(b) The funds and their supporting accounts, records, and

1	documentation shall be audited by the Division of Legislative Audit.
2	
3	<del>10-4-210. Independent audits - Requirement.</del>
4	(a) When audit reports presented to the Legislative Joint Auditing
5	Committee reflect violations of law or failures to comply with law by any
6	municipality, county, or school district, the Committee, by notifying the
7	municipality, county, or school district in writing, may require the
8	municipality, county, or school district to obtain the services of an
9	independent accountant to conduct the audit of the records of the
10	municipality, county, or school district.
11	(b) The audit prepared by the independent accountant shall be for the
12	fiscal year next succeeding the year for which the last audit report was
13	presented to the Committee, and the audit report shall be in substantially
14	the same form as audit reports prepared by the staff of the Committee.
15	
16	10-4-211. Duty of prosecuting attorney.
17	When any municipality, county, or school district is required to obtain
18	the services of an independent accountant to conduct an audit of the
19	municipality, county, or school district as provided in § 10-4-210, it shall
20	be the duty of the prosecuting attorney of the judicial district in which the
21	municipality, county, or school district is located to assure that the
22	municipality, county, or school district does in fact cause the audit to be
23	made.
24	
25	10-4-212. Review of independent audit.
26	When the records of a municipality, county, or school district are
27	audited by an independent accountant, as required by § 10-4-210, a copy of
28	the audit report arising from the audit shall be presented to the Legislative
29	Joint Auditing Committee. The Committee shall then review the report to
30	determine whether the municipality, county, or school district has corrected
31	the deficiencies noted in the last audit presented to the Committee and
32	whether the financial records of the municipality, county, or school district
33	are being maintained in substantial compliance with laws of the state.
34	
35	10-4-213. Enforcement.
36	(a) If the Legislative Joint Auditing Committee determines that the

1 municipality, county, or school district has not corrected the deficiencies 2 noted in the last previous audit of such municipality, county, or school district presented to the Committee or that the financial records of the 3 4 municipality, county, or school district are not being maintained in 5 substantial compliance with law, the Committee shall give written notice 6 thereof to the prosecuting attorney of the judicial district in which the 7 municipality, county, or school district is located. The prosecuting attorney 8 shall proceed to take appropriate legal action to assure that the municipal, 9 county, or school district records are maintained in accordance with law. 10 (b) If the prosecuting attorney fails or refuses to take appropriate 11 legal action within a reasonable time after receipt of notice from the Committee that a municipality, county, or school district is not maintaining 12 13 its records in substantial compliance with law, the Committee shall give 14 notice thereof to the Attorney General. It shall be the duty of the Attorney 15 General to take such appropriate action as may be necessary to assure that 16 the municipal, county, or school district financial records are maintained in 17 compliance with law. 18 19 10-4-214. Schedule of fixed assets. 20 Any municipality or school district in the State of Arkansas engaging 21 the services of an independent accountant for the purpose of conducting a 22 statutorily required audit of the municipality or school district shall 23 require the accountant to review and comment on the adequacy and extent of 24 accounting controls relating to fixed assets of the municipality or school district in the audit report issued by the accountant and to include a 25 26 schedule of fixed assets of the municipality or school district as an 27 integral part of the report. 28 29 10-4-215. County officer to receive copy of report and notice of 30 review. 31 (a) Whenever the Division of Legislative Audit completes an audit of 32 any county office, a copy of the audit shall be furnished for review to the 33 county officer whose office has been audited prior to the audit's being 34 submitted to the Legislative Joint Auditing Committee for consideration. 35 (b) If any discrepancy is noted in the audit, the county officer shall 36 be notified of the meeting of the Committee at which the audit is being

HB2464

1	considered in order that the county officer may be present when the audit is
2	considered by the Committee and make himself available to discuss the audit
3	with the members of the Committee. The notice shall be furnished to the
4	county officer by the Legislative Auditor at least six (6) days prior to the
5	meeting of the Committee at which the audit is to be considered by mailing a
6	copy of the notice to the county officer by ordinary mail.
7	
8	10-4-216. Bonds of county officers.
9	(a)(1) Under such method of procedure and by use of such formulas as
10	shall be determined by the State Board of Finance, the Director of the
11	Division of Local Affairs and Audits of the Division of Legislative Audit
12	shall fix the amounts of the penalties of the bonds to be furnished by all
13	county officers required by law to furnish bond.
14	(2)(A) On or before December 1 of each year, he or she shall
15	certify to the clerks of the county courts the amounts of the bonds as so
16	determined, which certification shall be made available for the inspection of
17	all such officers.
18	(B) The certifications so made shall be deemed to
19	constitute sufficient notice of the contents thereof to each of the county
20	officers.
21	(b) Nothing contained in this section shall be so construed as to
22	amend or repeal any law in which the amount of the penalty of the bond to be
23	furnished by any officer has been fixed in a specific amount.
24	
25	10-4-217. Claims against sureties.
26	(a) It shall be the duty of the Director of the Division of Local
27	Affairs and Audits of the Division of Legislative Audit, with the approval of
28	the Legislative Joint Auditing Committee, to give notice and make proof of
29	loss to and demand payment of the surety on any bond executed by any officer
30	in which the audit report of the records of that officer reflects any
31	shortage or other liability for which that officer and his surety may in any
32	way be liable.
33	(b) Within a reasonable time after the director shall have given
34	notice and made proof of loss and demand for payment as stated in subsection
35	(a) of this section, the surety shall make payment to the director of the
36	amounts so found to be due. The director shall forthwith transmit the amounts

1	so received to the treasurers of the respective local taxing units with
2	instructions to credit the amounts received to the accounts entitled to such
3	funds.
4	(c)(l) In the event any surety shall fail or refuse to pay over the
5	amounts so found to be due, the director shall give notice of the failure or
6	refusal to the prosecuting attorney of the proper circuit or to the city
7	attorney in the event the shortage applies to a municipality or incorporated
8	town. The attorney shall forthwith take such legal actions as shall be
9	necessary to collect the amount so found to be due from the officer and his
10	<del>or her surety.</del>
11	(2)(A) In cases involving funds belonging to cities, upon the
12	failure or refusal of the city attorney or in the event the municipality does
13	not have a city attorney, then the director shall so inform the prosecuting
14	attorney of the proper circuit, and it shall be the prosecuting attorney's
15	duty to forthwith take such legal action as shall be necessary to collect the
16	amounts to be due from the officer and his surety.
17	(B)(i) Upon the failure or refusal of the prosecuting
18	attorney to take such action within a reasonable time thereafter, then the
19	director shall give notice of such failure or refusal to the Attorney
20	General, and it shall be the Attorney General's duty to forthwith take such
21	action as shall be necessary to enforce collection of both the shortage and
22	penalty.
23	(ii) All recovery of the principal amount of the
24	loss shall be paid over to the director for transmittal to the taxing units
25	entitled to it.
26	(d)(l) In all criminal or civil actions brought as the result of the
27	findings set forth in any audit report, the auditors making the audit, upon
28	request of the proper officers of the court, shall give testimony and
29	otherwise make their services available in the prosecution of any action.
30	(2) Auditors shall not be entitled to witness fees.
31	
32	10-4-218. Administrative cost.
33	(a) The administrative cost of the Division of Local Affairs and
34	Audits of the Division of Legislative Audit shall be paid from the annual
35	gross collections of taxes on bus and truck lines and private car companies
36	which are deposited in the State Treasury for the benefit of counties and

1	municipalities and which are to be used to defray the cost of auditing
2	counties, municipalities, and school districts.
3	(b) In the event these taxes, or any part thereof, are no longer
4	collected or deposited in the State Treasury, or there is a diminution in
5	these taxes, then the operating cost of the division shall be paid from other
6	moneys deposited in the General Revenue Fund.
7	
8	10-4-219. Review of audit report by governing body.
9	(a) The audit reports and accompanying comments and recommendations
10	relating to any county or municipality of this state prepared pursuant to the
11	provisions of § 10-4-202, § 14-58-101, or other Code provisions shall be
12	reviewed by the applicable legislative governing body.
13	(b)(1) The audit report and accompanying comments and recommendations
14	shall be reviewed at the first regularly scheduled meeting following receipt
15	of the audit report if the audit report is received by the governing body
16	prior to ten (10) days of the regularly scheduled meeting.
17	(2) If the audit report is received by the governing body within
18	ten (10) days of a regularly scheduled meeting, the audit report may be
19	reviewed at the next regularly scheduled meeting after the ten-day period.
20	(c) The governing body shall take appropriate action relating to each
21	finding and recommendation contained in the audit report.
22	(d) The minutes of the governing body shall document the review of the
23	findings and recommendations and the action taken by the governing body.
24	
25	SECTION 12. EMERGENCY CLAUSE. It is found and determined by the
26	General Assembly of the State of Arkansas that the Legislative Joint Auditing
27	Committee and the Division of Legislative Audit provide essential auditing
28	and investigative services to the General Assembly and the State of Arkansas;
29	that to avoid confusion, the General Assembly finds it is necessary to
30	combine the Arkansas Code provisions concerning the Division of Legislative
31	Audit and the local audit section of the division in one Arkansas Code
32	chapter; that to avoid certain undue hardships on public entities of the
33	state, it is also necessary for the General Assembly to provide a basis of
34	financial statement presentation for certain public entities; that the
35	American Institute of Certified Public Accountants' Statement on Auditing
36	Standards Number 99 regarding the detection of fraud requires auditors to

1	document unsubstantiated allegations of fraud in their working papers; and
2	that this act is immediately necessary because the General Assembly finds
3	that the public disclosure of such unsubstantiated allegations do not serve a
4	public purpose and may cause irreparable harm to innocent individuals and
5	public employees. Therefore, an emergency is declared to exist and this act
6	being immediately necessary for the preservation of the public peace, health,
7	and safety shall become effective on:
8	(1) The date of its approval by the Governor;
9	(2) If the bill is neither approved nor vetoed by the Governor,
10	the expiration of the period of time during which the Governor may veto the
11	bill; or
12	(3) If the bill is vetoed by the Governor and the veto is
13	overridden, the date the last house overrides the veto.
14	
15	/s/ Roebuck, et al
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	