## 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: S4/1/09 H4/6/09	
2	87th General Assembly	A Bill	
3	Regular Session, 2009		SENATE BILL 959
4			
5	By: Senator Capps		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT	TO ABOLISH DORMANT BOARDS AND COM	MISSIONS
10	AND TO	CLARIFY THE LAW CONCERNING ONGOIN	NG BOARDS
11	AND COM	MISSIONS; AND FOR OTHER PURPOSES.	•
12			
13		Subtitle	
14	TO A	ABOLISH DORMANT BOARDS AND	
15	COMP	MISSIONS AND TO CLARIFY THE LAW	
16	CONC	CERNING ONGOING BOARDS AND	
17	COMP	MISSIONS.	
18			
19			
20	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
21			
22	SECTION 1. Ark	ansas Code § 6-17-1903 is repeale	ed.
23	<del>6-17-1903. Mino</del>	erity Teacher Recruitment Advisory	Council - Creation.
24	<del>(a) There is c</del>	<del>reated a Minority Teacher Recruit</del>	ment Advisory Council.
25	(b)(1) The cou	<del>uncil shall meet at least three (3</del>	<del>)) times a year to</del>
26	provide advice and co	<del>ounsel to the Equity Assistance Ce</del>	<del>enter.</del>
27	<del>(2) Memb</del>	<del>ers shall be appointed by the Gov</del>	<del>'ernor•</del>
28	<del>(3) At 1</del>	east four (4) members of the coun	ecil shall be members of
29	a racial minority.		
30	<del>(4) The</del>	members of the council shall serv	re staggered terms of
31	four (4) years.		
32	<del>(5) The</del>	members of the council shall annu	ally elect a chair.
33			
34	SECTION 2. Ark	ansas Code §§ 6-61-115 through 6-	61-120 are repealed.
35	<del>6-61-115. Arkan</del>	nsas Institution for Advocacy for	the Blind.
36	(a) There is c	reated the Arkansas Institution f	For Advocacy for the

1	Blind. The institution shall be an institution of learning to train
2	individuals to become advocates for the blind and to provide the information
3	to the public concerning the needs and rights of blind citizens.
4	(b) The institution may provide educational services through a
5	cooperative venture with one (1) or more institutions of higher education.
6	(c) The educational program of the institution shall not duplicate any
7	social, rehabilitative, or educational programs for the blind that are in
8	existence in the state on July 30, 1999.
9	
10	6-61-116. Arkansas Board for the Institution for Advocacy for the
11	Blind - Created.
12	(a) There is created the Arkansas Board for the Institution for
13	Advocacy for the Blind.
14	(b)(1) The members of the board shall be appointed by the Governor as
15	follows:
16	hinspace(A) Two (2) members shall be persons certified or degreed
17	in the education of children who are visually impaired;
18	(B) One (1) member shall be a person who is legally blind;
19	(C) One (1) member shall be the parent of a legally blind
20	child; and
21	(D) One (1) member shall be appointed from the general
22	public.
23	(2) Appointments shall be made so that no more than two (2)
24	members of the board shall reside in the same congressional district.
25	(3) The racial makeup of the board should reflect the racial
26	population of the state as accurately as possible.
27	(c) The members of the board shall serve for terms of five (5) years.
28	The initial appointees shall determine their terms by lot so that the term of
29	one (1) member shall expire each year.
30	(d) The members of the board shall annually elect a chair.
31	(e) Meetings of the board shall be held during evening hours or on
32	Saturdays. At least twenty (20) minutes shall be reserved at the end of each
33	board meeting for members of the public to address the board.
34	(f) Each member of the board may receive expense reimbursement in
35	accordance with \$ 25-16-902.

1	6-61-11/. Arkansas Board for the Institution for Advocacy for the
2	Blind - Powers.
3	The Arkansas Board for the Institution for Advocacy for the Blind may:
4	(1) Enter into cooperative ventures with one (1) or more
5	institutions of higher education for the provision of facilities, equipment,
6	and staff necessary for the institution; and
7	(2) Accept donations, gifts, and contributions in money,
8	services, materials, or otherwise from any source and use or expend such
9	moneys, services, materials, or other contributions in carrying on its
10	operations, and accept appropriations from the state upon such terms and
11	conditions as may be imposed by law to be used in the furtherance of this
12	section, § 6-61-115, and § 6-61-116.
13	
14	6-61-118. Arkansas Institution for Advocacy for the Deaf.
15	(a) There is created the Arkansas Institution for Advocacy for the
16	Deaf. The institution shall be an institution of learning to train
17	individuals to become advocates for the deaf and to provide the information
18	to the public concerning the needs and rights of deaf citizens.
19	(b) The institution may provide educational services through a
20	cooperative venture with one (1) or more institutions of higher education.
21	(c) The educational program of the institution shall not duplicate any
22	social, rehabilitative, or educational programs for the deaf that are in
23	existence in the state on July 30, 1999.
24	
25	6-61-119. Arkansas Board for the Institution for Advocacy for the Deaf
26	— Greated.
27	(a) There is created the Arkansas Board for the Institution for
28	Advocacy for the Deaf.
29	(b)(1) The members of the board shall be appointed by the Governor as
30	follows:
31	(A) Two (2) members shall be persons certified or degreed
32	in the education of children who are deaf;
33	(B) One (1) member shall be a person who is legally deaf;
34	(C) One (1) member shall be the parent of a legally deaf
35	child; and
36	(D) One (1) member shall be appointed from the general

1	<del>public.</del>
2	(2) Appointments shall be made so that no more than two (2)
3	members of the board shall reside in the same congressional district.
4	(3) The racial makeup of the board should reflect the racial
5	population of the state as accurately as possible.
6	(c) The members of the board shall serve for terms of five (5) years.
7	The initial appointees shall determine their terms by lot so that the term of
8	one (1) member shall expire each year.
9	(d) The members of the board shall annually elect a chair.
10	(e) Meetings of the board shall be held during evening hours or on
11	Saturdays. At least twenty (20) minutes shall be reserved at the end of each
12	board meeting for members of the public to address the board.
13	(f) Each member of the board may receive expense reimbursement in
14	accordance with § 25-16-902.
15	
16	6-61-120. Arkansas Board for the Institution for Advocacy for the Deaf
17	— Powers.
18	The Arkansas Board for the Institution for Advocacy for the Deaf may:
19	(1) Enter into cooperative ventures with one (1) or more
20	institutions of higher education for the provision of facilities, equipment,
21	and staff necessary for the institution; and
22	(2) Accept donations, gifts, and contributions in money,
23	services, materials, or otherwise from any source and use or expend such
24	moneys, services, materials, or other contributions in carrying on its
25	operations, and accept appropriations from the state upon such terms and
26	conditions as may be imposed by law to be used in the furtherance of this
27	section, § 6-61-118, and § 6-61-119.
28	
29	SECTION 3. Arkansas Code §§ 13-5-603 and 13-5-604 are repealed.
30	13-5-603. Arkansas Post Museum Advisory Committee — Members.
31	(a) The Governor shall establish the Arkansas Post Museum Advisory
32	Committee, to consist of not fewer than seven (7) nor more than nine (9)
33	members as determined by the Governor.
34	(b)(1) All members shall be appointed for terms of five (5) years.
35	(2) All vacancies on the committee shall be filled by
36	appointment by the Governor.

1	(c) At least one (1) of the members of the committee shall be a
2	historian by profession.
3	(d)(1) The members of the committee shall serve without pay.
4	(2) The State Parks Division of the Department of Parks and
5	Tourism is authorized to reimburse the committee members for expenses in
6	accordance with § 25-16-901 et seq.
7	
8	13-5-604. Arkansas Post Museum Advisory Committee — Duties.
9	(a)(1) The members of the Arkansas Post Museum Advisory Committeeshall
10	serve in an advisory capacity to the State Parks Division of the Department
11	of Parks and Tourism in the establishment of policies and procedures for the
12	development and operation of the Arkansas Post Museum.
13	(2) However, final authority for all matters relating to the
14	development and operation of the museum shall rest with the Director of the
15	Department of Parks and Tourism.
16	(b) The committee shall develop and coordinate efforts to encourage
17	gifts to the museum, under the supervision of the Director of the Arkansas
18	Post Museum and with the approval of the Director of the State Parks Division
19	of the Department of Parks and Tourism.
20	
21	SECTION 4. Arkansas Code Title 15, Subchapter 4, Chapter 26,
22	concerning the Arkansas Delta Development Commission, is repealed.
23	15-4-2601. Definitions.
24	As used in this subchapter:
25	(1) "Commission" means the Arkansas Delta Development
26	Commission;
27	(2) "Delta region" means Arkansas, Ashley, Baxter, Bradley,
28	Calhoun, Chicot, Clay, Cleveland, Craighead, Crittenden, Cross, Dallas,
29	Desha, Drew, Fulton, Grant, Greene, Independence, Izard, Jackson, Jefferson,
30	Lawrence, Lee, Lincoln, Lonoke, Marion, Mississippi, Monroe, Ouachita,
31	Phillips, Poinsett, Prairie, Randolph, Searcy, Sharp, St. Francis, Stone,
32	Union, Van Buren, White, and Woodruff counties;
33	(3) "Director" means the Executive Director of the Arkansas
34	Delta Development Commission; and
35	(4) "Priority ranking" means the ranking by counties made by the
36	commission under § 15-4-2605.

2	15-4-2602. Establishment.
3	(a) There is created a commission to be known as the "Arkansas Delta
4	Development Commission".
5	(b) The commission shall consist of eleven (11) members, each of whom
6	shall be a resident of the Delta region.
7	(c)(1) Two (2) members shall be appointed by the Speaker of the House
8	of Representatives.
9	(2) Two (2) members shall be appointed by the President Pro
10	Tempore of the Senate.
11	(3) Six (6) members shall be appointed by the Governor, and one
12	(1) of the six (6) shall be a cochair of the commission.
13	(4) One (1) member shall be appointed jointly by the Speaker of
14	the House of Representatives and the President Pro Tempore of the Senate and
15	shall be a cochair of the commission.
16	(d)(1) The cochairs shall each serve a one-year term.
17	(2) The remaining nine (9) members shall serve three-year
18	staggered terms, to be determined by lot at the first meeting of the
19	commission so that three (3) serve one-year terms, three (3) serve two-year
20	terms, and three (3) serve three-year terms.
21	(e)(1) The cochair appointed by the Governor may be removed for cause
22	by the Governor.
23	(2) The cochair appointed jointly by the Speaker of the House of
24	Representatives and the President Pro Tempore of the Senate may be removed
25	for cause by the Speaker of the House of Representatives and the President
26	Pro Tempore of the Senate acting jointly.
27	(3) Any of the remaining nine (9) members may be removed for
28	cause by the cochairs acting jointly.
29	(f) Any vacancy arising in the membership of the commission for any
30	reason other than expiration of the regular terms for which the members were
31	appointed shall be filled by appointment by the person or persons who
32	appointed the vacating member.
33	(g) Each member of the commission may receive expense reimbursement
34	and stipends in accordance with § 25-16-905.
35	
36	15-4-2603. Meetings.

1	(a) The Arkansas Delta Development Commission shall meet quarterly and
2	at other such times as the cochairs acting jointly shall designate.
3	(b) At least two (2) times annually, the commission shall meet in a
4	place or places within the Delta region that the commission shall deem
5	appropriate.
6	(c) A quorum shall consist of not fewer than six (6) members present
7	at any regular or special meeting, and a majority affirmative vote of members
8	attending shall be necessary for the disposition of any business.
9	
10	<del>15-4-2604. Staff.</del>
11	(a) The Arkansas Delta Development Commission may employ an executive
12	director and fix his or her compensation, duties, authority, and
13	responsibilities.
14	(b) The Executive Director of the Arkansas Delta Development
15	Commission may hire support staff and other personnel as necessary to
16	properly discharge his or her duties.
17	(c) The director shall be custodian of all property held in the name
18	of the commission and shall be, ex officio, the disbursing agent of all funds
19	available for its use.
20	
21	<del>15-4-2605. Duties.</del>
22	(a) The Arkansas Delta Development Commission shall:
23	(1) Develop a comprehensive economic profile of each county in
24	the Delta region;
25	(2) Develop, in cooperation with state, county, and local
26	governments, a coordinated plan to identify those Delta region counties most
27	in need of economic assistance;
28	(3) Develop priority rankings to ensure that greater resources
29	are directed to the most distressed Delta region counties, while ensuring
30	that all Delta region counties receive some assistance;
31	(4) Provide:
32	
33	(A) Assistance to Delta region counties to help them meet
33	(A) Assistance to Delta region counties to help them meet their cost-share responsibilities to other state programs; and
34	
	their cost-share responsibilities to other state programs; and

1 revised when necessary or appropriate. 2 (b) The commission shall adopt and may modify rules for the conduct of 3 its business and shall keep a public record of its transactions, findings, 4 and determinations. 5 (c)(1) The commission shall be charged with the duty of administering 6 the provisions of this subchapter. 7 (2) By resolution, the commission may delegate to the Executive 8 Director of the Arkansas Delta Development Commission any of the powers or 9 duties vested in or imposed upon it by this subchapter. These delegated 10 powers and duties may be exercised by the director in the name of the 11 commission. 12 (d) The commission may promote the development, retention, expansion, 13 and support of economic opportunities in the Delta region through 14 coordination with all state agencies, any available assistance programs, and 15 through partnerships with private enterprises in the Delta region. 16 (e) The commission shall provide moneys to public and private 17 nonprofit programs operating in or for the Delta region to fund research, technical assistance, and any construction of facilities necessary for any 18 19 such programs. 20 (f)(1) The commission may receive gifts, grants, donations, fee 21 conveyances, or transfers of money and property, both real and personal, from 22 private and public sources or federal sources, or either, and sell or dispose 2.3 of such property, real and personal, or either, as the commission deems 24 advisable. 25 (2) Any funds and income from any property so furnished shall be 26 placed in the State Treasury in the Arkansas Delta Region Trust Fund and 27 shall be expended in the same manner as other state moneys are expended, upon 28 vouchers drawn by the director. 29 (g) The commission shall prepare and publicize through the various 30 appropriate media, including paid advertisements in instances in which 31 appropriations have been made available for that purpose, information for the 32 purpose of bringing into and establishing new industry in the state. 33 (h) The commission shall report its activities and progress to the 34 Legislative Council by October 1 each year. 35

15-4-2606. Cooperative priority.

1	(a) All state agencies shall actively cooperate with the Arkansas
2	Delta Development Commission.
3	(b) All state agencies shall to the fullest extent allowed by law give
4	priority to the commission's Delta region program.
5	
6	15-4-2607. Purpose.
7	The Arkansas Delta Development Commission shall:
8	(1) Be the chief advisory and oversight body in conjunction with
9	the Department of Rural Services regarding representation of the state to the
10	Delta Regional Authority;
11	(2) Administer any federal block grant funds submitted to the
12	state under the Delta Regional Authority appropriation or action of the Delta
13	Regional Authority Board; and
14	(3) Make recommendations for the appointment of members and
15	alternates to the Delta Regional Authority.
16	
17	<del>15-4-2608. Funding.</del>
18	(a) There is established on the books of the Treasurer of State,
19	Auditor of State, and Chief Fiscal Officer of the State a fund to be known as
20	the "Arkansas Delta Region Trust Fund".
21	(b) The fund shall consist of funds received by the Arkansas Delta
22	Development Commission and any other moneys as may be provided by the General
23	Assembly, there to be used for the administration and operations of the
24	commission.
25	
26	SECTION 5. Arkansas Code § 19-5-1124 is repealed.
27	19-5-1124. Arkansas Delta Region Trust Fund.
28	(a) There is established on the books of the Treasurer of State, the
29	Auditor of State, and the Chief Fiscal Officer of the State a fund to be
30	known as the "Arkansas Delta Region Trust Fund".
31	(b) The fund shall consist of funds received by the Arkansas Delta
32	Development Commission and any other moneys provided by the General Assembly,
33	there to be used for the administration and operations of the commission.
34	
35	SECTION 6. Arkansas Code Title 20, Chapter 15, Subchapter 16,
36	concerning the Prostate Cancer Act of 1999, is repealed.

1 20-15-1601. Title. 2 This subchapter shall be known and may be cited as the "Prostate Cancer Act of 1999". 3 4 5 20-15-1602. Legislative findings. 6 (a) The General Assembly finds that: 7 (1) Prostate cancer is the most common cancer and the second 8 leading cause of cancer death among men, causing approximately one hundred 9 eighty-four thousand five hundred (184,500) new cases and approximately thirty-nine thousand two hundred (39,200) deaths in the United States 10 11 annually. This means that approximately two thousand four hundred (2,400) Arkansas men will develop prostate cancer in any year and approximately five 12 13 hundred (500) men will die of it; 14 (2) The elderly population and rural nature of Arkansas combine 15 to make prostate cancer a greater problem here than in most states. Prostate 16 cancer is rarely diagnosed in men younger than fifty (50) years of age, and 17 the rate of prostate cancer increases faster with age than does any other malignancy. The median age of diagnosis is seventy two (72) years. Men living 18 19 in rural areas are diagnosed with higher stage prostate cancer than men 20 living in urban areas; 21 (3) In the United States, African American men face a far 22 greater risk from prostate cancer than do Caucasian American men. Caucasian 23 American men will contract prostate cancer at a rate of one hundred forty-24 seven and three tenths (147.3) per one hundred thousand (100,000). African-25 American men will contract prostate cancer at a rate of two hundred twenty-26 two and nine tenths (222.9) per one hundred thousand (100,000). Caucasian-27 Americans will suffer twenty three and seven tenths (23.7) deaths per one 28 hundred thousand (100,000) from prostate cancer each year, while African-29 American men will suffer fifty four and eight tenths (54.8) deaths per one 30 hundred thousand (100,000); 31 (4) In Arkansas, twenty-seven percent (27%) of African-American 32 men are over forty (40) years of age, and forty-seven percent (47%) live in 33 rural areas. African American men are less likely to participate in screening 34 than men in other subpopulations despite the fact that they have an increased 35 risk. Only forty-two percent (42%) of African American men fifty (50) to 36 seventy (70) years of age have undergone digital rectal examinations in their

1	lifetimes, versus fifty-nine percent (59%) of Caucasian-American men in the
2	same age range;
3	(5) Men who have prostate cancer detected in the earlier stages
4	have significantly better five-year survival rates of ninety-four percent
5	(94%), compared to those men who have their cancer diagnosed in advanced
6	states, thirty percent (30%). Despite this positive statistical finding,
7	widespread prostate cancer screening remains controversial because of the
8	variability of the growth of the disease, the slow-growing nature of many
9	prostate cancers, the limited accuracy of screening tests, and the
10	significant side effects of treatment;
11	(6) About seven thousand (7,000) Americans were expected to get
12	testicular cancer in 2001, with an estimated three hundred twenty-five (325)
13	deaths. Compared with prostate cancer, testicular cancer is relatively rare.
14	However, in men fifteen (15) to thirty-four (34) years of age, it ranks as
15	the most common cancer. For unknown reasons, the disease is about four (4)
16	times more common in Gaucasian-American men than in African-American men;
17	(7) Only fifteen (15) years ago, a diagnosis of testicular
18	cancer was grim news. Ten (10) times as many patients died then as now. But
19	dramatic advances in therapeutic drugs in the last two (2) decades, along
20	with improved diagnostics and better tests to gauge the extent of the
21	disease, have boosted survival rates remarkably. Now, testicular cancer often
22	is completely curable, especially if found and treated early. About seventy
23	percent (70%) of men with advanced testicular cancer can be cured, according
24	to the National Cancer Institute;
25	(8) Advocates of screening hope to save the lives of thousands
26	of men dying of prostate cancer. Opponents of screening fear that needless
27	suffering will result from the treatment of men with occult disease who are
28	not destined to develop clinical symptoms;
29	(9)(A) The high death rate from prostate cancer in African-
30	Americans suggests a need for special attention to reduce this mortality
31	rate. In November 1997, the American Cancer Society, the National Cancer
32	Institute, and the Centers for Disease Control and Prevention sponsored a
33	leadership conference on prostate cancer. The resulting Prostate Cancer
34	National Blueprint for Action calls for:
35	(i) Research in basic and behavioral science;
36	(ii) Health promotion and education based on

1	<del>science;</del>
2	(iii) Education and support for patients; and
3	(iv) Public policy action.
4	(B) The Prostate Cancer National Blueprint for Action also
5	recommends that primary care practitioners be educated to interact with
6	patients and participate in discussions that will lead to informed decisions;
7	<del>and</del>
8	(10) The State of Arkansas should take the lead in combatting
9	prostate and testicular cancer because of our population's characteristics
10	and the high risk of prostate and testicular cancer.
11	(b)(1) It is the intent of the General Assembly in enacting this
12	subchapter to fund services with respect to large-population screening for
13	prostate and testicular cancer and to provide educational services to the men
14	of Arkansas regarding prostate and testicular cancer.
15	(2) At least fifty percent (50%) of all funding available to
16	administer this subchapter shall be used to provide for the early detection,
17	diagnosis, or treatment of prostate and testicular cancer and for prostate
18	and testicular cancer education and awareness.
19	
20	20-15-1603. Oversight Committee on Prostate and Testicular Cancer.
21	(a) The Oversight Committee on Prostate and Testicular Cancer is
22	created and shall be composed of seven (7) members as follows:
23	(1) One (1) individual from the private medical community who
24	shall be a practicing urologist, a practicing radiation therapist, or a
25	practicing medical oncologist;
26	(2) One (1) faculty member from the Arkansas Gancer Research
27	Center of the University of Arkansas for Medical Sciences;
28	(3) One (1) representative from the American Cancer Society;
29	(4) One (1) public health educator;
30	(5) The Director of the Division of Health of the Department of
31	Health and Human Services or the director's designee; and
32	(6) Two (2) men's advocates, one (1) of whom shall be an
33	African-American survivor of prostate or testicular cancer and one (1) of
34	whom shall be a representative of the Arkansas Prostate Cancer Foundation.
35	(b) The Governor shall appoint the members, subject to confirmation by
36	the Senate.

1	(c) No more than two (z) of the members shall be appointed from any
2	one (1) of the four (4) congressional districts of the state.
3	(d) The members shall serve for terms of four (4) years, except that
4	the initial members shall draw lots to result in:
5	(1) Two (2) to serve until January 1, 2004;
6	(2) Two (2) to serve until January 1, 2005; and
7	(3) Three (3) to serve until January 1, 2006.
8	(e) The Chancellor of the University of Arkansas for Medical Sciences,
9	with the concurrence of the committee, shall designate one (1) of the
10	committee members as the chair.
11	(f) In case of a vacancy occurring in any of the offices by death,
12	resignation, or otherwise, the Governor shall fill the office by appointment
13	for the unexpired term, subject to confirmation by the Senate.
14	(g) A quorum of the committee shall consist of four (4) members.
15	(h) Members shall not be entitled to compensation for their services
16	but shall be eligible to receive reimbursement for mileage and reimbursement
17	for expenses in accordance with § 25-16-902.
18	
19	20-15-1604. Powers and duties of the Oversight Committee on Prostate
20	and Testicular Cancer.
21	(a) Subject to the availability of funding, the Oversight Committee on
22	Prostate and Testicular Cancer shall:
23	(1) Provide for the early detection, diagnosis, and treatment of
24	prostate and testicular cancer according to the following principles:
25	(A) Prostate and testicular cancer education and awareness
26	will help to ensure early detection and to conduct surveillance activities
27	across the state; and
28	(B)(i) Screening of men for prostate and testicular cancer
29	will act as an early detection health care measure.
30	(ii) After screening, medical referrals and
31	financial assistance will help to ensure access to services necessary for
32	definitive diagnosis, including nonradiological techniques and biopsy.
33	(iii) If a positive diagnosis is made, necessary
34	advocacy and financial assistance will help the person obtain necessary
35	<del>treatment;</del>
36	(2) Financially support research efforts into the cause, cure.

1	prevention, detection, and treatment of prostate and testicular cancer;
2	(3) Develop, formulate, and distribute information related to
3	prostate and testicular cancer, including guidelines for detection,
4	treatment, and overall management;
5	(4) Coordinate a large-scale screening program in Arkansas to
6	gather data regarding the validity of such a program and then expand the
7	screening program if it proves to be valuable;
8	(5) Fund innovative biomedical and behavioral research with
9	emphasis on complementing existing research efforts rather than duplicating
10	research already funded by the federal government or other entities; and
11	(6) Fund endowed academic chairs, professorships, symposia, and
12	other special projects related to prostate and testicular cancer.
13	(b)(1) All research, public education, professional education, and
14	treatment grants pertaining to prostate and testicular cancer shall be
15	awarded on the basis of the priorities established for the program and the
16	scientific and social merit of the proposed research as determined by a peer-
17	review process governed by the committee.
18	(2) The peer-review process for the selection of research grants
19	awarded under this program shall be generally modeled on that used by the
20	National Institutes of Health in its grant-making process.
21	(c) Recipients of Arkansas State Cancer Program support may include
22	not-for-profit organizations, including public and private groups in the
23	community and higher education.
24	(d) Awardees may be awarded grants for the full or partial cost of
25	conducting sponsored research grants and contracts.
26	(e) The committee shall coordinate with other agencies and
27	organizations, including the Division of Health of the Department of Health
28	and Human Services, as funds become available, to establish, promote, and
29	maintain a prostate and testicular cancer prevention and treatment education
30	program to raise public awareness, educate consumers, and educate and train
31	health professionals and service providers.
32	(f) The Arkansas Minority Health Commission shall support the work of
33	the committee by:
34	(1) Providing education and awareness programs;
35	(2) Supporting research;
36	(3) Supporting screening programs; and

1	(4) Distributing information on the prevention, treatment, and
2	detection of prostate and testicular cancer in the male population of
3	Arkansas.
4	
5	SECTION 7. Arkansas Code $\$$ 20-15-1803(b)(1)(B)(i), concerning the
6	membership of the Arkansas HIV-AIDS Minority Task Force, is amended to read
7	as follows:
8	(B)(i) Three (3) members who are affiliated with minority
9	community-based advocacy or service provider organizations as follows:
10	(a) One (1) member who is a woman; and
11	(b) One (1) member who is Hispanie;
12	(c) One (1) member who is African-American;
13	<del>and</del>
14	(d) One (1) member who represents a minority
15	population other than Hispanic or African-American
16	(b) Two (2) members who are Hispanic, African
17	American, or a member of a minority population other than Hispanic or African
18	American.
19	
20	
21	SECTION 8. Arkansas Code Title 23, Chapter 91, Subchapter 3 is
22	repealed.
23	23-91-301. Purpose.
24	(a)(1) The purpose of this subchapter is to provide for the
25	establishment of a plan for a Long-Term Care Liability Insurance Plan, if the
26	Insurance Commissioner determines, after a hearing, that long-term care
27	liability insurance is not reasonably available in this state.
28	(2) If the commissioner makes such a determination, the
29	commissioner shall prepare a voluntary plan which will provide that insurance
30	coverage.
31	(b) The plan shall provide coverage for professional liability for any
32	long-term care providers licensed by the State of Arkansas.
33	(c) The plan shall provide insurance for long-term care providers, as
34	set forth in this subchapter but shall not reduce or eliminate the liability
35	of the long-term care providers for the matters covered by the plan other
36	than to provide incurance therefor.

T	
2	23-91-302. Coverning board.
3	(a) There is created a governing board of five (5) members to be
4	appointed by the Governor, which shall meet as necessary to review and
5	prescribe operating procedures and rules to implement any plan promulgated
6	pursuant to this subchapter. The governing board shall be composed of the
7	following members:
8	(1) Two (2) representatives from insurers licensed to operate in
9	this state;
10	(2) One (1) representative who is a licensed insurance agent in
11	this state;
12	(3) One (1) consumer representative; and
13	(4) One (1) representative from the long-term care industry.
14	(b) In addition, there shall be four (4) ex officio members of the
15	governing board, who shall be:
16	(1) The Insurance Commissioner;
17	(2) The Director of the Department of Human Services;
18	(3) A member of the Senate appointed by the President Pro
19	Tempore of the Senate; and
20	(4) A member of the House of Representatives appointed by the
21	Speaker of the House of Representatives.
22	
23	23-91-303. Plan for coverage - Contents.
24	<del>(a) The plan shall:</del>
25	(1) Give consideration to:
26	(A) The need for adequate and readily accessible coverage;
27	(B) Optional methods of improving the market affected;
28	(C) The inherent limitations of the insurance mechanism;
29	(D) The need for reasonable underwriting standards; and
30	(E) The requirement and immediate implementation of
31	reasonable loss prevention measures;
32	(2) Establish procedures for participants to have their
33	grievances reviewed by the governing board; and
34	(3) Establish a rating plan which shall be actuarially sound.
35	(b) On behalf of its participants, the plan may:
36	(1) Issue policies of insurance to participants:

Т	<del>(2) Underwrite, adjust, and pay losses on insurance issued by</del>
2	the plan;
3	(3) Appoint a service company or companies to perform the
4	functions enumerated in this subsection, including the functions of a plan
5	administrator;
6	(4) Obtain reinsurance for any part or all of its risks; and
7	(5) Obtain excess-of-loss coverages.
8	(c) The plan shall provide for:
9	(1) The method of classifying risks, including appropriate
10	consideration of quality assurance procedures in effect, such as gathering
11	and maintaining reports and statistics concerning compliance therewith,
12	voluntary and permissive use of monitoring devices by the facilities, and
13	other procedures;
14	(2) The making, filing, and approval authority of rates which
15	are not excessive, inadequate, or unfairly discriminatory and policy forms
16	applicable to the risks insured by the plan;
17	(3) The adjusting and processing of claims;
18	(4) The commission rates to be paid to agents or brokers for
19	coverages written by the plan;
20	(5) Any other insurance or investment functions that are
21	necessary for the purpose of providing adequate and readily accessible
22	coverage;
23	(6) The method of operation of the plan;
24	(7) The examination of the plan, including the activities of the
25	<del>plan administrator;</del>
26	(8) The establishment of procedures to conduct necessary
27	analyses at reasonable intervals to appropriately evaluate the Arkansas long
28	term care liability insurance market;
29	(9) The establishment of procedures and guidelines to prevent a
30	company from transferring and causing to be transferred substantially all of
31	its long term care liability exposure to the plan, unless the Insurance
32	Commissioner finds after notice and hearing that it is in the best interests
33	of Arkansas citizens to allow such a practice; and
34	(10) Other matters as may be necessary and proper for the
35	execution of the board's powers, duties, and obligations under this
36	subchapter.

36

1 2 23-91-304. Coverages provided. (a) The plan shall provide insurance for professional liability for 3 4 long-term care providers for actual damages and noneconomic compensatory 5 damages. 6 (b) The plan shall not provide coverage for punitive damages nor shall 7 it cover such other standard exceptions in liability contracts. 8 (c) The risks assumed by the plan shall include the obligation to pay 9 all actual damages, noneconomic compensatory damages, and costs of defense, 10 (d) The plan shall provide insurance on an occurrence basis, with 11 limitations of one million dollars (\$1,000,000) per occurrence and three 12 million dollars (\$3,000,000) annual aggregate, with such deductibles as shall 13 be specified in the individual coverage contract. (e) The plan administrator shall have the sole and exclusive right to 14 15 defend all covered claims and to make all determinations as to settlement of 16 covered claims. 17 18 23-91-305. Funding. 19 (a) As a precondition to establishing the plan, the plan shall be 20 capitalized from independent sources, including participants, in an amount 21 sufficient to fund the initial consulting, actuarial, legal, and other 22 professional expenses necessary to establish the plan. 23 (b) The plan shall be established and maintained through a periodic 24 premium payment by the participants in an amount determined by the governing board of the plan to be sufficient to render the plan self-supporting and 25 26 actuarially sound to fund the plan risks assumed by the plan and to fund 27 expenses of the plan. 28 (c)(1) Provision shall be made for adjustment of contributions for 29 participants based on experience rating adjustments for participants based on 30 their loss experience. 31 (2) The information provided to the plan for the purpose of 32 making this determination shall be submitted in the form provided by the Insurance Commissioner. The form shall be confidential and not discoverable 33 or admissible at trial, and no waiver of objection or privilege shall be 34 35 implied from the submission, except that any document or fact contained in,

or referred to, in such a submission which is otherwise discoverable or

1	admissible under the prevailing rules of evidence shall continue to be
2	discoverable or admissible notwithstanding the previous provisions of this
3	subsection.
4	
5	23-91-306. Information for individuals.
6	The plan or its agent shall provide to any person seeking the insurance
7	available in each plan information about the services prescribed in the plan,
8	including full information on the requirements and procedures for
9	participation in the plan.
10	
11	23-91-307. No liability in creating plan.
12	There shall be no liability on the part of and no cause of action shall
13	arise against the Insurance Commissioner, the commissioner's representatives,
14	or any plan, its participants, or its employees for any good faith action
15	taken by them in the performance of their powers and duties in creating any
16	plan pursuant to this subchapter.
17	
18	23-91-308. Rules and regulations.
19	The Insurance Commissioner shall have the authority to promulgate rules
20	and regulations consistent with this subchapter and necessary to effectuate
21	the purpose of this subchapter.
22	
23	23-91-309. Termination.
24	(a) If the governing board finds after investigation that there is
25	sufficient availability and competition in the marketplace, the governing
26	board shall request that the Insurance Commissioner hold a public hearing to
27	determine if it is in the best interest of Arkansas citizens to suspend
28	operation of or dissolve the plan. If after the hearing the commissioner
29	determines that there is sufficient availability and competition in the
30	voluntary long-term care liability insurance market and it is in the best
31	interest of Arkansas citizens, the commissioner may:
32	(1) Suspend operations of the plan;
33	(2) Suspend policy issuance by the plan; or
34	(3) Dissolve the plan.
35	(b) If the commissioner determines that funds remain in the plan after
36	termination and all claims have been paid, the commissioner shall apportion

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1
     the remaining funds among the participants in an equitable manner.
 2
           SECTION 9. Arkansas Code § 25-1-302(a), concerning specified executive
 3
 4
     branch boards and commissions of which members shall not be members of the
 5
     General Assembly, is amended to read as follows:
 6
           (a) As soon as possible after April 13, 1999, the appointing
 7
     authorities shall replace members of the General Assembly serving on
8
     executive branch boards and commissions identified below with persons who are
9
     not members of the General Assembly:
10
                 (1) Arkansas Alcohol and Drug Abuse Coordinating Council, § 20-
11
     64-1002;
12
                 (2) Arkansas Alternative Dispute Resolution Commission, § 16-7-
     102:
13
14
                 (3) [Repealed];
15
                      Capitol Arts and Grounds Commission, § 22-3-502;
                 (4)
16
                 (5) Arkansas Child Abuse/Rape/Domestic Violence Commission, §
17
     20-82-201;
18
                 (6) Supervisory Board for the Arkansas Crime Information Center,
19
     § 12-12-202;
20
                 (7) Arkansas Early Childhood Commission, § 20-78-501;
                 (8) State Interagency Council, § 20-14-508;
21
22
                 (9) Arkansas Entertainers Hall of Fame Board, § 13-9-101;
23
                 (10) Trauma Advisory Council, § 20-13-807;
                 (11) Martin Luther King, Jr. Commission, § 25-24-101;
24
25
                 (12) Mansion Advisory Council, § 22-3-806;
26
                 (13) Arkansas Minority Health Commission, § 20-2-102;
27
                 (14) Arkansas Natural and Cultural Resources Council, § 15-12-
28
     101;
29
                 (15) Arkansas Natural Heritage Commission, § 15-20-304;
30
                 (16) Arkansas Pygmalion Commission on Nontraditional Education,
     uncodified Act 1288 of 1993, as amended;
31
32
                 (17) Arkansas Rural Development Commission, § 15-6-104;
33
                 (18) [Repealed];
34
                 (19) School Motor Vehicle Self-Insurance Advisory Committee, §
35
     6-21-711;
36
                 (20) Arkansas Science and Technology Authority, § 15-3-103;
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1
                 (21) Arkansas Sentencing Commission, § 16-90-802;
 2
                 (22) Arkansas Building Authority Council, § 22-2-106;
 3
                 (23) State and Public School Life and Health Insurance Board, §
 4
     21-5-402;
 5
                (24) Compliance Advisory Panel of the Small Business Stationary
 6
     Source Technical and Environmental Compliance Assistance Program, § 8-4-314;
 7
                (25)(24) Arkansas Transitional Employment Board, § 20-76-105;
8
                (26)(25) Arkansas Public Transportation Coordination Council, §
9
     27-3-103;
10
                (27)(26) Board of Visitors for the University of Arkansas at
11
     Pine Bluff, § 6-64-304;
12
                (28)(27) Workers' Compensation Commission, § 11-9-201; and
13
                (29) (28) State Board of Workforce Education and Career
     Opportunities, § 25-30-101.
14
15
16
           SECTION 10. Arkansas Code § 25-16-905 is amended to read as follows:
17
           25-16-905. Stipend - Authorization for $110.
           Each of the following state boards, by a majority vote of the total
18
19
     membership of the board cast during its first regularly scheduled meeting of
     each calendar year, may authorize payment to its members of a stipend not to
20
21
     exceed one hundred ten dollars ($110) per day for each meeting, examination,
22
     evaluation, or inspection attended or for any day while performing any proper
23
     business of the board, and the board members shall receive no other
24
     compensation, expense reimbursement, or in-lieu-of payments except as
     provided in § 25-16-902:
25
26
                 (1) Arkansas State Board of Dental Examiners;
27
                 (2) Arkansas State Medical Board;
28
                 (3) State Board of Optometry;
                 (4) Sex Offenders Assessment Committee;
29
30
                 (5) Arkansas State Board of Chiropractic Examiners; and
31
                 (6) Arkansas Delta Development Commission; and
32
                (7) Arkansas Community Assistance Commission.
33
34
           SECTION 11. Arkansas Code Title 25, Chapter 40 is repealed.
35
           25-40-101. Arkansas Task Force on Hispanic Affairs - Creation -
36
     Membership.
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1
           (a) There is established a task force to be known as the "Arkansas
 2
     Task Force on Hispanic Affairs".
 3
           (b) The task force shall consist of fifteen (15) members as follows:
 4
                 (1) Five (5) persons appointed by the Governor;
 5
                 (2) Five (5) persons appointed by the President Pro Tempore of
 6
     the Senate; and
 7
                (3) Five (5) persons appointed by the Speaker of the House of
8
     Representatives.
 9
           (c) The appointed task force members shall be:
10
                 (1) Individuals who have demonstrated an understanding of the
11
     Latino and Hispanic community and the issues affecting the development of
12
     this community in Arkansas based on the individuals' professional or life
13
     experiences; and
14
                 (2) Residents of the State of Arkansas at the time of
15
     appointment and throughout their terms.
16
           (d)(1) In 2005, five (5) members shall be appointed by the Speaker of
17
     the House of Representatives as follows:
18
                       (A) Two (2) for a term to expire June 30, 2007;
19
                       (B) Two (2) for a term to expire June 30, 2008; and
                       (C) One (1) for a term to expire June 30, 2009.
20
21
                (2) In 2005, five (5) members shall be appointed by the
22
     President Pro Tempore of the Senate as follows:
23
                       (A) Two (2) for a term to expire June 30, 2007;
24
                       (B) Two (2) for a term to expire June 30, 2008; and
2.5
                       (C) One (1) for a term to expire June 30, 2009.
26
                 (3) In 2005, five (5) members shall be appointed by the Governor
27
     as follows:
28
                       (A) Two (2) for a term to expire June 30, 2007;
                       (B) Two (2) for a term to expire June 30, 2008; and
29
30
                       (C) One (1) for a term to expire June 30, 2009.
31
                (4) Subsequent appointments shall be for a term of four (4)
32
     years.
33
                (5)(A) In selecting the members of the task force, the
34
     appointing officials shall solicit input from the Latino organizations,
     Latino-serving institutions, and the Latino community.
35
36
                       (B) The appointing officials shall consider the following
```

1	factors when appointing members to the task force:
2	(i) At least two (2) members of the task force shall
3	be between sixteen (16) and eighteen (18) years of age;
4	(ii) At least two (2) members of the task force
5	shall have professional or substantial life experiences in each of the
6	following areas:
7	(a) Health;
8	(b) Education to include grades
9	prekindergarten through twelve (preK-12);
10	(c) Higher education;
11	(d) Immigration;
12	(e) Community service; and
13	(f) Small business; and
14	(iii) Twelve (12) of the fifteen (15) members shall
15	be chosen from each of the four (4) congressional districts with at least
16	three (3) members from each congressional district.
17	
18	25-40-102. Organization of task force.
19	(a) The Arkansas Task Force on Hispanic Affairs shall select a chair
20	at the first organizational meeting.
21	(b)(1) If for any reason a vacancy occurs in an appointed position,
22	the vacancy shall be filled by appointment by the official who made the
23	appointment.
24	(2) The new appointee shall serve for the remainder of the
25	unexpired term.
26	(c)(1) The task force shall meet at least quarterly, but no meetings
27	shall be held outside the State of Arkansas.
28	(2) A majority of the members of the task force shall constitute
29	a quorum for the purpose of transacting business.
30	(3) All actions of the task force shall be by a majority vote of
31	the full membership of the task force.
32	
33	25-40-103. Duties of task force.
34	The duties of the Arkansas Task Force on Hispanic Affairs shall
35	<del>include:</del>
36	(1) Developing, coordinating, and assisting other public and

1	private organizations with the understanding of Latino and Hispanic culture;
2	(2) Gathering and disseminating information and conducting
3	hearings, conferences, and special studies on problems and programs impacting
4	Latinos and Hispanies;
5	(3) Conducting training programs for community leadership;
6	(4) Conducting quarterly public forums that will allow the
7	Latino community at large to have input into the duties of the task force to
8	voice their needs and concerns;
9	(5) Advising Arkansas' elected officials and state agencies on
10	issues concerning the Latino community in Arkansas;
11	(6) Proposing solutions to specific problems to elected
12	officials, government agencies, and community organizations;
13	(7) Promoting diversity, bridging cultural barriers, and
14	strengthening relations among all citizens of Arkansas; and
15	(8) Promoting community and volunteer service among Latinos in
16	Arkansas.
17	
18	<del>25-40-104. Staff support.</del>
19	General staff support, facilities, and operating assistance for the
20	Arkansas Task Force on Hispanic Affairs shall be provided by the Bureau of
21	Legislative Research.
22	
23	25-40-105. Expense reimbursement.
24	Members of the Arkansas Task Force on Hispanic Affairs shall serve
25	without pay but may receive expense reimbursement in accordance with § 25-16-
26	902, to the extent funds are available.
27	
28	SECTION 12. Uncodified Section 2 of Act 755 of 2003, concerning the
29	Arkansas Commission on Eye and Vision Care of School Age Children, is amended
30	to add an additional subsection to read as follows:
31	(g) Members of the commission appointed by the Governor shall have no
32	fixed term and shall serve at the will of the Governor and until a successor
33	is appointed by the Governor.
34	
35	/s/ Capps
36	