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: H3/6/09		
2	87th General Assembly A B1II		
3	Regular Session, 2009HC	OUSE BILL	1665
4			
5	By: Representative M. Martin		
6	By: Senator Bledsoe		
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in § 6-41-606(d);         (3) "Eligible student" means a student who:         (A) Is four (4) years of age or older but less than         nineteen (19) years of age;         (B) Resided with his or her parent in this state for at         least six (6) of the twelve (12) months immediately preceding the date of th         application for an Extension Education Program account; and         (C) Has a developmental delay:         (i) That is attributable to lifelong mental or         physical impairments or a combination of mental and physical impairments,         including without limitation:         (a) An autism spectrum disorder;         (b) A pervasive developmental disorder;         (c) Cerebral palsy; or         (d) A seizure disorder;         (ii) That is diagnosed by a physician licensed to         practice medicine in this state or a psychologist licensed to practice         psychology in this state; and         (iii) As a result of which the parent, after	1	SECTION 2. Arkansas Code Title 6, Subtitle 3, Chapter 41, is amended
4       Act.         5         6       6-41-601. Title.         7       This subchapter shall be known and may be cited as the "Extension         8       Education Program for Exceptional Students Act".         9       6-41-602. Definitions.         11       As used in this subchapter:         12       (1) "Account year" means the twelve-month period beginning on         13       the date the Department of Education establishes an Extension Education         14       Program account;         15       (2) "Education provider" means one (1) of the persons identifie         16       in § 6-41-606(d);         17       (3) "Eligible student" means a student who:         18       (A) Is four (4) years of age or older but less than         19       nineteen (19) years of age;         10       (B) Resided with his or her parent in this state for at         12       least six (6) of the twelve (12) months immediately preceding the date of th         3       (C) Has a developmental delay:         24       (i) That is attributable to lifelong mental or         5       physical impairments or a combination of mental and physical impairments,         10       (b) A pervasive developmental disorder;         26       (b) A seizure disorder;	2	to add a new subchapter to read as follows:
6       6-41-601. Title.         7       This subchapter shall be known and may be cited as the "Extension         8       Education Program for Exceptional Students Act".         9       10       6-41-602. Definitions.         11       As used in this subchapter:       11         12       (1) "Account year" means the twelve-month period beginning on         13       the date the Department of Education establishes an Extension Education         14       Program account;         15       (2) "Education provider" means one (1) of the persons identifie         16       in § 6-41-606(d);         17       (3) "Eligible student" means a student who:         18       (A) Is four (4) years of age or older but less than         19       nineteen (19) years of age;         20       (B) Resided with his or her parent in this state for at         21       least six (6) of the twelve (12) months immediately preceding the date of th         23       (C) Has a developmental delay:         24       (i) That is attributable to lifelong mental or         25       physical impeirments or a combination of mental and physical impeirments,         24       (b) A pervasive developmental disorder;         25       (c) Cerebral palsy; or         3       (d) A seizure disorder;	3	<u>Subchapter 6 — Extension Education Program for Exceptional Students</u>
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33 psychology in this state; and 34 (iii) As a result of which the parent, after		
34 <u>(iii) As a result of which the parent, after</u>		
35 consultation with the resident school district and subject to § 6-41-605,		
		determines that the use of the Extension Education Program is an appropriate

1	educational choice for the student;
2	(4) "Extension Education Program account" means an account
3	established by the department to pay the educational expenses of an eligible
4	student under this subchapter;
5	(5) "Parent" means a parent, guardian, custodian, or other
6	person with legal authority to act on behalf of an eligible student; and
7	(6) "Resident school district" means the public school district
8	where an eligible student resides.
9	
10	6-41-603. Approval of application.
11	(a) The parent of an eligible student may submit an application to the
12	Department of Education for an Extension Education Program account to pay
13	education expenses of an eligible student under § 6-41-606.
14	(b) Within thirty (30) days of receiving an application, the
15	department shall:
16	(1) Approve or reject the application;
17	(2) If the application is approved:
18	(A) Notify the parent of the amount of money in the
19	Extension Education Program account approved for the eligible student; and
20	(B) Provide the parent with forms required to make a claim
21	on the eligible student's account; and
22	(3)(A) If the application is rejected, send a certified letter
23	to the parent explaining the department's reason for rejecting the
24	application.
25	(B) The department may reject an application for an
26	Extension Education Program account for one (1) or more of the following
27	reasons:
28	(i) The student does not meet the criteria for an
29	eligible student under this subchapter;
30	(ii) The person claiming to be the parent does not
31	meet the criteria for a parent under this subchapter; or
32	(iii) An individualized education program has never
33	been developed for the student under § 6-41-217.
34	
35	6-41-604. Extension Education Program accountDisbursements.
36	(a) The total amount in an Extension Education Program account is the

1	<u>sum of:</u>
2	(1) An amount equal to the per-student foundation funding under §
3	<u>6-20-2305(a)(2); plus</u>
4	(2) An amount equal to the per-student alternative learning
5	environment categorical funding amount under § 6-20-2305(b)(2)(A).
6	(b) The Department of Education shall disburse the funds for an
7	Extension Education Program account through the following process:
8	(1)(A) An education provider who delivers instruction under § 6-
9	41-606 may send to the parent of the eligible student an invoice for the
10	instruction provided.
11	(B) Each hour of instruction delivered by an education
12	provider counts toward the annual minimum number of hours of instruction for
13	the eligible student under § 6-41-606;
14	(2)(A) A teacher or specialist involved in developing an
15	individualized education program under § 6-41-606 shall send to the parent of
16	the eligible student an invoice for the teacher's or specialist's services
17	rendered in developing the individualized education program.
18	(B)(i) At the parent's request, the resident school
19	district shall provide reasonable accommodations to meet with the parent of
20	an eligible student who resides in the resident school district and the
21	eligible student, or a representative of the eligible student chosen by the
22	parent, to develop an initial annual individualized education program for the
23	student under § 6-41-217, regardless of whether or not the eligible student
24	is enrolled in the resident school district.
25	(ii)(a) A resident school district may develop an
26	individualized education program for an eligible student who is not enrolled
27	in the resident school district.
28	(b) If the resident school district requests
29	reimbursement for developing the individualized education program, the
30	Department shall pay the resident school district from the eligible student's
31	Extension Education Program account in an amount that does not exceed six
32	hundred dollars (\$600) per year;
33	(3)(A) Within thirty (30) days of the receipt of an invoice under
34	this subsection (b), a parent shall submit to the department a claim on the
35	Extension Education Program account for payment of the invoice.
36	(B) The parent shall provide documentation acceptable to

1	the department that the instruction delivered by an education provider shown
2	on the invoice complied with § 6-41-606; and
3	(4)(A) Within thirty (30) days of the date a claim is filed by a
4	parent, the department shall:
5	(i) Approve or reject the claim; and
6	(ii) If the claim is approved, pay the amount of the
7	claim directly to the person providing the services or instruction.
8	(B) Except as provided under § 6-41-605, the department
9	shall pay claims filed by the parent until the full amount in the Extension
10	Education Program account is exhausted.
11	(c)(l) The department shall pool the unexpended balance of the funds
12	in each Extension Education Program account that is unclaimed more than
13	thirty (30) days after the end of each account year.
14	(2) The pooled funds shall provide additional funding for an
15	eligible student's Extension Education Program account due to the
16	extraordinary educational needs of the eligible student and shall be
17	disbursed in the same manner as described in subsection (b) of this section.
18	(3) To request additional funding from the pooled funds for the
19	extraordinary educational needs of an eligible student, the parent of an
20	$eligible \ student \ with \ the \ Extension \ Education \ Program \ account \ shall \ file \ with \ black $
21	the department an application for the additional funding.
22	(4) Upon receiving an application for additional funding from
23	the pooled funds for the extraordinary educational needs of an eligible
24	student, the department shall:
25	(A) Determine whether the eligible student qualifies for
26	additional funding; and
27	(B) Approve or reject the application.
28	
29	6-41-605. Review, continuation, or termination of an Extension
30	Education Program account.
31	(a) Annually within thirty (30) days of the end of the account year of
32	an Extension Education Program account, the Department of Education shall
33	review the documentation filed on the Extension Education Program account to
34	determine if the annual minimum hours of instruction under § 6-41-606 have
35	been met.
36	(b) The department shall continue an Extension Education Program

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1	account for an eligible student for an additional twelve (12) months if the
2	Extension Education Program account:
3	(1) Is not in probationary status during the account year; or
4	(2) Is in probationary status during the account year but the
5	$\underline{department}\ determines$ that the eligible student's education program meets the
6	annual minimum hours of instruction under § 6-41-606.
7	(c) If an eligible student reaches nineteen (19) years of age during
8	an account year, the department shall prorate the amount of funding available
9	in the Extension Education Program account to fund the period from the
10	beginning of the account year to the date the eligible student reaches
11	nineteen (19) years of age.
12	(d)(l) If at any time the department determines that the instruction
13	being provided to the eligible student under this section does not comply
14	with the individualized education program for the eligible student, the
15	department shall:
16	(A) Notify the parent in writing of the department's
17	determination explaining why the instruction being provided does not comply
18	with the individualized education program for the eligible student; and
19	(B)(i) At the department's discretion but not more than
20	two (2) times in one (1) calendar year, place the Extension Education Program
21	account on a correction and deficiency watch list until the department
22	determines that the parent has addressed the reasons for placement on the
23	correction and deficiency watch list.
24	(ii) If the department places an account on a
25	correction and deficiency watch list, the department may require the parent
26	or the parent's designated representative to submit to the department and to
27	the resident school district a correction and deficiency action plan to
28	address the issues raised in the department's written notification.
29	(iii) Within sixty (60) days of the receipt of the
30	correction and deficiency action plan, the department shall notify the parent
31	in writing whether or not the department approves or rejects the correction
32	and deficiency action plan.
33	(iv) If the department rejects the correction and
34	deficiency action plan, the department shall inform the parent:
35	(a) Of the specific reason for the rejection;
36	and

1	(b) That the parents may submit a revised
2	correction and deficiency action plan.
3	(e) At least ninety (90) days before the end of an account year, if
4	the department continues an Extension Education Program account that is on
5	the correction and deficiency watch list and the department determines that
6	the reasons for placement of the account on the correction and deficiency
7	watch list are unresolved, the department may:
8	(1) Place the Extension Education Program account in a
9	probationary status for the following twelve-month period; and
10	(2)(A) If the resident school district also requests it, require
11	the parent to accept an individualized education program for the eligible
12	student that is prepared by the resident school district as a part of the
13	probationary status.
14	(B) An individualized education program required by this
15	subdivision (e)(2) shall not direct the parent to obtain other educational
16	services for the eligible student from a specific provider.
17	(f)(1) This section shall not deny the department the right, on
18	uncovering evidence of fraud in an Extension Education Program account, to
19	immediately end disbursements from the account.
20	(2) When evidence of fraud is discovered, the department shall
21	file a police report.
22	
23	6-41-606. Individualized education program.
24	(a) The parent of an eligible student whose application for an
25	Extension Education Program account is approved under this subchapter shall
26	develop and implement an individualized education program under § 6-41-217.
27	(b) In addition to the parent, the team developing the individualized
28	education program shall include:
29	(1) A teacher licensed by the Department of Education;
30	(2) A specialist with knowledge in the area of the student's
31	disability; and
32	(3) When directed by the department under § 6-41-605, the
33	resident school district.
34	(c) The individualized education program shall deliver a minimum of
35	one thousand (1,000) hours of annual instruction to the eligible student.
36	(d) A minimum of ninety percent (90%) of the annual hours of

## As Engrossed: H3/6/09

1	instruction shall be delivered by one (1) or more of the following persons
2	who are licensed to practice the listed profession in this state:
3	(1) An occupational therapist;
4	(2) A speech therapist;
5	(3) A physical therapist;
6	(4) A recreational therapist; or
7	(5)(i) A teacher licensed by the department.
8	(ii) A paraprofessional may also deliver instruction under
9	the individualized education program if a teacher licensed by the department
10	delivers one (1) hour of instruction for each one (1) hour of instruction
11	delivered by the paraprofessional.
12	(e) A parent shall provide a copy of an eligible student's
13	individualized education program to the department and to the resident school
14	district.
15	
16	<u>6-41-607. Rules.</u>
17	(a)(1) The Department of Education shall develop the forms and
18	promulgate the rules necessary to implement this subchapter.
19	(2) As much as is reasonably possible, the department shall keep
20	to one (1) page each form used by a parent to apply for or file a claim on an
21	Extension Education Program account under this subchapter.
22	(b) The resident school district shall not count in its average daily
23	membership an eligible student with an Extension Education Program account
24	under this subchapter.
25	
26	SECTION 3. Arkansas Code § 6-41-101 is amended to read as follows:
27	6-41-101. Services to children with disabilities in nonpublic schools.
28	(a) <u>Except as provided in subsection (d) of this section, <del>Prior to</del></u>
29	before expending any funding for new programs for children with disabilities
30	that include funding for evaluation, counseling, assessment, personnel,
31	equipment, or other capital outlay in other than public schools, the
32	Department of Workforce Education shall publish a public notice of the intent
33	to provide additional special services to <del>the disabled,</del> <u>children with</u>
34	disabilities.
35	(b) specifying the services in the public notice, and inviting The
36	public notice shall:

1	(1) Specify the services provided by the new programs; and
2	(2) Invite organizations that are recognized by the state to
3	provide education, assessment, jobs skills training, or vocational education
4	to children with disabilities to submit proposals to provide the additional
5	special services.
6	<del>(b)</del> <u>(c)</u> The department may award one (1) or more contracts to <del>any</del> <u>an</u>
7	organization that can fulfill the goals and objectives of the program, or the
8	department may assume responsibility for implementing the program.
9	(d) This section shall not deny a parent his or her right to have the
10	eligible student's individualized education program modified under § 6-41-601
11	et seq., or under the Individuals with Disabilities Education Act, 20 U.S.C.
12	§ 1400 et seq. in effect on the effective date of this subsection (d).
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14	/s/ M. Martin
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