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

1	State of Arkansas	As Engrossed: S3/30/09		
2	87th General Assembly	A Bill		
3	Regular Session, 2009	SE	ENATE BILL	814
4				
5	By: Senators Broadway, Bryles			
6	By: Representatives Cook, Betts,	, Abernathy		
7				
8				
9		For An Act To Be Entitled		
10	AN ACT TO	AMEND VARIOUS PROVISIONS OF THE		
11	ARKANSAS C	ODE CONCERNING PUBLIC SCHOOL EDUCATION;	;	
12	AND FOR OT	HER PURPOSES.		
13				
14		Subtitle		
15	TO AMEN	D VARIOUS PROVISIONS OF THE		
16	ARKANSA	S CODE CONCERNING PUBLIC SCHOOL		
17	EDUCATI	ON.		
18				
19				
20	BE IT ENACTED BY THE GENI	ERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
21				
22	SECTION 1. Arkansa	as Code § 6-10-106(d), concerning unifo	rm dates fo	r
23	the beginning and end of	a school year, is amended to read as f	ollows:	
24	(d) <u>A school distri</u>	ict shall adopt an academic calendar th	at includes	•
25	five (5) make-up days, in	n addition to the number of student-tea	cher	
26	interaction days required	d by the Standards for Accreditation of	Arkansas	
27	Public Schools and School	l Districts established by the State Bo	ard of	
28	Education, for days unavo	oidably lost due to exceptional or emer	gency	
29	circumstances resulting	from a contagious disease outbreak, inc	<u>lement</u>	
30	weather, or other acts of	f God.		
31	<u>(e)</u> No other waive	er from the requirements of this section	on shall be	
32	granted.			
33				
34	SECTION 2. Arkansa	as Code \S 6-14-102(c)(1), concerning an	nual and	
35	special school elections	, is amended to read as follows:		
36	(c)(l) In any elec	ction year, if no more than one (1) can	didate for	<u>any</u>

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1 school district director position presents a petition or notice in writing to 2 the county board of election commissioners as required by § 6-14-111 and if there are no other ballot issues to be submitted to school district electors 3 4 for consideration, with the exception of the local tax rate if that rate is 5 not being changed or restructured, the board of directors of any school 6 district, by resolution, may request the county board of election 7 commissioners to reduce the number of polling places or to open no polling 8 places on election day so that the election can be conducted by absentee 9 ballot and early voting only. 10 11 SECTION 3. Arkansas Code § 6-15-203(a), concerning appeals of 12 notifications of failure to meet standards for accreditation, is amended to 13 read as follows: 14 (a)(1) The Department of Education shall annually annually shall 15 notify all schools or school districts failing to meet standards for 16 accreditation for elementary and secondary schools not later than May 15 of 17 each year of this determination. (2)(A) However, at any time, the department may immediately 18 notify a public school or school district failing to meet standards for 19 accreditation for elementary and secondary schools when the failure is 20 21 discovered by the department under § 6-15-202(i). 22 (B) A public school or school district notified by the 23 department of the public school's or school district's failure to meet the 24 standards for accreditation due to actions taken under § 6-15-202(i) shall have the same period of time to appeal to the state board as provided under § 25 26 6-15-203(b)(3). 27 28 SECTION 4. Arkansas Code § 6-15-1012 is repealed. 29 6-15-1012. Model learning standards in the basic core of knowledge and 30 skills. 31 (a) The Department of Education shall identify the learning standards 32 needed in the basic core of knowledge and skills as required of students in 33 the public schools by § 6-15-1003.

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develop the learning standards into a model format and issue the model

standards in pamphlet form describing the standards for the basic core of

(b)(1) Beginning with the 2000-2001 school year, the department shall

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35

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1

2 shall be prepared for each grade level. 3 (2) The department shall develop model learning standards for 4 the common core required for graduation in grades nine through twelve (9-12) 5 and shall prepare them in pamphlet format for the high school level. 6 (c) The department shall make the model standards available to every 7 school district in Arkansas. 8 (d) Local school districts shall prepare a report in pamphlet form 9 describing the basic core of knowledge and skills prescribed for the schools in their school districts and publish it in enough quantity for all students: 10 11 (1) A report shall be prepared for each grade kindergarten 12 through eight (K-8); and (2) A report for the common core required for graduation from 13 high school shall also be prepared by the local school district for parents 14 15 of high school students. 16 (e) Local school districts shall distribute the pamphlets to every 17 parent and guardian of a child in grades kindergarten through twelve (K-12) in the public schools of Arkansas. 18 19 SECTION 5. Arkansas Code § 6-15-1702(b), concerning parental 20 21 involvement plans, is amended to read as follows: 22 (B) To encourage communication with parents, the school shall: 23 (i) prepare Prepare an informational packet to be distributed annually to the parent of each child in the school, appropriate 24 25 for the age and grade of the child, describing: 26 (i)(a) The school's parental involvement 27 program; 28 (ii) (b) The recommended role of the parent, 29 student, teacher, and school; 30 (iii)(c) Ways for the parent to become involved in the school and his or her child's education; 31 32 (iv)(d) A survey for the parent regarding his 33 or her interests concerning volunteering at the school; 34 (v)(e) Activities planned throughout the 35 school year to encourage parental involvement; and 36 (vi)(f) A system to allow the parents and

knowledge and skills in kindergarten through grade eight (K-8). The model

1 teachers to communicate in a regular, two-way, and meaningful manner with the 2 child's teacher and the school principal; and 3 (ii) Schedule no fewer than two (2) parent-teacher 4 conferences per school year. 5 (D) The school may plan and engage in other activities 6 determined by the school to be beneficial to encourage communication with 7 parents; 8 9 SECTION 6. Arkansas Code § 6-16-604(b)(1), concerning optional summer programs, is amended to read as follows: 10 11 (b)(1) The length of the summer school term is to shall be five (5) weeks, during which time a school shall provide not less than: 12 13 (A) Twenty (20) days of instruction; and (B) Seventy-five (75) hours of instruction. 14 15 16 SECTION 7. Arkansas Code § 6-17-301 is amended to read as follows: 17 6-17-301. Employment of certified personnel. 18 (a) Except as prohibited under subsections (c) and (d) of this 19 section, school boards A school board of directors may employ 20 superintendents, deputy superintendents, assistant superintendents, and high 21 school principals, as well as department heads, coaches, teachers, and other 22 certified personnel, by written contract for a period of time not more than 2.3 three (3) years. 24 (b) The contracts may be renewed annually. 25 (c) Beginning on July 16, 2003, through July 1, 2004, notwithstanding 26 any other provision of law except for currently binding contractual 27 obligations or enforceable court ordered mandates, no public school board of 28 directors or the governing board of an education service cooperative or 29 charter school may employ or extend the employment contract of any 30 superintendent, assistant superintendent, school principal, department head, 31 coach, teacher, or other certified or noncertified personnel for a period of 32 time more than one (1) fiscal year without the prior written approval of the 33 State Board of Education or the Commissioner of Education as allowed in 34 emergency situations. (d) No employment contract or extension to an employment contract 35 entered on or after July 16, 2003, through July 1, 2004, may have a combined 36

1 total increase in salaries, income, and benefits of greater than seven and 2 one-half percent (7.5%) of the immediate previous existing contract for the 3 same or substantially similar personnel position without the prior written approval of the state board, except for salary or benefit increases 4 5 legislatively approved and mandated by the General Assembly, specifically 6 including, but not limited to, pay increases under The Educator Compensation 7 Act of 2001, §§ 6-17-2101 et seq. [Repealed], 6-5-307(a), and 6-20-412 or any 8 salary increase based on an increment for experience or training published in 9 a currently approved school district salary schedule. 10 11 SECTION 8. Arkansas Code § 6-18-1602(2), concerning the definition of 12 "Smart Core", is amended to read as follows: 13 (2) "Smart Core" means the required curriculum that is part of 14 Next Step Smart Future, a state initiative focused on improving Arkansas 15 public schools for all students so they are prepared for life beyond 16 graduation. 17 18 SECTION 9. Arkansas Code § 6-20-402(f), concerning the limitation on 19 current indebtedness of a school district, is amended to read as follows: 20 (f) If the state board withholds state aid from a school district 21 pursuant to under subsection (e) of this section, the school district shall 22 be classified as a Phase III school district in distress as described in § 6-20-1609 [repealed] school district in fiscal distress under § 6-20-1906. 23 24 25 SECTION 10. Arkansas Code § 6-20-1201 is amended to read as follows: 26 6-20-1201. Authority to borrow money and issue negotiable bonds. 27 (a) Except as prohibited by subsection (b) of this section, all school 28 districts are authorized to A school district may borrow money and to issue 29 negotiable bonds for the repayment thereof to repay borrowed moneys from 30 school funds for: 31 (1) the building Building and equipping of school buildings; 32 (2) for making Making additions and repairs thereto to school 33 buildings,; 34 (3) for purchasing sites therefor, Purchasing sites for school

(4) for purchasing Purchasing new or used school buses;

35

36

buildings;

1	(5) for refurbishing Refurbishing school buses;
2	(6) for the professional Providing professional development and
3	training of teachers or other programs authorized under the federally
4	recognized Qualified Zone Academy Bond program, 26 U.S.C. § 1397E; and
5	(7) for paying Paying off outstanding postdated warrants,
6	installment contracts, revolving loans, and lease-purchase agreements, as
7	provided in this act by law.
8	(b) No school district shall have the authority to act in accordance
9	with the provisions of subsection (a) of this section from July 16, 2003,
10	through July 1, 2004, without the prior written approval of the State Board
11	of Education or the Commissioner of Education as allowed in emergency
12	situations.
13	
14	SECTION 11 . Arkansas Code § 6-20-1905(a), concerning notification to
15	and appeal by a school district of identification of the school district's
16	fiscal distress, is amended to read as follows:
17	(a)(1)(A)(i) The Department of Education shall provide written notice,
18	via certified mail, return receipt requested, to the president of the school
19	board of directors and the superintendent of each school district identified
20	as being in fiscal distress.
21	(2)(ii) Beginning in 2008, the The department shall
22	provide the notice required under this subdivision $(a)(1)$ $(a)(1)(A)$ of this
23	section on or before March 30 of each year.
24	(B)(i) At any time after March 30, the department may
25	identify a school district as being in fiscal distress if the department
26	discovers that a fiscal condition of a school district negatively impacts the
27	continuation of educational services by the school district.
28	(ii) The department immediately shall provide the
29	same notice required under subdivision (a)(1)(A)(i) to the school district
30	identified under this subdivision (a)(1)(B).
31	
32	SECTION 12. Arkansas Code § 6-20-2202(a)(1), concerning public school
33	budget and expenditure reports, is amended to read as follows:
34	(a)(1) The board of directors of each school district, open-enrollment
35	public charter school, and education service cooperative shall annually
36	prepare annually shall prepare a budget of expenditures and receipts that

1	shall be filed with the Department of Education by September 15 <u>September 30</u>
2	of each year pursuant to under this subchapter.
3	
4	SECTION 13. Arkansas Code § 6-20-2202(d)(1)(B)(i), concerning public
5	school budget and expenditure reports, is amended to read as follows:
6	(B)(i) An annual report summarizing the information
7	required in subdivision (d)(l)(A) of this section in a format required by the
8	Department of Education shall be filed by September 15 August 31 of each year
9	with the Department of Education.
10	
11	SECTION 14. Arkansas Code § 6-20-2303(3)(C), concerning the definition
12	of "average daily membership", is amended to read as follows:
13	(C) As applied to this subchapter, students who may be
14	counted for average daily membership are:
15	(i) Students who <u>:</u>
16	<u>(a)</u> reside <u>Reside</u> within the boundaries of the
17	school district and ;
18	<u>(b)</u> who are <u>Are</u> enrolled in a public school
19	operated by the school district; <u>and</u>
20	(c) Are enrolled in a curriculum that fulfills
21	the requirements established by the state board under the Standards for
22	Accreditation of Arkansas Public Schools and School Districts;
23	(ii) Legally transferred students living outside the
24	school district but <u>are</u> :
25	<u>(a)</u> attending Attending a public school in the
26	school district under a provision of the Arkansas Code; and
27	(b) Are enrolled in a curriculum that fulfills
28	the requirements established by the state board under the Standards for
29	Accreditation of Arkansas Public Schools and School Districts;
30	(iii) Open-enrollment public charter school students
31	who are enrolled in a curriculum that fulfills the requirements established
32	by the state board under the Standards for Accreditation of Arkansas Public
33	Schools and School Districts; or
34	(iii) (iv) Students who are eligible to attend and
35	who reside within the boundaries of a school district and are enrolled in the
36	Arkansas National Guard Youth Challenge Program, so long as the students are

1	participants in the program.
2	
3	SECTION 15. Arkansas Code § 6-20-2303(11), as amended by Section 1 of
4	Act 154 of 2009, concerning the definition of miscellaneous funds used in
5	calculating foundation funding for public school districts, is amended to
6	read as follows:
7	$\frac{11(A)}{(11)(A)}$ "Miscellaneous funds" means the average of those
8	funds collected in the previous five (5) school years and reported to the
9	Department of Education by April 15 of each school year immediately preceding
10	the previous school year:
11	(i) Consisting of:
12	(a) Funds received by a school district from
13	federal forest reserves, federal grazing rights, federal mineral rights,
14	federal impact aid, federal flood control, wildlife refuge funds, and
15	severance taxes; and
16	(b) Funds received by the school district in
17	lieu of taxes, and local sales and use taxes dedicated to education under §
18	26-74-201 et seq., § 26-74-301 et seq., § 26-75-301 et seq., and the Local
19	Government Bond Act of 1985, § 14-164-301 et seq.; and
20	(ii) Multiplied by the ratio of the uniform rate of
21	tax to the school district's total millage rate in effect as of January 1 of
22	the fiscal year prior to the current funding year.
23	(B) If the school district no longer receives <u>did not</u>
24	receive funds from a source of funds listed in subdivision (11)(A) of this
25	section during the most recent school year used to calculate the five-year
26	average, then previous collections from that source of funds shall not be
27	included in the five-year average; .
28	(C) For the purpose of calculating the amount of
29	miscellaneous funds of a school district under this subdivision (11), a
30	school year is the period beginning on July 1 of a calendar year and ending
31	on June 30 of the next calendar year.
32	
33	SECTION 16. Arkansas Code § $6-20-2305(b)(4)(A) - (B)(iii)$, concerning
34	national school lunch state categorical funding, is amended to read as
35	follows:
36	(4)(A) Beginning with the 2007-2008 <u>2009-2010</u> school year,

```
1
     national school lunch student state categorical funding for each identified
 2
     national school lunch student shall be as follows:
 3
                             (i) For a school district in which ninety percent
 4
     (90%) or greater of the previous school year's enrolled students are national
 5
     school lunch students, the amount of per-student national school lunch state
 6
     categorical funding shall be one thousand four hundred eighty-eight dollars
 7
     ($1,488);
 8
                             (ii) For school districts in which at least seventy
9
     percent (70%) but less than ninety percent (90%) of the previous school
10
     year's enrolled students are national school lunch students, the amount of
11
     per-student national school lunch state categorical funding shall be nine
12
     hundred ninety-two dollars ($992); and
                             (iii) For school districts in which less than
13
14
     seventy percent (70%) of the previous school year's enrolled students are
15
     national school lunch students, the amount of per student national school
16
     lunch state categorical funding shall be four hundred ninety-six dollars
17
     ($496).
                       (B)(i) Funding National school lunch state categorical
18
19
     funding under this subdivision (b)(4) for national school lunch students
     shall be based on the percentage determined in § 6-20-2303(12) multiplied by
20
     the number of the previous school year's enrolled students number of national
21
22
     school lunch students for the immediately preceding school year determined
23
     under § 6-20-2303(12)(A).
24
                                   (b) If the school district is participating
     under 42 U.S.C. § 1759a, funding under this subdivision (b)(4) is based on
25
26
     the percentage determined in § 6-20-2303(12)(B) multiplied by the number of
27
     enrolled students for the immediately preceding school year.
28
                             (ii) Beginning with the 2007-2008 school year, for
29
     school districts that are to receive funding under this subdivision (b)(4)
30
     based on a different percentage than the preceding school year as determined
     in § 6-20-2303(12), the funding shall be paid or reduced in three (3) equal
31
32
     amounts over a three-year period following the year in which a school
33
     district's number of national school lunch students:
34
                                   (a) Meets, exceeds, or falls below ninety
35
     percent (90%); or
36
                                   (b) Meets, exceeds, or falls below seventy
```

1	percent (70%) but is less than ninety percent (90%).
2	(ii)(a) Beginning with the 2009-2010 school year, if
3	a school district will receive in the current school year national school
4	lunch state categorical funding under subdivision (b)(4)(A) of this section
5	that is based on a different per-student amount of national school lunch
6	state categorical funding than the school district received in the
7	immediately preceding school year, due to a percentage change in national
8	school lunch students, the department shall adjust the funding to the school
9	district in a transitional three-year period.
10	(b) The amount of national school lunch state
11	categorical funding under this subdivision (b)(4)(B)(ii) shall be increased
12	or decreased in each year of a three-year transition period by one-third
13	(1/3) of the difference between the amount of national school lunch state
14	categorical funding per student for the current year and the amount of
15	national school lunch state categorical funding per student for the
16	immediately preceding year, adjusted for changes to the funding rates in § 6-
17	20-2305(b)(4)(A).
18	(iii)(a) The Department of Education shall establish
19	rules to implement the transitional <u>national school lunch state categorical</u>
20	funding provided in subdivision (b)(4)(B)(ii) of this section.
21	(b) The rules shall include a method of
22	transitional funding the methods of transition for a school district that
23	both falls below and exceeds a funding level identified in subdivision
24	(b)(4)(A) of this section within a three-year period.:
25	(1) Experiences a decrease in the amount
26	of national school lunch state categorical funding per student under
27	subdivision (b)(4)(A) of this section;
28	(2) Experiences an increase in the
29	amount of national school lunch state categorical funding per student under
30	subdivision (b)(4)(A) of this section; or
31	(3) Within a three-year transition
32	period, experiences both a decrease and an increase in the amount of national
33	school lunch state categorical funding per student under subdivision
34	(b)(4)(A) of this section;
35	
36	SECTION 17. Arkansas Code § 6-20-2305(b)(4)(C)(viii)(a), concerning

1	school district reporting of categorical funding expenditures, is amended to
2	read as follows:
3	(viii)(a) By the end of each school year, each By
4	September 15 of each school year, a school district shall submit to the
5	Department of Education a report for the immediately preceding school year
6	listing each program upon which funds allocated under this subdivision (b)(4)
7	were expended, the amount expended, and any other information required by the
8	Department of Education on the use of funds allocated under this subdivision
9	(b)(4).
10	
11	SECTION 18. Arkansas Code § 6-23-103(8), concerning the definition of
12	an "open-enrollment public charter school" is amended to read as follows:
13	(8)(A) "Open-enrollment public charter school" means a public
14	school that:
15	$\frac{A}{(1)}$ That is <u>Is</u> operating under the terms of a
16	charter granted by the state board on the application of an eligible entity;
17	and
18	(B)(ii) That may May draw its students from any
19	public school district in this state; and
20	(iii) Is a local educational agency under the
21	Elementary and Secondary Education Act of 1965, 20 U.S.C. § 7801, as it
22	existed on the effective date of this subdivision (8)(A)(iii).
23	(B) "Open-enrollment public charter school" also possesses
24	the same meaning as given the term "charter school" in the Elementary and
25	Secondary Education Act of 1965, 20 U.S.C. § 7221i, as it existed on the
26	effective date of this subdivision (8)(B);
27	
28	SECTION 19. Arkansas Code § 6-23-104(a)(1), concerning requirements
29	for the form of the charter for public charter schools, is amended to read as
30	follows:
31	(a) A charter for a public charter school shall:
32	(1) Be in the form of a written contract signed by the
33	Commissioner of Education Chair of the State Board of Education and the chief
34	operating officer of the public charter school;
35	
36	SECTION 20. Arkansas Code § 6-23-302(c)(1)(C), concerning an

application for an open-enrollment public charter school, is amended to read

1

2 as follows: 3 (C)(i) Within seven (7) calendar days following the first 4 publication of notice required under subdivision (c)(1)(B) of this section, 5 letters announcing the public hearing shall be sent to the superintendent and 6 school board members of each of the public school districts from which the 7 open-enrollment public charter school is likely to draw students for the 8 purpose of enrollment and the superintendent and school board members of any 9 public school district that is contiguous to the public school district in 10 which the open-enrollment public charter school will be located. 11 (ii) The letters to the school board members required in 12 subdivision (c)(1)(G)(i) of this section shall only be required for each school board member whose name and mailing address is provided by the 13 superintendent of an affected school district or by the Department of 14 15 Education upon the request of the applicant. 16 (iii) (ii) An affected school district may submit written 17 comments concerning the application to the state board to be considered at 18 the time of the state board's review of the application; 19 SECTION 21. Arkansas Code § 6-23-304(c)(6), concerning the 20 21 requirements for open-enrollment charter school applications, is amended to 22 read as follows: 23 (6) Therefore, any charter applicant that receives an approved 24 open-enrollment public charter may petition the state board for additional 25 licenses to establish an open-enrollment public charter school in any of the 26 various congressional districts in Arkansas provided that the applicant meets 27 the following conditions, subject to the normal application, review, and 28 approval process of the state board: 29 (A) The approved open-enrollment public charter applicant 30 has demonstrated success in student achievement gains, as defined by the state board and has received in the category of annual school improvement or 31 32 annual school performance a rating of three (3), four (4), or five (5) under 33 § 6-15-2101 et seq.; and 34 The approved open-enrollment public charter applicant 35 has not: 36 (i) Been subject to any disciplinary action by the

1	state board;
2	(ii) Been classified as in school improvement or
3	academic or fiscal distress; and
4	(iii) Had its open-enrollment public charter placed
5	on probation, suspended, or revoked; and
6	(C) The approved open-enrollment public charter school has
7	operated as an open-enrollment public charter school for at least two (2)
8	consecutive school years; and
9	$\frac{(G)}{(D)}$ The state board determines in writing by majority
10	of a quorum of the state board present that the open-enrollment public
11	charter applicant has generally established the educational program results
12	and criteria set forth in this subdivision (c)(6).
13	
14	
15	SECTION 22. Arkansas Code § 6-23-306(6), concerning the contents of
16	the charter of an open-enrollment public charter school, is amended to read
17	as follows:
18	(6) (A) Prohibit Except as provided under subdivisions (6) (A) (i)
19	and (ii) of this section, prohibit discrimination in admissions policy on the
20	basis of gender, national origin, race, ethnicity, religion, disability, or
21	academic or athletic eligibility, except as follows:
22	(A)(i) The open-enrollment public charter may allow
23	a weighted lottery to be used in the student selection process when necessary
24	to comply with Title VI of the federal Civil Rights Act of 1964, Title IX of
25	the federal Education Amendments of 1972, the equal protection clause of the
26	Fourteenth Amendment to the United States Constitution, a court order, or a
27	federal or state law requiring desegregation; and
28	(B)(ii) The open-enrollment public charter may
29	provide for the exclusion of a student who has been expelled from another
30	public school district in accordance with this title;.
31	(B) Additionally, the state board may grant a charter with
32	admissions policies that are consistent with federal law or regulation;
33	
34	SECTION 23. Arkansas Code § 6-23-501(a), concerning funding for open-
35	enrollment public charter schools, is amended to read as follows:
36	(a)(1) An open-enrollment public charter school shall receive funds

1	equal to the amount that a public school would receive under § 6-20-2303(a)
2	and (b) as well as any other funding that a public charter school is entitled
3	to receive under law or pursuant to <u>under</u> rules promulgated by the State
4	Board of Education.
5	(2) Funding for an open-enrollment public charter school shall
6	be based upon the current year three-quarter average daily membership of the
7	open-enrollment public charter school as follows:
8	(A) The initial funding estimate for each school year
9	shall be based on enrollment as of July 30 preceding the school year in which
10	the students are to attend;
11	(B) In December, funding will be adjusted based on the
12	first-quarter average daily membership; and
13	(C) A final adjustment will be made after the current year
14	three quarter average daily membership is established.
15	(2)(A) For the first year of operation and for the first year
16	the open-enrollment public charter school adds a new grade, the funding for
17	an open-enrollment public charter school is determined as follows:
18	(i) The initial funding estimate shall be based on
19	enrollment as of July 30 preceding the school year in which the students are
20	to attend classes;
21	(ii) In December, funding will be adjusted based
22	upon the first quarter average daily membership; and
23	(iii) A final adjustment will be made after the
24	current three-quarter average daily membership is established.
25	(B) For the second year and each school year thereafter,
26	the previous year's average daily membership will be used to calculate
27	foundation funding and any enhanced educational funding amounts.
28	(3) National school lunch state categorical funding under § 6-
29	20-2305(b)(4) shall be provided to an open-enrollment public charter school
30	as follows:
31	(A) For the first year of operation, free or reduced-price
32	meal eligibility data as reported by October 1 of the current school year
33	will be used to calculate the national school lunch state categorical funding
34	under the state board rules governing special needs funding; and
35	(B) For the second year and each school year of operation
36	thereafter, the previous year's October 1 national school lunch student count

1	as specified in state board rules governing special needs funding will be
2	used to calculate national school lunch state categorical funding for the
3	open-enrollment public charter school.
4	(4) Professional development funding under § 6-20-2305(b)(5)
5	shall be provided to an open-enrollment public charter school for the first
6	year of operation as follows:
7	(A)(i) In the first year of operation the open-enrollment
8	public charter school shall receive professional development funding based
9	upon the initial projected enrollment student count as of July 30 of the
10	preceding school year in which the students are to attend, multiplied by the
11	per-student professional development funding amount under § 6-20-2305(b)(5)
12	for that school year.
13	(ii) For the second year and each school year thereafter,
14	professional development funding will be based upon the previous year's
15	average daily membership multiplied by the per-student professional
16	development funding amount for that school year.
17	(5) The Department of Education shall distribute other
18	categorical funding under § 6-20-2305(a) and (b) for which an open-enrollment
19	public charter school is eligible as provided by state law and rules
20	promulgated by the state board.
21	(6) An open-enrollment public charter school shall not be denied
22	foundation funding, enhanced educational funding, or categorical funding in
23	the first year or any year of operation provided that the open-enrollment
24	public charter school submits to the department the number of students
25	eligible for funding as specified in applicable rules.
26	(3)(7) Funding for an open-enrollment public charter school
27	shall be paid in twelve (12) equal installments each fiscal year.
28	
29	SECTION 24. Arkansas Code § 6-23-105(d)(1), concerning notice
30	procedures for placing a charter school on probation, or for modifying,
31	revoking, denying renewal of a charter, is amended to read as follows:
32	(d)(1) The procedure adopted under this section shall provide an
33	opportunity for a hearing to the persons operating the public charter school
34	and to the parents of students enrolled in the public charter school.
35	

SECTION 25. Arkansas Code § 6-24-120 is repealed.

36

1	6-24-120. Penalties.
2	(a) Any board member, administrator, employee, or nonemployee of a
3	public school district, education service cooperative, or public charter
4	school who knowingly and intentionally violates the provisions of § 6-13-
5	620(b) [repealed], \$ 6-13-620(c) [repealed], \$ 6-17-301(c), \$ 6-17-301(d),
6	or § 6-20-1201(b) shall be guilty of an unclassified misdemeanor and subject
7	to a fine in the amount of one thousand dollars (\$1,000).
8	(b) Any board member of a public school district, education service
9	cooperative, or public charter school who shall knowingly and intentionally
10	violate the provisions of § 6-13-620(b) [repealed], § 6-13-620(c)
11	{repealed}, § 6-17-301(c), § 6-17-301(d), or § 6-20-1201(b) be subject to
12	removal from office under § 6-13-612.
13	
14	SECTION 26. Arkansas Code § 6-47-201(c), concerning distance learning
15	is amended to read as follows:
16	(c)(1) The elementary or secondary school may import courses from
17	outside the state. However, the course curriculum shall be if the out-of-
18	state course provider is approved by the department prior to offering before
19	the school offers the courses through distance learning.
20	(2) A course offered through an approved out-of-state course
21	provider under this subsection (c) shall follow department course frameworks
22	
23	SECTION 27. Arkansas Code § 6-47-302(b), concerning the implementation
24	of distance learning in elementary and secondary schools, is amended to read
25	as follows:
26	(b) (1) The elementary or secondary school may utilize courses from
27	outside the state. However, the course curriculum shall be reviewed if the
28	out-of-state course provider is approved by the Department of Education or
29	the Department of Workforce Education prior to offering before the school
30	offers the courses through distance learning.
31	(2) A course offered through an approved out-of-state course
32	provider under this subsection (b) shall follow Department of Education
33	course frameworks.
34	
35	SECTION 28. Arkansas Code § 6-47-406 is amended to read as follows:
36	6-47-406. Public school district and charter school distance learning

1 program.

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- 2 (a) Except as provided in subsection (b) of this section, a public 3 school district or open-enrollment public charter school may offer and teach 4 distance learning courses to a student enrolled in a private school or a home 5 school if:
- 6 (1) The student resides in the public school district where the 7 public school or open-enrollment public charter school is located;
- 8 (2) The student agrees to physically attend the public school or 9 open-enrollment public charter school for the purposes of taking:
- 10 <u>(A)</u> <u>a</u> <u>A</u> distance learning course taught or offered through 11 the public school or charter school <u>open-enrollment public charter school</u>; 12 and

(B) State tests and assessments required for the particular course or courses taken by the student; and

- (3) The public school or open-enrollment public charter school teaches or offers a distance learning course that has been approved by and or otherwise complies with Department of Education rules and standards governing distance learning courses.
- (b) The State Board of Education shall adopt rules to allow the Commissioner of Education to waive the requirements under subdivisions (a)(1) and (2) of this section on an individual basis for a student who is unable to attend due to conditions that prevent the child from physically attending a public school or an open-enrollment public charter school.
- (c)(1) A public school district or open-enrollment public charter school that teaches or offers a distance learning course to one (1) or more home-schooled or private school students who meet the conditions of subsection (a) or subsection (b) of this section shall be entitled to an amount equal to one-sixth (1/6) of the state foundation funding amount for each course taught to a private school student or home-schooled student.
- (2) However, under no circumstances shall a public school district or open-enrollment public charter school be entitled to more than the equivalent of state foundation funding for one (1) average daily membership per student regardless of the number of distance learning courses received by a particular home-schooled or private school student.
- 35 (d) A home-schooled student or a private school student enrolled in a 36 distance learning course shall not be entitled to any rights, privileges,

courses, activities, or services available to a public school student or open-enrollment public charter school student other than receiving appropriate credit for a completed distance learning course.

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- (e) This section shall not be construed to entitle a home school student or private school student to participate in, enroll in, or attend any other courses, activities, or services provided by a public school district or an open-enrollment public charter school.
- seeking to offer or teach distance learning courses offers or teaches to public school students, home-schooled students, or private school students distance learning courses that are not part of the curriculum required by the Standards for Accreditation of Arkansas Public Schools and School Districts established by the state board, the public school district or public charter school must first have those course offerings approved first shall obtain approval of the distance learning courses by the Arkansas Distance Learning Development Program of the Department of Education.
- 17 (2) A course offered under this subsection shall follow
 18 Department of Education course frameworks.
 - (g) No public school district or open-enrollment public charter school shall establish or provide a virtual school or distance learning course except as allowed by this section.

23 SECTION 29. Arkansas Code § 19-5-921 is amended to read as follows:

- 19-5-921. Educational Building Revenue Bond Buildings Maintenance Fund.
- (a) There is established on the books of the Treasurer of State, the Auditor of State, and the Chief Fiscal Officer of the State a trust fund to be known as the <u>"Educational Building Revenue Bond Buildings Maintenance Fund"</u>.
- 29 (b) This The fund shall consist of special revenues as designated by 30 law rents and any other revenues that are made available by law.
- 31 (c) It The fund shall be used for the purposes authorized by Acts
 32 1963, No. 443, which is special legislation, as amended of operating
 33 expenses, maintenance, renovations, and repairs.

35 SECTION 30. TEMPORARY. DO NOT CODIFY.

36 Any appropriation or funds payable from the former Educational Building

T	kevenue bond rund shall be deemed payable from the Educational Buildings
2	Maintenance Fund.
3	
4	SECTION 31 . Arkansas Code § 25-6-101 is amended to read as follows:
5	25-6-101. Purpose.
6	It is intended that all authority and responsibility of the State Board
7	of Education be administered through the Department of Education under the
8	direction and supervision of the Director of the Department <u>Commissioner</u> of
9	Education.
10	
11	SECTION 32. Arkansas Code § 25-6-102, concerning the organization of
12	the Department of Education, is amended to read as follows:
13	25-6-102. Organization — Director Commissioner.
14	(a) The Department of Education shall consist of:
15	(1) The State Board of Education;
16	(2) The Department of Education under the direction and
17	supervision of the Director of the Department <u>Commissioner</u> of Education; and
18	(3) Any divisions or subdivisions as presently exist within the
19	Department of Education or as may be created by the State Board of Education
20	or as created by law and placed under the Department of Education.
21	(b) The State Board of Education shall continue to perform its powers
22	and duties as prescribed by law.
23	(c)(1) The Director of the Department <u>Commissioner</u> of Education shall
24	be a member of the Governor's cabinet.
25	(2) The Director of the Department <u>Commissioner</u> of Education
26	shall perform all duties and exercise all powers relating to general
27	education as may be granted by law.
28	
29	SECTION 33. <u>EMERGENCY CLAUSE</u> . It is found and determined by the
30	General Assembly of the State of Arkansas that it is the state's
31	constitutional obligation to provide a general, suitable, and efficient free
32	system of public schools in the state; that the public school funding
33	distribution changes in this act are needed to ensure that proper funding is
34	provided to the affected public schools and school districts; and that this
35	act is immediately necessary so that the affected public schools and school
36	districts will receive the amount of funding for the school year that begins

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1	on July 1, 2009. Therefore, an emergency is declared to exist and this act
2	being immediately necessary for the preservation of the public peace, health
3	and safety shall become effective on:
4	(1) The date of its approval by the Governor;
5	(2) If the bill is neither approved nor vetoed by the Governor,
6	the expiration of the period of time during which the Governor may veto the
7	bill; or
8	(3) If the bill is vetoed by the Governor and the veto is
9	overridden, the date the last house overrides the veto.
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11	/s/ Broadway
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