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

1	State of Arkansas	As Engrossed: H3/12/09	
2	87th General Assembly	A Bill	
3	Regular Session, 2009		HOUSE BILL 1002
4			
5	By: Representatives Wills, Reep	o, Maloch, J. Roebuck, M. Burris, Aberr	nathy, Allen, T. Baker, Barnett,
6	Blount, J. Brown, Carnine, Carro	oll, Cash, Cheatham, Cook, Davis, J. D	Dickinson, Dunn, J. Edwards,
7	English, Everett, Gaskill, George	e, R. Green, Hardy, Harrelson, Hawkin	s, House, Hoyt, Hyde, Kidd, W.
8	Lewellen, Lindsey, Lovell, Lower	ry, Maxwell, McCrary, Moore, Nix, Ove	erbey, Patterson, Pennartz, Perry,
9	Pierce, Ragland, Sample, Saunde	ers, Shelby, G. Smith, L. Smith, Stewart	, Summers, Tyler, Wagner, Webb,
10	Wells, B. Wilkins, Williams, Woo	ods, Word	
11	By: Senators T. Smith, Salmon, I	Broadway, Trusty, Bookout, B. Johnson	ı, Steele, G. Baker, Bryles,
12	Crumbly, Elliott, Faris, Glover, I	Horn, J. Jeffress, G. Jeffress, Laverty, M	Madison, P. Malone, Miller, J.
13	Taylor, Wilkinson, D. Wyatt		
14			
15			
16		For An Act To Be Entitled	
17	AN ACT TO	CREATE THE ARKANSAS SCHOLARS.	HIP LOTTERY
18	ACT; TO ES	STABLISH, OPERATE, AND REGULA	TE STATE
19	LOTTERIES	AS AUTHORIZED BY THE ARKANSA	S
20	CONSTITUTI	ION; TO SUPPLEMENT HIGHER EDU	CATION
21	SCHOLARSHI	IPS WITH NET PROCEEDS FROM TH	E STATE
22	LOTTERY; 7	TO PROVIDE FOR THE EXCHANGE O	F DATA
23	NEEDED TO	EVALUATE STATE-SUPPORTED STU	DENT
24	FINANCIAL	ASSISTANCE; AND FOR OTHER PU	RPOSES.
25			
26		Subtitle	
27	THE ARK	KANSAS SCHOLARSHIP LOTTERY AC	т.
28			
29			
30	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF	F ARKANSAS:
31			
32	SECTION 1. Arkans	as Code Title 23 is amended t	to add an additional
33	chapter to read as follo	ws:	
34			
35		CHAPTER 115	
36		ARKANSAS SCHOLARSHIP LOTTERY	ACT

03-12-2009 09:24 MBM046

1	
2	<u>SUBCHAPTER 1</u>
3	GENERAL PROVISIONS
4	
5	23-115-101. Short title.
6	This chapter shall be known and may be cited as the "Arkansas
7	Scholarship Lottery Act".
8	
9	23-115-102. Legislative intent.
10	It is found and declared by the General Assembly that:
11	(1) Net proceeds of lotteries conducted under this chapter shall
12	be used to:
13	(A) Fund and provide for scholarships and grants to
14	citizens of the State of Arkansas enrolled in public and private nonprofit
15	two-year and four-year colleges and universities located within the state;
16	<u>and</u>
17	(B) Supplement, not supplant, nonlottery educational
18	resources;
19	(2) Lotteries shall be operated and managed in a manner that:
20	(A) Provides continuing entertainment to the public;
21	(B) Maximizes revenues; and
22	(C) Ensures that the lotteries are operated with
23	integrity, dignity, adequate internal controls, and free of political
24	influence; and
25	(3) The Arkansas Lottery Commission shall be accountable to the
26	General Assembly and to the public through a system of audits and reports.
27	
28	23-115-103. Definitions.
29	As used in this chapter:
30	(1) "Adjudication" means agency process for the formulation of
31	an order;
32	(2) "Administrative expenses" means operating expenses,
33	excluding amounts set aside for prizes, regardless of whether the prizes are
34	claimed and excluding amounts held as a fidelity fund under § 23-115-603;
35	(3)(A) "Casino gambling" means a location or business for the
36	nurnoses of conducting illegal gambling activities, including without

1	limitation activities under § 5-66-101 et seq. that are not authorized under
2	this chapter.
3	(B) "Casino gambling" does not include the sale and
4	purchase of tickets or shares;
5	(4) "Female-owned business" means a business:
6	(A) Which is at least fifty-one percent (51%) owned and
7	controlled by one (1) or more females; and
8	(B) Whose management and daily business operations are
9	under the control of one (1) or more females;
10	(5) "Gift" means any payment, entertainment, advance, services,
11	or anything of value, unless consideration of equal or greater value has been
12	given therefore;
13	(6) "Immediate family" means the father, mother, sister,
14	brother, husband, wife, child, grandmother, grandfather, grandchild, father-
15	in-law, mother-in-law, sister-in-law, brother-in-law, stepchild, grandmother-
16	in-law, grandfather-in-law, stepgrandchild, or any individual acting as
17	parent or guardian;
18	(7) "Incompetency" means:
19	(A) Gross ignorance of official duties;
20	(B) Gross carelessness in the discharge of official
21	<u>duties; or</u>
22	(C) Inability or unfitness to discharge promptly and
23	properly official duties because of a serious physical or mental defect that
24	did not exist at the time of the person's appointment;
25	(8) "License" means authorization granted by the commission to
26	an individual to operate as a retailer, including without limitation the
27	execution of a contract between the commission and the individual relating to
28	obligations and terms for operating as a retailer;
29	(9) "Lobbying" means communicating directly or soliciting others
30	to communicate with any member of the Arkansas Lottery Commission, the
31	Director of the Arkansas Lottery Commission, any employee of the Arkansas
32	Lottery Commission, or a member of the Arkansas Lottery Commission
33	Legislative Oversight Committee with the purpose of influencing the actions
34	of the Arkansas Lottery Commission or the Arkansas Lottery Commission
35	Legislative Oversight Committee;
36	(10) "Local government" means:

1	(A) A county;
2	(B) A city of the first class or a city of the second
3	class;
4	(C) An incorporated town; or
5	(D) Any other district or political subdivision or any
6	board, commission, or agency of these political subdivisions;
7	(11)(A) "Lottery" means a game of chance approved by the
8	Arkansas Lottery Commission and operated under this chapter.
9	(B) "Lottery" includes without limitation:
10	(i) An instant ticket;
11	(ii) A draw game; and
12	(iii) Participation in a multistate or
13	multisovereign game.
14	(C) "Lottery" does not include:
15	(i) Casino gambling;
16	(ii) A video lottery;
17	(iii) Pari-mutuel wagering on horse racing or
18	greyhound racing governed by the Arkansas Horse Racing Law, § 23-110-101 et
19	seq., or the Arkansas Greyhound Racing Law, § 23-111-101 et seq., whether
20	pari-mutuel wagering on live racing, simulcast racing, or races conducted in
21	the past and rebroadcast by electronic means;
22	(iv) Wagering on electronic games of skill under the
23	Local Option Horse Racing and Greyhound Racing Electronic Games of Skill Act,
24	<u>23-113-101</u> et seq.; or
25	(v) Conducting or participating in charitable bingo
26	and raffles under the Charitable Bingo and Raffles Enabling Act, 23-114-101
27	et seq.;
28	(12) "Lottery proceeds" means all revenue derived from the sale
29	of tickets or shares and all other moneys derived from a lottery, including
30	without limitation fees collected by the commission under this chapter;
31	(13)(A) "Major procurement contract" means a gaming product or
32	service costing more than seventy-five thousand dollars (\$75,000), including
33	without limitation:
34	(i) A major advertising contract;
35	(ii) An annuity contract;
36	(iii) A prize payment agreement;

1	(iv) A consulting service;
2	(v) Equipment;
3	(vi) Tickets; and
4	(vii) Any other product and service unique to
5	<u>lotteries.</u>
6	(B) "Major procurement contract" does not include a
7	material, supply, equipment, or service common to the ordinary operations of
8	the Arkansas Lottery Commission;
9	(14) "Member of a minority" means an individual who is a member
10	of a race that comprises less than fifty percent (50%) of the total
11	population of the state;
12	(15) "Minority business" means a business that is owned by:
13	(A) An individual who is a member of a minority who
14	reports as his or her personal income for Arkansas income tax purposes the
15	income of the business;
16	(B) A partnership in which a majority of the ownership
17	interest is owned by one (1) or more members of a minority who report as
18	their personal income for Arkansas income tax purposes more than fifty
19	percent (50%) of the income of the partnership; or
20	(C) A corporation organized under the laws of this state
21	in which a majority of the common stock is owned by one (1) or more members
22	of a minority who report as their personal income for Arkansas income tax
23	purposes more than fifty percent (50%) of the distributed earnings of the
24	corporation;
25	(16) "Net proceeds" means lottery proceeds less operating
26	expenses;
27	(17) "Nonlottery state educational resources" means the same as
28	<u>defined in § 6-85-204;</u>
29	(18) "Order" means the final disposition of the Arkansas Lottery
30	Commission in any matter other than rule making, including without limitation
31	licensing, in which the Arkansas Lottery Commission is required by law to
32	make its determination after notice and hearing;
33	(19) "Operating expenses" means all costs of doing business,
34	including without limitation:
35	(A) Prizes, commissions, and other compensation paid to
36	<u>retailers;</u>

5

1	(B) Contracts for products or services necessary for the
2	operation of the lottery, including without limitation the execution of major
3	procurement contracts;
4	(C) Advertising and marketing costs;
5	(D) Personnel costs;
6	(E) Capital costs or depreciation of property and
7	equipment;
8	(F) Funds for compulsive gambling education and treatment;
9	(G) The payment of sums to the Arkansas State Claims
10	Commission for the reconciliation of valid claims against the Arkansas
11	Lottery Commission;
12	(H) Payments for the cost of a state and federal criminal
13	background check;
14	(I) Payments to the Department of Higher Education to:
15	(i) Reimburse the Department of Higher Education
16	for the costs of administering scholarship awards funded with net proceeds;
17	<u>and</u>
18	(ii) Replenish nonlottery state educational
19	resources expended by the Department of Higher Education on scholarship
20	awards otherwise funded with net proceeds;
21	(J) Amounts annually transferred to a fidelity fund under
22	§ 23-115-603; and
23	(K) Amounts paid to governmental entities for goods or
24	services provided to the Arkansas Lottery Commission, including without
25	limitation services provided by the Division of Legislative Audit;
26	(20) "Person" means any individual, corporation, partnership,
27	unincorporated association, or other legal entity;
28	(21)(A) "Public official" means a member of the General Assembly
29	or an elected constitutional officer.
30	(B) "Public official" includes an individual during the
31	time between the date he or she is elected and the date he or she takes
32	office;
33	(22) "Retailer" means a person who sells tickets or shares on
34	behalf of the Arkansas Lottery Commission under a license;
35	(23) "Share" means any intangible evidence of participation in a
36	<u>lottery;</u>

1	(24) "Ticket" means any tangible evidence issued by a lottery to
2	provide participation in a lottery;
3	(25)(A) "Vendor" means a person who provides or proposes to
4	provide goods or services to the Arkansas Lottery Commission under a major
5	procurement contract.
6	(B) "Vendor" does not include:
7	(i) An employee of the Arkansas Lottery Commission;
8	(ii) A retailer; or
9	(iii) A state agency or instrumentality.
10	(C) "Vendor" includes a corporation whose stock is
11	publicly traded and that is the parent company of the contracting party in a
12	major procurement contract; and
13	(26) "Video lottery" means a lottery game that allows a game to
14	be played using an electronic computer and an interactive computer terminal
15	device:
16	(A) That is equipped with a video screen and keys and a
17	keyboard or other equipment allowing input by an individual player;
18	(B) Into which the player inserts coins, currency,
19	vouchers, or tokens as consideration in order for play to be available; and
20	(C) Through which the player may receive free games,
21	coins, tokens, or credits that may be redeemed for cash, annuitized payments
22	over time, a noncash prize, or nothing, as may be determined wholly or
23	predominantly by chance.
24	
25	SUBCHAPTER 2
26	ARKANSAS LOTTERY COMMISSION
27	
28	23-115-201. Arkansas Lottery Commission — Creation — Venue.
29	(a) There is created the Arkansas Lottery Commission to establish and
30	oversee the operation of one (1) or more lotteries under this chapter.
31	(b) The commission is a self-supporting and revenue-raising agency of
32	the state.
33	(c) The commission shall reimburse other governmental entities that
34	provide goods or services to the commission.
35	
36	23-115-202 Members — Duties

1	(a)(l) The Arkansas Lottery Commission consists of nine (9) members as
2	<u>follows:</u>
3	(A) Three (3) members appointed by the Governor;
4	(B) Three (3) members appointed by the Speaker of the House of
5	Representatives; and
6	(C) Three (3) members appointed by the President Pro
7	Tempore of the Senate.
8	(2) The members of the commission shall elect annually:
9	(A) A chair; and
10	(B) Other officers necessary to carry on its business.
11	(b)(1) Of the initial appointees to the commission by the Governor:
12	(A) One (1) member shall serve a term of two (2) years;
13	(B) One (1) member shall serve a term of four (4) years;
14	<u>and</u>
15	(C) One (1) member shall serve a term of six (6) years.
16	(2) Of the initial appointees to the commission by the President
17	Pro Tempore of the Senate:
18	(A) One (1) member shall serve a term of two (2) years;
19	(B) One (1) member shall serve a term of four (4) years;
20	<u>and</u>
21	(C) One (1) member shall serve a term of six (6) years.
22	(3) Of the initial appointees to the commission by the Speaker
23	of the House of Representatives:
24	(A) One (1) member shall serve a term of two (2) years;
25	(B) One (1) member shall serve a term of four (4) years;
26	<u>and</u>
27	(C) One (1) member shall serve a term of six (6) years.
28	(4) All succeeding appointments to the commission shall be for
29	terms of six (6) years.
30	(5) The appointing authorities shall determine the length of
31	terms of the initial members of the commission.
32	(6) A member of the commission shall not serve more than two (2)
33	terms.
34	(c) A vacancy on the commission shall be filled by the appointing
35	authority for the unexpired portion of the term in which it occurs.
36	(d)(1) The commission shall meet as necessary upon the call of the

1	<u>chair.</u>
2	(2) A majority of the total membership of the commission
3	constitutes a quorum.
4	(e) The following shall not be appointed as a member of the
5	<pre>commission:</pre>
6	(1) A member of the General Assembly; or
7	(2) A member of the immediate family of a member of the General
8	Assembly.
9	(f) Members of the commission may receive expense reimbursement under
10	§ 25-16-901 et seq.
11	
12	23-115-203. Qualifications of commission members.
13	(a)(1) In making appointments to the Arkansas Lottery Commission, the
14	appointing authorities under § 23-115-202 shall consider racial, gender, and
15	geographical diversity among the membership as well as legal, financial, or
16	marketing experience.
17	(2) Individuals appointed to the commission shall be residents
18	of the State of Arkansas.
19	(b)(1) An individual considered for appointment to the commission
20	shall apply to the Identification Bureau of the Department of Arkansas State
21	Police for a state and federal criminal background check, to be conducted by
22	the Identification Bureau of the Department of Arkansas State Police and the
23	Federal Bureau of Investigation.
24	(2) The state and federal criminal background check shall
25	conform to the applicable federal standards and shall include the taking of
26	fingerprints.
27	(3) The applicant shall sign a release of information.
28	(4) The commission shall be responsible for the payment of any
29	fee associated with the state and federal criminal background check.
30	(5) Upon completion of the state and federal criminal background
31	check, the Identification Bureau of the Department of Arkansas State Police
32	shall forward to the appointing authority all releasable information obtained
33	concerning the applicant.
34	(c) An individual shall not be appointed as a commission member if the
35	individual has:
36	(1) Been convicted of a felony or a gambling offense in a state

1	or federal court of the United States;
2	(2) Been convicted of a crime involving moral turpitude; or
3	(3) Entered into a plea agreement to avoid felony prosecution.
4	(d) Each member of the commission, before entering upon the discharge
5	of the duties of a commissioner, shall file with the Secretary of State the
6	constitutional oath of office.
7	(e) Upon the end of his or her term, a former member of the commission
8	shall not:
9	(1) Represent a vendor or retailer before the commission for a
10	period of two (2) years; or
11	(2) Engage in lobbying on any matter related to the operation of
12	conduct of lotteries under this chapter for a period of two (2) years.
13	
14	23-115-204. Lottery Retailer Advisory Board.
15	(a)(1) The Chair of the Arkansas Lottery Commission, subject to the
16	approval of a majority of a quorum of the commission, shall appoint a Lottery
17	Retailer Advisory Board to be composed of ten (10) retailers.
18	(2) In making appointments to the commission, the Chair may
19	consider a broad spectrum of geographical, racial, gender, and business
20	characteristics of retailers.
21	(3) The board shall advise the commission on retail aspects of
22	lotteries and present the concerns of retailers throughout the state.
23	(b)(1) Except as provided in subdivision (b)(2) of this section, each
24	member appointed to the board shall serve a term of two (2) years.
25	(2)(A) Five (5) of the initial appointees shall serve initial
26	terms of one (1) year.
27	(B) The initial appointees shall draw lots to determine
28	which five (5) members shall serve a one-year term.
29	(3) No member of the board shall serve more than six (6) terms.
30	(c)(1) The board shall provide by rule for its operating procedures.
31	(2) Members shall serve without compensation or reimbursement of
32	expenses.
33	(3) The board may report to the commission and the Arkansas
34	Lottery Commission Legislative Oversight Committee in writing at any time.
35	(4) The commission may invite the board to make an oral
36	presentation to the commission at any meeting of the commission.

1	(d) The following shall not be appointed as a member of the board:
2	(1) A member of the immediate family of a member of the
3	<pre>commission;</pre>
4	(2) A member of the immediate family of the director of the
5	commission; or
6	(3) A member of the immediate family of an employee of the
7	commission.
8	
9	23-115-205. Powers of Arkansas Lottery Commission.
10	(a) The Arkansas Lottery Commission has all powers necessary or
11	convenient to its usefulness in carrying out this chapter that are not in
12	conflict with the Arkansas Constitution or the United States Constitution,
13	including without limitation the following powers:
14	(1) To adopt and alter a seal;
15	(2) To adopt, amend, and repeal rules for the regulation of its
16	affairs and the conduct of its business, to prescribe the duties of officers
17	and employees of the commission, and to perform other matters as the
18	commission determines;
19	(3) To bring suits to enforce demands of the state under this
20	<u>chapter;</u>
21	(4) To procure or to provide insurance;
22	(5) To hold copyrights, trademarks, and service marks and
23	enforce the commission's rights with respect to those copyrights, trademarks,
24	and service marks;
25	(6) To initiate, supervise, and administer the operation of
26	lotteries in accordance with this chapter and rules adopted under this
27	<u>chapter;</u>
28	(7) To enter into written agreements with one (1) or more other
29	states or sovereigns for the operation, participation in marketing, and
30	promotion of multistate or multisovereign games;
31	(8) To conduct market research as necessary or appropriate;
32	(9) To acquire or lease real property and make improvements to
33	the real property and acquire by lease or by purchase personal property,
34	including without limitation:
35	(A) Computers;
36	(B) Mechanical, electronic, and online equipment and

1	terminals;
2	(C) Intangible property, including without limitation
3	computer programs, computer systems, and computer software; and
4	(D) Broadcast equipment;
5	(10) To administer oaths, take depositions, issue subpoenas, and
6	compel the attendance of witnesses and the production of books, papers,
7	documents, and other evidence relative to any investigation or proceeding
8	conducted by the commission;
9	(11) To employ:
10	(A) The Director of the Arkansas Lottery Commission; and
11	(B) An internal auditor;
12	(12) To select and contract with vendors;
13	(13) To select and license retailers;
14	(14) To enter into contracts or agreements with state or local
15	law enforcement agencies for the performance of law enforcement, background
16	investigations, and security checks;
17	(15) Conduct background investigations and, if considered
18	necessary by the commission, credit investigations on each potential vendor
19	and retailer;
20	(16) Supervise ticket or share validation and lottery drawings;
21	(17) Inspect at times determined solely by the commission the
22	facilities of a vendor or a retailer to determine:
23	(A) The integrity of the vendor's product or the
24	operations of the retailer; and
25	(B) Whether the vendor or the retailer is in compliance
26	with its contract or license;
27	(18) Report any suspected violation of this chapter to the
28	appropriate prosecuting attorney or the Attorney General and to any law
29	enforcement agencies having jurisdiction over the violation;
30	(19) Upon request, provide assistance to the Chief Fiscal
31	Officer of the State, the Legislative Auditor, the appropriate prosecuting
32	attorney, the Attorney General, or a law enforcement agency investigating a
33	violation of this chapter;
34	(20) To enter into contracts of terms and conditions that the
35	commission determines;
36	(21) To establish and maintain banking relationships associated

1	with the maintenance and investment of lottery proceeds, including without
2	limitation the establishment of checking and savings accounts and trust
3	funds;
4	(22)(A) To advertise and promote lotteries and scholarships and
5	grants funded by net proceeds.
6	(B) The commission shall seek the advice of the Department
7	of Higher Education when advertising to promote scholarships and grants
8	funded by net proceeds;
9	(23) To approve, disapprove, amend, or modify the budget
10	recommended by the director for the operation of the commission;
11	(24) To act as a retailer and to establish and operate a sales
12	facility to conduct promotions that involve the sale of tickets or shares and
13	any related merchandise;
14	(25)(A) To contract with one (1) or more independent testing
15	laboratories to scientifically test and technically evaluate lottery games,
16	lottery terminals, and lottery operating systems.
17	(B) An independent testing laboratory shall:
18	(i) Have a national reputation that is demonstrably
19	competent; and
20	(ii) Be qualified to scientifically test and
21	evaluate all components of a lottery game, lottery terminal, or lottery
22	operating system.
23	(C) An independent testing laboratory shall not be owned
24	or controlled by a vendor or a retailer; and
25	(26) To adopt and amend rules necessary to carry out and
26	implement its powers and duties, organize and operate the commission,
27	regulate the conduct of lotteries in general, and any other matters necessary
28	or desirable for the efficient and effective operation of lotteries for the
29	convenience of the public.
30	(b) The powers enumerated in subsection (a) of this section:
31	(1) Are in addition to those powers of the commission enumerated
32	elsewhere in this chapter; and
33	(2) Do not limit or restrict any other powers of the commission.
34	(c) The commission may delegate to one (1) or more of its members, to
35	the Director of the Arkansas Lottery Commission, or to any agent or employee
36	of the commission powers and duties as it deems proper.

1	
2	23-115-206. Internal controls — Annual audit.
3	(a) To ensure the financial integrity of lotteries, the Arkansas
4	Lottery Commission shall:
5	(1) Establish and maintain effective internal controls over
6	financial reporting, including the monitoring of ongoing activities, and
7	comply with the Arkansas Constitution and applicable laws, rules, contracts,
8	agreements, and grants;
9	(2) Establish and maintain effective internal controls to
10	prevent and detect fraud, including without limitation a system of internal
11	<u>audits;</u>
12	(3) Include in any contract or license with a vendor or retailer
13	for data processing services or other computer services a provision
14	permitting the Division of Legislative Audit to have access and authority to
15	audit the computer systems of the vendor or retailer;
16	(4) Notify the division of all known fraud or suspected fraud or
17	all known or suspected illegal acts involving management or other employees
18	of the commission or others with whom the commission contracts;
19	(5) Inform the division and the Chief Fiscal Officer of the
20	State of any known material violations of the Arkansas Constitution,
21	applicable statutes, rules, contracts, agreements, or grants;
22	(6) Prepare the financial statements, including the related
23	notes to the financial statements, of the commission in accordance with
24	generally accepted accounting principles and in accordance with guidelines
25	and timelines established by the Chief Fiscal Officer of the State to permit
26	incorporation into the state's financial statements and to permit the audit
27	of the state's financial statements and the commission's financial statements
28	in a timely manner;
29	(7) Make all financial records and related information available
30	to the division, including the identification of significant vendor
31	relationships in which the vendor has the responsibility for program
32	compliance, in accordance with §§ 10-4-416 and 10-4-424;
33	(8)(A) Submit monthly and annual reports to the Governor and the
34	Arkansas Lottery Commission Legislative Oversight Committee disclosing the
35	total lottery revenues, prize disbursements, operating expenses, net assets,
36	and administrative expenses of the commission during the reporting period

1	(B)(i) The initial annual report shall describe the
2	organizational structure of the commission and summarize the functions
3	performed by each organizational division within the commission.
4	(ii) Future annual reports shall describe any
5	revisions to the organizational structure since the filing of the previous
6	annual report;
7	(9) Maintain weekly or more frequent records of lottery
8	transactions, including without limitation:
9	(A) The distribution of tickets or shares to retailers;
10	(B) Revenues received;
11	(C) Claims for lottery prizes;
12	(D) Lottery prizes paid;
13	(E) Lottery prizes forfeited; and
14	(F) Other financial transactions of the commission;
15	(10)(A) Submit to the Cochairs of the Arkansas Lottery
16	Commission Legislative Oversight Committee by April 30 of each year a copy of
17	the annual operating budget for the commission for the next fiscal year.
18	(B) The proposed operating budget shall be accompanied by
19	an estimate of the net proceeds to be available for scholarships and grants
20	during the succeeding fiscal year; and
21	(11) Adopt the same fiscal year as that used by state
22	government.
23	(b)(1)(A) The division shall annually audit the commission.
24	(B) The division may conduct an investigation or audit or
25	prepare special reports regarding the commission or related entities,
26	scholarships, grants, vendors, retailers, or any other transactions or
27	relationships connected or associated with the commission or its operations,
28	duties, or functions upon the approval of the Legislative Joint Auditing
29	<u>Committee.</u>
30	(2) The commission shall reimburse the division at an hourly
31	rate set by the Legislative Joint Auditing Committee for work performed by
32	the division relating to any audit, investigation, or special report
33	regarding the commission and related entities, scholarships, grants, vendors
34	retailers, or other related matters.
35	(3)(A) If the commission, the General Assembly, the Arkansas
36	Lottery Commission Legislative Oversight Committee, or the Legislative Joint

1	Auditing Committee requests additional audits or performance reviews of the
2	fiscal affairs or operations of the commission to be conducted by a private
3	certified public accountant or other consultant, the division shall select
4	and contract with appropriate certified public accountants or consultants to
5	provide the services.
6	(B) The division shall contract for the services which
7	shall be paid directly to the contractor by the commission.
8	(C) A copy of any report or management correspondence
9	prepared by the certified public accountants or consultants shall be
10	forwarded to the commission, the division, and the Arkansas Lottery
11	Commission Legislative Oversight Committee.
12	(4) This chapter does not limit the statutory authority of the
13	Division of Legislative Audit or the responsibilities of the commission or
14	related entities, board members, employees, vendors, retailers, or any other
15	individuals or entities to cooperate with the division or provide information
16	or records requested by the division.
17	
18	23-115-207. Rulemaking.
19	(a) The Arkansas Lottery Commission may adopt rules regulating the
20	conduct of lotteries in general, including without limitation rules
21	specifying:
22	(1) The types of lotteries to be conducted;
23	(2)(A) The sale price of tickets or shares and the manner and
24	method of sale.
25	(B)(i) All sales of tickets or shares are for cash only.
26	(ii) Payment by checks, credit cards, charge cards,
27	or any form of deferred payment is prohibited;
28	(3) The number and amount of prizes;
29	(4) The method and location of selecting or validating winning
30	tickets or shares;
31	(5) The manner and time of payment of prizes, including without
32	limitation lump-sum payments or installments over a period of years;
33	(6)(A) The manner of payment of prizes to the holders of winning
34	tickets or shares.
2.5	
35	(B) Winners of five hundred dollars (\$500) or less may

1	(i) A retailer; or
2	(ii) The commission.
3	(C)(i) Winners of more than five hundred dollars (\$500)
4	shall claim prizes from the commission.
5	(ii) The commission may establish claim centers
6	throughout the state as it deems necessary;
7	(7) The frequency of lotteries and drawings or selection of
8	winning tickets or shares;
9	(8) The means of conducting drawings;
10	(9)(A) The method to be used in selling tickets or shares.
11	(B) The selling of tickets or shares may include the use
12	of electronic or mechanical devices.
13	(C) The commission shall provide by rule:
14	(i) Specifications and required features for
15	electronic or mechanical devices which may be used to sell tickets or shares;
16	<u>and</u>
17	(ii) Procedures and requirements to prevent the use
18	of electronic or mechanical devices by an individual under eighteen (18)
19	years of age.
20	(D) A retailer who knowingly allows a person under
21	eighteen (18) years of age to purchase a lottery ticket from an electronic or
22	mechanical device is subject to § 23-115-901;
23	(10) The manner and amount of compensation to retailers; and
24	(11) Any other matters necessary, desirable, or convenient
25	toward ensuring the efficient and effective operation of lotteries, the
26	continued entertainment and convenience of the public, and the integrity of
27	the lotteries.
28	(b) The commission may adopt rules requiring the publication of the
29	odds of winning a particular lottery game on a ticket or share.
30	(c)(1)(A) Except as provided in subdivision $(c)(1)(B)$ of this section,
31	the promulgation of rules under this chapter shall comply with the Arkansas
32	Administrative Procedure Act, § 25-15-201 et seq.
33	(B) The commission shall not be required to file rules
34	<u>under § 10-3-309.</u>
35	(2)(A) The promulgation of rules by the commission shall be
36	exempt from \$ 10-3-309

1	(B) The commission shall file its rules with the Arkansas
2	Lottery Commission Legislative Oversight Committee for review at least thirty
3	(30) days before the expiration of the public comment period.
4	
5	23-115-208. Sovereign immunity.
6	(a) This subchapter does not waive the sovereign immunity of the State
7	of Arkansas.
8	(b)(l) A claim in contract or in tort against the Arkansas Lottery
9	Commission or its employees shall be presented to the Arkansas Lottery
10	Commission.
11	(2) The Arkansas Lottery Commission shall promulgate rules
12	concerning the consideration of claims in contract or in tort presented to
13	the Arkansas Lottery Commission, including without limitation rules
14	concerning the conduct of hearings on claims in contract or in tort.
15	(c)(1) A claimant may appeal the decision of the commission under
16	subsection (b) of this section to the Arkansas State Claims Commission.
17	(2) The claimant may:
18	(A) Within forty (40) days after the decision is rendered,
19	file with the Arkansas State Claims Commission a notice of appeal of the
20	decision of the Arkansas Lottery Commission;
21	(B) Within forty (40) days after the decision is rendered,
22	file with the Arkansas Lottery Commission a motion for reconsideration
23	requesting the Arkansas Lottery Commission to reconsider its decision; and
24	(C) Within twenty (20) days after Arkansas Lottery
25	Commission reconsideration or denial of the motion for reconsideration, file
26	with the Arkansas State Claims Commission a notice of appeal of the decision
27	of the Arkansas Lottery Commission.
28	(3) When the Arkansas Lottery Commission notifies parties of a
29	decision of the Arkansas Lottery Commission, it shall advise the parties of
30	the right of appeal.
31	(d)(1)(A) Except as provided in subdivisions $(d)(2)$ through (4) of
32	this section, appeals of claims in contract or in tort against the Arkansas
33	Lottery Commission or its employees shall be conducted by the Arkansas State
34	Claims Commission in the same manner as a claim under § 19-10-201 et seq.
35	(B) The Arkansas State Claims Commission shall consider an
36	appeal de novo.

1	(2) A decision of the Arkansas State Claims Commission relating
2	to a claim in contract or in tort against the Arkansas Lottery Commission or
3	its employees shall not be appealed to the General Assembly.
4	(3)(A) An valid claim in any amount against the Arkansas Lottery
5	Commission shall not be referred to the General Assembly for an
6	appropriation.
7	(B) The Clerk of the State Claims Commission shall notify
8	the Arkansas Lottery Commission of the amount of the valid claim.
9	(C) Upon receipt of notification from the Clerk of the
10	State Claims Commission, the Arkansas Lottery Commission shall deliver a
11	check to the Clerk of the State Claims Commission, who shall deposit the sum
12	as a nonrevenue receipt into the Miscellaneous Revolving Fund from which he
13	or she shall disburse the amount of the claim to the claimant.
14	(4) Written reports under § 19-10-212 shall be filed with the
15	Arkansas Lottery Commission Legislative Oversight Committee.
16	
17	23-115-209. Appealing final adjudications of the Arkansas Lottery
18	Commission.
19	(a) A retailer, vendor, or applicant for a vendor contract or retailer
20	license aggrieved by an adjudication of the Arkansas Lottery Commission may
21	appeal that decision to Pulaski County Circuit Court.
22	(b) The court shall hear appeals from decisions of the commission, and
23	based upon the record of the proceedings before the commission, may reverse
24	the decision of the commission only if the appellant proves the decision to
25	<u>be:</u>
26	(1) Clearly erroneous;
27	(2) Arbitrary and capricious;
28	(3) Procured by fraud;
29	(4) A result of substantial misconduct by the commission; or
30	(5) Contrary to the United States Constitution, the Arkansas
31	Constitution, or this chapter.
32	(c) The court may remand an appeal to the commission to conduct
33	further hearings.
34	(d)(1) A person who appeals the award of a major procurement contract
35	is liable for all costs of appeal and defense if the appeal is denied or the
36	contract award upheld.

1	(2) If upon the motion of the commission the court finds the
2	appeal to have been frivolous, the cost of appeal and defense shall include
3	without limitation the following expenses of the commission resulting from
4	institution of the appeal:
5	(A) Court costs;
6	<u>(B) Bond;</u>
7	(C) Legal fees; and
8	(D) Loss of income.
9	
10	23-115-210. Removal of Arkansas Lottery Commission member.
11	(a)(1) A member of the Arkansas Lottery Commission may be removed by
12	the appointing authority for:
13	(A) Misconduct;
14	(B) Incompetency; or
15	(C) Any malfeasance in office.
16	(2) The appointing authority shall appoint a qualified
17	individual to replace the removed member of the commission to serve the
18	remainder of his or her term.
19	(b) All orders of removal by the appointing authority shall:
20	(1) Be in writing;
21	(2) Be delivered to the removed commission member or counsel for
22	the removed commission member; and
23	(3) Specifically set out the grounds relied upon for removal.
24	(c)(1) A removed commission member may institute proceedings for
25	review by filing a petition in Pulaski County Circuit Court within thirty
26	(30) days after delivery to him or her or his or her attorney of the
27	appointing authority's order of removal.
28	(2) This petition shall not supersede or stay the order of
29	removal, nor shall any court enter an order to this effect or one that would
30	impair the authority of the appointing authority to appoint a commission
31	member whose service begins immediately upon fulfillment of the normal
32	requirements for assuming office.
33	(d)(1) When the matter is heard by the circuit court, it shall be
34	tried de novo without a jury.
35	(2) The appointing authority shall have the burden of proof to
36	show by clear and convincing evidence that cause under subdivision (a)(1) of

1	this section existed for removal of the commission member.
2	(3)(A) If the circuit court determines that cause has been
3	shown, it shall enter an order removing the commission member in question
4	from office.
5	(B) If the circuit court determines that cause under
6	subdivision (a)(1) of this section has not been shown by clear and convincing
7	evidence, the circuit court shall order the removed commission member
8	reinstated to his or her position and upon request shall award a reasonable
9	attorney's fee and court costs to the reinstated party.
10	(e)(1) Subject to the restrictions of subsection (c) of this section
11	on supersedeas or stay orders, a removed commission member may appeal the
12	decision of the circuit court to the Supreme Court.
13	(2) The appointing authority may appeal the decision of the
14	circuit court to the Supreme Court, but the appeal shall not preclude the
15	circuit court, in its discretion, from entering an order reinstating the
16	removed member.
17	(f) A commission action in which the appointed replacement commission
18	member participates is not void, voidable, or in any way subject to
19	invalidation on grounds of participation of the appointed replacement or lack
20	of participation by the removed commission member if the circuit court or the
21	Supreme Court orders the removed commission member reinstated.
22	
23	<u>SUBCHAPTER 3</u>
24	EMPLOYEES OF ARKANSAS LOTTERY COMMISSION
25	
26	23-115-301. Director — Appointment — Duties.
27	(a)(1)(A) The Arkansas Lottery Commission shall appoint the Director
28	of the Arkansas Lottery Commission.
29	(B) The director is an employee of the commission and
30	shall direct the day-to-day operations and management of the commission.
31	(2) The director is vested with powers and duties as specified
32	by the commission and by law.
33	(3) The director serves at the pleasure of the commission.
34	(b)(l) An individual considered for appointment as director shall
35	apply to the Identification Bureau of the Department of Arkansas State Police
36	for a state and federal criminal background check, to be conducted by the

1	Identification Bureau of the Department of Arkansas State Police and the
2	Federal Bureau of Investigation.
3	(2) The state and federal criminal background check shall
4	conform to the applicable federal standards and shall include the taking of
5	fingerprints.
6	(3) The applicant shall sign a release of information.
7	(4) The commission shall be responsible for the payment of any
8	fee associated with the state and federal criminal background check.
9	(5) Upon completion of the state and federal criminal background
10	check, the Identification Bureau of the Department of Arkansas State Police
11	shall forward to the commission all releasable information obtained
12	concerning the applicant.
13	(c) The commission shall not employ as director an individual who has:
14	(1) Been convicted of a felony or a gambling offense in a state
15	or federal court of the United States;
16	(2) Been convicted of a crime involving moral turpitude; or
17	(3) Entered into a plea agreement to avoid felony prosecution.
18	
19	23-115-302. Duties of director.
20	(a) The Director of the Arkansas Lottery Commission shall direct and
21	supervise all administrative and technical activities related to the
22	operation of a lottery in accordance with this chapter and with rules adopted
23	by the Arkansas Lottery Commission.
24	(b) The Director of the Arkansas Lottery Commission shall:
25	(1) Facilitate the initiation and supervise and administer the
26	operation of the lotteries;
27	(2) Direct personnel as deemed necessary;
28	(3) Employ and compensate persons and firms as deemed necessary;
29	(4) Appoint, select, and employ officers, agents, and employees,
30	including professional and administrative staff and personnel and hearing
31	officers, and fix their compensation and pay their expenses as authorized by
32	Arkansas law;
33	(5) Promote or provide for promotion of lotteries and any
34	functions related to the operation of a lottery;
35	(6) Prepare a budget for the approval of the commission;
36	(7) Require bond from retailers and vendors in amounts as

1	required by the commission;
2	(8) Report monthly to the commission and the Arkansas Lottery
3	Commission Legislative Oversight Committee a complete statement of lottery
4	revenues and expenses for the preceding month and an accompanying statement
5	of net assets; and
6	(9) Perform other duties generally associated with a director of
7	a commission of an entrepreneurial nature.
8	(c) The Director of the Arkansas Lottery Commission may for good cause
9	suspend, revoke, or refuse to renew any contract or license entered into in
10	accordance with this chapter and the rules of the commission.
11	(d) The Director of the Arkansas Lottery Commission or his or her
12	designee may conduct hearings and administer oaths to persons to assure the
13	security and integrity of lottery operations or to determine the
14	qualifications of or compliance by vendors and retailers.
15	
16	23-115-303. Employees - Background investigation.
17	(a) As required by Article 16, Section 4 of the Arkansas Constitution,
18	the General Assembly shall fix the salaries of all employees of the Arkansas
19	Lottery Commission, including without limitation the Director of the Arkansas
20	Lottery Commission.
21	(b) A commission employee shall not have a financial interest in a
22	vendor doing business or proposing to do business with the commission.
23	(c) A commission employee with decision-making authority shall not
24	participate in a decision involving a retailer with whom the commission
25	employee has a financial interest.
26	(d)(1) A commission employee who leaves the employment of the
27	commission shall not:
28	(A) Represent a vendor or retailer before the commission
29	for a period of two (2) years; or
30	(B) Engage in lobbying on any matter related to the
31	operation or conduct of a lottery for a period of two (2) years.
32	(2)(A) Subdivision $(d)(1)$ of this section shall be supplemental
33	to § 19-11-701 et seq.
34	(B) If any provision of § 19-11-701 et seq. would impose a
35	restriction on a specific employee greater than the restrictions under
36	subdivision (d)(1) of this section, the provision of $\S 19-11-701$ et seq.

1	shall apply.
2	(e)(1) Each person considered for employment by the commission shall
3	apply to the Identification Bureau of the Department of Arkansas State Police
4	for a state and federal criminal background check, to be conducted by the
5	Identification Bureau of the Department of Arkansas State Police and the
6	Federal Bureau of Investigation.
7	(2) The state and federal criminal background check shall
8	conform to the applicable federal standards and shall include the taking of
9	fingerprints.
10	(3) The applicant shall sign a release of information.
11	(4) The commission shall be responsible for the payment of any
12	fee associated with the state and federal criminal background check.
13	(5) Upon completion of the state and federal criminal background
14	check, the Identification Bureau of the Department of Arkansas State Police
15	shall forward to the commission all releasable information obtained
16	concerning the applicant.
17	(f) The commission shall not employ an individual who has:
18	(1) Been convicted of a felony or a gambling offense in a state
19	or federal court of the United States;
20	(2) Been convicted of a crime involving moral turpitude; or
21	(3) Entered into a plea agreement to avoid felony prosecution.
22	(g)(1) The commission shall bond a commission employee with access to
23	commission funds or lottery revenue in an amount as provided by the
24	commission and may bond other commission employees as deemed necessary.
25	(2) Bonds under subdivision $(g)(1)$ of this section shall be
26	fidelity bonds in excess of the amount provided by the Governmental Bonding
27	Board.
28	
29	23-115-304. Commission employees — Participation in Arkansas Public
30	Employees Retirement System.
31	(a) Employees of the Arkansas Lottery Commission shall be members of
32	the Arkansas Public Employees' Retirement System.
33	(b) An employee's salary for retirement purposes shall be the amount
34	determined by the commission as authorized by the General Assembly and shall
35	not include any multipliers used to increase a person's salary as authorized
36	by the General Assembly.

1	
2	SUBCHAPTER 4
3	OPERATION OF LOTTERY
4	
5	23-115-401. Minority businesses.
6	(a) It is the intent of the General Assembly that the Arkansas Lottery
7	Commission encourage participation by minority and female-owned businesses.
8	(b) The commission shall adopt a plan that encourages to the greatest
9	extent possible a level of participation by minority and female-owned
10	businesses taking into account the total number of all retailers and vendors,
11	including any subcontractors.
12	(c) The commission shall provide training programs and other
13	educational activities to encourage minority and female-owned businesses to
14	compete for contracts on an equal basis.
15	(d) The commission shall employ procurement officials to assist
16	prospective vendors and retailers with entering into and competing for
17	contracts, including without limitation the development and implementation of
18	the plans and programs under subsections (b) and (c) of this section.
19	(e) The commission shall monitor the results of minority and female-
20	owned business participation and shall report the results of minority and
21	female-owned business participation to the Governor and the Arkansas Lottery
22	Commission Legislative Oversight Committee on at least an annual basis.
23	
24	23-115-402. Restriction on sales.
25	(a)(1) Unless authorized to do so in writing by the Director of the
26	Arkansas Lottery Commission, a person shall not sell a ticket or share at a
27	price other than established by the Arkansas Lottery Commission.
28	(2)(A) Only a retailer holding a valid certificate of authority
29	from the commission shall sell a ticket.
30	(B) This subsection does not prevent an individual who may
31	lawfully purchase tickets or shares from making a gift of tickets or shares
32	to another individual.
33	(b) This chapter does not prohibit the commission from designating
34	certain of its agents and employees to sell or give tickets or shares
35	directly to the public.
36	(c) Subject to prior approval by the commission, retailers may give

1	away tickets or shares as a means of promoting goods or services to customers
2	or prospective customers.
3	(d) A retailer shall not sell a ticket or share except from the
4	locations evidenced by the retailer's license issued by the commission unless
5	the commission authorizes in writing any temporary location not listed in the
6	retailer's license.
7	(e)(l) Tickets or shares shall not be sold or given to individuals
8	under eighteen (18) years of age.
9	(2) An individual under eighteen (18) years of age is not
10	eligible to win a lottery prize.
11	(f) A person shall not be eligible to win a lottery prize while
12	incarcerated in:
13	(1) The Department of Correction;
14	(2) The Department of Community Correction; or
15	(3) A county or municipal jail or detention facility.
16	
17	23-115-403. Attachments, garnishments, or executions withheld from
18	<u>lottery prizes - Validity of tickets or shares - Lottery prize restrictions -</u>
19	<u>Unclaimed lottery prizes.</u>
20	(a) Proceeds of a lottery prize are subject to Arkansas state income
21	<u>tax.</u>
22	(b)(1) Except as otherwise provided in this chapter, attachments,
23	garnishments, or executions authorized and issued under Arkansas law shall be
24	withheld if timely served upon the Arkansas Lottery Commission.
25	(2) Subdivision (b)(1) of this section does not apply to a
26	<u>retailer.</u>
27	(c) The commission shall adopt rules to establish a system of
28	verifying the validity of tickets or shares claimed to win lottery prizes and
29	to effect payment of lottery prizes, except that:
30	(1)(A) A lottery prize, any portion of a lottery prize, or any
31	right of any individual to a lottery prize is not assignable.
32	(B) A lottery prize or any portion of a lottery prize
33	remaining unpaid at the death of a lottery prize winner shall be paid to the
34	estate of the deceased lottery prize winner or to the trustee of a trust
35	established by the deceased lottery prize winner as settlor if:
36	(i) A copy of the trust document or instrument has

1	been filed with the commission along with a notarized letter of direction
2	from the settler; and
3	(ii) No written notice of revocation has been
4	received by the commission before the settlor's death.
5	(C) Following a settlor's death and before any payment to
6	a successor trustee, the commission shall obtain from the trustee a written
7	agreement to indemnify and hold the commission harmless with respect to any
8	claims that may be asserted against the commission arising from payment to or
9	through the trust.
10	(D) Under an appropriate judicial order, an individual
11	shall be paid the lottery prize to which a winner is entitled;
12	(2) A lottery prize shall not be paid arising from claimed
13	tickets that are:
14	(A) Stolen, counterfeit, altered, fraudulent, unissued,
15	produced or issued in error, unreadable, not received, or not recorded by the
16	commission within applicable deadlines;
17	(B) Lacking in captions that conform and agree with the
18	play symbols as appropriate to the particular lottery involved; or
19	(C) Not in compliance with rules and public or
20	confidential validation and security tests of the commission appropriate to
21	the particular lottery involved;
22	(3)(A) A particular lottery prize in any lottery shall not be
23	paid more than one (1) time.
24	(B) If there is a determination that more than one (1)
25	claimant is entitled to a particular lottery prize, the sole remedy of the
26	claimants is the award to each of them of an equal share in the lottery
27	prize;
28	(4)(A) Within one hundred eighty (180) days after the drawing in
29	which a cash lottery prize has been won, a holder of a winning cash ticket or
30	share from an Arkansas lottery or from a multistate or multisovereign lottery
31	shall claim the cash lottery prize.
32	(B)(i) In an Arkansas lottery in which a player may
33	determine instantly if he or she has won or lost, a player who has won shall
34	claim a cash lottery prize within ninety (90) days after the playing of the
35	instant game.
36	(ii) In any multistate or multisovereign lottery in

1	which a player may determine instantly if he or she has won or lost, a player
2	who has won shall claim a cash lottery prize within one hundred eighty (180)
3	days after the playing of the instant game.
4	(C) If a valid claim is not made for a cash lottery prize
5	within the applicable period, the cash lottery prize constitutes an unclaimed
6	lottery prize for purposes of this section.
7	(D) The commission at any time may alter the time periods
8	under subdivisions (4)(A) and (B) of this section by rule; and
9	(5)(A) If practicable, an auditor chosen by the commission shall
10	be present at a draw to determine the winners of a draw game to verify the
11	accuracy of the results.
12	(B) The commission may select an auditor employed by the
13	Division of Legislative Audit for the purposes of subdivision (c)(5) of this
14	section.
15	(d)(1) A lottery prize shall not be paid upon a ticket or share
16	purchased or sold in violation of this chapter.
17	(2) A lottery prize described in subdivision (d)(1) of this
18	section is an unclaimed lottery prize for purposes of this section.
19	(e) The commission is discharged of all liability upon payment of a
20	lottery prize.
21	(f)(l) A ticket or share shall not be purchased by and a lottery prize
22	shall not be paid to any:
23	(A) Member of the commission;
24	(B) Employee of the commission; or
25	(C) Member of the immediate family of a member of the
26	commission or an employee of the commission.
27	(2) If an officer, employee, agent, or subcontractor of a vendor
28	has access to confidential information that may compromise the integrity of a
29	lottery, a ticket or share shall not be purchased by and a lottery prize
30	shall not be paid to the:
31	(A) Officer, employee, agent, or subcontractor of the
32	vendor; or
33	(B) Immediate family of the officer, employee, agent, or
34	subcontractor of the vendor.
35	(g)(1) Unclaimed prize money is not net lottery proceeds.
36	(2)(A) An annual amount of at least two hundred thousand dollars

1	(\$200,000) shall be directed to the Department of Health for the treatment of
2	compulsive gambling disorder and educational programs related to compulsive
3	gambling disorder.
4	(B) As part of its regulation of public health, the State
5	Board of Health may promulgate rules to implement subdivision (g)(2)(A) of
6	this section, including without limitation the creation of:
7	(i) Programs for the treatment of compulsive
8	gambling disorder; and
9	(ii) Educational programs related to compulsive
10	gambling disorder.
11	
12	(3) Unclaimed lottery prize money remaining after the payment
13	under subdivision (g)(2) of this section shall be:
14	(A) Added to the pool from which future lottery prizes are
15	to be awarded; or
16	(B) Used for special lottery prize promotions.
17	
18	23-115-404. Confidential information.
19	(a)(1) Except as provided in subsection (a)(2) of this section, the
20	Arkansas Lottery Commission shall comply with the Freedom of Information Act
21	of 1967, § 25-19-101 et seq.
22	(2) The following records or information in the possession of
23	the commission shall be treated as confidential and are exempt from public
24	disclosure:
25	(A) Security measures, systems, or procedures;
26	(B) Security reports; and
27	(C) Any records exempt from disclosure under the Freedom
28	of Information Act of 1967, § 25-19-101 et seq.
29	(b) The Division of Legislative Audit shall have full access to the
30	records of the commission.
31	
32	23-115-405. Intelligence sharing, reciprocal use, or restricted use
33	agreements.
34	(a) The Arkansas Lottery Commission may enter into an intelligence
35	sharing, reciprocal use, or restricted use agreement with the United States
36	Government, law enforcement agencies, lottery regulation agencies, and gaming

1	enforcement agencies of other jurisdictions that provide for and regulate the
2	use of information provided and received under the agreement.
3	(b) Records, documents, and information in the possession of the
4	commission received under subsection (a) of this section are not subject to
5	the Freedom of Information Act of 1967, § 25-19-101 et seq., and shall not be
6	released without the permission of the person or agency providing the
7	records, documents, and information.
8	
9	23-115-406. Authority of local government.
10	(a)(1) The authority of local government concerning all matters
11	relating to the operation of lotteries is preempted by this chapter.
12	(2) Local government may not take any action, including without
13	limitation the adoption of an ordinance, relating to the operation of
14	<u>lotteries.</u>
15	(b) This section does not prohibit local government from requiring a
16	retailer to obtain an occupational license for any business unrelated to the
17	sale of tickets or shares.
18	
19	23-115-407. Video lotteries prohibited.
20	Nothing in this chapter shall be construed to permit the use of a video
21	lottery as part of a lottery under this chapter.
22	
23	23-115-408. Video lotteries prohibited.
24	Nothing in this chapter shall be construed to permit the use of a video
25	lottery for any purposes by any institution or facility governed by the:
26	(1) Arkansas Horse Racing Law, § 23-110-101 et seq.;
27	(2) Arkansas Greyhound Racing Law, § 23-111-101 et seq.; or
28	(3) Local Option Horse Racing and Greyhound Racing Electronic
29	Games of Skill Act, 23-113-101 et seq.
30	
31	SUBCHAPTER 5
32	<u>VENDORS</u>
33	
34	23-115-501. Vendors — Requirements when submitting a bid, proposal, or
35	offer - Major procurement contract.
36	(a) The Arkansas Lottery Commission shall investigate the financial

1	responsibility, security, and integrity of a vendor who is a finalist in
2	submitting a bid, proposal, or offer as part of a major procurement contract.
3	(b) At the time of submitting a bid, proposal, or offer to the
4	Arkansas Lottery Commission, the commission shall require the following
5	<u>items:</u>
6	(1) A disclosure of the vendor's name and address and, as
7	applicable, the names and addresses of the following:
8	(A)(i) If the vendor is a corporation, the officers,
9	directors, and each stockholder in the corporation.
10	(ii) However, in the case of owners of equity
11	securities of a publicly traded corporation, only the names and addresses of
12	those known to the corporation to own beneficially five percent (5%) or more
13	of the securities need be disclosed;
14	(B) If the vendor is a trust, the trustee and all persons
15	entitled to receive income or benefits from the trust;
16	(C) If the vendor is an association, the members,
17	officers, and directors; and
18	(D) If the vendor is a partnership or joint venture, all
19	of the general partners, limited partners, or joint venturers;
20	(2) A disclosure of all the states and jurisdictions in which
21	the vendor does business and the nature of the business for each state or
22	jurisdiction;
23	(3) A disclosure of all the states and jurisdictions in which
24	the vendor has contracts to supply gaming goods or services, including
25	without limitation lottery goods and services, and the nature of the goods or
26	services involved for each state or jurisdiction;
27	(4)(A) A disclosure of all the states and jurisdictions in which
28	the vendor has applied for, has sought renewal of, has received, has been
29	denied, has pending, or has had revoked a lottery or gaming license of any
30	kind or had fines or penalties assessed to the vendor's license, contract, or
31	operation and the disposition of each instance in each state or jurisdiction.
32	(B) If any lottery or gaming license or contract has been
33	revoked or has not been renewed or any lottery or gaming license or
34	application has been either denied or is pending and has remained pending for
35	more than six (6) months, all of the facts and circumstances underlying the
36	failure to receive a license shall be disclosed;

1	(5) A disclosure of the details of any finding or plea,
2	conviction, or adjudication of guilt in a state or federal court of the
3	vendor for any felony or any other criminal offense other than a traffic
4	violation committed by the persons identified under subdivision (b)(1) of
5	this section;
6	(6) A disclosure of the details of any bankruptcy, insolvency,
7	reorganization, or corporate or individual purchase or takeover of another
8	corporation, including without limitation bonded indebtedness, and any
9	pending litigation of the vendor;
10	(7) A disclosure of the vendor's most recent financial report,
11	including any reports on internal control over financial reporting, and the
12	most recent audit report of the vendor's operation as a service organization;
13	<u>and</u>
14	(8) Additional disclosures and information that the commission
15	may determine to be appropriate for the procurement involved.
16	(c) If any portion of a vendor's contract is subcontracted, the vendor
17	shall disclose all of the information required by this section for the
18	subcontractor as if the subcontractor were itself a vendor.
19	(d)(1) The commission shall not enter into a major procurement
20	contract with a vendor that:
21	(A)(i) Has not complied with the disclosure requirements
22	described in subsection (b) of this section;
23	(B) Has been found guilty of a felony related to the
24	security or integrity of a lottery in this or any other jurisdiction; or
25	(C) Has an ownership interest in an entity that has
26	supplied lottery goods or services under contract to the commission regarding
27	the request for proposals pertaining to those particular goods or services.
28	(2) At the option of the commission, the commission may void any
29	major procurement contract with a vendor.
30	(3) The commission may terminate a major procurement contract
31	with a vendor that does not comply with requirements for periodically
32	updating disclosures during the tenure of the major procurement contract as
33	may be specified in the major procurement contract.
34	(4) This section shall be construed broadly and liberally to
35	achieve full disclosure of all information necessary to allow for a full and
36	complete evaluation by the commission of the competence, integrity,

1	background, and character of vendors for major procurement contracts.
2	(e)(1) A vendor or an applicant for a major procurement contract shall
3	not provide a gift to:
4	(A) The Director of the commission, a commission member, a
5	commission employee, or a member of the Arkansas Lottery Commission
6	Legislative Oversight Committee; or
7	(B) A member of the immediate family of the Director of
8	the commission, a commission member, a commission employee, or a member of
9	the Arkansas Lottery Commission Legislative Oversight Committee.
10	(2) This subsection shall be enforced and penalties shall be
11	assessed in the same manner as § 21-8-301 et seq.
12	(f)(l) A public official shall not knowingly own a financial interest
13	<u>in a vendor.</u>
14	(2) If a public official becomes aware that he or she owns a
15	financial interest in a vendor, the public official shall divest the
16	financial interest as soon as possible.
17	
18	23-115-502. Vendor - Performance bond or letter of credit.
19	(a)(1) At the execution of the major procurement contract with the
20	Arkansas Lottery Commission, each vendor shall post a performance bond or
21	letter of credit from a bank or credit provider acceptable to the commission
22	in an amount as deemed necessary by the commission for that particular bid or
23	major procurement contract.
24	(2) In lieu of the bond, to assure the faithful performance of
25	its obligations, a vendor may deposit and maintain with the commission
26	securities that are:
27	(A) Interest bearing or accruing; and
28	(B) Rated in one (1) of the three (3) highest
29	classifications by an established, nationally recognized investment rating
30	service.
31	(2) Securities eligible under this section are limited to:
32	(A) Certificates of deposit in an amount fully insured by
33	the Federal Deposit Insurance Corporation issued by solvent banks or savings
34	associations, if the solvent banks or savings associations are:
35	(i) Approved by the commission; and
36	(ii) Organized and existing under the laws of this

1	state or under the laws of the United States;
2	(B) United States Government bonds, notes, and bills for
3	which the full faith and credit of the United States Government is pledged
4	for the payment of principal and interest;
5	(C) Federal agency securities by an agency or
6	instrumentality of the United States Government; and
7	(D)(i) Corporate bonds approved by the commission.
8	(ii) The entity that issued the bonds shall not be
9	an affiliate or subsidiary of the depositor.
10	(3) The securities shall be held in trust and shall have at all
11	times a market value at least equal to the full amount estimated to be paid
12	annually to the vendor under contract.
13	(b)(1) Each vendor shall be qualified to do business in this state and
14	shall file appropriate tax returns as provided by the laws of this state.
15	(2) All major procurement contracts under this section shall be
16	governed by the laws of this state except as provided in this chapter.
17	
18	23-115-503. Cancellation, suspension, revocation, or termination of
19	major procurement contract.
20	(a) A major procurement contract executed by the Arkansas Lottery
21	Commission under this chapter shall specify the reasons for which the major
22	procurement contract may be canceled, suspended, revoked, or terminated by
23	the commission. The reasons shall include without limitation:
24	(1) Commission of a violation of this chapter or a rule of the
25	<pre>commission;</pre>
26	(2) Commission of any fraud, deceit, or misrepresentation;
27	(3) Conduct prejudicial to public confidence in a lottery;
28	(4) The vendor's filing for or being placed in bankruptcy or
29	receivership; or
30	(5) Any material change as determined in the sole discretion of
31	the commission in any matter considered by the commission in executing the
32	major procurement contract with the vendor.
33	(b)(1) If, upon approval of the commission, the Director of the
34	Arkansas Lottery Commission or his or her designee determines that
35	cancellation, denial, revocation, suspension, or rejection of renewal of a
36	major procurement contract is in the best interest of lotteries, the public

1	welfare, or the State of Arkansas, the director or his or her designee may
2	cancel, suspend, revoke, or terminate, after notice and a right to a hearing,
3	a major procurement contract issued under this chapter.
4	(2) The major procurement contract may be temporarily suspended
5	by the director or his or her designee without commission approval or prior
6	notice pending a hearing.
7	(3) A major procurement contract may be suspended, revoked, or
8	terminated by the director or his or her designee for any one (1) or more of
9	the reasons enumerated in this section.
10	(c) Hearings under this section shall be held in accordance with the
11	Arkansas Administrative Procedure Act, § 25-15-201 et seq.
12	
13	23-115-504. Political contributions by vendors.
14	(a) The General Assembly finds:
15	(1) That the integrity of the Arkansas Lottery Commission and
16	lotteries is of utmost importance; and
17	(2) That the people of the State of Arkansas should have
18	confidence and be assured that public officials are free of any untoward
19	political influence by vendors.
20	(b) A vendor or an officer, employee, agent, or subcontractor of a
21	vendor shall not make a political contribution to a public official or a
22	candidate for election as a public official.
23	
24	SUBCHAPTER 6
25	$\underline{RETAILERS}$
26	
27	<u>23-115-601. Retailers.</u>
28	(a) The General Assembly recognizes that to conduct a successful
29	lottery, the Arkansas Lottery Commission must develop and maintain a state-
30	wide network of retailers that will serve the public convenience and promote
31	the sale of tickets or shares and the playing of lotteries while ensuring the
32	integrity of lottery operations, games, and activities.
33	(b) The commission shall make every effort to provide small retailers
34	a chance to participate in the sales of tickets or shares.
35	(c) The commission shall provide for compensation to retailers in the
36	form of commissions in an amount of not less than five percent (5%) of gross

1	sales of tickets and shares and may provide for other forms of compensation
2	for services rendered in the sale or cashing of tickets or shares.
3	(d)(1) For purposes of display, the commission shall issue a license
4	to each person whom it licenses as a retailer.
5	(2)(A) Every retailer shall post and keep conspicuously
6	displayed in a location on the premises accessible to the public its
7	certificate of authority.
8	(B) A certificate of authority is not assignable or
9	transferable.
10	(e)(l) A person considered as a retailer shall apply to the
11	Identification Bureau of the Department of Arkansas State Police for a state
12	and federal criminal background check, to be conducted by the Identification
13	Bureau of the Department of Arkansas State Police and the Federal Bureau of
14	Investigation.
15	(2) The state and federal criminal background check shall
16	conform to the applicable federal standards and shall include the taking of
17	fingerprints.
18	(3) The applicant shall sign a release of information.
19	(4) The commission shall be responsible for the payment of any
20	fee associated with the state and federal criminal background check.
21	(5) Upon completion of the state and federal criminal background
22	check, the Identification Bureau of the Department of Arkansas State Police
23	shall forward to the commission all releasable information obtained
24	concerning the applicant.
25	(f)(1) The commission shall develop a list of objective criteria upon
26	which the qualification of retailers shall be based.
27	(2) The commission shall develop separate criteria to govern the
28	selection of retailers of instant tickets.
29	(3) In developing the criteria, the commission shall consider
30	certain factors, including without limitation:
31	(A) The applicant's financial responsibility;
32	(B) Security of the applicant's place of business or
33	<u>activity;</u>
34	(C) Accessibility to the public;
35	(D) The applicant's integrity; and
36	(E) The applicant's reputation.

1	(4) The commission shall not consider political allillation,
2	activities, or monetary contributions to political organizations or
3	candidates for any public office.
4	(5) The criteria shall include without limitation the following:
5	(A)(i) The applicant shall be current in filing all
6	applicable tax returns to the State of Arkansas and in payment of all taxes,
7	interest, and penalties owed to the State of Arkansas, excluding items under
8	formal appeal under applicable statutes.
9	(ii) The Department of Finance and Administration
10	shall provide to the commission the information required under subdivision
11	(e)(5)(A)(i) of this section;
12	(B) The commission shall not select as a retailer any
13	person who:
14	(i) Has been convicted of a criminal offense related
15	to the security or integrity of a lottery in this or any other jurisdiction;
16	(ii)(a) Has been convicted of any illegal gambling
17	activity, false statements, false swearing, or perjury in this or any other
18	jurisdiction or convicted of any crime punishable by more than one (1) year
19	of imprisonment or a fine of more than one thousand dollars (\$1,000), or
20	<u>both.</u>
21	(b) Subdivision $(e)(5)(B)(ii)(a)$ of this
22	section shall not apply if the person's civil rights have been restored and
23	at least five (5) years have elapsed from the date of the completion of the
24	sentence without a subsequent conviction of a crime described in subdivision
25	(e)(5)(B)(ii)(a) of this section;
26	(iii) Has been found to have violated this chapter
27	or any rule, policy, or procedure of the commission unless:
28	(a) Ten (10) years have passed since the
29	<u>violation; or</u>
30	(b) The commission finds the violation both
31	minor and unintentional in nature;
32	(iv) Is a vendor or an employee or agent of a vendor
33	doing business with the commission;
34	(v) Is a member of the immediate family of a member
35	of the commission;
36	(vi) Has made a statement of material fact to the

1	commission knowing the statement to be false; or
2	(vii)(a) Is engaged exclusively in the business of
3	selling tickets or shares.
4	(b) Subdivision $(e)(5)(B)(vii)(a)$ of this
5	section does not preclude the commission from selling or giving away tickets
6	or shares for promotional purposes;
7	(C)(i) A person applying to become a retailer shall be
8	charged a uniform application fee determined by rule for each lottery outlet.
9	(ii) The application fee shall take into account the
10	cost of a state and federal criminal background check under subsection (e) of
11	this section; and
12	(D) All retailer licenses may be renewable annually in the
13	discretion of the commission unless canceled or terminated by the commission.
14	(f)(1) A retailer or an applicant to be a retailer shall not provide a
15	gift to:
16	(A) The Director of the commission, a commission member,
17	or a commission employee; or
18	(B) A member of the immediate family of the Director of
19	the commission, a commission member, or a commission employee.
20	(2) This subsection shall be enforced and penalties shall be
21	assessed in the same manner as § 21-8-301 et seq.
22	
23	23-115-602. Retailer license.
24	(a) A retailer license is not transferable or assignable.
25	(b) A retailer shall not contract with any person for lottery goods or
26	services except with the approval of the Arkansas Lottery Commission.
27	(c) Tickets and shares shall be sold only by the retailer stated on
28	the retailer's license issued by the commission under this chapter.
29	
30	23-115-603. Fidelity fund — Retailer fee — Reserve account to cover
31	<u>losses - Retailer bond.</u>
32	(a)(1) The Arkansas Lottery Commission shall establish a fidelity fund
33	separate from all other funds and shall assess each retailer an annual fee
34	not to exceed one hundred dollars (\$100) per sales location.
35	(2) Moneys deposited into the fidelity fund may:
36	(A) Be invested or deposited into one (1) or more

1	<u>interest-bearing accounts;</u>
2	(B) Used to cover losses the commission experiences due to
3	nonfeasance, misfeasance, or malfeasance of a retailer; and
4	(C) Used to purchase blanket bonds covering the commission
5	against losses from all retailers.
6	(3) At the end of each fiscal year, the commission shall pay to
7	the trust account managed and maintained by the Department of Higher
8	Education any amount in the fidelity fund that exceeds five hundred thousand
9	dollars (\$500,000), and the funds shall be considered net proceeds from a
10	<u>lottery.</u>
11	(b)(1) A reserve account may be established as a general operating
12	expense to cover amounts deemed uncollectable.
13	(2) The commission shall establish procedures for minimizing any
14	losses that may be deemed uncollectable and shall exercise and exhaust all
15	available options in those procedures before writing off amounts to this
16	account.
17	(c)(1) The commission shall require a retailer to post an appropriate
18	bond, as determined by the commission, using an insurance company acceptable
19	to the commission.
20	(2) The amount of the bond shall not exceed the applicable
21	district sales average of tickets for two (2) billing periods.
22	(d)(1) In its discretion, the commission may allow a retailer to
23	deposit and maintain with the commission securities that are interest-bearing
24	or accruing.
25	(2) Securities eligible under this subsection are limited to:
26	(A) Certificates of deposit in an amount fully insured by
27	the Federal Deposit Insurance Corporation issued by solvent banks or savings
28	associations organized and existing under the laws of this state or under the
29	laws of the United States;
30	(B) United States Government bonds, notes, and bills for
31	which the full faith and credit of the United States Government is pledged
32	for the payment of principal and interest; or
33	(C) Federal agency securities by an agency or
34	instrumentality of the United States Government.
35	(3) The securities shall be held in trust in the name of the
36	commission.

1	
2	23-115-604. Cancellation, suspension, revocation, or termination of
3	retail license.
4	(a) A retailer license executed by the Arkansas Lottery Commission
5	under this chapter shall specify the reasons for which the retailer license
6	may be canceled, suspended, revoked, or terminated by the commission. The
7	reasons shall include without limitation:
8	(1) Commission of a violation of this chapter or a rule of the
9	<pre>commission;</pre>
10	(2) Failure to accurately or timely account for tickets, lottery
11	games, revenues, or prizes as required by the commission;
12	(3) Commission of any fraud, deceit, or misrepresentation;
13	(4) Insufficient sales;
14	(5) Conduct prejudicial to public confidence in a lottery;
15	(6) The retailer's filing for or being placed in bankruptcy or
16	receivership;
17	(7) Any material change as determined in the sole discretion of
18	the commission in any matter considered by the commission in executing the
19	license with the retailer; or
20	(8) Failure to meet any of the objective criteria established by
21	the commission under this chapter.
22	(b)(1) If, upon approval of the commission, the Director of the
23	Arkansas Lottery Commission or his or her designee determines that
24	cancellation, denial, revocation, suspension, or rejection of renewal of a
25	retailer license is in the best interest of lotteries, the public welfare, or
26	the State of Arkansas, the director or his or her designee may cancel,
27	suspend, revoke, or terminate, after notice and a right to a hearing, a
28	retailer license issued under this chapter.
29	(2)(A) The retailer license may be temporarily suspended by the
30	director or his or her designee without commission approval or prior notice
31	pending a hearing.
32	(3) A retailer license may be suspended, revoked, or terminated
33	by the director or his or her designee for any one (1) or more of the reasons
34	enumerated in subsection (a) of this section.
35	(4) Hearings under subsection (b) of this section shall be held
36	in accordance with the Arkansas Administrative Procedure Act, § 25-15-201 et

1	<u>seq.</u>
2	
3	23-115-605. Retailers — Fiduciary duty — Protection against loss.
4	(a)(1) All proceeds from the sale of tickets or shares constitute a
5	trust fund until paid to the Arkansas Lottery Commission either directly or
6	through the commission's authorized collection representative.
7	(2) A retailer and officers of a retailer's business have a
8	fiduciary duty to preserve and account for retail lottery proceeds, and
9	retailers are personally liable for all lottery proceeds.
10	(3) For the purpose of this section, lottery proceeds include
11	without limitation:
12	(A) Unsold instant tickets received by a retailer;
13	(B) Cash proceeds of the sale of any lottery products;
14	(C) Net of allowable sales commissions; and
15	(D) Credit for lottery prizes paid to winners by
16	<u>retailers.</u>
17	(4) Sales proceeds and unused instant tickets shall be delivered
18	to the commission or its authorized collection representative upon demand.
19	(b)(1) The commission shall require retailers to place all lottery
20	proceeds due the commission in accounts in institutions insured by the
21	Federal Deposit Insurance Corporation not later than the close of the next
22	banking day after the date of their collection by the retailer until the date
23	they are paid over to the commission.
24	(2) At the time of the deposit, lottery proceeds shall be deemed
25	to be the property of the commission.
26	(3) The commission may require a retailer to establish a single
27	separate electronic funds transfer account when available for the purpose of
28	(A) Receiving moneys from ticket or share sales;
29	(B) Making payments to the commission; and
30	(C) Receiving payments for the commission.
31	(4) Unless otherwise authorized in writing by the commission,
32	each retailer shall establish a separate bank account for lottery proceeds
33	that shall be kept separate and apart from all other funds and assets and
34	shall not be commingled with any other funds or assets.
35	(c) When an individual who receives proceeds from the sale of tickets
36	or shares in the capacity of a retailer becomes insolvent or dies insolvent,

1	the proceeds due the commission from the individual or his or her estate have
2	preference over all debts or demands.
3	(d) If the commission determines that a retailer failed to comply with
4	subsection (b) of this section three (3) times within any consecutive twenty-
5	four-month period, the commission may refer the retailer to the Department of
6	Finance and Administration with a recommendation that the department pursue
7	business closure against the retailer as a noncompliant taxpayer as provided
8	<u>in § 26-18-1001 et seq.</u>
9	
10	23-115-606. Retailer — Rental payments based on percentage of retail
11	<u>sales.</u>
12	If a retailer's rental payments for the business premises are
13	contractually computed, in whole or in part, on the basis of a percentage of
14	retail sales and the computation of retail sales is not explicitly defined to
15	include sales of tickets or shares in a lottery, only the compensation
16	received by the retailer from the Arkansas Lottery Commission may be
17	considered the amount of the lottery retail sale for purposes of computing
18	the rental payment.
19	
20	SUBCHAPTER 7
21	<u>PROCUREMENTS</u>
22	
23	23-115-701. Procurements - Major procurement contracts - Competitive
24	bidding.
25	(a)(1) The Arkansas Lottery Commission may purchase, lease, or lease-
26	purchase goods or services as necessary for effectuating the purposes of this
27	<u>chapter.</u>
28	(2) The commission may make procurements that integrate
29	functions, including without limitation:
30	(A) Lottery design;
31	(B) Ticket distribution to retailers;
32	(C) Supply of goods and services; and
33	(D) Advertising.
34	(3) In all procurement decisions, the commission shall:
35	(A) Take into account the particularly sensitive nature of
36	lotteries: and

1	(B) Act to promote and ensure;
2	(i) Security, honesty, fairness, and integrity in
3	the operation and administration of lotteries; and
4	(ii) The objectives of raising net proceeds for the
5	benefit of scholarships and grants.
6	(b) Except as provided in subsections (c) and (d) of this section, the
7	commission shall comply with the Arkansas Procurement Law, § 19-11-201 et
8	seq.
9	(c)(1) The commission shall arrange for the solicitation and receipt
10	of competitive bids for major procurement contracts.
11	(2) The commission is not required to accept the lowest
12	responsible bid for major procurement contracts but shall select a bid that
13	the commission feels provides the greatest long-term benefit to the state,
14	the greatest integrity for the commission, and the best service and products
15	for the public.
16	(3) The commission shall adopt rules concerning major
17	procurement contracts.
18	(d) In any bidding process, the commission may administer its own
19	bidding and procurement or may utilize the services of the Department of
20	Finance and Administration.
21	(e)(1) Each proposed major procurement contract shall be filed with
22	the Arkansas Lottery Commission Legislative Oversight Committee for review
23	before the execution date of the major procurement contract.
24	(2) The committee shall provide the commission with its review
25	as to the propriety of the major procurement contract within thirty (30) days
26	after receipt of the proposed major procurement contract.
27	
28	SUBCHAPTER 8
29	<u>LOTTERY PROCEEDS</u>
30	
31	23-115-801. Lottery proceeds.
32	(a)(1) All lottery proceeds are the property of the Arkansas Lottery
33	Commission.
34	(2)(A) The commission shall pay its operating expenses from its
35	lottery proceeds.
36	(B)(i) An amount of lottery proceeds determined by the

1	commission to maximize net proceeds shall be made available as prize money.
2	(ii)(a) Subdivision $(a)(2)(B)(i)$ of this section
3	does not create any lien, entitlement, cause of action, or other private
4	right.
5	(b) In setting the terms of a lottery, the
6	commission shall determine any rights of holders of tickets or shares.
7	(3) The percentage of lottery proceeds determined by the
8	commission to be net proceeds shall equal an amount determined by the
9	commission to maximize net proceeds.
10	(b)(1) On or before the fifteenth day of each month, the Arkansas
11	Lottery Commission shall deposit the net proceeds from the state lottery into
12	one (1) or more trust accounts at one (1) or more financial institutions.
13	(2) The commission shall follow the investment policy guidelines
14	of the State Board of Finance in selecting a financial institution and
15	managing the net proceeds from the state lottery deposited to a trust
16	account.
17	(c)(1) The Director of the Department of Higher Education shall
18	certify to the commission the amount of net proceeds from the state lottery
19	needed to:
20	(A) Fund the scholarships awarded to recipients under § 6-
21	85-201 et seq. for an academic year; and
22	(B) Ensure that sufficient funds remain available to pay
23	for scholarship awards for the recipients through the anticipated completion
24	of the degree or certificate a recipient is seeking.
25	(2)(A)(i) The commission shall transfer the funds requested by
26	the director under this subsection (c)(1) into one (1) or more trust accounts
27	at one (1) or more financial institutions meeting the requirements of
28	subdivision (b)(2) of this section maintained by the department.
29	(ii) The director shall disburse trust account funds
30	only in the name of the recipient:
31	(a) To an approved institution of higher
32	education; or
33	(b) If a recipient transfers to another
34	approved institution of higher education, to the approved institution of
35	higher education where the recipient transferred.
36	(3) By August 1 of each year the director shall provide to the

T	commission and to the Arkansas Lottery Commission Legislative Oversight
2	Committee for the academic year just ended an accounting of all trust
3	accounts maintained by the department, including without limitation:
4	(A) Total deposits to all trust accounts;
5	(B) Total disbursements from the trust accounts; and
6	(C) The balance remaining in the trust accounts.
7	(d)(1) The General Assembly finds that:
8	(A) The administration of scholarships with proceeds from
9	the state lottery are expenses of the Arkansas Lottery Commission; and
10	(B) Because the department has the expertise and
11	experienced staff needed to efficiently and appropriately administer the
12	scholarships, the commission shall use the services of the department to
13	administer scholarships funded with net proceeds from the state lottery.
14	(2) The commission shall reimburse the department for the costs
15	of administering the scholarship awards funded with net proceeds from the
16	state lottery after review of the reimbursement amount by the Arkansas
17	Lottery Commission Legislative Oversight Committee.
18	(3) The department shall refund to the Higher Education Grants
19	Fund Account the amount of a reimbursement received from the Arkansas Lottery
20	Commission under this subsection (e) for services provided and funded from
21	the Higher Education Grants Fund Account.
22	
23	23-115-802. Scholarship shortfall reserve trust account.
24	(a) The Arkansas Lottery Commission shall maintain a scholarship
25	shortfall reserve trust account.
26	(b)(1) An amount equal to ten percent (10%) of the total amount of net
27	proceeds disbursed during the preceding fiscal year in the form of
28	scholarships and grants for higher education shall be deposited from lottery
29	proceeds each year until the amount in the reserve trust account equals fifty
30	million dollars (\$50,000,000).
31	(2) Thereafter, only an amount necessary to maintain the
32	scholarship shortfall reserve account in an amount equal to fifty million
33	dollars (\$50,000,000) shall be deposited into the reserve trust account.
34	(c)(1) If the net proceeds paid into the net proceeds trust account in
35	any year are not sufficient to meet the amount appropriated for higher
36	education scholarships, the scholarship shortfall reserve trust account may

1	be drawn upon to meet the deficiency.
2	(2) If it becomes necessary to draw from the reserve account in
3	any fiscal year, the department shall review the scholarship and grant
4	program and shall reduce the program to accommodate available lottery
5	proceeds, exclusive of the scholarship shortfall reserve account.
6	(d) This section shall become effective on July 1, 2010.
7	
8	23-115-803. Disposition of funds.
9	(a)(1) To effectuate the Arkansas Lottery Commission's purposes, the
10	commission may borrow moneys from the State of Arkansas or accept and expend
11	moneys from the State of Arkansas and shall repay any sums borrowed from the
12	state as soon as practicable.
13	(2) As used in this section, "purposes" includes without
14	limitation the payment of the initial expenses of initiation, administration,
15	and operation of the commission and lotteries.
16	(3) The commission shall not issue bonds for any purpose.
17	(b)(1) The commission shall be self-sustaining and self-funded.
18	(2)(A) Except as provided in subsection (a) of this section,
19	moneys in the state general fund shall not be used or obligated to pay the
20	expenses of the commission or prizes of a lottery.
21	(B) A claim for the payment of an expense of a lottery or
22	prizes of a lottery shall not be made against any moneys other than moneys
23	credited to the commission's operating account.
24	
25	
26	<u>SUBCHAPTER 9</u>
27	$\underline{PENALTIES}$
28	
29	23-115-901. Sale of ticket or share to person under 18 years of age
30	prohibited — Penalty.
31	(a) A person who knowingly sells a ticket or share to a person under
32	eighteen (18) years of age or permits a person under eighteen (18) years of
33	age to play a lottery is guilty of a Class B misdemeanor.
34	(b) It is an affirmative defense to a prosecution under this section
35	that the retailer reasonably and in good faith relied upon representation of
36	proof of age in making the sale.

1	
2	23-115-902. Fraud — Penalty.
3	(a)(1) A person who, with a purpose to defraud, falsely makes, alters,
4	forges, utters, passes, or counterfeits a ticket is guilty of a Class D
5	<u>felony.</u>
6	(2) A person convicted for violating subdivision (a)(l) of this
7	section is subject to an additional fine of not more than fifty thousand
8	dollars (\$50,000).
9	(b)(1) A person who purposely influences or attempts to influence the
10	winning of a lottery prize through the use of coercion, fraud, deception, or
11	tampering with lottery equipment or materials is guilty of a Class D felony.
12	(2) A person convicted for violating subdivision (b)(1) of this
13	section is subject to an additional fine of not more than fifty thousand
14	dollars (\$50,000).
15	
16	23-115-903. False statement on license application — Penalty.
17	(a) A person shall not knowingly make:
18	(1) A material false statement in an application for a license
19	or proposal to conduct a lottery; or
20	(2) A material false entry in any book or record that is
21	compiled or maintained or submitted to the Arkansas Lottery Commission.
22	(b)(1) A person who violates this section is guilty of a Class D
23	felony.
24	(2) A person convicted for violating subsection (a) of this section is
25	subject to an additional fine of not more than twenty five thousand dollars
26	(\$25,000) or the dollar amount of the material false entry or material false
27	statement, whichever is greater.
28	
29	23-115-904. Inconsistent statutes inapplicable.
30	(a) Section 5-66-101 et seq. and all other laws and parts of laws
31	inconsistent with this chapter are expressly declared not to apply to any
32	person engaged in, conducting, or otherwise participating in lotteries.
33	(b) No person shall be guilty of any criminal offense set forth in §
34	5-66-101 et seq. or any other law relating to illegal gambling to the extent
35	the person relied on any rule, order, finding, or other determination by the
36	Arkansas Lottery Commission that the activity was authorized by this chapter.

1	
2	SUBCHAPTER 10
3	DEBTORS OWING MONEY TO THE STATE
4	
5	23-115-1001. Legislative intent.
6	(a) The purpose of this subchapter is to establish:
7	(1) A policy and to provide a system whereby all claimant
8	agencies of this state in conjunction with the Arkansas Lottery Commission
9	shall cooperate in identifying debtors who owe money to the state through its
10	various claimant agencies or to persons on whose behalf the state and its
11	claimant agencies act and who qualify for lottery prizes under this chapter
12	from the commission; and
13	(2) Procedures for setting off against any prize the sum of any
14	debt owed to the state or to persons on whose behalf the state and its
15	claimant agencies act.
16	(b) This subchapter shall be liberally construed to effectuate the
17	purposes stated in subsection (a) of this section.
18	
19	23-115-1002. Definitions.
20	(a) As used in this subchapter:
21	(1) "Claimant agency" means a state agency, department, board,
22	bureau, commission, or authority:
23	(A) To which a person owes a debt; or
24	(B) That acts on behalf of a person to collect a debt;
25	(2) "Debt" means a:
26	(A) Liquidated sum due and owing any claimant agency, when
27	the sum has accrued through contract, subrogation, tort, or operation of law
28	regardless of whether there is an outstanding judgment for the sum; or
29	(B) Sum that is due and owing any person and is
30	enforceable by the state;
31	(3) "Debtor" means an individual owing money to or having a
32	delinquent account with a claimant agency, when the obligation has not been;
33	(A) Adjudicated as satisfied by court order;
34	(B) Set aside by court order; or
35	(C) Discharged in bankruptcy; and
36	(4) "Prize" means the proceeds of any lottery prize awarded

1	under this chapter.
2	
3	23-115-1003. Collection remedy.
4	The collection remedy authorized by this subchapter is in addition to
5	and not in substitution for any other remedy available by law.
6	
7	23-115-1004. List of debtors — Withholding winnings — Ranking of
8	<u>liens.</u>
9	(a)(1) A claimant agency may submit to the Arkansas Lottery Commission
10	a list of the names of all persons owing debts in excess of one hundred
11	dollars (\$100) to the claimant agency or to persons on whose behalf the
12	claimant agency is acting.
13	(2) The full amount of the debt is collectable from any prize
14	without regard to limitations on the amounts that may be collectable in
15	increments through garnishment or other proceedings.
16	(3) The list shall constitute a valid lien upon and claim of
17	lien against the prize of any debtor named in the list.
18	(4) The list shall contain:
19	(A) The name of the each debtor;
20	(B) The social security number of each debtor if
21	available; and
22	(C) Any other information that would assist the commission
23	in identifying each debtor named in the list.
24	(b)(1) The commission shall withhold any prizes subject to the lien
25	created by this section and send notice to the winner by certified mail,
26	return receipt requested, of the action and the reason the prizes were
27	withheld.
28	(2)(A) However, if the winner appears and claims prizes in
29	person, the commission shall notify the winner at that time by hand delivery
30	of the action.
31	(B) If the debtor does not protest the withholding of the
32	prizes in writing within thirty (30) days of the notice, the commission shall
33	pay the prizes to the claimant agency.
34	(C) If the debtor protests the withholding of the prizes
35	within thirty (30) days of the notice, the commission shall:
36	(i) File an action in interpleader in the circuit

1	court of the county where the deptor resides;
2	(ii) Pay the disputed sum into the registry of the
3	circuit court; and
4	(iii) Give notice to the claimant agency and debtor
5	of the initiation of the action.
6	(c) The liens created by this section are ranked by priority as
7	follows:
8	(1) Taxes due the state;
9	(2) Delinquent child support; and
10	(3) All other judgments and liens in order of the date entered
11	or perfected.
12	(d) The commission is not required to deduct claimed debts from prizes
13	paid out by retailers or entities other than the commission.
14	(e) Any list of debt provided under this section shall be provided
15	periodically as the commission shall provide by rule, and the commission is
16	not obligated to retain the lists or deduct debts appearing on the lists
17	beyond the period determined by the rules.
18	(f) The commission may prescribe forms and promulgate rules it deems
19	necessary to implement this section.
20	(g) The commission and any claimant agency shall incur no civil or
21	criminal liability for good faith adherence to this section.
22	(h) The claimant agency shall pay the commission for all costs
23	incurred by the commission in setting off debts in the manner provided in
24	this subchapter.
25	
26	23-115-1005. Confidential information.
27	(a)(1) Notwithstanding any other confidentiality statute, the Arkansas
28	Lottery Commission may provide to a claimant agency all information necessary
29	to accomplish and effectuate the intent of this subchapter.
30	(2) Information shall be used by a claimant agency only in the
31	pursuit of its debt collection duties and practices.
32	(b) Confidential information obtained by a claimant agency from the
33	commission under this section shall retain its confidentiality.
34	(c) An employee or prior employee of a claimant agency who unlawfully
35	discloses any information for any other purpose, except as otherwise
36	specifically authorized by law, is guilty of a Class A misdemeanor.

1	
2	23-115-1006. Application.
3	This subchapter applies only to prizes of more than five hundred
4	dollars (\$500).
5	
6	SUBCHAPTER 11
7	ARKANSAS LOTTERY COMMISSION LEGISLATIVE OVERSIGHT COMMITTEE
8	
9	23-115-1101. Arkansas Lottery Commission Legislative Oversight
10	Committee.
11	(a) The Arkansas Lottery Commission Legislative Oversight Committee is
12	established.
13	(b) The Arkansas Lottery Commission Legislative Oversight Committee
14	shall consist of twelve (12) members of the General Assembly appointed as
15	follows:
16	(1) Six (6) members of the House of Representatives shall be
17	appointed to the Arkansas Lottery Commission Legislative Oversight Committee
18	by the Speaker of the House of Representatives; and
19	(2) Six (6) members of the Senate shall be appointed to the
20	Arkansas Lottery Commission Legislative Oversight Committee by the President
21	Pro Tempore of the Senate.
22	(c) In making appointments, each appointing officer shall select
23	members who have appropriate experience and knowledge of the issues to be
24	examined by the Arkansas Lottery Commission Legislative Oversight Committee
25	and may consider racial, gender, and geographical diversity among the
26	membership.
27	(d) The Arkansas Lottery Commission Legislative Oversight Committee
28	<u>shall:</u>
29	(1) Review whether expenditures of lottery proceeds have been in
30	accordance with this chapter;
31	(2) Review proposed rules of the Arkansas Lottery Commission;
32	(3) Review proposed major procurement contracts;
33	(4) Review reports filed with the Arkansas Lottery Commission
34	Legislative Oversight Committee by the Department of Higher Education,
35	including without limitation reports filed under § 6-85-205 and § 6-85-219;
36	(5) Perform its duties under $\&6-85-220$ and

1	(6) Study other lottery matters as the Arkansas Lottery
2	Commission Legislative Oversight Committee considers necessary to fulfill its
3	mandate.
4	(e)(1) By November 1 of each year, the Arkansas Lottery Commission
5	Legislative Oversight Committee shall provide to the General Assembly:
6	(A) Any analysis or findings resulting from its activities
7	under this section that the committee deems relevant; and
8	(B) Its recommendations for any changes to the:
9	(i) Scholarship award amounts;
10	(ii) Number or type of scholarships; and
11	(iii) Scholarship eligibility requirements.
12	(2) The Arkansas Lottery Commission Legislative Oversight
13	Committee may make interim reports to the General Assembly regarding the
14	expenditure of net lottery revenues.
15	(f)(1) The President Pro Tempore of the Senate and the Speaker of the
16	House of Representatives shall each designate a cochair of the committee.
17	(2) The committee shall meet at least quarterly upon the joint
18	call of the cochairs of the Arkansas Lottery Commission Legislative Oversight
19	Committee.
20	(3) Six (6) members of the committee constitute a quorum.
21	(4) No action may be taken except by a majority vote at a
22	meeting at which a quorum is present.
23	(g) Members of the Arkansas Lottery Commission Legislative Oversight
24	Committee are entitled to per diem and mileage at the same rate authorized by
25	law for attendance at meetings of interim committees of the General Assembly
26	and shall be paid from the same source.
27	
28	23-115-1102. Filing of information with Arkansas Lottery Commission
29	Legislative Oversight Committee.
30	(a) It is the intent of the General Assembly that the Arkansas Lottery
31	Commission Legislative Oversight Committee perform the monitoring and
32	oversight functions of the Legislative Council for the Arkansas Lottery
33	Commission.
34	(b) All contracts, rules, reports, or other information required by
35	law to be filed by the commission with the Legislative Council:
36	(1) Shall not be filed with the Legislative Council: and

1	(2) Shall be filed with the Arkansas Lottery Commission
2	Legislative Oversight Committee.
3	(c) The Arkansas Lottery Commission Legislative Oversight Committee
4	shall perform all duties or functions of the Legislative Council required by
5	law concerning the contracts, rules, reports, or other information filed with
6	the Arkansas Lottery Commission Legislative Oversight Committee under
7	subsection (b) of this section.
8	
9	SECTION 2. Arkansas Code 5-66-110(a), concerning the prohibition on
10	the game of keno, is amended to read as follows:
11	(a)(1) If Except as provided in the Arkansas Scholarship Lottery Act,
12	§ 23-115-101 et seq., if any person sets up or exhibits, or causes to be set
13	up or exhibited, or aids or assists in setting up or exhibiting in any
14	county, city, or town in the state, any gaming device commonly known and
15	designated as "keno" or any similar device, by any other name or without a
16	name, any person so setting up or exhibiting the gaming device, or aiding or
17	assisting in exhibiting or setting up the gaming device, is guilty of a
18	misdemeanor.
19	(2) On indictment and conviction before the circuit court or on
20	conviction before a justice of the peace, the person shall be fined in any
21	sum not less than two hundred dollars (\$200) for benefit of the common school
22	fund.
23	
24	SECTION 3. Arkansas Code Title 5, Chapter 66, Subchapter 1 is amended
25	to add an additional section to read as follows:
26	5-66-120. Application to Arkansas Scholarship Lottery Act.
27	This subchapter does not apply to a lottery under the Arkansas
28	Scholarship Lottery Act, § 23-115-101 et seq.
29	
30	SECTION 4. Arkansas Code Title 6, Chapter 82, Subchapter 10 is
31	repealed.
32	6-82-1001. Legislative findings and declarations of public necessity.
33	The General Assembly hereby recognizes that taking the proper course
34	work in high school is essential for success in college. Arkansas high school
35	students who complete the recommended precollegiate or technical preparation
36	core curriculum score significantly higher on standardized preadmissions

1

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2
     Arkansas also benefits from the academic success of well-prepared college
 3
     students, there is hereby established the Arkansas Academic Challenge
 4
     Scholarship Program, a college scholarship plan to promote academic
 5
     achievement and encourage academically prepared Arkansas high school
 6
     graduates to enroll in the state's colleges and universities and to encourage
 7
     students to enter the field of teaching for the purpose of teaching in
 8
     subject matter areas of critical teacher shortage or in geographical areas of
 9
     critical teacher shortage in the state.
10
11
           6-82-1002. Definitions.
12
           As used in this subchapter:
13
                 (1) "Approved institution" means a publicly supported or
14
     private, nonprofit postsecondary institution with its primary headquarters
15
     located in Arkansas that is eligible to receive Title IV federal student aid
16
     funds or any nursing school with its primary headquarters located in Arkansas
17
     that is eligible to participate in Title IV federal student aid programs and
     has been approved by the Department of Higher Education as eligible to
18
19
     participate in the Arkansas Academic Challenge Scholarship Program;
20
                 (2) "Eligible student" means any student who:
21
                       (A) Meets the criteria set out by this subchapter; and
22
                       (B) Is deemed to be eligible by rules and regulations
     authorized by this subchapter and promulgated by the Department of Higher
23
24
     Education:
                 (3) "Financial need" means the family income of program
25
26
     applicants as determined by the Department of Higher Education through
27
     evaluation of program applications and supporting documentation;
28
                 (4)(A) "Full-time undergraduate student" means a resident of
     Arkansas who attends an approved institution of higher education and who is
29
30
     enrolled for at least twelve (12) credit hours the first semester and fifteen
     (15) credit hours thereafter or the equivalent, as defined by the Department
31
     of Higher Education, in a program of study that leads to or is creditable
32
33
     toward a baccalaureate degree, an associate degree in nursing, or a nursing
34
     school diploma.
35
                       (B) A recipient receiving an Arkansas Academic Challenge
36
     Scholarship for the eighth semester shall not be required to be enrolled in
```

tests and are more likely to be successful in college. Because the State of

1	litteen (13) nours and shall be considered a "lull-time undergraduate
2	student" if the recipient is enrolled in the appropriate number of course
3	credit hours to earn a degree at the end of that semester;
4	(5) "Recipient" means an applicant awarded a scholarship funded
5	through the program;
6	(6) "Tuition" means charges levied for attendance at an eligible
7	institution of higher education, including mandatory fees charged to all
8	full-time students by an approved institution; and
9	(7) "Unemancipated child" or "unemancipated children" means a
10	dependent child or dependent children as defined by the United States
11	Department of Education for student aid purposes.
12	
13	6-82-1003. Creation.
14	There is hereby created and established the Arkansas Academic Challenge
15	Scholarship Program.
16	
17	6-82-1004. Authority of Department of Higher Education.
18	(a) The Department of Higher Education is authorized by this
19	subchapter to develop and promulgate rules and regulations for the
20	administration of the Arkansas Academic Challenge Scholarship Program,
21	consistent with the purposes and requirements of this subchapter.
22	(b) The rules and regulations shall include student eligibility
23	eriteria based on the provisions of this subchapter, the method for selecting
24	scholarship recipients, rules for determining continuing eligibility,
25	procedures for making payment to recipients, and such other administrative
26	procedures which may be necessary for the implementation and operation of the
27	program.
28	(c) The Department of Higher Education is authorized to expend each
29	year for data processing and other administrative costs of this program up to
30	one and five-tenths percent (1.5%) of the amount appropriated for the
31	programs.
32	(d) Applicants must certify that they are drug-free and must pledge in
33	writing on the application form to refrain from the use or abuse of illegal
34	substances in order to maintain eligibility for this program.
35	(e)(1) The Department of Education and the Department of Higher
36	Education are directed to develop appropriate informational materials on the

1 Arkansas Academic Challenge Scholarship Program and to ensure their 2 distribution to Arkansas students in grades seven through twelve (7-12) each 3 year as part of the packet of materials on precollegiate preparation 4 distributed by the Department of Education as mandated by § 6-61-217. 5 (2) This shall be accomplished through the use of school 6 counselors or other appropriate school personnel. 7 (f) The Director of the Department of Higher Education is authorized 8 to review and evaluate the operation of the program with regard to 9 eligibility criteria and size of the scholarship award to ensure that the 10 program's operation meets the intent of this legislation. 11 (g) The Department of Higher Education is authorized to determine the 12 necessary procedures for the awarding of scholarships should the number of 13 eligible applicants exceed the funds available. (h) The Department of Higher Education shall report to the General 14 15 Assembly annually regarding the implementation of the provisions of this 16 subchapter. 17 6-82-1005. Eligibility. 18 19 (a) Eligibility for the Arkansas Academic Challenge Scholarship 20 Program shall be based on the criteria set forth in this section as well as 21 program rules and regulations adopted pursuant to this subchapter by the 22 Department of Higher Education. 23 (b) An applicant shall be eligible for an award from this program if 24 the applicant meets all of these criteria: 25 (1) The applicant graduated from an Arkansas high school on or 26 after March 5, 1991; 27 (2) The applicant has been a resident of the State of Arkansas 28 for at least twelve (12) months prior to graduation from an Arkansas high 29 school, and the applicant's parent or parents or guardian or guardians have 30 maintained Arkansas residency for the same period of time; 31 (3) The applicant is a citizen of the United States or is a 32 permanent resident alien; 33 (4) The applicant is accepted for admission at an approved institution of higher education as a full-time first-time freshman as defined 34 35 by the department and enrolls in an approved institution within twelve (12) 36 months of the applicant's high school graduation;

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1
                 (5)(A)(i) Except as provided in subdivision (b)(5)(B) of this
 2
     section, the applicant has successfully completed the core curriculum
     established by the State Board of Education and the Arkansas Higher Education
 3
 4
     Coordinating Board pursuant to § 6-61-217.
 5
                             (ii) An applicant who graduates from an Arkansas
 6
     high school after December 31, 2001, but before December 1, 2009, and who
 7
     meets the provisions of subdivisions (b)(1)-(4) of this section but who has
     not completed the core curriculum defined in this subdivision (b)(5)(A) by
 8
 9
     the end of the senior year of high school due to the unavailability of the
     courses in the applicant's high school shall have a grace period of twelve
10
11
     (12) months from the date of high school graduation in which to make up any
     course deficiencies required for program eligibility.
12
13
                       (B) An applicant who graduates from an Arkansas high
14
     school after December 31, 2009, shall have:
15
                             (i) Successfully completed the Smart Core Curriculum
16
     as established by the Department of Education; and
17
                             (ii)(a) Demonstrated proficiency in the application
     of knowledge and skills in reading and writing literacy and mathematics by
18
     passing the end-of-course examinations as may be developed by the Department
19
     of Education and as may be designated by the Department of Higher Education
20
21
     for this purpose.
22
                                   (b) "End-of-course" examinations means those
23
     examinations defined in § 6-15-419;
24
                 (6)(A) The applicant who graduates from an Arkansas high school
     after December 31, 2001, must have achieved the following:
25
26
                             (i) A grade point average of 3.0 on a 4.0 scale in
27
     the set of core curriculum courses if enrolling at an approved four-year
28
     institution; or
29
                             (ii) A grade point average of 2.75 on a 4.0 scale in
30
     the set of core curriculum courses if enrolling at an approved two year
31
     institution; and
32
                             (iii)(a) These revised grade point average
33
     requirements may be reduced to no lower than a 2.5 on a 4.0 scale by a rules
34
     change by the Department of Higher Education if it is determined by the
35
     department, based on the most recent evaluation of the program's operation,
     that the change to a 3.0 or 2.75 grade point average on a 4.0 scale would
36
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1
     unduly reduce the number of low-income or disadvantaged students who would
     otherwise be eligible for the program.
 2
 3
                                   (b) At the Department of Higher Education's
 4
     discretion, the Department of Higher Education may make such a reduction for
 5
     admissions to institutions with a high percentage of students receiving full
 6
     Pell Grants upon petition to the Department of Higher Education by the
 7
     institution.
 8
                       (B) The applicant scored nineteen (19) or above on the
 9
     American College Test composite or the equivalent as defined by the
10
     Department of Higher Education.
11
                       (C)(i) The Department of Higher Education is authorized to
12
     develop selection criteria through program rules and regulations that combine
     an applicant's American College Test or equivalent score and grade point
13
14
     average in the core curriculum into a selection index.
15
                             (ii) Notwithstanding the provisions of subdivisions
16
     (b)(6)(A) and (b)(6)(B) of this section, this selection index shall be
17
     employed as an alternative selection process for applicants who achieve a
     grade point average above 2.75 if attending an approved two year institution
18
19
     or 3.0 if attending a four year institution on a 4.0 scale in the set of core
     curriculum courses defined in subdivision (b)(5)(A) of this section or for
20
21
     applicants who have an American College Test composite or equivalent score
22
     greater than nineteen (19).
23
                       (D)(i) The applicant demonstrates financial need as
24
     defined by the department.
25
                             (ii) In calculating financial need for applicants
26
     who graduate from an Arkansas high school after December 31, 1998, but before
27
     January 1, 2001, the following criteria shall be used:
28
                                   (a) An applicant whose family includes one (1)
29
     unemancipated child shall have average family adjusted gross income over the
30
     previous two (2) years not exceeding seventy thousand dollars ($70,000) per
     year at the time of application to the program;
31
32
                                   (b) An applicant whose family includes two (2)
33
     unemancipated children shall have average family adjusted gross income over
34
     the previous two (2) years not exceeding seventy-five thousand dollars
35
     ($75,000) per year at the time of application to the program;
36
                                   (c) An applicant whose family includes three
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1 (3) or more unemancipated children shall have average family adjusted gross 2 income over the previous two (2) years not exceeding eighty thousand dollars 3 (\$80,000) per year at the time of application to the program, plus for 4 families with more than three (3) unemancipated children, an additional five 5 thousand dollars (\$5,000) per year for each additional child; 6 (d) Any applicant whose family includes more than one (1) unemancipated child enrolled full time at an approved 7 8 institution of higher education shall be entitled to an additional ten 9 thousand dollars (\$10,000) of adjusted gross income for each additional child 10 when the department calculates financial need; and 11 (e) If the applicant is an adopted child who 12 was at least twelve (12) years of age at the time of adoption and if the 13 applicant's family includes unemancipated adopted children who were at least 14 twelve (12) years of age at the time of adoption, the adoptive family shall 15 be entitled to an additional ten thousand dollars (\$10,000) of adjusted gross 16 income per adopted unemancipated child. 17 (iii) In calculating financial need for applicants 18 who graduated from an Arkansas high school after December 31, 2000, but before December 31, 2004, the following criteria shall be used: 19 20 (a) An applicant whose family includes one (1) 21 unemancipated child shall have average family adjusted gross income over the 22 previous two (2) years not exceeding fifty thousand dollars (\$50,000) per 23 year at the time of application to the program; 24 (b) An applicant whose family includes two (2) unemancipated children shall have average family adjusted gross income over 25 26 the previous two (2) years not exceeding fifty five thousand dollars 27 (\$55,000) per year at the time of application to the program; 28 (c) An applicant whose family includes three 29 (3) or more unemancipated children shall have average family adjusted gross 30 income over the previous two (2) years not exceeding sixty thousand dollars (\$60,000) per year at the time of application to the program, plus for 31 32 families with more than three (3) unemancipated children an additional five 33 thousand dollars (\$5,000) per year for each additional child; and 34 (d) Any applicant whose family includes more 35 than one (1) unemancipated child enrolled full time at an approved 36 institution of higher education shall be entitled to an additional ten

1	thousand dollars (\$10,000) of adjusted gross income for each additional
2	unemancipated child enrolled full time at an approved institution of higher
3	education when the Department of Higher Education calculates financial need.
4	(iv) In calculating financial need for applicants
5	who graduate from an Arkansas high school after December 31, 2006, a Free
6	Application for Federal Student Aid or a subsequent application required by
7	the United States Department of Education for federal financial aid shall be
8	filed by the applicant or other proof of family income as defined by the
9	Department of Higher Education. The following criteria shall be used:
10	(a) An applicant whose family includes one (l)
11	unemancipated child shall have an average family adjusted gross income over
12	the previous two (2) years not exceeding sixty-five thousand dollars
13	(\$65,000) per year at the time of application to the program;
14	(b) An applicant whose family includes two (2)
15	unemancipated children shall have an average family adjusted gross income
16	over the previous two (2) years not exceeding seventy thousand dollars
17	(\$70,000) per year at the time of application to the program;
18	(c) An applicant whose family includes three
19	(3) or more unemancipated children shall have an average family adjusted
20	gross income over the previous two (2) years not exceeding seventy-five
21	thousand dollars (\$75,000) per year at the time of application to the
22	program, plus for families with more than three (3) unemancipated children,
23	an additional five thousand dollars (\$5,000) per year for each additional
24	child; and
25	(d) Any applicant whose family includes more
26	than one (1) unemancipated child enrolled full time at an approved
27	institution of higher education shall be entitled to an additional ten
28	thousand dollars (\$10,000) of adjusted gross income for each additional
29	unemancipated child enrolled full time at an approved institution of higher
30	education when the Department of Higher Education calculates financial need.
31	(c)(l) The Arkansas Higher Education Coordinating Board shall have the
32	authority to increase these financial need family income limitations if
33	sufficient additional funds become available.
34	(2) Financial need criteria necessary for the selection of
35	recipients, including those defined as emancipated or independent by federal
36	student aid regulations, shall be established through rules and regulations

1 issued by the department. 2 (d) Recipients of Arkansas Governor's Distinguished Scholarships are 3 prohibited from receiving Arkansas Academic Challenge Scholarships. 4 (e) As an additional component to the Arkansas Academic Challenge 5 Scholarship: 6 (1) Each applicant for the scholarship shall agree that for each 7 year the scholarship is awarded he or she may volunteer to serve as a 8 literacy tutor for a minimum of twenty (20) clock hours each semester in a 9 public school or a faith-based educational institution serving students in prekindergarten through grade six (PreK-6); 10 11 (2) A recipient who agrees to volunteer as a literacy tutor: 12 (A) Shall complete the prerequisite training in literacy 13 and college readiness skills provided under § 6-82-1006(d) before he or she 14 begins tutoring; and 15 (B) May receive college credit for the tutoring as 16 determined by the institution of higher education awarding the scholarship; 17 and 18 (3) An enrolled college student who participates in the tutorial 19 program and fails to meet the Arkansas Academic Challenge Scholarship 20 academic eligibility requirement for the fall or spring semester shall be 21 given the probationary opportunity during the subsequent spring or summer 22 term to continue his or her education and improve academic performance prior 23 to losing scholarship funding in the subsequent semester. 24 25 6-82-1006. Duration - Amount. 26 (a) A recipient who graduated from high school before January 1, 2001, 27 shall receive a scholarship for one (1) academic year renewable for up to 28 three (3) additional academic years if the recipient meets continuing 29 eligibility criteria established by the Department of Higher Education and if 30 sufficient funds are available for that purpose. 31 (b) A recipient who graduated from high school after December 31, 32 2000, shall receive a scholarship for one (1) academic year renewable for up 33 to three (3) additional academic years if the recipient meets the following 34 continuing eligibility criteria: 35 (1) The recipient earns a cumulative grade point average of 2.75 36 or above on a 4.0 scale at an approved institution;

1	(2) The recipient has completed a total of at least twenty-seven
2	(27) hours during the first full academic year and a total of at least thirty
3	(30) hours per academic year thereafter; and
4	(3) The recipient meets any other continuing eligibility
5	criteria established by the department.
6	(c)(1) For recipients who graduated from high school between January
7	1, 1995, and December 31, 1996, the amount of the annual scholarship awarded
8	to each recipient shall be the lesser of one thousand five hundred dollars
9	(\$1,500) or the annual tuition charged by the approved institution in which
10	the recipient is enrolled.
11	(2) For recipients who graduated from high school between
12	January 1, 1997, and December 31, 1998, the amount of the annual scholarship
13	awarded to each recipient shall be the lesser of two thousand five hundred
14	dollars (\$2,500) or the annual tuition charged by the approved institution in
15	which the recipient is enrolled.
16	(3) For recipients who graduated from high school after December
17	31, 1998, the amount of the annual scholarship awarded to each recipient
18	shall be two thousand five hundred dollars (\$2,500).
19	(4) Beginning with awards made for the 2005-2006 academic year
20	for recipients who graduated from high school after December 31, 2001, the
21	amount of the annual scholarship awarded to each recipient shall be graduated
22	as follows:
23	(A) A recipient in his or her freshman year shall be
24	awarded an amount not to exceed two thousand five hundred dollars (\$2,500);
25	(B) A recipient in his or her sophomore year shall be
26	awarded an amount not to exceed two thousand seven hundred fifty dollars
27	(\$2,750);
28	(C) A recipient in his or her junior year shall be awarded
29	an amount not to exceed three thousand dollars (\$3,000); and
30	(D) A recipient in his or her senior year shall be awarded
31	an amount not to exceed three thousand five hundred dollars (\$3,500).
32	(d)(1) A recipient who agrees to volunteer as a literacy tutor under §
33	6-82-1005(e) shall receive the prerequisite training in literacy and college
34	readiness from an accredited Arkansas institution of higher education.
35	(2) The Department of Education shall develop the training
36	modules for the prerequisite literacy training.

T	
2	6-82-1007. Nursing school eligibility.
3	(a)(1) The General Assembly recognizes that the State of Arkansas is
4	experiencing a critical shortage of nurses; and
5	(2) It is the intent of this section to allow the Department of
6	Higher Education the opportunity to include associate degree granting and
7	diploma schools of nursing in the Arkansas Academic Challenge Scholarship
8	Program under specific circumstances.
9	(b) The department shall make awards to applicants attending either an
10	associate degree or diploma school preparing registered nurses that is
11	approved by the Arkansas State Board of Nursing and which would not otherwise
12	be an approved institution of higher education if:
13	(1) The applicant has qualified for an Arkansas Academic
14	Challenge Scholarship and is simultaneously enrolled in an approved two-year
15	college or a four-year college or university prior to or at the time of entry
16	into the nursing school and the applicant then transfers the scholarship to
17	an approved school of nursing after completing the two-year requirements as
18	set forth by the department's rules and regulations;
19	(2) The nursing school has been approved by the Arkansas State
20	Board of Nursing and is specifically recognized by the department as a school
21	of nursing eligible to participate in the Arkansas Academic Challenge
22	Scholarship Program; and
23	(3) The recipient meets continuing eligibility requirements in §
24	6-82-1006.
25	(c) The scholarships awarded to recipients under this section shall be
26	subject to § 6-18-1004(g).
27	(d) The Arkansas Higher Education Coordinating Board and the
28	department shall promulgate regulations necessary for the implementation of
29	this section.
30	
31	6-82-1008. Awards not funded.
32	(a)(1) Any applicant who graduated after December 31, 2001, who was
33	eligible to receive an academic challenge award but did not receive the award
34	because of insufficient funding in the program may be eligible to receive an
35	award to begin in a year other than the freshman year.
36	(2) Any student enrolled in an institution of higher education

36

1	must have achieved at least a 2.0 cumulative grade point average to be
2	eligible for a deferred award.
3	(b) The Arkansas Higher Education Coordinating Board and the
4	Department of Higher Education shall promulgate regulations necessary for the
5	implementation of this section.
6	(c) Any award made under this section shall have funding priority as
7	follows:
8	(1) Awards shall be made first to individuals who made
9	application prior to the original deadline during the individual's senior
10	year in high school, received an award letter from the department but did not
11	receive an award because of insufficient funding, and are now eligible under
12	this section;
13	(2) Awards shall be made, second, to the current-year high
14	school graduates who are for the first time eligible to receive an Arkansas
15	Academic Challenge Award; and
16	(3) If sufficient funds are available after funding awards under
17	subdivisions (c)(1) and (c)(2) of this section, awards may be made to
18	individuals who did not apply during their senior year in high school but
19	would have been eligible if the individuals had applied prior to that year's
20	deadline and who are now eligible under this section.
21	
22	6-82-1009. Priority for teaching commitment.
23	(a) During times of funding shortages under the Arkansas Academic
24	Challenge Scholarship Program, the Department of Higher Education shall give
25	a priority to awards to applicants meeting all eligibility requirements under
26	the program who agree to accept a forgivable loan, as set forth in this
27	section in lieu of a scholarship, and who agree to:
28	(1) Teach, as required under § 6-82-1010, in a subject matter
29	area designated by the Department of Education as having a critical shortage
30	of teachers; or
31	(2) Teach, as required under § 6-82-1010, in a geographical area
32	of the state designated by the Department of Education as having a critical
33	shortage of teachers.
34	(b) The Department of Higher Education shall make awards under this
35	subchapter as follows:

(1) First, to applicants who agree to the provisions of § 6-82-

36

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1
     1009; and
 2
                 (2) Second, to applicants eligible under § 6-82-1005(b).
           (c) Forgivable loans awarded under this section shall be paid from
 3
 4
     appropriations to the program.
 5
 6
           6-82-1010. Teaching requirements.
 7
           (a)(1) At the beginning of the first school year in which a recipient
     of a forgivable loan under § 6-82-1009 is eligible for employment as a
 8
 9
     licensed teacher, that recipient shall begin to render service as a licensed
10
     teacher in a public school district in the state:
11
                       (A) In a subject matter area designated by the Department
12
     of Education as having a critical shortage of teachers if the recipient's
13
     award was made under § 6-82-1009(a)(1); or
14
                       (B) In a geographical area of the state designated by the
15
     Department of Education as having a critical shortage of teachers if the
16
     recipient's award was made under § 6-82-1009(a)(2).
17
                 (2)(A) Any recipient receiving a forgivable loan under § 6-82-
18
     1009 who received four (4) annual awards, or the equivalent of four (4)
19
     annual awards, shall render four (4) years' service as a licensed teacher.
20
                       (B) Any person who received a forgivable loan under § 6-
21
     82-1009 in an amount less than four (4) annual awards, or the equivalent of
22
     four (4) annual awards, shall render one (1) year's service as a licensed
23
     teacher for each year that the person received a full-time student forgivable
24
     loan or for the number of academic hours equivalent to one (1) school year,
25
     as determined by the Department of Higher Education, for which a part time
26
     student received a forgivable loan.
27
           (b) Any person receiving a forgivable loan shall execute a note made
28
     payable to the Department of Higher Education for an amount equal to the
29
     scholarship award each semester that shall bear interest at a rate to be
30
     determined by the Department of Higher Education and set forth in the note
31
     after completion of the program or immediately after termination of the
32
     forgivable loan, whichever is earlier.
33
           (c) Any person failing to complete a program of study which will
34
     enable the person to become a licensed teacher shall begin repaying the note
35
     according to the terms of the note for the sum of all forgivable loan awards
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made to that person less the corresponding amount of any awards for which

1	service has been rendered.
2	(d)(1)(A) Except as provided in subdivision $(d)(1)(B)$ of this section,
3	any person failing to complete the teaching obligation as required by this
4	subchapter shall become immediately liable to the Department of Higher
5	Education for the sum of all forgivable loan awards made to that person less
6	the corresponding amount of any awards for which service has been rendered
7	according to the note's terms.
8	(B) The Department of Higher Education may defer payment
9	on the note if an employment position is not immediately available upon a
10	teacher's completion of licensure requirements or for other just cause as
11	determined by the Department of Education.
12	(C) After the period of deferral, the person shall begin
13	or resume teaching duties as required under this section or shall become
14	liable to the Department of Higher Education under this section.
15	(e) If a claim for payment under this section is placed in the hands
16	of an attorney for collection, the obligor shall be liable for an additional
17	amount equal to a reasonable attorney's fee.
18	(f) The obligations made by the recipient of a forgivable loan under §
19	6-82-1009 and this section shall not be voidable by reason of the age of the
20	student at the time of receiving the forgivable loan award.
21	
22	6-82-1011. End-of-course assessment requirements.
23	The Department of Higher Education may recognize a sub-score of
24	nineteen (19) or higher in the applicable subject area on the American
25	College Test as meeting the requirements for passing end-of-course
26	examinations under the Arkansas Academic Challenge Scholarship Program and
27	the Arkansas Governor's Scholars Program for a student who:
28	(1) Has not had an opportunity to take an end-of-course
29	examination;
30	(2) Has not passed the end-of-course examination; or
31	(3) Is attending a private school or home school.
32	
33	SECTION 5. Arkansas Code Title 6 is amended to add an additional
34	chapter to read as follows:
35	CHAPTER 85
36	ARKANSAS ACADEMIC CHALLENGE SCHOLARSHIP PROGRAM

1	
2	SUBCHAPTER 1
3	ARKANSAS ACADEMIC CHALLENGE SCHOLARSHIP PROGRAM — PART 1
4	
5	6-85-101. Legislative findings and declarations of public necessity.
6	The General Assembly hereby recognizes that taking the proper course
7	work in high school is essential for success in college. Arkansas high school
8	students who complete the recommended precollegiate or technical preparation
9	core curriculum score significantly higher on standardized preadmissions
10	tests and are more likely to be successful in college. Because the State of
11	Arkansas also benefits from the academic success of well-prepared college
12	students, there is hereby established the Arkansas Academic Challenge
13	Scholarship Program, a college scholarship plan to promote academic
14	achievement and encourage academically prepared Arkansas high school
15	graduates to enroll in the state's colleges and universities and to encourage
16	students to enter the field of teaching for the purpose of teaching in
17	subject matter areas of critical teacher shortage or in geographical areas of
18	critical teacher shortage in the state.
19	
20	6-85-102. Creation.
21	There is hereby created and established the Arkansas Academic Challenge
22	<u>Scholarship Program - Part 1.</u>
23	
24	6-85-103. Applicability - expiration.
25	(a) This subchapter is applicable to students who:
26	(1) Applied for a scholarship under the Arkansas Academic
27	Challenge Scholarship Program, § 6-82-1001 et seq. [repealed] and maintain
28	eligibility under this subchapter; or
29	(2) Apply for a scholarship under this subchapter for the
30	academic year 2009-2010, receive the scholarship, and maintain eligibility
31	thereafter.
32	(b) Except to the extent of the award amount under $ 6-85-107(b)(2) $, a
33	recipient of a scholarship under this subchapter shall not receive an
34	additional scholarship under the Arkansas Academic Challenge Scholarship
35	Program - Part 2, § 6-85-201 et seq.
36	(c) This subchapter will expire on June 30, 2015.

1	
2	<u>6-85-104. Definitions</u> .
3	As used in this subchapter:
4	(1) "Approved institution" means an institution of higher
5	education approved by the Department of Higher Education to participate in
6	the Arkansas Academic Challenge Scholarship Program that is either:
7	(A) A state-supported institution of higher education;
8	(B) A private, nonprofit institution of higher education
9	with its primary headquarters located in Arkansas that is eligible to receive
10	Title IV federal student aid funds; or
11	(C) A nursing school with its primary headquarters located
12	in Arkansas that is eligible to participate in Title IV federal student aid
13	programs and has been;
14	(2) "Eligible student" means any student who:
15	(A) Meets the criteria set out by this subchapter; and
16	(B) Is deemed to be eligible by rules authorized by this
17	subchapter and promulgated by the Department of Higher Education;
18	(3) "Financial need" means the family income of program
19	applicants as determined by the Department of Higher Education through
20	evaluation of program applications and supporting documentation;
21	(4)(A) "Full-time undergraduate student" means a resident of
22	Arkansas who attends an approved institution and who is enrolled for at least
23	twelve (12) credit hours the first semester and fifteen (15) credit hours
24	thereafter or the equivalent, as defined by the Department of Higher
25	Education, in a program of study that leads to or is creditable toward a
26	baccalaureate degree, an associate degree in nursing, or a nursing school
27	<u>diploma.</u>
28	(B) A recipient receiving an Arkansas Academic Challenge
29	Scholarship for the eighth semester shall not be required to be enrolled in
30	fifteen (15) hours and shall be considered a "full-time undergraduate
31	student" if the recipient is enrolled in the appropriate number of course
32	credit hours to earn a degree or diploma at the end of that semester;
33	(5) "Recipient" means an applicant awarded a scholarship funded
34	through the program;
35	(6) "Tuition" means charges levied for attendance at an approved
36	institution, including mandatory fees charged to all full-time students by an

1	approved institution; and
2	(7) "Unemancipated child" means a dependent child as defined by
3	the United States Department of Education for student aid purposes.
4	
5	6-85-105. Authority of Department of Higher Education.
6	(a) The Department of Higher Education is authorized by this
7	subchapter to develop and promulgate rules for the administration of the
8	Arkansas Academic Challenge Scholarship Program, consistent with the purposes
9	and requirements of this subchapter.
10	(b) The rules shall include student eligibility criteria based on the
11	provisions of this subchapter, the method for selecting scholarship
12	recipients, rules for determining continuing eligibility, procedures for
13	making payment to recipients, and such other administrative procedures which
14	may be necessary for the implementation and operation of the program.
15	(c) Until the end of fiscal year 2011, the Department of Higher
16	Education is authorized to expend each year for data processing and other
17	administrative costs of this program up to one and five-tenths percent (1.5%)
18	of the amount appropriated for the programs.
19	(d) Applicants must certify that they are drug-free and must pledge in
20	writing on the application form to refrain from the use or abuse of illegal
21	substances in order to maintain eligibility for this program.
22	(e)(1) The Department of Education and the Department of Higher
23	Education are directed to develop appropriate informational materials on the
24	Arkansas Academic Challenge Scholarship Program and to ensure their
25	distribution to Arkansas students in grades seven through twelve (7-12) each
26	year as part of the packet of materials on precollegiate preparation
27	distributed by the Department of Education as mandated by § 6-61-217.
28	(2) The distribution of information shall be accomplished
29	through the collaboration of school counselors and other appropriate school
30	personnel.
31	(f) The Director of the Department of Higher Education is authorized
32	to review and evaluate the operation of the program with regard to
33	eligibility criteria and size of the scholarship award to ensure that the
34	program's operation meets the intent of this subchapter.
35	(g) The Department of Higher Education is authorized to determine the
36	necessary procedures for the awarding of scholarships should the number of

1	eligible applicants exceed the funds available.
2	(h) The Department of Higher Education shall report to the General
3	Assembly annually regarding the implementation of the provisions of this
4	subchapter.
5	
6	6-85-106. Eligibility.
7	(a) Eligibility for the Arkansas Academic Challenge Scholarship Program
8	is based on the criteria under this section and rules promulgated under this
9	subchapter by the Department of Higher Education.
10	(b) An applicant is eligible for an award from this program if the
11	applicant meets all of these criteria:
12	(1) The applicant graduated from an Arkansas high school;
13	(2) The applicant has been a resident of the State of Arkansas
14	for at least twelve (12) months before graduation from an Arkansas high
15	school, and the applicant's parent or guardian has maintained Arkansas
16	residency for the same period of time;
17	(3) The applicant is a citizen of the United States or is a
18	lawful permanent resident;
19	(4) The applicant is accepted for admission at an approved
20	institution as a full-time first-time freshman as defined by the department
21	and enrolls in an approved institution within twelve (12) months of the
22	applicant's high school graduation;
23	(5)(A)(i) Except as provided in subdivision $(b)(5)(B)$ of this
24	section, the applicant has successfully completed the core curriculum
25	established by the State Board of Education and the Arkansas Higher Education
26	Coordinating Board pursuant to § 6-61-217.
27	(ii) An applicant who graduates from an Arkansas
28	high school on or before December 31, 2009, and who meets the provisions of
29	subdivisions (b)(1)-(4) of this section but who has not completed the core
30	curriculum defined in this subdivision (b)(5)(A) by the end of the senior
31	year of high school due to the unavailability of the courses in the
32	applicant's high school shall have a grace period of twelve (12) months from
33	the date of high school graduation in which to make up any course
34	deficiencies required for program eligibility.
35	(B) An applicant who graduates from an Arkansas high
36	school after December 31, 2009, shall have:

1	(i) Successfully completed the Smart Core Curriculum
2	as established by the Department of Education; and
3	(ii)(a) Demonstrated proficiency in the application
4	of knowledge and skills in reading and writing literacy and mathematics by
5	passing the end-of-course assessments developed by the Department of
6	Education.
7	(b) "End-of-course" assessments means those
8	assessments defined in § 6-15-419.
9	(C) All applicants shall have achieved:
10	(i) Either:
11	(a) A grade point average of 3.0 on a 4.0
12	scale in the set of core curriculum courses if enrolling at an approved four-
13	year institution; or
14	(b) A grade point average of 2.75 on a
15	4.0 scale in the set of core curriculum courses if enrolling at an approved
16	two-year institution; and
17	(ii) A minimum composite score of nineteen (19) or
18	higher on the American College Test or the equivalent as defined by the
19	Department of Higher Education.
20	(D)(i) The grade point average requirements of subdivision
21	(b)(5)(C) of this section may be reduced to no lower than a 2.5 on a 4.0
22	scale by a rules change by the Department of Higher Education if it is
23	determined by the department, based on the most recent evaluation of the
24	program's operation, that the change to a 3.0 or 2.75 grade point average on
25	a 4.0 scale would unduly reduce the number of low-income or disadvantaged
26	students who would otherwise be eligible for the program.
27	(ii) At the Department of Higher Education's
28	discretion, the Department of Higher Education may make the reduction for
29	admissions to institutions with a high percentage of students receiving full
30	Pell Grants upon petition to the Department of Higher Education by the
31	institution.
32	(E)(i) The Department of Higher Education may develop
33	selection criteria through program rules that combine an applicant's American
34	College Test or equivalent score and grade point average in the core
35	curriculum into a selection index.
36	(ii) Notwithstanding the provisions of subdivision

1	(b)(b) of this section, this selection index shall be employed as an
2	alternative selection process for applicants who achieve a grade point
3	average higher than 2.75 if attending an approved two-year institution or 3.0
4	if attending a four-year institution on a 4.0 scale in the set of core
5	curriculum courses defined in subdivision (b)(5)(A) of this section or for
6	applicants who have an American College Test composite or equivalent score
7	greater than nineteen (19).
8	(6)(A) An applicant shall demonstrate financial need as defined
9	by the department.
10	(B) The department shall use the following criteria in
11	calculating financial need for applicants who graduated from an Arkansas high
12	school after December 31, 2000, but before December 31, 2004:
13	(i) An applicant whose family includes one (1)
14	unemancipated child shall have average family adjusted gross income over the
15	previous two (2) years not exceeding fifty thousand dollars (\$50,000) per
16	year at the time of application to the program;
17	(ii) An applicant whose family includes two (2)
18	unemancipated children shall have average family adjusted gross income over
19	the previous two (2) years not exceeding fifty-five thousand dollars
20	(\$55,000) per year at the time of application to the program;
21	(iii) An applicant whose family includes three (3)
22	or more unemancipated children shall have average family adjusted gross
23	income over the previous two (2) years not exceeding sixty thousand dollars
24	(\$60,000) per year at the time of application to the program, plus for
25	families with more than three (3) unemancipated children an additional five
26	thousand dollars (\$5,000) per year for each additional child; and
27	(iv) Any applicant whose family includes more than
28	one (1) unemancipated child enrolled full time at an approved institution
29	shall be entitled to an additional ten thousand dollars (\$10,000) of adjusted
30	gross income for each additional unemancipated child enrolled full time at an
31	approved institution when the Department of Higher Education calculates
32	financial need.
33	(C) In calculating financial need for applicants who
34	graduate from an Arkansas high school after December 31, 2006, a Free
35	Application for Federal Student Aid or a subsequent application required by
36	the United States Department of Education for federal financial aid shall be

1	liled by the applicant or other proof of family income as defined by the
2	Department of Higher Education. The following criteria shall be used:
3	(i) An applicant whose family includes one (1)
4	unemancipated child shall have an average family adjusted gross income over
5	the previous two (2) years not exceeding sixty-five thousand dollars
6	(\$65,000) per year at the time of application to the program;
7	(ii) An applicant whose family includes two (2)
8	unemancipated children shall have an average family adjusted gross income
9	over the previous two (2) years not exceeding seventy thousand dollars
10	(\$70,000) per year at the time of application to the program;
11	(iii) An applicant whose family includes three (3)
12	or more unemancipated children shall have an average family adjusted gross
13	income over the previous two (2) years not exceeding seventy-five thousand
14	dollars (\$75,000) per year at the time of application to the program, plus
15	for families with more than three (3) unemancipated children, an additional
16	five thousand dollars (\$5,000) per year for each additional child; and
17	(iv) Any applicant whose family includes more than
18	one (1) unemancipated child enrolled full time at an approved institution of
19	higher education shall be entitled to an additional ten thousand dollars
20	(\$10,000) of adjusted gross income for each additional unemancipated child
21	enrolled full time at an approved institution of higher education when the
22	Department of Higher Education calculates financial need.
23	(c)(1) The Arkansas Higher Education Coordinating Board shall have the
24	authority to increase these financial need family income limitations if
25	sufficient additional funds become available.
26	(2) Financial need criteria necessary for the selection of
27	recipients, including those defined as emancipated or independent by federal
28	student aid regulations, shall be established through rules issued by the
29	<u>department.</u>
30	(d) Recipients of Arkansas Governor's Distinguished Scholarships are
31	prohibited from receiving Arkansas Academic Challenge Scholarships.
32	(e) As an additional component to the Arkansas Academic Challenge
33	Scholarship:
34	(1) Each applicant for the scholarship shall agree that for each
35	year the scholarship is awarded he or she may volunteer to serve as a
36	literacy tutor for a minimum of twenty (20) clock hours each semester in a

1	public school or a laith-based educational institution serving students in
2	prekindergarten through grade six (preK-6);
3	(2) A recipient who agrees to volunteer as a literacy tutor:
4	(A) Shall complete the prerequisite training in literacy
5	and college readiness skills provided under § 6-85-107(c) before he or she
6	begins tutoring;
7	(B) May receive college credit for the tutoring as
8	determined by the institution of higher education awarding the scholarship;
9	<u>and</u>
10	(C) Shall receive the prerequisite training in literacy
11	and college readiness from an accredited Arkansas institution of higher
12	education based on training modules developed by the Department of Education.
13	(3) An enrolled college student who participates in the tutorial
14	program and fails to meet the Arkansas Academic Challenge Scholarship
15	academic eligibility requirement for the fall or spring semester shall be
16	given the probationary opportunity during the subsequent spring or summer
17	term to continue his or her education and improve academic performance prior
18	to losing scholarship funding in the subsequent semester.
19	
20	6-85-107. Duration — Amount.
21	(a) A recipient who graduated from high school after December 31,
22	2000, shall receive a scholarship for one (1) academic year renewable for up
23	to three (3) additional academic years if the recipient meets the following
24	continuing eligibility criteria:
25	(1) The recipient earns a cumulative grade point average of 2.75
26	or higher based on a 4.0 scale at an approved institution;
27	(2) The recipient has completed a total of at least twenty-seven
28	(27) hours during the first full academic year and a total of at least thirty
29	(30) hours per academic year thereafter; and
30	(3) The recipient meets any other continuing eligibility
31	criteria established by the Department of Higher Education.
32	(b)(1) Beginning with awards made for the 2005-2006 academic year and
33	thereafter for recipients who graduated from high school after December 31,
34	2001, the amount of the annual scholarship awarded to each recipient shall be
35	graduated as follows:
36	(A) A recipient in his or her freshman year shall be

1	awarded an amount not to exceed two thousand five hundred dollars (\$2,500);
2	(B) A recipient in his or her sophomore year shall be
3	awarded an amount not to exceed two thousand seven hundred fifty dollars
4	<u>(\$2,750);</u>
5	(C) A recipient in his or her junior year shall be awarded
6	an amount not to exceed three thousand dollars (\$3,000); and
7	(D) A recipient in his or her senior year shall be awarded
8	an amount not to exceed three thousand five hundred dollars (\$3,500).
9	(2) A recipient under this subchapter shall receive the greater
10	of the award under subdivision (b)(l) of this section or the award amount for
11	the same academic year for a full-time recipient under the Arkansas Academic
12	Challenge Scholarship Program - Part 2, § 6-85-201 et seq.
13	
14	6-85-108. Nursing school eligibility.
15	(a)(1) The General Assembly recognizes that the State of Arkansas is
16	experiencing a critical shortage of nurses; and
17	(2) It is the intent of this section to allow the Department of
18	Higher Education the opportunity to include associate degree granting and
19	diploma schools of nursing in the Arkansas Academic Challenge Scholarship
20	Program under specific circumstances.
21	(b) The department shall make awards to applicants attending either ar
22	associate degree or diploma school preparing registered nurses that is
23	approved by the Arkansas State Board of Nursing and which would not otherwise
24	be an approved institution if:
25	(1) The applicant has qualified for an Arkansas Academic
26	Challenge Scholarship and is simultaneously enrolled in an approved two-year
27	college or a four-year college or university prior to or at the time of entry
28	into the nursing school and the applicant then transfers the scholarship to
29	an approved school of nursing after completing the two-year requirements as
30	set forth by the department's rules and regulations;
31	(2) The nursing school has been approved by the Arkansas State
32	Board of Nursing and is specifically recognized by the department as a school
33	of nursing eligible to participate in the Arkansas Academic Challenge
34	Scholarship Program; and
35	(3) The recipient meets continuing eligibility requirements in §
36	6-85-106

1	(c) The scholarships awarded to recipients under this section shall be
2	subject to § 6-85-105(g).
3	(d) The Arkansas Higher Education Coordinating Board and the
4	department shall promulgate rules necessary for the implementation of this
5	section.
6	
7	6-85-109. Priority for teaching commitment.
8	(a) During times of funding shortages under the Arkansas Academic
9	Challenge Scholarship Program, the Department of Higher Education shall give
10	a priority to awards to applicants meeting all eligibility requirements under
11	the program who agree to accept a forgivable loan, as set forth in this
12	section in lieu of a scholarship, and who agree to teach, as required under \S
13	6-85-110, in a:
14	(1) Subject matter area designated by the Department of
15	Education as having a critical shortage of teachers; or
16	(2) Geographical area of the state designated by the Department
17	of Education as having a critical shortage of teachers.
18	(b) The Department of Higher Education shall make awards under this
19	subchapter as follows:
20	(1) First, to applicants who agree to the provisions of this
21	section; and
22	(2) Second, to applicants eligible under § 6-85-106(b).
23	(c) Forgivable loans awarded under this section shall be paid from
24	appropriations to the program.
25	
26	6-85-110. Teaching requirements.
27	(a)(1) At the beginning of the first school year in which a recipient
28	of a forgivable loan under § 6-85-109 is eligible for employment as a
29	licensed teacher, that recipient shall begin to render service as a licensed
30	teacher in a public school district in the state:
31	(A) In a subject matter area designated by the Department
32	of Education as having a critical shortage of teachers if the recipient's
33	award was made under § 6-85-109(a)(1); or
34	(B) In a geographical area of the state designated by the
35	Department of Education as having a critical shortage of teachers if the
36	recipient's award was made under § 6-85-109(a)(2).

1 (2)(A) Any recipient receiving a forgivable loan under § 6-85-2 109 who received four (4) annual awards, or the equivalent of four (4) annual awards, shall render four (4) years' service as a licensed teacher. 3 4 (B) Any person who received a forgivable loan under § 6-5 85-109 in an amount less than four (4) annual awards, or the equivalent of 6 four (4) annual awards, shall render one (1) year's service as a licensed 7 teacher for each year that the person received a full-time student forgivable 8 loan or for the number of academic hours equivalent to one (1) school year, as determined by the Department of Higher Education, for which a part-time 9 10 student received a forgivable loan. 11 (b) Any person receiving a forgivable loan shall execute a note made 12 payable to the Department of Higher Education for an amount equal to the scholarship award each seme<u>ster that shall bear interest at a rate to be</u> 13 determined by the Department of Higher Education and set forth in the note 14 15 after completion of the program or immediately after termination of the 16 forgivable loan, whichever is earlier. 17 (c) Any person failing to complete a program of study which will 18 enable the person to become a licensed teacher shall begin repaying the note 19 according to the terms of the note for the sum of all forgivable loan awards 20 made to that person less the corresponding amount of any awards for which 21 service has been rendered. 22 (d)(1) Except as provided in subdivision (d)(2) of this section, any 23 person failing to complete the teaching obligation as required by this 24 subchapter shall become immediately liable to the Department of Higher 25 Education for the sum of all forgivable loan awards made to that person less 26 the corresponding amount of any awards for which service has been rendered 27 according to the note's terms. 28 (2) The Department of Higher Education may defer payment on the note if an employment position is not immediately available upon a teacher's 29 30 completion of licensure requirements or for other just cause as determined by the Department of Education. 31 32 (3) After the period of deferral, the person shall begin or 33 resume teaching duties as required under this section or shall become liable 34 to the Department of Higher Education under this section. 35 (e) If a claim for payment under this section is placed in the hands

of an attorney for collection, the obligor shall be liable for an additional

1	amount equal to a reasonable attorney's fee.
2	(f) The obligations made by the recipient of a forgivable loan under §
3	6-85-109 and this section shall not be voidable by reason of the age of the
4	student at the time of receiving the forgivable loan award.
5	
6	6-85-111. End-of-course assessment requirements.
7	The Department of Higher Education may recognize a sub-score of
8	nineteen (19) or higher in the applicable subject area on the American
9	College Test as meeting the requirements for passing end-of-course
10	assessments under the Arkansas Academic Challenge Scholarship Program and the
11	Arkansas Governor's Scholars Program for a student who:
12	(1) Has not had an opportunity to take an end-of-course
13	assessment;
14	(2) Has not passed the end-of-course assessment; or
15	(3) Is attending a private school or home school.
16	
17	SUBCHAPTER 2
18	ARKANSAS ACADEMIC CHALLENGE SCHOLARSHIP PROGRAM - PART 2
19	
20	6-85-201. Findings.
21	The General Assembly finds that:
22	(1) In approving Arkansas Constitution, Amendment 87, the citizens of
23	this state provided an opportunity to increase the resources provided for
24	higher education scholarships and grants through a state lottery; and
25	(2) The net proceeds from the state lottery, in addition to
26	existing nonlottery state educational resources for scholarships and grants,
27	<u>will:</u>
28	(A) Encourage associate degree recipients and university
29	juniors to complete a baccalaureate degree;
30	(B) Provide opportunities for students more than one (1)
31	year out of high school to enter or reenter higher education;
32	(C) Provide an improved system of communication to
33	students and parents about opportunities for higher education scholarships
34	and grants in Arkansas; and
35	(D) Provide an evaluation and analysis of all state
36	funding for scholarships and grants and how the funding advances the state's

1	goals for higher education.
2	
3	6-85-202. Creation.
4	The Arkansas Academic Challenge Scholarship Program — Part 2 is hereby
5	created and established.
6	
7	6-85-203. Applicability.
8	(a) This subchapter is applicable to students who apply for a
9	scholarship under the Arkansas Academic Challenge Scholarship Program — Part
10	2 for the academic year 2010-2011 and each academic year thereafter.
11	(b) Except to the extent of an award amount under \S 6-85-107(b)(2), a
12	recipient of a scholarship under the Arkansas Academic Challenge Scholarship
13	Program - Part 1, § 6-85-101 et seq., is not eligible for an additional
14	scholarship under this subchapter.
15	(c) Recipients of Arkansas Governor's Distinguished Scholarships are
16	prohibited from receiving Arkansas Academic Challenge Scholarships under this
17	subchapter.
18	
19	6-85-204. Definitions.
20	As used in this subchapter:
21	(1) "ACT" means the ACT Assessment administered by ACT, Inc.;
22	(2) "ACT equivalent" means the Scholastic Aptitude Test (SAT),
23	COMPASS, Accuplacer, or other nationally normed test that is correlated with
24	the ACT and approved by the Department of Higher Education for use by
25	institutions of higher education to assess a person's college readiness;
26	(3) "Approved institution of higher education" means an
27	institution of higher education approved by the Department of Higher
28	Education to participate in the Arkansas Academic Challenge Scholarship —
29	Part 2 and that is:
30	(A) A state-supported two-year or four-year college or
31	university; or
32	(B) A private, nonprofit two-year or four-year college or
33	university with its primary headquarters located in Arkansas that is eligible
34	to receive Title IV federal student aid funds;
35	(4) "General Educational Development test" means a test
36	measuring the knowledge and skills usually learned in high school that is

1	administered by a state-approved institution or organization;
2	(5) "High school grade point average" means the numbered grade
3	average on a student's high school transcript calculated using the first
4	seven (7) of the last eight (8) semesters the student completed prior to
5	graduating high school;
6	(6) "Lawful permanent resident" means a non-United States
7	citizen who resides in the United States under a legally recognized and
8	lawfully recorded permanent residence and who may receive state public
9	benefits under 8 U.S.C. § 1622;
10	(7) "Net proceeds from the state lottery" means lottery proceeds
11	less operating expenses, as defined in § 23-115-103;
12	(8) "Nonlottery state educational resources" means the funding
13	available for state-supported scholarships and grants for students enrolled
14	in two-year and four-year institutions of higher education in this state
15	<u>that:</u>
16	(A) The General Assembly makes available from general
17	revenue to the Higher Education Grants Fund Account without consideration of
18	the availability of proceeds from the state lottery; and
19	(B) The Department of Finance and Administration estimates
20	is available for distribution to the Department of Higher Education Grants
21	Fund Account during a fiscal year from the Educational Excellence Trust Fund;
22	(9) "Nontraditional student" means a student who is not a
23	traditional student;
24	(10) "Personally identifiable student data" means any
25	information that, alone or in combination with other available information,
26	is linked or linkable to a specific student that would allow a reasonable
27	person in the school community to identify the student with reasonable
28	<pre>certainty;</pre>
29	(11) "Postsecondary grade point average" means the cumulative
30	numbered grade average for college credit courses as calculated using a 4.0
31	scale;
32	(12) "Qualified certificate program" means a program that is:
33	(A) Offered by an approved institution of higher
34	education;
35	(B) Shorter in duration than an associate degree for which
36	credit hours are awarded that are creditable toward an associate degree; and

1	(C) Recognized by the United States Department of
2	Education for financial aid purposes;
3	(13) "Recipient" means an applicant awarded a scholarship funded
4	through the program; and
5	(14) "State-supported student financial assistance" means:
6	(A) A state-supported scholarship or grant awarded by the
7	Department of Higher Education; and
8	(B) A scholarship or grant awarded by an institution of
9	higher education in whole or in part by public funds, including without
10	<u>limitation:</u>
11	(i) Scholarships awarded on the basis of entrance
12	exam scores or high school academic achievement;
13	(ii) Tuition waivers based on age, military service,
14	occupation, or other factors;
15	(iii) Out-of-state tuition waivers for undergraduate
16	students from contiguous states in close proximity to a college or
17	university;
18	(iv) Scholarships for transfers from two-year
19	institutions;
20	(v) Performance scholarships for band, musical
21	performing groups, arts, theater, forensics, and similar activities that are
22	not awarded on the basis of entrance exam scores or high school academic
23	achievement; and
24	(vi) Any other publicly-funded program under which
25	students are not charged by the institution of higher education for tuition,
26	fees, books, or other costs of attendance;
27	(15) "Traditional student" means a student who will enter
28	postsecondary education as a full-time first-time freshman within twelve (12)
29	months after graduating from high school and remains continuously enrolled.
30	
31	6-85-205. Authority and duties of the Department of Higher Education.
32	(a)(1) The Department of Higher Education shall develop and promulgate
33	rules for the administration of the Arkansas Academic Challenge Scholarship
34	Program, consistent with the purposes and requirements of this subchapter.
35	(2) At least ten (10) business days before the date the
36	Department of Higher Education files with the Rureau of Legislative Research

1	under § 25-15-204 a proposed rule or proposed change to a rule promulgated
2	under this subchapter, the Department of Higher Education shall file a copy
3	of the proposed rule or proposed change to a rule with the Arkansas Lottery
4	Commission Legislative Oversight Committee.
5	(b) The rules developed and promulgated by the Department of Higher
6	Education under this section shall pertain to:
7	(1) Student eligibility criteria based on the provisions of this
8	<u>subchapter</u>
9	(2) The method for selecting scholarship recipients, rules for
10	determining continuing eligibility;
11	(3) The procedures for making payment to an approved institution
12	of higher where the recipient is enrolled; and
13	(4) Other administrative procedures that may be necessary for
14	the implementation and operation of the program.
15	(c) The Department of Higher Education shall implement a complete
16	financial aid management system that uses a single application form that may
17	be accessed as a web-based application for all Arkansas state and lottery-
18	funded student financial assistance administered by the Department of Higher
19	Education, including:
20	(1) Scholarships awarded under this subchapter or other state
21	law that are funded with net proceeds from the state lottery; and
22	(2) Scholarships, grants, or other financial assistance for
23	higher education students funded with nonlottery state educational resources.
24	(d)(1) The Department of Education and the Department of Higher
25	Education are directed to develop appropriate informational materials on the
26	Arkansas Academic Challenge Scholarship Program and to ensure distribution of
27	the materials to Arkansas students in grade seven through grade twelve (7-12)
28	each year as a part of the packet of materials on precollegiate preparation
29	distributed by the Department of Education as required by § 6-61-217.
30	(2) The distribution of materials shall be accomplished through
31	the collaboration of school counselors and other appropriate public school or
32	Department of Higher Education personnel.
33	(e) The Director of the Department of Higher Education shall review
34	and evaluate the operation of the program with regard to eligibility criteria
35	and size of the scholarship award to ensure that the program's operation
36	meets the intent of this subchapter.

1	(f) The Department of Higher Education may determine the necessary
2	procedures for the awarding of scholarships if the number of eligible
3	applicants exceed the funds available based on the criteria under this
4	subchapter.
5	(g)(1) The Department of Higher Education shall report to the General
6	Assembly annually regarding the implementation of this subchapter.
7	(2) By August 1 of each year, the Department of Higher Education
8	shall provide to the Arkansas Lottery Commission Legislative Oversight
9	Committee an unaudited financial report on the administration of the Arkansas
10	Academic Challenge Scholarship Program for the fiscal year just ended.
11	
12	6-85-206. Basic eligibility requirements.
13	The basic requirements for an applicant to be eligible for an award
14	from the Arkansas Academic Challenge Scholarship Program - Part 2 are:
15	(1)(A) The applicant has been an Arkansas resident for at least
16	the twelve (12) months immediately preceding the date the applicant will
17	enroll in an approved institution of higher education, and if the applicant
18	is less than eighteen (18) years of age, the applicant's parent or guardian
19	has maintained Arkansas residency for the same period of time.
20	(B) To be considered an Arkansas resident, an applicant
21	shall demonstrate residency by evidence deemed sufficient to the Department
22	of Higher Education, including without limitation information provided by the
23	applicant on the Free Application for Federal Student Aid or a subsequent
24	application required by the United States Department of Education for federal
25	financial aid;
26	(2) The applicant is a citizen of the United States or is a
27	lawful permanent resident;
28	(3)(A) The applicant is accepted for admission at an approved
29	institution of higher education as a full-time student or part-time student
30	in a program of study that leads to or is creditable toward:
31	(i) A baccalaureate degree;
32	(ii) An associate degree;
33	(iii) A certificate from a qualified certificate
34	program; or
35	(iv) A nursing school diploma or associate degree
36	<u>under § 6-85-213.</u>

1	(B) A full-time student shall complete at least twelve
2	(12) semester hours the first semester and fifteen (15) semester hours
3	thereafter or the equivalent, as defined by the Department of Higher
4	Education.
5	(C) A part-time student shall complete at least six (6)
6	semester hours but fewer than the minimum number of semester hours for a
7	full-time student, as defined by the Department of Higher Education;
8	(4) The applicant has not earned a baccalaureate degree;
9	(5) The applicant does not owe a refund on a Pell Grant, a
10	Supplemental Educational Opportunity Grant, a State Student Incentive Grant,
11	or a Leveraging Educational Assistance Partnering Grant award;
12	(6) The applicant is not in default on a National Defense/Direct
13	Student Loan, Perkins Loan, Stafford Loan, Supplemental Loan for Students,
14	Parent Loan for Undergraduate Students, Income Contingent Loan, William D.
15	Ford Federal Direct Loan, or Consolidated Loans Program;
16	(7) The applicant has not borrowed, as determined by the
17	approved institution of higher education to be attended, in excess of the
18	annual loan limits under the Federal Family Educational Loan Program Systems,
19	William D. Ford Federal Direct Loan Program, Income Contingent Loan
20	Demonstration Program, Stafford Loan Program, Parent Loan for Undergraduate
21	Students Program, or Supplemental Loan for Students Program in the same
22	academic year for which the student has applied for assistance under this
23	subchapter;
24	(8) The applicant is not incarcerated at the time of the
25	application for or during the time the applicant receives a scholarship under
26	this subchapter;
27	(9) The applicant has complied with United States Selective
28	Service System requirements for registration; and
29	(10) The applicant has completed and submitted to the United
30	States Department of Education a Free Application for Federal Student Aid or
31	a subsequent application required by the United States Department of
32	Education for federal financial aid; and
33	(11) The applicant certifies that he or she is drug-free and
34	pledges in writing on the application form to refrain from the use or abuse
35	of illegal substances in order to become eligible and maintain eligibility
36	for this program.

1	
2	6-85-207. Additional eligibility requirements for traditional
3	students.
4	In addition to the requirements of §6-85-206, an applicant is eligible
5	as a traditional student if the applicant:
6	(1)(A) Graduated from an Arkansas public high school and has:
7	(i) Successfully completed the Smart Core curriculum
8	established by the Department of Education; and
9	(ii) Either:
10	(a) Achieved a high school grade point average
11	of at least 2.5; or
12	(b) Had a minimum composite score of nineteen
13	(19) on the ACT or the equivalent score on an ACT equivalent.
14	(B) If the applicant did not complete the Smart Core
15	curriculum, he or she shall have:
16	(i) Achieved a high school grade point average of at
17	least 2.5 and have a minimum composite score of nineteen (19) on the ACT or
18	the equivalent score on an ACT equivalent; or
19	(ii) Scored proficient or higher on all state-
20	mandated end-of-course assessments, including without limitation, end-of-
21	course assessments on:
22	<u>(a) Algebra I;</u>
23	(b) Geometry;
24	(c) Biology; and
25	(4) Literacy;
26	(2) Graduated from an Arkansas public high school that is
27	annually identified in the report by the Department of Education under § 6-
28	15-421 as a school in which twenty percent (20%) or more of the students
29	received a letter grade of "B" or higher but did not pass the end-of-course
30	assessment on the first attempt, whether or not the applicant completed the
31	Smart Core curriculum, has achieved a high school grade point average of at
32	<u>least 2.5 and either:</u>
33	(A) Has a minimum composite score of nineteen (19) on the
34	ACT or the equivalent score on an ACT equivalent; or
35	(B) Scored proficient or higher on all state-mandated end-
36	of-course assessments, including without limitation, end-of-course

1	assessments on:
2	(i) Algebra I;
3	(ii) Geometry;
4	(iii) Biology; and
5	(iv) Literacy.
6	(3) Has a learning disability identified under the Individuals
7	with Disabilities Education Act, 20 U.S.C. § 1400 et seq., as it existed on
8	July 1, 2009, and graduated from an Arkansas public high school but did not
9	complete the Smart Core curriculum because the applicant's individualized
10	education program under § 6-41-217 did not require it and has:
11	(A) Achieved a high school grade point average of at least
12	2.5 and has a minimum composite score of nineteen (19) on the ACT or the
13	equivalent score on an ACT equivalent; or
14	(B) Scored proficient or higher on all state-mandated end-
15	of-course assessments, including without limitation, end-of-course
16	assessments on:
17	(i) Algebra I;
18	(ii) Geometry;
19	(iii) Biology; and
20	(iv) Literacy.
21	(4) An applicant who graduated from a private or out-of-state
22	high school or completed a high school curriculum at a home school shall have
23	achieved a minimum composite score of nineteen (19) on the ACT or the
24	equivalent score on an ACT equivalent test.
25	
26	6-85-208. Additional eligibility requirements for a nontraditional
27	student.
28	An applicant is eligible as a nontraditional student if, in addition to
29	the requirements of § 6-85-206, the applicant also:
30	(1)(A) Graduated from an Arkansas high school and achieved a 2.5
31	high school grade point average.
32	(B) A private secondary school, an out-of-state high
33	school, and a home school do not qualify as an Arkansas high school;
34	(2) Had a minimum composite score of nineteen (19) on the ACT or
35	the equivalent score on an ACT equivalent; or
36	(3) Completed at least twelve (12) semester hours of three-hour

1	courses for credit at an approved institution of higher education and earned
2	a postsecondary grade point average of at least 2.5.
3	
4	6-85-209. Additional eligibility requirements for a student near
5	<pre>completion.</pre>
6	In addition to the requirements of § 6-85-206, an applicant is eligible
7	as a student near completion if at the time of applying for the scholarship
8	the applicant:
9	(1) Is enrolled in a two-year or four-year approved institution
10	of higher education; (2) Is within twenty-five percent (25%)
11	of the requirements for completion of an associate degree or baccalaureate
12	degree; and
13	(3) Has achieved a postsecondary grade point average of at least
14	<u>2.5.</u>
15	
16	6-85-210. Continuing eligibility.
17	(a) A recipient who meets continuing eligibility criteria under this
18	subchapter shall receive a scholarship for one (1) academic year renewable
19	annually until the recipient first:
20	(1) Earns a baccalaureate degree;
21	(2)(A) Attempts a total of one hundred thirty (130) semester
22	hours in eight (8) semesters at any approved institution of higher education
23	as an undergraduate full-time student.
24	(B) If the recipient's undergraduate degree requires
25	additional hours, the Department of Higher Education shall determine the
26	maximum period of time for renewal of the scholarship; or
27	(3) Attempts a total of one hundred thirty (130) semester hours
28	in sixteen (16) semesters at any approved institution of higher education as
29	an undergraduate part-time student.
30	(b) To maintain eligibility for an Arkansas Academic Challenge
31	Scholarship under this subchapter, a recipient shall meet the following
32	requirements:
33	(1) A recipient shall continue to meet the eligibility
34	requirements of §§ 6-85-204 and 6-85-205 while a recipient of a scholarship
35	under this subchapter;
36	(2)(A) A recipient shall meet the satisfactory academic progress

1	standards required to receive other financial aid at the approved institution
2	of higher education where the recipient is enrolled, as determined by the
3	rules of the Department of Higher Education.
4	(B) A recipient shall be continuously enrolled unless the
5	Department of Higher Education has approved a leave of absence for:
6	(i) A medical condition of the student or a member
7	of the student's immediate family;
8	(ii) A personal or family emergency;
9	(iii) Military service under § 6-61-112;
10	(iv) A commitment for twelve (12) months or more for
11	community, national, or global humanitarian service; or
12	(v) Any other reason approved by the Department of
13	<u>Higher Education.</u>
14	(C) A recipient is continuously enrolled if he or she
15	maintains enrollment at an approved institution of higher education in
16	consecutive semesters, not including any summer term, as a:
17	(i) Full-time student if the student receives a
18	scholarship under this subchapter for a full-time student; or
19	(ii) Part-time student if the student is receiving a
20	scholarship under this subchapter for a part-time student;
21	(3) A recipient who enrolls in one (1) or more remedial courses
22	shall complete all remedial courses required by the approved institution of
23	higher education by the time the student completes the first thirty (30)
24	semester hours attempted after receiving the scholarship;
25	(4) A recipient shall earn a postsecondary grade point average
26	of 2.5 or higher at an approved institution;
27	(5) A recipient shall be admitted to and enroll in a
28	baccalaureate degree program after attempting the lesser of:
29	(A) Sixty-six (66) semester hours; or
30	(B) The completion of an associate degree program, unless
31	the number of hours required to complete the associate degree program exceeds
32	sixty-six (66) semester hours, in which case, the higher number of hours for
33	completion shall be used for this subdivision (b)(5); and
34	(6) A recipient shall meet any other continuing eligibility
35	criteria established by the Department of Higher Education.
36	(c)(l) If a recipient becomes ineligible for the scholarship because

1	the recipient's postsecondary grade point average no longer meets the minimum
2	requirement for the scholarship, the recipient may regain eligibility under
3	this subsection (c) one (l) time only.
4	(2) Unless the requirements of this subsection are waived by the
5	Department of Higher Education, to regain eligibility for the scholarship:
6	(A) A full-time student shall complete at least fifteen
7	(15) semester hours of three-hour courses for credit at an approved
8	institution of higher education and achieve a 2.5 postsecondary grade point
9	average; and
10	(B) A part-time student shall complete at least six (6)
11	semester hours of three-hour courses for credit at an approved institution of
12	higher education and achieve a 2.5 postsecondary grade point average.
13	(3) If a recipient is subject to losing a scholarship under this
14	subsection due to a catastrophic event experienced by the recipient or a
15	family member of the recipient, the department may waive the requirements of
16	this subsection and determine the appropriate requirements for the recipient
17	to either retain or regain the scholarship.
18	
19	6-85-211. Literacy tutoring.
20	(a) As an additional component to the Arkansas Academic Challenge
21	Scholarship:
22	(1) Each applicant for the scholarship shall agree that for each
23	year the scholarship is awarded he or she may volunteer to serve as a
24	literacy tutor for a minimum of twenty (20) clock hours each semester in a
25	public school or a faith-based educational institution serving students in
26	prekindergarten through grade six (preK-6);
27	(2) A recipient who agrees to volunteer as a literacy tutor:
28	(A) Shall complete the prerequisite training in literacy
29	and college readiness skills provided under this section before he or she
30	begins tutoring; and
31	(B) May receive college credit for the tutoring as
32	determined by the institution of higher education awarding the scholarship;
33	<u>and</u>
34	(3) An enrolled college student who participates in the tutorial
35	program and fails to meet the Arkansas Academic Challenge Scholarship

1 given the probationary opportunity during the subsequent spring or summer 2 term to continue his or her education and improve academic performance before 3 losing scholarship funding in the subsequent semester. 4 (b) A recipient who agrees to volunteer as a literacy tutor under this 5 section shall receive the prerequisite training in literacy and college 6 readiness from an approved institution of higher education based on training 7 modules developed by the Department of Education. 8 9 6-85-212. Scholarship award amounts. 10 (a)(1) The General Assembly may use net proceeds from the state 11 lottery to fund in whole or in part all scholarships the General Assembly 12 determines are necessary to meet the state's objective for broadening and increasing access of Arkansas citizens to higher education. 13 14 (b) Net proceeds from the state lottery used to fund scholarships 15 under this subchapter shall: 16 (1) Be used exclusively for the purposes set out in Amendment 17 87 of the Arkansas Constitution and this subchapter; and 18 (2) Supplement and shall not supplant nonlottery state 19 educational resources. (c)(1) The award amount and number and type of scholarships to be 20 awarded under this subsection shall remain in effect until changed by the 21 22 General Assembly. 23 (2) It is the intent of this section to first increase the 24 number of scholarships awarded to nontraditional students under § 6-85-208 25 and students near completion under § 6-85-209 before increasing award 26 amounts. 27 (d) The scholarships established under this subchapter are subject to 28 available funding and do not create for any student an entitlement to 29 financial assistance to enable the student's attendance at an approved 30 institution of higher education. (e)(1) For the 2010-2011 academic year, the General Assembly shall 31 32 determine the scholarship award amount by February 28, 2010, based on the 33 amount of net proceeds from the state lottery reasonably projected to be 34 available for scholarships in the 2010-2011 academic year. 35 (2) The Department of Higher Education shall award an aggregate

amount of scholarship awards to nontraditional students beginning with the

36

1	2010-2011 academic yea	ar up to eight mil	lion dollars (\$8,0	00,000) to be
2	awarded based on the i	highest number of	credit hours earne	d by the applicant
3	or on other criteria	established by the	Department of Hig	her Education.
4	<u>(3) The s</u>	scholarship award	for a full-time st	udent enrolled in a
5	two-year approved ins	titution of higher	education is one-	half (1/2) of the
6	scholarship award amou	unt for a full-tim	e undergraduate st	udent enrolled in a
7	four-year approved in	stitution of highe	r education.	
8	(4)(A) The second se	he department shal	l prorate the awar	d amount for a part-
9	time recipient by mul	tiplying the per s	emester hour award	amount by the
10	number of semester how	urs a part-time re	cipient is enrolle	d in an academic
11	<u>year.</u>			
12	<u>(B)</u>	The per semester	hour award amount	is calculated as
13	the per-semester hour	amount of an awar	d to a traditional	student based on
14	fifteen (15) semester	hours as calculat	ed by the Departme	nt of Higher
15	Education;			
16	(c)(1) By Nove	mber l of each yea	r, the Arkansas Lo	ttery Commission
17	Legislative Oversight	Committee shall p	rovide to the Gene	ral Assembly its
18	recommendations for a	ny changes to the:		
19	<u>(A)</u>	Award amounts;		
20	<u>(B)</u>	Number or type o	f scholarships; an	<u>d</u>
21	<u>(C)</u>	Eligibility requ	<u>irements.</u>	
22	<u>(2) The c</u>	committee may base	its recommendation	ns for scholarship
23	award amounts on the	following guidelin	es and any additio	nal information the
24	committee finds releva	ant to making the	recommendations:	
25				
26	<u>Annual 2-yr</u>	<u>Annual 4-yr</u>	<u>If net lottery</u>	
27	<u>institution</u>	<u>institution</u>	proceeds are	
28	award amount	<u>award</u> amount	greater than	<u>Or equal to</u>
29	<u>\$1,250</u>	<u>\$2,500</u>	<i>\$ 48,873,602</i>	<i>\$ 59,883,523</i>
30	<u>\$1,500</u>	<u>\$3,000</u>	<i>\$ 59,883,523</i>	<i>\$</i> 70,893,443
31	<u>\$1,750</u>	<u>\$3,500</u>	<i>\$</i> 70,893,443	<u>\$ 81,903,364</u>
32	<u>\$2,000</u>	<u>\$4,000</u>	\$ 81,903,364	\$ 92,913,284
33	<u>\$2,250</u>	<u>\$4,500</u>	\$ 92,913,284	<i>\$103,923,205</i>
34	<u>\$2,500</u>	<u>\$5,000</u>	<i>\$103,923,205</i>	<u>\$114,933,125</u>
35	<u>\$2,750</u>	<u>\$5,500</u>	<u>\$114,933,125</u>	<u>\$125,943,046</u>
36	<u>\$3,000</u>	<u>\$6,000</u>	<i>\$125,943,046</i>	

1	
2	(d) After the 2010-2011 academic year, the determination of the amount
3	of net proceeds from the state lottery available for each semester is based
4	on the Arkansas Lottery Commission's certification of net proceeds made in
5	July of the immediately preceding calendar year.
6	(e) The department shall ensure that sufficient funds remain available
7	to pay for scholarship awards through anticipated completion of the degree or
8	certificate a recipient is seeking and report the balance of those funds to
9	the General Assembly before the amount of awards under this subchapter are
10	increased by the General Assembly.
11	(f) All awards under this subchapter are subject to the prohibition
12	under § 6-80-105 against using public funds in a student financial package in
13	excess of the recognized cost of attendance at the institution where the
14	student is enrolled.
15	(g)(1) If the department has less than a sufficient amount to provide
16	for the scholarship commitments under this subchapter, the department first
17	shall use the department's Scholarships and Grants Contingency Appropriation
18	to fund the shortfall.
19	(2) The department then shall give priority for continued
20	financial support under this subchapter to a recipient who has continuing
21	eligibility superior to first-time applicants.
22	(3) If the funding is still insufficient to fully fund the
23	scholarships created under this subchapter, the department shall award
24	scholarships after considering:
25	(A) Applicants with the highest number of semester hours
26	<pre>completed;</pre>
27	(B) Applicants with the highest high school or
28	postsecondary grade point average, as applicable to the applicant; and
29	(C) Applicants who are enrolled in or intend to enroll in
30	an program of study that is:
31	(i) In an area of critical workforce need as
32	determined by the department; or
33	(ii) Is in a science, technology, engineering, or
34	mathematics field.
35	

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6-85-213. Nursing school eligibility.

1	(a)(1) The General Assembly recognizes that the State of Arkansas is
2	experiencing a critical shortage of nurses; and
3	(2) It is the intent of this section to allow the Department of
4	Higher Education the opportunity to include associate degree granting and
5	diploma schools of nursing in the Arkansas Academic Challenge Scholarship
6	Program under specific circumstances.
7	(b)(1) The department shall make awards to applicants attending either
8	an associate degree or diploma school preparing registered nurses that is
9	approved by the Arkansas State Board of Nursing and which would not otherwise
10	be an approved institution of higher education if:
11	(A) The applicant has qualified for an Arkansas Academic
12	Challenge Scholarship and is simultaneously enrolled in an approved two-year
13	college or a four-year college or university before or at the time of entry
14	into the nursing school and the applicant then transfers the scholarship to
15	an approved school of nursing after completing the two-year requirements
16	under the department's rules;
17	(B) The nursing school has been approved by the board and
18	is specifically recognized by the department as a school of nursing eligible
19	to participate in the Arkansas Academic Challenge Scholarship Program; and
20	(C) The recipient meets continuing eligibility
21	requirements in § 6-85-210.
22	(2) The department shall pay scholarship awards under this
23	section only from nonlottery state educational resources.
24	
25	6-85-214. Accountability — Transparency — Legislative oversight.
26	(a) The General Assembly finds that:
27	(1) The continual evaluation of the Arkansas Academic Challenge
28	Scholarship Program and of all state-supported scholarship and grant programs
29	by the General Assembly is critical for maximizing the benefits to the state
30	and its citizens of state financial aid for higher education and meeting
31	state objectives for higher education; and
32	(2) Accountability and transparency in the implementation of
33	state-supported scholarship programs are fundamental to a proper evaluation
34	of the programs.
35	(b) The General Assembly finds that the collection of data and the
36	reports provided for under §§ 6-85-215 and 6-85-219 are necessary to ensure

1	accountability and transparency.
2	
3	6-85-215. Student consent form.
4	(a)(1)(A) A student receiving any state-supported student financial
5	assistance for which an institution of higher education is required to
6	provide information under this section shall complete and sign a consent form
7	authorizing the release of the student's individual personal information to
8	the Bureau of Legislative Research and authorizing:
9	(i) The institution of higher education to provide
10	the bureau with academic progress information for the scholarship recipient;
11	<u>and</u>
12	(ii) The department to release the student's
13	individual personal information to the bureau.
14	(B) If a student is less than eighteen (18) years of age,
15	the student's parent shall complete and sign the consent form.
16	(2)(A) The student may opt out of the release of information. A
17	decision to opt out applies only to the release of information pursuant to
18	this section and does not apply to information released under any other
19	section of this subchapter or under any other law.
20	(B) In order to provide better statistical data, each
21	institution shall report the number of students who opt out.
22	(3) The consent form shall state that:
23	(i) The purpose for the bureau collecting data is to
24	guide the General Assembly's evaluation of the need for adjustments to
25	scholarship program eligibility and funding levels;
26	(ii) Personally identifiable information will not be
27	released by the bureau or the department; and
28	(iii) The student may opt out of the release of
29	information, and that opting out will not affect the student's eligibility
30	for a scholarship.
31	(4) The form shall list the categories of information authorized
32	for release under this section.
33	(5) The Director of the Bureau of Legislative Research may:
34	(A) Seek an opinion from Family Policy Compliance Office
35	of the United States Department of Education concerning the student consent
36	requirement and opt-out under this section; or

1	(B) Request the department to seek the opinion on behalf
2	of the bureau.
3	(b) The information consented to be released by the student shall
4	<u>include:</u>
5	(1) A unique student identifier;
6	(2) Status for PELL grant;
7	(3) Postsecondary grade point average;
8	(4) Number of semester hours attempted;
9	(5) Number of semester hours completed;
10	(6) Gender, race, ethnicity, and age;
11	(7) High school graduated from or General Educational
12	Development test score;
13	(8) High school grade point average; and
14	(9) ACT score or ACT equivalent test score, if available.
15	(c) This section does not apply to scholarships or other forms of
16	student financial assistance that are completely privately funded.
17	(d) Approved institutions of higher education shall undertake any
18	procedures necessary to ensure the collection of the information under this
19	section and shall provide it to the Bureau of Legislative Research in a
20	mutually agreed upon electronic format by November 1 of each school year for
21	students awarded for that academic year state-supported student financial
22	assistance.
23	(e)(1) The student data provided to the bureau under this section are
24	not subject to release under the Freedom of Information Act of 1967, § 25-19-
25	<u>101 et seq.</u>
26	(2) The bureau shall not release any personally identifiable
27	student data received under this section.
28	(f) The bureau shall inform the department of any data used in the
29	preparation of reports and provide the department at least two (2) working
30	days to review any student-related data used in preparation of reports before
31	publicly releasing that student-related data without personally identifiable
32	information.
33	
34	6-85-216. Institution report to the department.
35	(a)(l) An approved institution of higher education that enrolls
36	students receiving scholarships under this subchapter annually shall provide

1	information, and semiannually provide updated information, to the Department
2	of Higher Education regarding all state-supported student financial
3	assistance whether or not awarded under this subchapter.
4	(2) The information shall be provided in the form of individual
5	student records and shall include without limitation information regarding;
6	(A) State-supported student financial assistance;
7	(B) Demographic student data; and
8	(C) Disaggregated data on remedial courses;
9	(b) The department shall establish by rule the:
10	(1) Specific data required;
11	(2) Manner of reporting the information required; and
12	(3) Technology or software required for reporting.
13	(c) The department shall use the information provided under this
14	section to conduct the research and analysis needed to support the annual
15	report of the director to the Arkansas Lottery Commission Legislative
16	Oversight Committee under § 6-85-205.
17	
18	6-85-217. Information provided to the bureau by the department.
19	(a)(1) The Department of Higher Education shall provide to the Bureau
20	of Legislative Research the following data when requested for the purpose of
21	assisting the General Assembly with evaluation and analysis under this
22	<u>subchapter:</u>
23	(A) Existing individual student data;
24	(B) Institutional data;
25	(C) Financial data;
26	(D) Aggregate student scholarship and grant application
27	and award data; and
28	(E) Other data needed to track scholarship and grant
29	students from year to year.
30	(b)(l) To maintain confidentiality of individual student records in
31	accordance with the Family Educational Right to Privacy Act, 20 U.S.C. §
32	1232(g), the department shall establish a system for removing or recoding any
33	personally identifiable data in student records that are used by the bureau
34	for research and evaluation of scholarships and grants funded with net
35	proceeds from the state lottery and those funded with nonlottery state
36	educational resources.

1	(2) The bureau shall assist the department by providing input
2	concerning the development or modification of the system.
3	(3)(A) The Director of the Bureau of Legislative Research may
4	seek an opinion from Family Policy Compliance Office of the United States
5	Department of Education concerning the department's system, any proposed
6	modification of the system, or any request for information made by the bureau
7	under this section.
8	(B) The director may request the department to seek the
9	opinion on behalf of the bureau.
10	(c) The department shall make its staff reasonably accessible for
11	consultation with the bureau's staff in developing and responding
12	appropriately to bureau requests under this section.
13	(d)(1) The department shall provide data to the bureau in a database
14	or spreadsheet format.
15	(2) The department shall provide other information and records
16	requested by the bureau as soon as possible and in whatever reasonable form
17	requested.
18	(e)(1) The student data provided to the bureau under this section are
19	not subject to release under the Freedom of Information Act of 1967, § 25-19-
20	<u>101 et seq.</u>
21	(2) The bureau shall not release any personally identifiable
22	student data received under this section.
23	(f) The bureau's staff shall inform the department of any data used in
24	the preparation of reports and provide the department at least two (2)
25	working days to review any student-related data used in preparation of
26	reports before publicly releasing that student-related data without
27	personally identifiable information.
28	
29	6-85-218. Reports to legislative committees.
30	(a)(1) Quarterly during fiscal years 2010 and 2011, the Department of
31	Higher Education shall report to the Arkansas Lottery Commission Legislative
32	Oversight Committee:
33	(A) The information required by subsection (b) of this
34	section to the extent the information is available;
35	(B) The costs of administering scholarships funded with net
36	proceeds from the state lottery;

1	(C) Projected levels of state funding for scholarships and
2	grants;
3	(D) Recommendations for changes to the program, including
4	without limitation, adjustments to eligibility requirements of the program
5	and award levels; and
6	(E) Other data the committee or the General Assembly may
7	require.
8	(2) The Arkansas Lottery Commission Legislative Oversight
9	Committee may specify criteria related to any item of information required by
10	this section.
11	(b)(1) Annually by July 1, the department shall report to the Arkansas
12	Lottery Commission Legislative Oversight Committee in the manner and format
13	that the committee requires on all state-supported student financial
14	assistance awarded by the department and awarded by approved institutions of
15	higher education.
16	(2) The information provided shall include without limitation:
17	(A) Current year expenditures for scholarships and grants
18	under the program;
19	(B) Projected obligations for succeeding years from each
20	scholarship or grant funding source;
21	(C) Fund balances for the:
22	(i) Higher Education Grants Fund Account; and
23	(ii) Trust account maintained by the Director of the
24	Department of Higher Education to hold the net proceeds from the state
25	<u>lottery;</u>
26	(D) An evaluation of whether the net proceeds from the
27	state lottery available for the program supplements and does not supplant
28	nonlottery state educational resources;
29	(F) Recommendations for changes to the program, including
30	without limitation:
31	(i) Adjustments to the eligibility requirements of
32	the program; and
33	(ii) Increases or decreases in the amounts awarded
34	for an Arkansas Academic Challenge Scholarship based on the amount of net
35	proceeds from the state lottery available; and
36	(H) Any other information that the Arkansas Lottery

1	Commission Legislative Oversight Committee or the General Assembly may
2	request.
3	(c) The department shall report to the Arkansas Lottery Commission
4	Legislative Oversight Committee, the House Committee on Education, the Senate
5	Committee on Education, and the Joint Budget Committee on the compliance with
6	§ 6-85-217 by each approved institution of higher education.
7	(d) The Bureau of Legislative Research shall report to the Arkansas
8	Lottery Commission Legislative Oversight Committee, the House Committee on
9	Education, the Senate Committee on Education, and the Joint Budget Committee
10	<u>on:</u>
11	(1) The compliance with § 6-85-216 by approved institutions of
12	higher education; and
13	(2) The status of reporting by the department under § 6-85-218.
14	
15	6-85-219. Arkansas Lottery Commission Legislative Oversight Committee -
16	Annual report.
17	(a) The Arkansas Lottery Commission Legislative Oversight Committee
18	<u>shall:</u>
19	(1) Oversee the development and implementation of state
20	statutory requirements with regard to the Arkansas Academic Challenge
21	Scholarship Program;
22	(2) Review whether and how the use of net state lottery proceeds
23	helps to accomplish state objectives for higher education;
24	(3) Review the ongoing data collection, research, and evaluation
25	of the program;
26	(4) Review the annual report of the Director of the Department
27	of Higher Education under this section;
28	(5) Review and recommend changes to the:
29	(A) Number of awards for each scholarship and grant;
30	(B) Award levels;
31	(C) Eligibility requirements; and
32	(D) Overall administration of the program; and
33	(6) Review and recommend policies for scholarships and grants
34	funded with nonlottery state educational resources, including without
35	limitation ways to ensure that net proceeds from the state lottery are used
36	to supplement and not supplant nonlottery state educational resources

1	(b) By November 1 of each year, the committee shall report its
2	findings and recommendations to the Arkansas Lottery Commission, the
3	President Pro Tempore of the Senate, the Speaker of the House of
4	Representatives, the Governor, the House Committee on Education, and the
5	Senate Committee on Education.
6	
7	SECTION 6. Arkansas Code Title 6, Chapter 5, Subchapter 4 is amended
8	to add an additional section to read as follows:
9	6-5-405. Professional development for higher education awareness.
10	(a) As used in this section, "state-supported student financial
11	assistance" means:
12	(1) A state-supported scholarship or grant awarded by the
13	Department of Higher Education; and
14	(2) A scholarship, grant, or tuition waiver awarded by an
15	institution of higher education funded in whole or in part with public funds.
16	(b) Beginning with the 2009 calendar year, professional development on
17	the availability of, eligibility requirements for, and the process of
18	applying for state-supported student financial assistance shall be required
19	<u>for:</u>
20	(1) All public school superintendents and assistant
21	superintendents; and
22	(2) The following licensed personnel at a public school where
23	students are enrolled in grade seven through grade twelve (7-12):
24	(A) Principals;
25	(B) Assistant principals; and
26	(C) Guidance counselors.
27	(c)(l) The first course shall be a three-hour course to be taken
28	within calendar year 2009, or within the first year of employment.
29	(2) After the first three-hour course is completed, a one-hour
30	course is required to be completed annually.
31	(d) The professional development hours required under this section
32	shall be counted toward the sixty (60) hours of the professional development
33	required for licensed school personnel under the Standards for Accreditation
34	of Arkansas Public Schools and School Districts.
35	

SECTION 7. TEMPORARY. DO NOT CODIFY. The General Assembly requests

1	<u>that:</u>
2	(1) The Arkansas Education Association, in cooperation with the
3	Department of Higher Education, provide three (3) hours of professional
4	development on the availability of, eligibility requirements for, and the
5	process of applying for state-supported student financial assistance for
6	higher education at the association's annual convention, beginning with the
7	2009 annual convention;
8	(2) The Arkansas School Boards Association provide continuing
9	education on the availability of, eligibility requirements for, and the
10	process of applying for s state-supported student financial assistance for
11	higher education at its meetings; and
12	(3) The Arkansas Education Television Network, in coordination
13	with the Department of Higher Education, prepare a program of three (3) hours
14	of professional development to be available during 2009 covering the
15	availability, eligibility requirements for, and the process of applying for
16	state-supported student financial assistance for higher education.
17	
18	SECTION 8. TEMPORARY. DO NOT CODIFY.
19	(a) The Director of the Department of Higher Education shall
20	determine the amount of excess net proceeds from the state lottery by
21	calculating the difference between:
22	(1) The amount committed to scholarships awarded under the
23	Academic Challenge Scholarship Program — Part 1 and the scholarships for
24	traditional students and nontraditional students under the Academic Challenge
25	Scholarship Program - Part 2; and
26	(2) The amount of net proceeds from the state lottery
27	reasonably projected for the 2010-2011 academic year as determined by the
28	director after consultation with the Arkansas Lottery Commission.
29	Legislative Oversight Committee, the House Committee on Education, and the
30	Senate Committee on Education.
31	(b) The amount of excess net proceeds from the state lottery shall
32	only be available for one (1) or more of the following:
33	(1) Awarding scholarships to students near completion;
34	(2) Increasing state-supported student financial assistance
35	under the Higher Education Opportunities Grant Program, § 6-82-1601 et seq.
36	and the Workforce Improvement Grant Program, § 6-82-1501 et seq., or other

1	state-supported student financial assistance programs for nontraditional
2	students; or
3	(3) Establishing a reserve fund.
4	(c) By July 15, 2010, the Director of the Department of Higher
5	Education shall prepare a report on the projected distribution of excess net
6	proceeds from the state lottery based on:
7	(1) The award amounts set by the General Assembly in February
8	2010 under this act;
9	(2) The amount of excess net proceeds from the state lottery
10	reasonably projected to be available for funding scholarships under this act;
11	(3) The number of applications accepted for the 2010-2011
12	academic year under this act;
13	(4) The number of applicants on the waiting lists for
14	scholarships to be awarded under this act;
15	(5) Of the applicants on the waiting list, whether the
16	applicants are traditional students, nontraditional students, or students
17	near completion;
18	(d) The director shall provide the report to the Arkansas Lottery
19	Commission Legislative Oversight Committee, the House Committee on Education,
20	and the Senate Committee on Education for review.
21	(e)(1) The department shall maintain a list of students near
22	completion and shall award scholarships first in order of those nearest
23	<u>completion.</u>
24	(2) The amount of the award per student per year shall be
25	determined by dividing the number of hours until completion by thirty (30)
26	and multiplying by the amount the legislature sets for the award for
27	baccalaureate students.
28	(3) The amount of the award for associate degree students shall
29	be determined by dividing the number of hours until completion by fifteen
30	(15) and multiplying by the amount the legislature sets for two-year
31	<u>students.</u>
32	
33	SECTION 9. Arkansas Code \S 6-61-220(b), concerning the reporting of
34	students who require remediation in their first year of postsecondary
35	education, is amended to add an additional subdivision to read as follows:
36	(3)(A) For the purpose of analysis by the Bureau of Legislative

- 1 Research to guide the General Assembly's evaluation of the need for 2 adjustments to eligibility and funding levels for state-supported student financial assistance, the Office of Accountability of the Department of 3 4 Education shall provide annually to the bureau all individual student demographic and test result data on ACT or ACT equivalent college placement 5 6 exams. 7 (B) The office shall provide the data in a database or 8 spreadsheet format that omits personally identifiable information. 9 SECTION 10. Arkansas Code § 10-3-314 is amended to read as follows: 10 11 10-3-314. Report on claim filed with State Claims Commission. (a) It Except as provided by subsection (b) of this section, it is the 12 13 intent of the General Assembly that when any state agency, board, commission, or institution of higher education admits liability to a claim filed with the 14 15 State Claims Commission and the claim involves a contract with a state 16 agency, board, commission, or institution of higher education or the claim 17 exceeds seven thousand five hundred dollars (\$7,500) that such agency, board, commission, or institution of higher education file a written report thereof 18 19 with the Litigation Subcommittee of the Legislative Council. The report shall include a concise statement of facts with an explanation of the agency's 20 21 liability. Provided further, such report shall be filed with the litigation 22 subcommittee within thirty (30) days after the claim has been adjudicated by the State Claims Commission. 23 24 (b) The Arkansas Lottery Commission shall file its written report 25 under subsection (a) of this section with the Arkansas Lottery Commission 26 Legislative Oversight Committee. 27 28 SECTION 11. Arkansas Code § 26-18-1001 is amended to read as follows: 29 26-18-1001. Business closure authority - Notice. 30 (a) In addition to all other remedies provided by law for the collection of unpaid taxes, the Director of the Department of Finance and 31 32 Administration may close the business of a noncompliant taxpayer as defined
- by § 26-18-104, subject to the administrative and judicial appeal procedures in this subchapter, if the noncompliant taxpayer for three (3) times within any consecutive twenty-four-month period fails to either:
- 36 (1) Report gross receipts or compensating use tax in the manner

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- 1 required by Arkansas law; or
- 2 (2) Remit gross receipts or compensating use tax for the reporting period that the tax is due.
 - (b)(1) The director shall give notice to the noncompliant taxpayer that the third delinquency in reporting or remitting tax in any consecutive twenty-four-month period will result in the closure of the business.
- 7 (2) The notice must be in writing and delivered to the 8 noncompliant taxpayer by the United States Postal Service or by hand 9 delivery.
- (c)(1) If the noncompliant taxpayer has a third delinquency in reporting or remitting tax in any consecutive twenty-four-month period after the issuance of the notice provided in subsection (b) of this section, the director shall notify the noncompliant taxpayer by certified mail or by hand delivery that the business will be closed within five (5) business days from the date of the notice unless the noncompliant taxpayer makes arrangements with the director to satisfy the tax delinquency.
- 17 (2) When the fifth day falls on a Saturday, Sunday, or legal
 18 holiday, the performance of the act is considered timely if it is performed
 19 on the next succeeding business day that is not a Saturday, Sunday, or legal
 20 holiday.
- 21 (d) A noncompliant taxpayer may avoid closure of the business by:
- 22 (1) Filing all delinquent reports and by remitting the 23 delinquent tax including any interest and penalty; or
- 24 (2) Entering into a payment agreement approved by the director 25 to satisfy the tax delinquency.
- 26 <u>(e) After written notice delivered to a lottery retailer by the United</u>
 27 <u>States Postal Service or by hand delivery, the Director of the Department of</u>
 28 <u>Finance and Administration may pursue a remedy under this subchapter against</u>
 29 <u>a lottery retailer as a noncompliant taxpayer upon receiving a referral from</u>
 30 <u>the Arkansas Lottery Commission under § 23-115-605.</u>

32 SECTION 12. NOT TO BE COFIDIED. <u>Initial appointments to the Arkansas</u>
33 <u>Lottery Commission under § 23-115-202 shall be made within thirty (30) days</u>
34 of the effective date of this act.

36 SECTION 13. NOT TO BE CODIFIED. REGULAR SALARIES. There is hereby

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established for the Arkansas Lottery Commission the following maximum number
 1
 2
     of regular employees, the grades to be assigned to the respective positions,
 3
     and the maximum annual salaries for each such position. The maximum annual
 4
     salary for the positions assigned to grades shall be determined in accordance
 5
     with, but shall not exceed, the maximum annual amount for the grade assigned
 6
     herein, as established in Arkansas Code 21-5-209. Except for the purpose of
 7
     determining the maximum annual salary rate, which is to be applicable to each
8
     of the positions to which a salary grade is assigned hereinafter, in
9
     accordance with Arkansas Code 21-5-209, all positions set forth herein shall
10
     be exempt from other provisions of the Uniform Classification and
11
     Compensation Act, § 21-5-201 et seq., or its successor, but shall not be
12
     exempt from the provisions of the Regular Salaries Procedures and
13
     Restrictions Act, § 21-5-101 et seq. or its successor.
14
15
16
                                                                  Maximum Annual
17
                                                    Maximum
                                                                    Salary Rate
18
      Item Class
                                                      No. of
                                                                    Fiscal Year
19
       No. Code Title
                                                  Employees
                                                                      <u>2009-2010</u>
20
       (01)
                   LOTTERY CMSN EXECUTIVE DIRECTOR
                                                                      $141,603
                                                           1
21
       (02)
                   LOTTERY CMSN INTERNAL AUDITOR
                                                            <u>1</u>
                                                                       $141,603
22
       (03)
                   LOTTERY CMSN CHIEF OPERATING OFFICER
                                                            1
                                                                      $126,050
23
       (04)
                   LOTTERY CMSN INFORMATION TECH DIR
                                                            1
                                                                      GRADE N912
24
                   LOTTERY CMSN ADMIN & OPERATIONS DIR
       (05)
                                                            1
                                                                      GRADE N912
25
       (06)
                   LOTTERY CMSN CHIEF LEGAL COUNSEL
                                                            1
                                                                      GRADE N910
26
       (07)
                   LOTTERY CMSN CHIEF FISCAL OFFICER
                                                            1
                                                                      GRADE N910
27
       (08)
                   LOTTERY CMSM MARKETING & PROD DEV DIR
                                                            1
                                                                      GRADE N909
28
       (09)
                   LOTTERY CMSN SALES/RETAIL RELATIONS DIR 1
                                                                      GRADE N909
29
       (10)
                   LOTTERY CMSN PROCUREMENT DIRECTOR
                                                            1
                                                                      GRADE N908
                                                            2
30
       (11)
                   LOTTERY CMSN ADMIN ANALYST
                                                                      GRADE C115
                                                            2
31
       (12)
                   LOTTERY CMSN ADMIN SUPPORT SUPERVISOR
                                                                      GRADE C113
32
       (13)
                   LOTTERY CMSN ADMIN SUPPORT SPEC III
                                                            6
                                                                      GRADE C112
33
           SECTION 14. NOT TO BE CODIFIED. SPECIAL SALARY ALLOWANCES - ARKANSAS
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35
     LOTTERY COMMISSION ADMINISTRATION. (a) The Arkansas Lottery Commission,
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upon approval of the Arkansas Lottery Commission Legislative Oversight

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1	Committee, may make special salary allowances authorized by this section in
2	amounts as the commission may determine equitable in view of the exacting
3	duties which are involved as a part of the salary of the:
4	(1) Executive Director of the commission;
5	(2) Internal Auditor of the commission; and
6	(3) Chief Operating Officer of the commission.
7	(b) An allowance under subsection (a) of this section shall not exceed
8	an amount equal to two and one half (2 & 1/2) times the salary for the
9	position authorized by the General Assembly.
10	
11	SECTION 15. NOT TO BE CODIFIED. ARKANSAS LOTTERY COMMISSION EXPANSION
12	POSITION POOL. (a) The Arkansas Lottery Commission is authorized an
13	expansion pool of sixty (60) positions not to exceed the career service grade
14	Cl30 and fifteen (15) positions not to exceed the professional and executive
15	grade N922 to be used to establish additional positions of the proper title
16	and salary if the commission does not have sufficient positions available to
17	address growth needs.
18	(b) A position established under this section shall not exceed a
19	salary rate in excess of the highest rate established by grade or by line
20	item in this act.
21	(c) No position shall be authorized from the expansion pool until the
22	specific positions that are requested by the commission are reviewed by the
23	Arkansas Lottery Commission Legislative Oversight Committee.
24	(d) When seeking review of positions by the Arkansas Lottery
25	Commission Legislative Oversight Committee under this section, the commission
26	shall provide an organization chart indicating the current structure of the
27	commission and its employees.
28	(e)(1) The requirement of review by the committee prior to authorizing
29	positions from the expansion pool is not a severable part of this section.
30	(2) If the requirement of review by the committee is ruled
31	unconstitutional by a court of competent jurisdiction, Section 15 of this act
32	is void.
33	
34	SECTION 16. NOT TO BE CODIFIED. If any provision of this act or its
35	application to any person or circumstance is held invalid, the invalidity
36	does not affect other provisions or applications of this act which can be

1	given effect without the invalid provision or application, and to this end
2	the provisions of this act are severable under § 1-2-117.
3	
4	SECTION 17. EMERGENCY CLAUSE. It is found and determined by the
5	General Assembly of the State of Arkansas that the people of the State of
6	Arkansas overwhelmingly approved the establishment of state lotteries at the
7	2008 General Election, that state lotteries will provide funding for
8	scholarships to citizens of this state, and that the state lotteries should
9	be implemented as soon as possible to effectuate the will of the citizens of
10	this state and implement lottery-funded scholarships as soon as possible.
11	Therefore, an emergency is declared to exist and this act being immediately
12	necessary for the preservation of the public peace, health, and safety shall
13	become effective on:
14	(1) The date of its approval by the Governor;
15	(2) If the bill is neither approved nor vetoed by the Governor,
16	the expiration of the period of time during which the Governor may veto the
17	<u>bill; or</u>
18	(3) If the bill is vetoed by the Governor and the veto is
19	overridden, the date the last house overrides the veto.
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21	/s/ Wills
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