1	State of Arkansas	As Engrossed: S3/22/11	S3/24/11
2	88th General Assembly	A Bill	
3	Regular Session, 2011		SENATE BILL 436
4			
5	By: Senators J. Jeffress, G. Ba	ker	
6			
7		For An Act To Be F	Entitled
8	AN ACT TO	REQUIRE A PUBLIC CHARTE	R SCHOOL TO SUBMIT
9	PERIODIC R	EPORTS; TO AMEND VARIOU	S PROVISIONS OF
10	ARKANSAS L	AW CONCERNING PUBLIC CH	VARTER SCHOOLS; TO
11	PROTECT PU	BLIC CHARTER SCHOOLS FR	COM CERTAIN
12	LIABILITIE	S; TO DECLARE AN EMERGE	ENCY; AND FOR OTHER
13	PURPOSES.		
14			
15			
16		Subtitle	
17	TO AM	MEND VARIOUS PROVISIONS	OF ARKANSAS
18	LAW C	CONCERNING PUBLIC CHARTI	ER SCHOOLS; TO
19	PROTE	ECT PUBLIC CHARTER SCHOOL	OLS FROM
20	CERTA	IN LIABILITIES; AND TO	DECLARE AN
21	EMERG	SENCY.	
22			
23			
24	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE	STATE OF ARKANSAS:
25			
26	SECTION 1. Arka	nsas Code § 6-17-1113(a), concerning the School Worker
27	Defense Program, is am	ended to read as follow	rs:
28	(a) <u>(l)</u> The Depa	rtment of Education is	authorized and directed to shall
29	establish a School Wor	ker Defense Program for	the protection <u>under</u>
30	subdivision (a)(2) of	<u>this section</u> of:	
31	(1) <u>(</u> .	<u>A)</u> Education service c	ooperatives;
32	(2) <u>(</u> .	<u>B)</u> Education service c	cooperative board members;
33	(3) (<u>C)</u> School districts;	
34	<u>(D)</u>	Public charter schools	··
35	(4) (.	<u>E)</u> School board member	es;
36	(5) (.	F) School treasurers a	and bookkeepers;

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1
                       (6) (G) School nurses;
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                       (7)(H) School secretaries;
                       (8)(I) Substitute teachers;
 3
 4
                       (9) (J) Authorized volunteers;
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                       (10) (K) Volunteers in a registered volunteers program;
 6
                       (11)(L) School custodians;
 7
                       (12) (M) Food service workers employed by public schools;
8
                       (13)(N) Bus drivers and mechanics employed by public
9
     schools;
                       (14)(0) Maintenance personnel employed by public schools;
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11
                       (15)(P) Each employee of the following who is required to
12
     hold a teaching certificate issued by the department:
13
                             (A)(i) A public school district;
14
                             (B)(ii) The Arkansas School for Mathematics,
15
     Sciences, and the Arts;
16
                             (C)(iii) The Arkansas School for the Deaf; and
17
                             (D)(iv) The Arkansas School for the Blind,
18
     who is required to hold a teaching certificate issued by the department;
19
                       (Q) A public charter school teacher;
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                       (16)(R) Each teacher's aide and each student teacher:
21
                             (A)(i) In a public school district;
22
                             (ii) In a public charter school;
23
                             (B)(iii) In the Arkansas School for Mathematics,
24
     Sciences, and the Arts;
25
                             (C)(iv) In the Arkansas School for the Deaf; or and
                             (D)(v) In the Arkansas School for the Blind; and
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27
                       \frac{(17)}{(S)} Each member of the dormitory staff of:
28
                             (A)(i) The Arkansas School for Mathematics,
29
     Sciences, and the Arts;
30
                             (B)(ii) The Arkansas School for the Deaf; or and
31
                             (C)(iii) The Arkansas School for the Blind,.
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                 (2) This section provides protection against civil liability,
     attorney's fees, and costs of defense for acts or omissions of each employee
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     or volunteer in the performance of his or her duties as a volunteer or his or
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     her official duties as a school employee, including civil liability for
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     administering corporal punishment to students, in the amount of two hundred
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1	fifty thousand dollars (\$250,000) for incidents which occurred prior to July
2	1, 1999, and one hundred fifty thousand dollars (\$150,000) for each incident
3	which occurs after June 30, 1999.
4	
5	SECTION 2. Arkansas Code § $6-20-2305(b)(4)(B)(i)(a)$, concerning
6	national school lunch state categorical funding, is amended to read as
7	follows:
8	(B)(i)(a)(1) Except as provided under subdivision
9	$\underline{(b)(4)(B)(i)(c)}$ of this section, National national school lunch state
10	categorical funding under this subdivision (b)(4) shall be based on the
11	number of national school lunch students for the immediately preceding school
12	year determined under § 6-20-2303(12)(A).
13	(b) If the school district is participating
14	under 42 U.S.C. § 1759a, funding under this subdivision (b)(4) is based on
15	the percentage determined in § 6-20-2303(12)(B) multiplied by the number of
16	enrolled students for the immediately preceding school year.
17	(c) The per-student national school lunch
18	state categorical funding for an open-enrollment public charter school shall
19	be based upon the current school year enrollment:
20	(1) In the initial year of operation for
21	an open-enrollment public charter school; or
22	(2) In a year in which an open-
23	enrollment public charter school adds a grade.
24	
25	SECTION 3. Arkansas Code Title 6, Chapter 23, Subchapter 1 is amended
26	to add an additional section to read as follows:
27	6-23-107. Reporting requirements.
28	(a) Within ten (10) calendar days of the close of the first quarter of
29	each school year, a public charter school shall submit a written report to
30	the Department of Education that contains the following information for the
31	current school year:
32	(1) The number of applications for enrollment received;
33	(2) The number of applicants with a disability identified under
34	the Individuals with Disabilities Act, 20 U.S.C. § 1400 et seq.; and
35	(3) The number of applications for enrollment the public charter
36	school denied and an explanation of the reason for each denial.

1	(b) Within ten (10) calendar days of the close of the fourth quarter
2	of each school year, a public charter school shall submit a written report to
3	the department that contains the following information for the current school
4	year:
5	(1) The number of students in each of the following categories:
6	(A) Students who dropped out of the public charter school
7	during the school year;
8	(B) Students who were expelled during the school year by
9	the public charter school; and
10	(C) Students who were enrolled in the public charter
11	school but for a reason other than those cited in subdivisions (b)(1)(A) and
12	(B) did not complete the school year at the public charter school; and
13	(2)(A) For all students enrolled in the public charter school,
14	the scores for assessments required under the Arkansas Comprehensive Testing,
15	Assessment, and Accountability Program Act, § 6-15-401 et seq., including
16	without limitation benchmark assessments and end-of-course assessments.
17	(B) If there is any discrepancy in the number of students
18	for whom scores are reported under this subdivision (b)(2) and the number of
19	students enrolled at the beginning of the school year, the public charter
20	school shall explain in the report the reason for the discrepancy.
21	(c) The department shall not exempt a public charter school from the
22	reporting required under this section.
23	(d) The department shall publish a copy of each report on the
24	department's website.
25	(e) If a public charter school fails to comply with this section, the
26	department shall note the failure in the annual evaluation of the public
27	charter school.
28	
29	SECTION 4. Arkansas Code § 6-23-301(c), concerning the requirement for
30	a petition indicating parental support for an open-enrollment public charter
31	school is repealed:
32	(c) As part of the application procedure, the state board may require
33	a petition supporting a charter for an open-enrollment public charter school
34	signed by a specified number of parents or guardians of school-age children
35	residing in the area in which an open-enrollment public charter school is
36	proposed, or it may hold a public hearing to determine parental support for

1 the school. 2 3 SECTION 5. Arkansas Code § 6-23-302 is amended to read as follows: 4 6-23-302. Application for an open-enrollment public charter school. 5 (a) Pursuant to the provisions of this chapter, an eligible entity may 6 apply to the State Board of Education to grant a charter for an open-7 enrollment public charter school to operate in a facility of a commercial or 8 nonprofit entity or a public school district. 9 (b) The application to the state board for an open-enrollment public 10 charter school shall be made in accordance with a schedule approved by the 11 state board. 12 (c) The application shall: (1)(A) Describe the results of a public hearing called by the 13 14 applicant for the purpose of assessing support for an application for an 15 open-enrollment public charter school. 16 (B)(i) Notice of the public hearing shall be published one 17 (1) time a week for three (3) consecutive weeks in a newspaper having general 18 circulation in each the public school district from in which the open-19 enrollment public charter school is likely to draw students for the purpose 20 of enrollment be located. 21 (ii) The last publication of notice shall be no less 22 than seven (7) days prior to the public meeting. 23 (iii) The notice shall not be published in the 24 classified or legal notice section of the newspaper. 25 (iv) The notice shall be published in no less than ten-point type and shall be no less than two by four inches (2", x 4") or 26 27 four by two inches (4" x 2"). 28 (C)(i) Within seven (7) calendar days following the first 29 publication of notice required under subdivision (c)(1)(B) of this section, 30 letters announcing the public hearing shall be sent to the superintendent of 31 each of the public school districts from which the open-enrollment public charter school is likely to draw students for the purpose of enrollment and 32 33 the superintendent of any public school district that is contiguous to the 34 public school district in which the open-enrollment public charter school will be located. 35

(ii) An affected school district may submit written

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- 1 comments concerning the application to the state board to be considered at 2 the time of the state board's review of the application;
- 3 (2) Describe a plan for academic achievement that addresses how 4 the open-enrollment public charter school will improve student learning and 5 meet the state education goals;
 - (3) Outline the proposed performance criteria that will be used during the initial five-year period of the open-enrollment public charter school operation to measure its progress in improving student learning and meeting or exceeding the state education goals;
- 10 (4) List the specific provisions of this title and the specific 11 rules and regulations promulgated by the state board from which the open-12 enrollment public charter school seeks to be exempted;
- (5)(A) Describe the facility to be used for the open-enrollment public charter school and state the facility's current use and the facility's use for the immediately preceding three (3) years.
- 16 (B) If the facility to be used for an open-enrollment
 17 public charter school is a public school district facility, the open18 enrollment public charter school must operate in the facility in accordance
 19 with the terms established by the local school board of the public school
 20 district in an agreement governing the relationship between the open21 enrollment public charter school and the public school district.
 - (C) If the facility that will be used for the openenrollment public charter school is owned by or leased from a sectarian organization, the terms of the facility agreement must be disclosed to the state board; and
 - (6) Include a detailed budget and a governance plan for the operation of the open-enrollment public charter school.
- 28 (d)(1)(A) The application shall be first may be reviewed and approved 29 by the local school board of the public school district in which the proposed 30 open-enrollment public charter school will operate.
- 31 <u>(B) The applicant may submit to the state board for</u>
 32 <u>expedited review an application approved by the local school board under</u>
 33 <u>subdivision (d)(l)(A) of this section.</u>
- 34 (2)(A) However, if the local school board disapproves the 35 application, the applicant shall have an immediate right to proceed with a 36 written notice of appeal to the state board.

1	(B) The state board shall hold a hearing within forty-five
2	(45) calendar days after receipt of the notice of appeal or a request for
3	<u>review</u> .
4	(C) All interested parties may appear at the hearing and
5	present relevant information regarding the application.
6	(e) A certified teacher employed by a public school district in the
7	school year immediately preceding the effective date of a charter for an
8	open-enrollment public charter school operated at a public school facility
9	may not be transferred to or be employed by the open-enrollment public
10	charter school over the certified teacher's objections.
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12	SECTION 6. Arkansas Code § 6-23-304(d), concerning the requirements
13	for approval of an open-enrollment public charter school, is amended to read
14	as follows:
15	(d)(1) The General Assembly recognizes by established relevant
16	demonstrated educational accountability measures that the Knowledge Is Power
17	Program (KIPP) Delta College Preparatory Open-Enrollment Charter School has:
18	(A) Improved student learning through innovative ideas and
19	techniques;
20	(B) Increased learning opportunities for all students; and
21	(C) Created special emphasis on expanded learning
22	experiences for students who were previously identified as low-achieving.
23	(2) As a result, the Knowledge Is Power Program is recognized as
24	an effective method for:
25	(A) Meeting the statutory intent of this chapter;
26	(B) Closing the achievement gap in public schools for
27	economically disadvantaged, racial, and ethnic subgroups, which is addressed
28	by the Arkansas Comprehensive Testing, Assessment, and Accountability Program
29	Act, § 6-15-401 et seq., and § 6-15-1601 et seq.; and
30	(C) Otherwise providing an alternative education that has
31	been proven adequate and equitable to Arkansas students.
32	$\frac{(3)}{(d)}$ Therefore, a \underline{A} charter applicant that receives an approved
33	open-enrollment public charter may petition the state board for additional
34	licenses to establish an open-enrollment public charter school in any of the
35	various congressional districts in Arkansas if the applicant meets the
36	following conditions, subject to the normal application, review, and approval

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     process of the state board:
 2
                 (A)(1) The approved open-enrollment public charter applicant has
 3
     demonstrated success in student achievement gains, as defined by the state
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     board;
 5
                 (B)(2) The approved open-enrollment public charter applicant has
 6
     not:
 7
                       (i) (A) Been subject to any disciplinary action by the
8
     state board;
9
                             (ii) (B) Been classified as in school improvement or
10
     academic or fiscal distress; and
11
                             (iii) (C) Had its open-enrollment public charter
12
     placed on charter school probation or suspended or revoked under § 6-23-105;
13
     and
14
                 \frac{(G)}{(G)} (3) The state board determines in writing by majority of a
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     quorum of the state board present that the open-enrollment public charter
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     applicant has generally established the educational program results and
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     criteria set forth in this subdivision (d)(3) subsection.
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19
           SECTION 7. Arkansas Code § 6-23-306(14), concerning admissions
20
     requirements in an application for an open-enrollment public charter school,
21
     is amended to read as follows:
22
           (14)(A) Specify methods for applying for admission, enrollment
23
     criteria, and student recruitment and selection processes.
24
                       (B)(i)(a) Except as provided in subdivision (14)(C) of
25
     this section, if more eligible students apply for a first-time admission than
26
     the open-enrollment public charter school is able to accept by the annual
27
     deadline that the open-enrollment public charter school has established for
28
     the receipt of applications for the next school year, the open-enrollment
29
     public charter must require the open-enrollment public charter school to use
30
     a random, anonymous student selection method that shall be described in the
31
     charter application.
32
                                   (b)(1) If there are still more applications
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     for admissions than the open-enrollment public charter school is able to
     accept after the completion of the random, anonymous student selection
34
35
     method, then the open-enrollment public charter school shall place the
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     applicants on a waiting list for admission.
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1	(2) The waiting list is valid until the
2	next time the open-enrollment public charter school is required to conduct a
3	random, anonymous student selection.
4	(ii) However, an open-enrollment public charter
5	school may allow a preference for:
6	(a)(1) Children of the founding members of the
7	eligible entity.
8	(2) The number of enrollment preferences
9	granted to children of founding members shall not exceed ten percent (10%) of
10	the total number of students enrolled in the open-enrollment public charter
11	school; and
12	(b) Siblings of students currently enrolled in
13	the open-enrollment public charter school.
14	(C) The open-enrollment public charter may allow use of a
15	weighted lottery in the student selection process only when necessary to
16	comply with <u>a:</u>
17	(i) Federal court order; or
18	(ii) Federal administrative order issued by an
19	appropriate federal agency having proper authority to enforce remedial
20	measures necessary to comply with Title VI of the federal Civil Rights Act of
21	1964, Title IX of the federal Education Amendments of 1972, the equal
22	protection clause of the Fourteenth Amendment to the United States
23	Constitution, a court order, or a federal or state law requiring
24	desegregation, as permitted by the Charter Schools Program, Title V, Part B,
25	Non-Regulatory Guidance of the United States Department of Education, July,
26	2004; and
27	
28	SECTION 8. Arkansas Code § 6-23-307 is amended to read as follows:
29	6-23-307. Renewal of charter.
30	After the initial five-year period of an open-enrollment public
31	charter, the State Board of Education is authorized to $\underline{ extit{may}}$ renew the open-
32	enrollment public charter on a one-year or multiyear basis, not to exceed
33	five (5) twenty (20) years.
34	
35	SECTION 9. Arkansas Code \S 6-23-402(b)(2), concerning enrollment
36	numbers and deadlines for open-enrollment public charter schools, is amended

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1
     to read as follows:
 2
                 (2) However, if a student enrolled by July 30 should no longer
 3
     choose to attend the open-enrollment public charter school or if the open-
 4
     enrollment public charter school has not yet met its enrollment cap, the
 5
     open-enrollment public charter school may enroll a number of replacement
 6
     student or additional students not to exceed the enrollment cap of the open-
 7
     enrollment public charter school.
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9
           SECTION 10. Arkansas Code § 6-23-404(b), concerning the annual
     evaluation of open-enrollment public charter schools, is amended to read as
10
11
     follows:
12
               An annual evaluation shall include, but not be limited to, without
           (b)
13
     limitation consideration of:
14
                 (1) Student scores under the statewide assessment program
15
     described in § 6-15-433;
16
                 (2) Student attendance;
17
                 (3) Student grades;
18
                 (4) Incidents involving student discipline;
19
                 (5) Socioeconomic data on students' families;
20
                 (6) Parental satisfaction with the schools; and
21
                 (7) Student satisfaction with the schools; and
22
                 (8) The open-enrollment public charter school's compliance with
23
     § 6-23-107.
24
25
           SECTION 11. Arkansas Code Title 6, Chapter 23, Subchapter 4, is
     amended to add additional sections to read as follows:
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27
           6-23-405. Monthly reports.
           An open-enrollment public charter school in its initial school year of
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29
     operation shall provide monthly reports on its enrollment status and
     compliance with its approved budget for the current school year to the
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31
     Department of Education.
32
           6-23-406. Department of Education review.
33
           The Department of Education shall:
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35
                 (1) Conduct an end-of-semester review of each open-enrollment
     public charter school that is in its initial school year of operation at the
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Ţ	end of the first semester and at the end of the school year; and
2	(2) Report to the State Board of Education on the open-
3	enrollment public charter school's:
4	(A) Overall financial condition; and
5	(B) Overall condition of student enrollment.
6	
7	SECTION 12. Arkansas Code \S 6-23-501(a)(2)(A)(i), concerning funding
8	for open-enrollment public charter schools, is amended to read as follows:
9	(i) The initial funding estimate shall be based on
10	enrollment as of July 30 preceding the school year in which the students are
11	to attend classes July 1 of the current school year;
12	
13	SECTION 13. Arkansas Code § $6-23-501(a)(3)(A)$, concerning funding for
14	open-enrollment public charter schools, is amended to read as follows:
15	(3) National school lunch state categorical funding under § 6-
16	20-2305(b)(4) shall be provided to an open-enrollment public charter school
17	as follows:
18	(A) For the first year of operation and in any year when a
19	grade is added, free or reduced-price meal eligibility data as reported by
20	October 1 of the current school year will be used to calculate the national
21	school lunch state categorical funding under the state board rules governing
22	special needs funding; and
23	
24	SECTION 14. Arkansas Code § 6-23-501(a)(4), concerning professional
25	development funding for open-enrollment public charter schools, is amended to
26	read as follows:
27	(4) Professional development funding under § 6-20-2305(b)(5)
28	shall be provided to an open-enrollment public charter school for the first
29	year of operation and in any year in which a grade is added as follows:
30	(A)(i) In the first year of operation the open-enrollment
31	public charter school shall receive professional development funding based
32	upon the initial projected enrollment student count as of July 30 preceding
33	the school year in which the students are to attend, July 1 of the current
34	school year multiplied by the per-student professional development funding
35	amount under § 6-20-2305(b)(5) for that school year.
36	(ii) For the second year and each school year

1	thereafter, professional development funding will be based upon the previous
2	year's average daily membership multiplied by the per-student professional
3	development funding amount for that school year.
4	
5	SECTION 15. Arkansas Code § 6-23-601(e)(1), concerning the annual
6	evaluation of a limited public charter school, is amended to read as follows:
7	(e)(l) Limited public charter schools shall be evaluated annually by
8	the department based on criteria approved by the state board, including, but
9	not limited to, including without limitation:
10	(A) student Student performance data in order to determine
11	progress in student achievement that has been achieved by the limited public
12	charter school; and
13	(B) The limited public charter school's compliance with §
14	<u>6-23-107</u> .
15	
16	SECTION 16. Arkansas Code § 10-4-413(b)(1), concerning the audits of
17	schools, is amended to read as follows:
18	(b)(l)(A) A school may retain the services of a licensed certified
19	public accountant or a licensed accountant in public practice in good
20	standing with the Arkansas State Board of Public Accountancy to conduct an
21	annual financial audit in accordance with auditing standards generally
22	accepted in the United States and Government Auditing Standards issued by the
23	Comptroller General of the United States.
24	(B) If the school is an open-enrollment public charter
25	school in its first year of operation, the Legislative Auditor shall prepare
26	the required annual financial audit for the school unless:
27	(i) The open-enrollment public charter school
28	chooses to retain the services of a licensed certified public accountant or
29	licensed accountant in public practice under subdivision (b)(1)(A) of this
30	section; and
31	(ii) The State Board of Education approves the open-
32	enrollment public charter school's use of an entity other than the
33	Legislative Auditor to prepare the annual financial audit.
34	$\frac{(B)}{(C)}$ The report shall include a report on internal
35	control over financial reporting and on compliance and other matters based on
36	an audit of financial statements performed in accordance with the Government

1	Auditing Standards.
2	
3	SECTION 17. Arkansas Code § 21-9-301(a), concerning tort liability and
4	immunity for political subdivisions in the state, is amended to read as
5	follows:
6	(a) It is declared to be the public policy of the State of Arkansas
7	that all counties, municipal corporations, school districts, public charter
8	schools, special improvement districts, and all other political subdivisions
9	of the state and any of their boards, commissions, agencies, authorities, or
10	other governing bodies shall be immune from liability and from suit for
11	damages except to the extent that they may be covered by liability insurance.
12	
13	SECTION 18. EMERGENCY CLAUSE. It is found and determined by the
14	General Assembly of the State of Arkansas that it is the state's
15	constitutional obligation to provide a general, suitable, and efficient free
16	system of public schools in the state; that the public school funding
17	distribution changes in this act are needed to ensure that proper funding is
18	provided to the affected public charter schools; and that this act is
19	immediately necessary so that the affected public charter schools will
20	receive the amount of funding provided under this act for the current school
21	year. Therefore, an emergency is declared to exist and this act being
22	immediately necessary for the preservation of the public peace, health, and
23	safety shall become effective on:
24	(1) The date of its approval by the Governor;
25	(2) If the bill is neither approved nor vetoed by the Governor,
26	the expiration of the period of time during which the Governor may veto the
27	bill; or
28	(3) If the bill is vetoed by the Governor and the veto is
29	overridden, the date the last house overrides the veto.
30	
31	/s/J. Jeffress
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