1	State of Arkansas	A D;11	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		SENATE BILL 1101
4			
5	By: Senators Hill, Luker		
6			
7	E	A A.4 T. D. E.441. J	
8		or An Act To Be Entitled	7.03
9		BLISH THE EIGHTY-FIFTH SESS	
10		INT WITHIN THE GENERAL IMPRO	
11	·	THE MONIES TO BE AVAILABL	
12		AND TO DEFINE THE PURPOSES IAY BE MADE AVAIALBLE FROM T	
13 14		EMENT FUND SO THAT ADDITION	
15		AILABLE FOR THE STATE BUDGE	
16	FOR OTHER PURP		I; AND
17	FOR OTHER FURP	OSES.	
18		Subtitle	
19	THE DISTRIB	SUTION OF THE EIGHTY-FIFTH	
20		DJECTS ACCOUNT OF THE GENERA	Л.
21		FUND TO PROVIDE ADDITIONAL	
22		THE STATE BUDGET.	'
23		J	
24			
25	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE OF A	RKANSAS:
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27	SECTION 1. This Act ma	ay be cited as the "General	Improvement
28	Distribution Act of 2005".		-
29			
30	SECTION 2. There is he	ereby created and establishe	ed on the books of the
31	Chief Fiscal Officer of the	State, the State Treasurer	and the State Auditor,
32	the "85th Session Projects A	ccount" within the "General	Improvement Fund",
33	into which shall be transfer	red and credited the respect	tive monies as
34	hereinafter provided in this	Act, to be used for provid:	ing financing, in the
35	manner set forth herein, for	the various projects and pr	urposes enumerated in
36	this Act to be financed from	said account.	

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Immediately upon the effective date of this Act, or as soon thereafter as is practical, the State Treasurer shall transfer and credit to the "85th Session Projects Account" of the "General Improvement Fund", upon certification of the amounts thereof by the Chief Fiscal Officer of the State, the following:

- (a) all unobligated and unallocated monies remaining in the "General Improvement Fund" on June 30, 2005 which are not required to finance projects to be financed therefrom pursuant to appropriations enacted by the 84th General Assembly, or which have not been reappropriated or reallocated for financing from the "General Improvement Fund" by the 85th General Assembly;
- (b) any unobligated or unallocated funds remaining in the "General Revenue Allotment Reserve Fund" from monies accruing thereto during the 2003-2005 fiscal biennium which are not required to finance enactments of the 85th General Assembly that do not expire on June 30, 2005;
 - (c) interest earned on State Treasury fund balances as provided in this subsection. For the period commencing on July 1, 2005, and ending June 30, 2007, the State Treasurer shall, after complying with provisions of
- (1) Arkansas Code 27-70-204 for distributing interest income earned from investment of average daily balances of the "State Highway and Transportation Department Fund",
- 21 (2) Arkansas Code 15-41-110 for distributing interest earned from 22 investment of average daily balances of the "Game Protection Fund",
 - (3) Arkansas Code 15-5-422 for the first two million dollars (\$2,000,000) of interest income received each fiscal year by the State Treasurer as authorized for the Correction Facilities Construction Fund, and
 - (4) Arkansas Code 20-78-504 for the next one hundred thousand dollars (\$100,000) of interest income received each fiscal year by the State Treasurer for the Arkansas Child Care Facilities Loan Guarantee Trust Fund, credit to the "Budget Stabilization Trust Fund" or its successor fund, fifty percent (50%) of the interest income received and credited to the "Securities Reserve Fund", and credit to the "85th Session Projects Account" fifty percent (50%) of the interest income received and credited to the "Securities Reserve Fund" as certified by the Chief Fiscal Officer of the State, to provide financing to the "85th Session Projects Account", until there has been credited an amount, which when added to the other funds available for

such purposes will finance each of the projects or purposes hereinafter

1	enumerated;		
2	(d) Those special revenues credited to the General Improvement Fund		
3	from estate taxes as set out in Arkansas Code 19-6-301(171);		
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5	SECTION 3. Of those moneys accruing to the 85th Session Projects		
6	Account of the General Improvement Fund as set out in Section 2 of this Act,		
7	the State Treasurer shall distribute the proceeds as follows:		
8	(a) The Treasurer of State shall first make monthly allocations on the		
9	basis of ? percent (?%) of the total available funds to the Executive		
10	Discretionary Division as set out in subsection (c) and the remainder of the		
11	total available funds to the Legislative Division listed in subsection (b)		
12	until all projects enumerated in subsection (b) have been fully funded. The		
13	Legislative Division funds shall be used to provide funds to each project		
14	enumerated in this section in proportion that each project's allocation bears		
15	to the total of the allocations of all projects enumerated in subsection (b).		
16	Additional funds that may be received by the General Improvement Fund after		
17	the projects in subsection (b) have been fully funded shall remain in the		
18	General Improvement Fund for such purpose as may be enacted by law, but shal		
19	not be a part of the 85th Session Projects Account. Funds made available to		
20	the Executive Discretionary Division may be used for any project or portion		
21	thereof enumerated within the Executive Discretionary Division but not to		
22	exceed the amount set out in subsection (c) for the project. The Chief Fiscal		
23	Officer of the State shall notify the Legislative Council of the Governor's		
24	released funds for projects at the same time that the Department of Finance		
25	and Administration is notified.		
26	(b) LEGISLATIVE DIVISION. The Legislative Division shall consist of		
27	the following projects and with maximum allocations as set out herein:		
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30			
31	(c) EXECUTIVE DISCRETIONARY DIVISION. The Executive Discretionary		
32	Division shall consist of the following projects and with maximum allocations		
33	as set out herein:		
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35	SECTION 4. DISBURSEMENT OF FUNDS. (a) Expenditure of the funds		

authorized by the Eighty-fifth General Assembly in either the regular or

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- 1 extraordinary session from the 85th Session Projects Account shall be made
- 2 only upon documentation to the Chief Fiscal Officer of the State, in such
- 3 form as deemed necessary, that all criteria or pre-conditions established in
- 4 the appropriation act have been met or in the case of state agencies, and
- 5 that a Method of Finance has been filed with the Office of Accounting in the
- 6 Department of Finance and Administration, if required.
- 7 (b) Any matching funds as may be provided in law shall be certified to the
- 8 Chief Fiscal Officer of the State prior to the commencement of the project.
- 9 (c) Any recipient of the funds appropriated herein:
- 10 (1) may be required to file a compliance audit and
- 11 (2) is also subject to an audit by the Division of Legislative Audit in 12 order to determine that the use of the funds was in compliance with the
- 13 intent and appropriated purposes of the General Assembly.

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- SECTION 5. (a) Any enactment of the 85th General Assembly in either
- 16 regular or extraordinary session appropriating, transferring or allocating
- 17 funds to be payable from the "General Improvement Fund", for which a specific
- 18 allocation of funds is specifically authorized in this Act, shall be deemed
- 19 to be payable from the "85th Session Projects Account" within the "General
- 20 Improvement Fund" unless a specific intent is otherwise provided by law.
- 21 (b) Any enactment of the 85th General Assembly, meeting in either regular or
- 22 Extraordinary Session, appropriating, allocating or transferring funds
- 23 payable from the General Improvement Fund which is not enumerated in this Act
- 24 shall not be financed from monies accruing to the 85th Session Projects
- 25 Account.
- 26 (c) Monies reappropriated by the 85th General Assembly for projects for
- 27 which appropriations were made by the 84th General Assembly, which are not
- 28 enumerated in this Act and which are made payable from the "General
- 29 Improvement Fund", shall be payable from the "84th Session Projects Account"
- 30 of the "General Improvement Fund" and allowances shall be made therefore in
- 31 arriving at the uncommitted and unobligated balance of monies in the "General
- 32 Improvement Fund" before making transfers therefrom to the "85th Session
- 33 Projects Account", as authorized by this Act.

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SECTION 6. Distribution of funds for constructing and equipping the radiation therapy institutes specified herein, shall be contingent upon the

1	provision of matching funds, including those monies previously raised but not
2	previously used to match state funds, on a dollar by dollar basis on behalf
3	of each such radiation therapy institute.
4	or each such radiation therapy institute.
5	SECTION 7. Department of Finance and Administration Disbursing
6	Officer. The Chief Fiscal Officer of the State may distribute funds to the
7	projects in the Legislative Division enumerated under Department of Finance
8	and Administration - Disbursing Officer on a basis other than monthly after
9	prior review of the proposed calendar for disbursements by the Legislative
10	Council.
11	Council.
12	SECTION 8. This Act shall not be incorporated into the Arkansas Code
13	nor published separately as Special, Local and Temporary law.
14	nor published separately as special, Local and lemporary law.
15	SECTION 9. EMERGENCY CLAUSE. It is found and determined by the
16	General Assembly that it has considered and enacted appropriations for
17	construction projects and other programs to be financed from the accumulated
18	balances and reserve funds available in the State Treasury; that the total of
19	the enacted appropriations exceed the estimated available funding available
20	for such projects and that the immediate passage of this Act is necessary to
21	establish a method of providing for the orderly financing and a system of
22	priority for the financing of such projects. Therefore, an emergency is
23	declared to exist and this act being immediately necessary for the
24	preservation of the public peace, health and safety shall become effective on
25	July 1, 2005.
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