1	State of Arkansas	As Engrossed: H1/25/17
2	91st General Assembly	A Bill
3	Regular Session, 2017	HOUSE BILL 1222
4		
5	By: Representatives Dotson, E	Ballinger, Bentley, Bragg, Brown, Collins, Gonzales, G. Hodges, Lowery,
6		eeks, Pilkington, Pitsch, Richmond, Sullivan, Farrer, Rushing, Gates,
7	Payton	
8	By: Senators B. Johnson, Hest	er, J. English
9		For An Act To Do Entitled
10	437 4 GM - MO	For An Act To Be Entitled
11		ESTABLISH THE ARKANSAS PARENTAL EMPOWERMENT
12		ION CHOICE ACT OF 2017; TO DECLARE AN
13	EMERGENCY;	AND FOR OTHER PURPOSES.
14 15		
16		Subtitle
17	тне а	ARKANSAS PARENTAL EMPOWERMENT FOR
18		ATION CHOICE ACT OF 2017; AND TO
19		ARE AN EMERGENCY.
20		
21		
22	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
23		
24	SECTION 1. Arka	nsas Code Title 6, Chapter 15, is amended to add an
25	additional subchapter	to read as follows:
26	<u>Subchapter 29 - </u>	Arkansas Parental Empowerment for Education Choice Act
27	<u>of 2017</u>	
28		
29	6-15-2901. Titl	<u>e.</u>
30	This subchapter	shall be known and may be cited as the "Arkansas
31	Parental Empowerment f	or Education Choice Act of 2017".
32		
33	6-15-2902. Find	<u>ings — Intent.</u>
34	(a) The General	Assembly finds that:
35		child in this state should have an opportunity to
36	receive a quality educ	ation that fits his or her needs regardless of income

1	or the neighborhood in which the child lives;
2	(2) A parent should be able to make the education decisions for
3	his or her child;
4	(3) Quality education that fits a child's individual needs is a
5	civil right of every child; and
6	(4) Providing a quality education to each child in this state is
7	a paramount concern of the General Assembly.
8	(b) It is the intent of the General Assembly to ensure that resources
9	are available to give a parent the means and the choice to provide his or her
10	child with a quality education.
11	
12	6-15-2903. Definitions.
13	As used in this subchapter:
14	(1) "Curriculum" means a complete course of study for a
15	particular content area or grade level, including without limitation any
16	required supplemental materials and associated online instruction;
17	(2) "Eligible contribution" means a monetary contribution from
18	an eligible taxpayer or corporation, subject to the restrictions provided in
19	this subchapter, to an eligible nonprofit organization;
20	(3) "Eligible nonprofit organization" means a charitable
21	organization that:
22	(A) Is exempt from federal income tax under 26 U.S.C. §
23	501(c)(3) of the Internal Revenue Code, as in effect on January 1, 2017;
24	(B) Is an Arkansas entity formed under the Arkansas
25	Nonprofit Corporation Act of 1993, § 4-33-101 et seq., and whose principal
26	office is located in the state;
27	(C) Is certified by the Department of Finance and
28	Administration under § 6-15-2904;
29	(D) Complies with the operational requirements under § 6-
30	15-2905; and
31	(E) Receives contributions to fund and administer
32	education savings accounts;
33	(4) "Eligible student" means a resident of this state who is
34	eligible to enroll in a public school in any level from kindergarten through
35	grade twelve (K-12);
36	(5) "Eligible taxpayer" means a business or individual,

1	including without limitation a corporation, partnership, limited liability
2	company, and sole proprietorship;
3	(6) "National school lunch student" means a student who is
4	eligible for free or reduced-price meals under the National School Lunch Act,
5	42 U.S.C. § 1751 et seq., unless the student is eligible for free or reduced-
6	price meals solely because the public school district is participating in the
7	special assistance certification and reimbursement alternative implemented
8	under 42 U.S.C. § 1759a;
9	(7) "Operator" means:
10	(A) A president, officer, or board member of an eligible
11	nonprofit organization or a person with equivalent decision-making authority
12	over an eligible nonprofit organization; or
13	(B) An owner or other person with equivalent decision-
14	making authority over a provider of educational services that receives
15	payment under § 6-15-2908 from an education savings account; and
16	(8) "Parent" means the parent or legal guardian of an eligible
17	student.
18	
19	6-15-2904. Application to become an eligible nonprofit organization.
20	(a) An organization that seeks to become an eligible nonprofit
21	organization shall apply to the Department of Finance and Administration for
22	initial certification or renewal of certification as an eligible nonprofit
23	organization by May 1 before the academic year for which the organization
24	intends to fund education savings accounts.
25	(b)(l) An application for initial certification under subsection (a)
26	of this section shall include:
27	(A) A copy of the organization's incorporation documents
28	under the Arkansas Nonprofit Corporation Act of 1993, § 4-33-101 et seq.;
29	(B) A copy of the organization's Internal Revenue Service
30	determination letter as a Section 501(c)(3) not-for-profit organization;
31	(C) A description of the organization's:
32	(i) Financial plan that demonstrates sufficient
33	funds to operate throughout the academic year; and
34	(ii) Organizational chart;
35	(D) A description of the methodology the organization will
36	use to verify whether a student is eligible to establish an education savings

1	account;
2	(E) A description of the application process the
3	organization will use;
4	(F) A description of the methodology the organization will
5	use to establish and fund education savings accounts; and
6	(G) A description of how the organization will comply with
7	the operational requirements under § 6-15-2905.
8	(2) In addition to the information required under subdivision
9	(b)(l) of this section, an application for renewal of certification shall
10	include:
11	(A) The organization's completed Internal Revenue Service
12	Form 990 submitted no later than November 30 of the year before the academic
13	year that the organization intends to fund education savings accounts;
14	(B) A copy of the audit required under § 6-15-2910; and
15	(C) An annual report that includes:
16	(i) The number of applications the organization
17	received, by county and by grade;
18	(ii) The number of applications the organization
19	received from national school lunch students or students who would meet the
20	qualifications as a national school lunch student if the student was enrolled
21	in a public school district;
22	(iii) The number of applications the organization
23	approved from the applications received under subdivision (b)(2)(C)(ii) of
24	this section;
25	(iv) The number of education savings accounts the
26	organization established on behalf of eligible students;
27	(v) The amount of funds the organization:
28	(a) Received for the purposes of this
29	subchapter; and
30	(b) Distributed into education savings
31	accounts;
32	(vi) An accounting of remaining funds after the
33	distribution into education savings accounts and the obligation of those
34	funds;
35	(vii) A description of the organization's
36	administrative expenses under § 6-15-2905; and

1	(viii) A description of how the organization has
2	complied with the operational requirements under § 6-15-2905.
3	(c) Within sixty (60) days after receipt of the application under this
4	section, the Department of Finance and Administration shall certify the
5	organization as an eligible nonprofit organization if the organization
6	demonstrates that it meets the requirements under this subchapter.
7	(d) The Department of Finance and Administration and the Department of
8	Education shall maintain a public registry of currently certified eligible
9	nonprofit organizations on their websites.
10	
11	6-15-2905. Operation of an eligible nonprofit organization.
12	(a) An eligible nonprofit organization:
13	(1) Shall not discriminate in approving an application for an
14	education savings account on the basis of gender, national origin, race,
15	ethnicity, religion, or disability;
16	(2)(A) Shall allocate one hundred percent (100%) of the eligible
17	nonprofit organization's annual revenue from eligible contributions under §
18	26-51-515 for funding education savings accounts.
19	(B) An eligible nonprofit organization may use any of its
20	revenue other than eligible contributions under § 26-51-515, including
21	without limitation contributions not made under § 26-51-515, for:
22	(i) Administrative expenses of the eligible
23	nonprofit organization; and
24	(ii) Funding education savings accounts.
25	(C) All interest accrued from eligible contributions shall
26	be used for funding education savings accounts;
27	(3) Shall not have an operator or employee who owns, operates,
28	or is employed by an entity that receives a payment for services from an
29	education savings account under § 6-15-2908;
30	(4) Shall not establish an education savings account for the
31	child of an operator or employee of the eligible nonprofit organization;
32	(5) Shall not allow donors to designate their eligible
33	contributions to specific student beneficiaries or any specific expense under
34	§ 6-15-2908(a) as a condition of an eligible contribution to the eligible
35	nonprofit organization;
36	(6) Shall maintain separate accounts for education savings

1	account funds and operating funds;
2	(7)(A) With prior approval of the Department of Finance and
3	Administration, may transfer funds to another eligible nonprofit organization
4	if additional funds are required to meet education savings account demand at
5	the receiving eligible nonprofit organization.
6	(B) A transfer shall be limited to the greater of five
7	hundred thousand dollars (\$500,000) or twenty percent (20%) of the total
8	eligible contributions received by the eligible nonprofit organization making
9	the transfer.
10	(C) All transferred funds shall be deposited by the
11	receiving eligible nonprofit organization into its account for education
12	savings accounts.
13	(D) All transferred funds received by any eligible
14	nonprofit organization shall be separately disclosed in the annual financial
15	audit under § 6-15-2910;
16	(8)(A) Shall:
17	(i) Prepare and submit quarterly reports to the
18	Department of Finance and Administration; and
19	(ii) Submit in a timely manner any information
20	requested by the Department of Education relating to the education savings
21	account established by the eligible nonprofit organization, including without
22	limitation information requested in support of any evaluation of the program
23	authorized by the state.
24	(B) The reports and information under subdivision
25	(a)(8)(A) of this section shall also be made available on the website of the
26	eligible nonprofit organization; and
27	(9)(A) Establish a process by which individuals may notify the
28	eligible nonprofit organization of any violation by a parent, provider of
29	educational services that receives payment from an education savings account
30	under § 6-15-2908, or public school district of state laws relating to the
31	establishment and use of education savings accounts.
32	(B) The eligible nonprofit organization shall conduct an
33	inquiry of any written complaint of a violation of this section or make a
34	referral to the appropriate agency for an investigation.
35	(b)(1) The Department of Finance and Administration shall send written
36	notice to an eligible nonprofit organization if the Department of Finance and

- l Administration determines that the eligible nonprofit organization has
- 2 <u>violated</u> any provision of this subchapter.
- 3 (2)(A) The eligible nonprofit organization that receives notice
- 4 under subdivision (b)(1) of this section has sixty (60) days to correct the
- 5 violation identified by the Department of Finance and Administration in the
- 6 notice.
- 7 (B) If the eligible nonprofit organization fails or
- 8 refuses to comply after sixty (60) days, the Department of Finance and
- 9 Administration may revoke the certification of the eligible nonprofit
- 10 organization.
- 11 (c)(1) An eligible nonprofit organization may request an
- 12 <u>administrative hearing on the revocation of the eligible nonprofit</u>
- 13 <u>organization's certification.</u>
- 14 (2) A final decision of the Department of Finance and
- 15 Administration under this section is subject to judicial review.
- 16 (d)(1) An eligible nonprofit organization whose certification has been
- 17 revoked under subdivision (b)(2)(B) of this section shall not accept any
- 18 <u>further eligible contributions to the eligible nonprofit organization for the</u>
- 19 purpose of funding education savings accounts.
- 20 (2) If the eligible nonprofit organization received any
- 21 contributions for the purpose of funding education savings accounts after the
- 22 <u>date of notice of the revocation of its certification</u>, the eligible nonprofit
- 23 organization shall refund the contributions.
- 24 (e)(1) An eligible nonprofit organization whose certification has been
- 25 <u>revoked under subdivision (b)(2)(B) of this section shall transfer all</u>
- 26 <u>remaining funds held by the eligible nonprofit organization for the purpose</u>
- 27 of funding education savings accounts to other eligible nonprofit
- 28 organizations to fund education savings accounts.
- 29 (2) An eligible nonprofit organization that transfers funds to
- 30 other eligible nonprofit organizations under subdivision (e)(1) of this
- 31 <u>section shall notify the Department of Finance and Administration of the</u>
- 32 <u>amount of funds transferred and the eligible nonprofit organizations that</u>
- 33 received the transfers.
- 34 (f)(1) If an eligible nonprofit organization determines it cannot
- 35 continue in operation for any reason the eligible nonprofit organization,
- 36 with the approval of the Department of Finance and Administration, shall

1	transfer its funds to another eligible nonprofit organization.
2	(2) An eligible nonprofit organization that receives a transfer
3	of funds under subdivision (f)(1) of this section shall operate the education
4	savings accounts established by the eligible nonprofit organization that
5	transferred the funds, if funds are available.
6	
7	6-15-2906. Establishment of education savings accounts - Payments.
8	(a) An eligible nonprofit organization may contract with financial
9	institutions to establish education savings accounts for eligible students.
10	(b)(1) An eligible nonprofit organization shall transfer into an
11	education savings account of an eligible student an equivalent of the
12	foundation funding amount under § 6-20-2305(a)(2) for each academic year.
13	(2) The transfers made by an eligible nonprofit organization
14	under subdivision (b)(1) of this section shall be in quarterly installments
15	throughout the academic year.
16	
17	6-15-2907. Application for an education savings account.
18	(a) A parent may apply to an eligible nonprofit organization to
19	establish an education savings account for an eligible student.
20	(b)(1) The eligible nonprofit organization shall approve an
21	application for an education savings account upon:
22	(A) Verifying that the student on whose behalf the parent
23	is applying is an eligible student; and
24	(B) Entering into the agreement with the parent under
25	subsection (c) of this section.
26	(2) The eligible nonprofit organization shall approve
27	applications for education savings accounts in the following order of
28	<pre>priority:</pre>
29	(A) First, to eligible students who received funding in an
30	education savings account during the previous academic year;
31	(B) Second, to the sibling or siblings of an eligible
32	student who has an education savings account established on behalf of the
33	eligible student under this subchapter if the sibling or siblings meet the
34	criteria of an eligible student;
35	(C) Third, to eligible students retained on the previous
36	academic year's wait list;

1	(D)(i) Fourth, through a weighted lottery as provided
2	under subdivision (b)(2)(D)(ii), unless the eligible student qualifies for
3	priority under subdivision (b)(2)(A)-(C) of this section.
4	(ii)(a) The weighted lottery under subdivision
5	(b)(2)(D)(i) of this section shall ensure that the percentage of applications
6	the eligible nonprofit organization approves for eligible students who would
7	meet the qualifications as national school lunch students if the eligible
8	students were enrolled in a public school district is at least equal to the
9	percentage of national school lunch students in Arkansas, as determined by
10	the Department of Education.
11	(b) If the percentage of applications the
12	eligible nonprofit organization receives from eligible students who would
13	meet the qualifications as national school lunch students if the eligible
14	students were enrolled in a public school district is less than the
15	percentage of national school lunch students in Arkansas, as determined by
16	the Department of Education, the eligible nonprofit organization shall
17	approve:
18	(1) Every application from each eligible
19	student who would meet the qualifications as a national school lunch student
20	if the eligible student was enrolled in a public school district; and
21	(2) By lottery, applications from other
22	eligible students to the extent that available funds are exhausted.
23	(3) The eligible nonprofit organization shall only approve an
24	application if funds are available.
25	(c) As part of the application process, a parent shall:
26	(1) Enter into an agreement with the eligible nonprofit
27	organization:
28	(A) To use the funds in the education savings account only
29	for the expenses under § 6-15-2908;
30	(B)(i) Not to enroll the eligible student in a public
31	school.
32	(ii) A parent who uses an education savings account
33	for contracted services from a public school district under § 6-15-2908(a)(7)
34	is not in violation of subdivision (c)(1)(B)(i) of this section;
35	(C) Not to accept a Succeed Scholarship under § 6-41-801
36	et seq. or any other state funds under a program intended to provide funding

1	for tuition in a nonpublic school; and
2	(D) To provide to the eligible student an organized,
3	appropriate educational program with measurable annual goals; and
4	(2)(A) Sign a waiver on a form developed by the Department of
5	Education that releases:
6	(i) The State of Arkansas from any legal obligation
7	to provide services or education to the eligible student, except as may be
8	required by federal law; and
9	(ii) The student's resident school district from any
10	legal obligation to provide services or education to the eligible student
11	while the student is not enrolled in the student's resident school district,
12	except as may be required by federal law.
13	(B) The waiver under subdivision (c)(2)(A) of this section
14	shall have the same effect as a parental placement under 20 U.S.C. §
15	1412(10)(a) of the Individuals with Disabilities Education Act, as it existed
16	on January 1, 2017.
17	(d) Upon application by the parent, the eligible nonprofit
18	organization shall annually renew an eligible student's education savings
19	account, if funds are available.
20	
21	6-15-2908. Education savings account.
22	(a) A parent shall use the funds in the education savings account
23	established on behalf of an eligible student only for the following expenses
24	of the eligible student:
25	(1) Tuition or fees for a:
26	(A) Nonpublic school in this state; or
27	(B) Nonpublic online learning program or course;
28	(2) Textbooks required by a nonpublic school;
29	(3) Tutoring services provided by a:
30	(A) Teacher licensed by the State Board of Education;
31	(B) Person qualified under § 6-15-1004 and rules of the
32	state board as a substitute teacher in this state;
33	(C) Person who has experience teaching at an institution
34	of higher education; or
35	(D) Person or entity accredited as a tutor or a tutoring
36	entity by a state, regional, or national accrediting organization;

1	(4) Curriculum or other instructional materials;
2	(5) Fees for:
3	(A) Nationally standardized assessments, including without
4	limitation the assessments required by the state board of all public school
5	students in this state;
6	(B) Advanced Placement examinations;
7	(C) College placement examinations, including without
8	limitation the ACT or the SAT;
9	(D) Industry certification examinations; and
10	(E) Other assessments necessary to complete an eligible
11	student's course of study;
12	(6) Fees for specialized after-school or summer education
13	programs whose primary purpose is to provide academic instruction;
14	(7) Contracted services provided by a public school district,
15	including without limitation individual classes and extracurricular programs;
16	(8) Contributions to a college savings account, including
17	without limitation:
18	(A) An account established pursuant to the Arkansas Tax-
19	Deferred Tuition Savings Program under § 6-84-107; and
20	(B) A Coverdell education savings account under 26 U.S.C.
21	<u>§ 530;</u>
22	(9) Tuition and fees at an institution of higher education;
23	(10) Textbooks and materials related to coursework at an
24	institution of higher education;
25	(11) Specialized services necessary to facilitate an eligible
26	student's education, including without limitation:
27	(A) Applied behavior analysis services as defined under §
28	<u>23-99-418;</u>
29	(B) Speech-language pathology services as defined under §
30	<u>17-100-103;</u>
31	(C) Occupational therapy services as defined under § 17-
32	<u>88-102;</u>
33	(D) Physical therapy services as defined under § 17-93-
34	<u>102;</u>
35	(E) Audiology services as defined under § 17-100-103; and
36	(F) Other services approved by the Department of

1	Education; and
2	(12) Transportation required for travel to and from a provider
3	of educational services not to exceed ten percent (10%) per academic year of
4	the funds transferred into the education savings account under § 6-15-2906
5	for that academic year.
6	(b)(1) A provider of educational services receiving payments under
7	this section shall not share with, refund to, or rebate to a parent or
8	eligible student any money from an education savings account.
9	(2) Any refund or rebate for services under this section shall
10	be credited directly to the eligible student's education savings account.
11	(c) Funds in an education savings account not used in an academic year
12	may be carried over to the next academic year.
13	
14	6-15-2909. Duration of the program — Return of funds.
15	(a) If funds are available, an eligible nonprofit organization shall
16	continue making transfers into an education savings account under § 6-15-2906
17	until:
18	(1) The parent does not apply under § 6-15-2907(d) to renew the
19	education savings account;
20	(2) The eligible nonprofit organization determines that the
21	student is no longer an eligible student;
22	(3) The parent of the eligible student fails to comply with the
23	agreement under § 6-15-2907(c);
24	(4)(A) The eligible student enrolls in a public school.
25	(B)(i) A parent shall immediately notify the eligible
26	nonprofit organization if the eligible student enrolls in a public school.
27	(ii) If an eligible student enrolls in a public
28	school, the eligible nonprofit organization shall place the education savings
29	account in inactive status for a maximum period of one (1) academic year,
30	during which the funds in the education savings account shall be frozen in
31	place.
32	(iii) After one (1) academic year, the eligible
33	nonprofit organization shall:
34	(a) Return the education savings account to
35	active status if:
36	(1) The parent notifies the eligible

1	<u>nonprofit organization that the student is no longer enrolled in a public</u>
2	school; and
3	(2) The student continues to meet the
4	eligibility requirements under this subchapter; or
5	(b) Close the education savings account if:
6	(1) The parent does not notify the
7	eligible nonprofit organization that the student is no longer enrolled in \underline{a}
8	<pre>public school; or</pre>
9	(2) The student ceases to meet the
10	eligibility requirements under this subchapter;
11	(5) The student graduates from high school; or
12	(6) The Commissioner of Education suspends or revokes the use of
13	an education savings account upon a finding of fraud or abuse, including
14	without limitation accepting a refund or rebate in violation of § 6-15-
15	<u>2908(b).</u>
16	(b) Any funds remaining in an education savings account after an
17	eligible student graduates from high school may continue to be used for the
18	purposes under § 6-15-2908(a)(9) and (10) until the student reaches twenty-
19	two (22) years of age, at which time the education savings account shall be
20	closed.
21	(c) If an education savings account is closed under this section, any
22	remaining funds shall be returned to the eligible nonprofit organization that
23	contributed funds to the education savings account.
24	
25	6-15-2910. Audit.
26	(a) By October 1 of each year, an eligible nonprofit organization
27	shall have an annual financial audit of its accounts and records conducted in
28	accordance with generally accepted auditing standards by an independent
29	certified public accountant licensed in this state.
30	(b) An eligible nonprofit organization shall provide to the Department
31	of Finance and Administration a copy of the audit required under subsection
32	(a) of this section within thirty (30) days of receiving the audit.
33	
34	6-15-2911. Autonomy of nonpublic schools and providers of educational
35	services.
36	(a) A nonpublic school or provider of educational services that

receives payment from an education savings account under this subchapter is

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2 not considered an agent or instrumentality of the State of Arkansas or a 3 public school district. 4 (b) The curriculum and education plan for a student attending a 5 nonpublic school or receiving educational services from a provider of 6 educational services under this subchapter is not subject to the regulatory 7 authority of the State Board of Education. 8 (c) As a condition of continued receipt of funds in an education 9 savings account, the state board may require a nonpublic school or provider of educational services that receives payment from an education savings 10 11 account under this subchapter to certify on a semiannual basis under oath 12 that a student: 13 (1) Is and has been enrolled and attending the nonpublic school 14 except for excused absences; or 15 (2) Has been receiving educational services from the provider. 16 17 6-15-2912. Rules. 18 The Department of Education and the Department of Finance and 19 Administration shall promulgate rules to implement this subchapter. 20 21 SECTION 2. Arkansas Code Title 26, Chapter 51, Subchapter 5, is 22 amended to add an additional section to read as follows: 26-51-515. Contributions for education savings accounts tax credit. 23 (a) A state income tax credit is allowed against the taxes imposed by 24 the Income Tax Act of 1929, § 26-51-101 et seq., for one hundred percent 25 (100%) of an eligible contribution made by the eligible taxpayer for a tax 26 27 year to an eligible nonprofit organization that is certified under § 6-15-2901 et seq. at the time of contribution. 28 29 (b)(1) A state income tax credit under this section may not exceed fifty percent (50%) of the tax due under this chapter for the taxable year, 30 31 after the application of any other allowable state income tax credits by the eligible taxpayer. 32 (2) A state income tax credit under this section shall be 33 reduced by the difference between the amount of federal corporate income tax, 34 taking into account the state income tax credit under this section and the 35 36 amount of federal corporate income tax without application of the state

1	income tax credit under this section.
2	(3)(A) In tax year 2017, the total amount of state income tax
3	credits and carry forward of state income tax credits under this section is
4	limited to ten million dollars (\$10,000,000).
5	(B) In subsequent tax years:
6	(i) If there are funds remaining from contributions
7	made under this section for the previous tax year that were not used to fund
8	education savings accounts, the total amount of state income tax credits and
9	carry forward of state income tax credits under this section for that tax
10	year is limited to the amount in addition to the remaining funds that is
11	necessary to fund education savings accounts for the following eligible
12	students, plus ten percent (10%) of the total amount:
13	(a) Every eligible student who received an
14	education savings account in the academic year that ended in that tax year;
15	<u>and</u>
16	(b) Every eligible student on a wait list for
17	an education savings account in the academic year that ended in that tax
18	year; and
19	(ii) If there are no funds remaining from
20	contributions made under this section for the previous tax year that were not
21	used to fund education savings accounts, the total amount of state income tax
22	credits and carry forward of state income tax credits under this section for
23	that tax year is the amount necessary to fund education savings accounts for
24	the following eligible students, plus ten percent (10%) of the total amount:
25	(a) Every eligible student who received an
26	education savings account in the academic year that ended in that tax year;
27	<u>and</u>
28	(b) Every eligible student on a wait list for
29	an education savings account in the academic year that ended in that tax
30	year.
31	(c) An eligible taxpayer who files an Arkansas consolidated return as
32	
33	a member of an affiliated group under § 26-51-805 may be allowed the state
	a member of an affiliated group under § 26-51-805 may be allowed the state income tax credit under this section on a consolidated return basis subject
34	
	income tax credit under this section on a consolidated return basis subject

1 state income tax credit that would have been allowed for a joint return.

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2 (e)(1) Any unused state income tax credit under this section may be
3 carried forward for five (5) consecutive tax years following the tax year in
4 which the state income tax credit was earned.

- (2) An eligible taxpayer that seeks to carry forward an unused amount of the state income tax credit under this section shall submit an application for allocation of tax credits or carryforward credits in the year that the eligible taxpayer intends to use the carryforward credits.
- 9 (3) An eligible taxpayer may not convey, assign, or transfer the
 10 state income tax credit under this section to another entity unless all of
 11 the assets of the eligible taxpayer are conveyed, assigned, or transferred in
 12 the same transaction.
- 13 <u>(f) The state income tax credit allowed by this section is in lieu of</u>
 14 <u>any deduction for a contribution made to the eligible nonprofit organization</u>
 15 <u>under 26 U.S.C. § 170 taken for state tax purposes.</u>
- 16 (g) For the purposes of this section, a contribution for which a state
 17 income tax credit is claimed that is made on or before the fifteenth day of
 18 the fourth month following the close of the tax year may be applied to either
 19 the current or preceding tax year and is considered to have been made on the
 20 last day of that tax year.
- 21 (h)(1) An eligible taxpayer may rescind all or part of the eligible 22 taxpayer's allocated state income tax credit under this section.
- 23 (2) The amount rescinded shall become available for purposes of the cap for the state fiscal year under this section to an eligible taxpayer 24 25 as approved by the Department of Finance and Administration if the eligible taxpayer receives notice from the Department of Finance and Administration 26 27 that the rescission has been accepted by the Department of Finance and 28 Administration and the eligible taxpayer has not previously rescinded any or 29 all of the eligible taxpayer's allocated state income tax credit under this 30 section more than one (1) time in the previous three (3) tax years.
 - (3) Any amount rescinded under this subsection shall become available to an eligible taxpayer on a first-come, first-served basis based on state income tax credit applications received after the date the rescission is accepted by the Department of Finance and Administration.
- 35 <u>(i)(1) An application for a state income tax credit under this section</u> 36 <u>shall be submitted to the Department of Finance and Administration on forms</u>

1	established by rule of the Department of Finance and Administration.
2	(2) The Department of Finance and Administration and the
3	Department of Education shall develop a cooperative agreement to assist in
4	the administration of this section.
5	(j) The Department of Finance and Administration shall adopt rules
6	necessary to administer this section, including without limitation rules
7	governing the allocation of state tax credits and carryforward credits under
8	this section on a first-come, first-served basis.
9	
10	SECTION 3. This act is effective for tax years beginning on or after
11	<u>January 1, 2017.</u>
12	
13	SECTION 4. EMERGENCY CLAUSE. It is found and determined by the
14	General Assembly of the State of Arkansas that each child in this state
15	should have an opportunity to receive a quality education that fits his or
16	her needs regardless of income or the neighborhood in which they live; that a
17	parent should be able to make the education decisions for his or her child;
18	that quality education that fits a child's individual needs is a civil right
19	of every child; that providing a quality education to each child in this
20	state is a paramount concern of the General Assembly; and that this act is
21	immediately necessary to ensure that resources are available to give a parent
22	the means and the choice to provide his or her child with a quality
23	education. Therefore, an emergency is declared to exist, and this act being
24	immediately necessary for the preservation of the public peace, health, and
25	safety shall become effective on:
26	(1) The date of its approval by the Governor;
27	(2) If the bill is neither approved nor vetoed by the Governor,
28	the expiration of the period of time during which the Governor may veto the
29	bill; or
30	(3) If the bill is vetoed by the Governor and the veto is
31	overridden, the date the last house overrides the veto.
32	
33	/s/Dotson
34	
35	
36	