1 2 3	State of Arkansas 94th General Assembly Regular Session, 2023	A Bill	HOUSE BILL 1551						
4									
5	By: Representative McClure	e							
6									
7		For An Act To Be Entitled							
8	AN ACT CONCERNING COMMUNITY COLLEGES; TO REPEAL THE								
9	REQUIREMENT THAT A FEASIBILITY STUDY BE SUBMITTED IN								
10	CONJUNCT	ION WITH A PROPOSED COMMUNITY COLLEGE							
11	DISTRICT	; TO ESTABLISH AN EXCEPTION FOR THE C	REATION						
12	OF A LOCA	AL BOARD FOR CERTAIN POSTSECONDARY							
13	INSTITUT	IONS; AND FOR OTHER PURPOSES.							
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15									
16		Subtitle							
17	CON	CERNING COMMUNITY COLLEGES.							
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20	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:						
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22	SECTION 1. Arl	kansas Code $ 6-61-505(c)(2)(A) $, conc	erning duties and						
23	powers of the State (Community College Board, is amended t	o read as follows:						
24	(2)(A)	It shall set forth the criteria in co	nformity with, but						
25	not limited to, the	provisions of § 6-61-507 and §§ 6-61-	510 - 6-61-519 for						
26	establishment of com	munity college districts.							
27									
28	SECTION 2. Arl	kansas Code § 6-61-507 is repealed.							
29	6-61-507. Forma	ation of districts — Feasibility stud	y •						
30	Upon request o :	f a citizens' group representing a pr	oposed community						
31	college district, the	e State Community College Board shall	assist in the study						
32	of the proposed dist	rict to determine whether its formati	on would meet the						
33	requirements of this	section, §§ 6-61-101 - 6-61-103, §§	6-61-201-6-61-209,						
34	§ 6-61-211 [repealed	}, \$\$ 6-61-212 - 6-61-216, \$\$ 6-61-30	1 - 6-61-305, § 6-						
35	61-306 [repealed], §	6-61-401, § 6-61-402, §§ 6-61-501	6-61-506, §§ 6-61-						
36	508 - 6-61-524, §§ 6	-61-601 - 6-61-603, and §§ 6-61-604 -	-6-61-612 [repealed]						

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     and the criteria established by the board for the formation of the district.
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     As provided in § 6-61-505, the board shall make all necessary studies to
 3
     determine the feasibility of the proposed district.
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           SECTION 3. Arkansas Code § 6-61-508(3), concerning certifications the
 6
     State Community College Board shall make before calling an election for the
 7
     establishment of a community college district, is amended to read as follows:
 8
                 (3)(A) Local Income: That the assessment for ad valorem tax
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     purposes of the proposed district, as published by the Assessment
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     Coordination Division, at the millage rate proposed would produce sufficient
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     income for the district to discharge its financial obligation as required in
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     this section, \S 6-61-101 - 6-61-103, \S 6-61-201 - 6-61-209, \S 6-61-211
     [repealed], §§ 6-61-212 - 6-61-216, §§ 6-61-301 - 6-61-305, § 6-61-306
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     [repealed], § 6-61-401, § 6-61-402, §§ 6-61-501 — 6-61-507, §§ 6-61-509 — 6-
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     61-524, §§ 6-61-601 - 6-61-603, and §§ 6-61-604 - 6-61-612 [repealed] by this
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     chapter.
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                       (B) However, a district may be created without a local
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     millage by following all applicable provisions of the law if it is
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     demonstrated to the board that all capital costs of the district required to
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     provide an adequate comprehensive program will be met without a local
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     millage, at least during the first five (5) years that instruction is offered
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     by the district, through available:
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                             (i) Available existing facilities, contributions;
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                             (ii) Contributions already secured or committed to
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     the satisfaction of the board, establishment;
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                             (iii) Establishment of a permanent endowment fund;
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     or through
28
                             (iv) any Any other method or any combination of
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     methods; and
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           SECTION 4. Arkansas Code § 6-61-520, concerning the control of each
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     community college, is amended to add an additional subsection to read as
33
     follows:
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           (g) The establishment of a board under this section shall not be
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     required for an institution of higher education that:
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                 (1) Converts to a community college under § 6-53-401 et seq.;
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1	<u>and</u>										
2		(2)	Is unde	r the	control	of a b	oard of	trustees	of a	universi	ty
3	system.										
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