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: S2/12/07 S2/14/07 S3/19/07			
2	86th General Assembly	A Bill			
3	Regular Session, 2007		SENATE BILL	29	
4					
5	By: Senators Madison, Capps, Salmon				
6	By: Representatives Harrelson, Greenberg, Burris				
7					
8					
9	For An Act To Be Entitled				
10		TO REQUIRE STATE-SUPPORTED INSTITUTIONS	S OF		
11		E EDUCATION TO PERMIT LOCAL PRIVATE			
12	RETAILERS ACCESS TO STUDENT SALES; AND FOR OTHER				
13	PURPOS	ES.			
14		~			
15		Subtitle			
16	ТО	REQUIRE STATE-SUPPORTED INSTITUTIONS			
17	OF	HIGHER EDUCATION TO PERMIT LOCAL			
18	PRI	VATE RETAILERS ACCESS TO STUDENT			
19	SAL	ES.			
20					
21					
22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:		
23					
24		kansas Code Title 6, Chapter 60 is amend	led to add an		
25		r to read as follows:			
26		Textbooks and course materials			
27	<u>6-60-601. Cam</u>	pus bookstore advertising.			
28	<u>(a)(l) If any</u>	state-supported institution of higher e	ducation		
29		an on-campus bookstore to submit advert			
30	<u>inclusion in orienta</u>	tion packets or through the electronic m	<u>nedia services c</u>	<u>)</u>	
31	the state-supported :	institution of higher education, or as p	part of a		
32	presentation to any student group, then the state-supported institution of				
33	higher education shall allow a private local textbook vendor access to				
34	distribute the private local textbook vendor's advertising by the same				
35	distribution method, if requested in writing by the private local textbook				
36	vendor.				



1	(2) The state-supported institution of higher education:		
2	(A) Shall distribute the advertising of a private local		
3	textbook vendor contemporaneously with the advertising of the on-campus		
4	bookstore;		
5	(B) May request a modification of the advertising of the		
6	<u>on-campus bookstore or a private local textbook vendor if the advertising</u>		
7	does not reflect the public interests of the State of Arkansas; and		
8	(C) Is under no obligation to accept advertising from the		
9	<u>on-campus bookstore or a private local textbook vendor.</u>		
10	(3) An on-campus bookstore and a private local textbook vendor		
11	shall be responsible for the costs related to the preparation and production		
12	of all advertising material.		
13	(b) As used in this section:		
14	(1) "Advertising" means not more than two (2) pages of		
15	promotional material describing the availability and terms of sale of		
16	textbooks or course materials; and		
17	(2) "State-supported institution of higher education" means any		
18	college, university, vocational school, trade school, or other postsecondary		
19	educational institution that receives any funding from the State of Arkansas.		
20	(c) A violation of subsection (a) of this section:		
21	(1) Shall be reported with ten (10) business days by the state-		
22	supported institution of higher education to the:		
23	(A) Chief fiscal officer of the institution;		
24	(B) Chief legal counsel of the institution; and		
25	(C) Legislative Council; and		
26	(2) May be reported to the parties identified in subdivision		
27	(c)(1) of this section by any business or consumer.		
28			
29	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the		
30	General Assembly of the State of Arkansas that textbooks and course materials		
31	for state-supported institution of higher education students are often		
32	purchased at higher prices than necessary or not at all due to a lack of		
33	competitive advertising; that students sometimes do not purchase needed		
34	textbooks and course materials due to a lack of funds; and that the passage		
35	of this act is immediately necessary to enable students to obtain the		
36	textbooks and course materials needed to help ensure a quality education at a		

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1	more affordable price. Therefore, an emergency is declared to exist and this		
2	act being immediately necessary for the preservation of the public peace,		
3	health, and safety shall become effective on:		
4	(1) The date of its approval by the Governor;		
5	(2) If the bill is neither approved nor vetoed by the Governor,		
6	the expiration of the period of time during which the Governor may veto the		
7	bill; or		
8	(3) If the bill is vetoed by the Governor and the veto is		
9	overridden, the date the last house overrides the veto.		
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11	/s/ Madison		
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