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: S3/7/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		SENATE BILL 338
4			
5	By: Senator Broadway		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT TO	UPDATE VARIOUS PROVISIONS OF THE	
10	ARKANSAS	CODE RELATED TO PUBLIC SCHOOL FINAN	CE;
11	AND FOR C	OTHER PURPOSES.	
12			
13		Subtitle	
14	AN ACT	T TO UPDATE VARIOUS PROVISIONS OF	
15	THE AF	RKANSAS CODE RELATED TO PUBLIC	
16	SCHOOL	FINANCE.	
17			
18			
19	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
20			
21	SECTION 1. Arkan	sas Code § 6-10-108(d), concerning	state funding for
22	school districts, is am	ended to read as follows:	
23	(d) The State Bo	ard of Education is authorized to ea	stablish
24	appropriate standards,	guidelines, rules, and regulations	for the
25	determination of averag	e daily membership of school distric	cts and for the
26	distribution of state e	qualization aid state foundation fu	nding and other
27	forms of state aid and	financial assistance to each local	school district
28	that elects to operate	the public schools of the district	on a twelve-month
29	basis, in order to prov	ide the district with an equitable	share of the aid
30	state foundation funds	designated to equate a twelve-month	school operation
31	by the district to the	educational opportunities provided	by a district
32	offering nine (9) month	s of public school instruction. Pro	vided, however, the
33	school district shall n	ot receive any more state financial	aid foundation
34	funding for offering tw	velve (12) months of public school in	nstruction than it
35	would have received for	offering nine (9) months of public	school
36	instruction.		

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2	SECTION 2. Arkansas Code § 6-11-129 is amended to read as follows:
3	6-11-129. Data to be accessible on Department of Education website.
4	Before January 1, 2004, the The Department of Education shall make the
5	following information and data available and easily accessible on the
6	Department of Education's website by including a direct link to the websites
7	of all Arkansas school districts on it's the department's website:
8	(1) Current comprehensive financial data reports for school
9	districts, including:
10	(A) Local and state revenue sources;
11	(B) Administrator and teacher salary and benefit data;
12	(C) District balances;
13	(D) Any additional financial data;
14	(E) Administrative salary and benefit expenditures; and
15	(F) Teacher salary expenditures;
16	(2) Each school district's personnel policies required under §
17	6-17-201 et seq.;
18	(3)(A) Links to the local district's website containing the
19	school district's contracts with school district employees and district
20	salary schedules.
21	(B) Each school district or the district's educational
22	cooperative, if the cooperative maintains the district's website, shall
23	publish on the district's website:
24	(i) The school district's contracts with all school
25	district employees, except that no social security numbers shall be
26	published; and
27	(ii) The district salary schedules, including the
28	salary schedules for regular certified employees, supplemental and extended
29	contract schedules, and classified employee schedules;
30	(4) The annual budget of each school district; and
31	(5) Beginning January 1, 2005, information Information and data
32	required to be made available and easily accessible on the department's
33	website under subdivisions (1)(A)-(C), (E), and (F) and subdivisions (2) and
34	(3) of this section shall be the actual data for the two (2) previous school
35	years and the projected budgeted information for the current school year.

1 SECTION 3. Arkansas Code § 6-17-201 is amended to read as follows: 2 6-17-201. Requirement. (a) Each school district in the state shall have a set of written 3 4 personnel policies, including the teacher salary schedule. 5 (b) "Personnel policies" means all school district policies, 6 guidelines, regulations, and procedures that pertain to the terms and 7 conditions of a teacher's employment. 8 The personnel policies shall include, but are not limited to, the 9 following terms and conditions of employment: Benefits; 10 (1) 11 (2) Compensation; 12 (3) Designation of workdays; 13 (4) Holidays and noninstructional days; 14 (5) The annual calendar; 15 (6) Methods of evaluations; 16 (7) Extra duties; 17 (8) Leave; (9) Grievances; 18 19 (10) Dismissal or nonrenewal; 20 (11) Reduction in force; and 21 (12) Assignment of teacher aides. 22 (d)(1)(A) No school district shall receive in any year any funds 23 additional state foundation funding from the Public School Fund until the 24 district has filed electronically by the established deadline its current personnel policies in a format specified by the Department of Education, 25 26 including any the salary schedules schedule as required by this subchapter, 27 signed by the president of the board. 28 (B) A written copy of the policies signed by the president 29 of the local school board of directors shall be retained by the school 30 district in a central records location. 31 (2) The policy and schedules schedule shall be filed 32 electronically with the Department of Education no later than September 15 of 33 each year. 34 The department shall notify any district that has not filed its 35 policies in accordance with this section.

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SECTION 4. Arkansas Code § 6-17-914 is repealed:

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2 6-17-914. District budget. (a)(1) Each school district of the state shall prepare annually a 3 4 budget of expenditures and receipts that shall be filed with the Department 5 of Education. 6 (2) Each budget, approved by the board of directors of the 7 district in a legally held meeting and signed by the president of the board and the ex officio financial secretary of the district, shall contain the 8 9 information and be prepared in the electronic format as prescribed by the 10 State Board of Education. 11 (3) A school district that utilizes an electronic format shall 12 file the budget with the department no later than September 15 of each year. 13 (b)(1)(A) Warrants or checks of the district issued after the date required by subsection (a) of this section shall be invalid unless a budget 14 15 has been filed as required by this subchapter. 16 (B) The ex officio financial secretary of the district and 17 his surety shall be liable for any warrants or checks he countersigns after that date if a budget has not been filed. 18 19 (2) All grants and aids from the state for which the district 20 may be eligible shall be suspended until the requirements of this subchapter 21 are met. 22 (c)(1) Budgets of the school districts of the state filed as required 23 by this section shall be reviewed by the department to determine if the 24 requirements of the statutes and the regulations of the state board regarding 25 the earmarking or use of school funds are being met. 26 (2) Upon approval, copies of the approved budget shall be filed 27 with the school district, the county treasurer if serving as school treasurer, and the department. 28 29 (d)(1) The ex officio financial secretary of each school district 30 shall keep a record of the expenditures and receipts of the district in the 31 manner and on the forms as may be specified by the board or the School Audit 32 Section of the Division of Legislative Audit. 33 (2) When the department or the School Audit Section determines that the financial records of any school district are not being properly kept 34 35 or that the financial affairs of the district are not being administered in 36 accordance with state law or board regulations, grants and aids from the

1 state to which the district may be entitled shall be withheld until it can be 2 determined that the fiscal records of the district are in order or that the 3 financial affairs are being properly administered. 4 (e)(1) The department may withhold state aid from any school district 5 that fails to file its budget or any other required report with the 6 department by the deadline established by statute or by regulation 7 promulgated by the board so long as the department has met all deadlines for 8 providing information to school districts. 9 (2) The department shall submit a list of all required reports, 10 with due dates, to each school district on or before July 1 of each year. 11 (f) The board shall promulgate the necessary regulations to fully 12 implement the provisions of this section. 13 (g) The Treasurer of State shall withhold the monthly distribution of 14 county aid provided for under § 19-5-602(b) from any county that fails to 15 provide in a timely manner information to the department concerning the 16 annual abstract of assessment for each school district located wholly or in 17 part in the county. 18 19 SECTION 5. Arkansas Code § 6-17-2404 is repealed. 20 6-17-2404. Knowledge-based and skills-based pay. 21 (a) The Department of Education shall prepare a study on a knowledge-22 based and skills-based teacher pay system and shall submit the study and 23 recommendations to the Governor, the House Committee on Education, and the 24 Senate Committee on Education not later than January 1, 2005. 25 (b) The study shall include, but not be limited to, a salary 26 schedule, transition provisions, proposed amendments to existing law, and 27 other provisions necessary to implement the system. 28 29 SECTION 6. Arkansas Code § 6-18-202(e)(1), concerning compulsory 30 school attendance, is amended to read as follows: 31 (e)(1) Any school district which admits for ten (10) school days or 32 more a student the school district knows or should have known is a resident 33 of another school district not included in a tuition agreement or is not 34 officially transferred to it shall be liable to the resident district of the 35 student for an amount of money equal to the amount of state equalization foundation funding per student the complainant district would have received 36

or seven hundred fifty dollars (\$750) per year, whichever is greater.

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SECTION 7. Arkansas Code § 6-18-204(b)(4), concerning attendance in another school district, is amended to read as follows:

(4) The resident district of a student taking advantage of the provisions of this section shall pay tuition to the district that student attends in an amount not less than a proportion of the home district's state equalization foundation funding per student equal to a ratio that the number of classes taken by a student outside his or her home district bears to the number of total classes taken by the student.

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- SECTION 8. Arkansas Code § 6-18-213 is amended to read as follows: 6-18-213. Attendance records and reports generally.
- 14 (a)(1) A record of pupil attendance shall be kept by each school 15 district of the state in a format prescribed by the Department of Education.
- 16 (2) This basic record, showing the daily attendance and absence 17 of each student for the school year, shall be kept by a teacher or other 18 officially designated person who visually notes the physical presence or 19 absence of each student on a daily basis.
- 20 (3) The attendance for resident and nonresident students shall 21 be kept separately.
- 22 (4) The basic attendance records of each district shall be kept 23 on file in electronic form by the district for a period of three (3) years 24 and shall be audited as provided by a policy approved required by the State 25 Board of Education.
 - (b)(1) The official reporting period for attendance shall be quarterly with the actual number of days counted in each period to be no fewer than forty (40) nor more than fifty (50).
- 29 (2) A waiver of this subsection may be granted by the department 30 upon petition by a school district.
- 31 (c) This attendance record in each of the school districts of the 32 state as reflected by the combined reports for the first three (3) quarters 33 of the school year shall be the official data used in computing certain types 34 of state aid for the following year.
- 35 (d)(1) Any district that fails to file by April 15 of any given year 36 reports for the first three (3) quarters of that year, as required by

subsection (c) of this section, shall have the remainder of its state

equalization aid foundation funding withheld, beginning with the April

allotment, and placed in escrow to be released when the reports are received.

- 4 (2) A waiver of this subsection may be granted by the department 5 upon petition by a school district.
 - (e) The Department of Education may analyze and inspect the attendance records of any school, school district, or open-enrollment charter school to verify that a school, school district, or open-enrollment charter school is correctly and accurately reporting attendance.
- 10 (f)(1) Except for those circumstances otherwise allowed by rule, any
 11 student that is absent from daily attendance for more than ten (10)
 12 consecutive school days shall be dismissed or dropped from the attendance
 13 records of the school, school district, or open-enrollment charter school.
- (2) Any student that fails to attend school by the tenth (10th)
 regular school day of the semester shall be retroactively dropped from the
 attendance records from the first day of the school semester.

 (e)(g) The state board shall promulgate rules, regulations, and procedures

18 as may be required to implement the intent of this section.

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- SECTION 9. Arkansas Code § 6-18-508 is amended to read as follows: 6-18-508. Alternative learning environment.
 - (a) Every school district shall establish an alternative learning environment which shall afford students an environment conducive to learning.
 - (b) The alternative learning environment required by this section may be established by more than one (1) school district or may be operated by a public school educational cooperative established under § 6-13-901 et seq.
 - (c) The Department of Education shall establish criteria for teacher preparation for alternative learning environments, which shall include inservice training.
- 30 (d)(1)(A) Each school district shall report to the department, on a 31 yearly basis, the race, gender, and other pertinent information regarding 32 students placed in an alternative learning environment attendees.
- 33 (B) This information shall be reported by the department 34 to the Joint Interim Oversight Subcommittee on Educational Reform by 35 September 15 of each year.
 - (2) The Arkansas Pygmalion Commission on Nontraditional

1 Education will also report its findings by the same time each year to the 2 same legislative body. 3 (e) All funding for alternative education programs distributed outside 4 the funding formula and which meets the guidelines developed by the 5 department shall be released at the beginning of the school year or 6 distributed proportionally along with the state aid to school districts. 7 (f) For the 1999 2000 school year and each year thereafter, the department will develop an incentive program for those school districts whose 8 9 alternative education programs have met the guidelines. 10 11 SECTION 10. Arkansas Code § 6-18-509(h), concerning assessment and 12 intervention in alternative learning environments, is repealed: 13 (h) Students who have received intervention services in an alternative learning environment and who obtain a general education diploma shall not be 14 15 identified as dropouts in the statistics for annual school district report 16 cards. 17 SECTION 11. Arkansas Code § 6-20-206 is amended to read as follows: 18 19 6-20-206. Public School Fund - Priority of state equalization aid 20 funding. 21 The State Board of Education, in determining the allocation of 22 available funds to the various programs in the Public School Fund, shall 23 consider the needs of the state equalization aid those line items necessary 24 to provide an equitable and adequate education to be of highest priority 25 above all other programs and commitments. 26 27 SECTION 12. Arkansas Code § 6-20-402(e)(2)(B), concerning school 28 district's debt, is amended to read as follows: 29 (B) Unless the director determines that payment has been 30 made by the district and there is no longer a payment deficiency, the director shall withhold from the next distribution of state aid foundation 31 32 funding and remit to the payee or paying agent an amount sufficient to cure 33 the deficiency, if the payee or paying agent submits a certified final court 34 order from a court of proper jurisdiction finding that a debtor school 35 district is in default of payment obligations owed to a creditor as required

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in the terms of a postdated warrant, installment contract, or lease purchase

1 agreement that was entered into under the authority of this subchapter. 2 SECTION 13. Arkansas Code § 6-20-804(b), concerning the application 3 4 for loans from the Revolving Loan Fund, is amended to read as follows: 5 (b) Each application shall be executed in triplicate duplicate, the 6 original and one (1) copy thereof to be filed with the board and one (1) copy 7 to be retained in the files of the district. 8 9 SECTION 14. Arkansas Code § 6-20-1205(c) and (d), concerning the issuance of bonds by the Department of Education, are amended to read as 10 follows: 11 12 (c) The department shall not provide a local school district that 13 issues second-lien bonds more additional base funding for which it would 14 otherwise qualify excluding the issuance of the second-lien bonds except as 15 authorized under § 6-20-1229. 16 (d)(c) The department is authorized to adopt procedural rules and 17 regulations to enforce the provisions of this section. 18 19 SECTION 15. Arkansas Code § 6-20-1229(c) and (d), pertaining to 20 nonconcurring reissuance of bonds, are repealed: 21 (c) A school district, whether or not it is receiving additional base 22 funding, may issue a second-lien bond if the issuance of the second-lien bond 23 will not cause the school district to receive more additional base funding 24 than it would have received before the issuance of the second-lien bond. 25 (d)(1)(A) No school district that is receiving additional base funding 26 or is likely to receive additional base funding shall be authorized to issue 27 second lien bonds except as allowed under subdivisions(d)(2) and (3) of this 28 section. 29 (B) For purposes of this section, "likely to receive 30 additional base funding" means a school district whose total state and local 31 revenue per average daily membership will be within ten dollars (\$10.00) of 32 the minimum state and local revenue per average daily membership if the 33 second-lien bond is issued by the school district. 34 (2) A school district that receives additional base funding or 35 is likely to receive additional base funding may issue second-lien bonds to 36 fund repairs or reconstruction of school facilities damaged or destroyed by

natural disasters or criminal activities.

(3) The allowance to issue second-lien bonds contained in subdivision (d)(2) of this section shall not occur if the issuance of the second-lien bond would cause the state to be out of compliance with any test concerning the equity of school finance in Arkansas adopted by a court of competent jurisdiction.

(4) School districts that issued second-lien bonds prior to April 30, 2001, shall be allowed to receive additional base funding that they are entitled to receive after the issuance of second-lien bonds. Subsections (a)-(c) of this section shall not apply to any second-lien bond issued on or before April 30, 2001.

SECTION 16. Arkansas Code 6-20-1218 is amended to read as follows:

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converted.

6-20-1218. Refunding bonds - Maximum amounts - Conversion and sale.

(a) Any school district in Arkansas issuing refunding bonds for the purpose of refunding all or any part of its outstanding bonded indebtedness shall not issue refunding bonds in a principal amount greater than the principal amount of the bonds to be refunded nor bearing a greater rate of interest than the bonds to be refunded bear, but the refunding bonds may be issued with the privilege of conversion into bonds bearing a lower rate of interest, provided that by the conversion the district shall receive no less and shall pay no more in principal and interest combined than it would receive and pay in principal and interest combined if the bonds were not

(b) No conversion shall be made as provided in this subchapter until the terms of the conversion have been approved by the Director of the Department of Education.

(e)(a) When the refunding bonds are issued to be exchanged for outstanding bonds, it shall not be necessary to advertise them for sale, but they may be executed and delivered to the Department of Education, and the director shall, from time to time, as outstanding bonds are presented to him for exchange, certify and deliver refunding bonds in face value of the same proportion of the total face value of the refunding bond issue that the face value of the surrendered bonds bears to the total face value of the outstanding bonds to be refunded.

(d)(b) Refunding bonds may be exchanged for outstanding bonds, as

l herein provided, or they may be sold for cash and the proceeds used to pay

- 2 the outstanding bonds, or part of the refunding bonds may be exchanged and
- 3 part of the refunding bonds may be sold, as the board of directors may deem
- 4 best for the district. In the event that after a district has exchanged part
- 5 of a refunding issue that has been converted to a lower interest rate as
- 6 herein authorized and it becomes necessary or desirable to sell the balance
- 7 of such refunding issue to pay the bonds being refunded instead of exchanging
- 8 them for refunding bonds, the district may then advertise and sell such
- 9 balance at the rate of interest to which the issue has been converted.
 - (e)(c) If the refunding bonds are sold at public sale to refund outstanding bonds that have been called for redemption, they shall be fully executed and delivered to the designated escrow agent who shall have authority to surrender them, on and after the redemption date of the bonds being refunded, to the purchaser upon the deposit with the escrow agent, on or before the redemption date, of the money necessary for the redemption of
- (f)(1)(d)(1) In order to facilitate the refunding of school bonds, any school district issuing refunding bonds may issue certificates of indebtedness maturing in one (1) to five (5) years, payable to bearer and negotiable, to cover the costs of refunding or interest due on outstanding bonds at the time they are exchanged for refunding bonds, or both.
 - (2) The certificates of indebtedness shall be paid out of the building fund of the district from any surplus that remains in the building fund in any years after the payment of the full amount of bonds and interest due that year on the refunding issue.
 - (3) Any certificates of indebtedness issued in connection with an issue of refunding bonds shall be registered by the county treasurer.
 - (4) All certificates of indebtedness thus issued and registered shall not be invalidated because at the time of their issuance or at their maturity date there is not a surplus in the building fund available for their payment, but they shall continue as valid obligations of the district until such surplus in the building fund has accumulated for their payment.

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the bonds being refunded.

- 34 SECTION 17. Arkansas Code § 6-20-1221 is repealed.
- 35 6-20-1221. Refunding bonds Certification of surrender.
- 36 When any school district of Arkansas has refunded its outstanding

- bonded indebtedness and when all the outstanding bonds of any one (1) issue
 have been surrendered to the trustee for exchange for refunding bonds, the
 trustee of the refunding issue may certify on the record of the deed of trust
 securing the original bonds the fact that all such bonds have been
 surrendered in exchange for refunding bonds.

 SECTION 18. Arkansas Code § 6-47-404(c)(1)(B), concerning the
 establishment and implementation of the Arkansas Distance Learning
- (B) The project shall receive from the Public School Fund an amount equal to one-sixth (1/6) of the previous year's base local revenue state foundation funding per student for each student enrolled in a course at the secondary level or for each subject at the elementary level.
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- 15 SECTION 19. Arkansas Code § 10-3-1001 is repealed.

 16 10-3-1001. Federal aid for state equalization plan.

Development Project, is amended to read as follows:

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The House of Representatives Interim Committee on Education and Senate
Interim Committee on Education are designated as eligible applicants in the
State of Arkansas for federal assistance for the development or
administration of a state equalization plan, as authorized under Section 842
of the Education Amendments of 1974, Pub. L. No. 93-380.

23 SECTION 20. Arkansas Code § 6-5-307 is amended to read as follows: 24 6-5-307. Classroom teacher salary requirement.

- (a) Any increase in Educational Excellence Trust Fund funds allocated for teacher salaries may be used to fund the required salary increase provided for in this subsection, 6-20-412, and 6-17-2101 et seq., and required social security and teacher retirement matching for certified personnel may be paid from the funds.
- 30 (b) Educational Excellence Trust Fund funds allocated for teacher
 31 salaries shall be disbursed by the Department of Education to school
 32 districts pursuant to the state equalization foundation funding formula under
 33 §§ 6-20-2305.
 - (c) In determining if a school district has had an increase in Educational Excellence Trust Fund funds allocated for teacher salaries, any annual increase in such trust funds must exceed the level of the highest year

1	since 1991 to be classified as an increase.
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3	SECTION 21. Arkansas Code Title 6, Chapter 17, Subchapter 21 is
4	repealed.
5	6-17-2101. Title.
6	This subchapter, § 6-5-307(a), and § 6-20-412 shall be known as "The
7	Educator Compensation Act of 2001".
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9	6-17-2102. Legislative findings and intent.
10	(a) The General Assembly determines that:
11	(1) Salaries of Arkansas educators have traditionally lagged
12	behind the salaries of educators in the nation and in the states that
13	surround Arkansas;
14	(2) Even though educators have achieved annual increases of
15	approximately three and two tenths percent (3.2%) in recent years, Arkansas
16	is still far behind its neighboring states;
17	$(3)(\Lambda)$ Nationally and within Arkansas, there has developed a
18	shortage of qualified educators in certain fields of teaching.
19	(B) One of the reasons for this shortage is that Arkansas
20	educators lag behind other professionals in salary amount;
21	(4) The most important part of a student's educational
22	experience is the people who actually educate them; and
23	(5) It is necessary to attract qualified educators to the public
24	education system in order to increase the achievement of all Arkansas public
25	school students.
26	(b) It is the intent of the General Assembly that:
27	(1) This subchapter shall not supplant, but shall supplement,
28	traditional pay increases that have occurred at the local level in recent
29	years;
30	(2) School districts should not stop or alter any intentions to
31	give educators a salary increase in the current school year because of the
32	enactment of this subchapter; and
33	(3) This subchapter is the first of many steps that must be and
34	shall be taken by the General Assembly to increase the quality of the working
35	force in education over the upcoming years.
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1	6-17-2103. Definitions.
2	As used in this subchapter, unless the context otherwise requires:
3	(1) "Required salary increase" means:
4	(A) For fiscal year 2002, an amount no less than one
5	thousand dollars (\$1,000), excluding benefits and employer contributions to
6	teacher retirement and social security, over a targeted educator's salary for
7	fiscal year 2001; and
8	(B) For fiscal year 2003 an amount no less than three
9	thousand dollars (\$3,000), excluding benefits and employer contributions to
10	teacher retirement and social security, over a targeted educator's salary for
11	fiscal year 2001;
12	(2) "Targeted educator" means an individual employed by a school
13	district, and:
14	(A) Who must hold a certificate issued by the State Board
15	of Education in order to be employed in the individual's present position;
16	and
17	(B) Whose primary job responsibilities are for the
18	education of public school students in grades prekindergarten through twelve
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19	(PK-12) and do not include districtwide administrative duties.
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19 20	(PK-12) and do not include districtwide administrative duties.
19 20 21	(PK-12) and do not include districtwide administrative duties. 6-17-2104. Method for implementation.
19 20 21 22	(PK-12) and do not include districtwide administrative duties. 6-17-2104. Method for implementation. (a) On or before June 30 of each fiscal year, each local school
19 20 21 22 23	(PK-12) and do not include districtwide administrative duties. 6-17-2104. Method for implementation. (a) On or before June 30 of each fiscal year, each local school district shall have implemented the required salary increase or have received
19 20 21 22 23 24	(PK-12) and do not include districtwide administrative duties. 6-17-2104. Method for implementation. (a) On or before June 30 of each fiscal year, each local school district shall have implemented the required salary increase or have received a waiver from the Department of Education under § 6-17-2105.
19 20 21 22 23 24 25	(PK-12) and do not include districtwide administrative duties. 6-17-2104. Method for implementation. (a) On or before June 30 of each fiscal year, each local school district shall have implemented the required salary increase or have received a waiver from the Department of Education under § 6-17-2105. (b) A school district shall implement the required salary increase in
19 20 21 22 23 24 25 26	(PK-12) and do not include districtwide administrative duties. 6-17-2104. Method for implementation. (a) On or before June 30 of each fiscal year, each local school district shall have implemented the required salary increase or have received a waiver from the Department of Education under § 6-17-2105. (b) A school district shall implement the required salary increase in a variety of methods, including:
19 20 21 22 23 24 25 26 27	(PK-12) and do not include districtwide administrative duties. 6-17-2104. Method for implementation. (a) On or before June 30 of each fiscal year, each local school district shall have implemented the required salary increase or have received a waiver from the Department of Education under § 6-17-2105. (b) A school district shall implement the required salary increase in a variety of methods, including: (1) Increasing the base salaries of the targeted educators by
19 20 21 22 23 24 25 26 27 28	(PK-12) and do not include districtwide administrative duties. 6-17-2104. Method for implementation. (a) On or before June 30 of each fiscal year, each local school district shall have implemented the required salary increase or have received a waiver from the Department of Education under § 6-17-2105. (b) A school district shall implement the required salary increase in a variety of methods, including: (1) Increasing the base salaries of the targeted educators by the required salary increase;
19 20 21 22 23 24 25 26 27 28 29	(PK-12) and do not include districtwide administrative duties. 6-17-2104. Method for implementation. (a) On or before June 30 of each fiscal year, each local school district shall have implemented the required salary increase or have received a waiver from the Department of Education under § 6-17-2105. (b) A school district shall implement the required salary increase in a variety of methods, including: (1) Increasing the base salaries of the targeted educators by the required salary increase; (2) Paying a supplement to the salaries of the targeted
19 20 21 22 23 24 25 26 27 28 29	(PK-12) and do not include districtwide administrative duties. 6-17-2104. Method for implementation. (a) On or before June 30 of each fiscal year, each local school district shall have implemented the required salary increase or have received a waiver from the Department of Education under § 6-17-2105. (b) A school district shall implement the required salary increase in a variety of methods, including: (1) Increasing the base salaries of the targeted educators by the required salary increase; (2) Paying a supplement to the salaries of the targeted educators at each step and each lane of the salary schedule equal to the
19 20 21 22 23 24 25 26 27 28 29 30 31	(PK-12) and do not include districtwide administrative duties. 6-17-2104. Method for implementation. (a) On or before June 30 of each fiscal year, each local school district shall have implemented the required salary increase or have received a waiver from the Department of Education under § 6-17-2105. (b) A school district shall implement the required salary increase in a variety of methods, including: (1) Increasing the base salaries of the targeted educators by the required salary increase; (2) Paying a supplement to the salaries of the targeted educators at each step and each lane of the salary schedule equal to the required salary increase and making the supplement an addendum to the
19 20 21 22 23 24 25 26 27 28 29 30 31	(PK-12) and do not include districtwide administrative duties. 6-17-2104. Method for implementation. (a) On or before June 30 of each fiscal year, each local school district shall have implemented the required salary increase or have received a waiver from the Department of Education under § 6-17-2105. (b) A school district shall implement the required salary increase in a variety of methods, including: (1) Increasing the base salaries of the targeted educators by the required salary increase; (2) Paying a supplement to the salaries of the targeted educators at each step and each lane of the salary schedule equal to the required salary increase and making the supplement an addendum to the targeted educator's contract. The supplement, added to the targeted
19 20 21 22 23 24 25 26 27 28 29 30 31 32 33	(PK-12) and do not include districtwide administrative duties. 6-17-2104. Method for implementation. (a) On or before June 30 of each fiscal year, each local school district shall have implemented the required salary increase or have received a waiver from the Department of Education under § 6-17-2105. (b) A school district shall implement the required salary increase in a variety of methods, including: (1) Increasing the base salaries of the targeted educators by the required salary increase; (2) Paying a supplement to the salaries of the targeted educators at each step and each lane of the salary schedule equal to the required salary increase and making the supplement an addendum to the targeted educator's contract. The supplement, added to the targeted educator's regular salary, shall equal the targeted educator's total salary

1 (c) Any school district utilizing the method stated in subsection 2 (b)(2) of this section shall clearly mark those supplements under the title "Targeted Educator Compensation Act Supplement" in order to make the method 3 easily identifiable. The "Targeted Educator Compensation Act Supplement" 4 5 shall be incorporated into the salary schedule in the same way as other 6 salary supplements under §§ 6-17-201 - 6-17-208. 7 (d) Notwithstanding the method used under subsection (b) of this 8 section, the required salary increase shall be a continuing salary obligation 9 of the school districts. 10 (e) Targeted educators who work on a part-time basis or individuals 11 who qualify as targeted educators on a part-time basis shall receive a pro 12 rata share of the required salary increase equal to the proportion of time 13 that they are employed. 14 (f)(1) Nothing in this section shall be construed to prohibit a school 15 district from implementing the required salary increase for fiscal year 2003 16 by exceeding the required salary increase for fiscal year 2002 and paying the 17 difference between the required salary increase for fiscal year 2003 and the actual amount applied to the required salary increase for fiscal year 2002. 18 (2) The legislative intent of this subchapter is that all 19 20 targeted educators will receive a required salary increase of three thousand 21 dollars (\$3,000) by fiscal year 2003. 22 (g)(1) Nothing in this subchapter shall be construed to allow the step 23 increases for education and experience, required under § 6-17-1001, as 24 currently established in the individual school district, to be applied to the 25 required salary increase as meeting the requirements under the provisions of 26 this subchapter. 27 (2) Nothing in this subchapter shall be construed as to allow 28 any other method than increases in the base salary to fulfill the existing 29 requirements of § 6-17-1001 pertaining to the minimum salaries of teachers. 30 (3) Nothing in this subchapter shall be construed to prohibit a 31 school district from raising its salaries in excess of the required salary 32 increase. 33 (h) Nothing in this subchapter shall be interpreted to preclude school 34 district employees other than targeted educators from receiving a similar 35 increase in salary. 36 (i) School districts are prohibited from instituting quid pro quo

1 situations in which school districts extend the length of or add additional 2 duties to the targeted educator's contract in return for the required salary 3 increase. 4 (i) The required salary increase for targeted educators who are 5 prekindergarten teachers shall only be required to be implemented if the 6 local school district has sufficient funds available to completely implement 7 the required salary increase for the given fiscal year. 8 9 6-17-2105. Exemptions. 10 (a) Any local school district engaged in agreed-to collective 11 bargaining with its certified staff shall be exempt from the provisions of 12 this subchapter to the extent that school districts in collective bargaining 13 shall negotiate on salaries and other terms and conditions of employment. This section in no way is to be interpreted as altering or replacing any 14 15 collective bargaining agreement in place at the time of the enactment of this 16 subchapter. 17 (b)(1) Any local school district may petition the Department of Education for a waiver from the provisions of this subchapter. 18 19 (2) The waiver shall not be for a time greater than three (3) 20 years. 21 (3) The process for the waiver shall be the same as the process 22 for a local school district to receive a waiver under § 6-17-1001. 23 (4) Any local school district that petitions for and is granted 24 a waiver from this subchapter shall be placed in Phase I of fiscal distress 25 as defined under §§ 6-20-1601 - 6-20-1610. 26 27 6-17-2106. Regulatory authority and enforcement. 28 (a) The State Board of Education shall have the authority, acting 29 pursuant to its rule making power, to promulgate appropriate rules and 30 regulations for the implementation of the provisions of this subchapter. 31 (b) The provisions of this subchapter shall be audited on an annual 32 basis. 33 (c) Any school district that has been found to not be in compliance 34 with the provisions of this subchapter shall be placed on Phase I fiscal 35 distress under the provisions of § 6-20-1601 et seg.

1	SECTION 22. Arkansas Code \S 6-18-227(n) through (o), concerning the
2	Arkansas Opportunity Public School Choice Act of 2004, is amended to read as
3	follows:
4	(n) Losses in revenue to a district directly related to the transfer
5	of students pursuant to this section shall not be considered when determining
6	a district's eligibility for funding pursuant to § 6-20-326 or other school
7	funding formulas as approved by the General Assembly.
8	$\frac{(o)}{(n)}$ A district under this program shall request public service
9	announcements to be made over the broadcast media and in the print media at
10	such times and in such manner as to inform parents or guardians of students
11	in adjoining districts of the availability of the program, the application
12	deadline, and the requirements and procedure for nonresident students to
13	participate in the program.
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