Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/15/07	
2	86th General Assembly	A B1ll	
3	Regular Session, 2007		SENATE BILL 807
4			
5	By: Senator Broadway		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT	TO CLARIFY SCHOOL FACILITIES LAW F	OR HIGH-
10	GROWTH	SCHOOL DISTRICTS; AND FOR OTHER PU	RPOSES.
11			
12		Subtitle	
13	AN A	ACT TO CLARIFY SCHOOL FACILITIES LA	W
14	FOR	HIGH-GROWTH SCHOOL DISTRICTS.	
15			
16			
17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF AN	RKANSAS:
18			
19	SECTION 1. <u>FIN</u>	IDINGS. The General Assembly finds	<u>that:</u>
20	<u>(1) The</u>	General Assembly has examined the o	document titled
21	"Arkansas Department	of Education, Percent Change in Th	<u>ree-Quarter Average</u>
22	<u>ADMs Over 2 Years</u>	2005-2006 Required Debt Mills", dat	ted February 28, 2007,
23	and determined that t	hirty-two (32) of two hundred fort	y-five (245) school
24	<u>districts are now at</u>	or above ten (10) mills of debt set	rvice. This would
25	<u>seem to be well withi</u>	in range of school districts in Arka	ansas needing academic
26	<u>facilities</u> improvemen	its;	
27	<u>(2) No e</u>	evidence was presented during the 20	006 Act 57 hearings of
28	<u>any school district s</u>	suffering from a problem related to	its inability to
29	<u>raise sufficient mill</u>	s for academic facilities improveme	ents;
30	<u>(3)</u> Howe	ever, the General Assembly should su	upport a loan program
31	<u>for the next biennium</u>	n to assist districts that raise ter	n (10) mills for
32	<u>academic facilities a</u>	and also have a four percent (4%) in	ncrease in growth over
33	<u>the previous two (2)</u>	years that is maintained in the pro	esent year; and
34	<u>(4) This</u>	short term loan program will enab	le the General
35	<u>Assembly to examine t</u>	the success of this number of mills	and the increase in
36	<u>students to resolve t</u>	the unproven idea that there are scl	hool districts that



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1	are unable to construct facilities because there is a limit on the number of		
2	mills they can raise or should be required to feasibly raise and that growth		
3	<u>is the cause.</u>		
4			
5	SECTION 2. Arkansas Code § 6-20-2511 is amended to read as follows:		
6	6-20-2511. High-growth school districts.		
7	(a) The Division of Public School Academic Facilities and		
8	Transportation shall develop a program to provide state financial		
9	participation in the form of emergency loans to eligible high-growth school		
10	districts for assistance with excess debt service requirements. The amount of		
11	an emergency loan shall be based on:		
12	(1) Growth trends in the district;		
13	(2) The application of space utilization standards in the		
14	<del>district;</del>		
15	(3) The academic facilities wealth index of the school district;		
16	and		
17	(4) The prudent and resourceful expenditure of state funds with		
18	regard to public school academic facilities.		
19	(b) The division shall report to the General Assembly by January 15,		
20	2007, on the development of the program and obtain formal legislative		
21	approval and funding before implementing the program.		
22	(a) As used in this section:		
23	(1) "High-growth school district" means a public school district		
24	in which the average daily membership for the public school district in the		
25	present school year is four percent (4%) higher than the school year that is		
26	two (2) years prior to the present school year; and		
27	(2) "Maximum expected millage" means ten (10) mills,		
28	representing the maximum number of mills that a public school district is		
29	expected to raise to service its bonded indebtedness incurred for academic		
30	<u>facilities.</u>		
31	(b) There is established the Academic Facilities High-Growth School		
32	District Loan Program under which the Department of Education shall provide		
33	an interest-free loan to a high-growth school district in which the mills		
34	required to service the bonded indebtedness incurred for academic facilities		
35	exceeds the maximum expected millage for the high-growth school district.		
36	(c)(l) A high-growth school district may apply for an interest-free		

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1	loan when the high-growth school district has raised the maximum expected		
2	millage and the revenue generated from the maximum expected millage is less		
3	than the amount required to service the bonded indebtedness incurred for		
4	academic facilities.		
5	(2) The amount of the loan shall be the amount of moneys		
6	required for academic facilities less the sum of:		
7	(A) The revenues generated by the maximum expected		
8	millage; and		
9	(B) The state revenue received by the high-growth school		
10	district under the Academic Facilities Partnership Program.		
11	(3) The high-growth school district shall apply for the loan		
12	under from the Revolving Loan Fund, subject to §§ 6-20-801 - 6-20-816.		
13	(d)(1) When the revenue required to service the bonded indebtedness		
14	incurred for the high-growth school district's academic facilities is less		
15	than the revenue generated by maximum expected millage, the high-growth		
16	school district shall repay the loan.		
17	(2)(A) The high-growth school district shall make annual		
18	payments to the state in the amount of:		
19	(i) The revenue generated by the high-growth school		
20	district's millage up to the amount of the revenues generated from the		
21	maximum expected millage for the year; less		
22	(ii) The revenue required to service the high-growth		
22 23	(ii) The revenue required to service the high-growth school district's bonded indebtedness for academic facilities.		
23	school district's bonded indebtedness for academic facilities.		
23 24	school district's bonded indebtedness for academic facilities. (B) The payments under this subdivision (d) shall continue		
23 24 25	school district's bonded indebtedness for academic facilities. (B) The payments under this subdivision (d) shall continue until the loan is paid in full.		
23 24 25 26	school district's bonded indebtedness for academic facilities. (B) The payments under this subdivision (d) shall continue until the loan is paid in full. (3)(A) During the time that the loan to the high-growth school		
23 24 25 26 27	school district's bonded indebtedness for academic facilities. (B) The payments under this subdivision (d) shall continue until the loan is paid in full. (3)(A) During the time that the loan to the high-growth school district is in repayment, the high-growth school district:		
23 24 25 26 27 28	school district's bonded indebtedness for academic facilities. (B) The payments under this subdivision (d) shall continue until the loan is paid in full. (3)(A) During the time that the loan to the high-growth school district is in repayment, the high-growth school district: (i) Shall use all revenues generated below the maximum		
23 24 25 26 27 28 29	school district's bonded indebtedness for academic facilities. (B) The payments under this subdivision (d) shall continue until the loan is paid in full. (3)(A) During the time that the loan to the high-growth school district is in repayment, the high-growth school district: (i) Shall use all revenues generated below the maximum expected millage to repay the loan;		
23 24 25 26 27 28 29 30	school district's bonded indebtedness for academic facilities. (B) The payments under this subdivision (d) shall continue until the loan is paid in full. (3)(A) During the time that the loan to the high-growth school district is in repayment, the high-growth school district: (i) Shall use all revenues generated below the maximum expected millage to repay the loan; (ii) Shall not issue refunding bonds or refunding		
23 24 25 26 27 28 29 30 31	school district's bonded indebtedness for academic facilities. (B) The payments under this subdivision (d) shall continue until the loan is paid in full. (3)(A) During the time that the loan to the high-growth school district is in repayment, the high-growth school district: (i) Shall use all revenues generated below the maximum expected millage to repay the loan; (ii) Shall not issue refunding bonds or refunding certificates, as provided under § 6-20-815; and		
23 24 25 26 27 28 29 30 31 32	school district's bonded indebtedness for academic facilities. (B) The payments under this subdivision (d) shall continue until the loan is paid in full. (3) (A) During the time that the loan to the high-growth school district is in repayment, the high-growth school district: (i) Shall use all revenues generated below the maximum expected millage to repay the loan; (ii) Shall not issue refunding bonds or refunding certificates, as provided under § 6-20-815; and (iii) Shall not otherwise change the amount of revenues		
23 24 25 26 27 28 29 30 31 32 33	school district's bonded indebtedness for academic facilities. (B) The payments under this subdivision (d) shall continue until the loan is paid in full. (3) (A) During the time that the loan to the high-growth school district is in repayment, the high-growth school district: (i) Shall use all revenues generated below the maximum expected millage to repay the loan; (ii) Shall not issue refunding bonds or refunding certificates, as provided under § 6-20-815; and (iii) Shall not otherwise change the amount of revenues available to repay the loan without the prior approval of the department.		

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1	accuracy of the answers contained therein.			
2	(f)(l) After considering the merits of each application, the			
3	department may, in its discretion, approve the application for the full			
4	amount of the proposed loan, approve the application for a loan of a lesser			
5	amount than the amount requested, or disapprove the application.			
6	(2) Prior to approving the application, the department shall			
7	make a determination that the total space available in the high-growth school			
8	district is less than the amount needed to accommodate the growth of			
9	students.			
10	(g) The Commission for Arkansas Public School Facilities and			
11	Transportation shall adopt rules to implement the program established by this			
12	section.			
13				
14	SECTION 3. NOT TO BE CODIFIED. The document attached hereto titled			
15	"Arkansas Department of Education, Percent Change in Three-Quarter Average			
16	ADMs Over 2 Years 2005-2006 Required Debt Mills", dated February 28, 2007,			
17	is specifically adopted by the House Education Committee and the Senate			
18	Education Committee and recommended to the General Assembly and shall be			
19	filed in the journals of the House and Senate.			
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21	/s/ Broadway			
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