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: \$3/2/05 \$3/10/05 H3/25/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		SENATE BILL 380
4			
5	By: Senator Steele		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT	TO IMPLEMENT CHANGES IN SCOPE AND FO	OCUS OF
10	THE ARE	XANSAS TRANSITIONAL EMPLOYMENT PROGRA	AM; TO
11	CHANGE	THE NAME OF THE ARKANSAS EMPLOYMENT	
12	SECURIT	TY DEPARTMENT TO THE DEPARTMENT OF	
13	WORKFOH	RCE SERVICES; TO CREATE THE ARKANSAS	WORK
14	PAYS PH	ROGRAM; AND FOR OTHER PURPOSES.	
15			
16		Subtitle	
17	AN A	ACT TO IMPLEMENT CHANGES IN SCOPE ANI	)
18	FOCU	JS OF THE ARKANSAS TRANSITIONAL	
19	EMPI	LOYMENT PROGRAM.	
20			
21			
22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:
23			
24	SECTION 1. Ark	ansas Code § 11-10-301(a), pertainin	ng to the creation of
25	the Arkansas Employme	ent Security Department, is amended t	o read as follows:
26	(a)(l) There i	s created a department to be known a	s the <del>Arkansas</del>
27	Employment Security D	P <del>epartment</del> <u>Department of Workforce Se</u>	ervices, which that
28	shall be administered	by a full-time salaried director wh	no shall be appointed
29	by and serve at the p	leasure of the Governor.	
30	(2) The	Director of the <del>Arkansas Employment</del>	Security Department
31	<u>Department of Workfor</u>	<u>ce Services</u> shall have resided in th	ne state for at least
32	five (5) years and sh	all be a qualified elector.	
33			
34	SECTION 2. <u>The</u>	Arkansas Code Revision Commission s	<u>shall replace</u>
35	"Arkansas Employment	Security Department" in all sections	s of the Arkansas
36	Code with "Department	of Workforce Services".	



1 2 SECTION 3. Arkansas Code § 20-76-102 is amended to read as follows: 20-76-102. Coordination of state agency service delivery. 3 4 (a)(1) To ensure that job-finding assistance is being adequately 5 provided to food stamp and transitional employment assistance recipients, the 6 Arkansas Employment Security Department may periodically station appropriate 7 staff for some portion of a workday in any county office of the Department of 8 Human Services. 9 (2) The Director of the Arkansas Employment Security Department 10 and the Director of the Department of Human Services shall enter into a 11 written agreement regarding the provision of the services to recipients of 12 food stamps and transitional employment assistance. 13 (b)(1) The Department of Human Services shall appropriately train and 14 supervise all employees and other persons who are responsible for determining 15 eligibility for cash assistance and diversion payments in the Transitional 16 Employment Assistance Program and the Arkansas Work Pays Program. 17 (2) The Arkansas Employment Security Department shall appropriately train and supervise all employees and other persons who are 18 responsible for developing, evaluating, and managing personal responsibility 19 20 agreements for transitional employment assistance recipients. 21 (3) The training and supervision shall include, but not be 22 limited to, a competency-based case management program to measure the 23 effectiveness of each plan and to provide appropriate oversight, 24 implementation, and training to identify and assist victims of domestic 25 violence. 26 To ensure that all available state government resources are used (c) 27 to help transitional employment assistance recipients make the transition 28 from welfare to work, each of the following state agencies and organizations 29 shall also be required to work with the Department of Human Services Arkansas 30 Employment Security Department in providing transitional employment 31 assistance services: 32 The Arkansas Employment Security Department Department of (1)33 Human Services; 34 (2) The Department of Health; 35 (3) The Department of Higher Education, including community 36 colleges and the University of Arkansas Cooperative Extension Service;

1	(4) The Department of Education;
2	(5) The Arkansas Development Finance Authority;
3	(6) The Arkansas Economic Development Commission;
4	(7) The Arkansas State Highway and Transportation Department;
5	(8) The Department of Finance and Administration, including the
6	Office of Child Support Enforcement;
7	(9) The State Child Abuse and Neglect Prevention Board;
8	(10) The Arkansas Literacy Council, Inc.;
9	(11) The Department of Workforce Education; and
10	(12) Other state agencies as directed by the Governor or as
11	directed by the General Assembly.
12	(d) State agencies required under subsection (c) of this section to
13	work with the <del>Department of Human Services</del> <u>Arkansas Employment Security</u>
14	Department in providing transitional employment assistance services to
15	recipients shall make every effort to use financial resources in their
16	respective budgets and to seek additional funding sources, whether private or
17	federal, to supplement the moneys allocated by the <del>Department of Human</del>
18	Services Arkansas Employment Security Department for the Transitional
19	Employment Assistance Program.
20	(e) All agencies of the state and local governments providing program
21	services shall work cooperatively with and provide any necessary assistance
22	to the General Assembly and the Arkansas Transitional Employment Board and
23	shall furnish, in a timely manner, complete and accurate information
24	regarding the program to legislative committees and the board upon request.
25	(f) The Arkansas Employment Security Department and the Department of
26	Human Services are directed to enter into an interagency agreement under
27	which the Department of Human Services shall continue providing cash
28	assistance and diversion assistance to all Transitional Employment Assistance
29	Program clients.
30	
31	SECTION 4. Arkansas Code § 20-76-105(a) through (d), concerning
32	creation and membership of the Arkansas Transitional Employment Board, are
33	amended to read as follows:
34	(a) There is created an Arkansas Transitional Employment Board, which
35	shall be composed of the following members:
36	(1) The Director of the Department of Human Services;

1	(2) The Director of the Arkansas Employment Security Department;
2	(3) The Director of the Department of Health;
3	(4) The Director of the Department of Workforce Education;
4	(5) The Director of the Department of Higher Education;
5	(6) The Director of the Arkansas Economic Development
6	Commission;
7	(7) The Director of the Arkansas Workforce Investment Board;
8	(7) <u>(8)</u> Three (3) members appointed by the Governor; and
9	(8) <u>(9)</u> Six (6) members, at least one (1) of whom shall be a
10	current or former transitional employment assistance or Aid to Families with
11	Dependent Children recipient appointed by the Governor from a list of ten
12	(10) nominees, of whom five (5), at least one (1) of whom shall be a current
13	or former transitional employment assistance or Aid to Families with
14	Dependent Children recipient, shall be submitted by the President Pro Tempore
15	of the Senate and five (5), at least one (1) of whom shall be a current or
16	former transitional employment assistance or Aid to Families with Dependent
17	Children recipient, shall be submitted by the Speaker of the House of
10	Representatives-; and
18	Representatives <u>and</u>
19	(10) Two (2) members of the Workforce Investment Board to be
19	(10) Two (2) members of the Workforce Investment Board to be
19 20	(10) Two (2) members of the Workforce Investment Board to be chosen by the chair of the Workforce Investment Board as follows:
19 20 21	(10) Two (2) members of the Workforce Investment Board to be chosen by the chair of the Workforce Investment Board as follows: (A) One (1) member for a two-year term; and
19 20 21 22	(10) Two (2) members of the Workforce Investment Board to be chosen by the chair of the Workforce Investment Board as follows: (A) One (1) member for a two-year term; and (B) One (1) member for a four-year term.
19 20 21 22 23	(10) Two (2) members of the Workforce Investment Board to be chosen by the chair of the Workforce Investment Board as follows: (A) One (1) member for a two-year term; and (B) One (1) member for a four-year term. (b) The appointed members shall be employed in the private sector, and
19 20 21 22 23 24	(10) Two (2) members of the Workforce Investment Board to be chosen by the chair of the Workforce Investment Board as follows: (A) One (1) member for a two-year term; and (B) One (1) member for a four-year term. (b) The appointed members shall be employed in the private sector, and a majority of those members shall have managerial experience.
19 20 21 22 23 24 25	(10) Two (2) members of the Workforce Investment Board to be chosen by the chair of the Workforce Investment Board as follows: (A) One (1) member for a two-year term; and (B) One (1) member for a four-year term. (b) The appointed members shall be employed in the private sector, and a majority of those members shall have managerial experience. (c)(1) The appointed members of the Arkansas Transitional Employment
19 20 21 22 23 24 25 26	(10) Two (2) members of the Workforce Investment Board to be chosen by the chair of the Workforce Investment Board as follows: (A) One (1) member for a two-year term; and (B) One (1) member for a four-year term. (b) The appointed members shall be employed in the private sector, and a majority of those members shall have managerial experience. (c)(1) The appointed members of the Arkansas Transitional Employment Board shall serve four-year staggered terms.
19 20 21 22 23 24 25 26 27	(10) Two (2) members of the Workforce Investment Board to be chosen by the chair of the Workforce Investment Board as follows: (A) One (1) member for a two-year term; and (B) One (1) member for a four-year term. (b) The appointed members shall be employed in the private sector, and a majority of those members shall have managerial experience. (c)(1) The appointed members of the Arkansas Transitional Employment Board shall serve four-year staggered terms. (2) Initial appointed members of the Arkansas Transitional
19 20 21 22 23 24 25 26 27 28	(10) Two (2) members of the Workforce Investment Board to be chosen by the chair of the Workforce Investment Board as follows: (A) One (1) member for a two-year term; and (B) One (1) member for a four-year term. (b) The appointed members shall be employed in the private sector, and a majority of those members shall have managerial experience. (c)(1) The appointed members of the Arkansas Transitional Employment Board shall serve four-year staggered terms. (2) Initial appointed members of the Arkansas Transitional Employment Board shall draw lots to determine the length of their terms.
19 20 21 22 23 24 25 26 27 28 29	(10) Two (2) members of the Workforce Investment Board to be chosen by the chair of the Workforce Investment Board as follows: (A) One (1) member for a two-year term; and (B) One (1) member for a four-year term. (b) The appointed members shall be employed in the private sector, and a majority of those members shall have managerial experience. (c)(1) The appointed members of the Arkansas Transitional Employment Board shall serve four-year staggered terms. (2) Initial appointed members of the Arkansas Transitional Employment Board shall draw lots to determine the length of their terms. (3) The Director of the Department of Human Services shall call
19 20 21 22 23 24 25 26 27 28 29 30	(10) Two (2) members of the Workforce Investment Board to be chosen by the chair of the Workforce Investment Board as follows: (A) One (1) member for a two-year term; and (B) One (1) member for a four-year term. (b) The appointed members shall be employed in the private sector, and a majority of those members shall have managerial experience. (c)(1) The appointed members of the Arkansas Transitional Employment Board shall serve four-year staggered terms. (2) Initial appointed members of the Arkansas Transitional Employment Board shall draw lots to determine the length of their terms. (3) The Director of the Department of Human Services shall call the first meeting of the Arkansas Transitional Employment Board within thirty
19 20 21 22 23 24 25 26 27 28 29 30 31	(10) Two (2) members of the Workforce Investment Board to be chosen by the chair of the Workforce Investment Board as follows: (A) One (1) member for a two-year term; and (B) One (1) member for a four-year term. (b) The appointed members shall be employed in the private sector, and a majority of those members shall have managerial experience. (c)(1) The appointed members of the Arkansas Transitional Employment Board shall serve four-year staggered terms. (2) Initial appointed members of the Arkansas Transitional Employment Board shall draw lots to determine the length of their terms. (3) The Director of the Department of Human Services shall call the first meeting of the Arkansas Transitional Employment Board within thirty (30) calendar days of their appointments, and the Covernor, in consultation
19 20 21 22 23 24 25 26 27 28 29 30 31 32	(10) Two (2) members of the Workforce Investment Board to be chosen by the chair of the Workforce Investment Board as follows: <ul> <li>(A) One (1) member for a two-year term; and</li> <li>(B) One (1) member for a four-year term.</li> </ul> (b) The appointed members shall be employed in the private sector, and a majority of those members shall have managerial experience. <ul> <li>(c) (1) The appointed members of the Arkansas Transitional Employment</li> </ul> Board shall serve four-year staggered terms. <ul> <li>(2) Initial appointed members of the Arkansas Transitional</li> </ul> Employment Board shall draw lots to determine the length of their terms. <ul> <li>(3) The Director of the Department of Human Services shall call</li> </ul> the first meeting of the Arkansas Transitional Employment Board within thirty <ul> <li>(30) calendar days of their appointments, and the Covernor, in consultation</li> </ul>
<ol> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> </ol>	<pre>(10) Two (2) members of the Workforce Investment Board to be chosen by the chair of the Workforce Investment Board as follows:</pre>

1 (5) (3) Only the nine (9) appointed members shall serve as voting 2 members. 3 (6) (4) No member may authorize a designee to vote in his or her 4 behalf. 5 (7)(5) The Arkansas Transitional Employment Board shall meet 6 with the Governor every six (6) months or as frequently as it deems 7 necessary, upon request of the chairperson. 8 (8)(6) A majority of the appointed members shall be citizens 9 with no direct fiduciary interest in programs involved with or funded by the 10 Transitional Employment Assistance Program or Temporary Assistance for Needy 11 Families funds except for current or former participants in the Transitional 12 Employment Assistance Program. (9)(7)(A) The Governor may remove an appointed member for cause. 13 14 (B) An absence from three (3) consecutive meetings shall 15 result in automatic removal unless the member is excused by the chair. 16 (10)(8)(A) Vacancies on the Arkansas Transitional Employment 17 Board shall be filled in the same manner as the original appointment for the 18 unexpired portion of the term. 19 (B) If a vacancy occurs in a position filled by nominees 20 from either the President Pro Tempore of the Senate or the Speaker of the 21 House of Representatives, the member shall be appointed by the Governor from 22 a list of at least four (4) nominees, of whom at least two (2) shall be submitted by the President Pro Tempore of the Senate and at least two (2) 23 24 shall be submitted by the Speaker of the House of Representatives. 25 (d)(1) The Arkansas Transitional Employment Board shall: 26 (1)(A) Review, recommend, and approve transitional 27 employment assistance regulations developed by the Department of Human 28 Services and the Arkansas Employment Security Department; 29  $(2)(\Lambda)$  (B) Oversee the operation of the program and 30 progress toward the program outcomes-; 31 (B)(C) Develop a performance management plan for 32 achievement of the transitional employment assistance outcomes that includes: (i) Performance measures for each of the outcomes 33 34 and federal performance requirements; 35 (ii) Setting targets for each of the outcomes and 36 requirements;

1 (iii) Reporting requirements for the department and 2 each county on their progress toward outcome targets; 3 (iv) Measures for accountability for county and 4 state offices for progress in meeting the targets, which include increased 5 flexibility and funding for offices meeting the targets and corrective action 6 for offices not meeting the targets; and 7 (v) Reporting on the operation of the performance 8 management plan to the Governor and the cochairs of the House Interim 9 Committee on Public Health, Welfare, and Labor and the Senate Interim 10 Committee on Public Health, Welfare, and Labor; 11 (3)(D) Coordinate the activities of all state agencies 12 involved in the program, including moderating disagreements among those state agencies about their respective responsibilities in the program and 13 14 facilitating their active collaboration; 15 (4)(E) Employ necessary staff to assist with the range and 16 diversity of its charge; 17 (5)(F) Review, recommend, and approve annually updates of 18 the state's transitional employment assistance plan by December 1 of each 19 year for the next year and report on the updated plan to the Governor and the House Committee on Public Health, Welfare, and Labor and the Senate Committee 20 21 on Public Health, Welfare, and Labor; 22 (6) Review, recommend, and approve charters, recharters, 23 or dissolutions of local coalitions recommended by the Department of Human 24 Services: 25 (7) Review, recommend, and approve Department of Human 26 Services guidelines to local coalitions regarding annual plan development; 27 (8) Review, recommend, and approve guidelines for the 28 funding of local coalitions; 29 (9)(G) Review, recommend, and approve all requests for 30 proposals using program moneys and state-controlled welfare-to-work moneys subject to the restriction that the board shall not approve any award or 31 32 contract involving Temporary Employment Assistance Program or Temporary 33 Assistance to Needy Families funds directly to an appointed member of the 34 board or to an organization in which one (1) of the appointed members of the 35 board has a fiduciary interest; 36 (10) Initiate activities to foster multicounty

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1	collaboration, including establishing incentives for local coalitions with
2	small caseloads to combine and become multicounty coalitions;
3	(11)(H) Respond to and report on citizens' concerns about
4	the implementation and administration of the program;
5	(12)(I) Review, recommend, and approve standards of
6	eligibility for assistance developed by the Department of Human Services;
7	(13)(J) Review the Department of Human Services' and the
8	Arkansas Employment Security Department's plan plans for bonus awards and
9	employee incentives focused on achieving program outcomes;
10	(14)(K) Submit biannual reports to the House Committee on
11	Public Health, Welfare, and Labor and the Senate Committee on Public Health,
12	Welfare, and Labor and to the Governor;
13	(15) Require that, prior to approval, each local
14	transitional employment assistance implementation plan describe a method by
15	which the corresponding regional workforce investment board will support the
16	local transitional employment assistance implementation plan;
17	(16)(L) Contract for an independent evaluation of the
18	program;
19	(17) Review, recommend, and approve a plan developed by
20	the Department of Human Services for home visits to check on the safety and
21	well-being of children in families that have lost transitional employment
22	assistance cash assistance for any reason other than employment;
23	(18) Provide guidance and oversight to the Governor's
24	Partnership Council on Children and Families, which is a collaborative
25	partnership with the Department of Health, the Department of Education, and
26	the Department of Human Services;
27	(19)(M) Review, recommend, and approve a plan developed by
28	the <del>Department of Human Services</del> <u>Arkansas Employment Security Department</u> to
29	provide services and information to former program recipients to help them
30	stay employed and to achieve progressively higher wages and earnings;
31	(20)(N) Review, recommend, and approve a plan developed by
32	the <del>Department of Human Services</del> <u>Arkansas Employment Security Department</u> for
33	pilot projects to provide employment training, job search services, and
34	parenting education to noncustodial parents of children in transitional
35	employment assistance families that cannot pay child support because of
36	unemployment or low earnings;

1 (21)(0)(i) The Arkansas Transitional Employment Board 2 shall utilize Utilize the expertise of the Arkansas Workforce Investment 3 Board, the Arkansas Transitional Employment Board, and the Department of 4 Higher Education to jointly:  $(\Lambda)$  Develop develop a plan for contracting with 5 state agencies, two-year technical institutions colleges, technical 6 institutions, local governments, or private or community organizations to 7 establish, using available Temporary Assistance for Needy Families funds, at 8 least three (3) demonstration projects, to develop job training certificate 9 programs. 10 (B)(ii) The job training certificate programs shall 11 provide short-term training designed to prepare low-income parents and others 12 for jobs that pay significantly more than minimum wage and that are available 13 in the area. 14 (C)(iii) The projects shall be designed in 15 consultation with local employers, temporary employment assistance 16 coalitions, and workforce investment boards to identify appropriate job opportunities and needed skills and training. 17 18 (D)(iv) Contracts shall include performance-based 19 payments keyed to enrollments, completion, job placement, and job retention. 20 (E)(v) Temporary Assistance for Needy Families may 21 be combined with other state and federal funds in ways consistent with 22 federal laws and rules; and 23  $(22)(\Lambda)(W)(i)$  Oversee the operation of transitional 24 employment assistance child care and transitional child care with the goals 25 of maintaining the current provision of child care to families receiving 26 transitional employment assistance and families who have left transitional 27 employment assistance, to maximize child care available to low-income 28 families and to avoid overspending the biennial budget for child care. 29 (B)(ii) The Arkansas Transitional Employment Board 30 may authorize an increase in the spending cap on low-income child care if it certifies to the Governor and the Chief Fiscal Officer of the State that the 31 32 additional expenditure of funds will not result in shortfalls in the 33 transitional employment assistance child care or transitional child care 34 budgets under existing conditions. 35 (C)(iii) If the Arkansas Transitional Employment 36 Board certifies to the Governor and the Chief Fiscal Officer of the State and

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1 notifies the Legislative Council and the House Interim Committee on Public 2 Health, Welfare, and Labor and the Senate Interim Committee on Public Health, 3 Welfare, and Labor that the action is necessary to avoid overspending the 4 biennial budget for child care, it may authorize one (1) or more of the 5 following actions: 6 (i)(a) An increase in the copayment schedule 7 for transitional child care; 8 (ii) (b) An allocation of further Temporary 9 Assistance to Needy Families funds; 10 (iii)(c) A reduction of a total of twenty-four 11 (24) months in the transitional child care assistance available to temporary 12 employment assistance recipients who leave assistance after the reduction; or 13 (iv)(d) A reduction in the spending cap for 14 low-income child care; and. 15  $(23)(\Lambda)$  Oversee and coordinate the operation of the local 16 coalitions with the goals of continuing their strong contributions to the 17 success of transitional employment assistance recipients, former transitional 18 employment assistance recipients, and the Arkansas Transitional Employment 19 Assistance Program, including recruiting new members, arranging training so that coalition officers and members can understand the resources and services 20 21 available to further their mission, fostering collaboration with workforce 22 investment boards, and assisting local coalitions to obtain available funding 23 from state, local, private, and nonprofit sources to support their 24 activities. 25 (B) The Arkansas Transitional Employment Board shall 26 distribute any state funds available to the local coalitions on a competitive 27 basis. 28 (2) Actions taken by the Arkansas Transitional Employment Board shall be submitted to the Chair of the House Committee on Public Health, 29 30 Welfare, and Labor and the Chair of the Senate Committee on Public Health, Welfare, and Labor within fifteen (15) days after the action is taken. 31 32 33 SECTION 5. Arkansas Code § 20-76-105(g), concerning the Agency 34 Advisory Council, is repealed: 35 (g) The Agency Advisory Council shall be formed to advise and to meet 36 in conjunction with the Arkansas Transitional Employment Board. The council

1	shall be composed of the following members or other members as the Arkansas
2	Transitional Employment Board may determine:
3	(1) The Director of the Division of County Operations of the
4	Department of Human Services;
5	(2) The Director of the State Child Abuse and Neglect Prevention
6	Board;
7	(3) The Director of the Division of Child Care and Early
8	Childhood Education of the Department of Human Services;
9	(4) The Director of the Office of Child Support Enforcement;
10	(5) The Director of the Department of Education;
11	(6) The Director of the Arkansas Development Finance Authority;
12	(7) The Director of the Arkansas State Highway and
13	Transportation Department;
14	(8) One (1) member of the Arkansas Workforce Investment Board
15	Executive Committee; and
16	(9) Two (2) members of local coalitions selected by the chair of
17	the board.
18	
19	SECTION 6. Arkansas Code § 20-76-105(m) (o), concerning the
20	executive committee of the Arkansas Transitional Employment Board, are
21	amended to read as follows:
22	(m)(l) The Arkansas Transitional Employment Board shall select three
23	(3) of its members to form an executive committee.
24	(2) On those rare occasions when it becomes necessary for the
25	Department of Human Services or the Arkansas Employment Security Department
26	to take action on matters regarding the program between meetings of the
27	Arkansas Transitional Employment Board, the director is authorized to contact
28	the executive committee to receive direction on how to proceed.
29	(3) Any decisions or guidance given to the Department of Human
30	Services or the Arkansas Employment Security Department by the executive
31	committee shall be reported to the Arkansas Transitional Employment Board at
32	its next meeting.
33	(4) Other duties may be assigned to the executive committee by a
34	majority vote of the Arkansas Transitional Employment Board.
35	(5) This procedure may be changed by a majority vote of the
36	Arkansas Transitional Employment Board.

1 The Department of Human Services shall develop and maintain the (n) 2 indicators for the program outcomes subject to review and approval by the Arkansas Transitional Employment Board. The Arkansas Employment Security 3 4 Department shall develop and maintain the indicators for the program outcomes listed in subdivisions (1)(1) -- (5) of this section subject to review and 5 6 approval by the Arkansas Transitional Employment Board. 7 (o)(1) The Department of Human Services Arkansas Employment Security 8 Department shall develop proper targets for each program outcome by July 1 of 9 each year, beginning with July 1, 2002, subject to review and approval by the 10 Arkansas Transitional Employment Board. 11 (2) The Arkansas Transitional Employment Board shall adopt the 12 targets at the first meeting after July 1 of each year. 13 (3) The Arkansas Transitional Employment Board shall review and 14 report on progress in achieving the targets by December 10 and June 10 of 15 each year. 16 (4)(A) Reports shall be submitted to the Governor and to the 17 House Interim Committee on Public Health, Welfare, and Labor and the Senate Interim Committee on Public Health, Welfare, and Labor. 18 19 (B) The report shall include comments from the Department 20 of Human Services, the Arkansas Employment Security Department, and other 21 relevant state agencies about their activities and their progress toward the 22 program outcome targets. 23 24 SECTION 7. Arkansas Code § 20-76-106(b) and (c), concerning the 25 statewide implementation plan of the Transitional Employment Assistance 26 Program, are amended to read as follows: 27 (b) At a minimum, the transitional employment assistance 28 implementation plan shall include: 29 (1) Performance standards and measurement criteria for state and 30 county offices of the Department of Human Services, the Arkansas Employment Security Department, and all service providers under the program; 31 32 (2) Contract guidelines for contract service providers under the 33 program; 34 (3) Guidelines for training transitional employment assistance 35 service providers, whether state employees or contract providers; 36 (4) Functions to be performed by each state agency in helping

1 recipients make the transition from welfare to work; 2 (5) Guidelines for clarifying or, if necessary, modifying the 3 rules of the state agencies charged with implementing the program so that all 4 unnecessary duplication is eliminated; 5 (6) Guidelines for modifying compensation and incentive programs 6 for state employees in order to achieve the performance outcomes necessary 7 for successful implementation of the program; 8 (7) Guidelines for timely assessments for each participant which 9 lead to an individual personal responsibility agreement that identifies the strengths of the participant and the barriers faced in obtaining a job and 10 11 reaching self-sufficiency and the services to be provided to assist the 12 participant in finding and keeping work and in moving toward selfsufficiency; 13 (8) Guidelines for timely provision of needed support services 14 15 as specified in the individual personal responsibility agreement. These 16 guidelines shall include procedures for evaluating the quality and value of 17 assessments and the provision of support services; 18 (9) Guidelines governing job search requirements for 19 transitional employment assistance applicants; 20 Guidelines governing the provision of support services to (10) 21 transitional employment assistance participants and former transitional 22 employment assistance participants to assist them in retaining employment and 23 earning higher wages and career advancement; 24 (11) Guidelines governing the combining of work with education 25 and training; 26 Guidelines for the independent evaluation of all cases (12) 27 closed due to sanctions or time limits; 28 (13) A micro-lending program and an individual development trust 29 account demonstration project for program recipients; 30 (14) Application guidelines and requirements for chartering 31 local coalitions to plan and coordinate the delivery of services under the 32 program at the local level; 33 (15)(14) Criteria for relocation of program recipients which 34 take into account factors, including, but not limited to, job availability, 35 availability of support services, and proximity of relocation area to current 36 residence;

1 (16) Criteria for the approval of the implementation plans 2 submitted by local coalitions; 3 (17) Criteria for allocating program resources to local 4 coalitions; 5 (18)(15) Criteria for prioritizing work activities of program 6 recipients in the event that funds are projected to be insufficient to 7 support full-time work activities of program recipients. The criteria may 8 include, but not be limited to, priorities based on the following: 9 (A) At least one (1) adult in each two-parent family shall be assigned priority for full-time work activities; 10 11 (B) Among single-parent families, a family that has older 12 preschool children or school-age children shall be assigned priority for work 13 activities; 14 (C) A recipient who has access to nonsubsidized child care 15 may be assigned priority for work activities; and 16 (D) Priority may be assigned based on the amount of time 17 remaining until the recipient reaches the applicable time limit for program participation or may be based on requirements of a personal responsibility 18 19 agreement; and 20 (19)(16) The development of a performance-based payment 21 structure to be used for all program services which takes into account the 22 degree of difficulty associated with placing a program recipient in a job, 23 the quality of placement with regard to salary, benefits, and opportunities 24 for advancement, and the recipient's retention of the placement. The payment 25 structure should provide, if appropriate, bonus payments to providers that 26 experience notable success in achieving long-term job retention with program 27 recipients. 28 (c)(1)(A) The Department of Human Services Arkansas Employment 29 Security Department shall prepare an annual transitional employment 30 assistance implementation plan. 31 (B) The plan shall be subject to review, recommendation, 32 and approval by the Arkansas Transitional Employment Board. 33 (2) The Arkansas Transitional Employment Board shall submit 34 quarterly progress reports to the Governor, the House Committee on Public 35 Health, Welfare, and Labor, and the Senate Committee on Public Health, 36 Welfare, and Labor.

1	(3) The annual updated plan shall contain proposals for
2	measuring and making progress toward the transitional employment assistance
3	outcomes during the succeeding three-year period.
4	(4) The quarterly progress reports to the Governor, the House
5	Committee on Public Health, Welfare, and Labor, and the Senate Committee on
6	Public Health, Welfare, and Labor shall include all information which that
7	the Arkansas Transitional Employment Board deems necessary for determining
8	progress in achieving the outcomes.
9	(5) Information shall be provided for the state, each employment
10	opportunity district, and each county.
11	(6) The report shall also include all information requested by
12	resolution of the House Committee on Public Health, Welfare, and Labor and
13	the Senate Committee on Public Health, Welfare, and Labor.
14	(7) This report shall include a copy of all federal monthly,
15	quarterly, and annual reports submitted by the Department of Human Services
16	regarding the Temporary Assistance for Needy Families program.
17	
18	SECTION 8. Arkansas Code § 20-76-108 is repealed:
19	20-76-108. Local transitional employment assistance coalitions.
20	(a)(1) Each local transitional employment assistance coalition may
20 21	(a)(l) Each local transitional employment assistance coalition may select from its existing membership a local board to consist of at least
21	select from its existing membership a local board to consist of at least
21 22	select from its existing membership a local board to consist of at least eleven (11) members, or the coalition may choose to retain its existing board
21 22 23	select from its existing membership a local board to consist of at least eleven (11) members, or the coalition may choose to retain its existing board or have the entire coalition serve as the board. Each local coalition shall
21 22 23 24	select from its existing membership a local board to consist of at least eleven (11) members, or the coalition may choose to retain its existing board or have the entire coalition serve as the board. Each local coalition shall designate an interim chair who shall call the first meeting of the local
21 22 23 24 25	select from its existing membership a local board to consist of at least eleven (11) members, or the coalition may choose to retain its existing board or have the entire coalition serve as the board. Each local coalition shall designate an interim chair who shall call the first meeting of the local board not more than thirty (30) days after selection of the board members.
21 22 23 24 25 26	select from its existing membership a local board to consist of at least eleven (11) members, or the coalition may choose to retain its existing board or have the entire coalition serve as the board. Each local coalition shall designate an interim chair who shall call the first meeting of the local board not more than thirty (30) days after selection of the board members. (2) The membership of each coalition may include:
21 22 23 24 25 26 27	select from its existing membership a local board to consist of at least eleven (11) members, or the coalition may choose to retain its existing board or have the entire coalition serve as the board. Each local coalition shall designate an interim chair who shall call the first meeting of the local board not more than thirty (30) days after selection of the board members. (2) The membership of each coalition may include: (A) Representatives of the principal entities that provide
21 22 23 24 25 26 27 28	select from its existing membership a local board to consist of at least eleven (11) members, or the coalition may choose to retain its existing board or have the entire coalition serve as the board. Each local coalition shall designate an interim chair who shall call the first meeting of the local board not more than thirty (30) days after selection of the board members. (2) The membership of each coalition may include: (Λ) Representatives of the principal entities that provide funding for the employment, education, training, and social service programs
21 22 23 24 25 26 27 28 29	select from its existing membership a local board to consist of at least eleven (11) members, or the coalition may choose to retain its existing board or have the entire coalition serve as the board. Each local coalition shall designate an interim chair who shall call the first meeting of the local board not more than thirty (30) days after selection of the board members. (2) The membership of each coalition may include: (A) Representatives of the principal entities that provide funding for the employment, education, training, and social service programs that are operated in the area;
21 22 23 24 25 26 27 28 29 30	select from its existing membership a local board to consist of at least eleven (11) members, or the coalition may choose to retain its existing board or have the entire coalition serve as the board. Each local coalition shall designate an interim chair who shall call the first meeting of the local board not more than thirty (30) days after selection of the board members. (2) The membership of each coalition may include: (A) Representatives of the principal entities that provide funding for the employment, education, training, and social service programs that are operated in the area; (B) A representative of the chamber of commerce;
21 22 23 24 25 26 27 28 29 30 31	select from its existing membership a local board to consist of at least eleven (11) members, or the coalition may choose to retain its existing board or have the entire coalition serve as the board. Each local coalition shall designate an interim chair who shall call the first meeting of the local board not more than thirty (30) days after selection of the board members. (2) The membership of each coalition may include: (A) Representatives of the principal entities that provide funding for the employment, education, training, and social service programs that are operated in the area; (B) A representative of the chamber of commerce; (C) A representative of the Department of Human Services;
21 22 23 24 25 26 27 28 29 30 31 32	select from its existing membership a local board to consist of at least eleven (11) members, or the coalition may choose to retain its existing board or have the entire coalition serve as the board. Each local coalition shall designate an interim chair who shall call the first meeting of the local board not more than thirty (30) days after selection of the board members. (2) The membership of each coalition may include: (A) Representatives of the principal entities that provide funding for the employment, education, training, and social service programs that are operated in the area; (B) A representative of the chamber of commerce; (C) A representative of the Department of Human Services; (D) A representative of a community development
21 22 23 24 25 26 27 28 29 30 31 32 33	<pre>select from its existing membership a local board to consist of at least eleven (11) members, or the coalition may choose to retain its existing board or have the entire coalition serve as the board. Each local coalition shall designate an interim chair who shall call the first meeting of the local board not more than thirty (30) days after selection of the board members.</pre>

1	<del>or service-delivery entities; and</del>
2	(G) A representative of a grassroots community or economic
3	development organization that serves the poor of the community.
4	(3)(A) In selecting new or replacement members for the local
5	board, the local coalition shall:
6	(i) Seek to select a majority of business persons;
7	(ii) Seek to select individuals who represent local
8	government, program recipients, and organizations interested in providing
9	employment, job training, social services, and community and economic
10	development programs;
11	(iii) Seek a membership which reflects the gender
12	and ethnic character of the local community; and
13	(iv) Seek to appoint a member of the local workforce
14	investment board.
15	(B) A majority of the board shall be citizens with no
16	direct fiduciary interest in programs involved with the Transitional
17	Employment Assistance Program.
18	(4) No member of the local board shall:
19	(A) Vote on a matter under consideration by the board
20	regarding the provision of services by the member that would provide direct
21	financial benefit to the member, the immediate family of the member, or an
22	organization that employs the member; or
23	(B) Engage in any other activity determined by law to
24	constitute a conflict of interest.
25	(5)(A) Members of each local board shall serve three-year terms.
26	The members at their first meeting shall draw lots to determine their
27	respective lengths of term; and
28	(B) The members shall elect a chair to serve a one-year
29	term.
30	(b)(1) The local board shall:
31	(A) Plan and coordinate the delivery of program services
32	in its area;
33	(B) Replace vacancies in membership with the goal of
34	establishing or retaining a majority of business persons;
35	(C) Moderate and propose solutions to disagreements
36	between or among local offices of state agencies regarding their duties and

1	responsibilities in the local program;
2	(D) Report on the participation of state agencies in local
3	programs and periodically report its findings to the Arkansas Transitional
4	Employment Board;
5	(E) Annually update the local coalition's implementation
6	<del>plan;</del>
7	(F) Apply to the Arkansas Transitional Employment Board
8	for any changes in the local transitional employment assistance coalition's
9	<del>charter;</del>
10	(C) Receive funding via the fiscal agent approved in the
11	local implementation plan;
12	(H) Employ necessary staff to assist with the range and
13	diversity of its charge;
14	(I) Coordinate with local offices of state agencies in
15	implementing state and local implementation plans and regulations;
16	(J) Contract for services to be provided to program
17	recipients; and
18	(K) Develop a local transportation plan that emphasizes
19	cost-effective, long-term solutions for the transportation challenges that
20	face program recipients, former program recipients, and other poor Arkansas
21	families in their areas.
22	(2)(A) Transportation services under this policy may include
23	subsidized public transit, van-pooling, and subsidized vehicle purchase and
24	maintenance plans.
25	(B) The department shall not approve the local
26	implementation plan of a local coalition unless the plan provides a teen
27	pregnancy prevention program within each segment of the service area in which
28	the teen fertility rate is higher than the state average.
29	(C) The department shall not approve the local
30	implementation plan of a local coalition unless the local implementation plan
31	includes a teen pregnancy prevention program within each county of the
32	service area in which the teen fertility rate is higher than the state
33	average, based on the most recent five-year data available from the
34	Department of Health.
35	(D) The department shall not approve the local
36	implementation plan of a local coalition unless the local implementation plan

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1 includes a teen pregnancy prevention program within each county of the 2 service area that ranks among the five (5) counties in the state with the 3 highest number of births to teens, based on the most recent five-year data 4 available from the Department of Health. 5 (E) The effective date of subdivisions (b)(2) and 6 (b)(1)(K) of this section shall be July 1, 1999. (c) Each local coalition shall establish a business registry for 7 8 business firms committed to assist in the effort of finding jobs for program 9 recipients. Registered businesses agree to work with the coalition and to 10 hire program recipients to the maximum extent possible consistent with the 11 nature of their business. Each quarter, the coalition shall publish a list of 12 the businesses registered, the number of jobs each has provided for program 13 recipients, and the current job openings with each registered business. 14 (d) There shall be no liability on the part of and no cause of action 15 of any nature shall arise against any member of the coalition board or its 16 agents or employees for any action or omission by them in the performance of 17 their powers and duties under this chapter. 18 19 SECTION 9. Arkansas Code § 20-76-109 is amended to read as follows: 20 20-76-109. Use of contracts. 21 The Department of Human Services Arkansas Employment Security 22 Department should, as appropriate, provide work activities, training, and 23 other services through contracts. In contracting for work activities, 24 training, or services, the following apply: 25 (1)(A) A contract shall be performance-based. 26 (B) Whenever possible, payment shall be tied to 27 performance outcomes that include factors such as, but not limited to, job 28 entry, job entry at a target wage, and job retention, rather than tied to 29 completion of training or education or any other phase of the program 30 participation process-; 31 (2)(A) A contract may include performance-based incentive 32 payments that may vary according to the extent to which the recipient is more 33 difficult to place. 34 (B)(i) Contract payments may be weighted proportionally to 35 reflect the extent to which the recipient has limitations associated with the 36 long-term receipt of welfare and difficulty in sustaining employment.

1	(ii) The factors may include the extent of the
2	recipient's prior receipt of welfare, lack of employment experience, lack of
3	education, lack of job skills, and other factors determined appropriate by
4	the department+;
5	(3) Each contract awarded under the Arkansas Transitional
6	Employment Program shall be awarded in accordance with state procurement and
7	contract laws <del>.</del> ; and
8	(4)(A) The department may contract with commercial, charitable,
9	or <del>religious</del> <u>faith-based</u> organizations.
10	(B) A contract must comply with federal requirements with
11	respect to nondiscrimination and other requirements that safeguard the rights
12	of participants.
13	(C) Services may be provided under contract, certificate,
14	voucher, or other form of disbursement.
15	
16	SECTION 10. Arkansas Code Title 20, Chapter 76, Subchapter 1 is
17	amended to add additional sections to read as follows:
18	20-76-110. Arkansas Transitional Employment Assistance Transition
19	Workgroup.
20	(a) There is created an Arkansas Transitional Employment Assistance
21	Transition Workgroup that shall be composed of the following members:
22	(1) The Director of the Arkansas Employment Security Department;
23	(2) The Executive Director of the Arkansas Transitional
24	Employment Board;
25	(3) The Director of the Division of County Operations of the
26	Department of Human Services;
27	(4) The Director of the Arkansas Workforce Investment Board;
28	(5) One (1) senior staff member from the Department of Human
29	Services appointed by the Director of the Department of Human Services;
30	(6) Four (4) members to be appointed by the Governor, as
31	<u>follows:</u>
32	(A) Two (2) with direct administrative experience in
33	transitions of welfare programs to workforce agencies;
34	(B) One (1) of whom shall represent a local workforce
35	board; and
36	(C) One (1) of whom shall be a current or former

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1	transitional employment assistance or Aid to Families with Dependent Children
2	recipient; and
3	(7) Two (2) members, one (1) to be appointed by the Chair of the
4	House Committee on Public Health, Welfare, and Labor and one (1) to be
5	appointed by the Chair of the Senate Committee on Public Health, Welfare, and
6	Labor.
7	(b) The members appointed by the Governor and the committee chairs
8	shall not be Arkansas state employees.
9	(c)(l) The appointed members of the Arkansas Transitional Employment
10	Assistance Transition Workgroup shall serve through the full period of
11	operation of the workgroup.
12	(2)(A) The Director of the Arkansas Employment Security
13	Department shall call the first meeting of the Arkansas Transitional
14	Employment Assistance Transition Workgroup within thirty (30) calendar days
15	of the appointments of the members.
16	(B) The Director of the Arkansas Employment Security
17	Department shall serve as chair for the workgroup.
18	(3) Five (5) members of the Arkansas Transitional Employment
19	Assistance Transition Workgroup shall constitute a quorum.
20	(4)(A) The Arkansas Transitional Employment Assistance
21	Transition Workgroup shall meet at least two (2) times before July 1, 2005,
22	or the effective date of the transfer of the Transitional Employment
23	Assistance Program responsibilities to the Arkansas Employment Security
24	Department.
25	(B) The workgroup shall meet as often as necessary to
26	complete its statutory responsibilities.
27	(5) The Arkansas Transitional Employment Assistance Transition
28	Workgroup shall be dissolved after completing its statutory responsibilities
29	at the decision of the Director of the Arkansas Employment Security
30	Department with the consent of the Governor, the Chair of the House Committee
31	on Public Health, Welfare, and Labor and the Chair of the Senate Committee on
32	Public Health, Welfare, and Labor.
33	(6) The Governor may remove an appointed member for cause.
34	(7) Vacancies on the Arkansas Transitional Employment Assistance
35	Transition Workgroup shall be filled in the same manner as the original
36	appointment for the unexpired portion of the term.

1	(d) The Arkansas Transitional Employment Assistance Transition
2	Workgroup shall:
3	(1) Develop recommendations to the Directors of the Arkansas
4	Employment Security Department, the Department of Human Services, and the
5	Arkansas Transitional Employment Board to guide the implementation of the
6	transfer of the Transitional Employment Assistance Program responsibilities
7	from the Department of Human Services to the Arkansas Employment Security
8	Department, the efficient operation of the Transitional Employment Assistance
9	Program, and use of Temporary Assistance for Needy Families funds;
10	(2) Develop measures and benchmarks to gauge the progress of
11	implementation;
12	(3) Review the progress of implementation at six-month and
13	twelve-month intervals and make recommendations to the Directors of the
14	Arkansas Employment Security Department, the Department of Human Services,
15	the Arkansas Transitional Employment Board, and the Workforce Investment
16	Board proposing improvements;
17	(4) Request reports or information from the Directors of the
18	Arkansas Employment Security Department, the Department of Human Services,
19	and the Arkansas Transitional Employment Board;
20	(5)(A) Make a study of the feasibility of combining the
21	Transitional Employment Board with the Workforce Investment Board; and
22	(B) Report the findings to the Governor, the Chair of the
23	House Committee on Public Health, Welfare, and Labor, and the Chair of the
24	Senate Committee on Public Health, Welfare, and Labor; and
25	(6) Submit reports to the Governor and to the Chair of the House
26	Committee on Public Health, Welfare, and Labor and the Chair of the Senate
27	Committee on Public Health, Welfare, and Labor about the guidelines and the
28	progress in implementation.
29	(e) Staff support to the Arkansas Transitional Employment Assistance
30	Transition Workgroup shall be provided by the Arkansas Employment Security
31	Department, the Department of Human Services, the Arkansas Transitional
32	Employment Board, and the Bureau of Legislative Research.
33	
34	20-76-111. Transfers of powers, duties, and personnel
35	(a) The Arkansas Employment Security Department and the Department of
36	Human Services shall enter into an interagency agreement transferring

1	responsibility for the Transitional Employment Assistance Program block grant
2	and for the administration of the Transitional Employment Assistance Program
3	in accordance with this subchapter.
4	(b) Personnel identified by contract or interagency agreement as
5	performing duties that are transferred from the Department of Human Services
6	to the Arkansas Employment Security Department shall be transferred to the
7	Arkansas Employment Security Department where they shall continue serving the
8	needs of Transitional Employment Assistance Program recipients, subject to
9	the standard personnel policies of the Arkansas Employment Security
10	Department.
11	
12	SECTION 11. Arkansas Code § 20-76-401(a), concerning eligibility for
13	the Transitional Employment Assistance Program, is amended to read as
14	follows:
15	(a)(1) The Transitional Employment Assistance Program is created.
16	(2) The program shall be administered by the Department of Human
17	Services and the Arkansas Employment Security Department.
18	(3) Eligible applicants shall receive one (1) or more of the
19	following: assessment services, employment assistance, support services,
20	medical assistance, a positive reinforcement outcome bonus, relocation
21	assistance, and extended support services.
22	
23	SECTION 12. Arkansas Code § 20-76-402(a), concerning work activities
24	in the Transitional Employment Assistance Program, is amended to read as
25	follows:
26	(a) The <del>Department of Human Services</del> <u>Arkansas Employment Security</u>
27	Department shall develop and describe categories of approved work activities
28	for transitional employment assistance recipients in accordance with this
29	section. The regulations shall be subject to review, recommendation, and
30	approval by the Arkansas Transitional Employment Board. Approved work
31	activities may include unsubsidized employment, subsidized private sector
32	employment, subsidized public sector employment, education or training,
33	vocational educational training, skills training, job search and job
34	readiness assistance, on-the-job training, micro enterprise, community
35	service, and work experience. For purposes of this section:
36	(1) "Unsubsidized employment" is full-time employment or part-

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1 time employment that is not directly supplemented by federal or state funds; 2 (2)(A) "Subsidized private sector employment" is employment in a private for-profit enterprise or a private not-for-profit enterprise which is 3 4 directly supplemented by federal or state funds. A program recipient in 5 subsidized private sector employment shall be eligible for the same benefits 6 as a nonsubsidized employee who performs similar work. Prior to receiving any 7 subsidy or incentive, an employer shall enter into a written contract with 8 the department which may include, but not be limited to, provisions 9 addressing any of the following: (i) Payment schedules for any subsidy or incentive 10 11 such as deferred payments based on retention of the recipient in employment; 12 (ii) Durational requirements for the employer to 13 retain the recipient in employment; 14 (iii) Training to be provided to the recipient by 15 the employer; 16 (iv) Contributions, if any, made to the recipient's 17 individual development account; and 18 (v) Weighting of incentive payments proportionally 19 to the extent to which the recipient has limitations associated with the 20 long-term receipt of welfare and difficulty in sustaining employment. In 21 establishing incentive payments, the department shall consider the extent of 22 the recipient's prior receipt of welfare, lack of employment experience, lack 23 of education, lack of job skills, and other appropriate factors. 24 (B) The department may require an employer to repay some or all of a subsidy or incentive previously paid to an employer under the 25 26 program unless the recipient is terminated for cause; 27 (3)(A) "Subsidized public sector employment" is employment by an 28 agency of the federal, state, or local government which is directly 29 supplemented by federal or state funds. A program recipient in subsidized 30 public sector employment shall be eligible for the same benefits as a nonsubsidized employee who performs similar work. Prior to receiving any 31 32 subsidy or incentive, an employer shall enter into a written contract with 33 the department which may include, but not be limited to, provisions 34 addressing any of the following: 35 (i) Payment schedules for any subsidy or incentive 36 such as deferred payments based on retention of the recipient in employment;

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1 (ii) Durational requirements for the employer to 2 retain the recipient in employment; 3 (iii) Training to be provided to the recipient by 4 the employer; 5 (iv) Contributions, if any, made to the recipient's 6 individual development account; and 7 (v) Weighting of incentive payments proportionally 8 to the extent to which the recipient has limitations associated with the 9 long-term receipt of welfare and difficulty in sustaining employment. In 10 establishing incentive payments, the department shall consider the extent of 11 the recipient's prior receipt of welfare, lack of employment experience, lack 12 of education, lack of job skills, and other appropriate factors. 13 (B) The department may require an employer to repay some 14 or all of a subsidy and incentive previously paid to an employer under the 15 program unless the recipient is terminated for cause; 16 (4) "Work experience" is job-training experience at a supervised 17 public or private not-for-profit agency or organization or with a private for-profit employer which is linked to education or training and 18 19 substantially enhances a recipient's employability. Work experience may 20 include work study, training-related practicums, and internships; 21 (5)(A) "Job search assistance" may include supervised or 22 unsupervised job-seeking activities. Job readiness assistance provides 23 support for job-seeking activities, which may include: 24 (i) Orientation in the world of work and basic job-25 seeking and job-retention skills; 26 (ii) Instruction in completing an application for 27 employment and writing a resume; 28 (iii) Instruction in conducting oneself during a job 29 interview, including appropriate dress; and 30 (iv) Providing a recipient with access to an 31 employment resource center that contains job listings, telephones, facsimile 32 machines, typewriters, and word processors. 33 (B) Job search and job readiness activities may be used in 34 conjunction with other program activities such as community service work 35 experience but may not be the primary work activity and may not continue 36 longer than the length of time permitted under federal law;

1 (6) "Education" includes elementary and secondary education, 2 education to obtain the equivalent of a high school diploma, and education to learn English as a second language. In consultation with adult education or 3 4 rehabilitative services, a person with a high school diploma or the 5 equivalent who tests at less than a working functioning level shall be 6 eligible to participate in basic remedial or adult education. If an 7 individual does not have a high school diploma or equivalency, "education" 8 also includes basic remedial education and adult education; 9 (7) "Vocational educational training" is postsecondary 10 education, including, at least, programs at two-year or four-year colleges, 11 universities, technical institutes, and vocational schools or training in a 12 field directly related to a specific occupation; 13 (8) Job skills training directly related to employment provides job skills training in a specific occupation. Job skills training may include 14 15 customized training designed to meet the needs of a specific employer or a 16 specific industry; 17 (9) "On-the-job training" means training and work experience at a public or private not-for-profit agency or organization or with a private 18 19 for-profit employer which provides an opportunity to obtain training and job 20 supervision and provides employment upon satisfactory completion of training; 21 (10) School attendance at a high school or attendance at a 22 program designed to prepare the recipient to receive a high school 23 equivalency diploma is a required program activity for each recipient 24 eighteen (18) years of age or younger who: 25 (A) Has not completed high school or obtained a high 26 school equivalency diploma; 27 (B) Is a dependent child or a head of household; and 28 (C) For whom it has not been determined that another 29 program activity is more appropriate; (11) Participation in medical, educational, counseling, and 30 other services that are part of the recipient's personal responsibility 31 32 agreement is a required activity for each teen parent who participates in the 33 Transitional Employment Assistance Program; and 34 "Community service" is time spent engaged in an approved (12) 35 activity at a government entity or community-based, charitable organization. 36

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SECTION 13. Arkansas Code § 20-76-406(a), concerning alternative
 benefits in the Transitional Employment Assistance Program, is amended to
 read as follows:

4 (a) The Department of Human Services may establish and maintain a 5 program of public assistance as an alternative for individuals otherwise 6 eligible for transitional employment assistance who, having enagaged engaged 7 in transitional employment assistance work activities for at least six (6) 8 weeks, have fully complied with all provisions in the individual's personal 9 responsibility agreement but who are not engaged in work as defined in 10 transitional employment assistance laws or regulations.

11

SECTION 14. Arkansas Code § 20-76-410(b), concerning administrative sanctions under the Transitional Employment Assistance Program, is amended to read as follows:

(b) The Department of Human Services Arkansas Employment Security
 Department may by regulation define additional situations that require
 sanction, establish additional sanctions, and provide for administrative
 disqualification.

19

20 SECTION 15. Arkansas Code § 20-76-438 is amended to read as follows:
21 20-76-438. Purpose.

22 (1)(a)(1) The General Assembly finds that it is important that all 23 families in this state be strong and economically self-sufficient. and that 24 it is in the public interest that:

25 (2)(A) It is in the public interest that eligible
26 Eligible persons and families of lesser means be given time-limited cash
27 assistance along with an opportunity to obtain and retain employment that is
28 sufficient to sustain their families-;

29 (3)(B) As a part of this transition from welfare to work, 30 it is in the public's interest that various supportive services and, in some 31 cases, education and training be offered to these families to enable them to 32 make this transition-;

33 (4)(C) The General Assembly finds that education Education
 34 and training are essential to long-term career development and self 35 sufficiency-; and
 36 (5)(D) The General Assembly further finds that employment

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1	Employment improves the quality of life for parents and children by
2	increasing family income and assets and by improving self-esteem.
3	(6)(2) Therefore, it is in the public interest that our state
4	provide time-limited cash assistance and supportive services to our most
5	vulnerable citizens and their children.
6	(b)(1) The General Assembly also finds that:
7	(A) Currently there is duplication of effort on the part
8	of the Department of Human Services and the Arkansas Employment Security
9	Department in providing services to needy families qualifying for assistance
10	under the Temporary Assistance for Needy Families Program;
11	(B) The Arkansas Employment Security Department is better
12	able to assist individuals in preparing for and finding employment and
13	staying in jobs and increasing their earnings;
14	(C) The Department of Human Services is better able to
15	determine eligibility for benefits under the Temporary Assistance for Needy
16	Families; and
17	(D) Consideration shall be given to the fact that persons
18	and families accessing these services are of lesser means and as a result
19	these services will be conveniently made available to the public;
20	(2) Therefore, it is in the public interest that the General
21	Assembly authorize the Arkansas Employment Security Department to:
22	(A) Receive the Temporary Assistance for Needy Families
23	block grant from the United States Department of Health and Human Services
24	for the administration of all Temporary Assistance for Needy Families funded
25	programs in Arkansas;
26	(B) Expend the Temporary Assistance for Needy Families
27	block grant funds subject to the appropriations of the General Assembly;
28	(C) Provide all employment-related services for time-
29	limited Transitional Employment Assistance Program clients;
30	(D) Contract with other state agencies or other providers
31	to deliver services in Temporary Assistance for Needy Families -funded
32	programs; and
33	(E) Prepare and submit any Temporary Assistance for Needy
34	Families renewal plans that are required in § 402 of the Social Security Act,
35	42 U.S.C. § 651 et seq.
36	

SECTION 16. Arkansas Code § 20-76-441 is amended to read as follows: 2 20-76-441. Transitional employment assistance postemployment information and referral program. 3 4 The Department of Human Services Arkansas Employment Security 5 Department shall establish a transitional employment assistance 6 postemployment information and referral program to: 7 (1) Contact all employed program participants and former program 8 participants whose cases have been closed due to employment; and 9 (2) Inform respondents about the availability of transitional 10 supportive services such as child care, transportation, ARKids First, federal 11 and state earned income tax retention, mentoring, financial credit 12 counseling, individual development accounts, any other supportive services 13 offered by the department, and information about education and training 14 opportunities designed to increase participants' future earning and 15 employment prospects. 16 17 SECTION 17. Arkansas Code § 20-76-442(a), concerning the transitional employment assistance customer service review program, is amended to read as 18 19 follows: 20 The Department of Human Services and the Arkansas Employment (a) 21 Security Department shall establish a process to review a statistically valid 22 sample of transitional employment assistance case closures due to 23 noncompliance with program regulations. 24 25 SECTION 18. Arkansas Code § 20-76-443(a), concerning education and 26 training in the Transitional Employment Assistance Program, is amended to 27 read as follows: 28 (a)(1) The Department of Human Services and the Arkansas Employment 29 Security Department shall permit Transitional Employment Assistance Program 30 recipients to obtain the education and training they need to obtain jobs that pay wages allowing them to be economically self-sufficient. 31 32 33 SECTION 19. Arkansas Code Title 20, Chapter 76, Subchapter 4 is amended to add additional sections to read as follows: 34 35 20-76-444. Arkansas Work Pays Program -- Created -- Duties. (a)(1) There is created the Arkansas Work Pays Program. 36

1	(2) The Arkansas Work Pays Program shall be administered by the
2	Arkansas Employment Security Department.
3	(3) Eligible applicants to the program shall receive one (1) or
4	more of the following:
5	(A) Cash assistance;
6	(B) Support services;
7	(C) Medical assistance; and
8	(D) Employment assistance.
9	(b) Eligibility for assistance under the Arkansas Work Pays Program is
10	limited to applicants or participants who:
11	(1) Have care and custody of a related minor child;
12	(2) Reside in the State of Arkansas at the time of application
13	for assistance and during the period of assistance;
14	(3) Apply for program assistance within six (6) months of
15	leaving the Transitional Employment Assistance Program after at least three
16	(3) months of Transitional Employment Assistance Program assistance;
17	(4) Have not received more than twenty-four (24) months of
18	<u>Arkansas Work Pays Program benefits;</u>
19	(5) Were engaged:
19 20	<u>(5) Were engaged:</u> <u>(A) In paid work activities for a minimum of twenty-four</u>
20	(A) In paid work activities for a minimum of twenty-four
20 21	(A) In paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for
20 21 22	(A) In paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for the past month; or
20 21 22 23	(A) In paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for the past month; or (B) In the case of continuing eligibility, in paid work
20 21 22 23 24	(A) In paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for the past month; or (B) In the case of continuing eligibility, in paid work activities for a minimum of twenty-four (24) hours per week and met the
20 21 22 23 24 25	(A) In paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for the past month; or (B) In the case of continuing eligibility, in paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for one (1) of the past three (3)
20 21 22 23 24 25 26	(A) In paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for the past month; or (B) In the case of continuing eligibility, in paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for one (1) of the past three (3) months and for at least three (3) of the past six (6) months;
20 21 22 23 24 25 26 27	(A) In paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for the past month; or (B) In the case of continuing eligibility, in paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for one (1) of the past three (3) months and for at least three (3) of the past six (6) months; (6) Are:
20 21 22 23 24 25 26 27 28	(A) In paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for the past month; or (B) In the case of continuing eligibility, in paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for one (1) of the past three (3) months and for at least three (3) of the past six (6) months; (6) Are: (A) Citizens of the United States;
20 21 22 23 24 25 26 27 28 29	(A) In paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for the past month; or (B) In the case of continuing eligibility, in paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for one (1) of the past three (3) months and for at least three (3) of the past six (6) months; (6) Are: (A) Citizens of the United States; (B) Qualified aliens lawfully present in the United States
20 21 22 23 24 25 26 27 28 29 30	(A) In paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for the past month; or (B) In the case of continuing eligibility, in paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for one (1) of the past three (3) months and for at least three (3) of the past six (6) months; (6) Are: (A) Citizens of the United States; (B) Qualified aliens lawfully present in the United States before August 22, 1996;
20 21 22 23 24 25 26 27 28 29 30 31	(A) In paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for the past month; or (B) In the case of continuing eligibility, in paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for one (1) of the past three (3) months and for at least three (3) of the past six (6) months; (6) Are: (A) Citizens of the United States; (B) Qualified aliens lawfully present in the United States before August 22, 1996; (C) Qualified aliens who physically entered the United
20 21 22 23 24 25 26 27 28 29 30 31 32	(A) In paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for the past month; or (B) In the case of continuing eligibility, in paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for one (1) of the past three (3) months and for at least three (3) of the past six (6) months; (6) Are: (A) Citizens of the United States; (B) Qualified aliens lawfully present in the United States before August 22, 1996; (C) Qualified aliens who physically entered the United States on or after August 22, 1996, and have been in qualified immigrant
20 21 22 23 24 25 26 27 28 29 30 31 32 33	(A) In paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for the past month; or (B) In the case of continuing eligibility, in paid work activities for a minimum of twenty-four (24) hours per week and met the federal work participation requirement for one (1) of the past three (3) months and for at least three (3) of the past six (6) months; (6) Are: (A) Citizens of the United States; (B) Qualified aliens lawfully present in the United States before August 22, 1996; (C) Qualified aliens who physically entered the United States on or after August 22, 1996, and have been in qualified immigrant status for at least five (5) years; or

1	(8) Sign and comply with a personal responsibility agreement.
2	(c) Families participating in the Arkansas Work Pays Program shall
3	receive monthly cash assistance equal to the maximum monthly Transitional
4	Employment Assistance Program benefit for a family of three (3) with no
5	earned income.
6	(d)(1) Enrollment in Work Pays cash assistance is limited to three
7	thousand (3,000) participants.
8	(2) If the Transitional Employment Board certifies to the
9	Governor and the Chief Fiscal Officer of the State and notifies the
10	Legislative Council and the Senate and House Public Health, Welfare, and
11	Labor Committees that the action is necessary to avoid the number of families
12	receiving Work Pays cash assistance going over three thousand (3,000), it may
13	authorize a reduction of the months for which families may receive cash
14	assistance or other supportive services.
15	(3) The number of months for which families are eligible for
16	cash assistance may be reduced in three-month increments from the statutory
17	provision of twenty-four (24) months.
18	(4) Families who lose eligibility for cash assistance due to the
19	reduction in the number of months of eligibility shall qualify for financial
20	incentives offered to families leaving the Work Pays program.
21	(5) The Transitional Employment Board shall withdraw its
22	reduction of the months for which families are eligible for cash assistance
23	if the reduction is no longer necessary to maintain enrollments below three
24	thousand (3,000) families.
25	(e) Families participating in the Arkansas Work Pays Program shall be
26	eligible for the same support services and assistance as families enrolled in
27	the Transitional Employment Assistance Program.
28	(f) The Arkansas Employment Security Department shall administer a
29	work incentive program that includes cash bonuses and other financial
30	<u>incentives to encourage:</u>
31	(1) Transitional Employment Assistance Program recipients to
32	leave the Transitional Employment Assistance Program and move into the
33	<u>Arkansas Work Pays Program;</u>
34	(2) Arkansas Work Pays Program participants to stay employed for
35	at least twenty-four (24) hours a week and meet the federal work
36	participation rate; and

36 *participation rate; and* 

1	(3) Arkansas Work Pays Program participants to leave the
2	Arkansas Work Pays Program and continue employment for at least twenty-four
3	<u>(24) hours per week.</u>
4	(h)(l) The Arkansas Employment Security Department shall work with
5	local workforce offices to develop and administer services to Arkansas Work
6	Pays Program participants designed to help them move into higher-paying jobs
7	available in their regions.
8	(2) These services may include:
9	(A) Employment exchanges;
10	(B) Education and training;
11	(C) Work supports; and
12	(D) Other services designed to help Arkansas Work Pays
13	Program participants increase their earnings and develop careers.
14	(3) The Arkansas Employment Security Department may make these
15	services available to low-income workers who are not participating in the
16	Arkansas Work Pays Program.
17	(g) The Arkansas Employment Security Department may contract with the
18	Department of Human Services for administrative services related to
19	eligibility and payments.
20	(i) The Arkansas Employment Security Department shall make
21	arrangements with the Department of Human Services to facilitate
22	participants' enrollment in the Arkansas Work Pays Program after they leave
23	the Transitional Employment Assistance Program.
24	(j)(1) The Arkansas Employment Security Department shall promulgate
25	regulations establishing the Arkansas Work Pays Program.
26	(2) The regulations shall be subject to review, recommendation,
27	and approval by the Arkansas Transitional Employment Board.
28	
29	20-76-445. High Wage Education and Training Initiative.
30	(a) The General Assembly finds that:
31	(1) Higher education credentials are:
32	(A) Becoming increasingly important for the state of
33	Arkansas to maintain a competitive workforce; and
34	(B) Critical for adults to qualify and obtain high wage
35	employment; and
36	(2) It is in the public interest that:

1	(A) Individuals improve their education credentials in
2	order to qualify for higher wage jobs;
3	(B) Eligible persons have access to postsecondary
4	education programs that meet the specific needs of working adults;
5	(C) Institutions of higher education offer programs
6	targeted to the specific workforce needs of the their area within the state;
7	and
8	(D) Our state provide services aimed at improving
9	employment prospects for low income adults.
10	(b)(1) The Employment Security Department, the Department of Higher
11	Education and the Workforce Investment Board shall work jointly to develop a
12	plan for the High Wage Education and Training Initiative.
13	(2) The High Wage Education and Training Initiative shall:
14	(A) Increase the access of low-income parents and other
15	individuals to education credentials that qualify them for higher-paying jobs
16	<u>in their local areas;</u>
17	(B) Improve the preparedness of the Arkansas workforce for
18	high skill and high wage jobs;
19	(C) Develop training courses and educational credentials
20	after consulting local employers and local workforce boards to identify
21	appropriate job opportunities and needed skills and training to meet
22	employers' needs;
23	(D) Provide resources on the basis of performance
24	incentives, including participants:
25	(i) Enrolled;
26	(ii) Completing the courses;
27	(iii) Obtaining jobs in the targeted job categories;
28	and
29	(iv) Staying employed in the targeted job
30	<u>categories;</u>
31	(E) Use available Temporary Assistance for Needy Families
32	funds for participants who have custody or legal responsibility for a child
33	under twenty-one (21) years of age and whose family income is less than two-
34	hundred and fifty percent (250%) of the federal poverty level; and
35	
00	(F) Incorporate the existing Career Pathways Program.

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1	subject to review, recommendation, and approval by the Transitional
2	Employment Board.
3	(d) Under the High Wage Education and Training Initiative, the
4	Department of Higher Education shall contract to provide education and
5	training that will result in job training certificates or higher education
6	degrees for Transitional Employment Assistance Program participants and other
7	low-income adults with:
8	(1) State agencies;
9	(2) Two-year colleges;
10	(3) Local governments; or
11	(4) Private or community organizations.
12	(e)(1) The High Wage Education and Training Initiative Plan shall
13	specify procedures and requirements for applications for entry into programs
14	under subsection (d) of this section.
15	(2) Applications shall be made to the Department of Higher
16	Education.
17	(3) For each application period, the Department of Higher
18	Education shall make a recommendation to the Transitional Employment Board
19	concerning funded programs.
20	(f) The Transitional Employment Board shall determine which two-year
21	college proposals are funded under the High Wage Education and Training
22	<u>Initiative.</u>
23	(g) Temporary Assistance for Needy Families funds may be combined with
24	other federal, state, and local funds in ways consistent with federal laws
25	and regulations.
26	
27	20-76-446. Community Investment Initiative.
28	(a)(1) There is created the Community Investment Initiative.
29	(2) The Arkansas Transitional Employment Board shall develop the
30	<u>Community Investment Initiative.</u>
31	(b) The Arkansas Transitional Employment Board shall authorize the
32	Employment Security Department to contract with private or community
33	organizations, including faith-based organizations, to offer services and
34	support to parents, children, and youth in their communities subject to the
35	restriction that the board shall not authorize any award or contract
36	involving Temporary Employment Assistance Program or Temporary Assistance to

1	Needy Families funds directly to an appointed member of the board or to an
2	organization in which one (1) of the appointed members of the board has a
3	fiduciary interest.
4	(c) The Community Investment Initiative may fund programs for the
5	following purposes:
6	(1) Improving outcomes for youth, including, but not limited to:
7	(A) Academic achievement;
8	<u>(B) Job skills;</u>
9	(C) Civic participation and community involvement; and
10	(D) Reducing risky behaviors such as sexual activities,
11	drug use, and criminal behavior;
12	(2) Improving parenting and family functioning through services
13	and support to parents, children, and to families;
14	(3) Improving marriage and relationship skills among youth and
15	engaged and married couples;
16	(4) Improving the financial and emotional connections of non-
17	custodial parents to their children through fatherhood programs;
18	(5) Improving the employment skills and family connections of
19	parents who leave state jails and prisons;
20	(6) Providing supportive services to child-only cases in the
21	Transitional Employment Assistance Program; and
22	(7) Other purposes allowable under the federal Temporary
23	Assistance for Needy Families program.
24	(d)(1) The Arkansas Transitional Employment Board shall authorize
25	contracts with state agencies or community organizations to provide training
26	and capacity building services to organizations eligible to apply for
27	Community Investment Initiative funds.
28	(2) Contracts may be let for the following purposes:
29	(A) Assisting in the development of proposals to be funded
30	through the Community Investment Initiative;
31	(B) Preparing organizations for the fiscal
32	responsibilities involved in receiving and spending state and federal funds;
33	and
34	(C) Improving the provision of services by contractors
35	receiving funds from the Community Investment Initiative.
36	(e) Use of Temporary Assistance for Needy Families funds shall be

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1	subject to appropriations by the General Assembly for the Community
2	Investment Initiative.
3	(f) Contracts shall include performance-based payments keyed to
4	participation in services and specified outcomes.
5	(g) Temporary Assistance for Needy Families may be combined with other
6	state, federal, and other funds in ways consistent with federal laws and
7	<u>rules.</u>
8	
9	SECTION 20. EFFECTIVE DATES.
10	(a) Section 10 of this act shall become effective immediately upon
11	enactment.
12	(b) Sections 3, 6, 7, 9, 11, 12 and 14 through 18 shall become
13	effective upon certification from the Directors of the Employment Security
14	Department and the Department of Human Services with consent from the
15	Governor and the Chair of the Senate Committee on Public Health, Welfare and
16	Labor and the Chair of the House Committee on Public Health, Welfare and
17	Labor.
18	(c)(1) Section 19 shall become effective on January 1, 2006.
19	(2) Within Section 19 of this act:
20	(A) The effective date for the Arkansas Work Pays Program,
21	Arkansas Code § 20-76-444, may be delayed up to July 1, 2006 if the
22	Transitional Employment Board certifies to the Governor that the transfer of
23	<u>Transitional Employment Assistance Program will not take place until January</u>
24	1, 2006 or later and that it is in the public interest that the effective
25	<u>date of Work Pays be delayed.</u>
26	(B) Arkansas Code § 20-76-445 shall become effective July
27	<u>1, 2005.</u>
28	(C) Arkansas Code § 20-76-446 shall become effective on
29	<u>January 1, 2006.</u>
30	
31	SECTION 21. EMERGENCY CLAUSE. It is found and determined by the
32	General Assembly of the State of Arkansas that due to increasing requirements
33	in the Transitional Employment Assistance Program amendments made in sections
34	4, 5, 8, 12, and 13 of this act are necessary for continued effectiveness of
35	the program and provision of services to families. Therefore, an emergency
36	is declared to exist and this act being necessary for the preservation of the

1	public peace, health, and safety, section 10 will be in full force and effect
2	immediately and sections 4, 5, 8, and 13 shall be in full force and effect on
3	and after July 1, 2005.
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5	/s/ Steele
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