1 2	State of Arkansas As Engrossed: 52/9/15 S2/17/15 90th General Assembly As Engrossed: 52/9/15 S2/17/15
2	Regular Session, 2015 SENATE BILL 179
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5	By: Senators A. Clark, J. English, G. Stubblefield
6	By: Representatives Cozart, Gates, Baltz, Bell, Deffenbaugh, C. Douglas, Gossage, G. Hodges, Lowery,
7	Ratliff
8	
9	For An Act To Be Entitled
10	AN ACT TO REQUIRE A SCHOOL DISTRICT SUBJECT TO A
11	DESEGREGATION ORDER TO NOTIFY THE DEPARTMENT OF
12	EDUCATION AND TO PROVIDE A COPY OF THE DESEGREGATION
13	ORDER; TO AMEND THE PUBLIC SCHOOL CHOICE ACT OF 2013;
14	TO DECLARE AN EMERGENCY; AND FOR OTHER PURPOSES.
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17	Subtitle
18	TO REQUIRE A SCHOOL DISTRICT SUBJECT TO A
19	DESEGREGATION ORDER TO NOTIFY THE
20	DEPARTMENT OF EDUCATION AND TO PROVIDE A
21	COPY OF THE DESEGREGATION ORDER; TO AMEND
22	THE PUBLIC SCHOOL CHOICE ACT OF 2013; AND
23	TO DECLARE AN EMERGENCY.
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26	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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28	SECTION 1. Arkansas Code Title 6, Chapter 13, Subchapter 1, is amended
29	to add an additional section to read as follows:
30	<u>6-13-113. School district desegregation orders – Orders.</u>
31	(a) By January 1, 2016, a school district that is subject to a
32	desegregation order or desegregation-related order shall notify the
33	Department of Education in writing.
34	(b) A school district that is subject to a desegregation order or a
35	desegregation-related order shall include in the written notice to the
36	department:



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1	(1) A copy of the desegregation order or desegregation-related
2	<u>order;</u>
3	(2) The case heading and case number of each court case in which
4	the order was entered;
5	(3) The name and location of each court that maintains
6	jurisdiction over the order; and
7	(4) A description of the school choice student transfer
8	desegregation obligations, if any, that the school district is subject to,
9	related to the order.
10	(c) A school district that is released from court supervision related
11	to a desegregation order or desegregation-related order shall promptly notify
12	the department.
13	(d) A school district that fails to meet the requirements of this
14	section is in violation of the Standards for Accreditation of Arkansas Public
15	Schools and School Districts.
16	(e) The department shall post on the department's website all written
17	notifications received as required by this section.
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19	SECTION 2. Arkansas Code § 6-18-1901(a), concerning the Public School
20	Choice Act of 2013, is amended to read as follows:
21	(a) This subchapter shall be known and may be cited as the "Public
22	School Choice Act of 2013 2015".
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24	SECTION 3. Arkansas Code § 6-18-1902(4), concerning the definition of
25	transfer student, is amended to read as follows:
26	(4) "Transfer student" means a public school student <u>in kindergarten</u>
27	through grade twelve (12) who transfers to a nonresident district through a
28	public school choice option under this subchapter.
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30	SECTION 4. Arkansas Code § 6-18-1903(a)-(d), concerning the public
31	school choice program, are amended to read as follows:
32	(a) A public school choice program is established to enable a student
33	in kindergarten through grade twelve (12) to attend a school in a nonresident
34	district, subject to the limitations under § 6-18-1906.
35	(b) Each school district shall participate in a public school choice
36	program consistent with this subchapter.

1	(a) This substant days not neguine a school district to add tooshong
1	(c) This subchapter does not require a school district to add teachers,
2	staff, or classrooms or in any way to exceed the requirements and standards
3	established by existing law.
4	(d)(1) The board of directors of a public school district shall adopt
5	by resolution specific standards for acceptance and rejection of applications
6	under this subchapter.
7	(2) The standards:
8	(A) May include without limitation the capacity of a
9	program, class, grade level, or school building;
10	(B) <u>May include a claim of a lack of capacity by a school</u>
11	district only if the school district has reached at least ninety percent
12	(90%) of the maximum authorized student population in a program, class, grade
13	level, or school building;
14	(C) Shall include a statement that priority will be given
15	to an applicant who has a sibling or stepsibling who:
16	(i) Resides in the same household; and
17	(ii) Is already enrolled in the nonresident district
18	by choice; and
19	(C) (D) Shall not include an applicant's:
20	(i) Academic achievement;
21	(ii) Athletic or other extracurricular ability;
22	(iii) English proficiency level; or
23	(iv) Previous disciplinary proceedings, except that
24	an expulsion from another district may be included under § 6-18-510.
25	(3) A school district receiving transfers under this subchapter
26	shall not discriminate on the basis of gender, national origin, race,
27	ethnicity, religion, or disability.
28	
29	SECTION 5. Arkansas Code § 6-18-1904(a)-(c), concerning general
30	provisions, are amended to read as follows:
31	(a) The transfer of a student under the Arkansas Public School Choice
32	Act of 1989, § 6-18-206 [repealed], or the Public School Choice Act of 2013,
33	is not voided by this subchapter and shall be treated as a transfer under
34	this subchapter.
35	(b)(1) A student may accept only one (1) school choice transfer per
36	school year.
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1 (2)(A) A student who accepts a public school choice 2 transfer may return to his or her resident district during the school year. (B) If a transferred student returns to his or her 3 4 resident district, the student's transfer is voided, and the student shall 5 reapply if the student seeks a future school choice transfer. 6 (c)(1) A transfer student attending a nonresident school under this 7 subchapter may complete all remaining school years at the nonresident 8 district. 9 (2) A present or future sibling of a student who continues 10 enrollment in the nonresident district under this subsection and applies for 11 a school choice transfer under § 6-18-1905 may enroll in or continue 12 enrollment in the nonresident district until the sibling of the transfer student completes his or her secondary education, if the district has the 13 14 capacity to accept the sibling without adding teachers, staff, or classrooms 15 or exceeding the regulations and standards established by law. 16 (3) A present or future sibling of a student who continues 17 enrollment in the nonresident district and who enrolls in the nonresident 18 district under subdivision (c)(2) of this section may complete all remaining 19 school years at the nonresident district. 20 21 SECTION 6. Arkansas Code §§ 6-18-1905 and 6-18-1906 are amended to 22 read as follows: 23 6-18-1905. Application for a transfer. 24 (a) If a student seeks to attend a school in a nonresident district, 25 the student's parent shall submit an application: 26 (1) To the nonresident district with a copy to ,which shall 27 notify the resident district of the filing of the application; 28 (2) On a form approved by the Department of Education; and 29 (3) Postmarked no later than June May 1 of the year in which the student seeks to begin the fall semester at the nonresident district. 30 31 (b) A nonresident district that receives an application under 32 subsection (a) of this section shall, upon receipt of the application, place 33 a date and time stamp on the application that reflects the date and time the nonresident district received the application. 34 35 (c) A nonresident district shall review and make a determination on

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each application in the order in which the application was received by the

1	nonresident district.
2	(d) Before accepting or rejecting an application, a nonresident
3	district shall determine whether one of the limitations under § 6-18-1906
4	applies to the application.
5	<u>(e)</u> (1) By August <u>July</u> 1 of the school year in which the student seeks
6	to enroll in a nonresident district under this subchapter, the superintendent
7	of the nonresident district shall notify the parent and the resident district
8	in writing as to whether the student's application has been accepted or
9	rejected.
10	(2) If the application is rejected, the superintendent of the
11	nonresident district shall state in the notification letter the reason for
12	rejection.
13	(3) If the application is accepted, the superintendent of the
14	nonresident district shall state in the notification letter :
15	(A) A <u>a</u> reasonable deadline by which the student shall
16	enroll in the nonresident district and after which the acceptance
17	notification is null ; and
18	(B) Instructions for the renewal procedures established by
19	the nonresident district.
19 20	the nonresident district.
	the nonresident district. 6-18-1906. Limitations.
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20 21	6-18-1906. Limitations.
20 21 22	6-18-1906. Limitations. (a) <u>(1)</u> If the provisions of this subchapter conflict with a provision
20 21 22 23	<pre>6-18-1906. Limitations. (a)(1) If the provisions of this subchapter conflict with a provision of an enforceable desegregation court order or a district's court-approved</pre>
20 21 22 23 24	<pre>6-18-1906. Limitations. (a)(1) If the provisions of this subchapter conflict with a provision of an enforceable desegregation court order or a district's court-approved desegregation plan regarding the effects of past racial segregation in</pre>
20 21 22 23 24 25	<pre>6-18-1906. Limitations. (a)(1) If the provisions of this subchapter conflict with a provision of an enforceable desegregation court order or a district's court-approved desegregation plan regarding the effects of past racial segregation in student assignment, the provisions of the order or plan shall govern.</pre>
20 21 22 23 24 25 26	<pre>6-18-1906. Limitations. (a)(1) If the provisions of this subchapter conflict with a provision of an enforceable desegregation court order or a district's court-approved desegregation plan regarding the effects of past racial segregation in student assignment, the provisions of the order or plan shall govern. (2) If a school district claims a conflict under subdivision</pre>
20 21 22 23 24 25 26 27	<pre>6-18-1906. Limitations. (a)(1) If the provisions of this subchapter conflict with a provision of an enforceable desegregation court order or a district's court-approved desegregation plan regarding the effects of past racial segregation in student assignment, the provisions of the order or plan shall govern. (2) If a school district claims a conflict under subdivision (a)(1) of this section, the school district shall immediately submit proof</pre>
20 21 22 23 24 25 26 27 28	<pre>6-18-1906. Limitations. (a)(1) If the provisions of this subchapter conflict with a provision of an enforceable desegregation court order or a district's court-approved desegregation plan regarding the effects of past racial segregation in student assignment, the provisions of the order or plan shall govern. (2) If a school district claims a conflict under subdivision (a)(1) of this section, the school district shall immediately submit proof from a federal court to the Department of Education that the school district</pre>
20 21 22 23 24 25 26 27 28 29	<pre>6-18-1906. Limitations. (a)(1) If the provisions of this subchapter conflict with a provision of an enforceable desegregation court order or a district's court-approved desegregation plan regarding the effects of past racial segregation in student assignment, the provisions of the order or plan shall govern. (2) If a school district claims a conflict under subdivision (a)(1) of this section, the school district shall immediately submit proof from a federal court to the Department of Education that the school district has a genuine conflict under an active desegregation order or active court- </pre>
20 21 22 23 24 25 26 27 28 29 30	<pre>6-18-1906. Limitations. (a)(1) If the provisions of this subchapter conflict with a provision of an enforceable desegregation court order or a district's court-approved desegregation plan regarding the effects of past racial segregation in student assignment, the provisions of the order or plan shall govern. (2) If a school district claims a conflict under subdivision (a)(1) of this section, the school district shall immediately submit proof from a federal court to the Department of Education that the school district has a genuine conflict under an active desegregation order or active court- approved desegregation plan with the interdistrict school choice provisions</pre>
20 21 22 23 24 25 26 27 28 29 30 31	<pre>6-18-1906. Limitations. (a)(1) If the provisions of this subchapter conflict with a provision of an enforceable desegregation court order or a district's court-approved desegregation plan regarding the effects of past racial segregation in student assignment, the provisions of the order or plan shall govern. (2) If a school district claims a conflict under subdivision (a)(1) of this section, the school district shall immediately submit proof from a federal court to the Department of Education that the school district has a genuine conflict under an active desegregation order or active court- approved desegregation plan with the interdistrict school choice provisions of this subchapter.</pre>
20 21 22 23 24 25 26 27 28 29 30 31 32	 6-18-1906. Limitations. (a)(1) If the provisions of this subchapter conflict with a provision of an enforceable desegregation court order or a district's court-approved desegregation plan regarding the effects of past racial segregation in student assignment, the provisions of the order or plan shall govern. (2) If a school district claims a conflict under subdivision (a)(1) of this section, the school district shall immediately submit proof from a federal court to the Department of Education that the school district has a genuine conflict under an active desegregation order or active court-approved desegregation plan with the interdistrict school choice provisions of this subchapter. (1) A school district annually may declare an exemption under this
20 21 22 23 24 25 26 27 28 29 30 31 32 33	 6-18-1906. Limitations. (a)(1) If the provisions of this subchapter conflict with a provision of an enforceable desegregation court order or a district's court-approved desegregation plan regarding the effects of past racial segregation in student assignment, the provisions of the order or plan shall govern. (2) If a school district claims a conflict under subdivision (a)(1) of this section, the school district shall immediately submit proof from a federal court to the Department of Education that the school district has a genuine conflict under an active desegregation order or active courtapproved desegregation plan with the interdistrict school choice provisions of this subchapter. (1) A school district annually may declare an exemption under this section if the school district is subject to the desegregation order or

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1	subsection is irrevocable for one (1) year from the date the school district
2	notifies the Department of Education of the declaration of exemption.
3	(B) After each year of exemption, the board of directors
4	may elect to participate in public school choice under this section if the
5	school district's participation does not conflict with the school district's
6	federal court-ordered desegregation program.
7	(3) A school district shall notify the department by April 1 if
8	in the next school year the school district intends to:
9	(A) Declare an exemption under this section; or
10	(B) Resume participation after a period of exemption.
11	(c)(l)(A) (b)(l)(A) There is established a numerical net maximum limit
12	on school choice transfers each school year from a school district, less any
13	school choice transfers into the school district, under this section of not
14	more than three percent (3%) of the school district's three-quarter average
15	daily membership for the enrollment that exists in the school district as of
16	October 15 of the immediately preceding school year.
17	(B) For the purpose of determining the percentage of school
18	choice transfers under this subsection, siblings who are counted in the
19	numerator as transfer students shall count as one (1) student, and siblings
20	who are counted in the denominator as part of the average daily membership
21	shall count as one (1) student.
22	(C) A student eligible to transfer to a nonresident
23	district under § 6-15-430(c)(1), § 6-18-227, or § 6-21-812 shall not count
24	against the cap of three percent (3%) of the resident or nonresident
25	district.
26	(2) Annually by June 4 December 15, the department shall report
27	to each school district the net maximum number of school choice transfers for
28	the current <u>next</u> school year.
29	(3) If a student is unable to transfer due to the limits under
30	this subsection, the resident district shall give the student priority for a
31	transfer in the following <u>first school</u> year in <u>which the district is no</u>
32	<u>longer subject to</u> subdivision § (b)(1) of this section in the order that the
33	resident district receives notices of applications under § 6-18-1905, as
34	evidenced by a notation made by the district on the applications indicating
35	date and time of receipt.
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1	SECTION 7. Arkansas Code § 6-18-1908 is amended to read as follows:
2	6-18-1908. Effective date.
3	The provisions of this subchapter shall remain in effect until July 1,
4	2015 are effective immediately.
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6	SECTION 8. EMERGENCY CLAUSE. It is found and determined by the
7	General Assembly of the State of Arkansas that public school choice is
8	effective in meeting the needs of students; that the current school choice
9	provisions are about to expire; and that this act is immediately necessary to
10	ensure that students have public school choice options for the 2015-2016
11	school year. Therefore, an emergency is declared to exist, and this act being
12	immediately necessary for the preservation of the public peace, health, and
13	safety shall become effective on:
14	(1) The date of its approval by the Governor;
15	(2) If the bill is neither approved nor vetoed by the Governor,
16	the expiration of the period of time during which the Governor may veto the
17	bill; or
18	(3) If the bill is vetoed by the Governor and the veto is
19	overridden, the date the last house overrides the veto.
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21	/s/A. Clark
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