1	State of Arkansas 94th General Assembly	$\overset{As\ Engrossed:\ H1/30/23}{ ext{A} ext{Bill}}$					
2	Regular Session, 2023	7 CDIII	HOUSE BILL 1161				
4	Regular Session, 2023		HOUSE BILL TIOT				
5	By: Representatives Hudson, Pi	lkington, Ennett, D. Garner, Gramlich, McCu	llough, Ray				
6	By: Senators C. Tucker, L. Chesterfield, B. Davis, Dees, J. Dotson						
7							
8		For An Act To Be Entitled					
9	AN ACT TO CI	REATE THE SUPPORT FOR PREGNANT AND)				
10	PARENTING ST	TUDENTS ACT; AND FOR OTHER PURPOSE	ß.				
11							
12							
13		Subtitle					
14	TO CRE	ATE THE SUPPORT FOR PREGNANT AND					
15	PARENT	ING STUDENTS ACT.					
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18	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF ARE	KANSAS:				
19							
20	SECTION 1. Arkans	sas Code Title 6, Chapter 18, Subo	chapter 2, is amended				
21	to add an additional sec	ction to read as follows:					
22	6-18-234. Support	t for Pregnant and Parenting Stude	ents Act.				
23	(a) This section	shall be known and may be cited a	as the "Support for				
24	Pregnant and Parenting	Students Act".					
25	(b) Each public	school district and open-enrollmer	<u>ıt public charter</u>				
26	school shall include in	its attendance policy the require	ement that the public				
27	school district or open-	-enrollment public charter school	shall:				
28	(1) Excuse	absences due to conditions that a	are related to				
29	pregnancy or parenting,	including without limitation:					
30	<u>(A) 1</u>	Labor, delivery, and recovery;					
31	<u>(B)</u>	A prenatal and postnatal medical a	appointment and other				
32	medically necessary, pro	egnancy-related absences;					
33	<u>(C) </u>	<u>The illness or medical appointment</u>	of a child				
34	belonging to a parent w	ho is enrolled at the public school	ol district or open-				
35	enrollment public charte	er school; and					
36	<u>(D)</u>	A legal appointment related to pre	egnancy or parenting,				

As Engrossed: H1/30/23 HB1161

1	including without limitation appointments regarding:				
2	(i) Adoption;				
3	(ii) Custody; and				
4	(iii) Visitation;				
5	(2)(A) Provide at least ten (10) school days of excused absences				
6	for both a parenting mother and a parenting father after the birth of a				
7	child.				
8	(B) The absences required under subdivision (b)(2)(A) of				
9	this section shall not count towards the requirement that a public school				
10	district or open-enrollment public charter school dismiss or drop from its				
11	attendance records a student who is absent from daily attendance for more				
12	than ten (10) consecutive school days under § 6-18-213(f).				
13	(3)(A) At the conclusion of a pregnancy-related or parenting-				
14	related period of absence, allow a student to make up missed work in a				
15	reasonable amount of time that shall not be less than the number of days the				
16	student was absent.				
17	(B) A student may choose from various options to make up				
18	missed work, including without limitation:				
19	(i) Retaking a semester at the public school				
20	district or open-enrollment public charter school in which he or she is				
21	<pre>enrolled;</pre>				
22	(ii) Participating in an online course credit				
23	recovery program;				
24	(iii) Being granted six (6) weeks to continue at the				
25	same pace and finish the semester at a later date, provided that the student				
26	may:				
27	(a) Complete his or her coursework within the				
28	current school year; or				
29	(b) Attend previously scheduled summer school				
30	classes made available by the public school district or open-enrollment				
31	public charter school in which he or she is enrolled; and				
32	(iv) Receiving home-based instruction services to				
33	the extent made available by the public school district or open-enrollment				
34	public charter school;				
35	(4) Provide that, for absences or checkouts for reasons listed				
36	under subdivision (b)(l) of this section, the following shall be accepted as				

As Engrossed: H1/30/23 HB1161

1	validation for the absence of checkout:					
2	(A) Documentation from a student's physician; or					
3	(B) Permission from a parent, legal guardian, or person					
4	standing in loco parentis;					
5	(5)(A) Provide for reasonable accommodations for a lactating					
6	student on the public school district or open-enrollment public charter					
7	school campus to express breast milk, breastfeed, or address other					
8	breastfeeding needs, including without limitation:					
9	(i) Access to a private and secure room other than a					
10	restroom to express breast milk or breastfeed a child;					
11	(ii) Permission to bring a breast pump and any other					
12	equipment used to express breast milk to school;					
13	(iii) Access to a power source for a breast pump or					
14	any other equipment used to express breast milk; and					
15	(iv) Access to a place to safely store breast milk.					
16	(B) However, this section does not require a public school					
17	district or open-enrollment public charter school to provide a lactating					
18	student additional excused absences from the school day to breastfeed a child					
19	off the public school district or open-enrollment public charter school					
20	campus;					
21	(6) Ensure that a lactating student shall be provided a					
22	reasonable amount of time to accommodate the need to express breast milk; and					
23	(7) Provide that a student shall not incur an academic penalty					
24	as a result of the use, during the school day, of the reasonable					
25	accommodations provided under subdivisions (b)(5) and (6) of this section and					
26	shall be provided the opportunity to make up any work missed due to the use					
27	of the reasonable accommodations provided under subdivisions (b)(5) and (6)					
28	of this section.					
29	(c)(l) A public school district that is associated with a public high					
30	school that provides access to child care either on campus or off campus					
31	shall adopt a policy that requires information regarding the child care					
32	provided on campus or off campus be provided to student mothers and student					
33	<u>fathers.</u>					
34	(2) If a public high school does not provide child care either					
35	on campus or off campus, the public school district associated with the					
36	public high school shall adopt a policy that identifies and notifies students					

1	<u>of</u>	child	care	providers	available	to the	students.
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