1	State of Arkansas	A Bill		
2	86th General Assembly		HOUSE DILL 1402	
3	Regular Session, 2007		HOUSE BILL 1423	
4	Dec Decree and diese Wass			
5	By: Representative Key			
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7	For	An Act To Do Entitled	•	
8	For An Act To Be Entitled			
9 10	AN ACT TO TRANSFER THE FAMILY SAVINGS INITIATIVE			
11	FROM THE DEPARTMENT OF HEALTH AND HUMAN SERVICES TO THE DEPARTMENT OF WORKFORCE SERVICES; AND FOR			
12	OTHER PURPOSES.	NI OF WORKFORCE SERVICE	es; AND FOR	
13	OTHER TURFOSES.			
14		Subtitle		
15	AN ACT TO TR	ANSFER THE FAMILY SAVIN	NGS	
16	INITIATIVE FROM THE DEPARTMENT OF HEALTH			
17		RVICES TO THE DEPARTMEN		
18	WORKFORCE SEI		0_	
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21	BE IT ENACTED BY THE GENERAL A	ASSEMBLY OF THE STATE O	F ARKANSAS:	
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23	SECTION 1. Arkansas Cod	le § 20-86-104 is amend	led to read as follows:	
24	20-86-104. Definitions.			
25	As used in this subchapt	er:		
26	(1)(A) "Administr	ative costs" includes,	but is not limited to,	
27	soliciting matching funds, pro	ocessing fees charged b	y the fiduciary	
28	organization or financial inst	itution, and tradition	nal overhead costs.	
29	(B) Adminis	strative costs shall be	e limited to no more than	
30	ten percent (10%) of the contr	act;		
31	(2) "Department"	means the Department o	of Human Services;	
32	(3)(2) "Eligible	educational institutio	on" means the following:	
33	(A) An inst	itution described in 2	0 U.S.C., § 1088(a)(1) or	
34	§ 1141(a), as such sections ar	e in effect on January:	1, 2000;	
35	(B) An area	(B) An area vocational education school, as defined in 20		
36	U.S.C., § 2471(4), subparagrap	oh (C) or (D), as such	section is in effect on	

2 (C) Any other accredited education or training 3 organization; 4 (4)(3) "Federal poverty level" means the poverty income 5 guidelines published for a calendar year by the United States Department of 6 Health and Human Services; 7 (5)(4) "Fiduciary organization" means the organization that will 8 serve as an intermediary between an individual account holder and a financial 9 institution holding account funds. A fiduciary organization shall be a not-10 for-profit organization described in § 501(c)(3) of the Internal Revenue Code 11 of 1986, 26 U.S.C., § 501(c)(3), as in effect on January 1, 2000; 12 (6)(5) "Financial institution" means an organization authorized to do business under state or federal laws relating to financial institutions 13 14 and includes, but is not limited to, a bank, trust company, savings bank, 15 building and loan association, savings and loan company or association, or 16 credit union; 17 (7)(6) "Individual development account" means an account created 18 pursuant to this subchapter exclusively for the purpose of paying the 19 expenses of an eligible individual or family for the purposes set forth in § 20-86-107: 20 21 (8)(7) "Net worth" means the aggregate market value of all 22 assets that are owned in whole or in part by any member of the household, 23 less the obligations or debts of any member of the household; 24 (9)(8) "Operating costs" includes, but is not limited to, costs 25 of training individual development account participants in economic and 26 financial literacy and individual development account uses, marketing 27 participation, counseling participants, and conducting required verification 28 and compliance activities; 29 (10)(9) "Postsecondary educational expenses" means: 30 (A) Tuition and fees required for the enrollment or attendance of an individual development account holder or immediate family 31 32 member thereof who is a student at an eligible educational institution; and 33 (B) Fees, books, supplies, and equipment required for 34 courses of instruction for an individual development account holder or 35 immediate family member thereof who is a student at an eligible educational 36 institution;

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January 1, 2000; and

1 (11)(10) "Qualified acquisition costs" means: 2 (A) The costs of acquiring, constructing, or 3 reconstructing a residence to be occupied by an individual development account holder or an immediate family member thereof, including, but not 4 5 limited to, any usual or reasonable settlement, financing, or other closing 6 costs; and 7 (B) The costs of acquiring or repairing a motor vehicle to 8 be used by an individual development account holder or an immediate family 9 member thereof, including, but not limited to, any taxes, insurance, or 10 registration costs incurred in acquiring a motor vehicle; 11 (12)(11) "Qualified business" means any business that does not 12 contravene any law or public policy; (13)(12) "Qualified business capitalization expenses" means 13 14 qualified expenditures for the capitalization of a qualified business 15 pursuant to a qualified plan; 16 (14)(13) "Qualified emergency withdrawals" means a withdrawal by 17 an eligible individual that is a withdrawal of only those funds or a portion of those funds deposited by the individual in the individual development 18 19 account of the individual and that is permitted by a fiduciary organization on a case-by-case basis in accordance with the rules established by the 20 21 department; 22 (15)(14) "Qualified expenditures" means expenditures included in 23 a qualified plan, including, but not limited to, capital, plant, equipment, 24 working capital, and inventory expenses; (16)(15) "Qualified first-time home buyer" means an individual 25 26 who has no ownership interest in a principal residence during the three-year 27 period ending on the date of acquisition of the principal residence to which 28 this subchapter applies; 29 (17)(16) "Qualified plan" means a plan for the operation of a 30 business by an individual development account holder or an immediate family 31 member thereof which: 32 (A) Is approved by a financial institution or by a 33 nonprofit microenterprise program or loan fund, having demonstrated business 34 expertise; 35 (B) Includes a description of services or goods to be

sold, a marketing plan, and projected financial statements; and

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                       (C) May require the eligible individual to obtain the
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     assistance of an experienced entrepreneurial advisor; and
                 (18)(17) "Qualified principal residence" means a principal
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     residence within the meaning of § 1034 of the Internal Revenue Code of 1986,
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     26 U.S.C., § 1034, as in effect on January 1, 2000, of an individual
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     development account holder or an immediate family member thereof, the
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     qualified acquisition costs of which do not exceed the average area purchase
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     price applicable to such residence, determined in accordance with paragraphs
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     (2) and (3) of § 143(e) of the Internal Revenue Code, 26 U.S.C., § 143(e)(2)
     and (3), as in effect on January 1, 2000.
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           SECTION 2. Arkansas Code § 20-86-105(a), concerning proposals for
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     approval as a fiduciary organization under the Family Savings Initiative Act,
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     is amended to read as follows:
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           (a)(1) The Department of Human Services Department of Workforce
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     Services shall enter into contracts with one (1) or more fiduciary
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     organizations pursuant to the provisions of this section in such a manner
     that different regions of the state are served by one (1) or more fiduciary
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     organizations.
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           SECTION 3. Arkansas Code § 20-86-106(a), concerning individual
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     development account, is amended to read as follows:
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           (a)(1) An individual who is a resident of this state may submit an
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     application to open an individual development account to a fiduciary
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     organization approved by the Department of Human Services Department of
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     Workforce Services pursuant to the provisions of § 20-86-105.
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                 (2) The fiduciary organization shall approve the application
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     only if:
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                       (1)(A) The individual has gross household income from all
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     sources for the calendar year preceding the year in which the application is
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     made which does not exceed one hundred eighty-five percent (185%) of the
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     federal poverty level; and
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                       (2)(B) The individual's household net worth at the time
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     the individual development account is opened does not exceed ten thousand
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     dollars ($10,000) disregarding the primary dwelling and one (1) motor vehicle
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     owned by the household.
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2	SECTION 4. Arkansas Code § 20-86-109(d)(1)(B), concerning matching		
3	funds, is amended to read as follows:		
4	(B) The fiduciary organization shall then notify the		
5	Department of Human Services Department of Workforce Services and request a		
6	certification from the department certifying the amount of the tax credit to		
7	which the taxpayer is entitled.		
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10	SECTION 5. Arkansas Code §§ 20-86-111 through 20-86-113 are amended to		
11	read as follows:		
12	20-86-111. Reporting requirements.		
13	Each fiduciary organization shall provide quarterly to the Department		
14	of Human Services Department of Workforce Services the following information:		
15	(1) The number of individuals making deposits into an individual		
16	development account;		
17	(2) The amounts deposited in the individual development account;		
18	(3) The amounts not yet allocated to individual development		
19	accounts;		
20	(4) The amounts withdrawn from the individual development		
21	accounts and the purposes for which the amounts were withdrawn;		
22	(5) The balances remaining in the individual development		
23	accounts;		
24	(6) The service configurations such as peer support, structured		
25	planning exercises, mentoring, and case management which increased the rate		
26	and consistency of participation in the demonstration project and how such		
27	configurations varied among different populations or communities; and		
28	(7) The number of grievances filed, the resolution of the		
29	grievances, and any penalties imposed.		
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31	20-86-112. Implementation.		
32	The Department of Human Services <u>Department of Workforce Services</u> shal		
33	be responsible for implementation of this subchapter and shall promulgate		
34	rules as necessary in accordance with the provisions of this subchapter.		
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36	20-86-113. Reports — Recommendations.		

1	(a) The Department of numer Services <u>Department of Workforce Services</u>
2	shall prepare a written report annually regarding the implementation of the
3	Family Savings Initiative Act and shall make recommendations for improving
4	the program.
5	(b) The report shall be transmitted to the General Assembly on or
6	before August 1 of each year.
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