1	State of Arkansas	۸ D;11	
2	94th General Assembly	A Bill	
3	Regular Session, 2023		HOUSE BILL 1689
4			
5	By: Representative Cozart		
6			
7		For An Act To Be Entitled	
8		AMEND THE PUBLIC SCHOOL FUNDING ACT O	
9		CREATE THE COMPREHENSIVE INVESTMENT IN	
10	STUDENT A	CHIEVEMENT ACT; AND FOR OTHER PURPOSES	5.
11			
12		C 1.421.	
13		Subtitle	
14	-	MEND THE PUBLIC SCHOOL FUNDING ACT OF	
15		3; AND TO CREATE THE COMPREHENSIVE	
16	INVE	ESTMENT IN STUDENT ACHIEVEMENT ACT.	
17			
18		CONTRACT ACCOUNTY OF THE CHART OF ARVAN	70.4.0
19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:
20	CECUTON 1 A1-	0.1. 8 (20 2201 :	
21		ansas Code § 6-20-2301 is repealed.	
22	6-20-2301. Titl		. "Dublic Cabaal
23	Funding Act of 2003".	shall be known and may be cited as th	ie "Public School
24 25	runding Act of 2005 .		
25 26	ፍድርሞ፤ ON 2 ለታሎ	ansas Code § 6-20-2302 is repealed.	
20 27		slative findings.	
28	9	1 Assembly recognizes that:	
29		lligence and virtue are the safeguards	of liberty and
30		and good government; and	of fiberty and
31		nsas Constitution, Article 14, § 1, re	vanires the State
32		aintain a general, suitable, and effic	-
33		nd to adopt all suitable means to secu	•
34	-	portunities of education.	TO CO UNO POOPIO
35	-	1 Assembly finds that because of the d	lecision of the
36		View School District No. 25 w. Huckeh	

T	(2002), it is the absolute duty of the state of Arkansas to provide all
2	public school children with an opportunity for an adequate education.
3	(c) The General Assembly finds that a suitable and efficient system of
4	public education should:
5	(1) Assure the availability of substantially equal and
6	constitutionally appropriate expenditures by the state for the education of
7	each similarly situated child in the public schools, regardless of where that
8	child resides within the state;
9	(2) Assure that each school-age child resides in a school
10	district that offers a competitive minimum salary for classroom teachers;
11	(3) Assure that:
12	(A) All students graduating from high school are able to
13	demonstrate a defined adequate level of competence in:
14	(i) English, oral communications, reading, and
15	writing;
16	(ii) Mathematics skills; and
17	(iii) Science and social studies disciplines; and
18	(B) An adequate level of competence evolves over time to
19	higher levels;
20	(4) Assure that students with disabilities have the opportunity
21	to graduate from high school by demonstrating alternative competencies or
22	alternative levels of competency;
23	(5) Assure that students who are not on track for high school
24	graduation are identified at a sufficiently early date so that they may be
25	provided an opportunity at a reasonable cost to achieve the minimum levels of
26	competence necessary to graduate from high school;
27	(6) Recognize that graduating from high school requires that the
28	students, as well as the parents or guardian of the students, work hard and
29	assume appropriate responsibility for the students' success or failure;
30	(7) Encourage parental involvement in the public schools and in
31	public school activities; and
32	(8) Recognize that early attention to and correction of student
33	deficiencies are substantially less expensive and more effective than
34	remedial efforts in the later school grades.
35	(d) The General Assembly recognizes that the supervision of public
36	schools and the execution of the laws regulating the schools shall be vested

1	in such officers as the General Assembly provides.
2	(e) It is the intent of this subchapter to provide a system of school
3	funding that provides to each public school child in the State of Arkansas an
4	opportunity for an adequate education.
5	
6	SECTION 3. Arkansas Code § 6-20-2303 is repealed.
7	6-20-2303. Definitions.
8	As used in this subchapter:
9	(1) "Additional education categories" means state funds
10	distributed to school districts for alternative learning environments,
11	English-language learners, national school lunch students, and professional
12	development;
13	(2) "Alternative learning environment" means a student
14	intervention program in compliance with § 6-48-101 et seq. that seeks to
15	eliminate traditional barriers to learning for students;
16	(3)(A) "Average daily membership" means the total number of days
17	of school attended plus the total number of days absent by students in
18	kindergarten through grade twelve (K-12) during the first three (3) quarters
19	of each school year divided by the number of school days actually taught in
20	the school district during that period of time rounded up to the nearest
21	hundredth.
22	(B) In those instances in which the average daily
23	membership for fewer than three (3) quarters is specified, the number of days
24	used in the calculation shall be the days in the specified period of time.
25	(C) As applied to this subchapter, students who may be
26	counted for average daily membership are:
27	(i) Students who:
28	(a) Reside within the boundaries of the school
29	district;
30	(b) Are enrolled in a public school operated
31	by the school district; and
32	(c) Are enrolled in a curriculum that fulfills
33	the requirements established by the State Board of Education under the
34	Standards for Accreditation of Arkansas Public Schools and School Districts;
35	(ii)(a) Students who reside within the
36	boundaries of the school district but due to geographic barriers attend

1	school out-of-state under a tuition agreement.
2	(b) This subdivision (3)(C)(ii) shall apply
3	even if the students enrolled in an out-of-state school are not enrolled in a
4	curriculum that fulfills the requirements established by the state board
5	under the Standards for Accreditation of Arkansas Public Schools and School
6	Districts;
7	(iii) Legally transferred students living outside
8	the school district but are:
9	(a) Attending a public school in the school
10	district under a provision of this Gode; and
11	(b) Are enrolled in a curriculum that fulfills
12	the requirements established by the state board under the Standards for
13	Accreditation of Arkansas Public Schools and School Districts;
14	(iv) Open-enrollment public charter school students
15	who are enrolled in a curriculum that fulfills the requirements established
16	by the state board under the Standards for Accreditation of Arkansas Public
17	Schools and School Districts;
18	(v) Students who are eligible to attend and who
19	reside within the boundaries of a school district and are enrolled in the
20	Arkansas National Guard Youth Challenge Program, so long as the students are
21	participants in the program;
22	(vi) Students who are enrolled in a public school
23	operated by the school district and who have been placed by the Department of
24	Human Services in a licensed or approved foster home, shelter, or facility,
25	or an exempt child welfare agency as defined under § 9-28-402, if:
26	(a) The student was enrolled in the school
27	district before placement;
28	(b) The foster home or other placement is
29	located within the boundaries of the school district;
30	(c) The juvenile division of the circuit court
31	with jurisdiction over a dependency-neglect action concerning the child has
32	issued an order allowing the child to attend school in the school district;
33	or
34	(d) Enrollment in the school district is
35	necessary to ensure continuity of educational services under § 9-28-113; or
36	(vii) Transitioning inbound children of military

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    families who have provisionally enrolled in a public school district under
 2
    the Arkansas Military Child School Transitions Act of 2021, § 6-28-101 et
 3
    seq.
 4
                       (D)(i) Except for those circumstances otherwise allowed by
 5
    law or rule, any student who is absent from daily attendance for more than
 6
    ten (10) consecutive school days shall be dropped from the attendance records
 7
    of the school, school district, or open-enrollment public charter school.
8
                             (ii) Any student who fails to attend school by the
9
    tenth regular school day of the semester shall be retroactively dropped from
10
    the first day of the school semester.
11
                       (E)(i) Except as otherwise provided by law, a public
12
    school district or open-enrollment public charter school that teaches a
    distance learning course to one (1) or more home-schooled, transitioning
13
14
    inbound child of a military family, or private school student shall be
15
    eligible for an amount equal to one-sixth (%) of the state foundation funding
    amount per distance learning course for each private school student,
16
17
    transitioning inbound child of a military family, or home-schooled student
18
    who is:
19
                                   (a) Residing within the school district where
    the public school or open-enrollment public charter school is located;
20
21
                                   (b) Physically attending the distance learning
22
    course or courses on the campus of the public school district or open-
23
    enrollment public charter school; and
24
                                   (c) Provisionally enrolled in the public
25
    school district under the Arkansas Military Child School Transitions Act of
26
    2021, § 6-28-101 et seq., as an inbound child of a military family.
27
                             (ii) However, under no circumstances shall a public
28
    school district or open-enrollment public charter school be entitled to more
    than the equivalent of state foundation funding for one (1) average daily
29
30
    membership regardless of the number of distance learning courses received by
    a particular home-schooled or private school student;
31
32
                 (4) "Child of a military family" means the dependent child of a
33
    uniformed services member for whom the local education agency receives public
34
    funding and who is enrolled or is pre-enrolled in a public school district
35
    under the Arkansas Military Child School Transitions Act of 2021, § 6-28-101
36
    et seq.;
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1	(5) "Classroom teacher" means:
2	(A) An individual who is required to hold a teaching
3	license from the Division of Elementary and Secondary Education and who is
4	engaged directly in instruction with students in a classroom setting for more
5	than seventy percent (70%) of the individual's contracted time;
6	(B) A guidance counselor; or
7	(C) A librarian;
8	(6) "Declining enrollment funding" means the amount of state
9	financial aid provided to an eligible school district from funds made
10	available for the decline in the average daily membership of the school
11	district in the preceding school year compared to the school year before the
12	preceding school year;
13	(7) "English-language learners" means students identified by the
14	state board as not proficient in the English language based upon approved
15	English proficiency assessment instruments administered annually in the fall
16	of the current school year, which assessments measure oral, reading, and
17	writing proficiency;
18	(8) "Foundation funding" means an amount of money specified by
19	the General Assembly for each school year to be expended by school districts
20	for the provision of an adequate education for each student;
21	(9) "Gifted and talented programs" means academic curricula,
22	courses, and options designed to improve educational opportunities for gifted
23	and talented students pursuant to guidelines adopted by the state board in
24	accordance with § 6-42-106;
25	(10) "Gifted and talented students" means those students who
26	have been identified as meeting the criteria of the gifted program approval
27	standards established by the state board;
28	(11) "Legal revenues" means those revenues received or cash
29	balances carried forward by a school district and used to make payments from:
30	(A)(i) The teachers' salary fund, which means the set of
31	accounts used to record the receipts and expenditures for payment of salaries
32	for licensed personnel, licensed substitutes, tuition, and fringe benefits as
33	defined by § 6-17-908.
34	(ii) Licensed personnel salaries from federal
35	programs are excluded;
36	(B) The operating fund, which means the set of accounts

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1
    used to record the receipts and expenditures for current operating expenses
 2
    other than those that relate to the purposes set out for other funds; and
                       (C) The debt service fund, which means the set of accounts
 3
 4
    used to record local tax receipts and expenditures for the retirement of
 5
    commercially bonded debt;
 6
                 (12) "Millage rate" means the millage rate listed in the most
 7
    recent tax ordinance approved by the county quorum court under the authority
    of § 14-14-904 for the tax year used in a calculation made under this
8
9
    subchapter:
10
                (13) "Miscellaneous funds" means funds received by a school
11
    district:
12
                       (A) From federal forest reserves, federal grazing rights,
    federal mineral rights, federal impact aid, federal flood control, wildlife
13
14
    refuge funds, and severance taxes; and
15
                       (B) In lieu of taxes, and local sales and use taxes
16
    dedicated to education under § 26-74-201 et seq., § 26-74-301 et seq., § 26-
17
    75-301 et seq., and the Local Covernment Bond Act of 1985, § 14-164-301 et
18
    seq.;
19
                       (14)(A) "National school lunch students" means those
20
    students or the percentage of enrolled students from low socioeconomic
    backgrounds as indicated by eligibility for free or reduced-price meals under
21
22
    the National School Lunch Act, 42 U.S.C. § 1751 et seq., as determined on
    October 1 of each previous school year and submitted to the Division of
23
    Elementary and Secondary Education, unless the school district is identified
24
25
    by the Division of Elementary and Secondary Education as participating in the
26
    special assistance certification and reimbursement alternative implemented
    under 42 U.S.C. § 1759a.
27
28
                       (B) If the school district is participating under 42
    U.S.C. § 1759a, then for purposes of funding under § 6-20-2305(b), such a
29
    school district's annual percentage of national school lunch students shall
30
    be equal to the percentage submitted in the base year, which means the last
31
32
    school year for which eligibility determinations were made and in accordance
33
    with rules adopted by the state board.
34
                       (C) The state board may promulgate rules as necessary to
    meet the federal requirements under 42 U.S.C. § 1759a in order to enable the
35
36
    school districts and open enrollment public charter schools to fully
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1	participate in lederal and state programs;
2	(15) "Net revenues" means actual revenues generated from ad
3	valorem taxes and distributed to a school district multiplied by the ratio
4	derived from dividing the uniform rate of tax by the total millage rate of
5	the school district;
6	(16) "Previous year" or "previous school year" means the school
7	year immediately preceding the school year or fiscal year in which funds are
8	allocated;
9	(17)(A) "Professional development" has the same meaning as
10	the meaning given to the term under § 6-17-704.
11	(B) Professional development shall result in individual,
12	schoolwide, and systemwide improvement designed to ensure that all students
13	demonstrate proficiency in the state academic standards;
14	(18) "Quarterly average daily membership" means the average
15	daily membership for one (1) quarter of a school year used for calculating
16	student growth funding and as determined by rule established by the Division
17	of Elementary and Secondary Education;
18	(19) "Revenues" means the proceeds generated from ad valorem
19	taxes and distributed to a school district by a county treasurer from January
20	1 through December 31 of the calendar year in which the school fiscal year
21	began, including:
22	(A) The amount of the final distribution of ad valorem
23	taxes to a school district as shown on the final tax settlement of the county
24	under § 26-39-402 for the calendar year in which the school fiscal year
25	began;
26	(B)(i) Delinquent ad valorem taxes distributed to a school
27	district in the calendar year in which the school fiscal year began.
28	(ii) Delinquent ad valorem taxes include the
29	penalties and interest that are distributable to a school district under
30	existing law;
31	(C) The actual amount of homestead tax credit distributed
32	to a school district in the calendar year in which the school fiscal year
33	began;
34	(D) Excess commissions distributed to a school district in
35	the calendar year in which the school fiscal year began;
36	(E) Interest earned on any tax funds held in trust and

1 distributed to a school district in the calendar year in which the school 2 fiscal year began; 3 (F) Ad valorem tax proceeds from land redemptions 4 distributed to a school district in the calendar year in which the school 5 fiscal year began; and 6 (G) A subtraction of all costs and commissions authorized 7 by law relating to the collection of ad valorem taxes that the county deducted from distributions to a school district in the calendar year in 8 9 which the school fiscal year began; 10 (20) "School district" means a geographic area with an elected 11 board of directors that qualifies as a taxing unit for purposes of ad valorem 12 property taxes under Title 26 of the Arkansas Code, which board of directors conducts the daily affairs of public schools pursuant to the supervisory 13 14 authority vested in it by the General Assembly and this title; 15 (21) "Secondary vocational area center" means a public secondary 16 vocational institution organized for the specific purpose of educating high 17 school students in specific occupational or vocational areas and serving 18 students from more than one (1) participating school district; 19 (22) "Special education high-cost occurrences" means individual cases in which special education and related services required by the 20 21 individualized education program of a particular student with disabilities 22 are unduly expensive, extraordinary, or beyond the routine and normal costs 23 associated with special education and related services provided by a school 24 district and funding is pursuant to rules promulgated by the state board; (23) "State foundation funding aid" means the amount of state 25 26 financial aid provided to a school district under § 6-20-2305(a)(1); 27 (24) "Student growth funding" means the amount of state 28 financial aid provided to each school district from funds made available for the growth in the average daily membership for the school district; 29 30 (25) "Teachers of the gifted and talented" means individuals certified by the state board to teach gifted and talented students; 31 (26) "Technology" means any equipment for instructional purposes 32 33 that is electronic in nature, including, but not limited to, computer 34 hardware, computer software, internet connectivity, and distance learning; 35 and (27) "Uniform rate of tax" means a uniform rate of ad valorem 36

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    property tax of twenty-five (25) mills to be levied on the assessed value of
 2
    all taxable real, personal, utility, and regulated carrier property in the
    state to be used solely for the maintenance and operation of the public
 3
 4
    schools as required by Arkansas Constitution, Article 14, § 3, as amended by
 5
    Arkansas Constitution, Amendments 11, 40, and 74.
 6
 7
           SECTION 4. Arkansas Code § 6-20-2304 is repealed.
8
          6-20-2304. Rules - Access to information on legislation.
          (a) The State Board of Education shall have the authority, acting
9
    pursuant to its rulemaking powers, to adopt rules for the implementation of
10
11
     the provisions of this subchapter.
           (b) The state board shall provide access to legislation of the General
12
13
    Assembly concerning public school funding by the following methods:
14
                 (1) Including a link to the information on the Division of
15
    Elementary and Secondary Education website; and
16
                 (2) Requiring the superintendent of each public school district
17
    in the state to provide each member of the public school district's board of
18
     directors with:
19
                       (A) Information containing the website address where the
20
    member can access the specific legislation; or
                       (B) Upon request, a printed copy of the legislation.
21
22
23
           SECTION 5. Arkansas Code § 6-20-2305 is repealed.
          6-20-2305. School funding.
24
25
          (a)(1)(A) For each school year, each school district shall receive
26
    state foundation funding aid computed as the foundation funding amount under
27
     subdivision (a)(2) of this section less the sum of:
28
                             (i) Ninety-eight percent (98%) of the uniform rate
    of tax multiplied by the property assessment of the school district; and
29
                             (ii) An amount of miscellaneous funds of the school
30
    district calculated under § 6-20-2308.
31
32
                       (B) The Division of Elementary and Secondary Education
33
    shall distribute state foundation funding aid to each school district in
34
    twelve (12) monthly payments.
35
                 (2)(A) For the 2021-2022 school year, the foundation funding
36
    amount is equal to seven thousand one hundred eighty two dollars ($7,182)
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1 multiplied by the school district's average daily membership for the previous 2 school year. 3 (B) For the 2022-2023 school year and each school year 4 thereafter, the foundation funding amount is equal to seven thousand four 5 hundred thirteen dollars (\$7,413) multiplied by the school district's average 6 daily membership for the previous school year. 7 (3)(A) A school district that has experienced a decline in 8 average daily membership over the two (2) immediately preceding school years 9 shall receive: 10 (i) Declining enrollment funding equal to the 11 difference between the average of the two (2) immediately preceding years' 12 average daily memberships and the average daily membership for the previous 13 school year multiplied by the amount of foundation funding set forth in 14 subdivision (a)(2) of this section; and 15 (ii) Special needs isolated funding under § 6-20-16 604. 17 (B) Any funding appropriated and available for declining 18 enrollment funding under subdivision (a)(3)(A)(i) of this section or special 19 needs isolated funding under § 6-20-604 that is not distributed under subdivision (a)(3)(A) of this section shall be prorated and distributed 20 equally per average lost student to school districts that meet the 21 22 qualifications for both declining enrollment funding under subdivision 23 (a)(3)(A)(i) of this section and special needs isolated funding under § 6-20-24 604. (C) No school district shall receive both declining 25 26 enrollment funding under subdivision (a)(3)(A)(i) of this section and student 27 growth funding under subsection (c) of this section. (4)(A)(i) Except as provided in subdivisions (a)(4)(C) and (D) 28 of this section, by the end of each school fiscal year, for a school district 29 30 whose net revenues are less than the sum of ninety eight percent (98%) of the uniform rate of tax multiplied by the property assessment of the school 31 32 district, the Division of Elementary and Secondary Education shall distribute 33 to the school district the difference between: 34 (a) The net revenues distributed to the school 35 district as reported under § 26-80-101(b)(4)(A)(ii) for the calendar year 36 immediately preceding the current school year; and

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1
                                   (b) The sum of ninety-eight percent (98%) of
 2
    the uniform rate of tax multiplied by the property assessment of the school
 3
    district.
 4
                             (ii) The Division of Elementary and Secondary
 5
    Education may distribute to the school district a lesser amount than required
 6
    under subdivisions (a)(4)(A)(i)(a) and (b) of this section if after the
 7
    lesser amount is distributed the school district will receive the foundation
8
    funding amount under this subsection.
9
                       (B) For a school district whose net revenues are more than
10
    the sum of ninety-eight percent (98%) of the uniform rate of tax multiplied
11
    by the property assessment of the school district, the Division of Elementary
12
    and Secondary Education, under the authority of § 6-20-2306, shall recoup
13
    from the school district an amount equal to the difference between:
14
                             (i) The net revenues of the school district; and
15
                             (ii) The sum of ninety-eight percent (98%) of the
16
    uniform rate of tax multiplied by the property assessment of the school
17
    district.
18
                       (C) The Division of Elementary and Secondary Education
19
    shall not distribute to a school district the funds under subdivision
    (a)(4)(h)(i) of this section if, regardless of the school district's tax
20
21
     collection rate, the school district's net revenues plus miscellaneous funds
22
    calculated under § 6-20-2308 meet or exceed the foundation funding amount set
23
    forth in this subsection.
24
                       (D)(i) A county treasurer shall submit annually to the
    Division of Elementary and Secondary Education an annual summary report of
25
26
    all proceeds generated from ad valorem taxes and distributed by the county to
27
    a school district for the period beginning January 1 and ending on December
28
    31 of the preceding calendar year to verify the receipt of revenues under §
    26-80-101(b)(4)(A)(ii).
29
30
                                   (ii)(a) The Division of Elementary and
    Secondary Education may adjust data appropriately if it determines that
31
32
    irregular distributions by a county treasurer of excess commissions cause a
33
    school district's property tax collection rate from the uniform rate of tax
34
    to exceed ninety-eight percent (98%).
35
                                   (b) The Division of Elementary and Secondary
36
    Education may adjust the uniform rate of tax from an irregular distribution
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1
    to an amount not in excess of ninety-eight percent (98%) and apply the excess
 2
    distribution amount the following school year.
 3
                             (iii) Evidence of overlapping revenue reporting or
 4
    irregular distributions shall be provided in the form required by the
 5
    Division of Elementary and Secondary Education.
 6
          (b)(1) In addition to state foundation funding aid, each school
 7
    district shall receive funding for additional education categories as
8
    provided in subdivisions (b)(2)-(6) of this section.
9
                 (2)(A)(i) For the 2021-2022 school year, alternative learning
10
    environment funding shall be four thousand seven hundred ninety-four dollars
11
     ($4,794) multiplied by the number of identified alternative learning
12
    environment students enrolled during the previous school year.
                             (ii) For the 2022-2023 school year, alternative
13
14
    learning environment funding shall be four thousand eight hundred ninety
15
    dollars ($4,890) multiplied by the number of identified alternative learning
16
    environment students enrolled during the previous school year.
17
                             (iii) Funding for students in alternative learning
18
    environments shall be distributed based on rules promulgated by the State
19
    Board of Education.
20
                       (B)(i)(a) Beginning with the 2020-2021 school year.
    secondary vocational area center funding shall be established by a tiered
21
22
     funding structure for distributing vocational center aid for each full-time
23
    equivalent student, as defined by the Division of Career and Technical
24
    Education.
                                   (b) The vocational center aid under
25
26
    subdivision (b)(2)(B)(i)(a) of this section shall be determined by the
27
    Division of Career and Technical Education, in consultation with the Office
28
    of Skills Development, and approved by the State Board of Education.
                             (ii) The Division of Career and Technical Education
29
30
    shall promulgate rules for:
31
                                   (a) A tiered system of determining the amount
32
    of vocational center aid under subdivision (b)(2)(B)(i) of this section for
33
    each secondary vocational area center; and
34
                                   (b) The method of distribution of the
35
    vocational center aid under subdivision (b)(2)(B)(i) of this section.
36
                 (3)(A) For the 2021-2022 school year, funding for students who
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2
    dollars ($359) for each identified English-language learner.
 3
                       (B) Funding for English-language learners shall be
 4
    distributed to public school districts for students who have been identified
 5
    as not proficient in the English language based upon a state-approved English
 6
    proficiency assessment instrument.
                       (C) Funds allocated for English-language learners to
 7
8
    public school districts under this subchapter shall be expended only for
    eligible activities as identified in current rules promulgated by the State
9
    Board of Education and are a supplement to funding for national school lunch
10
11
    students provided in subdivision (b)(4) of this section.
12
                       (D) For the 2022-2023 school year and each school year
    thereafter, funding for students who are identified as English-language
13
14
    learners shall be three hundred sixty-six dollars ($366) for each identified
15
    English-language learner.
16
                 (4)(A) Enhanced Student Achievement Funding for each identified
17
    national school lunch student shall be as follows:
18
                             (i) For a public school district in which ninety
19
    percent (90%) or more of the previous school year's enrolled students are
    national school lunch students, the amount of per-student Enhanced Student
20
21
    Achievement Funding for the 2021-2022 school year is one thousand five
22
    hundred ninety four dollars ($1,594) and for the 2022-2023 school year is one
    thousand six hundred thirteen dollars ($1,613);
23
24
                            (ii) For a public school district in which at least
    seventy percent (70%) but less than ninety percent (90%) of the previous
25
26
    school year's enrolled students are national school lunch students, the
27
    amount of per-student Enhanced Student Achievement Funding for the 2021-2022
28
    school year is one thousand sixty three dollars ($1,063) and for the 2022-
    2023 school year is one thousand seventy six dollars ($1,076); and
29
30
                             (iii) For a public school district in which less
    than seventy percent (70%) of the previous school year's enrolled students
31
32
    are national school lunch students, the amount of per-student Enhanced
33
    Student Achievement Funding for the 2021-2022 school year is five hundred
    thirty-two dollars ($532) and for the 2022-2023 school year is five hundred
34
35
    thirty-eight dollars ($538).
36
                       (B)(i)(a) Except as provided under subdivision
```

are identified as English-language learners shall be three hundred fifty-nine

1

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(b)(4)(B)(i)(c) of this section, Enhanced Student Achievement Funding under
 1
 2
    this subdivision (b)(4) shall be based on the number of national school lunch
    students for the immediately preceding school year determined under § 6-20-
 3
 4
    2303(14)(A).
 5
                                   (b) If the public school district is
 6
    participating under 42 U.S.C. § 1759a, funding under this subdivision (b)(4)
 7
    is based on the percentage determined in § 6-20-2303(14)(B) multiplied by the
8
    number of enrolled students for the immediately preceding school year.
9
                                   (c) The per-student Enhanced Student
10
    Achievement Funding for an open-enrollment public charter school shall be
11
    based upon the current school year enrollment:
12
                                         (1) In the initial year of operation for
13
    an open-enrollment public charter school; or
14
                                         (2) In a year in which an open-
15
    enrollment public charter school adds a grade.
16
                                   (ii)(a) If a public school district will
17
    receive in the current school year Enhanced Student Achievement Funding under
18
    subdivision (b)(4)(A) of this section that is based on a different per-
19
    student amount of Enhanced Student Achievement Funding than the public school
    district received in the immediately preceding school year, due to a
20
    percentage change in national school lunch students, the Division of
21
22
    Elementary and Secondary Education shall adjust the funding to the public
23
    school district in a transitional three-year period.
24
                                   (b) The amount of Enhanced Student Achievement
    Funding under this subdivision (b)(4)(B)(ii) shall be increased or decreased
25
26
    in each year of a three year transition period by one-third (%) of the
27
    difference between the amount of Enhanced Student Achievement Funding per
28
    student for the current year and the amount of Enhanced Student Achievement
    Funding per student for the immediately preceding year, adjusted for changes
29
30
    to the funding rates in subdivision (b)(4)(A) of this section.
31
                                   (iii)(a) The Division of Elementary and
32
    Secondary Education shall establish rules to implement the transitional
33
    Enhanced Student Achievement Funding provided in subdivision (b)(4)(B)(ii) of
34
    this section.
35
                                   (b) The rules shall include the methods of
36
    transition for a school district that:
```

1	(1) Experiences a decrease in the amount
2	of Enhanced Student Achievement Funding per student under subdivision
3	(b)(4)(A) of this section;
4	(2) Experiences an increase in the
5	amount of Enhanced Student Achievement Funding per student under subdivision
6	(b)(4)(A) of this section; or
7	(3) Within a three-year transition
8	period, experiences both a decrease and an increase in the amount of Enhanced
9	Student Achievement Funding per student under subdivision (b)(4)(A) of this
10	section.
11	(iv) Under no circumstances shall a public school
12	district be entitled to receive more or less Enhanced Student Achievement
13	Funding as a result of the transitional process than the public school
14	district is otherwise entitled to receive under this subdivision (b)(4) based
15	on the school district's national school lunch student population as a
16	percentage of the public school district's entire student population.
17	(v)(a) A public school district that has experienced
18	a significant growth in enrolled students in the previous three (3) years
19	shall receive funding for the expected increase in the number of national
20	school lunch students based on the expected increase in enrolled students
21	based on the levels of funding provided in this section for national school
22	lunch students.
23	(b) The State Board of Education shall
24	establish rules to be used by the Division of Elementary and Secondary
25	Education to determine:
26	(1) The amount of growth necessary to
27	qualify as significant growth;
28	(2) The expected increase in the number
29	of national school lunch students based on the expected increase in enrolled
30	students; and
31	(3) Which public school districts have
32	experienced a significant growth in enrolled students as necessary to qualify
33	for funding under this subdivision (b)(4)(B)(v).
34	(c) The Division of Elementary and Secondary
35	Education shall not be required to adjust or fund a public school district's
26	

```
1
    school lunch students enrolled in the public school district or the average
 2
    growth of students in the public school district.
 3
                       (C)(i)(a) A school district shall expend funds allocated
 4
    under this subdivision (b)(4) in accordance with the rules developed by the
 5
    Division of Elementary and Secondary Education to provide the following
 6
    supports and resources:
 7
                                         (1) If the school district meets the
8
    teacher compensation requirements according to the minimum salary schedule
9
    under § 6-17-2403 for teachers serving in positions required by the Standards
     for Accreditation of Arkansas Public Schools and School Districts without
10
11
    using funds provided under this subdivision (b)(4):
12
                                               (A) The hiring of additional
13
    teachers for core academic subject areas, as identified in the Division of
14
    Elementary and Secondary Education Rules Governing the Arkansas Qualified
15
    Teacher Requirements, that are not required by the Standards for
16
    Accreditation of Arkansas Public Schools and School Districts;
17
                                               (B) The enhancement of teacher
18
    salaries for recruitment and retention purposes;
19
                                               (C) Obtaining additional
    compensation for teachers who assume identified leadership roles; or
20
21
                                               (D) Additional compensation for
22
    teachers who assume additional responsibilities that support student academic
23
    achievement;
                                         (2) Academic supports and interventions,
24
25
    including without limitation curriculum specialists, facilitators, tutors,
26
    dyslexia interventions, and Response to Intervention;
27
                                         (3) Social, emotional, and behavioral
28
    supports;
29
                                         (4) Physical and mental health
30
    resources, including without limitation personnel;
31
                                         (5) Early intervention resources.
32
    including without limitation prekindergarten programs, school tutoring
33
    programs that take place before or after school, and early literacy
34
    interventions; and
35
                                         (6) Access to postsecondary
36
    opportunities, including without limitation access to career coaches,
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1
    concurrent credit courses, college entrance support, and career readiness
 2
    support.
 3
                                   (b)(1) By July 1, 2022, each public school
 4
    district shall submit a three-year enhanced student achievement plan to the
 5
    Division of Elementary and Secondary Education describing the school
 6
    district's intended and implemented strategies to enhance student achievement
 7
    and how enhanced student achievement funds will be used to support the
8
    strategies of the school district as permitted by this subdivision (b)(4) and
9
     rules promulgated by the State Board of Education.
10
                                         (2) A school district shall review
11
    annually the school district's enhanced student achievement plan and shall
12
    review the progress of the school district's enhanced student achievement
13
    plan.
14
                                         (3) The enhanced student achievement
15
    plan of a school district shall be updated as necessary by the school
16
    district, and amendments to the enhanced student achievement plan shall be
17
    submitted annually to the Division of Elementary and Secondary Education with
18
    the annual budget of the school district.
19
                                         (4) The Division of Elementary and
    Secondary Education shall monitor the implementation and progress of the
20
21
     enhanced student achievement plan of a school district.
22
                                         (5) A school district that does not
23
    demonstrate progress toward the goals of the enhanced student achievement
    plan of the school district for three (3) consecutive years may be subject to
24
25
    one (1) or more of the following:
26
                                               (A) Additional monitoring by the
27
    Division of Secondary and Elementary Education;
28
                                               (B) An increased level of support
29
    as provided in § 6-15-2913; or
30
                                               (C) A corrective action plan that
    shall be developed in collaboration with the Division of Elementary and
31
32
    Secondary Education.
33
                                   (c) The list of approved programs established
    before July 24, 2019, by the State Board of Education under subdivision
34
    (b)(4)(C)(i)(a) of this section shall expire on June 30, 2022.
35
36
                                   (d) The State Board of Education shall
```

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1
    promulgate rules for the implementation of this subdivision (b)(4)(C)(i) that
 2
    shall include without limitation:
 3
                                         (1) The process for submitting an
 4
    enhanced student achievement plan;
 5
                                         (2) The process for monitoring the
 6
    expenditure of funds allocated under this subdivision (b)(4); and
 7
                                         (3) The specific requirements,
8
    qualifications, and criteria for allowable supports and resources.
9
                                   (ii)(a) A school district shall budget one
    hundred percent (100%) of funds allocated under this subdivision (b)(4) each
10
11
    year to provide the supports and resources described in subdivision
12
    (b)(4)(C)(i)(a) of this section.
                                   (b) If a school district intends to transfer
13
14
    funds allocated under this subdivision (b)(4) to other programs, the school
15
    district shall provide justification for the transfer of funds to the
16
    Division of Elementary and Secondary Education.
17
                             (iii) Notwithstanding any other provision of law, if
18
    the Division of Elementary and Secondary Education determines that a school
19
    district's expenditure of funds allocated under this subdivision (b)(4) would
    result in the school district's losing funding under any federal law, then
20
21
    the funds allocated to a school district under this subdivision (b)(4) may be
22
    expended for other academic programs or salaries.
23
                             (iv) The Division of Elementary and Secondary
24
    Education may direct that a school district expend available funds on
25
    specified programs under subdivision (b)(4)(C)(i) of this section.
26
                             (v) The Division of Elementary and Secondary
27
    Education shall develop appropriate forms for use by school districts to
28
    comply with this subdivision (b)(4)(C) and the rules of the State Board of
29
    Education.
30
                       (D)(i) The Division of Elementary and Secondary Education
    shall provide a report on the progress of school districts in meeting plan
31
32
    goals to the House Committee on Education and the Senate Committee on
33
    Education by October 1 of each odd numbered year, beginning in 2023.
34
                             (ii) The report shall include information broken
35
    down by category as described in subdivision (b)(4)(A) of this section on:
36
                                   (a) How school districts are spending funds
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provided under this subdivision (b)(4), including specific programs utilized
 1
 2
    by school districts;
                                   (b) The amount of funds transferred to another
 3
 4
    categorical fund, including an explanation of why the funds were transferred;
 5
    and
 6
                                   (c) The analysis of student achievement data
    evaluated in student achievement growth models as described in § 6-15-2908
 7
    shall be expanded to include the evaluation of the best estimates of
8
9
    classroom, school, and school district effects on enhancing student
10
    achievement, in addition to the examination of student progress based on
11
     established value-added longitudinal calculations.
12
                             (iii) The report shall be included in the General
13
    Assembly's biennial adequacy study to evaluate the adequacy of education in
14
    the state.
15
                       (E)(i) By June 30 of each year, a school district shall
16
    spend a minimum of eighty-five percent (85%) of the school district's annual
17
    funding allocation as provided under subdivision (b)(4)(C) of this section.
18
                             (ii) A school district that on June 30 of any year
19
    has an enhanced student achievement funding balance in excess of fifteen
20
    percent (15%) of the school district's current year enhanced student
21
    achievement funding allocation shall reduce its total enhanced student
22
    achievement funding balance by at least ten percent (10%) in each year that
    follows so that by June 30 of each year, the school district has a balance of
23
24
    no more than fifteen percent (15%) of the school district's current year
    enhanced student achievement funding allocation.
25
26
                                   (iii)(a) Under an unusual and limited
27
    circumstance, including without limitation an increase in one-time funds or
28
    an unexpected decrease in school district revenues during a given year, a
    school district may request that the Division of Elementary and Secondary
29
30
    Education waive the requirements of this subdivision (b)(4)(E).
31
                                   (b) A school district seeking a waiver shall
32
    file a waiver request with the Commissioner of Elementary and Secondary
33
    Education, accompanied by a resolution adopted by the school district's board
34
    of directors, describing the unusual and limited circumstances.
35
                             (iv) The commissioner may grant a waiver request
36
    under this subdivision (b)(4)(E) for up to one (1) year if the commissioner
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finds that the request is necessary based upon the unusual and limited
 2
    circumstances.
 3
                             (v)(a) The Division of Elementary and Secondary
 4
    Education shall monitor on a yearly basis each school district's compliance
 5
    with the requirements of this subdivision (b)(4)(E).
 6
                                   (b) If a school district fails to comply with
 7
    the requirements of this subdivision (b)(4)(E) during a school year, the
8
    Division of Elementary and Secondary Education may in the following school
9
    year withhold from that school district's national school lunch state
     categorical funding allocation an amount equal to the amount required to be
10
11
    spent by the school district in order to be in compliance with the
12
    requirements of this subdivision (b)(4)(E).
                                   (c) The Division of Elementary and Secondary
13
14
    Education may redistribute amounts withheld under this subdivision (b)(4)(E)
15
    to other school districts entitled to receive national school lunch state
16
     categorical funding allocations.
17
                (5)(A) For each school year, professional development funding
18
    shall be equal to an amount of up to forty dollars and eighty cents ($40.80)
19
    multiplied by the school district's previous school year average daily
20
    membership.
21
                       (B) Funding for professional development for teachers in
22
    Arkansas public schools required under the Teacher Excellence and Support
23
    System, § 6-17-2801 et seq., other law or rule, or by the school district
    shall be used for professional development activities and materials that:
24
25
                             (i) Improve the knowledge, skills, and effectiveness
26
    of teachers;
27
                             (ii) Address the knowledge and skills of
28
    administrators and paraprofessionals concerning effective instructional
29
    strategies, methods, and skills;
30
                             (iii) Lead to improved student academic achievement;
31
    and
32
                             (iv) Provide training for school bus drivers as
33
    outlined in rules promulgated by the Commission for Arkansas Public School
34
    Academic Facilities and Transportation.
35
                       (C)(i) For the 2021-2022 school year, additional funding
    up to fourteen million five hundred thousand dollars ($14,500,000) and for
36
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1

1 the 2022-2023 school year, additional funding up to sixteen million five 2 hundred thousand dollars (\$16,500,000), provided for professional development above the amount in subdivision (b)(5)(A) of this section shall be used by 3 4 the Division of Elementary and Secondary Education for the development and 5 administration of professional learning communities for the benefit of public 6 school districts. 7 (ii) (a) The Division of Elementary and 8 Secondary Education shall promulgate rules to administer the additional 9 professional development funding under subdivision (b)(5)(C)(i) of this 10 section. 11 (b) The Division of Elementary and 12 Secondary Education may partner with or choose a person, firm, corporation, 13 or education service cooperative to provide the knowledge, skills, 14 experience, and expertise for the development of a research-based process for 15 the implementation of professional learning communities. 16 (6)(A)(i) Beginning with the 2021-2022 school year, for school 17 districts identified by the Division of Elementary and Secondary Education as 18 having an average annual teacher salary below the statewide target average 19 annual salary, teacher salary equalization funding shall be equal to one hundred eighty-five dollars (\$185) multiplied by the average daily membership 20 21 of the school district for the previous school year. 22 (ii) For the 2021-2022 and 2022-2023 school years. the statewide target average annual salary shall be fifty-one thousand eight 23 hundred twenty-two dollars (\$51.822). 24 (iii) The House Committee on Education and the 25 26 Senate Committee on Education shall set jointly the statewide target average annual salary for the 2023-2024 and 2024-2025 school years, and each biennium 27 28 thereafter, as part of the adequacy review process required under § 10-3-29 2102. 30 (B)(i) On or before October 31 of each year, the Division of Elementary and Secondary Education shall determine if a school district is 31 32 eligible to receive teacher salary equalization funds by reviewing certified 33 salary data submitted by the school district for the immediately preceding 34 fiscal year. 35 (ii) A school district with an average annual 36 teacher salary meeting or exceeding the statewide target average annual

1 teacher salary for the year is ineligible to receive teacher salary 2 equalization funds exceeding the amount received by the school district in 3 the previous year. 4 (iii) A school district that receives funds from the 5 Educator Compensation Reform Fund is ineligible to receive teacher salary 6 equalization funds for the year in which the school district receives funds 7 from the Educator Compensation Reform Fund. 8 (iv) A school district shall continue to receive 9 teacher salary equalization funds in the same amount as the preceding fiscal 10 year in addition to the amount eligible for the current fiscal year. 11 (C) Teacher salary equalization funding provided to a school district under this subchapter shall be expended only for teacher 12 13 salaries and benefits. 14 (c) Isolated funding under § 6-20-601, student growth funding, and 15 special education high-cost occurrences funding shall be funded as follows: 16 (1) Isolated funding and special education high-cost occurrences 17 funding shall be allocated and funded to school districts in a line item 18 appropriation within the Public School Fund pursuant to law or rules 19 promulgated by the State Board of Education; and 20 (2) Student growth funding is calculated as the sum of the following amounts: 21 22 (A) One-fourth (1/2) of the per-student foundation funding 23 for the school district under subdivision (a)(2) of this section multiplied by the increase, if any, of each of the following: 24 (i) The school district's quarterly average daily 25 26 membership for the fourth quarter of the previous school year over the 27 average daily membership in the year before the fourth quarter; 28 (ii) The school district's quarterly average daily 29 membership for the first quarter of the current school year over the average 30 daily membership of the previous school year; 31 (iii) The school district's quarterly average daily 32 membership for the second quarter of the current year over the average daily 33 membership of the previous school year; and (iv) The school district's quarterly average daily 34 35 membership for the third quarter of the current school year over the average 36 daily membership of the previous school year;

1	(B) Excluding any increase resulting solely from
2	consolidation or annexation with another school district; and
3	(C) If net revenues minus any recoupment under subdivision
4	(a)(4)(B) of this section plus miscellaneous funds calculated under § 6-20-
5	2308(b)(1)(A) exceed the foundation funding amount, a school district shall
6	be eligible to receive the amount of calculated student growth funding that
7	exceeds net revenues minus any recoupment under subdivision (a)(4)(B) of this
8	section plus miscellaneous funds calculated under § 6-20-2308(b)(1)(A).
9	(d) The sum of subsections (a)-(c) of this section shall be the total
10	state aid allocated and funded to school districts pursuant to this section.
11	(e)(1) Funds distributed to school districts under subsection (b) of
12	this section shall be expended on:
13	(A) The students within each category of special needs for
14	which the funds were allocated;
15	(B) Any students within any category of special needs
16	under subsection (b) of this section as permitted by rules issued by the
17	State Board of Education; or
18	(C) If the Division of Elementary and Secondary Education
19	determines that a school district's expenditure of funds allocated under
20	subsection (b) of this section would result in the school district's losing
21	funding under any federal law, then the funds allocated to a school district
22	under subsection (b) of this section may be expended for other academic
23	programs or salaries as permitted by the Division of Elementary and Secondary
24	Education. ■
25	(2) On June 30, 2012, and on June 30 of each school year
26	thereafter, if the total aggregate balance of all state categorical fund
27	sources exceeds twenty percent (20%) of the school district's total aggregate
28	annual state categorical fund allocations for the current school year, the
29	school district shall reduce the total balance by ten percent (10%) each year
30	until the school district's June 30 balance of aggregate annual categorical
31	fund sources is twenty percent (20%) or less of the total aggregate annual
32	state categorical fund allocations for the current school year.
33	(3) A school district may transfer funds received from any
34	categorical fund source to another categorical fund source.
35	(4)(A) The Division of Elementary and Secondary Education shall
36	monitor on a yearly basis each school district's compliance with the

1	requirements of this subsection.
2	(B) If a school district fails to comply with the
3	requirements of this subsection during a school year, the Division of
4	Elementary and Secondary Education may in the following school year withhold
5	from that school district's categorical funding allocation an amount equal to
6	the amount required to be spent by the school district in order to be in
7	compliance with the requirements of this subsection.
8	(C) The Division of Elementary and Secondary Education may
9	redistribute amounts withheld under this subsection to other school districts
10	entitled to receive categorical funding allocations.
11	(f) In order for a school district to be entitled to state funds under
12	the provisions of this subchapter, the school district shall satisfy the
13	following requirements:
14	(1) Expenditures for any fiscal year shall not exceed the legal
15	revenues for that fiscal year;
16	(2) The school district shall maintain records and make reports
17	relative to attendance, receipts, and disbursements and other reports as
18	required by the Division of Elementary and Secondary Education for the
19	administration of this subchapter;
20	(3) The school district shall maintain proper financial records
21	in accordance with the state's school accounting manual and rules promulgated
22	by the State Board of Education;
23	(4)(A) Each school year the school district shall file with the
24	State Board of Education a salary schedule for its licensed employees that
25	recognizes a minimum level of training and experience.
26	(B) The schedule shall reflect the actual pay practices of
27	the school district, including all fringe benefits.
28	(C) Salary increments for experience or education, or
29	both, shall be identified on the schedule; and
30	(5)(A) All pupil attendance records shall be kept in their
31	original form and shall be public records.
32	(B) The records shall be kept according to law and rules
33	on paper or electronic forms either furnished or approved by the Division of
34	Elementary and Secondary Education.
35	(C) After the school term has ended, the superintendent of
36	the school district shall:

T	(1) keep the original attendance records on life for
2	a period of three (3) school years; and
3	(ii) Make the original attendance records available
4	for monitoring purposes during any day of the school term for the teachers or
5	other persons designated to keep attendance.
6	(g)(1) By the end of each school year, each school district shall
7	submit to the Division of Elementary and Secondary Education a report listing
8	each program upon which funds allocated under subsection (b) of this section
9	were expended, the amount expended, and any other information required by the
10	Division of Elementary and Secondary Education.
11	(2) The Division of Elementary and Secondary Education shall
12	develop appropriate reporting forms for use by school districts.
13	
14	SECTION 6. Arkansas Code § 6-20-2306 is repealed.
15	6-20-2306. Division of Elementary and Secondary Education to provide
16	funding Adjustments for overpayments.
17	(a) If the Division of Elementary and Secondary Education determines
18	that an overpayment has been made to a school district under any
19	appropriation authorized by this subchapter, the division may:
20	(1) Withhold the overpayment from subsequent state funding;
21	(2) Transfer the amount withheld for the overpayment to the line
22	item appropriation from which the overpayment was initially made; or
23	(3) Request a refund from the school district in the amount of
24	the overpayment.
25	(b) The school district shall comply as directed by the division.
26	
27	SECTION 7. Arkansas Code § 6-20-2307 is repealed.
28	6-20-2307. Property tax report.
29	In order to provide relevant information to the General Assembly
30	impacting the funding of public education, upon approval of the Legislative
31	Joint Auditing Committee, Arkansas Legislative Audit shall prepare a report
32	regarding the assessment and collection of property taxes.
33	
34	SECTION 8. Arkansas Code § 6-20-2308 is repealed.
35	6-20-2308. Galculation of miscellaneous funds.
36	(a) For the purpose of making an initial calculation of state

1 foundation funding aid, the Division of Elementary and Secondary Education 2 shall calculate the miscellaneous funds of a school district as: (1) The aggregate amount of miscellaneous funds a school 3 4 district received in the calendar year immediately preceding the beginning of 5 the current school fiscal year; multiplied by 6 (2) The ratio of the uniform rate of tax to the school 7 district's total millage rate in effect as of January 1 of the calendar year in which the school district received the miscellaneous funds. 8 9 (b)(1) Except as provided under subdivision (b)(2) of this section, 10 for a school district that receives state foundation funding aid and receives 11 an aggregate amount of miscellaneous funds during the calendar year in which 12 the current school fiscal year began that is less than the aggregate amount of miscellaneous funds the school district received in the calendar year 13 14 immediately preceding the beginning of the current school fiscal year, by the 15 end of the school fiscal year the division shall distribute to the school 16 district an amount equal to the difference between: 17 (A) The amount of miscellaneous funds calculated for the 18 calendar year in which the current school fiscal year began; and 19 (B) The amount of miscellaneous funds calculated for the calendar year immediately preceding the beginning of the current school 20 fiscal year. 21 22 (2) The sum of the following amounts shall not exceed the foundation funding amount under § 6-20-2305(a)(2): 23 24 (A) State foundation funding aid for the current school 25 fiscal year; 26 (B) The school district's miscellaneous funds calculated 27 for the calendar year in which the school fiscal year begant 28 (C) Ninety-eight percent (98%) of the uniform rate of tax multiplied by the property assessment of the school district; 29 (D) A distribution under subdivision (b)(1) of this 30 31 section: and 32 (E) A distribution or recoupment under § 6-20-2305(a)(4). (c)(1) Beginning with the 2014-2015 school fiscal year, the division 33 34 shall recoup an overpayment of state funding under the authority provided by \$ 6-20-2306 for a school district that receives: 35 36 (A) State foundation funding aid; and

1	(b) An aggregate amount of miscertaneous funds for the
2	calendar year in which the current school fiscal year began that is greater
3	than the aggregate amount of miscellaneous funds it received in the calendar
4	year immediately preceding the beginning of the current school fiscal year.
5	(2) The division shall recoup from the school district an amount
6	equal to the difference between:
7	(A) The amount of miscellaneous funds calculated for the
8	calendar year in which the current school fiscal year began; and
9	(B) The amount of miscellaneous funds calculated for the
10	calendar year immediately preceding the beginning of the current school
11	fiscal year.
12	(3) A recoupment from a school district under this subsection
13	shall not exceed the amount of state foundation funding aid distributed to
14	the school district for the school fiscal year on which the recoupment is
15	based.
16	
17	SECTION 9. Arkansas Code Title 6, Chapter 20, is amended to add an
18	additional subchapter to read as follows:
19	<u>Subchapter 27 - Comprehensive Investment in Student Achievement Act</u>
20	
21	6-20-2701. Title.
22	This act shall be known and may be cited as the "Comprehensive
23	<u>Investment in Student Achievement Act".</u>
24	
25	6-20-2702. Legislative findings and intent.
26	(a) The General Assembly finds that:
27	(1) Intelligence and virtue are the safeguards of liberty and
28	the bulwark of a free and good government;
29	(2) Arkansas Constitution, Article 14, § 1, requires the State
30	of Arkansas to ever maintain a general, suitable, and efficient system of
31	free public schools and to adopt all suitable means to secure to the people
32	the advantages and opportunities of education;
33	(3) Because of the decision of the Supreme Court in Lake View
34	School District No. 25 v. Huckabee, 351 Ark. 31 (2002), it is the absolute
35	duty of the State of Arkansas to provide all public school children with an
36	opportunity for an adequate education:

1	(4) A suitable and efficient system of public education should:
2	(A) Ensure the availability of substantially equal and
3	constitutionally appropriate expenditures by the state for the education of
4	each similarly situated child in public schools, regardless of where that
5	child resides within the state;
6	(B) Ensure that each school-age child who attends a public
7	school attends a public school that offers a competitive minimum salary for
8	classroom teachers;
9	(C) Ensure that:
10	(i) All public school students graduating from high
11	school are able to demonstrate a defined, adequate level of competence in:
12	(a) English, oral communications, reading, and
13	writing;
14	(b) Mathematics skills; and
15	(c) Science and social studies disciplines;
16	<u>and</u>
17	(ii) The level of competence under subdivision
18	(a)(4)(C)(i) of this section evolves over time to higher levels;
19	(D) Ensure that students with disabilities have the
20	opportunity to graduate from high school by demonstrating alternative
21	competencies or alternative levels of competency;
22	(E) Ensure that students who are not on track for high
23	school graduation are identified at a sufficiently early date so that the
24	students can be provided an opportunity at a reasonable cost to achieve the
25	minimum level of competence necessary to graduate from high school;
26	(F) Recognize that graduating from high school requires
27	that the students and their parents, legal guardians, and persons standing in
28	loco parentis to the students work hard and assume appropriate responsibility
29	for the students' success or failure; and
30	(G) Recognize that early attention to and correction of
31	student deficiencies are substantially less expensive and more effective than
32	remedial efforts in the later school grades;
33	(5) Arkansas recognizes that it is in the best interest of this
34	state to provide a free public education system for all students;
35	(6) A free public education system must be supported by a state
36	education funding formula that is based on accountability transparency

1	growth, and flexibility; and
2	(7) The provision of a free public education system that is
3	rooted in an accountable, transparent, growth-based, and flexible funding
4	formula ensures that:
5	(A) Every public school student in the state receives the
6	resources they need;
7	(B) Every dollar maximizes the impact of the resources
8	needed by each public school student in the state;
9	(C) Decisions are strategically made at the local level by
10	public school districts and open-enrollment public charter schools;
11	(D) Parents, legal guardians, and persons standing in loco
12	parentis to students are informed; and
13	(E) The public understands the state's public education
14	system.
15	(b) The General Assembly declares that:
16	(1) The creation of a new formula for funding a free public
17	education system in the State of Arkansas is warranted, and this funding
18	formula must be designed to support the:
19	(A) Empowerment of each student to read proficiently by
20	grade three (3) and each grade thereafter;
21	(B) Preparation of each high school graduate to succeed in
22	the postsecondary program or career of each high school graduate's choice;
23	<u>and</u>
24	(C) Provision of the resources needed by each student in
25	the State of Arkansas to succeed, regardless of the student's individual
26	<pre>circumstances;</pre>
27	(2) The funding formula is intended to be a funding plan and not
28	a spending plan;
29	(3) The foundation funding amount included in the funding
30	formula includes funding for:
31	(A) Instructional supports, including without limitation
32	salaries for public school:
33	(i) Classroom teachers;
34	(ii) Principals and assistant principals;
35	(iii) Art, music, and physical education teachers in
36	elementary schools;

1	(iv) Counselors;
2	(v) Social workers;
3	<pre>(vi) Psychologists;</pre>
4	(vii) Librarians;
5	<pre>(viii) Nurses;</pre>
6	(ix) Secretaries; and
7	(x) Substitute teachers;
8	(B) The following for teachers:
9	(i) Duty-free lunches;
10	(ii) Interventions; and
11	(iii) Professional development;
12	(C) Materials and supplies, including without limitation:
13	(i) Textbooks;
14	<pre>(ii) Technology;</pre>
15	(iii) Instructional and noninstructional equipment;
16	<u>and</u>
17	(iv) Classroom-related travel;
18	(D) Operational expenses, including without limitation
19	expenses for:
20	(i) Maintenance;
21	(ii) Transportation;
22	(iii) School safety;
23	(iv) Coordinated school health programs;
24	(v) Family resource centers;
25	(vi) Alternative schools; and
26	(vii) Custodians; and
27	(E) Support systems, including without limitation:
28	(i) Superintendents of public school districts;
29	(ii) Technology directors;
30	(iii) Administrative assistant support; and
31	(iv) Public school district-wide instructional
32	supervisors; and
33	(4) It is the intent of this subchapter to provide a system of
34	school funding that provides to each public school child in the State of
35	Arkansas an opportunity for an adequate education.

36

1	6-20-2703. Public School Fund.
2	(a) The Public School Fund consists of all funds:
3	(1) Appropriated to or allocated from the Treasurer of State for
4	the operation and maintenance of public schools in this state; and
5	(2) That may derive from any state or local taxes, the proceeds
6	of which are devoted to public school purposes.
7	(b) The Public School Fund shall be administered and distributed in
8	accordance with this subchapter or, if not controlled by the provisions of
9	this subchapter, then in accordance with the provisions of general
10	appropriations, as applicable.
11	(c) Notwithstanding any law to the contrary, the changes in education
12	funding implemented by this subchapter shall be subject to and implemented
13	only in accordance with funding as approved by the General Assembly.
14	
15	6-20-2704. Definitions.
16	As used in this subchapter:
17	(1)(A) "Average daily membership" means the sum of the total
18	number of days in which a public school student is enrolled in a public
19	school divided by the number of days that school is in session during an
20	established period of the current school year.
21	(B) As applied to this subchapter, students who may be
22	<pre>counted for average daily membership are:</pre>
23	(i) Kindergarten through grade twelve (K-12)
24	students who reside in the State of Arkansas and who:
25	(a) Reside within the boundaries of a public
26	<pre>school district;</pre>
27	(b) Are enrolled in a public school operated
28	by a public school district; and
29	(c) Are enrolled in a curriculum that fulfills
30	the requirements established by the State Board of Education under the
31	Standards for Accreditation of Arkansas Public Schools and School Districts;
32	(ii) Legally transferred students living outside a
33	<pre>public school district but are:</pre>
34	(a) Attending a public school in a school
35	district under a provision of state law; and
36	(b) Are enrolled in a curriculum that fulfills

T	the requirements established by the state board under the Standards for
2	Accreditation of Arkansas Public Schools and School Districts;
3	(iii) Open-enrollment public charter school students
4	who are enrolled in a curriculum that fulfills the requirements established
5	by the state board under the Standards for Accreditation of Arkansas Public
6	Schools and School Districts;
7	(iv) Students who are eligible to attend and who
8	reside within the boundaries of a public school district and are enrolled in
9	the Arkansas National Guard Youth Challenge Program, so long as the students
10	are participants in the program;
11	(v) Students who are enrolled in a public school
12	operated by a school district and who have been placed by the Department of
13	Human Services in a licensed or approved foster home, shelter, or facility,
14	or an exempt child welfare agency as defined under § 9-28-402, if:
15	(a) The student was enrolled in the public
16	school district before placement;
17	(b) The foster home or other placement is
18	located within the boundaries of the public school district;
19	(c) The juvenile division of the circuit court
20	with jurisdiction over a dependency-neglect action concerning the student has
21	issued an order allowing the student to attend a public school in the public
22	school district; or
23	(d) Enrollment in the public school district
24	is necessary to ensure continuity of educational services under § 9-28-113;
25	<u>or</u>
26	(vi) Transitioning inbound children of military
27	families who have provisionally enrolled in a public school district under
28	the Arkansas Military Child School Transitions Act of 2021, § 6-28-101 et
29	$\underline{\mathtt{seq.}}$
30	(C)(i) Except for those circumstances otherwise allowed by
31	law or rule, a student who is absent from daily attendance for more than ten
32	(10) consecutive school days shall be dropped from the attendance records of
33	the public school.
34	(ii) A student who fails to attend a public school
35	by the tenth regular school day of the semester shall be retroactively
36	dropped from the first day of the school semester for purposes of calculating

1	attendance totals;
2	(2) "Career and technical program" means a coordinated, non-
3	duplicative sequence of academic and technical content that:
4	(A) Incorporates challenging state academic standards;
5	(B) Addresses academic and technological knowledge and
6	skills, including employability skills;
7	(C) Is aligned with the needs of industries in the economy
8	of the state, region, or local area;
9	(D) Progresses in degree of specificity, beginning with
10	all aspects of an industry or career cluster and leading to more occupation-
11	specific instruction, including early postsecondary instruction;
12	(E) Has multiple entry and exit points that incorporate
13	credentialing; and
14	(F) Culminates in the attainment of a recognized
15	<pre>credential;</pre>
16	(3) "Comprehensive assessment program" means the statewide
17	student assessment system implemented and administered under § 6-15-2907;
18	(4) "Direct allocation" means an allocation that is in addition
19	to the foundation funding amount for a public school student and is expressed
20	as a flat-dollar amount;
21	(5) "Distribution period" means the period for which the
22	Division of Elementary and Secondary Education distributes funds;
23	(6) "English-language learner" means a student identified by the
24	State Board of Education as not proficient in the English language based upon
25	approved English proficiency assessment instruments administered annually in
26	the fall of the current school year, which measure oral, reading, and writing
27	<pre>proficiency;</pre>
28	(7) "Existing educator" means a kindergarten through grade
29	twelve (K-12) classroom teacher who provides direct service to public school
30	students at a public school;
31	(8)(A) "Foundation funding amount" means the uniform dollar
32	amount that each public school student generates towards the public school
33	student's funding allocation in a given year.
34	(B) "Foundation funding amount" includes:
35	(i) The foundation funding allocations that a public
36	school received in the 2022-2023 school year; and

1	(ii) Other fund sources identified by the House
2	Committee on Education and Senate Committee on Education, with assistance
3	from the Division of Elementary and Secondary Education, during the 2024
4	biennial adequacy review study under § 10-3-2101 et seq.;
5	(9) "Local contribution" means the dollar amount of the uniform
6	tax rate of twenty-five (25) mills that a local government is required to pay
7	toward the local share of public school funds;
8	(10) "Membership" means the total number of kindergarten through
9	grade twelve (K-12) students who are:
10	(A) Enrolled in a public school in the State of Arkansas;
11	<u>and</u>
12	(B) Arkansas residents;
13	(11) "Miscellaneous funds" means funds received by a school
14	district:
15	(A) From federal forest reserves, federal grazing rights,
16	federal mineral rights, federal impact aid, federal flood control, wildlife
17	refuge funds, and severance taxes; and
18	(B) In lieu of taxes, and local sales and use taxes
19	dedicated to education under § 26-74-201 et seq., § 26-74-301 et seq., § 26-
20	75-301 et seq., and the Local Government Bond Act of 1985, § 14-164-301 et
21	seq.;
22	(12) "Postsecondary readiness assessment" means the assessment
23	required under § 6-15-2907;
24	(13) "Public school" means:
25	(A) A public school or public school district; or
26	(B) An open-enrollment public charter school;
27	(14) "Small district" means a public school district with a
28	membership of five hundred (500) or fewer students;
29	(15) "Sparse district" means a traditional public school
30	district in which there are between one and fifty-one hundredths (1.51) and
31	two (2) students per average daily membership per square mile in the public
32	school district;
33	(16)(A) "Unique learning need" means a learning need for which a
34	public school must provide an enrolled student individualized services,
35	interventions, accommodations, or modifications:
36	(i) To meet the student's need under the Individuals

1	with Disabilities Education Act, 20 U.S.C. § 1400 et seq., as it existed on
2	January 1, 2023;
3	(ii) For purposes of a program for an English-
4	language learner;
5	(iii) That are documented in a written plan and
6	provided in accordance with the Individuals with Disabilities Education Act,
7	20 U.S.C. § 1400 et seq., as it existed on January 1, 2023; or
8	(iv) That are established and categorized into up to
9	ten (10) levels by the Division of Elementary and Secondary Education, as
10	provided in rules promulgated by the Division of Elementary and Secondary
11	Education, and based on the level of additional resources necessary to manage
12	a unique learning need.
13	(B) "Unique learning need" includes without limitation:
14	(i) A developmental or intellectual disability;
15	(ii) Characteristics of dyslexia;
16	(iii) Giftedness; and
17	(iv) Limited English language proficiency.
18	(C) A student may have one (1) or more unique learning
19	needs, including without limitation multiple unique learning needs of
20	different levels or of the same level as established in division rules under
21	subdivision (16)(A)(iv) of this section;
22	(17) "Very small district" means a traditional public school
23	district with a membership of three hundred fifty (350) or fewer students;
24	(18) "Very sparse district" means a traditional public school
25	district in which there are fewer than one and five-tenths (1.5) students per
26	average daily membership per square mile in the public school district; and
27	(19) "Weighted allocation" means an allocation in addition to
28	the foundation funding amount for a student that is expressed as a percentage
29	of the foundation funding amount.
30	
31	6-20-2705. Program established.
32	(a)(1) There is created the Comprehensive Investment in Student
33	Achievement Program.
34	(2) The program shall include a student-based funding formula,
35	which shall serve as the system for funding kindergarten through grade twelve
36	(K-12) education in public schools.

1	(b) The program is established to support the:
2	(1) Empowerment of each student to read proficiently by grade
3	three (3) and each grade thereafter;
4	(2) Preparation of each high school graduate to succeed in the
5	postsecondary program or career of each high school graduate's choice; and
6	(3) Provision of the resources needed by each student in the
7	State of Arkansas to succeed, regardless of the student's individual
8	circumstances.
9	(c)(1) The Division of Elementary and Secondary Education shall
10	implement the program beginning with the 2025-2026 school year.
11	(2) Public school funding shall be allocated in accordance with
12	this subchapter and with rules promulgated by the division.
13	(d) By August 1, 2025, and annually on July 1 each year thereafter,
14	the division shall create and publish a program guide that outlines the
15	division's procedures for administering the program and that shall:
16	(1) Identify the data that the division receives from each
17	public school for purposes of administering the program;
18	(2) Explain how and when the data identified under subdivision
19	(d)(l) of this section shall be submitted to the division;
20	(3) Explain how a public school may dispute an alleged error in
21	an allocation made to the public school; and
22	(4) Identify each public school that qualifies as a small
23	district, sparse district, very small district, or very sparse district as
24	<u>defined</u> by § 6-20-2704.
25	
26	6-20-2706. Foundation funding amount — Weighted allocation — Direct
27	allocation.
28	(a) Each student shall generate a funding allocation that includes the
29	<u>following:</u>
30	(1) The foundation funding amount;
31	(2) Weighted allocations for which an individual student
32	satisfies criteria established by subsection (b) of this section; and
33	(3) Direct allocations for which an individual student satisfies
34	criteria established by subsection (c) of this section.
35	(b)(l) A student shall generate weighted allocations, none of which
36	are mutually exclusive of the others.

1	(2) During each biennial adequacy review process under § 10-3-
2	2101 et seq., the House Committee on Education and the Senate Committee on
3	Education shall determine the tiered weighted allocations for each student
4	<u>who:</u>
5	(A)(i) Is economically disadvantaged.
6	(ii) However, the weighted allocation for a student
7	under subdivision (b)(2)(A)(i) of this section shall not be less than the
8	current rate of twelve percent (12%) for a free or reduced-price lunch
9	student;
10	(B)(i) Experiences concentrated poverty.
11	(ii) However, the weighted allocation for a student
12	under subdivision (b)(2)(B)(i) of this section shall not be less than five
13	percent (5%) of the foundation funding amount;
14	(C)(i) Resides in a small district.
15	(ii) However, the weighted allocation for a student
16	under subdivision (b)(2)(C)(i) of this section shall not be less than ten
17	percent (10%) of the foundation funding amount;
18	(D)(i) Resides in a very small district.
19	(ii) However, the weighted allocation for a student
20	under subdivision (b)(2)(D)(i) of this section shall not be less than twenty
21	percent (20%) of the foundation funding amount;
22	(E)(i) Resides in a sparse district.
23	(ii) However, the weighted allocation for a student
24	under subdivision (b)(2)(E)(i) of this section shall not be less than ten
25	percent (10%) of the foundation funding amount; and
26	(F)(i) Resides in a very sparse district.
27	(ii) However, the weighted allocation for a student
28	under subdivision (b)(2)(F)(i) of this section shall not be less than twenty
29	percent (20%) of the foundation funding amount.
30	(3)(A) The Division of Elementary and Secondary Education shall
31	promulgate rules to establish and categorize unique learning needs into up to
32	ten (10) levels that are based on the additional resources required to
33	support each unique learning need.
34	(B)(i) Before the division establishes and categorizes
35	unique learning needs as required under subdivision (b)(3)(A) of this
36	section, the division shall submit the proposed categorizations to the State

I	Board of Education, which shall then issue a positive, neutral, or negative
2	recommendation for the proposed categorizations.
3	(ii) The state board's recommendation for the
4	proposed categorizations under subdivision (b)(3)(B)(i) of this section shall
5	be included in the division's filing of the rules required under subdivision
6	(b)(3)(A) of this section with the Rules Committee of the Senate and Rules
7	Committee of the House of Representatives in conformance with § 10-3-309.
8	(c)(1) During each biennial adequacy review process under § 10-3-2101
9	et seq., the House Committee on Education and the Senate Committee on
10	Education shall determine the direct allocation amounts that are generated
11	for the following students:
12	(A) A rising fourth grade student who is determined to not
13	be proficient in English language arts based on the student's achieving \underline{a}
14	performance level rating of the two (2) lowest performance categories on the
15	English language arts portion of the student's most recent comprehensive
16	assessment program;
17	(B)(i) A student who is assigned to a career and technical
18	program.
19	(ii) The direct allocation amounts for a student who
20	qualifies under subdivision (c)(1)(B)(i) of this section shall be based on
21	the designation of each student according to the number of years in which the
22	student has been assigned to the career and technical program;
23	(C) A student who is in grades eleven (11) or twelve (12)
24	in a public high school and who has not previously taken the ACT assessment;
25	(D) A student who is in grades eleven (11) or twelve (12)
26	in a public high school and who has previously taken the ACT assessment only
27	one (1) time;
28	(E) A student in kindergarten through grade three (K-3);
29	<u>and</u>
30	(F) A student who attends an open-enrollment public
31	<u>charter school.</u>
32	(2)(A)(i) The direct allocation funding a student generates
33	under this subsection (c) shall be administered and allocated by the division
34	to the public school in which the student is a member for the duration of the
35	student's membership in the public school.
36	(ii) However, the direct allocation funding a

1	student generates under subdivisions (c)(1)(C) and (c)(1)(D) of this section
2	shall not be allocated to the public school in which the student is a member,
3	but shall be maintained by the division.
4	(B)(i) A student's membership in a public school begins on
5	the first day of the student's membership and ends on the last day of the
6	student's membership.
7	(ii) However, a student shall not generate more than
8	one (1) average daily membership in a single school year.
9	(d)(l) A portion of any annual increase in the foundation funding
10	amount may be restricted by the General Assembly for the sole purpose of
11	providing salary increases for existing educators.
12	(2) If a portion of an annual increase in the foundation funding
13	amount is restricted under subdivision (d)(l) of this section, then a public
14	school shall use the restricted portion of the foundation funding amount to
15	provide salary increases to existing educators employed by the public school.
16	(e) Funding allocations under this section shall be based on:
17	(1) Data collected for a public school during cycle six (6) of
18	the first three (3) quarters of the current school year; and
19	(2) The annual report of ad valorem tax revenues disbursed to
20	public school districts by counties.
21	
22	6-20-2707. Student outcome incentives.
23	(a)(1) Subject to appropriation, the Division of Elementary and
24	Secondary Education shall allocate student-generated outcome incentive
25	dollars to a public school based on the achievement of membership in the
26	<pre>public school.</pre>
27	(2) The following categories students shall each generate
28	outcome incentive dollars at two (2) times the rate of students who do not
29	qualify under this subdivision (a)(2):
30	(A) Students from low socioeconomic backgrounds as
31	indicated by eligibility for free or reduced-price meals under the National
32	School Lunch Act, 42 U.S.C. § 1751 et seq., as it existed on January 1, 2023;
33	(B) Students identified by the State Board of Education as
34	not proficient in the English language based upon approved English language
35	proficiency assessment instruments administered annually in the fall of the
36	current school year, including oral, reading, and writing proficiency

1	assessments; and
2	(C) Students evaluated in accordance with the Individuals
3	with Disabilities Education Act, 20 U.S.C. § 1400 et seq., as it existed on
4	January 1, 2023, as having intellectual disabilities, hearing impairments,
5	visual impairments, emotional disturbances, orthopedic impairments, autism,
6	traumatic brain injuries, specific learning disabilities, deaf-blindness,
7	other health impairments, or multiple disabilities and who, by reason
8	thereof, need special education and related services.
9	(b)(1) A public school may receive student-generated outcome incentive
10	dollars if the membership of the public schools achieve the outcome goals
11	established by the division.
12	(2)(A) Before the division promulgates rules establishing
13	outcome goals under subdivision (b)(1) of this section, the division shall
14	submit the proposed outcome goals to the state board, which shall issue a
15	positive, neutral, or negative recommendation for the proposed outcome goals.
16	(B) The state board's recommendation for the proposed
17	outcome goals submitted by the division shall be included in the division's
18	filing of the rule with the Rules Committee of the Senate and the Rules
19	Committee of the House of Representatives in conformance with § 10-3-309.
20	(c) The division shall allocate available appropriations for student-
21	$\underline{\text{generated outcome incentive dollars to public schools in direct proportion } to \\$
22	the number of outcome incentive dollars generated by the membership of each
23	public school, relative to the total number of outcome incentive dollars
24	generated by all Arkansas public school students.
25	(d) Funds allocated under subsections (a)-(c) of this section shall be
26	based on the data collected for a public school during the immediately
27	preceding school year.
28	(e) Funds allocated under this section that remain unexpended at the
29	end of a fiscal year shall not revert to the general fund, but shall be used
30	to supplement future allocations of student-generated outcome incentive
31	dollars under this section.
32	(f)(1) The Commissioner of Elementary and Secondary Education shall
33	convene a group of individuals with relevant experience or expertise to
34	advise him or her regarding outcome incentive dollars and outcome goals.
35	(2) The group required under subdivision $(f)(1)$ of this continu

36

shall include:

1	(A)(i) Three (3) superintendents or directors of public
2	schools, as applicable.
3	(ii) One (1) individual selected under subdivision
4	(f)(2)(A)(i) of this section shall be from a public school located in:
5	(a) An urban area in this state;
6	(b) A suburban area in this state; and
7	(c) A rural area in this state;
8	(B) One (1) existing educator;
9	(C) The:
10	(i) Chair of the House Committee on Education; and
11	(ii) Chair of the Senate Committee on Education;
12	(D) The Chair of the State Board of Education;
13	(E) One (1) parent of a student enrolled in an Arkansas
14	<pre>public school;</pre>
15	(F) One (1) individual who is a bona fide resident of the
16	State of Arkansas;
17	(G) One (1) private business leader in this state; and
18	(H) One (1) member of a public school district board of
19	directors from a public school district in this state.
20	
21	6-20-2708. Additional funding — Professional development.
22	(a)(1) For each school year, professional development funding shall be
23	equal to an amount of up to forty dollars and eighty cents (\$40.80)
24	multiplied by a public school district's previous school year average daily
25	membership.
26	(2) Funding for professional development for teachers in public
27	school districts required under the Teacher Excellence and Support System, §
28	6-17-2801 et seq., other law or rule, or by a public school district shall be
29	used for professional development activities and materials that:
30	(A) Improve the knowledge, skills, and effectiveness of
31	public school district teachers;
32	(B) Address the knowledge and skills of administrators and
33	paraprofessionals concerning effective instructional strategies, methods, and
34	skills;
35	(C) Lead to improved public school district student
36	<u>academic achievement; and</u>

1	(D) Provide training for public school district school but
2	drivers as outlined in rules promulgated by the Commission for Arkansas
3	Public School Academic Facilities and Transportation.
4	(3) For the 2022-2023 school year, additional funding up to
5	sixteen million five hundred thousand dollars (\$16,500,000), provided for
6	public school district professional development above the amount in
7	subdivision (a)(1) of this section, shall be used by the Division of
8	Elementary and Secondary Education for the development and administration of
9	professional learning communities for the benefit of public school districts
10	(b)(1) The division shall promulgate rules to administer the
11	additional public school district professional development funding under
12	subsection (a) of this section.
13	(2) The division may partner with or choose a person, firm,
14	corporation, or education service cooperative to provide the knowledge,
15	skills, experience, and expertise for the development of a research-based
16	process for the implementation of professional learning communities.
17	
18	6-20-2709. Distribution of funds.
19	(a) The Commissioner of Elementary and Secondary Education and each
20	<u>local</u> government shall distributed allocated education funding periodically
21	throughout the school year according to a schedule established by the
22	<u>Division of Elementary and Secondary Education, subject to any applicable</u>
23	restrictions under law.
24	(b)(l) If, during the first year of the implementation of this
25	subchapter, a public school's allocated funds under this subchapter total
26	less than the public school's baseline funding amount, then the division
27	shall allocate additional funds to the public school in an amount equal to
28	ninety percent (90%) of the difference between the public school's baseline
29	funding amount and the public school's allocated funding amount under this
30	subchapter.
31	(2) If a public school qualifies for additional funds under
32	subdivision (b)(l) of this section and the public school's allocated funds
33	under this subchapter during the second year of the implementation of this
34	subchapter total less than the public school's baseline funding amount, then
35	the division shall allocate additional funds to the public school in an
36	amount equal to seventy-five percent (75%) of the difference between the

- public school's baseline funding amount and the public school's allocated
 funding amount under this subchapter.
- 4 subdivisions (b)(1) and (2) of this section and the public school's allocated

(3) If a public school qualifies for additional funds under

- 5 funds under this subchapter during the third year of the implementation of
- 6 this subchapter total less than the public school's baseline funding amount,
- 7 then the division shall allocate additional funds to the public school in an
- 8 amount equal to fifty percent (50%) of the difference between the public
- 9 school's baseline funding amount and the public school's allocated funding
- 10 amount under this subchapter.
- 11 (4) If a public school qualifies for additional funds under
- 12 <u>subdivisions (b)(1)-(3) of this section and the public school's allocated</u>
- 13 <u>funds under this subchapter during the fourth year of the implementation of</u>
- 14 this subchapter total less than the public school's baseline funding amount,
- 15 then the division shall allocate additional funds to the public school in an
- 16 amount equal to twenty-five percent (25%) of the difference between the
- 17 public school's baseline funding amount and the public school's allocated
- 18 <u>funding amount under this subchapter.</u>
- 19 (c)(1) A public school's allocated funding under this subchapter shall
- 20 <u>not decrease more than five percent (5%) from one (1) school year to the next</u>
- 21 school year.

3

- 22 (2)(A) If a public school's allocated funding under this
- 23 subchapter decreases by more than five percent (5%) from the public schools
- 24 allocated funding under this subchapter during the previous school year, then
- 25 <u>the division shall allocate additional funds to the public school in an</u>
- 26 amount such that the decrease in the public school's allocated funds for the
- 27 current school year is only five percent (5%).
- 28 (B) However, the division shall not allocate additional
- 29 funds to a public school under subdivision (c)(2)(A) of this section if the
- 30 <u>division is required to allocate additional funds to the public school as</u>
- 31 required under subsection (b) of this section.
- 32 (d) Before a full and complete settlement is made with a public
- 33 school, the public school shall file all required records and reports with
- 34 the division.
- 35 (e)(1) Except as provided under subdivision (e)(2) of this section,
- 36 monthly installments of funds allocated under this section shall be based on

2	year Cycle 3 data is available.
3	(2) Monthly installments of funds allocated under this section
4	for a newly opened open-enrollment public charter school shall be based on an
5	enrollment estimated provided to the division by the newly opened open-
6	enrollment public charter school by June 15 prior to the beginning of the
7	upcoming school year.
8	(3) Estimates for funds allocated under this section shall be
9	updated to reflect Cycle 3 data for purposes of making monthly installments
10	of funds allocated under this section.
11	(4)(A) Final allocations of funds allocated under this section
12	shall be updated to reflect Cycle 6 data.
13	(B) Any remaining monthly installments of funds allocated
14	under this section shall be updated based on the final funding allocations
15	determined under subdivision (e)(4)(A) of this section.
16	
17	6-20-2710. State and local contributions — Determination of fiscal
18	capacity.
19	(a) It is the intent of the General Assembly to provide funding on a
20	fair and equitable basis by recognizing the differences in the ability of
21	local jurisdictions to raise local revenues.
22	(b) The Division of Elementary and Secondary Education shall provide:
23	(1)(A) The remainder of the total funds necessary for the
24	foundation allocation amount and weighted allocation generated by members of
25	public schools, after each local public school district's uniform rate of tax
26	and miscellaneous funds are applied.
27	(B) The division shall continue to fund any public school
28	up to ninety-eight percent (98%) of the uniform rate of tax if local tax
29	collections fall below ninety-eight percent (98%) of the uniform rate of tax;
30	<u>and</u>
31	(2) One hundred percent (100%) of:
32	(A) The total direct allocation amounts as determined by
33	the House Committee on Education and the Senate Committee on Education under
34	§ 6-20-2706(c); and
35	(B) The total amount of student-generated outcome
36	incentive dollars as determined by the division under & 6-20-2707

1 the prior-year three-quarter average daily membership data until the current

1	(c) The local share shall be paid with local government funds, which
2	shall include the amount generated from the uniform rate of ad valorem
3	property tax of twenty-five (25) mills as required under Arkansas
4	Constitution, Article 4, § 3, and any miscellaneous funds.
5	(d)(1) Each county's fiscal capacity shall be determined according to
6	the fiscal capacity calculation annually by or before May 1 of the
7	immediately preceding school year for which students generate the total
8	funding allocation.
9	(2) The annual fiscal capacity calculation required under
10	subdivision (d)(1) of this section, including the underlying data and the
11	determination for each county, shall be publicly reported.
12	(3) The fiscal capacity of a county for a given school year
13	shall not be revised after the county's fiscal capacity has been determined
14	for that school year.
15	(e) This section:
16	(1) Shall establish the minimum education funding that a local
17	government shall contribute; and
18	(2) Does not prohibit or otherwise limit a local government from
19	contributing more than the local contribution rate required under subsection
20	(c) of this section.
21	
22	6-20-2711. Comprehensive investment in student achievement
23	<u>professional development series — Requirements.</u>
24	(a) The Division of Elementary and Secondary Education shall create or
25	procure, and make available at no cost to participants, a required
26	professional development series concerning this subchapter.
27	(b) The professional development series required by subsection (a) of
28	this section shall include without limitation:
29	(1) An in-depth explanation of this subchapter; and
30	(2) Instruction regarding how to:
31	(A) Budget to increase student achievement;
32	(B) Connect student achievement with investments in
33	education; and
34	(C) Hold decision makers accountable for funding
35	decisions.
36	(c) The division shall make the professional development series

1	required by subsection (a) of this section available to the following
2	individuals, upon their request:
3	(1) Directors and superintendents of public schools;
4	(2) Members of public school district boards of directors;
5	(3) Members of governing bodies of open-enrollment public
6	<pre>charter schools;</pre>
7	(4) Members and the chair of the State Board of Education;
8	(5) Members of the public charter authorizing panel established
9	within the division as required under § 6-23-701; and
10	(6) Employees of a public school, the division, or the state
11	board who are responsible for developing, reviewing, or otherwise assisting
12	the public school, the division, or the State Board of Education with its
13	annual education budget.
14	(d)(1) The division shall create or procure, and make available at no
15	cost to participants, a required professional development series for public
16	<pre>school employees that:</pre>
17	(A) Is tailored to the professional duties of various
18	types of public school employees; and
19	(B) Includes an overview of this subchapter and best
20	practices regarding how public school employees can maximize budget
21	investments to increase student achievement through the public school
22	<pre>employee's work.</pre>
23	(2) The professional development series required under
24	subdivision (d)(1) of this section shall be available no later than January
25	<u>1, 2026.</u>
26	(e)(1) A professional development series created or procured under
27	this section may be provided to participants virtually or in person at the
28	direction of the division.
29	(2) The division shall make all instructional materials used as
30	part of a professional development series created or procured under this
31	section publicly available on the website of the division.
32	(f) The division shall procure any goods or services selected or
33	approved by the division to effectuate this section competitively and in
34	compliance with state laws and rules regarding the procurement of goods and
35	services by state agencies, including the Arkansas Procurement Law, § 19-11-
36	201 et seq.

1	
2	6-20-2712. Accountability requirements.
3	(a) Each public school shall produce an accountability report that:
4	(1) Establishes:
5	(A) Goals for student achievement, including the goal of
6	seventy percent (70%) of the public school's students in grade three (3)
7	taking a comprehensive assessment program achieving a performance level in
8	the top two (2) levels of the comprehensive assessment program in the current
9	school year; and
10	(B) How the established goals can be met within the public
11	school's budget; and
12	(2)(A) Describes how the public school's budget and expenditures
13	for previous school years enabled the public school to make progress toward
14	the student achievement goals established by the public school for the
15	previous school years.
16	(B) However, subdivision (a)(2)(A) of this section shall
17	not apply for the accountability report required under this subsection (a)
18	submitted by a public school during the first year following the
19	implementation of this subchapter.
20	(b)(1) The accountability report required under subsection (a) of this
21	section shall be presented to the public for comment before the
22	accountability report is submitted to the Division of Elementary and
23	Secondary Education.
24	(2) The accountability report required under subsection (a) of
25	this section shall be submitted to the division by November 1, 2026 and each
26	November 1 thereafter.
27	(c) Beginning with the 2026-2027 school year:
28	(1)(A) A public school within a public school district or a
29	<pre>public school district that receives a "D" or "F" letter grade under § 6-15-</pre>
30	2101 et seq. or an open-enrollment public charter school that has a less-
31	than-satisfactory evaluation under § 6-23-404 may be required to appear for a
32	hearing before the State Board of Education, or a committee of the state
33	board appointed by the Chair of the State Board of Education, to report on:
34	(i) The performance of the public school within a
35	public school district, public school district, or open-enrollment public
36	charter school; and

1	(ii) How the spending decisions of the public school
2	within a public school district, public school district, or open-enrollment
3	public charter school may have affected the ability of the public school
4	within a public school district, public school district, or open-enrollment
5	public charter school to achieve student achievement goals and performance
6	goals.
7	(B) At the conclusion of a hearing under subdivision
8	(c)(l)(A) of this section, the state board may recommend that the division
9	impose one (1) of the corrective actions identified under subdivision (c)(2)
10	of this section; and
11	(2) The division may impose one (1) of the following corrective
12	actions for a public school within a public school district or a public
13	school district that receives a "D" or "F" letter grade under § 6-15-2101 et
14	seq. or an open-enrollment public charter school that has a less-than-
15	satisfactory evaluation under § 6-23-404:
16	(A)(i) Require the public school within a public school
17	district, public school district, or open-enrollment public charter school to
18	submit to the division for approval and implement a corrective action plan
19	that is consistent with a corrective action plan template developed by the
20	division.
21	(ii) The division shall report on the implementation
22	of a corrective action plan as required under subdivision (c)(2)(A)(i) of
23	this section to the state board; or
24	(B) Implement a required:
25	(i) Audit and investigation of the academic
26	programming and spending of the public school within a public school
27	district, public school district, or open-enrollment public charter school;
28	<u>and</u>
29	(ii) Report regarding the outcomes of the audit and
30	investigation conducted under subdivision (c)(2)(B)(i) of this section, which
31	shall be submitted to the state board.
32	(d) The division shall:
33	(1) Provide information requested by the state board by the date
34	specified by the state board in order to assist with the making of
35	determinations necessary to implement this section; and
36	(2) Apportion the costs of implementing a corrective action plan

1	imposed under subdivision (c)(2)(A) of this section between the division and
2	the public school within a public school district, public school district, or
3	open-enrollment public charter school on a case-by-case basis, subject to the
4	approval of the state board.
5	
6	6-20-2712. Funding — Adjustments for overpayments.
7	(a) If the Division of Elementary and Secondary Education determines
8	that an overpayment has been made to a public school under any appropriation
9	authorized by this subchapter, the division may:
10	(1) Withhold the overpayment from subsequent state funding;
11	(2) Transfer the amount withheld for the overpayment to the line
12	item appropriation from which the overpayment was initially made; or
13	(3) Request a refund from the public school in the amount of the
14	overpayment.
15	(b) The public school shall comply as directed by the division.
16	
17	6-20-2713. Property tax report.
18	To provide relevant information that impacts the funding of public
19	education to the General Assembly, upon approval of the Legislative Joint
20	Auditing Committee, Arkansas Legislative Audit shall prepare a report
21	regarding the assessment and collection of property taxes.
22	
23	6-20-2714. Calculation of miscellaneous funds.
24	(a) For the purpose of making an initial calculation of a foundation
25	funding amount, the Division of Elementary and Secondary Education shall
26	calculate the miscellaneous funds of a public school district as the
27	aggregate amount of miscellaneous funds a public school district received in
28	the calendar year immediately preceding the beginning of the current school
29	fiscal year multiplied by the ratio of the uniform rate of tax to the public
30	school district's total millage rate in effect as of January 1 of the
31	calendar year in which the public school district received the miscellaneous
32	funds.
33	(b)(1) Except as provided under subdivision (b)(2) of this section,
34	for a public school district that receives foundation funding amounts and
35	receives an aggregate amount of miscellaneous funds during the calendar year
36	in which the current school fiscal year began that is less than the aggregate

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1	amount of miscellaneous funds the public school district received in the
2	calendar year immediately preceding the beginning of the current school
3	fiscal year, by the end of the school fiscal year, the division shall
4	distribute to the public school district an amount equal to the difference
5	<pre>between:</pre>
6	(A) The amount of miscellaneous funds calculated for the
7	calendar year in which the current school fiscal year began; and
8	(B) The amount of miscellaneous funds calculated for the
9	calendar year immediately preceding the beginning of the current school
10	fiscal year.
11	(2) The sum of the following amounts shall not exceed the
12	foundation funding amount under § 6-20-2706:
13	(A) Foundation funding aid for the current school fiscal
14	year;
15	(B) The school district's miscellaneous funds calculated
16	for the calendar year in which the school fiscal year began;
17	(C) Ninety-eight percent (98%) of the uniform rate of tax
18	multiplied by the property assessment of the school district;
19	(D) A distribution under subdivision (b)(1) of this
20	section; and
21	(E) A distribution under \S 6-20-2710(b)(1).
22	(c)(l) The division shall recoup an overpayment of state funding under
23	the authority provided by § 6-20-2712 for a public school district that
24	receives:
25	(A) Foundation funding amounts; and
26	(B) An aggregate amount of miscellaneous funds for the
27	calendar year in which the current school fiscal year began that is greater
28	than the aggregate amount of miscellaneous funds the public school district
29	received in the calendar year immediately preceding the beginning of the
30	current school fiscal year.
31	(2) The division shall recoup from a public school district an
32	amount equal to the difference between:
33	(A) The amount of miscellaneous funds calculated for the
34	calendar year in which the current school fiscal year began; and
35	(B) The amount of miscellaneous funds calculated for the
36	calendar year immediately preceding the beginning of the current school

1	fiscal year.
2	(3) A recoupment from a public school district under subdivision
3	(c)(2) of this section shall not exceed the amount of foundation funding
4	distributed to the public school district for the school fiscal year on which
5	the recoupment is based.
6	
7	6-20-2715. Biennial adequacy study — Additional duties.
8	(a) During each biennial adequacy review process, the House Committee
9	on Education and the Senate Committee on Education shall, in addition to
10	required duties under § 10-3-2101 et seq.:
11	(1) Regularly review the:
12	(A) Foundation funding amount as determined under § 6-20-
13	<u>2706</u> ;
14	(B) Weighted allocation amount as determined under § 6-20-
15	<u>2706</u> ;
16	(C) Direct allocation amounts as determined under § 6-20-
17	2706; and
18	(D) Student outcome incentive amounts as determined under
19	§ 6-20-2707; and
20	(2) Identify any needed revisions, additions, or deletions to
21	the funding amounts and requirements under this subchapter.
22	(b)(1) The House Committee on Education and the Senate Committee on
23	Education, meeting jointly during a biennial adequacy review process, shall
24	prepare a report annually on or before November 1 and provide the report to
25	the:
26	(A) Governor; and
27	(B) State Board of Education.
28	(2) The report required under subdivision (b)(1) of this section
29	shall include without limitation:
30	(A) Recommendations on any necessary revisions, additions,
31	or deletions to the funding amounts and requirements under this subchapter;
32	<u>and</u>
33	(B) An analysis of instructional salary disparity among
34	public schools, including without limitation an analysis of disparity in
35	benefits and other compensation among public schools.

1	6-20-2716. Progress Review Board.
2	(a) Beginning on July 1, 2026, there is created a Progress Review
3	Board, which shall consist of:
4	(1) The Secretary of the Department of Education;
5	(2) The Commissioner of Elementary and Secondary Education, if
6	$\underline{\text{the commissioner is an individual other than the Secretary of the Department}}$
7	of Education;
8	(3) The Chair of the State Board of Education;
9	(4) Two (2) members of the Senate appointed by the President Pro
10	Tempore of the Senate; and
11	(5) Two (2) members of the House of Representatives appointed by
12	the Speaker of the House of Representatives.
13	(b)(1) Each member of the Progress Review Board shall serve a term of
14	two (2) years.
15	(2) If a member fails to meet the qualifications by which the
16	member was initially appointed during the member's term, then the member's
17	position on the Progress Review Board shall be vacated.
18	(c) The Progress Review Board shall:
19	(1)(A) Establish a public school's minimum goal to increase the
20	public school's third grade student performance rating on the comprehensive
21	student assessment program to seventy percent (70%) of students in grade
22	three (3) achieving the top two (2) levels of the comprehensive student
23	assessment program, beginning with the results from the 2023-2024
24	comprehensive student assessment program cycle.
25	(B)(i) Subdivision (c)(l)(A) of this section shall not
26	apply to a public school in which seventy percent (70%) or more of the public
27	school's third-grade students have achieved the top two (2) levels of the
28	comprehensive student assessment program in the most recent school year.
29	(ii) The Progress Review Board shall notify a public
30	school that is exempt under subdivision (c)(l)(B)(i) of this section.
31	(C)(i) If a public school fails to meet the goal
32	established for the public school under subdivision (c)(l)(A) of this section
33	within three (3) years, then the Progress Review Board shall determine if
34	further action is necessary based on whether the public school is taking the
35	proper steps to achieve the established goal.
36	(ii)(a) If the Progress Review Roard determines

- 1 further action is necessary under subdivision (c)(1)(C)(i) of this section,
- 2 then the progress review board shall recommend that the Secretary of the
- 3 Department of Education require the appropriate designated employees of the
- 4 public school to complete training, in addition to the required training for
- 5 members of public school district boards of directors under § 6-13-629,
- 6 regarding how to budget to increase student achievement based on the goal
- 7 established for the public school under subdivision (c)(1)(A) of this
- 8 section.
- 9 <u>(b) If the Progress Review Board makes a</u>
- 10 recommendation under subdivision (c)(1)(C)(ii)(a) of this section, then the
- 11 Secretary of the Department of Education may require the appropriate
- 12 <u>designated employees of the public school to complete training in addition to</u>
- 13 the required training for members of public school district boards of
- 14 directors under § 6-13-629; and
- 15 (2) Annually review each accountability report submitted under §
- 16 6-20-2712 to determine if a public school is taking the proper steps to
- 17 achieve the goal established for the public school under subdivision
- 18 (c)(1)(A) of this section.

19

- 20 6-20-2717. Rules.
- 21 (a) The Division of Elementary and Secondary Education shall
- 22 promulgate rules necessary to implement this subchapter.
- 23 (b)(1) When adopting the initial rules to implement this subchapter,
- 24 the final rules shall be filed with the Secretary of State for adoption under
- 25 § 25-15-204(f):
- 26 (A) On or before January 1, 2024; or
- 27 (B) If approval under § 10-3-309 has not occurred by
- 28 January 1, 2024, as soon as practicable after approval under § 10-3-309.
- 29 (2) The division shall file the proposed rules with the
- 30 Legislative Council under § 10-3-309(c) sufficiently in advance of January 1,
- 31 <u>2024</u>, so that the Legislative Council may consider the rule for approval
- 32 before January 1, 2024.
- 33 (c) The division and State Board of Education shall provide access to
- 34 relevant legislation of the General Assembly concerning public school funding
- 35 by the following methods:
- 36 (1) Including a link to the relevant legislation on the

1	division's website; and
2	(2) Requiring the superintendent of each public school district
3	in the state to provide each member of the public school district's board of
4	directors with:
5	(A) The website address where the member can access the
6	relevant legislation; or
7	(B) Upon request, a printed copy of the relevant
8	legislation.
9	
10	SECTION 10. DO NOT CODIFY. Effective date. This act shall be
11	effective on and after July 1, 2025.
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