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	A D'11		
2	86th General Assembly	A Bill		
3	Regular Session, 2007		SENATE BILL	996
4				
5	By: Senator Steele			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT T	O CREATE THE TEMPORARY ASSISTANCE FOR		
10	NEEDY FA	MILIES OVERSIGHT BOARD; TO AMEND THE	LAW	
11	REGARDIN	G PUBLIC ASSISTANCE; AND FOR OTHER		
12	PURPOSES	•		
13				
14		Subtitle		
15	AN AC	T TO CREATE THE TEMPORARY		
16	ASSIS	TANCE FOR NEEDY FAMILIES OVERSIGHT		
17	BOARD	AND TO AMEND THE LAW REGARDING		
18	PUBLI	C ASSISTANCE.		
19				
20				
21	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:	
22				
23	SECTION 1. Arkar	nsas Code §§ 20-76-101 and 20-76-102 a	are amended to	
24	read as follows:			
25	20-76-101. Defin	nitions.		
26	As used in this o	chapter:		
27	(1) "Asses	ssment services" means an evaluation t	to determine th	е
28	abilities, talents, pro	oficiencies, and deficiencies of appl	icants and	
29	recipients with regard	to the ability of the individual to r	nove into	
30	employment;			
31	(2) "Board	d" means the Arkansas Transitional Emp	ployment <u>Tempor</u>	<u>ary</u>
32	Assistance for Needy Fa	amilies Oversight Board;		
33	(3) "Date	of enrollment" means the date that an	n applicant is	
34	approved as eligible fo	or the Transitional Employment Assista	ance Program;	
35	(4) "Depar	rtment" means the Department of Human	Services;	
36	(5) "Diver	rsion from assistance" means a one-tim	me loan of mone	у



1 or the furnishing of nonmonetary assistance to an applicant who is eligible for but does not require enrollment in the program; 2 "Education or training" means basic remedial education, 3 (6) 4 adult education, high school education, education to obtain the equivalent of 5 a high school diploma, education to learn English as a second language, 6 applied technology training, and postsecondary education and training; (7) "Employment assistance" means financial assistance, child 7 8 care, assistance to secure full-time employment, assistance in obtaining 9 education and training that leads to full-time employment, case management 10 services, and other services designed to assist recipients in achieving self-11 sufficiency through employment; 12 (8) "Extended support services" means assistance to a recipient 13 who has obtained employment under the program, which may include, but is not 14 limited to, child care and medical assistance; 15 (9) "Full-time education or training" means education or 16 training on a full-time basis as defined by the department; 17 (10)"Medical assistance" means assistance furnished pursuant to Title XIX of the Social Security Act, commonly referred to as Medicaid, or a 18 19 state-funded medical assistance program; 20 "Personal responsibility agreement" means an agreement (11) 21 between the department and the recipient specifying the recipient's 22 responsibilities that are a condition of receiving employment assistance, 23 which may include an employment plan that describes what the recipient and 24 the department will do to assist the recipient in achieving self-sufficiency 25 through employment; 26 "Positive reinforcement outcome bonus" means a one-time (12)27 cash assistance bonus for achieving an employment plan goal; 28 "Relocation assistance" means assistance to an eligible (13) 29 recipient who lives in an area of limited job opportunities to enable the 30 recipient to relocate for purposes of full-time employment that the recipient 31 has secured; "Support services" means child care, transportation, 32 (14)33 financial assistance, medical assistance, substance abuse treatment, life 34 skills training, parenting skills training, and other similar assistance; 35 (15) "TEA" means the Transitional Employment Assistance Program; 36 and

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1	(16) "Temporary Assistance for Needy Families Program" means all
2	Arkansas programs funded by federal Temporary Assistance to Needy Families
3	block grant funds or state funds claimed as maintenance of effort under the
4	federal Temporary Assistance to Needy Families program, including:
5	(A) The Transitional Employment Assistance Program;
6	(B) The Arkansas Work Pays Program;
7	(C) The Career Pathways Initiative; and
8	(D) The Community Investment Initiative; and
9	(16)(17) "Unearned income" means all income that a recipient
10	receives from sources other than employment, including child support
11	payments, supplemental security income, supplemental security disability
12	income, workers' compensation, and unemployment insurance.
13	
14	20-76-102. Coordination of state agency service delivery. [Effective
15	when contingency of Acts 2005, No. 1705, § 20(b), is met.]
16	(a) The Director of the Department of Workforce Services and the
17	Director of the Department of Health and Human Services shall enter into a
18	written agreement regarding the provision of the services to recipients of
19	transitional employment assistance.
20	(b)(1) The Department of Health and Human Services shall appropriately
21	train and supervise all employees and other persons who are responsible for
22	determining eligibility for cash assistance and diversion payments in the
23	Transitional Employment Assistance Program and the Arkansas Work Pays
24	Program.
25	(2) The Department of Workforce Services shall appropriately
26	train and supervise all employees and other persons who are responsible for
27	developing, evaluating, and managing personal responsibility agreements for
28	transitional employment assistance recipients.
29	(3) The training and supervision shall include, but not be
30	limited to, a competency-based case management program to measure the
31	effectiveness of each plan and to provide appropriate oversight,
32	implementation, and training to identify and assist victims of domestic
33	violence.
34	(c)(a) To ensure that all available state government resources are
35	used to help transitional employment assistance recipients make the
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36 transition from welfare to work, each of the following state agencies and

organizations shall also be required to work with the Department of Workforce 2 Services in providing transitional employment assistance services: 3 (1)The Department of Health and Human Services; 4 (2) The Department of Higher Education, including community 5 colleges and the University of Arkansas Cooperative Extension Service; 6 The Department of Education; (3) 7 (4) The Arkansas Development Finance Authority; 8 (5) The Arkansas Economic Development Commission; 9 The Arkansas State Highway and Transportation Department; (6) 10 (7) The Department of Finance and Administration, including the 11 Office of Child Support Enforcement; 12 (8) The State Child Abuse and Neglect Prevention Board; (9) The Arkansas Literacy Council, Inc.; 13 14 (10) The Department of Workforce Education; and 15 Other state agencies as directed by the Governor or as (11) 16 directed by the General Assembly. 17 (d) (b) State agencies required under subsection (c) of this section to work with the Department of Workforce Services in providing transitional 18 19 employment assistance services to recipients shall make every effort to use 20 financial resources in their respective budgets and to seek additional 21 funding sources, whether private or federal, to supplement the moneys 22 allocated by the Department of Workforce Services for the Transitional

24 (c) All agencies of the state and local governments providing 25 program services shall work cooperatively with and provide any necessary 26 assistance to the General Assembly and the Arkansas Transitional Employment 27 Temporary Assistance for Needy Families Oversight Board and shall furnish, in 28 a timely manner, complete and accurate information regarding the program to

legislative committees and the board upon request.

30 (f) The Department of Workforce Services and the Department of Health 31 and Human Services are directed to enter into an interagency agreement under 32 which the Department of Health and Human Services shall continue providing 33 cash assistance and diversion assistance to all Transitional Employment 34 Assistance Program clients.

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Employment Assistance Program.

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SECTION 2. Arkansas Code § 20-76-105 is amended to read as follows:

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1	20-76-105. Arkansas Transitional Employment Board Temporary Assistance
2	for Needy Families Oversight Board. [Effective when contingency of Acts 2005,
3	No. 1705, § 20(b), is met.]
4	(a) There is created an Arkansas Transitional Employment Board, which
5	shall be composed of the following members:
6	(1) The Director of the Department of Health and Human Services;
7	(2) The Director of the Department of Workforce Services;
8	(3) The Director of the Division of Health of the Department of
9	Health and Human Services;
10	(4) The Director of the Department of Workforce Education;
11	(5) The Director of the Department of Higher Education;
12	(6) The Director of the Arkansas Economic Development
13	Commission;
14	(7) The Director of the Arkansas Workforce Investment Board;
15	(8) Three (3) members appointed by the Governor;
16	$(9)(\Lambda)$ Six (6) members, at least one (1) of whom shall be a
17	current or former recipient of transitional employment assistance or of Aid
18	to Families with Dependent Children appointed by the Governor from a list of
19	ten (10) nominees.
20	(B) Of these ten (10), five (5), at least one (1) of whom
21	shall be a current or former recipient of transitional employment assistance
22	or of Aid to Families with Dependent Children, shall be submitted by the
23	President Pro Tempore of the Senate and five (5), at least one (1) of whom
24	shall be a current or former recipient of transitional employment assistance
25	or of Aid to Families with Dependent Children, shall be submitted by the
26	Speaker of the House of Representatives; and
27	(10) Two (2) members of the Arkansas Workforce Investment Board
28	to be chosen by the Chair of the Arkansas Workforce Investment Board as
29	follows:
30	(A) One (1) member for a two-year term; and
31	(B) One (1) member for a four-year term.
32	(b) The appointed members shall be employed in the private sector, and
33	a majority of those members shall have managerial experience.
34	(c)(l) The appointed members of the Arkansas Transitional Employment
35	Board shall serve four-year staggered terms.
36	(2) Five (5) members of the Arkansas Transitional Employment

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

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

1	and the Department of Workforce Services' plans for bonus awards and employee
2	incentives focused on achieving program outcomes;
3	(K) Submit biannual reports to the House Committee on
4	Public Health, Welfare, and Labor and the Senate Committee on Public Health,
5	Welfare, and Labor and to the Governor;
6	(L) Contract for an independent evaluation of the program;
7	(M) Review, recommend, and approve a plan developed by the
8	Department of Workforce Services to provide services and information to
9	former program recipients to help them stay employed and to achieve
10	progressively higher wages and earnings;
11	(N) Review, recommend, and approve a plan developed by the
12	Department of Workforce Services for pilot projects to provide employment
13	training, job search services, and parenting education to noncustodial
14	parents of children in transitional employment assistance families that
15	cannot pay child support because of unemployment or low earnings;
16	(0)(i) Utilize the expertise of the Arkansas Workforce
17	Investment Board, the Arkansas Transitional Employment Board, and the
18	Department of Higher Education to jointly develop a plan for contracting with
19	state agencies, two-year technical colleges, technical institutions, local
20	governments, or private or community organizations to establish, using
21	available Temporary Assistance for Needy Families funds, at least three (3)
22	demonstration projects, to develop job training certificate programs.
23	(ii) The job training certificate programs shall
24	provide short-term training designed to prepare low-income parents and others
25	for jobs that pay significantly more than minimum wage and that are available
26	in the area.
27	(iii) The projects shall be designed in consultation
28	with local employers and workforce investment boards to identify appropriate
29	job opportunities and needed skills and training.
30	(iv) Contracts shall include performance-based
31	payments keyed to enrollments, completion, job placement, and job retention.
32	(v) Temporary Assistance for Needy Families may be
33	combined with other state and federal funds in ways consistent with federal
34	laws and rules; and
35	(P)(i) Oversee the operation of transitional employment
36	assistance child care and transitional child care with the goals of

1	maintaining the current provision of child care to families receiving
2	transitional employment assistance and families who have left transitional
3	employment assistance, to maximize child care available to low-income
4	families and to avoid overspending the biennial budget for child care.
5	(ii) The Arkansas Transitional Employment Board may
6	authorize an increase in the spending cap on low-income child care if it
7	certifies to the Governor and the Chief Fiscal Officer of the State that the
8	additional expenditure of funds will not result in shortfalls in the
9	transitional employment assistance child care or transitional child care
10	budgets under existing conditions.
11	(iii) If the Arkansas Transitional Employment Board
12	certifies to the Governor and the Chief Fiscal Officer of the State and
13	notifies the Legislative Council and the House Interim Committee on Public
14	Health, Welfare, and Labor and the Senate Interim Committee on Public Health,
15	Welfare, and Labor that the action is necessary to avoid overspending the
16	biennial budget for child care, it may authorize one (1) or more of the
17	following actions:
18	(a) An increase in the copayment schedule for
19	transitional child care;
20	(b) An allocation of further Temporary
21	Assistance for Needy Families funds;
21 22	Assistance for Needy Families funds; (c) A reduction of a total of twenty-four (24)
22	(c) A reduction of a total of twenty-four (24)
22 23	(c) A reduction of a total of twenty-four (24) months in the transitional child care assistance available to temporary
22 23 24	(c) A reduction of a total of twenty-four (24) months in the transitional child care assistance available to temporary employment assistance recipients who leave assistance after the reduction; or
22 23 24 25	(c) A reduction of a total of twenty-four (24) months in the transitional child care assistance available to temporary employment assistance recipients who leave assistance after the reduction; or (d) A reduction in the spending cap for low-
22 23 24 25 26	<pre>(c) A reduction of a total of twenty-four (24) months in the transitional child care assistance available to temporary employment assistance recipients who leave assistance after the reduction; or</pre>
22 23 24 25 26 27	<pre>(c) A reduction of a total of twenty-four (24) months in the transitional child care assistance available to temporary employment assistance recipients who leave assistance after the reduction; or</pre>
22 23 24 25 26 27 28	<pre>(c) A reduction of a total of twenty-four (24) months in the transitional child care assistance available to temporary employment assistance recipients who leave assistance after the reduction; or</pre>
22 23 24 25 26 27 28 29	<pre>(c) A reduction of a total of twenty-four (24) months in the transitional child care assistance available to temporary employment assistance recipients who leave assistance after the reduction; or</pre>
22 23 24 25 26 27 28 29 30	<pre>(c) A reduction of a total of twenty-four (24) months in the transitional child care assistance available to temporary employment assistance recipients who leave assistance after the reduction; or</pre>
22 23 24 25 26 27 28 29 30 31	<pre>(c) A reduction of a total of twenty-four (24) months in the transitional child care assistance available to temporary employment assistance recipients who leave assistance after the reduction; or</pre>
22 23 24 25 26 27 28 29 30 31 32	<pre>(c) A reduction of a total of twenty four (24) months in the transitional child care assistance available to temporary employment assistance recipients who leave assistance after the reduction; or</pre>
22 23 24 25 26 27 28 29 30 31 32 33	<pre>(c) A reduction of a total of twenty four (24) months in the transitional child care assistance available to temporary employment assistance recipients who leave assistance after the reduction; or</pre>

1	(2) Engage in any other activity determined by law to constitute
2	a conflict of interest.
3	(f)(1) The Governor, in consultation with the chairs of the House
4	Committee on Public Health, Welfare, and Labor and the Senate Committee on
5	Public Health, Welfare, and Labor, shall appoint the staff director. The
6	appointment of the staff director shall be subject to Senate confirmation.
7	(2) The staff director shall supervise the Arkansas Transitional
8	Employment Board's staff and coordinate the activities of those state
9	agencies charged with implementation of the program.
10	(g) [Repealed.]
11	(h) The council shall:
12	(1) Periodically make recommendations to the Arkansas
13	Transitional Employment Board about the program, especially pertaining to
14	collaborative efforts among agencies involved in the Arkansas Transitional
15	Employment Board;
16	(2)(A) Provide reasonable and necessary cooperation with
17	Arkansas Transitional Employment Board members and staff and local coalition
18	members and staff; and
19	(B) Periodically report to the Arkansas Transitional
20	Employment Board on local coalition activities; and
21	(3) Advise the Arkansas Transitional Employment Board on how to
22	address outcomes.
23	(i)(l) This section shall be reviewed by the General
24	Assembly prior to that date; and
25	(2) In its review, the General Assembly shall assess the status
26	of the program and shall determine whether the responsibility for
27	administering the program should be transferred to another state agency or
28	board.
29	(j) There shall be no liability on the part of and no cause of action
30	of any nature shall arise against any member of the Arkansas Transitional
31	Employment Board or its agents or employees or the association or its agents
32	or employees for any action or omission by them in the performance of their
33	powers and duties under this chapter.
34	(k) The Arkansas Transitional Employment Board is designed to be an
35	agent of change and challenge to the existing federal, state, and local
36	agency service delivery mechanisms. The challenge shall be to ensure that

1	persons on transitional employment assistance are getting the assistance, the
2	information, and the services needed to help these low-income persons become
3	self-sufficient.
4	(1) The administration of the program shall focus on promoting the
5	following outcomes for program recipients and poor families in Arkansas:
6	(1)(A) Increase the percentage of families who receive
7	appropriate services to move off of transitional employment assistance cash
8	assistance into employment and toward self-sufficiency.
9	(B) The Arkansas Transitional Employment Board shall use
10	the following or similar indicators to determine whether this outcome is
11	being met:
12	(i) Percentage of recipients who receive specified
13	assessment within thirty (30) days of the application approval;
14	(ii) Percentage of recipients who receive services
15	specified in the assessment;
16	(iii) Percentage of recipients engaged in work
17	activities for the required number of hours per week;
18	(iv) Percentage of former recipients who are
19	eligible to receive needed services;
20	(v) Percentage of eligible families who receive low-
21	income child care, to be determined by dividing the number of low-income
22	recipients by the sum of the number of low-income recipients plus the number
23	of recipients on the waiting list; and
24	(vi) Percentage of recipients engaged in education
25	and training for the required number of hours per week;
26	$(2)(\Lambda)$ Increase the percentage of families who leave
27	transitional employment assistance cash assistance due to earnings from work.
28	(B) The Arkansas Transitional Employment Board shall use
29	the following or similar indicators to determine whether this outcome is
30	being met:
31	(i) Percentage of recipients who leave welfare each
32	month, each quarter, and each year; and
33	(ii) Percentage of families leaving if a parent has
34	earnings from work;
35	(3)(A) Increase earnings of families who leave transitional
36	employment assistance cash assistance.

1	(B) The Arkansas Transitional Employment Board shall use
2	the following or similar indicators to determine whether this outcome is
3	being met:
4	(i) Median level of earnings in the first full
5	quarter after leaving the program;
6	(ii) Median level of earnings in the second full
7	quarter after leaving the program;
8	(iii) Median level of earnings in the fourth full
9	quarter after leaving the program; and
10	(i v) Median level of earnings in the sixth full
11	quarter after leaving the program;
12	(4)(A) Increase the percentage of parents leaving transitional
13	employment assistance cash assistance who stay employed.
14	(B) The Arkansas Transitional Employment Board shall use
15	the following or similar indicators to determine whether this outcome is
16	being met:
17	(i) Percentage of former recipients who are working
18	in the second quarter after leaving the program;
19	(ii) Percentage of former recipients who have
20	maintained steady employment for two (2) quarters after leaving the program;
21	(iii) Percentage of former recipients who are
22	working in the fourth quarter after leaving the program; and
23	(iv) Percentage of former recipients who have
24	maintained steady employment for four (4) quarters after leaving the program;
25	and
26	(5)(A) Increase the percentage of former transitional employment
27	assistance cash assistance recipients who move out of poverty, including the
28	value of food stamps and the federal Earned Income Tax Credit and child
29	support.
30	(B) The Arkansas Transitional Employment Board shall use
31	the following or similar indicators to determine whether this outcome is
32	being met:
33	(i) Percentage of families with earning levels above
34	one hundred percent (100%) and the percentage above two hundred percent
35	(200%) of the federal poverty limit, including child support payments, the
36	imputed value of food stamps, and the federal Earned Income Tax Credit;

1	(ii) Percentage of eligible former recipient
2	families enrolled in the food stamp program; and
3	(iii) Percentage of eligible former recipient
4	families who file for the federal Earned Income Tax Credit.
5	(m)(l) The Arkansas Transitional Employment Board shall select three
6	(3) of its members to form an executive committee.
7	(2) On those rare occasions when it becomes necessary for the
8	Department of Health and Human Services or the Department of Workforce
9	Services to take action on matters regarding the program between meetings of
10	the Arkansas Transitional Employment Board, the Director of the Department of
11	Health and Human Services is authorized to contact the executive committee to
12	receive direction on how to proceed.
13	(3) Any decisions or guidance given to the Department of Health
14	and Human Services or the Department of Workforce Services by the executive
15	committee shall be reported to the Arkansas Transitional Employment Board at
16	its next meeting.
17	(4) Other duties may be assigned to the executive committee by a
18	majority vote of the Arkansas Transitional Employment Board.
19	(5) This procedure may be changed by a majority vote of the
20	Arkansas Transitional Employment Board.
21	(n) The Department of Workforce Services shall develop and maintain
22	the indicators for the program outcomes listed in subdivisions (1)(1)-(5) of
23	this section, subject to review and approval by the Arkansas Transitional
24	Employment Board.
25	(o)(1) The Department of Workforce Services shall develop proper
26	targets for each program outcome by July 1 of each year, subject to review
27	and approval by the Arkansas Transitional Employment Board.
28	(2) The Arkansas Transitional Employment Board shall adopt the
29	targets at the first meeting after July 1 of each year.
30	(3) The Arkansas Transitional Employment Board shall review and
31	report on progress in achieving the targets by December 10 and June 10 of
32	each year.
33	(4)(A) Reports shall be submitted to the Governor and to the
34	House Interim Committee on Public Health, Welfare, and Labor and the Senate
35	Interim Committee on Public Health, Welfare, and Labor.
36	(B) The report shall include comments from the Department

1	of Health and Human Services, the Department of Workforce Services, and other
2	relevant state agencies about their activities and their progress toward the
3	program outcome targets.
4	(p) Minutes of the Arkansas Transitional Employment Board's meetings,
5	including attendance records, shall be submitted to the Governor and to the
6	chairs of the House Interim Committee on Public Health, Welfare, and Labor
7	and the Senate Interim Committee on Public Health, Welfare, and Labor after
8	each meeting of the Arkansas Transitional Employment Board.
9	(a) The Temporary Assistance for Needy Families Oversight Board is
10	created.
11	(b) The board shall be composed of the following members:
12	(1) The Director of the Department of Workforce Services;
13	(2) The Director of the Arkansas Workforce Investment Board;
14	(3) The Director of the Division of County Operations of the
15	Department of Health and Human Services;
16	(4) Four (4) members to be appointed by the Governor;
17	(5) Two (2) members, one (1) to be appointed by the Speaker of
18	the House of Representatives; and
19	(6) One (1) member to be appointed by the President Pro Tempore
20	of the Senate.
21	(c)(1) The board is designed to be an agent of change and challenge to
22	the existing federal, state, and local agency service delivery mechanisms for
23	programs serving low-income parents.
24	(2) The challenge shall be to ensure that persons in the
25	Temporary Assistance for Needy Families Program are getting the assistance,
26	the information, and the services needed to help these low-income persons
27	become self-sufficient.
28	(3) The chair and the appointed members of the board shall be
29	selected on the basis of their:
30	(A) Experience and knowledge in administering and
31	overseeing public assistance and work programs; and
32	(B) Understanding and commitment to active oversight of
33	these programs.
34	(d) The appointed members of the board shall serve four-year terms.
35	(e) The Governor shall appoint the Chair of the Temporary Assistance
36	for Needy Families Oversight Board from among the appointed members.

1	(f) Five (5) members including at least three (3) appointed members of
2	the board shall constitute a quorum.
3	(g) The board shall meet as often as necessary to complete its
4	statutory responsibilities, but no less than one (1) time every three (3)
5	months.
6	(h) The Governor may remove an appointed member for cause.
7	(i) Vacancies on the board shall be filled in the same manner as the
8	original appointment for the unexpired portion of the term.
9	(j)(1) The Director of the Department of Workforce Services shall
10	designate a senior manager of the Department of Workforce Services as staff
11	director for the board.
12	(2) Additional staff support to the board shall be provided by
13	the Department of Workforce Services and the Department of Health and Human
14	Services.
15	(k) The responsibilities of the board include:
16	(1)(A) Developing a vision and blueprint for the Temporary
17	Assistance for Needy Families Program to:
18	(i) Provide effective services to the Transitional
19	Employment Assistance Program and Arkansas Work Pays Program clients;
20	(ii) Improve performance on the Transitional
21	Employment Assistance Program client outcomes; and
22	(iii) Integrate Transitional Employment Assistance
23	Program services, Work Pays Program services and Department of Workforce
24	Services.
25	(B) The board shall submit its recommended vision and
26	blueprint to the Governor and the House Interim Committee on Public Health,
27	Welfare, and Labor and the Senate Interim Committee on Public Health,
28	Welfare, Labor no later than December 31, 2007.
29	(2) Reviewing and developing recommendations to the Governor,
30	the General Assembly, the Department of Workforce Services, and other state
31	agencies on the following topics:
32	(A) Budget planning and the use of state and federal
33	Temporary Assistance for Needy Families Program funds;
34	(B) Measurement and performance on the Transitional
35	Employment Assistance Program outcomes;
36	(C) Performance management of the operation of the

1	Temporary Assistance for Needy Families Program;
2	(D) Administrative operations, including without
3	limitation:
4	(i) Dividing responsibilities among participating
5	agencies;
6	(ii) Information systems; and
7	(iii) The integration of Transitional Employment
8	Assistance and workforce systems.
9	(E) Rules developed by the Department of Workforce
10	Services and other state agencies dealing with the Transitional Employment
11	Assistance Program, the Arkansas Work Pays Program, the Career Pathways
12	Initiative, the Community Investment Initiative, and other initiatives within
13	the Temporary Assistance for Needy Families program;
14	(F) Policy and administration of the Transitional
15	Employment Assistance, the Work Pays, the Career Pathways Initiative, the
16	Community Investment Initiative, and other initiatives within the Temporary
17	Assistance for Needy Families program; and
18	(G) Additional initiatives that may be included within the
19	Temporary Assistance for Needy Families Program or funded with Temporary
20	Assistance for Needy Families Program funds;
21	(3) Determining the scope of work and timeline for the
22	independent evaluation of the Temporary Assistance for Needy Families
23	Program;
24	(4) Making reports to the Governor and to the House Interim
25	Committee on Public Health, Welfare, and Labor and the Senate Interim
26	Committee on Public Health, Welfare on the operations of Transitional
27	Employment Assistance Program, the Arkansas Work Pays Program, the Career
28	Pathways Initiative, the Community Investment Initiative, and other Temporary
29	Assistance for Needy Families initiatives; and
30	(5) Other responsibilities determined by a majority of the
31	board.
32	
33	SECTION 3. Arkansas Code § 20-76-106(a), concerning the statewide
34	implementation plan for transitional employment assistance, is amended to
35	read as follows:
36	(a) The Arkansas Transitional Employment Board Department of Workforce

1 <u>Services</u> shall:

2 (1) Review, recommend, and approve Develop a statewide 3 implementation plan for ensuring the cooperation of state agencies and local 4 agencies and encouraging the cooperation of private entities, especially 5 those receiving state funds, in the coordination and implementation of the 6 Transitional Employment Assistance Program, the Arkansas Work Pays Program, 7 and achievement of the goals; and 8 (2)(A) Ensure that program recipients throughout the state, 9 including those in rural areas, have comparable access to transitional 10 employment assistance benefits. 11 (B) The statewide implementation plan shall be subject to the review and recommendation of the Temporary Assistance for Needy Families 12 13 Oversight Board. 14 15 SECTION 4. Arkansas Code § 20-76-106(c), concerning the statewide 16 implementation plan for transitional employment assistance, is amended to 17 read as follows: 18 (c)(1)(A) The Department of Workforce Services shall prepare an annual 19 transitional employment assistance implementation plan. 20 (B) The plan shall be subject to review, and 21 recommendation, and approval by the Arkansas Transitional Employment Board 22 Temporary Assistance for Needy Families Oversight Board. 23 The Arkansas Transitional Employment Board Department of (2) 24 Workforce Services shall submit quarterly progress reports to the Governor, 25 the House Committee on Public Health, Welfare, and Labor, and the Senate 26 Committee on Public Health, Welfare, and Labor. 27 (3) The annual updated plan shall contain proposals for 28 measuring and making progress toward the transitional employment assistance 29 outcomes during the succeeding three-year period. 30 (4) The quarterly progress reports to the Governor, the House 31 Committee on Public Health, Welfare, and Labor, and the Senate Committee on 32 Public Health, Welfare, and Labor shall include all information that the 33 Arkansas Transitional Employment Board Temporary Assistance for Needy 34 Families Oversight Board deems necessary for determining progress in 35 achieving the outcomes. 36 (5) Information shall be provided for the state, each employment

1 opportunity district, and each county.

2 (6) The report shall also include all information requested by 3 resolution of the House Committee on Public Health, Welfare, and Labor and 4 the Senate Committee on Public Health, Welfare, and Labor.

5 (7) This report shall include a copy of all federal monthly,
6 quarterly, and annual reports submitted by the Department of Health and Human
7 Services regarding the Temporary Assistance for Needy Families Program.

9 SECTION 5. Arkansas Code § 20-76-107(a), concerning the independent 10 evaluator for the Transitional Employment Assistance Program, is amended to 11 read as follows:

12

8

20-76-107. Independent evaluator.

(a)(1) By September 1, 2001 2007, the Arkansas Transitional Employment
 Board Department of Workforce Services shall contract with a professional
 consultant for an ongoing independent evaluation of the Transitional
 Employment Assistance Program and program development Temporary Assistance
 for Needy Families Oversight Program.

18 (2) The Department of Workforce Services shall consult with the
 19 Temporary Assistance for Needy Families Oversight Board to determine the
 20 scope of work and timeline of the evaluation.

21 (3) The independent evaluator shall submit biannual reports to 22 the Governor and the House Committee on Public Health, Welfare, and Labor and 23 the Senate Committee on Public Health, Welfare, and Labor which assess: 24 (1)(A) How effective the program is in addressing each of 25 the transitional employment assistance outcomes as specified in § 20-76-26 105(1) and progressing toward each of the annual targets set for those 27 outcomes and any measures that might be taken to improve its performance; 28 (2)(B) How effectively performance standards and 29 measurement criteria in the statewide implementation plan are being met; 30 (3)(C) How effectively state agencies are cooperating in 31 the implementation of the program;

32 (4)(D) How effectively various funding sources are being
 33 integrated into the support of the program;

34 (5)(E) The outcomes for current and former transitional
 35 employment assistance cash assistance recipients and their children, to
 36 include at least the following:

1	(A)(i) Changes in family income and child poverty;
2	(B)(ii) Impact on child welfare;
3	(C)(iii) Impact on child hunger;
4	(D)(iv) Impact on housing conditions, family living
5	arrangements, and homelessness;
6	(E)(v) Impact on the health care coverage and the
7	health status of children;
8	(F)(vi) Changes in family expenditure patterns;
9	(G)(vii) Births to unwed parents, teen pregnancies,
10	and changes in family structure;
11	(H)(viii) Impact on child care patterns and youth
12	supervision;
13	(I)(ix) The work history and employment patterns of
14	adults, including whether they are working, the types of employment held, job
15	retention, and their wages or earnings;
16	(J)(x) Impact on substance abuse and substance abuse
17	treatment; and
18	(K)(xi) Educational and skill attainment;
19	(6) (F) Effectiveness of training received by program
19 20	
	(6)(F) Effectiveness of training received by program
20	(6)(F) Effectiveness of training received by program recipients;
20 21	(6)(F) Effectiveness of training received by program recipients; (7)(G) How effectively transitional employment assistance
20 21 22	<pre>(6)(F) Effectiveness of training received by program recipients;</pre>
20 21 22 23	<pre>(6)(F) Effectiveness of training received by program recipients;</pre>
20 21 22 23 24	<pre>(6)(F) Effectiveness of training received by program recipients;</pre>
20 21 22 23 24 25	<pre>(6)(F) Effectiveness of training received by program recipients;</pre>
20 21 22 23 24 25 26	<pre>(6)(F) Effectiveness of training received by program recipients;</pre>
20 21 22 23 24 25 26 27	<pre>(6)(F) Effectiveness of training received by program recipients;</pre>
20 21 22 23 24 25 26 27 28	<pre>(6)(F) Effectiveness of training received by program recipients;</pre>
20 21 22 23 24 25 26 27 28 29	<pre>(6)(F) Effectiveness of training received by program recipients;</pre>
20 21 22 23 24 25 26 27 28 29 30	(6)(F) Effectiveness of training received by program recipients; (7)(G) How effectively transitional employment assistance supportive services are being delivered and the extent to which they meet client needs in making the transition from welfare to work and achieving long-term economic selfsufficiency; (8)(H) Transitional employment assistance client usage of other forms of public assistance, including, at least, food stamps, Medicaid and ARKids First, and usage of nongovernmental forms of community services; (9)(1) Any other information deemed by the independent evaluator or the board to be helpful in assisting the Governor and the General Assembly in evaluating the impact and effectiveness of the program;
20 21 22 23 24 25 26 27 28 29 30 31	<pre>(+)(F) Effectiveness of training received by program recipients;</pre>
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34	<pre>(6)(F) Effectiveness of training received by program recipients;</pre>
20 21 22 23 24 25 26 27 28 29 30 31 32 33	<pre>(6)(F) Effectiveness of training received by program recipients;</pre>

1	(C)(iii) Cases closed because of reaching the
2	twenty-four-month lifetime limit on cash assistance.
3	
4	SECTION 6. Arkansas Code §§ 20-76-110 and 20-76-111 are repealed.
5	20-76-110. Arkansas Transitional Employment Assistance Transition
6	Workgroup.
7	(a) There is created an Arkansas Transitional Employment Assistance
8	Transition Workgroup that shall be composed of the following members:
9	(1) The Director of the Department of Workforce Services;
10	(2) The Executive Director of the Arkansas Transitional
11	Employment Board;
12	(3) The Director of the Division of County Operations of the
13	Department of Health and Human Services;
14	(4) The Director of the Arkansas Workforce Investment Board;
15	(5) One (1) senior staff member from the Department of Health
16	and Human Services appointed by the Director of the Department of Health and
17	Human Services;
18	(6) Four (4) members to be appointed by the Covernor, as
19	follows:
20	(A) Two (2) with direct administrative experience in
21	transitions of welfare programs to workforce agencies;
22	(B)(i) One (1) of whom shall represent a local workforce
23	board; and
24	(ii) One (1) of whom shall be a current or former
25	recipient of transitional employment assistance or Aid to Families with
26	Dependent Children; and
27	(7) Two (2) members, one (1) to be appointed by the Chair of the
28	House Committee on Public Health, Welfare, and Labor and one (1) to be
29	appointed by the Chair of the Senate Committee on Public Health, Welfare, and
30	Labor.
31	(b) The members appointed by the Governor and the committee chairs
32	shall not be Arkansas state employees.
33	(c)(l) The appointed members of the workgroup shall serve through the
34	full period of operation of the workgroup.
35	(2)(A) The Director of the Department of Workforce Services
36	shall call the first meeting of the workgroup within thirty (30) calendar

1	days of the appointments of the members.
2	(B) The Director of the Department of Workforce Services
3	shall serve as chair for the workgroup.
4	(3) Five (5) members of the workgroup shall constitute a quorum.
5	(4)(A) The workgroup shall meet at least two (2) times before
6	July 1, 2005, or the effective date of the transfer of the Transitional
7	Employment Assistance Program responsibilities to the Department of Workforce
8	Services.
9	(B) The workgroup shall meet as often as necessary to
10	complete its statutory responsibilities.
11	(5) The workgroup shall be dissolved after completing its
12	statutory responsibilities at the decision of the Director of the Department
13	of Workforce Services with the consent of the Governor, the Chair of the
14	House Committee on Public Health, Welfare, and Labor and the Chair of the
15	Senate Committee on Public Health, Welfare, and Labor.
16	(6) The Governor may remove an appointed member for cause.
17	(7) Vacancies on the workgroup shall be filled in the same
18	manner as the original appointment for the unexpired portion of the term.
19	(d) The workgroup shall:
20	(1) Develop recommendations to the Directors of the Department
20 21	
	(1) Develop recommendations to the Directors of the Department
21	(1) Develop recommendations to the Directors of the Department of Workforce Services and the Department of Health and Human Services and the
21 22	(1) Develop recommendations to the Directors of the Department of Workforce Services and the Department of Health and Human Services and the Arkansas Transitional Employment Board to guide the:
21 22 23	(1) Develop recommendations to the Directors of the Department of Workforce Services and the Department of Health and Human Services and the Arkansas Transitional Employment Board to guide the: (A) Implementation of the transfer of the Transitional
21 22 23 24	<pre>(1) Develop recommendations to the Directors of the Department of Workforce Services and the Department of Health and Human Services and the Arkansas Transitional Employment Board to guide the: (A) Implementation of the transfer of the Transitional Employment Assistance Program responsibilities from the Department of Health</pre>
21 22 23 24 25	<pre>(1) Develop recommendations to the Directors of the Department of Workforce Services and the Department of Health and Human Services and the Arkansas Transitional Employment Board to guide the:</pre>
21 22 23 24 25 26	<pre>(1) Develop recommendations to the Directors of the Department of Workforce Services and the Department of Health and Human Services and the Arkansas Transitional Employment Board to guide the:</pre>
21 22 23 24 25 26 27	<pre>(1) Develop recommendations to the Directors of the Department of Workforce Services and the Department of Health and Human Services and the Arkansas Transitional Employment Board to guide the:</pre>
21 22 23 24 25 26 27 28	(1) — Develop recommendations to the Directors of the Department of Workforce Services and the Department of Health and Human Services and the Arkansas Transitional Employment Board to guide the: (A) — Implementation of the transfer of the Transitional Employment Assistance Program responsibilities from the Department of Health and Human Services to the Department of Workforce Services; (B) — Efficient operation of the Transitional Employment Assistance Program; and (C) — Use of Temporary Assistance for Needy Families funds;
21 22 23 24 25 26 27 28 29	<pre>(1) Develop recommendations to the Directors of the Department of Workforce Services and the Department of Health and Human Services and the Arkansas Transitional Employment Board to guide the:</pre>
21 22 23 24 25 26 27 28 29 30	<pre>(1) Develop recommendations to the Directors of the Department of Workforce Services and the Department of Health and Human Services and the Arkansas Transitional Employment Board to guide the:</pre>
21 22 23 24 25 26 27 28 29 30 31	<pre>(1) Develop recommendations to the Directors of the Department of Workforce Services and the Department of Health and Human Services and the Arkansas Transitional Employment Board to guide the:</pre>
21 22 23 24 25 26 27 28 29 30 31 32	<pre>(1) Develop recommendations to the Directors of the Department of Workforce Services and the Department of Health and Human Services and the Arkansas Transitional Employment Board to guide the;</pre>
21 22 23 24 25 26 27 28 29 30 31 32 33	<pre>(1) Develop recommendations to the Directors of the Department of Workforce Services and the Department of Health and Human Services and the Arkansas Transitional Employment Board to guide the:</pre>

1	Department of Workforce Services and the Department of Health and Human
2	Services and the Arkansas Transitional Employment Board;
3	(5) Make a study of the feasibility of combining the Arkansas
4	Transitional Employment Board with the Arkansas Workforce Investment Board
5	and report the findings to the Covernor, the Chair of the House Committee on
6	Public Health, Welfare, and Labor, and the Chair of the Senate Committee on
7	Public Health, Welfare, and Labor; and
8	(6) Submit reports to the Governor and to the Chair of the House
9	Committee on Public Health, Welfare, and Labor and the Chair of the Senate
10	Committee on Public Health, Welfare, and Labor about the guidelines and the
11	progress in implementation.
12	(e) Staff support to the workgroup shall be provided by the Department
13	of Workforce Services, the Department of Health and Human Services, the
14	Arkansas Transitional Employment Board, and the Bureau of Legislative
15	Research.
16	
17	20-76-111. Transfers of powers, duties, and personnel.
18	(a) The Department of Workforce Services and the Department of Health
19	and Human Services shall enter into an interagency agreement transferring
20	responsibility for the Transitional Employment Assistance Program block grant
21	and for the administration of the Transitional Employment Assistance Program
22	in accordance with this subchapter.
23	(b) Personnel identified by contract or interagency agreement as
24	performing duties that are transferred from the Department of Health and
25	Human Services to the Department of Workforce Services shall be transferred
26	to the Department of Workforce Services, where they shall continue serving
27	the needs of Transitional Employment Assistance Program recipients, subject
28	to the standard personnel policies of the Department of Workforce Services.
29	
30	SECTION 7. Arkansas Code Title 20, Chapter 76, Subchapter 1 is amended
31	to add an additional section to read as follows:
32	20-76-113. Promoting outcomes for the Transitional Employment
33	Assistance Program and the Arkansas Work Pays Program.
34	(a) The administration of the Transitional Employment Assistance
35	Program and the Arkansas Work Pays Program shall focus on promoting the
36	following Transitional Employment Assistance Program outcomes for

1	Transitional Employment Assistance Program recipients and poor families in
2	Arkansas:
3	(1) Increase the percentage of families who receive appropriate
4	services to move off of Transitional Employment Assistance Program cash
5	assistance into employment and toward self-sufficiency;
6	(2) Increase the percentage of families who leave Transitional
7	Employment Assistance Program cash assistance due to earnings from work;
8	(3) Increase earnings of families who leave Transitional
9	Employment Assistance Program cash assistance;
10	(4) Increase the percentage of parents leaving Transitional
11	Employment Assistance Program cash assistance who stay employed; and
12	(5) Increase the percentage of former Transitional Employment
13	Assistance Program cash assistance recipients who move out of poverty,
14	including the value of food stamps and the federal Earned Income Tax Credit
15	and child support.
16	(b) The Department of Workforce Services shall develop and maintain
17	the indicators for the Transitional Employment Assistance Program outcomes
18	listed in subdivisions (a)(1)-(5) of this section, subject to review and
19	approval by the Temporary Assistance for Needy Families Oversight Board.
20	(c)(1) The Department of Workforce Services shall develop proper
21	targets for each Transitional Employment Assistance Program outcome by July 1
22	of each year, subject to review and approval by the Temporary Assistance for
23	Needy Families Oversight Board.
24	(2) The Department of Workforce Services shall review and report
25	on progress in achieving the targets by December 10 and June 10 of each year.
26	(3)(A) Reports shall be submitted to the Governor and to the
27	Chair of the House Interim Committee on Public Health, Welfare, and Labor and
28	the Chair of the Senate Interim Committee on Public Health, Welfare, and
29	Labor.
30	(B) The report shall include comments from the Department
31	of Health and Human Services, the Department of Workforce Services, and other
32	relevant state agencies about their activities and their progress toward the
33	Transitional Employment Assistance Program outcome targets.
34	
35	SECTION 8. Arkansas Code § 20-76-201 is amended to read as follows:
36	20-76-201. Department of Human Services Department of Health and Human

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1 <u>Services</u> - Powers and duties.

2	The Department of Human Services <u>Department of Health and Human</u>
3	Services shall:
4	(1) Administer all assigned forms of public assistance,
5	supervise agencies and institutions caring for dependent or mentally or
6	physically disabled or aged adults, and administer other welfare activities
7	or services that may be vested in it;
8	(2) Administer or supervise all child welfare activities in
9	accordance with the rules and regulations of the department, including:
10	(A) The licensing and supervision of private and public
11	child care agencies and institutions;
12	(B) The care of dependent, neglected, and delinquent
13	children and children with mental or physical disabilities in foster family
14	homes or in institutions; and
15	(C) The care and supervision of children placed for
16	adoption;
17	(3) Enter into reciprocal agreements with public welfare
18	agencies in other states relative to the provisions of relief and assistance
19	to transients and nonresidents and cooperate with other state departments and
20	with the federal government in studying labor, health, and public assistance
21	problems involved in transiency;
22	(4) Administer and make effective the rules and regulations
23	governing personnel administration, including the preparation and
24	administration of classification and compensation plans and the method of
25	selection for positions in the department:
26	(A) Develop and implement an internal training program to
27	educate caseworkers and managers on the requirements of an effective
28	Transitional Employment Assistance Program and the skills and knowledge
29	required by their positions;
30	(B)(A) Develop performance standards and bonus awards for
31	all positions in the program focused on achieving the outcomes; and
32	(C)(B) Remove or transfer employees from the program to
33	other responsibilities within the department if they do not meet performance
34	standards;
35	(5) Carry on research and compile statistics relative to public
36	welfare programs throughout the state, including all phases of dependency,

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defectiveness, delinquency, and related problems and develop plans in
 cooperation with other public and private agencies for the prevention as well
 as the treatment of conditions giving rise to public welfare problems;

4 (6) Assist other departments, agencies, and institutions of the 5 state and federal governments, when so requested, by performing services in 6 conformity with the purposes of this chapter;

7 (7) Cooperate with the federal government in matters of mutual
8 concern pertaining to federally funded programs within the department's
9 purview;

10 (8) Make any and all contracts and grants that may be necessary 11 to carry out the purposes of this chapter and in accordance with rules and 12 regulations developed by the department and subject to review,

13 recommendation, and approval by the Arkansas Transitional Employment Board

14 and subject to termination by the department as may be directed by the board;

15 (9)(8) Make reports in the form and containing the information 16 as the federal government from time to time may require and comply with 17 provisions as the federal government from time to time may find necessary to 18 assure the correctness and veracity of the reports;

19 (10)(9) Allocate funds for the purposes and in accordance with 20 the provisions of this chapter and rules and regulations as may be prescribed 21 by the department and subject to review, and recommendation, and approval by 22 the board Temporary Assistance for Needy Families Oversight Board;

23 (11)(10) Establish standards of eligibility for assistance
24 developed by the department and subject to review, and recommendation, and
25 approval by the board;

26 (12)(11) Receive, administer, disburse, dispose, and account for
27 funds, commodities, equipment, supplies, and any kind of property given,
28 granted, loaned, or advanced to the State of Arkansas for public assistance,
29 public welfare, social security, or any other similar purposes;

30 (13)(12) Make rules and regulations and take actions as are 31 necessary or desirable to carry out the provisions of this chapter and which 32 are not inconsistent therewith;

33 (14)(13) Solicit participation of private organizations, 34 nonprofit organizations, charitable organizations, and institutions of 35 education in the delivery of services and in the enactment and revision of 36 rules and regulations;

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1 (15)(14) Employ attorneys to represent the interests of the 2 department; and 3 $(16)(\Lambda)$ The department shall develop a statewide transitional 4 employment assistance transportation policy that emphasizes cost-effective, 5 long-term solutions for the transportation challenges that face program 6 recipients, former program recipients, and other poor Arkansas families. 7 (B) Transportation services under this policy shall 8 include subsidized public transit, van pooling, and subsidized vehicle 9 purchase and maintenance plans, among others. 10 (C) The department shall coordinate with various planning 11 organizations that receive federal assistance under the Job Access and 12 Reverse Commute Program. 13 (D) The department shall provide technical assistance to 14 local coalitions to help them develop local transportation plans; and 15 (17)(15) Develop and implement automated statewide benefit 16 delivery and information systems to achieve the purposes of this chapter. 17 SECTION 9. Arkansas Code § 20-76-205 is repealed. 18 19 20-76-205. Use of unspent federal assistance. 20 (a) At the end of each cost allocation close-out period following the 21 end of each federal fiscal year, the Department of Human Services and the 22 Arkansas Transitional Employment Board shall take all steps necessary to 23 maximize the availability and use of any unspent federal Temporary Assistance 24 to Needy Families funds to spend on subsidized child care for transitional 25 employment assistance and other low-income families during the next federal 26 fiscal year. 27 (b) This provision shall be subject to federal law and regulations 28 governing the use of Temporary Assistance to Needy Families block grant 29 funds. 30 31 SECTION 10. Arkansas Code §§ 20-76-401 and 20-76-402 are amended to 32 read as follows: 33 20-76-401. Eligibility generally - Transitional Employment Assistance 34 Program. [Effective when contingency of Acts 2005, No. 1705, § 20(b), is 35 met.1 36 (a)(1) The Transitional Employment Assistance Program is created.

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1 (2)(A) The program shall be administered by the Department of 2 Health and Human Services and the Department of Workforce Services. (B) Subject to the order of the Governor, the Department 3 4 of Workforce Services may take full authority for administering the 5 Transitional Employment Assistance Program. 6 (C) The Department of Workforce Services may contract with 7 the Department of Health and Human Services for administrative services. 8 (3) Eligible applicants shall receive one (1) or more of the 9 following: assessment services, employment assistance, support services, 10 medical assistance, a positive reinforcement outcome bonus, relocation 11 assistance, and extended support services. The Department of Workforce 12 Services may operate a separate Transitional Employment Assistance Program 13 Two-Parent Program funded by state funds not claimed for the federal Temporary Assistance for Needy Families maintenance of effort requirement if 14 15 the Director of the Department of Workforce Services deems such action 16 necessary to avoid the risk of not meeting the two-parent work participation 17 rate. 18 (b) Eligibility for transitional employment assistance is limited to 19 applicants for or recipients of assistance who: 20 (1) Have care and custody of a related minor child; 21 (2) Reside in the state at the time of application for 22 assistance; 23 (3) Have applied for child support services, when applicable, 24 with a local child support enforcement office at the time of application for 25 assistance and who comply and cooperate with all applicable requirements of 26 that office, including, but not limited to, assignment of benefits to the 27 department; 28 (4) Participate in an approved work activity, including 29 complying with an employment plan, unless deferred or exempt from work 30 activity requirements; 31 (5) Are citizens of the United States, are qualified aliens 32 lawfully present in the United States before August 22, 1996, are qualified 33 aliens who physically entered the United States on or after August 22, 1996, and have been in qualified immigrant status for at least five (5) years, or 34 35 are aliens to whom benefits under Temporary Assistance for Needy Families 36 must be provided under federal law;

1 (6)(1) Are income and resource eligible; and 2 (7)(2) Sign and comply with a personal responsibility agreement. The department shall promulgate regulations to determine resource 3 (c) 4 eligibility and benefit levels for participating families. The regulations 5 shall be subject to review, and recommendation, and approval by the Arkansas 6 Transitional Employment Temporary Assistance for Needy Families Oversight 7 Board and shall include, but not be limited to, the following categories of 8 income and resource disregards: 9 (1) To reward work, earned income from sources other than 10 transitional employment assistance; 11 (2) A certain percentage of a family's gross monthly income; 12 (3) The family's homestead; 13 (4) An operable motor vehicle per family; 14 (5) Household and personal goods; 15 (6) Income-producing property; 16 (7) Moneys deposited in an approved individual development 17 account or approved escrow account for business or career development; and 18 (8) Any other property or resource specified in the transitional 19 employment assistance implementation plan which is determined to be cost 20 efficient to exclude or which must be excluded due to federal or state law. 21 (d) Any person who makes an application for assistance shall have the 22 burden of proving eligibility for such the assistance. 23 24 20-76-402. Work activities. [Effective when contingency of Acts 2005, 25 No. 1705, § 20(b), is met.] 26 The Department of Workforce Services shall develop and describe (a) 27 categories of approved work activities for transitional employment assistance 28 recipients in accordance with this section. The regulations rules shall be 29 subject to review, and recommendation, and approval by the Arkansas 30 Transitional Employment Board Temporary Assistance for Needy Families 31 Oversight Board. Approved work activities may include unsubsidized 32 employment, subsidized private sector employment, subsidized public sector 33 employment, education or training, vocational educational training, skills 34 training, job search and job readiness assistance, on-the-job training, micro 35 enterprise, community service, and work experience. For purposes of this 36 section:

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

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

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1 life skills and literacy training, and substance abuse treatment, mental

2 <u>health treatment</u>, or rehabilitation activities for those who are otherwise

3 employable;

4 (B) Job search and job readiness activities may be used in
5 conjunction with other program activities such as community service work
6 experience but may not be the primary work activity and may not continue
7 longer than the length of time permitted under federal law;

8 (6) "Education" includes elementary and secondary education, 9 education to obtain the equivalent of a high school diploma, and education to 10 learn English as a second language. In consultation with adult education or 11 rehabilitative services, a person with a high school diploma or the 12 equivalent who tests at less than a working functioning level shall be eligible to participate in basic remedial or adult education. If an 13 14 individual does not have a high school diploma or equivalency, "education" 15 also includes basic remedial education and adult education;

16 (7) "Vocational educational training" is postsecondary
17 education, including, at least, programs at two-year or four-year colleges,
18 universities, technical institutes, and vocational schools or training in a
19 field directly related to a specific occupation;

20 (8) Job skills training directly related to employment provides
21 job skills training in a specific occupation. Job skills training may include
22 customized training designed to meet the needs of a specific employer or a
23 specific industry;

(9) "On-the-job training" means training and work experience at a public or private not-for-profit agency or organization or with a private for-profit employer which provides an opportunity to obtain training and job supervision and provides employment upon satisfactory completion of training;

(10) School attendance at a high school or attendance at a
program designed to prepare the recipient to receive a high school
equivalency diploma is a required program activity for each recipient
eighteen (18) years of age or younger who:

32 (A) Has not completed high school or obtained a high33 school equivalency diploma;

34 (B) Is a dependent child or a head of household; and
35 (C) For whom it has not been determined that another
36 program activity is more appropriate;

1 (11) Participation in medical, educational, counseling, and 2 other services that are part of the recipient's personal responsibility agreement is a required activity for each teen parent who participates in the 3 4 Transitional Employment Assistance Program; and 5 "Community service" is time spent engaged in an approved (12) 6 activity at a government entity or community-based, charitable organization. 7 (b) All occupational training must meet at least one (1) of the 8 following requirements: 9 (1) Be on the statewide or appropriate area list of occupations 10 in the "Guide to Educational Training Program for Demand Occupations" 11 published by the Arkansas Employment Security Department; 12 (2) Be on that list for another area within the state to which 13 the program recipient has signed a commitment to relocate; 14 (3) Be for a specific position for which an employer has 15 submitted a letter demonstrating intent to hire persons upon successful 16 completion of training; and 17 (4) Be in an occupation in local demand but not shown on the state or area demand list if the local demand is documented or will be 18 19 documented by the area workforce investment board through a state-prescribed 20 methodology. 21 (c)(1) Each state agency and each entity that contracts to provide 22 services for a state agency shall establish recruitment and hiring goals which shall target ten percent (10%) of all jobs requiring a high school 23 24 diploma or less to be filled with transitional employment assistance or food 25 stamp recipients. 26 (2) A question concerning receipt of transitional employment 27 assistance benefits or food stamps may be added to the state employment 28 application for purposes of targeting these applicants. 29 (3) Each agency shall report to the Arkansas Transitional 30 Employment Board and the independent evaluator the number of program 31 recipients employed by the state agency and the contract service provider in 32 comparison to the established goal. 33 (d)(l)(c)(l) The Department of Workforce Services shall require 34 participation in approved work activities to the maximum extent possible, 35 subject to federal and state funding. If funds are projected to be

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insufficient to support full-time work activities by all program recipients

who are required to participate in work activities, the Department of
 Workforce Services shall screen recipients and assign priority in accordance
 with the implementation plan.

4 (2) In accordance with the implementation plan, the Department 5 of Workforce Services may limit a recipient's weekly work requirement to the 6 minimum required to meet federal work activity requirements and may develop 7 screening and prioritization procedures within employment opportunity 8 districts or within counties based on the allocation of resources, the 9 availability of community resources, or the work activity needs of the 10 employment opportunity district or county.

11 (e)(1)(d)(1) Subject to subdivision (e)(2) of this section, an adult 12 in a family receiving assistance under the program may fill a vacant 13 employment position in order to engage in a work activity described in 14 subsection (a) of this section.

15 (2) No adult in a work activity described in subsection (a) of 16 this section which is funded, in whole or in part, by funds provided by the 17 federal government shall be employed or assigned:

18 (A) When any other individual is on layoff from the same19 or any substantially equivalent job; or

(B) If the employer has terminated the employment of any
regular employee or otherwise caused an involuntary reduction in its
workforce in order to fill the vacancy so created with an adult described in
subdivision (e)(1) of this section.

24 (3) The Arkansas Employment Security Department shall establish
25 and maintain a grievance procedure for resolving complaints of alleged
26 violations of subdivision (e)(2) of this section.

27 (4) Nothing in this subsection (e) shall preempt or supersede
28 any provision of state or local law that provides greater protection for
29 employees from displacement.

30 (f)(e) The Department of Workforce Services, subject to review, and 31 recommendation, and approval by the board, shall establish criteria to exempt 32 or temporarily defer the following persons from any work activity 33 requirement:

34 (1) An individual required to care for a recipient child until
35 the child reaches twelve (12) months of age, if the caregiver is an active
36 participant in a home-based or part-time center-based quality-approved early

1 learning program, where available, that requires parental involvement and is 2 approved by the Department of Education under The Arkansas Better Chance 3 Program Act, § 6-45-101 et seq.; 4 (2) An individual required to care for a recipient child until 5 the child reaches the maximum age specified by regulation, not to exceed 6 twelve (12) months of age; 7 (3) A disabled parent or caregiver, based upon criteria set 8 forth in regulations; 9 (4) A woman in the third trimester of pregnancy; 10 (5) A parent or caregiver who is caring for a disabled child 11 relative or disabled adult relative, based upon criteria set forth in 12 regulations; (6) A minor parent less than eighteen (18) years of age who 13 14 resides in the home of a parent or in an approved adult-supervised setting 15 and who participates in full-time education or training; 16 (7) A teen parent head of household under the age of twenty (20) 17 who maintains satisfactory attendance as a full-time student at a secondary 18 school; 19 (8) An individual for whom support services necessary to engage 20 in a work activity are not available; 21 (9) An individual who, as determined by a Department of 22 Workforce Services case manager, is unable to participate in work activities 23 due directly to the effects of domestic violence. All case manager 24 determinations made under this subdivision shall be reviewed by a supervisor 25 within five (5) days of such determination; 26 (10) An individual unable to participate in a work activity due 27 to extraordinary circumstances; 28 (11) A parent or caregiver over sixty (60) years of age; and 29 (12) Child-only cases. 30 31 SECTION 11. Arkansas Code § 20-76-404(a)(1), concerning the duration 32 of public assistance, is amended to read as follows: 33 (a)(1) Beginning July 1, 1998, the Department of Human Services 34 Department of Workforce Services shall not provide financial assistance to a 35 family that includes an adult recipient who has received financial assistance for more than twenty-four (24) months, except as provided in subsection (c) 36

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1 of this section.

2 3 SECTION 12. Arkansas Code § 20-76-404(e)(2) and (3), concerning 4 extended support services through public assistance, is amended to read as 5 follows: 6 (2) A recipient who loses his or her financial assistance due to 7 earnings and who is employed shall be eligible for: 8 (A) Child care assistance at no cost and without 9 reapplication for a cumulative period of twelve (12) months; and 10 Twenty-four (24) additional months of child care (B) 11 assistance provided on a sliding fee scale or other cost-sharing arrangement 12 as determined by the Arkansas Transitional Employment Board department. 13 The **board** department may reduce the period of transitional (3) child care to a total of twenty-four (24) months for recipients who lose 14 15 assistance at a specified date after the board's decision to limit the 16 assistance if the board certifies to the Governor and the Chief Fiscal 17 Officer of the State that the reduction is necessary to avoid overspending the biennial budget for child care. 18 19 20 SECTION 13. Arkansas Code § 20-76-404(i)(1), concerning extended 21 support services through public assistance, is amended to read as follows: 22 (i)(1) By August 1, 2001, the department shall 23 develop a plan, subject to review and approval recommendation by the board, 24 to monitor and protect the safety and well-being of the children within a 25 family whose temporary assistance is terminated for any reason other than the 26 family's successful transition to economic self-sufficiency. 27 2.8 SECTION 14. Arkansas Code § 20-76-406 is repealed. 29 20-76-406. Alternative benefits. 30 (a) The Department of Health and Human Services may establish and 31 maintain a program of public assistance as an alternative for individuals 32 otherwise eligible for transitional employment assistance who, having engaged 33 in transitional employment assistance work activities for at least six (6) 34 weeks, have fully complied with all provisions in the individual's personal 35 responsibility agreement but who are not engaged in work as defined in 36 transitional employment assistance laws or regulations.

1 (b) No individual shall be eligible for alternative benefits unless the person meets the minimum eligibility requirements for transitional 2 3 employment assistance. The amount, scope, and duration of alternative 4 benefits shall not exceed benefits available through transitional employment 5 assistance. 6 7 SECTION 15. Arkansas Code § 20-76-410 is amended to read as follows: 8 20-76-410. Administrative sanctions - Transitional employment 9 assistance. [Effective when contingency of Acts 2005, No. 1705, § 20(b), is 10 met.1 11 (a) A reduction in financial assistance or case closure shall be 12 imposed in the following situations: 13 (1) The individual fails without good cause to cooperate with 14 the Office of Child Support Enforcement; 15 (2) The individual refuses to accept employment without good 16 cause; 17 (3) The individual quits employment without good cause; The individual fails without good cause to comply with the 18 (4) 19 provisions of the employment plan; 20 The individual fails without good cause to comply with the (5) 21 provisions of the personal responsibility agreement; or 22 (6) The individual flees prosecution or custody or confinement 23 following conviction or is in violation of the terms or conditions of parole 24 or probation. 25 (b) The Department of Workforce Services may define by regulation rule 26 additional situations that require sanction, establish additional sanctions, 27 and provide for administrative disgualification. 2.8 (c)(1) If a parent is sanctioned for noncompliance fails to comply 29 with the Transitional Employment Assistance Program requirements, financial 30 assistance for the child or children may be continued under subdivisions 31 (a)(1)-(5) of this section, and the department shall suspend the family's 32 assistance for one (1) month. 33 (A)(i) After making reasonable efforts to determine that 34 the transitional employment assistance recipient understands the requirements 35 and does not face unknown barriers to compliance, the department may withhold 36 the family's financial assistance for one (1) month.

1	(ii) If the parent comes into compliance within
2	thirty (30) days and maintains compliance for two (2) weeks, the full
3	financial assistance shall be paid to the parent.
4	(iii) During the thirty (30) days, the department shall arrange
5	a home visit to the family to determine the well-being of the child or
6	children, to determine whether additional services are required to protect
7	the well-being of the child or children, and to ensure that the parent
8	understands the requirements and the consequences of noncompliance.
9	(2)(A) During the thirty (30) days after suspension of benefits,
10	the department shall make strong efforts to arrange a face-to-face meeting
11	with the parent, including a home visit to the family if necessary.
12	(B) In the face-to-face meeting, the department shall
13	explain:
14	(i) The reason that the family has been found to be
15	noncompliant;
16	(ii) The penalty that will be imposed; and
17	(iii) The opportunity to correct that noncompliance
18	and avoid the penalty.
19	(C) The department shall also seek to determine the well-
20	being of the child or children and whether additional services or actions are
21	required to protect the well-being of the child or children.
22	(D) If the parent comes into compliance within fifteen
23	(15) business days after the face-to-face meeting and maintains compliance
24	for two (2) weeks, the suspended benefits shall be paid to the family.
25	(B)(3) If the parent fails to come into compliance in thirty
26	(30) days during the period of suspended benefits, the family's financial
27	assistance may be reduced÷
28	(i) By <u>by</u> up to twenty-five percent (25%) for the
29	second and third months of noncompliance next three (3) months if
30	noncompliance continues ; .
31	(ii) By up to fifty percent (50%) in the fourth
32	through sixth months of noncompliance; and
33	(iii) By up to one hundred percent (100%) after the
34	sixth month of noncompliance.
35	
	(4) If the parent's noncompliance continues after the fourth

1	(2) months.
2	(5)(A) During the thirty (30) days after suspension of benefits,
3	the department shall make strong efforts to arrange a face-to-face meeting
4	with the parent, including a home visit to the family if necessary.
5	(B) In the face-to-face meeting, the department shall
6	explain:
7	(i) The reason that the family has been found to be
8	noncompliant;
9	(ii) The penalty that will be imposed; and
10	(iii) The opportunity to correct that noncompliance
11	and avoid the penalty.
12	(C) The department shall also seek to determine the well-
13	being of the child or children and whether additional services or actions are
14	required to protect the well-being of the child or children.
15	(D) If the parent comes into compliance within fifteen
16	(15) business days and maintains compliance for two (2) weeks, the suspended
17	benefits shall be paid to the parent.
18	(E) If the parent fails to come into compliance during the
19	second period of suspended benefits, the family's financial assistance may be
20	reduced by up to fifty percent (50%) for the next three (3) months, if
21	noncompliance continues.
22	(F) Months during which cash assistance benefits are
23	suspended shall not count toward the family's twenty-four month limit on
24	receiving Transitional Employment Assistance Program assistance.
25	(G) The Transitional Employment Assistance Program cash
26	assistance case shall be closed if noncompliance continues after the end of
27	the period under this subdivision (c)(5).
28	(C)(6) The department shall arrange a home visit with the family
29	after the sixth month of noncompliance \underline{during} the last month of sanction to
30	determine the well-being of the child or children and to determine whether
31	additional services are required to protect the well-being of the child or
32	children.
33	(D)(7) Medicaid and food stamp benefits shall be continued
34	without need for reapplication if the family is being sanctioned and for as
35	long as the family remains eligible under the requirements of those programs.
36	(E)(8) Department staff may conduct home visits to sanctioned

1 families or they may contract with other state agencies, local coalitions, or 2 appropriate community organizations to perform this function carry out the 3 strong efforts to communicate with families facing sanction and to conduct

4 the face-to-face meetings and home visits specified in this section.

5 (F)(d) Beginning January 1, 2001 2008, the department shall submit 6 biannual reports on the families sanctioned and the outcomes of the home 7 visits to the Governor and the House Interim Committee on Public Health, 8 Welfare, and Labor and the Senate Interim Committee on Public Health, 9 Welfare, and Labor.

10 (2)(e) When appropriate, protective payees may be designated by the 11 department and may include:

12 (A)(1) A relative or other individual who is interested in or 13 concerned with the welfare of the child or children and agrees in writing to 14 utilize the assistance in the best interests of the child or children;

15 (B)(2) A member of the community affiliated with a religious, 16 community, neighborhood, or charitable organization who agrees in writing to 17 utilize the assistance in the best interests of the child or children; or

18 (C)(3) A volunteer or member of an organization who agrees in 19 writing to utilize the assistance in the best interests of the child or 20 children.

21 (3)(4) If it is in the best interest of the child or children, 22 as determined by the department, for the staff member of a private agency, a 23 public agency, the department, or any other appropriate organization to serve 24 as a protective payee, such the designation may be made...

25 (B) except that <u>However</u>, a protective payee <u>must shall</u> not 26 be any individual involved in determining eligibility for assistance for the 27 family, staff handling any fiscal pressures related to the issuance of 28 assistance, or landlords, grocers, or vendors of goods, services, or items 29 dealing directly with the recipient.

30

31 SECTION 16. Arkansas Code § 20-76-438(b)(1), concerning the purpose of 32 the Transitional Employment Assistance Program, is amended to read as 33 follows:

34 (b)(1) The General Assembly also finds that:
 35 (A) Currently there is duplication of effort on the part
 36 of the Department of Health and Human Services and the Department of

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1	Workforce Services in providing services to needy families qualifying for
2	assistance under the Temporary Assistance for Needy Families Program;
3	(B) The Department of Workforce Services is better able to
4	assist individuals in preparing for and finding employment and staying in
5	jobs and increasing their earnings;
6	(C) The Department of Health and Human Services is better
7	able to determine eligibility for benefits under the Temporary Assistance for
8	Needy Families Program; and
9	(D) Consideration shall be given to the fact that persons
10	and families accessing these services are of lesser means and as a result
11	these services will be conveniently made available to the public.
12	(A) Currently there are inefficiencies and duplication of
13	effort on the part of the Department of Workforce Services and the Department
14	of Health and Human Services in the administration of the Transitional
15	Employment Assistance Program; and
16	(B) A different division of responsibility for
17	administration of the Transitional Employment Assistance Program by the
18	Department of Workforce Services and the Department of Health and Human
19	Services may result in the more efficient and effective administration of the
20	program.
21	(2) Therefore, it is in the public interest that the General
22	Assembly authorize the Department of Workforce Services to:
23	(A) Receive the Temporary Assistance for Needy Families
24	block grant from the United States Department of Health and Human Services
25	for the administration of all Temporary Assistance for Needy Families funded
26	programs in Arkansas;
27	(B) Expend the Temporary Assistance for Needy Families
28	block grant funds subject to the appropriations of the General Assembly;
29	(C) Provide all employment-related services for time-
30	limited Transitional Employment Assistance Program clients;
31	(A) Currently there are inefficiencies and duplication of
32	effort of the part of the Department of Workforce Services and the Department
33	of Health and Human Services in the administration of the TEA program and
34	(B) A different division of responsibility for
35	administration of the TEA program by the Department of Workforce Services and
36	the Department of Health and Human Services may result in the more efficient

1 and effective administration of the program 2 (D) Contract with other state agencies or other providers 3 to deliver services in Temporary Assistance for Needy Families funded 4 programs; 5 (E) Consult with the Department of Health and Human 6 Services, the Arkansas Temporary Assistance for Needy Families Oversight 7 Board, other state agencies and organizational experts to determine the most 8 effective and efficient organization for administration of the TEA program 9 and make a recommendation to the Governor about how to implement that 10 administration no later than January 1, 2008; and 11 (E)(F) Prepare and submit any Temporary Assistance for 12 Needy Families renewal plans that are required in § 402 of the Social 13 Security Act, 42 U.S.C. § 651 et seq. 14 15 SECTION 17. Arkansas Code § 20-76-439(f), concerning rules for job 16 searches by recipients of public assistance, is amended to read as follows: 17 The department may, with approval from the Arkansas Transitional (f) 18 Employment Assistance Board, develop and promulgate regulations requiring 19 program applicants who have been determined to be job-ready to engage in job 20 search activities while the application is being processed. 21 22 SECTION 18. Arkansas Code §§ 20-76-441 and 20-76-442 are repealed. 23 20-76-441. Transitional employment assistance postemployment 24 information and referral program. [Effective until contingency of Acts 2005, 25 No. 1705, § 20(b) is met.] 26 The Department of Human Services shall establish a transitional 27 employment assistance postemployment information and referral program to: 28 (1) Contact all employed program participants and former program 29 participants whose cases have been closed due to employment; and 30 (2) Inform respondents about the availability of transitional 31 supportive services such as child care, transportation, ARKids First, federal 32 and state earned income tax retention, mentoring, financial credit 33 counseling, individual development accounts, any other supportive services 34 offered by the department, and information about education and training 35 opportunities designed to increase participants' future earning and 36 employment prospects.

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2	20-76-441. Transitional Employment Assistance Postemployment
3	Information and Referral Program. [Effective when contingency of Acts 2005,
4	No. 1705, § 20(b), is met.]
5	The Department of Workforce Services shall establish a Transitional
6	Employment Assistance Postemployment Information and Referral Program to:
7	(1) Contact all employed program participants and former program
8	participants whose cases have been closed due to employment; and
9	(2) Inform respondents about the availability of transitional
10	supportive services such as child care, transportation, ARKids First, federal
11	and state earned income tax retention, mentoring, financial credit
12	counseling, individual development accounts, any other supportive services
13	offered by the department, and information about education and training
14	opportunities designed to increase participants' future earning and
15	employment prospects.
16	
17	20-76-442. Transitional employment assistance customer service review
18	program. [Effective until contingency of Acts 2005, No. 1705, § 20(b) is
19	met.]
20	(a) The Department of Human Services shall establish a process to
21	review a statistically valid sample of transitional employment assistance
22	case closures due to noncompliance with program regulations.
23	(b) The review process shall include the following:
24	(1) A review of the case file to determine whether the
25	caseworker followed state policy; and
26	(2) An attempt to contact the family to hear the family's
27	version of the reason for case closure.
28	(c) The program shall be operational no later than three (3) months
29	after July 1, 1999.
30	(d) The department shall submit semiannual reports to the Governor,
31	the Arkansas Transitional Employment Board, the Senate Interim Committee on
32	Public Health, Welfare, and Labor, and the House Interim Committee on Public
33	Health, Welfare, and Labor. Each report shall include the following
34	information for the state and each county:
35	(1) The number of cases reviewed;
36	(2) The reasons for case closure; and

1	(3) The findings of the review.
2	(e) If the board or the Senate Interim Committee on Public Health,
3	Welfare, and Labor and the House Interim Committee on Public Health, Welfare,
4	and Labor find that cases are being mistakenly closed because of caseworker
5	error, the department shall be required to develop and implement a plan for
6	rectifying the problem, which plan shall be subject to board review and
7	approval.
8	
9	20-76-442. Transitional employment assistance review process.
10	{Effective when contingency of Acts 2005, No. 1705, § 20(b), is met.}
11	(a) The Department of Health and Human Services and the Department of
12	Workforce Services shall establish a process to review a statistically valid
13	sample of transitional employment assistance case closures due to
14	noncompliance with program regulations.
15	(b) The review process shall include the following:
16	(1) A review of the case file to determine whether the
17	caseworker followed state policy; and
18	(2) An attempt to contact the family to hear the family's
19	version of the reason for case closure.
20	(c) The program shall be operational no later than three (3) months
21	after July 1, 1999.
22	(d) The departments shall submit semiannual reports to the Governor,
23	the Arkansas Transitional Employment Board, the Senate Interim Committee on
24	Public Health, Welfare, and Labor, and the House Interim Committee on Public
25	Health, Welfare, and Labor. Each report shall include the following
26	information for the state and each county:
27	(1) The number of cases reviewed;
28	(2) The reasons for case closure; and
29	(3) The findings of the review.
30	(e) If the board or the Senate Interim Committee on Public Health,
31	Welfare, and Labor and the House Interim Committee on Public Health, Welfare,
32	and Labor find that cases are being mistakenly closed because of caseworker
33	error, the departments shall be required to develop and implement a plan for
34	rectifying the problem, which plan shall be subject to board review and
35	approval.

1 SECTION 19. Arkansas Code § 20-76-443(a)(3)(E), concerning training 2 and education for recipients of public assistance, is repealed. 3 (E) The department shall seek to allow at least seven 4 hundred (700) participants this option. 5 6 SECTION 20. Arkansas Code § 20-76-443(a)(4)(E), concerning training 7 and education for recipients of public assistance, is repealed. 8 (E) The department shall seek to allow at least seven 9 hundred (700) participants this option. 10 11 SECTION 21. Arkansas Code § 20-76-444(d), concerning eligibility of 12 cash assistance under the Arkansas Work Pays Program, is amended to read as follows: 13 14 (d)(1) Enrollment in Arkansas Work Pays Program cash assistance is 15 limited to three thousand (3,000) participants. 16 (2) If the Arkansas Transitional Employment Board Department of 17 Workforce Services certifies to the Governor and the Chief Fiscal Officer of 18 the State and notifies the Legislative Council, the Senate Public Health, 19 Welfare, and Labor Committee, and the House Public Health, Welfare, and Labor Committee that the action is necessary to avoid the number of families 20 21 receiving Arkansas Work Pays Program cash assistance going over three 22 thousand (3,000), it may authorize a reduction of the months for which 23 families may receive cash assistance or other supportive services. 24 The number of months for which families are eligible for (3) 25 cash assistance may be reduced in three-month increments from the statutory 26 provision of twenty-four (24) months. 27 (4) Families who lose eligibility for cash assistance due to the 28 reduction in the number of months of eligibility shall qualify for financial 29 incentives offered to families leaving the Arkansas Work Pays Program. 30 (5) The Arkansas Transitional Employment Board Department of Workforce Services shall withdraw its reduction of the months for which 31 32 families are eligible for cash assistance if the reduction is no longer 33 necessary to maintain enrollments below three thousand (3,000) families. 34 35 SECTION 22. Arkansas Code § 20-76-444(j), concerning rulemaking for 36 the Arkansas Work Pays Program, is amended to read as follows:

1 (j)(1) The Department of Workforce Services shall promulgate 2 regulations rules establishing the Arkansas Work Pays Program. 3 (2) The regulations rules shall be subject to review, and 4 recommendation, and approval by the Arkansas Transitional Employment 5 Temporary Assistance for Needy Families Oversight Board. 6 7 SECTION 23. Arkansas Code § 20-76-445 is amended to read as follows: 8 20-76-445. High Wage Education and Training Career Pathways 9 Initiative. The General Assembly finds that: 10 (a) 11 (1) Higher education credentials are: 12 (A) Becoming increasingly important for the State of Arkansas to maintain a competitive workforce; and 13 14 (B) Critical for adults to qualify and obtain high-wage 15 employment; and 16 It is in the public interest that: (2) 17 (A) Individuals improve their education credentials in order to qualify for higher-wage jobs; 18 19 (B) Eligible persons have access to postsecondary education programs that meet the specific needs of working adults; 20 21 (C) Institutions of higher education offer programs 22 targeted to the specific workforce needs of their area within the state; and 23 (D) Our state provide services aimed at improving 24 employment prospects for low-income adults. 25 (b)(1) The Department of Workforce Services, the Department of Higher 26 Education, and the Arkansas Workforce Investment Board shall work jointly to 27 develop a plan for the High Wage Education and Training Career Pathways 2.8 Initiative. 29 (2) The initiative shall: 30 (A) Increase the access of low-income parents and other individuals to education credentials that qualify them for higher-paying jobs 31 32 in their local areas; 33 Improve the preparedness of the Arkansas workforce for (B) 34 high skill and high-wage jobs; 35 (C) Develop training courses and educational credentials 36 after consulting local employers and local workforce boards to identify

1 appropriate job opportunities and needed skills and training to meet 2 employers' needs; 3 (D) Provide resources on the basis of performance 4 incentives, including participants: 5 (i) Enrolling in courses; 6 (ii) Completing the courses; 7 (iii) Obtaining jobs in the targeted job categories; 8 and 9 (iv) Staying employed in the targeted job 10 categories; 11 (E) Use available Temporary Assistance for Needy Families 12 funds for participants who have custody or legal responsibility for a child 13 under twenty-one (21) years of age and whose family income is less than two-14 hundred and fifty percent (250%) of the federal poverty level; and 15 (F) Incorporate the existing Career Pathways Program. 16 The initiative plan shall be subject to review, recommendation, (c) 17 and approval by the Arkansas Transitional Employment Temporary Assistance for 18 Needy Families Oversight Board. (d) Under the initiative, the Department of Higher Education shall 19 contract to provide education and training that will result in job training 20 21 certificates or higher education degrees for Transitional Employment 22 Assistance Program participants and other low-income adults with: 23 (1) State agencies; 24 (2) Two-year colleges; 25 (3) Local governments; or 26 (4) Private or community organizations. 27 (e)(1) The initiative plan shall specify procedures and requirements 28 for applications for entry into programs under subsection (d) of this 29 section. 30 (2) Applications shall be made to the Department of Higher 31 Education. 32 (3) For each application period, the Department of Higher 33 Education shall make a recommendation to the Arkansas Transitional Employment 34 Board concerning funded programs. The Arkansas Transitional Employment Board Department of Higher 35 (f) 36 Education shall determine which two-year college proposals are funded under

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1 the initiative.

2 (g) Temporary Assistance for Needy Families funds may be combined with 3 other federal, state, and local funds in ways consistent with federal laws 4 and regulations.

6 SECTION 24. Arkansas Code § 20-76-446 is amended to read as follows:
7 20-76-446. Community Investment Initiative. [Effective January 1,
8 2006.]

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(a)(1) There is created the Community Investment Initiative.

10 (2) The Arkansas Transitional Employment Board Department of
 11 <u>Workforce Services</u> shall develop the initiative.

12 (b) The board shall authorize the Department of Workforce Serivces to Department of Workforce Services shall contract with private or community 13 14 organizations, including faith-based organizations, to offer services and 15 support to parents, children, and youth in their communities subject to the 16 restriction that the board shall not authorize any award or contract 17 involving Temporary Employment Assistance Program or Temporary Assistance for Needy Families funds directly to an appointed member of the board or to an 18 19 organization in which one (1) of the appointed members of the board has a 20 fiduciary interest.

21 (c) The initiative may fund programs for the following purposes:
22 (1) Improving outcomes for youth, including, but not limited to:
23 (A) Academic achievement;

(B) Job skills;

25 (C) Civic participation and community involvement; and
26 (D) Reducing risky behaviors such as sexual activities,
27 drug use, and criminal behavior;

28 (2) Improving parenting and family functioning through services29 and support to parents, children, and to families;

30 (3) Improving marriage and relationship skills among youth and31 engaged and married couples;

32 (4) Improving the financial and emotional connections of
33 noncustodial parents to their children through fatherhood programs;
34 (5) Improving the employment skills and family connections of

35 parents who leave state jails and prisons;

36 (6) Providing supportive services to child-only cases in the

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Transitional Employment Assistance Program; and (7) Other purposes allowable under the federal Temporary Assistance for Needy Families Program. (d)(1) The board department shall authorize contracts with state agencies or community organizations to provide training and capacity building services to organizations eligible to apply for initiative funds. (2) Contracts may be let for the following purposes: (A) Assisting in the development of proposals to be funded through the initiative; (B) Preparing organizations for the fiscal responsibilities involved in receiving and spending state and federal funds; Improving the provision of services by contractors (C) receiving funds from the initiative. (e) Use of Temporary Assistance for Needy Families funds shall be subject to appropriations by the General Assembly for the Community

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17 Investment Initiative.

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and

18 (f) Contracts shall include performance-based payments keyed to 19 participation in services and specified outcomes.

20 Temporary Assistance for Needy Families may be combined with other (g) 21 state, federal, and other funds in ways consistent with federal laws and 22 rules. 23

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