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: \$3/19/07	
2	86th General Assembly	A Bill	
3	Regular Session, 2007		SENATE BILL 274
4			
5	By: Senators Bryles, Broad	way	
6			
7			
8		For An Act To Be Entitled	
9	AN ACT	TO AMEND VARIOUS PROVISIONS OF ARKANS	AS
10	CODE T	ITLE 6 CONCERNING PUBLIC EDUCATION; AN	D FOR
11	OTHER	PURPOSES.	
12			
13		Subtitle	
14	AN .	ACT TO AMEND VARIOUS PROVISIONS OF	
15	ARK	ANSAS CODE TITLE 6 CONCERNING PUBLIC	
16	EDU	CATION.	
17			
18			
19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	NSAS:
20			
21	SECTION 1. Arl	ansas Code § 6-11-129 is amended to re	ead as follows:
22	6-11-129. Data	to be accessible on <del>Department of Edu</del>	<del>cation</del> website.
23	<del>(a) The Depart</del>	ment of Education shall make the folle	<del>wing information</del>
24	<del>and data available ar</del>	ed easily accessible on the department	<del>'s website by</del>
25	<del>including a direct l</del>	nk to the websites of all Arkansas se	<del>hool districts on</del>
26	the department's web	<del>vite:</del>	
27	<u>(a) Each schoo</u>	ol district shall make the following in	nformation and data
28	easily identified on	its website:	
29	(1) Curi	ent comprehensive financial data repo	rts for school
30	districts, including		
31	(A)	Local and state revenue sources;	
32	(B)	Administrator and teacher salary and	d benefit data;
33	(C)	District balances, including legal l	balances and
34	building fund balance	25;	
35	(D)	Any additional financial data;	
36	(E)	Administrative salary and benefit ex	xpenditures; and



1	(F) Teacher salary expenditures;
2	(2) Each school district's personnel policies required under §
3	6-17-201 et seq.;
4	(3)(A) Links to the local district's website containing
5	information Information from the school district's contracts with school
6	district employees and district salary schedules.
7	(B) Each school district or the district's educational
8	cooperative, if the cooperative maintains the district's website, shall
9	publish on the district's website:
10	(i) The school district's <del>contracts</del> <u>contract</u>
11	information with all school district employees, except that social security
12	numbers, phone numbers, or personal addresses shall not be published; and
13	(ii) The district salary schedules, including the
14	salary schedules for regular <del>certified</del> <u>licensed</u> employees, supplemental and
15	extended contract schedules, and classified employee schedules;
16	(4) The annual budget of each school district; and
17	(5) Information and data required to be made available and
18	easily accessible on the <del>department's</del> <u>school district's</u> website under
19	subdivisions (a)(l)(A)-(C), (E), and (F) and subdivisions (a)(2) and (3) of
20	this section shall be the actual data for the two (2) previous school years
21	and the projected budgeted information for the current school year.
22	(b) By December 31 of each year, the <del>department</del> <u>Department of</u>
23	<u>Education</u> shall provide a written report to the House Interim Committee on
24	Education and the Senate Interim Committee on Education listing those school
25	districts that are not in compliance with this section.
26	(c) The department shall make the information and data required by
27	this section available and easily accessible on the department's website by
28	including direct links to the websites of all Arkansas school districts on
29	the department's website.
30	
31	SECTION 2. Arkansas Code § 6-15-102(f)(2), concerning the Division of
32	Public School Accountability, is amended to read as follows:
33	(2) To coordinate the analysis, dissemination, and reporting of all
34	augmented criterion-referenced and norm-referenced testing information;
35	
36	SECTION 3. Arkansas Code § 6-15-404(d)-(g), concerning implementation

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of the Arkansas Comprehensive Testing, Assessment, and Accountability
 Program, is amended to read as follows:

3 (d) The state board shall establish a clear, concise system of 4 reporting the academic performance of each school on the state-mandated 5 <u>augmented</u> criterion-referenced exam which conforms with the requirements of 6 the No Child Left Behind Act of 2001.

7 (e)(1) The state board shall develop and the department shall
8 implement a developmentally appropriate uniform school readiness screening to
9 validate a child's school readiness as part of a comprehensive evaluation
10 design.

(2) Beginning with the 2004-2005 school year, the department shall require that all school districts administer the uniform school readiness screening to each kindergarten student in the district school system upon the student's entry into kindergarten.

15 (3) Children who enter public school for the first time in first
16 grade must be administered the uniform school readiness screening developed
17 for use in the first grade.

18 (f)(1) The department shall select a developmentally appropriate
19 assessment to be administered to all students in first grade and second grade
20 in reading and mathematics.

(2) Professional development activities shall be tied to the
 comprehensive school improvement plan and designed to increase student
 learning and achievement.

24 (3) Longitudinal and trend data collection shall be maintained
25 for the purposes of improving student and school performance.

26 (4) A public school or public school district classified as in 27 "school improvement" shall develop and file with the department a 28 comprehensive school improvement plan designed to ensure that all students 29 demonstrate proficiency on all portions of state-mandated augmented 30 criterion-referenced assessment. The comprehensive school improvement plan shall include strategies to address the achievement gap existing for any 31 32 identifiable group or subgroup as identified in the Arkansas Comprehensive 33 Testing, Assessment, and Accountability Program and the gap of that subgroup 34 from the academic standard.

35 (g)(1) By July 1, 2006, the department shall develop and implement a
 36 <u>augmented</u> criterion-referenced testing program which is valid, reliable,

1 externally linked to a national norm, and vertically scaled for public school 2 students in grades three through eight (3-8) which measures application of 3 knowledge and skills in reading and writing literacy and mathematics. 4 Science, civics, and government shall be measured on a schedule as determined 5 by the state board. 6 7 SECTION 4. Arkansas Code § 6-15-419 is amended to read as follows: 8 6-15-419. Definitions. 9 The following definitions shall apply in this subchapter and in §§ 6-15-2001 et seq., 6-15-2101 et seq., 6-18-227, 6-15-2201, 6-15-2301, and 6-15-10 11 2401: 12 (1) "Academic content standards" means standards which are approved by the State Board of Education and which set the skills to be 13 14 taught and mastery level for each grade and content area; 15 (2)(A) "Academic improvement plan" means a plan detailing 16 supplemental or intervention and remedial instruction, or both, in deficient 17 academic areas for any student who is not proficient on a portion or portions 18 of the state-mandated Arkansas Comprehensive Assessment Program. 19 (B)(i) Such a plan shall be created and implemented by appropriate teachers, counselors, and any other pertinent school personnel. 20 21 (ii) All academic improvement plans shall be 22 annually reviewed and revised to ensure an opportunity for student 23 demonstration of proficiency in the targeted academic areas on the next state-mandated Arkansas Comprehensive Assessment Program. 24 (iii) A cumulative review of all academic 25 26 improvement plans shall be part of the data used by the school in creating 27 and revising its comprehensive school improvement plan. 28 (iv) All academic improvement plans shall be subject 29 to review by the Department of Education. 30 In any instance in which a student with disabilities (C) identified under the Individuals with Disabilities Education Act has an 31 32 individualized education program that already addresses any academic area or 33 areas in which the student is not proficient on state-mandated augmented 34 criterion-referenced assessments, the individualized education program shall 35 serve to meet the requirement of an academic improvement plan; 36 (3) "Adequate yearly progress" means that level of academic

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1 improvement required of public schools or school districts on the state-2 mandated augmented criterion-referenced examinations assessments and other 3 indicators as required in the Arkansas Comprehensive Testing, Assessment, and 4 Accountability Program, which shall comply with The Elementary and Secondary 5 Education Act as reauthorized in the No Child Left Behind Act of 2001; 6 (4) "Annexation" means the joining of an affected school 7 district or part of the school district with a receiving district under § 6-8 13-1401 et seq.; (5) "Annual improvement gains" or "student learning gains" means 9 10 calculating a student's academic progress from one (1) year to the next, 11 based on a same series nationally normed assessment given in the same time 12 frame from one (1) year to the next, used as a pre-post measure of learning for the content areas tested; 13 14 (6) "Annual performance" means that level of academic 15 achievement required of public schools or school districts on the state-16 mandated augmented criterion-referenced examinations assessments; 17 (7) "Arkansas Comprehensive Assessment Program" means the 18 testing component of the Arkansas Comprehensive Testing, Assessment, and 19 Accountability Program, which shall consist of: 20 (A) Developmentally appropriate assessments for 21 kindergarten through grade two (K-2); 22 (B) National norm-referenced tests in grades three through 23 nine (3-9); 24 (C) Any other assessments as required by the state board; 25 (D) Criterion-referenced tests Augmented criterion-26 referenced assessments for grades three through eight (3-8); 27 (E) Other assessments that are based on researched best practices as determined by qualified experts which would be in compliance 28 29 with federal and state law; and 30 (F) End-of-course examinations for designated grades and 31 content areas; 32 (8) "Arkansas Comprehensive Testing, Assessment, and 33 Accountability Program" means a comprehensive system that focuses on high 34 academic standards, professional development, student assessment, and accountability for schools; 35 36 (9) "Comprehensive school improvement plan" means the individual

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1 school's comprehensive plan based on priorities indicated by assessment and 2 other pertinent data and designed to provide an opportunity for all students 3 to demonstrate proficiency on all portions of the state-mandated Arkansas 4 Comprehensive Assessment Program; 5 (10) "Consolidation" means the joining of two (2) or more school 6 districts or parts of the school districts to create a new single school 7 district under § 6-13-1401 et seq.; 8 (11) "Department" means the Department of Education; (12)(A)(11)(A) "District improvement plan" means a districtwide 9 10 plan coordinating the actions of the various comprehensive school improvement 11 plans within a district. 12 (B) The main focus of the district improvement plan shall be to ensure that all students demonstrate proficiency on all portions of the 13 14 state-mandated Arkansas Comprehensive Assessment Program; 15 (13)(A) (12)(A) "Early intervention" means short-term, intensive, 16 focused, individualized instruction developed from ongoing, daily, systematic 17 diagnosis that occurs while a child is in the initial, kindergarten through 18 grade one (K-1), stages of learning early reading, writing, and mathematical 19 strategies to ensure acquisition of the basic skills and to prevent the child 20 from developing poor problem-solving habits which become difficult to change. 21 (B) The goal is to maintain a student's ability to 22 function proficiently at grade level; 23 (14)(13) "End of course" means an examination taken at the 24 completion of a course of study to determine whether a student demonstrates 25 attainment of the knowledge and skills necessary to mastery of that subject; 26 (15)(14) "Grade inflation rate" means the statistical gap 27 between actual grades assigned for core classes at the secondary level and 28 student performance on corresponding subjects on nationally normed college 29 entrance exams such as the American College Test; 30 (16)(15) "Grade level" means performing at the proficient or advanced level on state-mandated Arkansas Comprehensive Assessment Program 31 32 tests; 33 (17)(16) "High school" means grades nine through twelve (9-12); 34 (18)(17) "Longitudinal tracking" means tracking individual student yearly academic achievement gains based on scheduled and annual 35 36 assessments;

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1 (19)(18) "Middle level" means grades five through eight (5-8); 2 (20)(19) "No Child Left Behind Act" means the No Child Left 3 Behind Act of 2001 signed into federal law on January 8, 2002; 4 (21)(20) "Parent" means: 5 (A) A parent, parents, legal guardian, a person standing 6 in loco parentis, or legal representative, as appropriate, of a student; or 7 (B) The student if the student is eighteen (18) years of 8 age or older; 9 (22)(21) "Point-in-time intervention and remediation" means 10 intervention and remediation applied during the academic year upon the 11 discovery that a student is not performing at grade level; 12 <del>(23)</del>(22) "Primary" means kindergarten through grade four (K-4); (24)(23) "Public school" means those schools or school districts 13 14 created pursuant to title 6 of the Arkansas Code and subject to the Arkansas 15 Comprehensive Testing, Assessment, and Accountability Program except 16 specifically excluding those schools or educational programs created by or 17 receiving authority to exist pursuant to § 6-15-501, § 9-28-205, § 12-29-301 18 et seq., or other provisions of Arkansas law; 19 (25)(24) "Public school in school improvement" or "school in school in need of immediate improvement" means any public school or public 20 21 school district identified as failing to meet certain established levels of 22 academic achievement on the state-mandated augmented criterion-referenced and 23 norm-referenced tests assessments as required by the state board in the 24 program; 25 (26) (25) "Reconstitution" means a reorganization intervention in 26 the administrative unit or governing body of a public school district, 27 including, but not limited to, the suspension, reassignment, replacement, or 28 removal of a current superintendent or the suspension, removal, or 29 replacement of some or all of the current school board members, or both; 30 (27)(A)(i)(26)(A)(i) "Remediation" means a process of using diagnostic instruments to provide corrective, specialized, supplemental 31 32 instruction to help a student in grades two through four (2-4) overcome 33 academic deficiencies. 34 (ii) For students in grades five through twelve (5-35 12), remediation shall be a detailed, sequential set of instructional 36 strategies implemented to remedy any academic deficiencies indicated by

1 below-basic or basic performance on the state-mandated augmented criterion-2 referenced assessments. (B) Remediation shall not interfere with or inhibit 3 4 student mastery of current grade level academic learning expectations; 5 (28) (27) "School district in academic distress" means any public 6 school district failing to meet the minimum level of academic achievement on 7 the state-mandated augmented criterion-referenced examinations assessments as 8 required by the state board in the program; 9 (29) (28) "School improvement plan" means the individual school's 10 comprehensive plan based on priorities indicated by assessment and other 11 pertinent data and designed to ensure that all students demonstrate 12 proficiency on all portions of the state-mandated Arkansas Comprehensive Assessment Program examinations; 13 14 (30)(29) "Social promotion" means the passage or promotion from 15 one (1) grade to the next of a student who has not demonstrated knowledge or 16 skills required for grade-level academic proficiency; 17 (31) "State board" means the State Board of Education; (32)(30) "Uniform school readiness screening" means uniform, 18 19 objective evaluation procedures which are geared to either kindergarten or first grade, as appropriate, and developed by the state board and 20 21 specifically formulated for children entering public school for the first 22 time; and 23 (33) (31) "Value-added computations of student gains" means the 24 statistical analyses of the educational impact of the school's instructional 25 delivery system on individual student learning, using a comparison of 26 previous and posttest student achievement gains against a national cohort. 27 28 SECTION 5. Arkansas Code § 6-15-420(c) and (d), concerning remediation and intervention following state-mandated assessments, is amended to read as 29 30 follows: 31 (c)(1) Upon completion of the intervention and remediation plans in 32 subdivisions (b)(1) and (2) of this section, those schools that fail to 33 achieve expected levels of student performance at the primary level on 34 augmented criterion-referenced tests assessments, as defined in this subchapter, shall participate in a comprehensive school improvement plan 35 36 accepted by the department.

1 (2)(A) This plan shall be part of each school's long-range 2 comprehensive school improvement plan and shall be reported to the public. 3 (B) Progress on improved achievement shall be included as 4 part of the school and school district's annual report to the public. 5 (d)(1) As part of the comprehensive testing, assessment, and 6 accountability program, the department shall ensure that each school and 7 school district establishes a plan to assess whether children in the middle-8 level and high school grades are performing at proficient levels in reading 9 and writing literacy, mathematics, and, as funds are available, other core 10 academic subjects. 11 (2) Each school and school district shall use multiple 12 assessment measures, which shall include, but not be limited to, statemandated augmented criterion-referenced tests assessments. 13 14 15 SECTION 6. Arkansas Code § 6-15-421(c), concerning awards and 16 sanctions for state-mandated assessments, is amended to read as follows: 17 The State Board of Education shall develop a clear, concise system (c)of reporting the academic performance of each public school on the state-18 19 mandated augmented criterion-referenced tests assessments, developmentally appropriate assessments for grades kindergarten through two (K-2), benchmark 20 21 examinations, and end-of-course examinations, which conforms with current 22 state and federal law. 23 24 SECTION 7. Arkansas Code § 6-15-424 is amended to read as follows: 25 6-15-424. Rules and regulations. 26 The State Board of Education shall promulgate establish rules and 27 regulations as may be necessary to require the Department of Education to 28 implement a program for identifying, evaluating, assisting, and addressing public schools or public school districts failing to meet established levels 29 30 of academic achievement on the state-mandated <u>augmented</u> criterion-referenced tests assessments as required in the Arkansas Comprehensive Testing, 31 32 Assessment, and Accountability Program. 33 34 SECTION 8. Arkansas Code § 6-15-426(e), concerning school improvement, 35 is amended to read as follows: 36

(e)(1) Any public school or school district classified as in school

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1 improvement shall develop and file with the department a revised 2 comprehensive school improvement plan which shall be reviewed by the department and shall be designed to ensure that all students have an 3 4 opportunity to demonstrate proficiency on all portions of the state-mandated 5 augmented criterion-referenced tests assessments. 6 (2) The comprehensive school improvement plan shall include 7 strategies to address the achievement gap existing for any identifiable group 8 or subgroup as identified in the program and the gap of that subgroup from 9 the academic standard. 10 11 SECTION 9. Arkansas Code § 6-15-433(b)(3)(A)(ii)(a), concerning the 12 statewide assessment program, is amended to read as follows: 13 (ii)(a) Norm-referenced tests using nationally 14 normed metrics in grades three through nine (3-9), and augmented criterion-15 referenced tests assessments, as defined in § 6-15-404(g)(1), known as the 16 benchmark exams, in grades three through eight (3-8); or 17 18 SECTION 10. Arkansas Code § 6-15-433(c)(2)(A), concerning the 19 statewide assessment program, is amended to read as follows: 20 (2)(A) The testing program, as determined by the state board, 21 shall consist of norm-referenced and augmented criterion-referenced testing 22 assessments or other assessments as defined in § 6-15-433(b)(3)(A)(ii)(b). 23 24 SECTION 11. Arkansas Code § 6-15-438(b), concerning the violation of 25 the security or confidentiality of a state-mandated test or assessment, is 26 amended to read as follows: 27 (b)(1) The State Board of Education shall sanction a person who 28 engages in conduct prohibited by this section, as provided under § 6-17-405 {repealed}, and following the Process for Certificate Invalidation as 29 30 approved by the state board. 31 (2) Additionally, the state board may sanction a school district 32 or school, or both, in which conduct prohibited in this section occurs. 33 (3) Sanctions imposed by the state board may include without 34 limitation one (1) or more of the following: 35 (A) Revocation, suspension, or probation of an 36 individual's license;

1	(B) Issuance of a letter of reprimand to a licensed
2	individual to be placed in his or her state personnel file;
3	(C) Additional training or professional development to be
4	completed by a licensed individual within the time specified;
5	(D) Additional professional development to be administered
6	by the school district to all licensed school district personnel involved in
7	test administration within the time specified;
8	(E) Issuance of a letter of warning to the school
9	district; and
10	(F) Establishment of a school district plan containing
11	strict test security guidelines that will implement procedures to ensure the
12	security and confidential integrity of all assessment instruments.
13	(4) Professional development required pursuant to subsection
14	(b)(3) of this section as a result of violating test security or
15	confidentiality may be in addition to professional development required for
16	<u>licensure.</u>
17	
18	SECTION 12. Arkansas Code § 6-15-1402(b)(2)(A)(iii), concerning school
19	performance report, is amended to read as follows:
20	(iii) Griterion-referenced test Augmented criterion-referenced
21	<u>assessment</u> results;
22	
23	SECTION 13. Arkansas Code § 6-15-1402(b)(3)(A)(iii), concerning school
24	performance report, is amended to read as follows:
25	(iii) Griterion-referenced test Augmented criterion-referenced
26	<u>assessment</u> results;
27	
28	SECTION 14. Arkansas Code § 6-15-2009(b)(2), concerning the end-of-
29	course assessment program for public schools, is amended to read as follows:
30	(2) If a student with disabilities identified under the
31	Individuals with Disabilities Education Act, 20 U.S.C. 1400 et seq., has an
32	individualized education program that addresses any academic area or areas in
33	which the student is not proficient on state-mandated augmented criterion-
34	referenced assessments, the individualized education program meets the
35	requirements of an academic improvement plan under this section.
36	

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1 SECTION 15. Arkansas Code § 6-15-2009(f)(1)(A), concerning the end-of-2 course assessment program for public schools, is amended to read as follows: 3 (f)(1)(A) The state board shall establish the transition process from 4 the current end-of-course assessment program to the end-of-course assessment 5 program required beginning in the 2009-2010 school year. 6 7 SECTION 16. Arkansas Code § 6-15-2101(c), concerning public school 8 annual reports, is amended to read as follows: 9 The annual report shall designate two (2) category levels for each (c) 10 school: 11 (1) One (1) for the school's improvement gains, tracked 12 longitudinally and using value-added calculations on the augmented criterionreferenced test assessment as defined in § 6-15-404(g)(1), in the latest 13 available test results, known as the annual improvement category level; and 14 15 (2)(A) One (1) based on performance from the prior year on the 16 criterion-referenced test as defined in  $\{6, 6, -15, -404(g)(1)\}$  and end-of-course 17 examinations, hereafter referred to as annual performance pursuant to § 6-15-2103. 18 19 (B) If the augmented criterion-referenced test assessment is not in compliance with § 6-15-404(g)(1), then the department shall rely on 20 other assessments as defined in § 6-15-404(g)(1) for the calculation of the 21 22 improvement level. 23 24 SECTION 17. Arkansas Code § 6-15-2102 is amended to read as follows: 25 6-15-2102. School rating system - Annual improvement category levels. 26 (a) For the designation determined by annual improvement, annual improvement gains on <u>augmented</u> criterion-referenced <del>tests</del> assessments, as 27 28 defined in § 6-15-404(g)(1), shall identify schools as being in one (1) of the following category levels defined according to rules of the State Board 29 30 of Education: "Level 5", schools of excellence for improvement; 31 (1) 32 (2) "Level 4", schools exceeding improvement standards; 33 (3) "Level 3", schools meeting improvement standards; 34 (4) "Level 2", schools on alert; or "Level 1", schools in need of immediate improvement. 35 (5) The base year for improvement gains shall be established in the 36 (b)

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1 2006-2007 school year, with annual improvement category levels assigned in 2 the 2007-2008 school year and each school year thereafter. 3 (c) School annual improvement category level designations shall be 4 based on the following: 5 (1) A combination of student achievement scores as measured by 6 annual academic gain scores on augmented criterion-referenced tests 7 assessments, as defined in § 6-15-404(g)(1), or assessments in grades 8 kindergarten through twelve (K-12); and 9 (2) Student assessment data used to determine annual improvement 10 category levels shall include the aggregate scores of the combined 11 population. 12 (d) The state board shall adopt appropriate criteria for each school improvement category level. 13 14 (e) Schools that receive an annual improvement category level of level 15 5 or level 4 are eligible for school recognition awards and performance-based 16 funding pursuant to § 6-15-2109. 17 SECTION 18. Arkansas Code § 6-15-2103 is amended to read as follows: 18 19 6-15-2103. School rating system - Annual performance goals - School 20 annual performance category levels. 21 The annual report shall identify schools as being in one (1) of (a) 22 the following category levels, based on the augmented criterion-referenced 23 benchmark exams, as defined in § 6-15-404(g)(1), and defined according to 24 rules of the State Board of Education: (1) "Level 5", schools of excellence; 25 26 (2) "Level 4", schools exceeding standards; 27 (3) "Level 3", schools meeting standards; 28 (4) "Level 2", schools on alert; or (5) "Level 1", schools in need of immediate improvement. 29 30 (b)(1) For the 2004-2005 through 2008-2009 school years, schools will not be assigned annual performance category levels unless an annual 31 32 performance category level is requested by the school. 33 (2) For schools that receive an improvement category level of 34 level 5 or level 4 in the 2009-2010 and 2010-2011 school years, the 35 performance category level may be waived. 36 (c)(1) For all schools that have received an annual performance

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1 category level of level 1 for two (2) consecutive years, the students in 2 these schools shall be offered the opportunity public school choice option with transportation provided pursuant to § 6-18-227 et seq. 3 4 (2) In addition, the school district board shall provide 5 supplemental educational services, approved by the state board, to affected 6 students. 7 (d) The state board shall adopt appropriate criteria for each school 8 performance category level. 9 (e) Schools that receive an annual performance category level of level 10 5 or level 4 are eligible for school recognition awards and performance-based 11 funding pursuant to § 6-15-2107. 12 SECTION 19. Arkansas Code § 6-15-2201 is amended to read as follows: 13 14 6-15-2201. Implementation of state system of school improvement and 15 education accountability. 16 The Department of Education is responsible for implementing and (a) 17 maintaining a system of intensive school improvement and education 18 accountability that shall include policies and programs to implement the 19 following: (1)(A) A system of data collection and analysis that will 20 improve information about the educational success of individual students and 21 22 schools. 23 The information and analyses shall be capable of (B) 24 identifying educational programs or activities in need of improvement, and 25 reports prepared pursuant to this section shall be distributed to the 26 appropriate district school boards prior to distribution to the general 27 public. 28 (C) No disclosure shall be made that is in violation of 29 applicable federal or state law; 30 (2) A program of school improvement that will analyze information to identify schools' educational programs or educational 31 32 activities in need of improvement; 33 (3) A method of delivering services to assist school districts 34 and schools to improve; and 35 (4) A method of coordinating the state educational goals and 36 school improvement plans with any other state program that creates incentives

1 for school improvement. 2 (b)(1) The department shall be responsible for the implementation and 3 maintenance of the system of school improvement and education accountability 4 outlined in this section. There shall be an annual determination of whether each 5 (2)6 school is progressing toward implementing and maintaining a system of school 7 improvement. 8 (c)(1) If progress is not being made, the local school district shall 9 prepare and implement a revised school improvement plan. (2) The department and the State Board of Education shall 10 11 monitor the development and implementation of the revised school improvement 12 plan. (d)(1)(A) The department shall report to the Legislative Council and 13 14 recommend changes in state policy necessary to foster school improvement and 15 education accountability. 16 (B) Included in the report shall be a list of the schools for which district school boards have developed assistance and intervention 17 plans and an analysis of the various strategies used by the school boards. 18 19 (2) School reports shall be distributed pursuant to this subsection and § 6-15-2101 and according to rules adopted by the state board. 20 21 (e)(d)(1)(A) The department shall implement a training program to 22 develop among state and district educators a cadre of facilitators of school 23 improvement. 24 These facilitators shall assist schools and districts (B) 25 to conduct needs assessments and develop and implement school improvement 26 plans to meet state goals. 27 (2)(A)<del>(i)</del> Upon request, the department shall provide technical 28 assistance and training to any school, school district, or district school board for conducting needs assessments, developing and implementing school 29 30 improvement plans, developing and implementing assistance and intervention plans, or implementing other components of school improvement and 31 32 accountability. 33 (ii) (B) Priority for these services shall be given 34 to schools designated as school districts in academic distress or schools in 35 need of school improvement under state or federal law. 36 (B)(i) No less than semiannually, the department shall

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1 provide a report to the House Interim Committee on Education and the Senate 2 Interim Committee on Education setting forth the districts requesting 3 assistance, the state of each request, and the dates and actions taken. 4 (ii) The department shall further report the results 5 of the actions taken or assistance provided. 6 (3) The department shall provide technical assistance to each 7 school that is designated as a level 1 school or a level 2 school under § 6-8 15-2103 to develop a revised school improvement plan. 9 (f) (e) As a part of the system of educational accountability, the 10 department shall: 11 (1) Develop minimum performance standards for various grades and 12 subject areas, as required in §§ 6-15-404 and 6-15-433; (2) Administer the statewide assessment testing program created 13 14 by § 6-15-433; 15 (3) Conduct or contract with a provider to conduct the program 16 assessments required by § 6-15-403; 17 (4) Conduct or contract with any provider for implementation for 18 any part or portion of this act; and 19 (5) Perform any other functions that may be involved in educational planning, research, and evaluation or that may be required by the 20 21 state board rules and regulations or federal or state law. 22 23 SECTION 20. Arkansas Code § 6-15-2401 is amended to read as follows: 24 6-15-2401. Review of Arkansas Placement Status Reports - Reports of 25 students needing remediation. 26 (a)(1) Representatives from the Department of Higher Education and the 27 Department of Education will shall meet with the chair respective Chairs of 28 the Senate Education Committee and the House Education Committee or their designees along with the selected superintendents, high school principals, 29 30 and high school counselors once one (1) time every biennium to review the Arkansas Placement Status Reports to determine whether any revisions in the 31 32 format of the reports, the information that is reported, or the reporting 33 process need to be made. 34 (2) Agreed-upon changes would be reported to the Arkansas Higher 35 Education Coordinating Board, State Board of Education, Senate Education 36 Committee, and House Education Committee.

1	(b)(1) No later than November 30 of each year, the Department of
2	Education shall report by high school to the state board and the General
3	Assembly on the number of prior-year Arkansas high school graduates who
4	enrolled for the first time in public postsecondary education in this state
5	during the previous summer, fall, or spring term.
6	(2) The report will indicate the number of students whose scores
7	on the common placement test indicated the need for remediation through
8	college-preparatory instruction, provided such disclosure is not in conflict
9	with applicable federal or state law.
10	(c) The Department of Education shall organize school summary reports
11	and student-level records by school district and high school in which the
12	postsecondary education students were enrolled and report the information to
13	each school district no later than January 31 of each year, provided such
14	information is not in conflict with federal or state law.
15	<del>(d)(b)</del> As a part of the school improvement plan pursuant to § 6-15-
16	2201, the state board shall ensure that each school district and high school
17	develops strategies to improve student readiness for the public postsecondary
18	level based on annual analysis of the feedback report data.
19	(e) The Department of Education shall biennially recommend to the
20	General Assembly statutory changes to reduce the incidence of postsecondary
21	remediation in mathematics, reading, and writing for first-time-enrolled
22	recent high school graduates.
23	
24	SECTION 21. Arkansas Code § 6-17-309(a), concerning teachers licensed
25	in subject areas, is amended to read as follows:
26	(a)(l) No class of students shall be under the instruction of a
27	teacher who is not <del>certified</del> <u>licensed</u> to teach the grade level or subject
28	matter of the class for more than thirty (30) consecutive school days in the
29	same class during a school year.
30	
	(2) This provision shall not apply to:
31	<ul><li>(2) This provision shall not apply to:</li><li>(A) Nondegreed vocational-technical teachers;</li></ul>
31 32	
	(A) Nondegreed vocational-technical teachers;
32	<ul><li>(A) Nondegreed vocational-technical teachers;</li><li>(B) Those persons approved by the Department of Education</li></ul>
32 33	<ul> <li>(A) Nondegreed vocational-technical teachers;</li> <li>(B) Those persons approved by the Department of Education to teach the grade level or subject matter of the class in the Department of</li> </ul>

1	(i) Are employed by a postsecondary institution;
2	(ii) Meet the qualification requirements of that
3	institution or the Department of Workforce Education; and
4	(iii) Are teaching in a course in which credit is
5	offered by an institution of higher education or a technical institute;
6	(D) Licensed teachers teaching in the following settings:
7	(i) An alternative learning environment, provided
8	that the teacher is highly qualified in all core areas that the teacher is
9	teaching;
10	(ii) A juvenile detention facility;
11	(iii) A residential and day alcohol, drug, and
12	psychiatric facility program;
13	(iv) An emergency youth shelter;
14	(v) A facility of the Division of Youth Services of
15	the Department of Health and Human Services; or
16	(vi) A facility of the Division of Developmental
17	Disabilities Services of the Department of Health and Human Services; and
18	(E) A licensed special education teacher teaching two (2)
19	or more core academic subjects exclusively to children with disabilities.
20	
21	SECTION 22. Arkansas Code § 6-17-410(c)-(j), concerning teacher
22	licensure, is amended to read as follows:
23	(c) The state board shall not issue a first-time license nor renew an
24	existing license and shall revoke any existing license not up for renewal of
25	any person who has pleaded guilty or nolo contendere to or has been found
26	guilty of any of the following offenses by any court in the State of Arkansas
27	or of any similar offense by a court in another state or of any similar
28	offense by a federal court <del>but only after an opportunity for a hearing before</del>
29	the board upon reasonable notice in writing:
30	(1) Capital murder as prohibited in § 5-10-101;
31	(2) Murder in the first degree as prohibited in § 5-10-102 and
32	murder in the second degree as prohibited in § 5-10-103;
33	(3) Manslaughter as prohibited in § 5-10-104;
34	(4) Battery in the first degree as prohibited in § 5-13-201 and
35	battery in the second degree as prohibited in § 5-13-202;
36	(5) Aggravated assault as prohibited in § 5-13-204;

1 (6) Terroristic threatening in the first degree as prohibited in 2 § 5-13-301: 3 (7) Kidnapping as prohibited in § 5-11-102; 4 (8) Rape as prohibited in § 5-14-103; 5 (9) Sexual assault in the first degree, second degree, third 6 degree, and fourth degree as prohibited in §§ 5-14-124 - 5-14-127; 7 (10) Incest as prohibited in § 5-26-202; 8 (11) Engaging children in sexually explicit conduct for use in 9 visual or print media, transportation of minors for prohibited sexual conduct, employing or consenting to the use of a child in a sexual 10 11 performance, or producing, directing, or promoting a sexual performance by a child as prohibited in §§ 5-27-303, 5-27-305, 5-27-402, and 5-27-403; 12 (12) Distribution to minors as prohibited in § 5-64-406; 13 14 (13) Any felony in violation of the Uniform Controlled 15 Substances Act, § 5-64-101 et seq.; 16 (14) Sexual indecency with a child as prohibited in § 5-14-110; 17 (15) Endangering the welfare of a minor in the first degree as prohibited in § 5-27-205; 18 19 (16) Pandering or possessing visual or print medium depicting sexually explicit conduct involving a child as prohibited by § 5-27-304; 20 21 (17) False imprisonment in the first degree as prohibited in § 22 5-11-103; 23 (18) Permanent detention or restraint as prohibited in § 5-11-24 106: 25 (19) Permitting abuse of a child as prohibited in § 5-27-26 221(a)(1) and (3); 27 (20) Negligent homicide as prohibited by § 5-10-105(a); 28 (21) Assault in the first degree as prohibited by § 5-13-205; (22) Coercion as prohibited by § 5-13-208; 29 30 (23) Public sexual indecency as prohibited by § 5-14-111; (24) Indecent exposure as prohibited by § 5-14-112; 31 32 Endangering the welfare of a minor in the second degree as (25) 33 prohibited by § 5-27-206; 34 (26) Criminal attempt, criminal solicitation, or criminal 35 conspiracy as prohibited in §§ 5-3-201, 5-3-202, 5-3-301, and 5-3-401, to 36 commit any of the offenses listed in this subsection;

1	(27) Computer child pornography as prohibited in § 5-27-603; and
1	
2	(28) Computer exploitation of a child in the first degree as
3	prohibited in § 5-27-605-;
4	(29) Felony theft as prohibited in §§ 5-36-103 - 5-36-106, and
5	<u>5-36-203;</u>
6	(30) Robbery as prohibited by §§ 5-12-102 and 5-12-103;
7	(31) Breaking or entering as prohibited by § 5-39-202;
8	(32) Burglary as prohibited by § 5-39-201;
9	(33) Forgery as prohibited by § 5-37-201;
10	(34) Any felony not listed in this subsection (c) and involving
11	physical or sexual injury, mistreatment, or abuse against another; and
12	(35) Any sexual offense as defined by § 6-17-116.
13	(d)(l) The revocation provisions of subsection (c) of this section may
14	be waived or a license may be suspended or placed on probation by the state
15	<del>board upon request by:</del>
16	(A) The board of a local school district;
17	(B) An affected applicant for licensure; or
18	(C) The person holding a license subject to revocation.
19	(2) Circumstances for which a waiver may be granted shall
20	include, but not be limited to, the following:
21	(A) The age at which the crime was committed;
22	(B) The circumstances surrounding the crime;
23	(C) The length of time since the crime;
24	(D) Subsequent work history;
25	(E) Employment references;
26	(F) Character references; and
27	(G) Other evidence demonstrating that the applicant does
28	not pose a threat to the health or safety of school children or school
29	personnel.
30	(d)(1) For the purposes of this subsection (d):
31	(A) "Cause" means any of the following:
32	(i) Holding a license obtained by fraudulent means;
33	(ii) Revocation of a license in another state;
34	
35	
36	
<ol> <li>16</li> <li>17</li> <li>18</li> <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> <li>34</li> <li>35</li> </ol>	<pre>(A) The board of a local school district; (B) An affected applicant for licensure; or (C) The person holding a license subject to revocation. (2) Circumstances for which a waiver may be granted shall include, but not be limited to, the following; (A) The age at which the erime was committed; (B) The circumstances surrounding the crime; (C) The length of time since the erime; (C) The length of time since the erime; (D) Subsequent work history; (E) Employment references; (F) Character references; and (C) Other evidence demonstrating that the applicant does not pose a threat to the health or safety of school children or school perconnel. (d) (1) For the purposes of this subsection (d): (A) "Cause" means any of the following:</pre>

1	(iv) Having the completed examination test score of
2	any testing program required by the state board for teacher licensure
3	declared invalid by the testing program company and so reported to the
4	Department of Education by the testing company;
5	(v) Having an expunged or a pardoned conviction for
6	any sexual or physical abuse offense committed against a child or any offense
7	in subsection (c) of this section;
8	(vi) Failing to establish or maintain the necessary
9	requirements and standards set forth in Arkansas law or state board rules and
10	regulations for teacher licensure;
11	(vii) Knowingly submitting or providing false or
12	misleading information or knowingly failing to submit or provide information
13	requested or required by law to the Department of Education, the state board,
14	or the Division of Legislative Audit; or
15	(viii) Knowingly falsifying or directing another to
16	falsify any grade given to a student, whether the grade was given for an
17	individual assignment or examination or at the conclusion of a regular
18	grading period; and
19	(B) "Child" means a person under twenty-one (21) years of
20	age or enrolled in the public schools of the State of Arkansas.
21	(2) For cause as stated in subsection (e) of this section, the
22	state board is authorized to:
23	(A) Revoke a license permanently;
24	(B) Suspend a license for a terminable period of time or
25	indefinitely; or
26	(C) Place a person on probationary status for a terminable
27	period of time with the license to be revoked or suspended if the
28	probationary period is not successfully completed.
29	(e)(l) Before taking an action under subsections (c) or (d) of this
30	section, the state board shall provide a written notice of the reason for the
31	action and shall afford the person against whom the action is being
32	considered the opportunity to request a hearing.
33	(2) A written request for a hearing must be received by the
34	state board no more than thirty (30) days after the notice of the denial,
35	nonrenewal, or revocation of the license is received by the person who is the
36	subject of the proposed action.

1	(3) Upon written notice that a revocation, suspension, or
2	probation is being sought by the state board for a cause set forth, a person
3	<u>may:</u>
4	(A) Decline to answer the notice, in which case a hearing
5	shall be held before the state board to establish by a preponderance of the
6	evidence that cause for the proposed action exists;
7	(B)(i) Contest the complaint and request a hearing in
8	writing, in which case the person shall be given an evidentiary hearing
9	before the state board if one is requested.
10	(ii) If the person requesting the hearing fails to
11	appear at the hearing, the hearing shall proceed in the manner described in
12	subdivision (e)(3)(A) of this section;
13	(C) Admit the allegations of fact and request a hearing
14	before the state board in mitigation of any penalty that may be assessed; or
15	(D) Stipulate or reach a negotiated agreement, which must
16	be approved by the state board.
17	(e)(1) For cause as set forth in subdivision (e)(2) of this section,
18	the state board may revoke, suspend, or place on probation the license of any
19	person but only after an opportunity for a hearing before the state board
20	upon reasonable written notice of the cause to be considered and only if a
21	written request for a hearing is received by the state board no less than
22	thirty (30) days after the notice of the cause is received by the person
23	holding the license.
24	(2) For the purposes of this subsection, "cause" means any of
25	the following:
26	(A) Pleading guilty or nolo contendere to or having been
27	found guilty of a felony not listed in subsection (c) of this section in any
28	<del>court in this state or of a similar felony in a court in another state or in</del>
29	<del>a federal court;</del>
30	(B) Pleading guilty or nolo contendere to or having been
31	found guilty in a court:
32	(i) In this state of a nonfelony negligent homicide
33	or a misdemeanor not listed in subsection (c) of this section and involving
34	physical injury, mistreatment, or abuse against a child or against a
35	household member of the licensee; or
36	(ii) In another state or in federal court of a crime

1	similar to a nonfelony negligent homicide or a misdemeanor not listed in
2	subsection (c) of this section and involving physical injury, mistreatment,
3	or abuse against a child or against a household member of the licensee;
4	(C) Holding a license obtained by fraudulent means;
5	(D) Revocation of a license in another state;
6	(E) Intentionally compromising the validity or
7	security of any student test or testing program administered by or required
8	by the state board or the Department of Education;
9	(F) Having the completed examination test score of
10	any testing program required by the state board for teacher licensure
11	declared invalid by the testing program company and so reported to the
12	Department of Education by the testing company;
13	(G) Having an expunged or a pardoned conviction for
14	any sexual or physical abuse offense committed against a child;
15	<del>(H) Failing to establish or maintain the necessary</del>
16	requirements and standards set forth in Arkansas law or state board rules and
17	regulations for teacher licensure;
18	(I) Knowingly submitting or providing false or
19	misleading information or knowingly failing to submit or provide information
20	requested or required by law to the Department of Education, the state board,
21	or the Division of Legislative Audit; or
22	(J) Knowingly falsifying or directing another to
23	falsify any grade given to a student, whether the grade was given for an
24	individual assignment or examination or at the conclusion of a regular
25	grading period.
26	(3) For purposes of this subsection, "child" means a
27	person enrolled in the public schools of the State of Arkansas.
28	(f)(1) The revocation provisions of subsection (c) of this section may
29	be waived or a license may be suspended or placed on probation by the state
30	board upon request by:
31	(A) The board of a local school district;
32	(B) An affected applicant for licensure; or
33	(C) The person holding a license subject to revocation.
34	(2) Circumstances for which a waiver may be granted shall
35	include, but not be limited to, the following:
36	(A) The age at which the crime was committed;

1	(B) The circumstances surrounding the crime;
2	(C) The length of time since the crime;
3	(D) Subsequent work history;
4	(E) Employment references;
5	(F) Character references; and
6	(G) Other evidence demonstrating that the applicant does
7	not pose a threat to the health or safety of school children or school
8	personnel.
9	<del>(f)(l)</del> (g)(l) The superintendent of each school district shall report
10	to the state board the name of any person holding a license issued by the
11	state board and currently employed or employed during the two (2) previous
12	school years by the local school district who:
13	(A) Has pleaded guilty or nolo contendere to or has been
14	found guilty of a felony or any misdemeanor listed in <del>[nc69]</del> subsection (c) of
15	this section;
16	(B) Holds a license obtained by fraudulent means;
17	(C) Has had a similar license revoked in another state;
18	(D) Has intentionally compromised the validity or security
19	of any student test or testing program administered or required by the
20	Department of Education;
21	(E) Has knowingly submitted falsified information or
22	failed to submit information requested or required by law to the Department
23	of Education, the state board, or the division; or
24	(F) Has failed to establish or maintain the necessary
25	requirements and standards set forth in Arkansas law or Department of
26	Education rules and regulations for teacher licensure.
27	(2) Failure of a superintendent to report information as
28	required by this subsection may result in sanctions imposed by the state
29	board.
30	<del>(g) For cause as stated in subsection (e) of this section, the state</del>
31	board is authorized to:
32	(1) Revoke a license permanently;
33	(2) Suspend a license for a terminable period of time or
34	indefinitely; or
35	(3) Place a person on probationary status for a terminable
36	period of time with the license to be revoked or suspended if the

1 probationary period is not successfully completed. 2 (h) Upon notice in writing that a revocation, suspension, or probation 3 is being sought by the state board for a cause set forth, a person may: 4 (1) Decline to answer the notice, in which case a hearing 5 will be held before the state board to establish by a preponderance of the 6 evidence that cause for the proposed action exists; 7 (2) Contest the complaint, in which case the person shall 8 be given an evidentiary hearing before the state board if one is requested; 9 (3) Admit the allegations of fact and request a hearing before the state board in mitigation of any penalty which may be assessed; or 10 11 (4) Stipulate or reach a negotiated agreement which must 12 be approved by the state board.  $\frac{(i)(1)}{(h)(1)}$  Any information received by the Department of Education 13 14 from the Identification Bureau of the Department of Arkansas State Police 15 pursuant to subsection (a) of this section shall not be available for 16 examination except by the affected applicant for licensure or his or her duly 17 authorized representative, and no record, file, or document shall be removed from the custody of the Department of Education. 18 19 (2) Any information made available to the affected applicant for licensure or the person whose license is subject to revocation shall be 20 21 information pertaining to that applicant only. 22 (3) Rights of privilege and confidentiality established under 23 this section shall not extend to any document created for purposes other than 24 this background check. 25  $\frac{(j)}{(j)}$  (i) The state board shall adopt the necessary rules and regulations 26 to fully implement the provisions of this section. 27 28 SECTION 23. Arkansas Code § 6-17-414 is amended to read as follows: 29 6-17-414. Criminal records check as a condition for initial employment 30 of nonlicensed personnel. 31 (a)(1)(A)(i) Except as provided in subdivision (a)(1)(C) of this 32 section, the board of directors of a local school district or an education 33 service cooperative shall require as a condition for initial employment or 34 re-employment in a *moncertified* nonlicensed staff position any person making 35 application to apply to the Identification Bureau of the Department of 36 Arkansas State Police for statewide and nationwide criminal records checks,

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1 the latter to be conducted by the Federal Bureau of Investigation. 2 (ii) The checks shall conform to the 3 applicable federal standards and shall include the taking of fingerprints. 4 (iii) The Identification Bureau of the Department of 5 Arkansas State Police may maintain these fingerprints in the automated 6 fingerprint identification system. (iv) The Federal Bureau of Investigation shall 7 8 promptly destroy the fingerprint card of the applicant. 9 (B) The person shall sign a release of information to the 10 Department of Education. Unless the employing school district board of 11 directors has taken action to pay for the cost of criminal background checks 12 required by this section, the employment applicant shall be responsible for the payment of any fee associated with the criminal records checks. 13 14 (C)(i) The board of directors of a local school district 15 created by consolidation, annexation, or detachment may waive the 16 requirements under subdivisions (a)(1)(A) and (B) of this section for 17 personnel who were employed by the affected district immediately prior to the annexation, consolidation, or detachment and who had complete criminal 18 19 background checks conducted as a condition of the person's most recent employment with the affected district as required under this section. 20 21 (ii) As used in this section, "affected district" 22 means a school district that loses territory or students as a result of 23 annexation, consolidation, or detachment. 24 (2) Upon completion of the criminal records check, the 25 Identification Bureau of the Department of Arkansas State Police shall 26 forward all releasable information obtained concerning the person to the 27 Department of Education, which shall promptly inform the board of directors 28 of the local school district or education service cooperative whether or not 29 the applicant is eligible for employment as provided by subdivision (b)(1) of 30 this section. 31 (b) A person shall not be eligible for employment by a local school 32 district or education service cooperative in a noncertified nonlicensed staff 33 position if that person has pleaded guilty or nolo contendere to or has been 34 found guilty of any of the following offenses by any court in the State of 35 Arkansas or of any similar offense by a court in another state or of any

36 similar offense by a federal court:

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1	(1) Capital murder as prohibited in § 5-10-101;
2	(2) Murder in the first degree as prohibited in § 5-10-102 and
3	murder in the second degree as prohibited in § 5-10-103;
4	(3) Manslaughter as prohibited in § 5-10-104;
5	(4) Battery in the first degree as prohibited in § 5-13-201 and
6	battery in the second degree as prohibited in § 5-13-202;
7	(5) Aggravated assault as prohibited in § 5-13-204;
8	(6) Terroristic threatening in the first degree as prohibited in
9	§ 5-13-301;
10	(7) Kidnapping as prohibited in § 5-11-102;
11	(8) Rape as prohibited in § 5-14-103;
12	(9) Sexual assault in the first degree, second degree, third
13	degree, and fourth degree, as prohibited in <u>§§</u> 5-14-124 - 5-14-127;
14	(10) Incest as prohibited in § 5-26-202;
15	(11) Engaging children in sexually explicit conduct for use in
16	visual or print media, transportation of minors for prohibited sexual
17	conduct, employing or consenting to the use of a child in a sexual
18	performance, or producing, directing, or promoting a sexual performance by a
19	child as prohibited in §§ 5-27-303, 5-27-305, 5-27-402, and 5-27-403;
20	(12) Distribution to minors as prohibited in § 5-64-406;
21	(13) Any felony in violation of the Uniform Controlled
22	Substances Act, § 5-64-101 et seq.;
23	(14) Criminal attempt, criminal solicitation, or criminal
24	conspiracy as prohibited in §§ 5-3-201, 5-3-202, 5-3-301, and 5-3-401, to
25	commit any of the offenses listed in this subsection;
26	(15) Sexual indecency with a child as prohibited in § 5-14-110;
27	(16) Endangering the welfare of a minor in the first degree as
28	prohibited in § 5-27-205;
29	(17) Pandering or possessing visual or print medium depicting
30	sexually explicit conduct involving a child as prohibited by § 5-27-304;
31	(18) False imprisonment in the first degree as prohibited in §
32	5-11-103;
33	(19) Permanent detention or restraint as prohibited in § 5-11-
34	106;
35	(20) Permitting abuse of a child as prohibited in § 5-27-
36	221(a)(1) and (3);

1	(21) Negligent homicide as prohibited by § 5-10-105(a);
2	(22) Assault in the first degree as prohibited by § 5-13-205;
3	(23) Coercion as prohibited by § 5-13-208;
4	(24) Public sexual indecency as prohibited by § 5-14-111;
5	(25) Indecent exposure as prohibited by § 5-14-112;
6	(26) Endangering the welfare of a minor in the second degree as
7	prohibited by § 5-27-206;
8	(27) Computer child pornography as prohibited in § 5-27-603; and
9	(28) Computer exploitation of a child in the first degree as
10	prohibited in § 5-27-605 <del>.</del>
11	(29) Felony theft as prohibited in §§ 5-36-103 - 5-36-106, and
12	<u>5-36-203;</u>
13	(30) Robbery as prohibited by §§ 5-12-102 and 5-12-103;
14	(31) Breaking or entering as prohibited by § 5-39-202;
15	(32) Burglary as prohibited by § 5-39-201;
16	(33) Forgery as prohibited by § 5-37-201;
17	(34) Any felony not listed in this subsection (c) and involving
18	physical or sexual injury, mistreatment, or abuse against another; and
19	(35) Any sexual offense as defined by § 6-17-116.
20	(c) However, the board of directors of a local school district or
21	education service cooperative is authorized to offer provisional employment
22	to an applicant pending receipt of eligibility information from the
23	Department of Education.
24	(d)(l) Any information received by the Department of Education from
25	the Identification Bureau of the Department of Arkansas State Police pursuant
26	to this section shall not be available for examination except by the affected
27	applicant for employment or his or her duly authorized representative, and no
28	record, file, or document shall be removed from the custody of the Department
29	of Education.
30	(2) Any information made available to the affected applicant for
31	employment shall be information pertaining to that applicant only.
32	(3) Rights of privilege and confidentiality established under
33	this section shall not extend to any document created for purposes other than
34	this background check.
35	(c) As used in this section, "noncertified staff position" means any
36	job that does not require the person to hold a license issued by the State

1	Board of Education and is either a full-time job or a permanent part-time job
2	<del>or is a job as a substitute teacher for thirty (30) days or more during a</del>
3	school year.
4	(f)(l) The employment eligibility provisions of subdivision (b)(l) of
5	this section may be waived by the state board upon request by:
6	(A) The board of a local school district; or
7	(B) An affected applicant for employment.
8	(2) Circumstances for which a waiver may be granted shall
9	include, but not be limited to, the following:
10	(A) The age at which the crime was committed;
11	(B) The circumstances surrounding the crime;
12	(C) The length of time since the crime;
13	<del>(D) Subsequent work history;</del>
14	<del>(E) Employment references;</del>
15	<del>(F) Character references; and</del>
16	(G) Other evidence demonstrating that the applicant does
17	not pose a threat to the health or safety of school children or school
18	personnel.
19	(3) No waiver shall be granted if the state board determines
20	that the offense was a violent, physical, or sexual offense.
21	<del>(g)<u>(</u>e)</del> The state board <del>may</del> <u>shall</u> determine that an applicant for
22	employment with a school district in a <del>noncertified</del> <u>nonlicensed</u> staff
23	position is ineligible for employment if the applicant:
24	(1) Has pleaded guilty or nolo contendere to or has been found
25	guilty of a felony not listed in subsection (b) of this section;
26	(2) Pleads guilty or nolo contendere to or has been found guilty
27	<del>in a court:</del>
28	(A) In this state of a nonfelony negligent homicide or a
29	misdemeanor not listed in subsection (b) of this section and involving
30	physical injury, mistreatment, or abuse against a child or against a
31	household member of the licensee; or
32	(B) In another state or in federal court of a crime
33	similar to a nonfelony negligent homicide or a misdemeanor not listed in
34	subsection (b) of this section and involving physical injury, mistreatment,
35	or abuse against a child or against a household member of the licensee;
36	<del>(3)</del> (1) Is required to pass an examination as a requirement of

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1	his or her position and the applicant's completed examination test score was
2	declared invalid because of the applicant's improper conduct;
3	<del>(4)<u>(</u>2)</del> Has an expunged or a pardoned conviction for any sexual
4	or physical abuse offense committed against a child or any offense listed in
5	subsection (b) of this section;
6	<del>(5)</del> (3) Knowingly submits or provides false or misleading
7	information or knowingly fails to submit or provide information requested or
8	required by law to the Department of Education, the state board, or the
9	Division of Legislative Audit; or
10	<del>(6)</del> (4) Knowingly falsifies or directs another to falsify any
11	grade given to a student, whether the grade was given for an individual
12	assignment or examination or at the conclusion of a regular grading period.
13	(f)(1) The superintendent of each school district shall report to the
14	state board the name of any person currently employed by the local school
15	district who:
16	(A) Has pleaded guilty or nolo contendere to or has been
17	found guilty of a felony or any misdemeanor listed in subsection (b) of this
18	section;
19	(B) Has intentionally compromised the validity or security
20	of any student test or testing program administered or required by the
21	Department of Education; or
22	(C) Has knowingly submitted falsified information or
23	failed to submit information requested or required by law to the Department
24	of Education, the state board, or the division.
25	(2) Failure of a superintendent to report information as
26	required by this subsection may result in sanctions imposed by the state
27	board.
28	
29	SECTION 24. Arkansas Code § 6-17-416 is amended to read as follows:
30	6-17-416. Criminal records check of employees of more than one
31	district.
32	Employees, whether new or existing, who have a contract with or work
33	for more than one (1) school district in one (1) year shall be required to
34	have <del>only one (1)</del> <u>a new</u> criminal background check <u>for each school district</u> to
35	satisfy the requirements of all employing school districts for that year.
36	

1	SECTION 25. Arkansas Code § 6-18-901(d)(1), concerning the transfer of
2	permanent student records, is amended to read as follows:
3	(d)(l) <u>(A)</u> A copy of the permanent student record shall be provided to
4	the receiving school district upon the transfer of a student to another
5	district.
6	(B) The school district shall provide the copy of the
7	student's permanent student record to the receiving school district within
8	ten (10) school days after the date a request from the receiving school
9	district is received.
10	(C) The school district shall not fail or refuse to
11	provide a copy of the student's permanent student record to the receiving
12	school district because the student owes money to the school district for
13	school-related charges, including without limitation charges for:
14	(i) Food services;
15	(ii) Unreturned library books; or
16	(iii) Fees.
17	
18	SECTION 26. Arkansas Code § 6-18-1005(a)(1)(F), concerning student
19	services programs, is amended to read as follows:
20	(F) Interpretation of <u>augmented</u> criterion-referenced and
21	norm-referenced testing and dissemination of results to the school, students,
22	parents, and community;
23	
24	SECTION 27. Arkansas Code § 6-18-1005(a)(1)(L), concerning student
25	services programs, is amended to read as follows:
26	(L) Classroom guidance, which shall be limited to <del>thirty</del>
27	minute forty-minute class sessions, not to exceed three (3) per day or ten
28	(10) per week; and
29	
30	SECTION 28. Arkansas Code § 6-20-603(b)-(e), concerning isolated
31	schools funding, is amended to read as follows:
32	(b) <u>Beginning with the 2004-2005 school year and each Each</u> school year
33	thereafter, state financial aid in the form of isolated funding shall be
34	provided to school districts containing an isolated school area in an amount
35	equal to the prior <del>year year's three (3) quarter <u>three-quarter</u> average daily</del>
36	membership of the isolated school area multiplied by the per student isolated

funding amount for the isolated school areas as set forth under column "C" of
 subsection (a) of this section.

3 (c) No A school district may not receive isolated funding under this
4 section for an isolated school area if the prior year year's three (3)
5 quarter three-quarter average daily membership of the isolated school area
6 exceeds three hundred fifty (350).

7 (d) A school district receiving isolated funding for an isolated
8 school area shall expend the funds solely for the operation, maintenance, and
9 support of the isolated school area.

10 (e) No A school district or isolated school area which may qualify 11 under other law to receive additional state aid because its average daily 12 membership is less than three hundred fifty (350) shall <u>not</u> be eligible to 13 receive funding under this section except that a district qualifying under 14 other law for such aid and qualifying for funds under this section may elect 15 to receive funds under this section in lieu of aid under <u>the</u> other <u>law</u>. 16

17 SECTION 29. Arkansas Code § 6-20-603, concerning isolated schools funding, is amended to add an additional subsection to read as follows: 18 19 (i)(1) A school district eligible to receive isolated funding under 20 this section shall continue to receive partial funding even if all or part of 21 an isolated school is closed. 22 (2) If all or part of an isolated school in a school district is 23 closed, the school district shall receive funding based on the prior year's 24 three-quarter average daily membership of the isolated school, or the part of 25 the isolated school that remains open. 26 (3) The school district shall not receive funding under this 27 subsection (i) if the closure is directed by the school district board of 28 directors. 29 (i) (j) The State Board of Education may promulgate rules as necessary 30 for the proper implementation of this section. 31 32 SECTION 30. Arkansas Code § 6-20-604(a), concerning additional funding 33 for isolated schools, is amended to read as follows: 34 (a)(1) The new requirements under the Standards for Accreditation of

- 35 Arkansas Public Schools adopted by the State Board of Education have
- 36 disproportionately increased the cost of operations for school districts that

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1	contain isolated schools.
2	<del>(2)</del> (a) The General Assembly <del>further</del> finds that school districts <del>which</del>
3	that contain isolated schools need additional funding to provide an adequate
4	education for students attending schools in those districts.
5	
6	SECTION 31. Arkansas Code § 6-20-604(h)-(i), concerning additional
7	funding for isolated schools, is amended to read as follows:
8	<pre>(h)(1) A school district eligible to receive isolated funding under \$</pre>
9	<del>6-20-603 shall continue to receive partial funding under § 6-20-603 even if</del>
10	part of the isolated schools are closed, but a school district shall not
11	receive funding under \$ 6-20-603 for any isolated schools or parts thereof
12	that have been closed by the local board of directors.
13	(2) If part of the isolated schools in a district are closed,
14	the school district shall receive funding under § 6-20-603 based on the
15	three-quarter average daily membership of the isolated schools or parts
16	thereof that remain open in the district.
17	<del>(i)<u>(</u>h)</del> The provisions of this <u>This</u> section <del>are</del> <u>is</u> contingent on the
18	appropriation and availability of funding for its purposes.
19	
20	SECTION 32. Arkansas Code § 6-20-1406 is repealed.
21	6-20-1406. Standards for school construction.
22	(a) The State Board of Education shall establish reasonable minimum
23	standards for schoolhouse construction, and standards may be revised from
24	time to time as educational problems and methods of procedure develop and
25	change.
26	(b) The standards shall include review and approval by all
27	appropriate and applicable state agencies, boards, and local officials for,
28	including, but not limited to, the following:
29	(1) Plumbing Code, § 17-38-101 et seq., and Heating,
30	Ventilation, Air Conditioning, and Refrigeration (HVACR) Code, § 17-33-101 et
31	seq., compliance;
32	(2) Fire Prevention Act, § 12-13-101 et seq., and Seismic Code,
33	<del>§ 12-80-101 et seq., compliance;</del>
34	(3) Arkansas Building Authority-adopted Americans with
35	Disabilities Act Accessibility Guidelines, 28 C.F.R. Part 36, Appx. A,
36	compliance; and

1	(4) Arkansas Architectural Act, § 17-15-101 et seq.,
2	Professional Engineers, § 17-30-101 et seq., and Public Works, § 22-9-101 et
3	seq., compliance.
4	(c) As used in this section and in § 6-20-1407, "schoolhouse" means
5	any elementary or secondary school district facility that will be used for
6	administrative, educational, or physical education purposes.
7	(d) This section shall be repealed as of the effective date of the
8	Public School Academic Facility Manual as adopted by the Commission for
9	Public School Academic Facilities and Transportation.
10	
11	SECTION 33. Arkansas Code § 6-20-1407 is amended to read as follows:
12	6-20-1407. Approval of building plans.
13	(a) No A new schoolhouse shall <u>not</u> be built except in accordance with
14	the plan finally approved by the Commission for <u>Arkansas</u> Public School
15	Academic Facilities and Transportation for all projects where the commission
16	requires its approval.
17	(b) When so required by the commission, a <u>A</u> copy of approved plans and
18	specifications of all new schoolhouses or additions shall be filed with and
19	approved by the commission before construction <del>shall be commenced</del> <u>is begun</u> .
20	(c) The approval process established by the commission shall include
21	review and approval by all appropriate and applicable state agencies, boards,
22	and local officials necessary to meet the standards contained in the Arkansas
23	<u>School Facility Manual;</u>
24	(c)(d)(1) A copy of final construction documents shall be submitted to
25	the A <del>rchitectural</del> <u>Design Review</u> Section of <u>the</u> Arkansas Building Authority
26	for review in regard to compliance with the Arkansas-adopted Accessibility
27	Guidelines (ADAAG-Americans with Disabilities Act Accessibility Guidelines).
28	(2) All review comments received from the authority shall be in
29	writing.
30	(3) Corrected construction documents shall be received and
31	approved by the authority.
32	(4) No <u>A</u> project shall <u>not</u> be released for bidding or
33	construction until the requirements of <del>§ 6-20-1406 and</del> this section are met.
34	<del>(d)(e)</del> Review and approval of plans under this section or otherwise
35	shall not be a guarantee of state financial participation in any public
36	school academic facilities project.

1	
2	SECTION 34. Arkansas Code § 6-20-2503, concerning bonded debt
3	assistance for public school districts, is amended to add an additional
4	subsection to read as follows:
5	(g)(l) A school district shall qualify to receive any appropriate
6	supplemental millage incentive funds otherwise available in the public school
7	<u>fund if:</u>
8	(A) The school district voluntarily raised its maintenance
9	and operation mills only during the 2004-2005 school year in order to have a
10	total millage beyond the twenty-five (25) mills required by the Arkansas
11	Constitution, Amendment 74; and
12	(B) The school district's property assessment per student
13	is below the state average per student.
14	(2) The supplemental millage incentive funds shall be available
15	without regard to any other qualifications in law, including without
16	limitation any requirement that a school district must have previously
17	received a debt service funding supplement.
18	
19	SECTION 35. Arkansas Code § 6-41-202 is amended to read as follows:
20	6-41-202. Policy and purposes Purposes and applicability.
21	(a) <u>(1)</u> It <del>shall be</del> <u>is</u> the policy of this state to provide and to
22	require school districts to provide, as an integral part of the public
23	schools, a free appropriate public education for students with disabilities.
24	(2) The State Board of Education is therefor expressly
25	authorized to assign responsibility for providing free appropriate public
26	education of any child with a disability to an appropriate school district.
27	(b)(1) One of the purposes of this subchapter is to cooperate in any
28	reasonable way with programs now in operation for children with disabilities
29	in any state institution or treatment facility.
30	(2) It shall be a primary purpose of this subchapter to
31	cooperate with the institutions and treatment facilities to the end that the
32	educational interests of children with disabilities shall be served.
33	(b) The provisions of this section shall apply to all political
34	subdivisions of the state that are involved in the education of children with
35	disabilities, including without limitation the state educational agency,
36	local educational agencies, educational service agencies, public charter

1	schools that are not otherwise included as local educational agencies or
2	educational service agencies and are not a school of a local educational
3	agency or educational service agency, other state agencies and schools,
4	including without limitation the Department of Mental Health and Welfare and
5	state schools for children with deafness or children with blindness, and
6	state and local juvenile and adult correction facilities.
7	(c) The provisions of this section shall be binding on each public
8	agency in the state that provides special education and related services to
9	children with disabilities, regardless of whether that agency is receiving
10	funds under Part B of the Individuals with Disabilities Education Act.
11	(d) Each public agency in the state is responsible for ensuring that
12	the rights and protections under Part B of the Individuals with Disabilities
13	Education Act are given to children with disabilities referred to or placed
14	in private schools and facilities by that public agency or placed in private
15	schools by their parents under the Individuals with Disabilities Education
16	<u>Act.</u>
17	(e) The state educational agency is responsible for ensuring that the
18	requirements of this section are carried out and that each educational
19	program for children with disabilities administered within the state,
20	including without limitation each program administered by any other state or
21	local agency, is under the general supervision of the persons responsible for
22	educational programs for children with disabilities in the state educational
23	agency and meets the educational standards of the state educational agency,
24	including without limitation the requirements of the Individuals with
25	Disabilities Education Act.
26	
27	SECTION 36. Arkansas Code § 6-41-203 is amended to read as follows:
28	6-41-203. Definitions.
29	As used in this subchapter <del>, unless the context otherwise requires</del> :
30	(1) "A child with <del>disabilities</del> <u>a disability</u> " means a person
31	between <del>the ages of</del> three (3) and twenty-one (21) years <u>of age</u> , because of
32	mental, physical, emotional, or learning disabilities, requires special
33	education services as defined by the federal Individuals with Disabilities
34	Education Act. This term is to be specifically interpreted to mean but not
35	to be wholly limited to a child with mental retardation, hearing impairments
36	(including deafness), speech or language impairments, visual impairments,

1	(including blindness), serious emotional disturbance (hereinafter referred to
2	as "emotional disturbance"), orthopedic impairments, autism, traumatic brain
3	injury, other health impairments, or specific learning disabilities who, by
4	reason thereof, needs special education and related services:
5	evaluated in accordance with the Individuals with Disabilities Education Act
6	as having mental retardation, a hearing impairment including without
7	limitation deafness, a speech or language impairment, a visual impairment
8	including without limitation blindness, a serious emotional disturbance, an
9	orthopedic impairment, autism, traumatic brain injury, other health
10	impairments, a specific learning disability, deaf-blindness, or multiple
11	disabilities and who, by reason thereof, needs special education and related
12	services;
13	(2) "Board" means the State Board of Education; and
14	(3) "Special education" means <del>classroom, home, hospital, or</del>
15	other instruction to meet the needs of children with disabilities and
16	includes transportation and corrective and supporting services required to
17	assist children with disabilities in taking advantage of or responding to
18	educational programs and opportunities specially designed instruction at no
19	cost to the parents to meet the unique needs of a child with a disability,
20	including instruction conducted in the classroom, in the home, in hospitals
21	and institutions, in other settings, and instruction in physical education.
22	(B) Special education includes each of the following, if
23	the services otherwise meet the requirements of this definition:
24	(i) Speech-language pathology services, or any other
25	related service, if the service is considered special education rather than a
26	related service under state standards;
27	(ii) Travel training; and
28	(iii) Vocational education.
29	
30	SECTION 37. Arkansas Code § 6-41-204 is amended to read as follows:
31	6-41-204. Separate schooling Least restrictive environment.
32	(a)(1) To the maximum extent practicable, children with disabilities
33	shall be educated along with children who do not have disabilities and shall
34	attend regular classes.
35	(2) Impediments to learning and to the normal functioning of
36	children with disabilities in the regular school environment shall be

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1	overcome, when possible, by the provision of special aids and services rather
2	than by separate schooling for children with disabilities.
3	(a) Each public agency shall ensure that:
4	(1) To the maximum extent appropriate, a child with a
5	disability, including a child in a public or private institution or other
6	care facility, is educated with children who are nondisabled; and
7	(2) Special classes, separate schooling, or other removal of a
8	child with a disability from the regular educational environment may occur
9	only if the nature or severity of the disability is such that education in
10	regular classes with the use of supplementary aids and services cannot be
11	achieved satisfactorily.
12	(b) Separate schooling or other removal of children with disabilities
13	from the regular educational environment shall occur only when, and to the
14	extent that, the nature or severity of the disability is such that education
15	in regular classes, even with the use of supplementary aids and services,
16	cannot be accomplished satisfactorily.
17	(b) The state funding mechanism shall not:
18	(1) Result in placements that violate the requirements of
19	subsection (a) of this section; or
20	(2) Distribute funds on the basis of the type of setting in
21	which a child is served in a manner that results in the failure to provide a
22	child with a disability free appropriate public education according to the
23	unique needs of the child, as described in the child's individualized
24	education program.
25	
26	SECTION 38. Arkansas Code § 6-41-206(c), concerning school district
27	responsibility to provide free and appropriate public education for children
28	with disabilities, is repealed.
29	(c) The provisions of this subchapter shall provide, foremost, for the
30	welfare and well-being of the children of this state, and the responsibility
31	to provide the appropriate services is not reduced by the objection of a
32	parent or guardian to an evaluation of the child's educational needs or to
33	the child's participation in beneficial services designed to promote the
34	well-being of the child, unless the objection is such that it may, itself,
35	constitute a serious obstacle acting to the detriment of the child.
36	

1	SECTION 39. Arkansas Code § 6-41-214(b) and (c) is repealed.
2	(b) Eligibility for services and provisions of this subchapter shall
3	be limited to those students enrolled in the public schools or approved
4	treatment institutions in the state.
5	(c) The public school board or governing board of an approved
6	treatment institution shall be responsible for the initial determination of
7	eligibility, but the final determination, in the event of controversy, shall
8	rest with the board or its designated representative.
9	
10	SECTION 40. Arkansas Code § 6-41-220(b) and (c)(l), concerning the
11	efforts and expenditures of school districts for educating children with
12	disabilities, are amended to read as follows:
13	(b)(1) For the purpose of determining the responsibility for
14	expenditure of equal effort, the residence of a child with disabilities shall
15	be deemed to be the school district in which the parent or legal guardian of
16	the child resides.
17	(2) In the case of a child with disabilities whose parents do
18	not reside in the same school district, the residence of the child shall be
19	the district in which the parent having legal custody of the child resides.
20	<del>(c)(l)(b)(l)</del> Two (2) or more school districts may join together to
21	establish special classes for children with disabilities.
22	
23	SECTION 41. Arkansas Code § 6-47-404(c)(1), concerning the
24	establishment and implementation of the Arkansas Distance Learning
25	Development Program, is amended to read as follows:
26	(c)(l) <del>(A)</del> The funding necessary to carry out the provisions of this
27	subchapter may be derived from donations, grants, or legislative
28	appropriation.
29	(B) The program shall receive from the Public School Fund
30	an amount equal to one-sixth (1/6) of the previous year's state foundation
31	funding per student enrolled in a course at the secondary level or for each
32	subject at the elementary level.
33	
34	SECTION 42. Arkansas Code § 6-80-107 is amended to read as follows:
35	6-80-107. Transcripts.
36	(a)(l) By May 1, 2007, the Department of Higher Education, in

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1	cooperation with the Department of Education, shall prescribe a uniform
2	method of formatting and transmitting transcripts that shall be used by all
3	grade grades nine through twelve (9-12) public high schools and institutions
4	of higher education in the state.
5	(2) The uniform transcripts shall be transmitted electronically <u>:</u>
6	<u>(A)</u> <del>to</del> <u>To</u> the Department of Higher Education as necessary
7	to process state financial aid applications for both high school students and
8	higher education students <u>; and</u>
9	(B) Between public high schools to correctly enroll and
10	place students transferring between public high schools and school districts.
11	(b) After implementation of the uniform method prescribed under
12	subsection (a) of this section, $\frac{1}{100}$ an institution of higher education shall
13	not be eligible to receive state financial aid on behalf of students unless
14	the institution provides uniform, electronic transcripts as prescribed by the
15	Department of Higher Education under this section.
16	(c)(1) The Department of Education shall prescribe a uniform method of
17	formatting and electronically transmitting transcripts which shall be used by
18	all kindergarten through grade eight (K-8) public elementary or middle
19	schools in this state.
20	(2) The uniform transcripts shall be transmitted electronically
21	between public schools as necessary to correctly enroll and place students
22	transferring between schools and school districts.
23	
24	
25	SECTION 43. Arkansas Code § 6-11-109 is repealed.
26	6-11-109. Petition for approval.
27	(a) Any school district, local board of directors, or other person
28	seeking prior written approval from the State Board of Education or the
29	Commissioner of Education under § 6-17-301(c) or (d), § 6-13-620(b) or (c),
30	or § 6-20-1201(b) shall send a written petition to the commissioner, no fewer
31	than fifteen (15) days prior to the next regularly scheduled state board
32	meeting, requesting that the matter be placed on the agenda of the state
33	board at the next regularly scheduled state board meeting and include in the
34	petition:
35	(1) The names and addresses of the requestor and of all parties
36	<del>to the contract;</del>

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1	(2) A statement explaining the purpose of the contract or
2	<del>project;</del>
3	(3) The total expected contract price or project amount; and
4	(4) A copy of the proposed contract or project proposal.
5	(b)(l) The state board shall hear all petitions filed under subsection
6	(a) of this section and, based on the state board's determination of whether
7	the petition would be in the best interest of the state's system of
8	education, shall:
9	(A)(i) Approve the petition, in whole or any part thereof;
10	(ii) Deny the petition, in whole or any part
11	thereof; or
12	(iii) Request additional information with respect to
13	any part of the petition or additional time to consider the petition; and
14	(B) Send a written notice of the action to the requestor
15	no fewer than five (5) days following the meeting.
16	(2) The state board may deny any petition because of the failure
17	to provide sufficient information as requested by the state board or required
18	under subsection (a) of this section.
19	(c) When and if a school district superintendent declares in a written
20	petition to the commissioner that a school district must take immediate
21	action to address a need of the district and that the necessary action is of
22	a nature and circumstance that the local school district would be unduly
23	harmed to wait until the next regularly scheduled state board meeting for
24	approval, the commissioner may, in his or her sole discretion, declare that
25	an emergency exists and approve in whole or in part the requested contract,
26	obligation, expenditure, or project as necessary to remedy the emergency
27	condition of the school district.
28	(d) For the purposes of this section, "project" means any contract or
29	combined contractual obligations related to a specific purchase, sale,
30	construction, improvement, or repair of equipment, facilities, motor
31	vehicles, buildings, or real property sites.
32	
33	SECTION 44. Arkansas Code § 6-11-118 is repealed.
34	6-11-118. Office of Rural Services.
35	(a) This section shall be known as the "Rural Services Act of 1981".
36	(b) The General Assembly recognizes that Arkansas Constitution,

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1	Article 14, requires the state to provide a general, suitable, and efficient
2	system of free public schools and that the Department of Education is
3	legislatively created to help provide these schools. The General Assembly
4	further recognizes the need for effective aid and assistance to the smaller
5	rural school districts of the state and that under the present structure of
6	the department such aid and assistance is not adequate.
7	(c)(l) There is created the Office of Rural Services in the
8	department.
9	(2) The Commissioner of Education shall establish a coordinator
10	in the office.
11	(3) The duties of this office shall be to:
12	(A) Direct programs to improve the quality of the rural
13	schools of the state by helping to deliver comprehensive technical assistance
14	services such as curriculum development, teaching methods evaluations,
15	program development, planning, needs assessments, etc.;
16	(B) Help develop teacher training programs that fit the
17	needs of rural students;
18	(C) Develop and conduct in service education programs for
19	rural teachers and administrators;
20	(D) Act as liaison between rural education and rural
21	development activities;
22	(E) Assist rural districts in developing rural resource
23	cooperatives in order that rural schools can share a pool of specialized
24	human, material, and technical resources;
25	(F) Assist rural schools in construction and renovation
26	<del>programs;</del>
27	(G) Identify and create an awareness of promising
28	practices of rural schools throughout the state and nation;
29	(H) Serve as liaison between the department and the small
30	schools; and
31	(I) Coordinate all other activities especially for small
32	schools and collect such data as are needed by the General Assembly in order
33	that rural schools may be properly financed.
34	(4) The office shall answer directly to the commissioner.
35	(d) For the purpose of this section, the term "rural school" shall be
36	interchangeable with the term "small high school" and shall include those

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1	schools with enrollments of five hundred (500) or fewer in kindergarten
2	through grade twelve (K-12). Schools with enrollments of five hundred (500)
3	to seven hundred fifty (750) shall also be served by this office if they are
4	in unincorporated areas and if the superintendent requests that the school
5	become a part of the area for which this office is responsible.
6	
7	SECTION 45. Arkansas Code Title 6-13-106 is repealed.
8	6-13-106. Districts where no high school is maintained.
9	(a) Any school district in this state wherein high school facilities
10	are not maintained may contract with another school district for the
11	furnishing of high school facilities for the pupils of that district upon
12	such terms and conditions as to the respective board of directors may appear
13	reasonable and proper.
14	(b) These districts are authorized to pay, for the facilities,
15	the tuition of such pupils out of the school fund apportioned to the
16	districts from the Public School Fund of the State of Arkansas.
17	(c) These school districts may also contract and provide for the
18	transportation of pupils.
-	
19	
	SECTION 46. Arkansas Code § 6-13-620(b)-(d) is repealed.
19	SECTION 46. Arkansas Code § 6-13-620(b)-(d) is repealed. (b) Beginning on July 16, 2003, through July 1, 2004, notwithstanding
19 20	
19 20 21	(b) Beginning on July 16, 2003, through July 1, 2004, notwithstanding
19 20 21 22	(b) Beginning on July 16, 2003, through July 1, 2004, notwithstanding any other provision of law, no school board of any public school or any
19 20 21 22 23	(b) Beginning on July 16, 2003, through July 1, 2004, notwithstanding any other provision of law, no school board of any public school or any governing body of a charter school or an educational cooperative shall enter
19 20 21 22 23 24	(b) Beginning on July 16, 2003, through July 1, 2004, notwithstanding any other provision of law, no school board of any public school or any governing body of a charter school or an educational cooperative shall enter into any contractual or project obligation exceeding seventy-five thousand
19 20 21 22 23 24 25	(b) Beginning on July 16, 2003, through July 1, 2004, notwithstanding any other provision of law, no school board of any public school or any governing body of a charter school or an educational cooperative shall enter into any contractual or project obligation exceeding seventy-five thousand dollars (\$75,000) or one percent of the district's total state and local
19 20 21 22 23 24 25 26	(b) Beginning on July 16, 2003, through July 1, 2004, notwithstanding any other provision of law, no school board of any public school or any governing body of a charter school or an educational cooperative shall enter into any contractual or project obligation exceeding seventy five thousand dollars (\$75,000) or one percent of the district's total state and local revenues for additional base funding, as defined on lines 15 and 16 of the
19 20 21 22 23 24 25 26 27	(b) Beginning on July 16, 2003, through July 1, 2004, notwithstanding any other provision of law, no school board of any public school or any governing body of a charter school or an educational cooperative shall enter into any contractual or project obligation exceeding seventy five thousand dollars (\$75,000) or one percent of the district's total state and local revenues for additional base funding, as defined on lines 15 and 16 of the Department of Education's May 16, 2002 State Aid Notice, whichever is
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<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> </ol>	(b) Beginning on July 16, 2003, through July 1, 2004, notwithstanding any other provision of law, no school board of any public school or any governing body of a charter school or an educational cooperative shall enter into any contractual or project obligation exceeding seventy five thousand dollars (\$75,000) or one percent of the district's total state and local revenues for additional base funding, as defined on lines 15 and 16 of the Department of Education's May 16, 2002 State Aid Notice, whichever is greater, for the purchase, sale, construction, improvement, or repair of equipment, facilities, motor vehicles, buildings, or real property sites
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<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> </ol>	(b) Beginning on July 16, 2003, through July 1, 2004, notwithstanding any other provision of law, no school board of any public school or any governing body of a charter school or an educational cooperative shall enter into any contractual or project obligation exceeding seventy five thousand dollars (\$75,000) or one percent of the district's total state and local revenues for additional base funding, as defined on lines 15 and 16 of the Department of Education's May 16, 2002 State Aid Notice, whichever is greater, for the purchase, sale, construction, improvement, or repair of equipment, facilities, motor vehicles, buildings, or real property sites without the prior written approval of the state board or the Commissioner of Education as allowed in emergency situations. (c) Beginning on July 16, 2003, through July 1, 2004, notwithstanding
<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>(b) Beginning on July 16, 2003, through July 1, 2004, notwithstanding any other provision of law, no school board of any public school or any governing body of a charter school or an educational cooperative shall enter into any contractual or project obligation exceeding seventy five thousand dollars (\$75,000) or one percent of the district's total state and local revenues for additional base funding, as defined on lines 15 and 16 of the Department of Education's May 16, 2002 State Aid Notice, whichever is greater, for the purchase, sale, construction, improvement, or repair of equipment, facilities, motor vehicles, buildings, or real property sites without the prior written approval of the state board or the Commissioner of Education as allowed in emergency situations.</pre>

1	(d) Subsections (b) and (c) of this section shall not apply to:
2	(1) Currently binding contractual obligations;
3	(2) Enforceable court-ordered mandates;
4	(3) Contracts entered into in connection with a bond issuance or
5	a project financed with an issuance of bonds previously approved by the state
6	<del>board as required by law; or</del>
7	(4) Regularly scheduled maintenance projects.
8	
9	SECTION 47. Arkansas Code Title 6, Chapter 15, Subchapter 8 is
10	repealed.
11	SUBCHAPTER 8 ACCOUNTABILITY SECTION
12	
13	<del>6-15-801. [Repealed.]</del>
14	
15	6-15-802. Legislative intent.
16	In order to enhance the public's access to public school performance
17	indicators and to better measure the dividends paid on the increasing public
18	investment in Arkansas' schools, the General Assembly finds that a section of
19	accountability should be established within the Department of Education. The
20	foremost obligation of this section shall be to set future performance goals
21	for each school or school district and report academic progress.
22	
23	<del>6-15-803. Creation - Appropriate staff.</del>
24	(a) There is created an accountability section within the Department
25	of Education.
26	(b) The Commissioner of Education shall establish an upper level
27	management position and appropriate staff for the section.
28	
29	<del>6-15-804. [Repealed.]</del>
30	
31	<del>6-15-805. [Expired.]</del>
32	
33	<del>6-15-806. [Repealed.]</del>
34	
35	<del>6-15-807. Duties.</del>
36	The accountability section shall be responsible for the following:

1	(1) Development of longitudinal student and school reporting for
2	accurate and fair comparative analysis for purposes of school improvement;
3	(2) Development of methods to determine attitudes toward
4	educational matters;
5	(3) Establishment of schedules for publication of information to
6	keep the public and media informed on a regular and timely basis; and
7	(4) Working with program approval and certification sections of
8	the Department of Education, the Department of Higher Education, and the
9	individual colleges to provide information that will contribute to
10	reasonable, equitable, and excellent preparation of certified personnel in
11	the institutions, both public and private, of higher education.
12	
13	6-15-808. Furnishing of information and assistance.
14	(a) The Office of Accountability shall make available to the Joint
15	Interim Oversight Subcommittee on Educational Reform, the House Interim
16	Committee on Education, and the Senate Interim Committee on Education, the
17	reports the office submits to the Commissioner of Education.
18	(b) Under the direction of the commissioner, the staff of the office
19	shall work cooperatively with and provide any necessary assistance to the
20	subcommittee and the committees.
21	(c) The office shall furnish information to appropriate legislative
22	committees upon request.
23	
24	<del>6-15-809. [Repealed.]</del>
25	
26	SECTION 48. Arkansas Code Title 6, Chapter 18, Subchapter 6 is
27	repealed.
28	SUBCHAPTER 6 FRATERNITIES, SORORITIES, ETC.
29	
30	6-18-601. Definition.
31	As used in this subchapter, unless the context otherwise requires,
32	"public school fraternity, sorority, or other secret organization or society"
33	means any type of organization or society which fosters undemocratic
34	practices and seeks to perpetuate itself by taking in additional members from
35	the pupils enrolled in that school or local school system on the basis of the
36	decision of its membership rather than upon the free choice of any pupil in

1	the school who is qualified by the rules of the school to fill the special
2	aims of the organization or society.
3	
4	<del>6-18-602. Penalty.</del>
5	Any person, firm, or corporation violating any of the provisions of
6	this subchapter shall be guilty of a violation and upon conviction shall be
7	fined not less than twenty-five dollars (\$25.00) nor more than one hundred
8	dollars (\$100) for each and every offense.
9	
10	<del>6-18-603. Unlawful organizations.</del>
11	Any public school fraternity, sorority, or secret society or
12	organization as defined in this subchapter is declared to be inimical to
13	public free schools and therefore unlawful.
14	
15	6-18-604. Exclusions.
16	The provisions of this subchapter shall not apply to:
17	(1) Fraternities, sororities, or secret societies of the
18	University of Arkansas, any state teachers' college, or other state-supported
19	institutions of junior college rank, or rank above junior college, or senior
20	high school students of national fraternities or sororities, nor to students
21	of these institutions in their relation to such societies or organizations in
22	these institutions;
23	(2) Any nonsecret society or organization authorized and
24	sponsored by the public school authorities.
25	
26	6-18-605. Suspension or expulsion of members.
27	It shall be the duty of school directors and boards of education,
28	school inspectors, and other corporate authority managing and controlling any
29	of the public schools of the state to suspend or expel from the schools under
30	their control any pupil who shall:
31	(1) Be or remain a member, promise to join, become a member, or
32	solicit other persons to join, promise to join, or pledge to become a member
33	of any such public school fraternity, sorority, or secret society or
34	organization;
35	(2) Wear or display any insignia of such fraternity, sorority,
36	or secret society or organization while in and attending public schools.

1	
2	6-18-606, Soliciting pledges,
3	It shall be unlawful from and after the passage of this act for any
4	person not enrolled in a public school of this state to solicit any pupil
5	enrolled in a public school of this state to join or pledge himself or
6	herself to become a member of a public school fraternity, sorority, or secret
7	society or organization, or to solicit any such pupil to attend a meeting
8	thereof or any meeting where the joining of any public school fraternity,
9	sorority, or secret organization shall be encouraged.
10	
11	6-18-607. Reference to unlawful organizations in publications.
12	It shall be unlawful for any public newspaper, periodical, or other
13	publication to designate in its columns high school fraternity, sorority, or
14	secret society or organization as defined in § 6-18-601, or refer to such
15	fraternity, sorority, or secret society or organization in any published
16	reference as a high school fraternity, sorority, or secret society or
17	organization.
18	
19	SECTION 49. Arkansas Code §6-20-413 is repealed.
20	6-20-413. Fiscal distress.
21	The State Board of Education is hereby authorized to develop indicators
22	of fiscal distress in school districts and to promulgate the necessary rules
23	and regulations so that the Director of the Department of Education shall
24	provide technical assistance to school districts determined by the director
25	to be in fiscal distress and shall ensure, to the extent possible, that a
26	fiscal crisis will not interrupt the educational services provided to the
27	students of a school district.
28	
29	SECTION 50. Arkansas Code § 6-11-129(b), concerning written reports of
30	compliance with certain provisions of Arkansas law, is repealed.
31	(b) By December 31 of each year, the department shall provide a
32	written report to the House Interim Committee on Education and the Senate
33	Interim Committee on Education listing those school districts that are not in
34	compliance with this section.
35	
36	SECTION 51. Arkansas Code § 6-13-1606 is repealed.

1	6-13-1606. Development of plan to track student progress.
2	(a) Following the annexation or consolidation under §§ 6-13-1601 - 6-
3	13-1605 effective prior to December 1, 2004, and prior to any consolidation,
4	annexation, detachment, approval of a conversion charter, or any other type
5	of reclassification or reorganization of a school district after December 1,
6	2004, each receiving or resulting school district and the Department of
7	Education shall develop a plan to track the educational progress of all
8	students from the affected district and the following subgroups of those
9	students:
10	(1) Students who have been placed at risk of academic failure as
11	required under § 6-15-1602;
12	(2) Economically disadvantaged students;
13	(3) Students from major racial and ethnic groups; and
14	(4) Specific population groups as identified by the State Board
15	of Education, the department, or the affected or receiving district as target
16	groups for closing the achievement gaps.
17	(b) The receiving or resulting school district shall obtain and retain
18	all student records from the affected school district for the five (5) years
19	immediately preceding the annexation or consolidation, specifically
20	including, but not limited to:
21	<del>(1) Individual student records;</del>
22	<del>(2) Attendance records;</del>
23	<del>(3) Enrollment records;</del>
24	(4) Assessment records for assessments required under the
25	Arkansas Comprehensive Testing, Assessment, and Accountability Program Act, §
26	6-15-401 et seq., specifically including benchmark assessments and end-of-
27	course assessments; and
28	(5) American College Test and Standardized Aptitude Test results
29	and records.
30	(c) The school district shall report to the department information
31	
	determined by the department as necessary to track the educational progress
32	
32 33	determined by the department as necessary to track the educational progress
	determined by the department as necessary to track the educational progress of all students from the affected district as a subgroup and the following
33	determined by the department as necessary to track the educational progress of all students from the affected district as a subgroup and the following subgroups of those transferred students:

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1	(3) Students from major racial and ethnic groups.
2	(d) By November 1, 2005, and by November 1 each year thereafter, the
3	department shall file a written report with the Governor, the chair of the
4	House Interim Committee on Education, the chair of the Senate Interim
5	Committee on Education, and the secretary of the Legislative Council
6	assessing the educational progress of all students from the affected district
7	as a subgroup and the following subgroups of those transferred students:
8	(1) Students who have been placed at risk of academic failure as
9	<del>required under § 6-15-1602;</del>
10	(2) Economically disadvantaged students; and
11	(3) Students from major racial and ethnic groups.
12	
13	SECTION 52. Arkansas Code § 6-15-423 is repealed.
14	6-15-423. Comparing grade point averages with national test scores.
15	(a) The Department of Education shall develop specific criteria, based
16	on generally accepted statistical procedures, for evaluating the association
17	of high school grade point averages and standardized test scores for all
18	students participating in the American College Test and the Arkansas
19	Comprehensive Testing, Assessment, and Accountability Program's end-of-course
20	algebra, geometry, and literacy exams.
21	(b) Any school identified by the department as having statistically
22	significant variance between grade point average and students' performance on
23	the aforementioned exams shall be notified in writing no later than thirty
24	<del>(30) calendar days after the determination.</del>
25	<del>(c)(l) The report shall be reviewed as a regular agenda item by the</del>
26	local school district board of directors no later than the second regularly
27	scheduled meeting following receipt of the report by the school.
28	(2)(A) The superintendent of the school district shall file with
29	the local school board a written explanation with proposed actions to remedy
30	the situation.
31	(B) Copies of the superintendent's written explanation
32	shall also be filed with the House and Senate Interim Committees on Education
33	and the department.
34	(3) The department shall, to the extent practicable, send a
35	representative to appear in person at the board meeting to explain the
36	<del>report.</del>

1	(d) A copy of all reports sent to a school shall be filed with the
2	committees no later than ninety (90) calendar days after the school has been
3	notified.
4	
5	SECTION 53. Arkansas Code § 6-15-1604 is repealed.
6	6-15-1604. Reporting dropout rates, suspensions, expulsions, and
7	alternative placements.
8	(a) The State Board of Education shall report annually to the Joint
9	Interim Oversight Committee on Educational Reform and the Commission on
10	Glosing the Achievement Gap in Arkansas on the numbers of students who have
11	dropped out of school or who have been suspended, expelled, or placed in an
12	alternative program.
13	(b) The data shall be reported in a disaggregated manner and be
14	readily available to the public.
15	(c) The state board shall not include students that have been expelled
16	from school when calculating the dropout rate.
17	(d) The state board shall maintain a separate record of the number of
18	students who are expelled from school.
19	
20	SECTION 54. Arkansas Code § 6-16-123 is repealed.
21	<del>6-16-123. Arkansas laws.</del>
22	(a) The Commissioner of Education shall develop materials or units for
23	teaching current Arkansas laws of particular relevance to students in grades
24	seven through twelve (7-12) in target courses.
25	(b)(1) The target courses shall include, but not be limited to, ninth
26	grade civics and twelfth grade American Government.
27	(2) Current Arkansas laws that are the subject of the materials
28	or units shall include, but not be limited to, those dealing with:
29	(A) School attendance;
30	(B) Penalties for truancy;
31	(C) Requirements for obtaining a driver's license and
32	grounds for license revocation;
33	(D) Penalties that may affect juveniles who engage in
34	eriminal activities; and
35	(E) Those that authorize local ordinances such as curfews,
36	(c) The director shall ensure that these materials or units are

1	reproduced and sent to all school districts in the state and are updated
2	after each regular session of the General Assembly.
3	(d) During each biennium, the director shall provide a progress report
4	on the implementation of this section to the House and Senate Interim
5	Committees on Education.
6	
7	SECTION 55. Arkansas Code § 6-16-124(c), concerning required social
8	studies courses, is repealed.
9	<del>(c)(l) Each public school superintendent in this state shall certify</del>
10	to the Department of Education no later than June 1, 1998, and annually
11	thereafter whether the school is in compliance with this section, § 6-17-418,
12	<del>and § 6-17-703.</del>
13	(2) The Director of the Department of Education shall report no
14	later than July 1 of each year to the committees the identity of the schools
15	which have reported compliance with this section, § 6-17-418, and § 6-17-703,
16	the identity of the schools which have reported noncompliance, and the
17	identity of the schools which have failed to report.
18	
10	
19	SECTION 56. Arkansas Code § 6-16-125 is repealed.
	SECTION 56. Arkansas Code § 6-16-125 is repealed. <del>6-16-125. Character and citizenship - Education programs information</del>
19	-
19 20	6-16-125. Character and citizenship - Education programs information
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19 20 21 22 23 24 25 26 27 28 29 30 31	<pre>6-16-125. Character and eitizenship - Education programs information clearinghouse.</pre>
<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> </ol>	<pre>6-16-125. Character and citizenship - Education programs information clearinghouse.</pre>
<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>6-16-125. Character and eitizenship - Education programs information clearinghouse.</pre>

1	(3) During each interim of the biennium, the commissioner shall
2	provide a progress report on the implementation and effectiveness of this
3	section to the members of the House and Senate Interim Committees on
4	Education.
5	
6	SECTION 57. Arkansas Code § 6-16-132(f), concerning reports to the
7	Department of Education on physical education, is repealed.
8	(f) Each school district shall report to the Department of Education
9	by October 15 of each school year by sending a letter of assurance that the
10	district has in a timely manner complied with the requirements of this
11	section.
12	
13	SECTION 58. Arkansas Code §6-16-138 is repealed.
14	6-16-138. Academic credit for student mentoring.
15	(a) Beginning in the 2005-2006 school year, the Department of
16	Education shall conduct a study to develop a student mentor program by which
17	qualified students in grades nine through twelve (9–12) may be eligible to
18	receive one (1) elective credit that may be applied toward graduation.
19	(b) The study shall be submitted to the State Board of Education, the
20	House Interim Committee on Education, and the Senate Interim Committee on
21	Education by October 1, 2006.
22	
23	SECTION 59. Arkansas Code § 6-16-604(h), concerning optional summer
24	programs, is repealed.
25	(h)(l) The Department of Education and the Department of Higher
26	Education are authorized to collect information as may be necessary for the
27	evaluation of each program, including student identification data, student
28	test scores, college placement status, and student grades in first-year
29	college courses.
30	(2) This information shall be provided to the departments by
31	public schools, colleges, and universities and shall be used to evaluate and
32	improve the programs authorized by this subchapter.
33	
34	SECTION 60. Arkansas Code § 6-17-310(f), concerning annual reports on
35	improvements in teacher recruitment, is repealed.
36	(f) By June 30, 2004, and annually thereafter, the Department of

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1	Education shall provide a report to the Governor, the House Interim Committee
2	on Education, and the Senate Interim Committee on Education regarding the
3	activities of the office and the progress made in improving teacher
4	recruitment.
5	
6	SECTION 61. Arkansas Code § 6-18-1105 is repealed.
7	6-18-1105. Certification.
8	(a) A school which utilizes and coordinates fund-raising programs
9	shall certify to the district school superintendent each year that the
10	requirements in § 6-18-1104 have been met.
11	(b) Each school district shall certify to the Department of Education,
12	no later than June 15 of each year, a list of district schools and fund-
13	raising companies in violation of this subchapter.
14	(c) The department shall certify to the House and Senate Interim
15	Committees on Education, no later than August 15 of each year, a list of
16	district schools and fund-raising companies in violation of this subchapter.
17	(d) A one-page form for certification shall be developed by the
18	department in cooperation with school administrators and the Arkansas
19	Congress of Parents and Teachers Associations.
19 20	Congress of Parents and Teachers Associations.
	Congress of Parents and Teachers Associations. SECTION 62. Arkansas Code § 6-18-1505 is repealed.
20	
20 21	SECTION 62. Arkansas Code § 6-18-1505 is repealed.
20 21 22	SECTION 62. Arkansas Code § 6-18-1505 is repealed. 6-18-1505. Reporting.
20 21 22 23	SECTION 62. Arkansas Code § 6-18-1505 is repealed. 6-18-1505. Reporting. (a) Each public school and charter school shall de-identify eye and
20 21 22 23 24	SECTION 62. Arkansas Code § 6-18-1505 is repealed. 6-18-1505. Reporting. (a) Each public school and charter school shall de-identify eye and vision screening results as necessary to comply with privacy laws and report
20 21 22 23 24 25	SECTION 62. Arkansas Code § 6-18-1505 is repealed. 6-18-1505. Reporting. (a) Each public school and charter school shall de-identify eye and vision screening results as necessary to comply with privacy laws and report the results by grade to the Department of Education and the Arkansas
20 21 22 23 24 25 26	SECTION 62. Arkansas Code § 6-18-1505 is repealed. 6-18-1505. Reporting. (a) Each public school and charter school shall de-identify eye and vision screening results as necessary to comply with privacy laws and report the results by grade to the Department of Education and the Arkansas Commission on Eye and Vision Care of School Age Children.
20 21 22 23 24 25 26 27	SECTION 62. Arkansas Code § 6-18-1505 is repealed. 6-18-1505. Reporting. (a) Each public school and charter school shall de-identify eye and vision screening results as necessary to comply with privacy laws and report the results by grade to the Department of Education and the Arkansas Commission on Eye and Vision Care of School Age Children. (b) The reports shall include the following information:
20 21 22 23 24 25 26 27 28	SECTION 62. Arkansas Code § 6-18-1505 is repealed. 6-18-1505. Reporting. (a) Each public school and charter school shall de-identify eye and vision screening results as necessary to comply with privacy laws and report the results by grade to the Department of Education and the Arkansas Commission on Eye and Vision Care of School Age Children. (b) The reports shall include the following information: (1) The number of children screened;
20 21 22 23 24 25 26 27 28 29	SECTION 62. Arkansas Code § 6-18-1505 is repealed. 6-18-1505. Reporting. (a) Each public school and charter school shall de-identify eye and vision screening results as necessary to comply with privacy laws and report the results by grade to the Department of Education and the Arkansas Commission on Eye and Vision Care of School Age Children. (b) The reports shall include the following information: (1) The number of children screened; (2) The number of children rescreened;
20 21 22 23 24 25 26 27 28 29 30	SECTION 62. Arkansas Code § 6-18-1505 is repealed. 6-18-1505. Reporting. (a) Each public school and charter school shall de-identify eye and vision screening results as necessary to comply with privacy laws and report the results by grade to the Department of Education and the Arkansas Commission on Eye and Vision Care of School Age Children. (b) The reports shall include the following information: (1) The number of children screened; (2) The number of children rescreened; (3) The number of children who did not receive an eye and vision
20 21 22 23 24 25 26 27 28 29 30 31	SECTION 62. Arkansas Code § 6-18-1505 is repealed. 6-18-1505. Reporting. (a) Each public school and charter school shall de-identify eye and vision screening results as necessary to comply with privacy laws and report the results by grade to the Department of Education and the Arkansas Commission on Eye and Vision Care of School Age Children. (b) The reports shall include the following information: (1) The number of children screened; (2) The number of children rescreened; (3) The number of children who did not receive an eye and vision screening;
20 21 22 23 24 25 26 27 28 29 30 31 32	SECTION 62. Arkansas Code § 6-18-1505 is repealed. 6-18-1505. Reporting. (a) Each public school and charter school shall de identify eye and vision screening results as necessary to comply with privacy laws and report the results by grade to the Department of Education and the Arkansas Commission on Eye and Vision Care of School Age Children. (b) The reports shall include the following information: (1) The number of children screened; (2) The number of children rescreened; (3) The number of children who did not receive an eye and vision screening; (4) The number of children referred for a comprehensive eye
20 21 22 23 24 25 26 27 28 29 30 31 32 33	SECTION 62. Arkansas Code § 6-18-1505 is repealed. 6-18-1505. Reporting. (a) Each public school and charter school shall de-identify eye and vision screening results as necessary to comply with privacy laws and report the results by grade to the Department of Education and the Arkansas Commission on Eye and Vision Care of School Age Children. (b) The reports shall include the following information: (1) The number of children screened; (2) The number of children rescreened; (3) The number of children who did not receive an eye and vision screening; (4) The number of children referred for a comprehensive eye examination;

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3	SECTION 63. Arkansas Code § 6-20-605 is repealed.
4	6-20-605. Excessive transportation time.
5	The Department of Education shall conduct a study of isolated schools
6	to determine the most efficient method of providing opportunities for an
7	adequate and substantially equal education for students without excessive
8	transportation time.
9	
10	SECTION 64. Arkansas Code § 6-21-303 is amended to read as follows:
11	6-21-303. Rules and regulations.
12	(a) The board of directors of each school district shall prescribe the
13	method of soliciting bids <del>by regulation</del> and may adopt other rules <del>and</del>
14	regulations governing the procurement of commodities.
15	(b)(l)(A) Each school district, according to its established
16	reimbursement policy, shall provide to each prekindergarten through sixth-
17	grade teacher in each fiscal year for use by that teacher in his or her
18	classroom or for class activities:
19	(i) The greater of twenty dollars (\$20.00) per
20	student enrolled in the teacher's class for more than fifty percent (50%) of
21	the school day at the end of the first three (3) months of the school year;
22	or
23	(ii) Five hundred dollars (\$500) for the teacher to
24	apply toward the purchase of related commodities.
25	(B) The teacher <del>must</del> <u>shall</u> provide to the school district
26	<del>receipts</del> <u>a receipt</u> documenting any purchase.
27	(C) Each fiscal year, the superintendent of each school
28	district shall:
29	(i) Provide a statement to the State Board of
30	Education attesting to the district's compliance with this section; and
31	(ii) Attach any supporting documents that the state
32	board may require by regulation.
33	(2) The board of directors of each school district shall adopt
34 25	reasonable procedures for teachers to draw from or be reimbursed from the
35	discretionary fund pursuant to this subsection.
36	(c) The Department of Education <del>shall have the authority to</del> <u>may</u> grant

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1	a waiver of the requirements of subsection (b) of this section if a school
2	district requests a waiver and the school district is in fiscal distress.
3	
4	SECTION 65. Arkansas Code § 6-23-207 is repealed.
5	6-23-207. State Board of Education status report.
6	The State Board of Education shall report on the status of the charter
7	school program to the General Assembly each biennium and to the House and
8	Senate Interim Committees on Education during the interim between sessions of
9	the General Assembly.
10	
11	SECTION 66. Arkansas Code § 6-82-104 is repealed.
12	6-82-104. Annual report.
13	(a) The Department of Education and the Department of Higher Education
14	shall jointly prepare an annual report for the General Assembly that shall
15	assess the impact of scholarship programs administered by the Department of
16	Higher Education that were enacted or amended in the Eighty-third regular
17	session of the General Assembly.
18	(b) The report shall include:
19	(1) The number of persons who have participated in each of the
20	funded programs each year;
21	(2) The participants' race, gender, and age;
22	(3) The number of persons who have participated in the critical
23	teacher shortage forgivable loan programs who have rendered service as
24	teachers in critical teacher shortage areas each year by school districts;
25	(4) The retention and graduation rates of participants in the
26	program; and
27	(5) Other information as may be useful for policy making
28	decisions by the General Assembly.
29	(c) The report shall be submitted to the Legislative Council by
30	December 1 of each year beginning in 2002.
31	(d) Any private or public institution of higher education or student
32	receiving funds from state-supported scholarship programs shall report to the
33	Department of Higher Education or the Department of Education information as
34	may be requested by the Department of Higher Education or the Department of
35	Education to comply with reporting requirements established by the General
36	Assembly.

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2	SECTION 67. Uncodified Section 26 of Act 2126 of 2005 is repealed.
3	The Department of Education shall authorize and fund a feasibility
4	study costing up to two hundred fifty thousand dollars (\$250,000). The
5	purpose of the study shall be to evaluate and determine whether the Pulaski
6	County Special School District should continue in existence by specifically
7	addressing and evaluating the following: 1) the elimination of the Pulaski
8	County Special School District and redrawing of school district boundaries in
9	Pulaski County to form one school district north of the Arkansas River and
10	one district south of the Arkansas River; 2) the elimination of the Pulaski
11	County Special School District and redrawing of school district boundaries in
12	Pulaski County to form three districts including a Little Rock District south
13	<del>of the Arkansas River, a North Little Rock District north of the Arkansas</del>
14	River and a Jacksonville School District north of the Arkansas River; 3)
15	whether the elimination of the Pulaski County Special School District under
16	either option would further desegregation efforts of the districts and help
17	all districts in gaining unitary status and in ending the desegregation case;
18	and, 4) to study and propose a plan to pursue the end of desegregation
19	litigation in Pulaski County.
20	A contract shall be signed no later than October 31, 2005 and the
21	feasibility study completed no later than June 30, 2006.
22	The provisions of this section shall be in effect only from July 1,
23	<del>2005 through June 30, 2007.</del>
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26	SECTION 68. Uncodified Section 1 of Act 326 of 1997 is amended to read
20	SECTION 68. Uncodified Section 1 of Act 326 of 1997 is amended to read as follows:
27	
	as follows:
27	as follows: (a)(1) The <del>Director of the General Education Division of the Arkansas</del>
27 28	as follows: (a)(1) The <del>Director of the General Education Division of the Arkansas</del> <del>Department</del> <u>Commissioner</u> of Education shall establish a task force to select
27 28 29	as follows: (a)(1) The <del>Director of the General Education Division of the Arkansas</del> <del>Department <u>Commissioner</u> of Education shall establish a task force to select instructional resource materials appropriate for teaching African-American</del>
27 28 29 30	as follows: (a)(1) The <del>Director of the General Education Division of the Arkansas</del> <del>Department <u>Commissioner</u> of Education shall establish a task force to select instructional resource materials appropriate for teaching African-American history in all grade clusters in kindergarten through grade twelve (K-12) in</del>
27 28 29 30 31	as follows: (a)(1) The <del>Director of the General Education Division of the Arkansas</del> <del>Department <u>Commissioner</u> of Education shall establish a task force to select instructional resource materials appropriate for teaching African-American history in all grade clusters in kindergarten through grade twelve (K-12) in the public schools.</del>
27 28 29 30 31 32	as follows: (a)(1) The Director of the General Education Division of the Arkansas Department Commissioner of Education shall establish a task force to select instructional resource materials appropriate for teaching African-American history in all grade clusters in kindergarten through grade twelve (K-12) in the public schools. (2) Such task force shall be known as the Black History Task
27 28 29 30 31 32 33	<pre>as follows:     (a)(1) The Director of the General Education Division of the Arkansas Department Commissioner of Education shall establish a task force to select instructional resource materials appropriate for teaching African-American history in all grade clusters in kindergarten through grade twelve (K-12) in the public schools.     (2) Such task force shall be known as the Black History Task Force, consisting of seven (7) members appointed by the chairman of the</pre>

1 resource materials; and 2 (B) Training components for assisting teachers and 3 administrators in developing a greater awareness of ethnic and racial 4 differences, improving interpersonal skills, and enhancing racial harmony. 5 (b)(1) The director shall ensure that selection of instructional 6 resource materials and training components is completed during the 1997-98 7 school year and that all materials are provided to the school districts and 8 all training concluded by no later than August 1, 1999. 9 (2) All training shall be delivered through the statewide system 10 of education service cooperatives and the three (3) Pulaski County school 11 districts. 12 (c) The director shall report annually to the Black History Advisory 13 Committee of the Arkansas History Commission regarding implementation of this 14 act. 15  $\frac{d}{d}$  (c) The Department of Education is authorized to promulgate 16 regulations to carry out the provisions of this act and shall distribute to 17 each local school district a copy of such regulations. (e) (d) Dissemination of materials and all training required under this 18 19 act shall be contingent upon the availability of funds appropriated for such 20 purposes. 21 22 SECTION 69. Uncodified Section 11 of Act 1361 of 1997 is amended to 23 read as follows: 24 The funds appropriated for At-Risk shall be used to provide K-3 summer 25 school, college preparatory enrichment programs, and K-3 programs during the 26 regular school year. The Department of Education may expend up to \$500,000 27 each fiscal year to monitor and assess or enter into a 28 Professional/Consultant Services contract for the purpose of monitoring and 29 assessing the various programs under the purview of the Department of 30 Education. Further, the Department of Education shall report the findings of such monitoring and assessment to the Joint Interim Committee on Education 31 32 each fiscal year. 33 SECTION 70. Uncodified Section 12 of Act 35 of the Second 34 35 Extraordinary Session of 2003 is repealed. 36 SECTION 12. Comprehensive Financial Impact Study.

1	The Department of Education shall conduct a comprehensive financial
2	impact study of the cost of implementing the requirements of this act. The
3	results of the study shall be presented to the House Committee on Education
4	and the Senate Committee on Education by February 1, 2005. If necessary, the
5	department shall supplement or modify its initial report . Any such
6	supplemental report shall be completed and presented to the committees by
7	February 1, 2007.
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