1	State of Arkansas	A Bill	
2	94th General Assembly	7 C Billi	SENATE BILL 356
3 4	Regular Session, 2023		SENATE BILL 330
5	By: Senators J. English, K. Ham	mer	
6	By: Representatives Cavenaugh,		
7	by. Representatives Cavenaugh,	vaagm	
8		For An Act To Be Entitled	
9	AN ACT TO AB	OLISH INACTIVE STATE ENTITIES;	TO AMEND
10		ERNING THE REPORTING OF BOARDS	
11	COMMISSIONS;	TO DECLARE AN EMERGENCY; AND	FOR OTHER
12	PURPOSES.	·	
13			
14			
15		Subtitle	
16	TO ABOI	LISH INACTIVE STATE ENTITIES;	го
17	AMEND 7	THE LAW CONCERNING THE REPORTIN	NG OF
18	BOARDS	AND COMMISSIONS; AND TO DECLAR	RE AN
19	EMERGEN	NCY.	
20			
21			
22	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
23			
24	SECTION 1. DO NOT	CODIFY. Abolition of state e	entities, boards and
25	<u>commissions - Legislativ</u>	e findings.	
26	(a) The General A	ssembly finds that the followi	ng state entities are
27	no longer active and are	abolished:	
28	(1) Arkansa	s Commission on Eye and Vision	Care of School-Age
29	Children, created under	§ 6-18-1802;	
30		f Advisors to Arkansas State U	<u>Iniversity-Searcy,</u>
31	created under § 6-56-103		
32		ustice Reform Board, created u	
33		s Statewide Energy Consortium,	created under § 6-61-
34	<u>1501;</u>		
35		cal Energy Advancement Program	Fund Board, created
36	under § 6-61-1502;		

1	(6) Academic Facilities Oversight Committee, created § 10-3-	
2	<u>2201;</u>	
3	(7) Records Retention Committee, created under § 13-4-203;	
4	(8) Arkansas Delta Music Commission, created under § 13-15-201	<u>;</u>
5	(9) The Arkansas Housing Trust Fund Advisory Committee, created	<u>d</u>
6	under § 15-5-1706;	
7	(10) Nongame Preservation Committee, created under § 15-45-302	<u>;</u>
8	(11) Medication Assistive Person Advisory Committee, created	
9	under § 17-87-710;	
10	(12) State Board of Disease Intervention Specialists, created	
11	under § 17-98-201;	
12	(13) Electrical Energy Advancement Program Fund, created under	§
13	<u>19-5-1248;</u>	
14	(14) Palliative Care and Quality of Life Interdisciplinary Tas	<u>k</u>
15	Force, created under § 20-8-702;	
16	(15) Executive Board of the Governor's Commission on People wi	th
17	Disabilities, created under § 20-14-207;	
18	(16) Arkansas Suicide Prevention Council, created under § 20-45	_
19	<u>302;</u>	
20	(17) Children's Behavioral Health Care Commission, created und	er
21	§ 20-47-704;	
22	(18) Healthcare Quality and Payment Policy Advisory Committee,	
23	<u>created under § 20-77-2203;</u>	
24	(19) Suggestion Award Board, created under § 21-11-105;	
25	(20) Lottery Retailer Advisory Board, created under § 23-115-	
26	<u>204;</u>	
27	(21) Arkansas Natural and Cultural Heritage Advisory Committee	<u>.</u>
28	created under § 25-3-104; and	
29	(22) State Technology Council, created under § 25-33-101.	
30	(b) Any funds, personal property, or real property of an entity unde	<u>r</u>
31	subsection (a) of this section shall be transferred to the Department of	
32	Finance and Administration.	
33	(c) The terms of all members appointed to an entity under subsection	
34	(a) of this section shall end on the effective date of this act.	
35		
36	SECTION 2. Arkansas Code § 6-18-1501(b), concerning vision screening	s,

1	is amended to read as follows:
2	(b) The Division of Elementary and Secondary Education, in conjunction
3	with the Arkansas Commission on Eye and Vision Care of School-Age Children,
4	shall adopt rules to establish the tests, procedures, equipment, and
5	instruments that shall be used to perform eye and vision screenings.
6	
7	SECTION 3. Arkansas Code § 6-18-1503(a), concerning standardized forms
8	for eye and vision screening reports, is amended to read as follows:
9	(a) Standardized forms for eye and vision screening reports shall be
10	developed by the Division of Elementary and Secondary Education $rac{ ext{i} n}{ ext{c}}$
11	conjunction with the Arkansas Commission on Eye and Vision Care of School-Age
12	Children and adopted by the division in rules promulgated under the Arkansas
13	Administrative Procedure Act, § 25-15-201 et seq.
14	
15	SECTION 4. Arkansas Code § 6-18-1504 is amended to read as follows:
16	6-18-1504. Training.
17	The Division of Elementary and Secondary Education, in conjunction with
18	the Arkansas Commission on Eye and Vision Care of School-Age Children, shall
19	adopt rules that establish standards for training school nurses to perform
20	eye and vision screenings.
21	
22	SECTION 5. Arkansas Code § 6-18-1802 is repealed.
23	6-18-1802. Arkansas Commission on Eye and Vision Care of School-Age
24	Children.
25	(a)(1) There is established the Arkansas Commission on Eye and Vision
26	Care of School-Age Children to be composed of seventeen (17) members.
27	(2) The following members shall be appointed by the Governor:
28	(A) Four (4) optometrists;
29	(B) Two (2) ophthalmologists;
30	(C) One (1) pediatrician;
31	(D) One (1) school nurse who is currently working in a
32	public elementary school in this state;
33	(E) One (1) person currently working as a principal in a
34	public elementary school in this state; and
35	(F) One (1) person currently working as a classroom

teacher in a public elementary school in this state.

T	(3) The following members shall be appointed by the Speaker of the
2	House of Representatives:
3	(A) One (1) family practice physician; and
4	(B) One (1) principal of a public elementary school.
5	(4) The following members shall be appointed by the President Pro
6	Tempore of the Senate:
7	(A) One (1) family practice physician; and
8	(B) One (1) teacher in a public elementary school.
9	(5) The Chair of the House Committee on Public Health, Welfare, and
10	Labor shall appoint one (1) member who has a child in a public school in this
11	state.
12	(6) The Chair of the Senate Committee on Public Health, Welfare, and
13	Labor shall appoint one (1) member who has a child in a public school in this
14	state.
15	(7) The optometrist serving on the State Board of Health shall also be
16	a member of the board and shall serve as a liaison to the Department of
17	Health.
18	(b)(1) The Governor shall designate one (1) of the optometrist
19	appointees to serve as chair of the commission.
20	(2) The members of the commission shall select from their
21	membership a vice chair, a secretary, and a treasurer.
22	(c) The first meeting shall be held within thirty (30) days of the
23	appointment of the members by the Governor, and shall be called by the chair.
24	(d)(1) A majority of the membership of the commission shall constitute
25	a quorum.
26	(2) A majority vote of those members present shall be required
27	for any action of the commission.
28	(e) Vacancies shall be filled for the unexpired portion of the term in
29	the same manner as is provided in this section for initial appointments.
30	(f) To the extent that moneys are made available for that purpose, the
31	members of the commission may receive expense reimbursement in accordance
32	with § 25-16-902.
33	
34	SECTION 6. Arkansas Code § 6-18-1803 is repealed.
35	6-18-1803. Duties.
36	(a) The Arkansas Commission on Eye and Vision Care of School-Age

2	(1) Study the eye and vision needs of the school-age children of
3	Arkansas;
4	(2) Study and evaluate vision screening programs in the schools,
5	and their effectiveness;
6	(3) Study and evaluate whether children are receiving adequate
7	eye and vision care, and correction of vision problems;
8	(4) Study the effects of inadequate vision on the performance of
9	children in the classroom; and
10	(5) Continue to develop a strategic statewide plan to ensure
11	adequate eye and vision care of school-age children.
12	(b) The commission and the Division of Elementary and Secondary
13	Education shall report their findings and updates to the Governor, the
14	Legislative Council, and the House Committee on Public Health, Welfare, and
15	Labor and the Senate Committee on Public Health, Welfare, and Labor annually.
16	(c)(1) The commission may accept any and all donations, grants of
17	money, gifts, appropriations, instruments, equipment, supplies, materials,
18	and services, conditional or otherwise, from private sources, from municipal
19	and county governments, from the state, and from the United States
20	Government.
21	(2) The commission may use any of its resources to further the
22	commission's purposes and functions.
23	(3) All moneys collected under this section shall be deposited
24	into a cash fund within the State Treasury to be maintained by the division.
25	(d) The commission shall develop criteria for the distribution of
26	commission resources to individuals and school districts in need of financial
27	or other assistance necessary to satisfy the requirements of §§ 6-18-1501 -
28	6-18-1506.
29	(e)(1) In conjunction with the division, the commission shall develop
30	criteria for passage or failure of a vision screening and criteria for
31	referral for a comprehensive eye examination.
32	(2) The division shall adopt the criteria as rules promulgated
33	under the Arkansas Administrative Procedure Act, § 25-15-201 et seq.
34	(f) In conjunction with the division, the commission shall develop
35	standardized forms to be used with regard to conducting and reporting the
36	results of eye and vision screenings.

1 Children shall:

1	(g) The commission and the division shall evaluate and approve the
2	vision screening instruments, equipment, and other testing items that are
3	used to conduct the eye and vision screenings.
4	(h) The commission shall conduct a pilot study to evaluate the pre-
5	and post-performance test scores of school children who have been screened
6	and referred for vision problems. The study shall encompass rural, urban, and
7	Empowerment-Zone school systems.
8	
9	SECTION 7. Arkansas Code § 6-21-112(f)(1), concerning the Division of
10	Public School Academic Facilities and Transportation, is repealed.
11	(1) Provide information or assistance to the Academic Facilities
12	Oversight Committee as requested;
13	
14	SECTION 8. Arkansas Code § 6-21-112(f)(2), concerning the Division of
15	Public School Academic Facilities and Transportation, is amended to read as
16	follows:
17	(2) Use recommendations or assessments of the Academic
18	Facilities Oversight Committee or the General Assembly as a basis for
19	establishing the policies and procedures of the Division of Public School
20	Academic Facilities and Transportation;
21	
22	SECTION 9. Arkansas Code § 6-21-112(f)(15)(A), concerning the
23	Division of Public School Academic Facilities and Transportation, is amended
24	to read as follows:
25	(15)(A) Report by October 1 of each year to the Governor, the
26	House Committee on Education, $\underline{\text{and}}$ the Senate Committee on Education, and the
27	Academic Facilities Oversight Committee on the status of implementation of
28	the Arkansas Public School Academic Facilities Program Act, § 6-21-801 et
29	seq.
30	
31	SECTION 10. Arkansas Code § 6-21-112(f)(16), concerning the Division
32	of Public School Academic Facilities and Transportation, is amended to read
33	as follows:
34	(16) Report by October 1 of each even-numbered year to the
35	Governor, the House Committee on Education, and the Senate Committee on

Education, and the Academic Facilities Oversight Committee on the state

1	academic facilities master plan;
2	
3	SECTION 11. Arkansas Code § 6-21-114(1), concerning the creation of
4	the Commission for Arkansas Public School Academic Facilities and
5	Transportation, is amended to read as follows:
6	(f) The commission shall report annually on its activities to the
7	President Pro Tempore of the Senate, the Speaker of the House of
8	Representatives, the Governor, the House Committee on Education, the Senate
9	Committee on Education, and the State Board of Education, and the Academic
10	Facilities Oversight Committee.
11	
12	SECTION 12. Arkansas Code § 6-21-811(1), concerning the Academic
13	Facilities Distress Program, is amended to read as follows:
14	(1) The commission in conjunction with the Academic Facilities
15	Oversight Committee shall:
16	(1) Reexamine the role and function of the State Facility
17	Assessment of 2004;
18	(2) Assess the progress made by the state in the mandates of the
19	Supreme Court in Lake View School District No. 25 v. Huckabee, 351 Ark. 31,
20	91 S.W.3d 472 (2002); and
21	(3) Make needed changes in the implementation of the academic
22	facilities program by modifying the commission's rules.
23	
24	SECTION 13. Arkansas Code § 6-56-103 is repealed.
25	6-56-103. Board of advisors.
26	(a) The Foothills Technical Institute Board of Directors shall become
27	the Board of Advisors to Arkansas State University-Searcy, a technical campus
28	of Arkansas State University Beebe. The directors on June 30, 2003, shall
29	continue their terms as members of the advisory board.
30	(b)(1) The Arkansas State University-Searcy local board of advisors
31	will be appointed or reappointed by the President of the Λ rkansas State
32	University system upon recommendations presented by the Chancellor for
33	Arkansas State University-Beebe and the Vice Chancellor of Arkansas State
34	University Searcy.
35	(2) Appointment shall be for a term of five (5) years and for no
36	more than two (2) consecutive terms.

more than two (2) consecutive terms.

1	
2	SECTION 14. Arkansas Code Title 6, Chapter 61, Subchapter 15, is
3	repealed.
4	6-61-1501. Arkansas Statewide Energy Consortium.
5	(a) There is created the Arkansas Statewide Energy Consortium
6	consisting of the:
7	(1) University of Arkansas, Fayetteville;
8	(2) University of Arkansas, Little Rock; and
9	(3) Arkansas State University, Jonesboro.
10	(b)(1) The consortium shall be headquartered at the University of
11	Arkansas, Fayetteville, National Center for Reliable Electric Power
12	Transmission.
13	(2) The University of Arkansas, Fayetteville, shall administer
14	the Electrical Energy Advancement Program Fund.
15	
16	6-61-1502. Electrical Energy Advancement Program Fund Board.
17	(a) The Electrical Energy Advancement Program Fund Board is created to
18	make recommendations to the Arkansas Statewide Energy Consortium regarding
19	the allocation of funds for the programs approved under this subchapter.
20	(b) The board is composed of fifteen (15) members as follows:
21	(1)(A) The Executive Director of the National Center for
22	Reliable Electric Power Transmission or the executive director's designee,
23	who shall serve as chair of the board and represent the University of
24	Arkansas at Fayetteville.
25	(B) The chair shall be a regular voting member with one
26	(1) vote;
27	(2) Seven (7) of the members from the private electrical energy
28	sector;
29	(3) Three (3) of the members from the United States Department
30	of Energy national laboratories;
31	(4) One (1) member who is designated by Arkansas State
32	University;
33	(5) One (1) member who is designated by the University of
34	Arkansas at Little Rock;
35	(6) The Director of the Arkansas Economic Development Commission
36	or his or her designee; and

1	(7) One (1) member who is designated by the Arkansas rublic
2	Service Commission.
3	(c)(l) Each private electrical energy sector member of the board
4	shall:
5	(A)(i) Be from an organization that is:
6	(a) Involved in the generation, transmission,
7	or distribution of electricity; or
8	(b) Engaged in the design or manufacturing of
9	electrical equipment for the generation, transmission, distribution, or power
10	conversion of electricity including electrified transportation.
11	(ii) An individual under this subdivision (e)(l)(A)
12	shall have experience managing an organization that meets the description of
13	this subdivision (c)(l)(A); and
14	(B) Have obtained at least an undergraduate degree from a
15	four-year institution of higher education in science or engineering.
16	(2) Each national laboratory member of the board shall:
17	(A) Be from a national laboratory group directly involved
18	in the research and development of advanced technologies for the electric
19	power grid; and
20	(B) Have obtained at least an undergraduate degree from a
21	four year institution of higher education in science or engineering.
22	(d)(1) The chair shall seek nominations for the initial list of
23	private electrical energy sector and national laboratory board members from:
24	(A) Each member of the board who is not from the private
25	electrical energy sector or a national laboratory; and
26	(B) The Governor.
27	(2) From the recommendations, the chair will nominate the
28	initial private electrical energy sector and national laboratory board
29	members to the balance of the board for consideration and appointment to the
30	board.
31	(e)(1) Except for the initial terms identified under this subsection,
32	each private electrical energy sector and national laboratory board member
33	shall serve a four year term, with a maximum of two (2) consecutive four year
34	terms.
35	(2) The initial terms of the private electrical energy sector
36	board members shall be as follows:

1	(A) One (1) member shall serve a one year term;
2	(B) Two (2) members shall serve a two-year term;
3	(C) Two (2) members shall serve a three-year term; and
4	(D) Two (2) members shall serve a four year term.
5	(3) The initial terms of the national laboratory board members
6	shall be as follows:
7	(A) One (1) member shall serve a two-year term;
8	(B) One (1) member shall serve a three-year term; and
9	(C) One (1) member shall serve a four-year term.
10	(4) The chair shall determine the terms of the initial private
11	and national laboratory members of the board.
12	(5) Each member may be reappointed from time to time thereafter
13	to serve no more than a maximum of eight (8) consecutive years including his
14	or her initial term.
15	(f) Successors to the initial private electrical energy sector and
16	national laboratory board members shall be nominated by the chair upon
17	recommendation by the board.
18	(g) Members of the board who are not private electrical energy sector
19	or national laboratory board members shall serve at the pleasure of the
20	entities where they are employed.
21	(h)(1) The chair shall call the first meeting of the board not less
22	than three (3) months after funding is received in the Electrical Energy
23	Advancement Program Fund.
24	(2) Subsequent meetings shall be held on the call of the chair
25	and shall convene at the National Center for Reliable Electric Power
26	Transmission.
27	(i) A quorum shall consist of not less than a majority of the voting
28	membership of the board, and the affirmative vote of that number is necessary
29	for the disposition of the board's business.
30	(j)(1) Members of the board shall receive no pay for services with
31	respect to attendance at each regular or special meeting of the board.
32	(2)(A) However, if funds are appropriated for the purpose and
33	subject to board approval, members are entitled to reimbursement under § 25-
34	16-902 for each day the board is in session.
35	(B) Reimbursement is in an amount equal to the maximum
36	daily allowance for meals and lodging paid as provided by law to a state

1	employee for in-state travel plus mileage at the rate per mile provided by
2	law for the reimbursement of mileage expense for state employees for travel
3	from their homes to the place of the meeting and their return.
4	(k) The National Center for Reliable Electric Power Transmission shall
5	provide staff for the board.
6	
7	6-61-1503. Duties.
8	(a)(l) The Electrical Energy Advancement Program Fund Board shall make
9	recommendations to the Arkansas Statewide Energy Consortium concerning the
10	funding, funding ratios, and maximum amounts to be made available among the
11	proposals and programs for:
12	(A) Competitive undergraduate scholarships for Arkansas
13	residents in the field of electrical and electronic engineering at the member
14	universities of the consortium, to be given in accordance with institutional
15	guidelines; and
16	(B) Competitive graduate fellowships for master's and
17	doctoral students in electrical and electronic engineering at member
18	universities of the consortium, to be given in accordance with institutional
19	guidelines with preference given to Arkansas residents.
20	(2) One-time project costs may include without limitation the
21	cost of:
22	(A) Facilitating the hiring of new tenure-track faculty at
23	each of the consortium member institutions to increase the capacity and
24	expertise of each university to:
25	(i) Perform research; and
26	(ii) Successfully return that research to the
27	classroom for the benefit of the entire consortium;
28	(B) Expediting economic development through research by
29	providing startup funds for successful applicants;
30	(C) Continuing education programs to serve practicing
31	engineers in the energy sector whose professional licensure or registration
32	requires at least fifteen (15) hours of continuing education annually; and
33	(D) Collaborative research projects between and among the
34	consortium member institutions.
35	(b) The board may base its recommendations for use of the funds on a
36	proposal's:

1	(1) Technical merit;
2	(2) Potential impact on the state's economic growth; and
3	(3) Potential for strengthening the state's electrical energy
4	education programs.
5	(c)(1) Annually by June 30, the board shall:
6	(A) Report its actions to the Governor; and
7	(B) Provide a copy of the report to the agencies included
8	in the report's recommendations.
9	(2) The board may provide the report required under this
10	subsection by electronic means or by a printed copy.
11	(d) The board shall promulgate rules to implement this section.
12	
13	SECTION 15. Arkansas Code § 9-28-203(b)(4)(D), concerning the powers
14	and duties of the Division of Youth Services, is repealed.
15	(D) The Division of Youth Services shall collect data
16	regarding the effectiveness of these services and report semiannually to the
17	Youth Justice Reform Board;
18	
19	SECTION 16. Arkansas Code § 9-28-1201 is repealed.
20	9-28-1201. Youth Justice Reform Board - Creation - Membership.
21	(a) To ensure statewide accountability for the delivery of youth
22	services consistent with this subchapter, the Division of Youth Services
23	shall create the Youth Justice Reform Board no later than sixty (60) days
24	following July 22, 2015.
25	(b)(1) Except for a member who is appointed from the General Assembly,
26	the members of the Youth Justice Reform Board shall be selected by the
27	Director of the Division of Youth Services for a single four-year term, with
28	appointments being approved by the Governor.
29	(2)(A) Each member of the Youth Justice Reform Board who is a
30	member of the Senate shall be appointed by and shall serve at the pleasure of
31	the President Pro Tempore of the Senate.
32	(B) Each member of the Youth Justice Reform Board who is a
33	member of the House of Representatives shall be appointed by and shall serve
34	at the pleasure of the Speaker of the House of Representatives.
35	(3) The Youth Justice Reform Board shall be composed of the
0.6	following members who have demonstrated a commitment to improving wouth

1	belvices, with individuals selected from key stakeholder groups, including
2	without limitation:
3	(A) Juvenile justice system-involved families;
4	(B) Youths who have received or are receiving services
5	delivered by the Division of Youth Services;
6	(C) Representatives from the Division of Elementary and
7	Secondary Education, the Division of Workforce Services, the Division of
8	Children and Family Services, and the Division of Aging, Adult, and
9	Behavioral Health Services;
10	(D) Youth services providers;
11	(E) Circuit court judges who routinely preside over
12	juvenile cases;
13	(F) The Administrative Office of the Courts;
14	(G) Prosecuting attorneys or deputy prosecuting attorneys
15	who are routinely involved in juvenile delinquency cases;
16	(H) Public defenders or deputy public defenders who are
17	routinely involved in juvenile delinquency cases;
18	(I) Advocacy groups, including the designated state
19	protection and advocacy group for individuals with disabilities, and other
20	research and advocacy groups with established leadership for children and
21	families in Arkansas;
22	(J) The juvenile ombudsman of the Juvenile Ombudsman
23	Division of the Arkansas Public Defender Commission;
24	(K) Members of the Arkansas Coalition for Juvenile Justice
25	Board [abolished];
26	(L) Members of the Juvenile Justice Reform Subcommittee of
27	the Arkansas Supreme Court Commission on Children, Youth and Families;
28	(M) Experts in adolescent development;
29	(N) Two (2) members of the Senate;
30	(0) Two (2) members of the House of Representatives; and
31	(P) Juvenile court staff or program representatives.
32	(c) The Governor shall appoint the Chair of the Youth Justice Reform
33	Board.
34	(d) The Youth Justice Reform Board shall meet at least quarterly.
35	(e) The Division of Youth Services shall provide administrative
36	support pagescary for the Youth Justice Reform Roard to perform its duties

1	(f) The Youth Justice Reform Board shall cease operation by June 30,
2	2021.
3	
4	SECTION 17. Arkansas Code § 9-28-1202 is repealed.
5	9-28-1202. Powers and duties - Definitions.
6	(a) As used in this section and § 9-28-1203:
7	(1) "Proven effective community based alternatives" means
8	interventions, supports, programs, and practices that are recognized as best
9	practices based on rigorous evaluation and research, or are based on a clear
10	and well-articulated theory or conceptual framework for delinquency
11	prevention. These include, without limitation, community-based services that
12	are currently provided or have been provided and have been demonstrated to be
13	effective in reducing the number of secure out-of-home placements and
14	institutional placement of youthful offenders; and
15	(2) "Secure out-of-home placement" means placement in a public
16	or private residential facility that includes construction fixtures designed
17	to physically restrict the movements and activities of individuals held in
18	lawful custody and used for the placement and disposition of a juvenile
19	adjudicated to be delinquent.
20	(b) The Youth Justice Reform Board shall:
21	(1) Assist the Division of Youth Services in determining the
22	method for calculating savings realized from reduced state commitments and in
23	educating the public about the plan developed to reduce reliance on secure
24	out-of-home placements; and
25	(2) Make annual reports to the division, the Governor, and the
26	General Assembly regarding system reform and improvements needed to implement
27	the goals and purposes of this subchapter.
28	(c) To provide needed expertise, the board may seek outside technical
29	assistance to aid its work.
30	
31	SECTION 18. Arkansas Code § 10-3-902(2), concerning the duties of the
32	Joint Performance Review Committee, is amended to read as follows:
33	(2) Conduct investigations into such specific problem areas of
34	the administration of state government as may be brought to the attention of
35	or as determined by the Joint Performance Review Committee or the cochairs of
36	the Joint Performance Review Committee;

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2	SECTION 19. Arkansas Code § 10-3-902, concerning the duties of the
3	Joint Performance Review Committee, is amended to add an additional
4	subdivision to read as follows:
5	(8) Evaluate the purpose, need, and effectiveness of a state
6	board or commission as defined in and under the process established under §
7	<u>25-1-106.</u>
8	
9	SECTION 20. Arkansas Code § 25-1-106(a), concerning the evaluation of
10	necessity of various commissions and boards, is amended to read as follows:
11	(a) For purposes of this section;:
12	(1) "constitutional Constitutional board or commission" means
13	the Arkansas State Game and Fish Commission, the State Highway Commission,
14	and all boards or commissions charged with the management or control of all
15	charitable, penal or correctional institutions, or institutions of higher
16	learning under Arkansas Constitution, Amendment 33; and
17	(2) "State board or commission" means every state board,
18	commission, committee, council, task force, and similar entity created by the
19	General Assembly except:
20	(A) A constitutional board or commission; and
21	(B) An entity of the General Assembly.
22	
23	SECTION 21. Arkansas Code Title 10, Chapter 3, Subchapter 22, is
24	repealed.
25	10-3-2201. Academic Facilities Oversight Committee.
26	(a) There is created a legislative committee to be known as the
27	Academic Facilities Oversight Committee.
28	(b) The Academic Facilities Oversight Committee shall consist of
29	fifteen (15) members as follows:
30	(1)(A) Seven (7) members of the Senate as follows:
31	(i) One (1) member who is the Chair of the Senate
32	Committee on Education or his or her designee;
33	(ii) Two (2) members of the Senate Committee on
34	Education appointed by the Chair of the Senate Committee on Education; and
35	(iii) Four (4) members of the Senate appointed by
36	the President Pro Tempore of the Senate

1	(B) In the event that the Chair of the Senate Committee on
2	Education and the President Pro Tempore of the Senate are the same person,
3	the Vice Chair of the Senate Committee on Education shall make the
4	appointments under subdivision (b)(1)(Λ)(ii) of this section;
5	(2)(A) Seven (7) members of the House of Representatives as
6	follows:
7	(i) One (1) member who is the Chair of the House
8	Committee on Education or his or her designee;
9	(ii) Two (2) members of the House Committee on
10	Education to be appointed by the Chair of the House Committee on Education;
11	and
12	(iii) Four (4) members of the House to be appointed
13	by the Speaker of the House of Representatives.
14	(B) In the event that the Chair of the House Committee on
15	Education and the Speaker of the House of Representatives are the same
16	person, the Vice Chair of the House Committee on Education shall make the
17	appointments under subdivision (b)(2)(A)(ii) of this section; and
18	(3) The Director of the Division of Public School Academic
19	Facilities and Transportation who shall serve as a nonvoting ex officio
20	member.
21	(c) The Chair of the Senate Committee on Education or the chair's
22	designee and the Chair of the House Committee on Education or the chair's
23	designee shall serve as cochairs of the committee.
24	(d) If a vacancy occurs in an appointed position for any reason, the
25	vacancy shall be filled in the same manner as the original appointment.
26	(e)(1) The Academic Facilities Oversight Committee shall meet upon the
27	call of either or both of the cochairs of the Academic Facilities Oversight
28	Committee.
29	(2) Eight (8) members of the Academic Facilities Oversight
30	Committee shall constitute a quorum for the purpose of transacting business.
31	(3) A quorum is required for any action of the Academic
32	Facilities Oversight Committee.
33	
34	10-3-2202. Powers and duties.
35	(a) The Academic Facilities Oversight Committee shall:
36	(1) Oversee development and implementation of state statutory

1	requirements with regard to providing constitutionarily appropriate public
2	school academic facilities and related equipment for all public schools in
3	the State of Arkansas as necessary to provide an equal opportunity for an
4	adequate education for all public school students in Arkansas;
5	(2) [Repealed.]
6	(3) Review and recommend policies and criteria for the repair,
7	maintenance, renovation, remodeling, replacement, and construction of public
8	school academic facilities;
9	(4) Oversee local and state expenditures related to providing
10	constitutionally appropriate public school academic facilities and related
11	equipment;
12	(5) Review the effectiveness of methods used to fund the cost of
13	constitutionally appropriate public school academic facilities and equipment;
14	(6) Review the ongoing assessment, evaluation, and inspection of
15	public school academic facilities to provide that constitutionally
16	appropriate public school academic facilities are, and will continue to be,
17	provided for public school students in Arkansas; and
18	(7) Use the opinions of the Supreme Court in the matter of Lake
19	View School District No. 25 v. Huckabee, 351 Ark. 31, 91 S.W.3d 472 (2002)
20	and other legal precedent relevant to public school academic facilities.
21	(b)(1)(A) The Academic Facilities Oversight Committee shall report its
22	findings and recommendations to the President Pro Tempore of the Senate, the
23	Speaker of the House of Representatives, the Governor, the House Committee on
24	Education, and the Senate Committee on Education no later than October 1
25	before each regular session of the General Assembly.
26	(B) Upon motion of the Academic Facilities Oversight
27	Committee and approval by a quorum of the committee, the October 1 report
28	deadline may be extended for a period to be determined by the Academic
29	Facilities Oversight Committee.
30	(2) The report shall include for each recommendation, proposed
31	implementation schedules with timelines, specific steps, agencies and persons
32	responsible, and resources needed.
33	(3) When feasible, the Academic Facilities Oversight Committee
34	shall propose plans, measures, and initiatives as recommendations for
35	legislation or rules.

1 10-3-2203. Committee assistance. 2 (a) The Division of Elementary and Secondary Education, the Division 3 of Career and Technical Education, the Division of Higher Education, the 4 Division of Public School Academic Facilities and Transportation, and the 5 Division of Public School Accountability shall provide the Academic 6 Facilities Oversight Committee with assistance as requested by the Academic 7 Facilities Oversight Committee. 8 (b) The Academic Facilities Oversight Committee may hire or contract 9 with individuals or entities, both within the state and from out of state, 10 for the purpose of obtaining staff or otherwise performing the duties of the 11 Academic Facilities Oversight Committee to the extent funding is appropriated 12 and available for that purpose. (c) The Bureau of Legislative Research shall furnish reasonable staff 13 14 assistance to the Academic Facilities Oversight Committee as may be requested 15 by the Academic Facilities Oversight Committee. 16 17 10-3-2204. Meetings - Reimbursement of expenses. 18 (a) The Academic Facilities Oversight Committee shall function during 19 the interim between regular session, fiscal sessions, or special sessions of 20 the General Assembly, while the General Assembly is in session, and while the 21 General Assembly is in recess. 22 (b) If the Academic Facilities Oversight Committee meets at a time 23 when the General Assembly is not in session, the legislative members of the Academic Facilities Oversight Committee are entitled to per diem and mileage 24 25 reimbursement at the rate for attending meetings of the Legislative Council. 26 The per diem or mileage reimbursement shall be paid from funds appropriated 27 for the payment of per diem and mileage for attendance at meetings of interim 28 committees of the General Assembly. 29 30 SECTION 22. Arkansas Code § 13-4-203 is repealed. 13-4-203. Records Retention Committee. 31 32 (a) A Records Retention Committee shall be created, whose 33 responsibility shall be to study, develop, and issue standards consistent with the guidelines enumerated in § 13-4-202 which pertain to existing and 34 future recording systems. 35

(b) The committee shall include one (1) representative from each of

1	tne ioiiowing:
2	(1) The Arkansas Association of County Clerks;
3	(2) The Arkansas Circuit Clerks Association;
4	(3) The Association of Arkansas Counties;
5	(4) The Arkansas State Archives;
6	(5) The Division of Information Systems;
7	(6) ARMA International; and
8	(7) The Arkansas City Clerks, Recorders, and Treasurers
9	Association.
10	(c) The committee shall be chaired by a representative from the
11	Administrative Office of the Courts.
12	
13	SECTION 23. Arkansas Code § 13-15-101 is repealed.
14	13-15-101. Title.
15	This chapter shall be known and may be cited as the "Arkansas Delta
16	Music Trail Act".
17	
18	SECTION 24. Arkansas Code Title 13, Chapter 15, Subchapter 2, is
19	repealed.
20	13-15-201. Creation — Membership.
21	(a) There is created the Arkansas Delta Music Commission within the
22	Division of Arkansas Heritage.
23	(b) The commission shall be composed of nine (9) members:
24	(1) The Director of the Division of Arkansas Heritage or his or
25	her designee;
26	(2) The Secretary of the Department of Parks, Heritage, and
27	Tourism or his or her designee; and
28	(3)(A)(i) One (1) individual who shall be appointed from each
29	region containing a designated music highway.
30	(ii) The region for each designated music highway
31	shall be composed of the counties through which the designated music highway
32	runs.
33	(B) The Governor shall appoint the members of the
34	commission under this subdivision (b)(3).
35	(C)(i) Four (4) of the members appointed under this
36	subdivision (b)(3) shall have a background in the arts.

-	(11) The femaliting enter (3) members shart have a
2	background in the arts, history, or tourism.
3	(c)(1) The term of office of the initial members of the commission
4	appointed under subdivision (b)(3) of this section shall be determined by lot
5	as follows:
6	(A) The initial term of office of three (3) of the members
7	shall be two (2) years; and
8	(B) The initial term of office of four (4) of the members
9	shall be three (3) years.
10	(2) All successor members, other than those appointed to fill
11	unexpired terms, shall serve two-year terms.
12	(d) All vacancies in positions filled by members appointed under
13	subdivision (b)(3) of this section shall be filled by appointment by the
14	Governor and shall be for the remainder of the term.
15	(e) Members of the commission shall serve without compensation for
16	their service but may receive expense reimbursement in accordance with § 25-
17	16-901 et seq.
18	(f) The Division of Arkansas Heritage shall provide meeting space and
19	staffing for the commission.
20	
21	13-15-202. Meetings.
22	(a)(1) The Arkansas Delta Music Commission shall meet as often as
23	necessary to perform its duties under this chapter.
24	(2) The commission shall meet at least quarterly.
25	(b) The Director of the Division of Arkansas Heritage shall call the
26	first meeting of the commission.
27	(c)(1) At the first meeting of the commission, the commission shall
28	select a Chair of the Arkansas Delta Music Commission.
29	(2) The chair shall serve as chair for the period of time
30	determined by the commission.
31	(d) A quorum for each meeting of the commission shall be five (5)
32	members.
33	(e) A majority vote of the members present is required for the
34	commission to take action.
35	
0.6	12 15 202 Decrease and duties

1	(a) The Afkansas Delta Music Commission Snall:
2	(1) Develop, implement, and administer a tourism program based
3	on art projects that focus on highlighting music stories and related dynamics
4	on the designated music highways;
5	(2) Develop guidelines for the types of art projects that will
6	be eligible for the tax incentives provided in this chapter and the process
7	for applying for approval of qualified expenses for art projects under this
8	chapter;
9	(3) Greate a signage program that captures the stories,
10	biographies, and points of interest in blues, rock and roll, jazz,
11	rockabilly, soul, hip hop, opera, country, and gospel music throughout the
12	Arkansas Delta;
13	(4) Maintain information about federal and state grant
14	opportunities to encourage cities and towns to develop exhibits related to
15	the musical heritage of the city or town; and
16	(5) Adopt rules necessary to implement the Arkansas Delta Music
17	Trail Program created under this chapter, including without limitation rules
18	stating:
19	(A) The procedure to apply for approval of qualified
20	expenses; and
21	(B) The criteria to be used by the commission when
22	determining whether to approve qualified expenses and issue a certificate of
23	completion for an art project.
24	(b) The commission may accept, receive, and use grants, moneys,
25	equipment, material, services, and real and personal property donated,
26	bequeathed, or devised for any purpose relating to the activities of the
27	commission and not expressly designated for any other agency.
28	
29	13-15-204. Biennial report.
30	(a) The Arkansas Delta Music Commission shall submit a report by
31	December 31 of each even-numbered year to the:
32	(1) Governor;
33	(2) Chair of the Senate Committee on Revenue and Taxation;
34	(3) Chair of the House Committee on Revenue and Taxation;
35	(4) Chair of the Senate Committee on Agriculture, Forestry, and
36	Economic Development: and

1	(5) Chair of the House Committee on Agriculture, Forestry, and
2	Economic Development.
3	(b) The report required under subsection (a) of this section shall
4	include:
5	(1) The commission's goals for increasing the number of art
6	projects and signage over the next biennium;
7	(2) The economic development opportunities the commission will
8	focus on over the next biennium;
9	(3) The qualified expenses approved under this chapter during
10	the biennium for which the report is being made, including without
11	limitation:
12	(A) The name of the person who applied for approval of
13	qualified expenses for an art project;
14	(B) A description of the art project for which the
15	qualified expenses were approved; and
16	(C) The location of the art project for which the
17	qualified expenses were approved; and
18	(4) The benefits realized in terms of economic development as a
19	result of the commission's actions and the tax incentives provided under this
20	chapter.
21	
22	SECTION 25. Arkansas Code § 13-15-301 is amended to read as follows:
23	13-15-301. Creation.
24	(a) The Arkansas Delta Music Commission Division of Arkansas Heritage
25	and the Department of Parks, Heritage, and Tourism shall establish and
26	administer the Arkansas Delta Music Trail Program to:
27	(1) Create a tourism program based on art projects that focus or
28	highlighting music stories and related dynamics on the designated music
29	highways;
30	(2) Provide tax incentives to eligible persons for the creation
31	and installation of an art project under this chapter; and
32	(3) Create a signage program that captures the stories,
33	biographies, and points of interest in blues, rock and roll, jazz,
34	rockabilly, soul, hip hop, opera, country, and gospel music throughout the
35	Delta region of Arkansas.
36	(b) The Division of Arkansas Heritage and the Department of Parks,

-	nericage, and rearism sharr provide assistance to the commission in
2	establishing and administering the program.
3	
4	SECTION 26. Arkansas Code § 13-15-302 is repealed.
5	13-15-302. Income tax credit for approved art project.
6	(a) There is allowed an income tax credit against the income tax
7	imposed by the Income Tax Act of 1929, § 26-51-101 et seq., in an amount
8	equal to the lesser of one hundred percent (100%) of the total qualified
9	expenses stated in a certificate of completion issued by the Arkansas Delta
10	Music Commission under § 13-15-303 or twenty-five thousand dollars (\$25,000).
11	(b) The amount of the income tax credit under this section that may be
12	claimed by the taxpayer in a tax year shall not exceed the amount of income
13	tax due by the taxpayer.
14	(c) Any unused income tax credit under this section may be carried
15	forward for five (5) consecutive tax years following the tax year in which
16	the income tax credit was earned.
17	
18	SECTION 27. Arkansas Code § 13-15-303 is repealed.
19	13-15-303. Application for approval of qualified expenses - Certificate
20	of completion.
21	(a) A person may apply to the Arkansas Delta Music Commission for
22	approval of qualified expenses for the purpose of claiming the income tax
23	eredit allowed under § 13-15-302.
24	(b) An application for approval of qualified expenses shall:
25	(1) Be for an art project that will:
26	(A) Stimulate regional tourism;
27	(B) Enhance local community development efforts;
28	(C) Create opportunities for Arkansas artists to showcase
29	their work;
30	(D) Enhance the community where the art project will be
31	located; and
32	(E) Promote awareness and encourage the enjoyment of the
33	stories, biographies, and points of interest in blues, rock and roll,
34	country, and gospel music throughout the Arkansas Delta;
35	(2) Be in the form prescribed by the commission; and
36	(3) Indicate the amount of qualified expenses the applicant

1	expects to incur.
2	(c)(1) The commission shall not approve qualified expenses exceeding
3	two hundred fifty thousand dollars (\$250,000) in any one (1) calendar year.
4	(2)(A) The total amount of qualified expenses that may be
5	approved under this subsection shall be divided among the designated music
6	highways in proportion to each designated music highway's length as compared
7	to the total length of all of the designated music highways.
8	(B) If the commission does not approve qualified expenses
9	under this section that are equal to the amount of funds allocated to a
10	designated music highway under subdivision (c)(2)(Λ) of this section, the
11	commission may reallocate the funds to another designated music highway to
12	fund one (1) or more additional art projects.
13	(3)(A) The approval of qualified expenses under this section is
14	contingent on the appropriation and availability of funding for the Arkansas
15	Delta Music Trail Program.
16	(B) The commission shall not solicit or accept
17	applications for the program if funds for the program are not available.
18	(d) At least one-third (1/3) of art projects for which qualified
19	expenses are approved under this section shall be visible from a designated
20	music highway.
21	(e)(1) Upon completion of an art project, the owner shall submit
22	documentation required by the commission to verify that the completed art
23	project complies with the requirements of this chapter.
24	(2) If the commission determines that an art project is complete
25	and complies with the requirements of this chapter, the commission shall
26	issue a certification of completion specifying the total amount of qualified
27	expenses and the income tax credit allowed under this subchapter.
28	
29	SECTION 28. Arkansas Code § 15-5-1703(1), concerning the definition of
30	"Advisory committee" under the Arkansas Housing Trust Fund Act of 2009, is
31	repealed.
32	(1) "Advisory committee" means the Housing Trust Fund Advisory
33	Committee created in § 15-5-1706;
34	
35	SECTION 29. Arkansas Code § 15-5-1705(c), concerning administration of

Arkansas Housing Trust Fund sources and deposits, is amended to read as

2	(c) The authority shall seek the input of the Arkansas Housing Trust
3	Fund Advisory Committee created by § 15-5-1706, but the Board of Directors of
4	the Arkansas Development Finance Authority shall have the final decision-
5	making authority on all matters relating to the fund and the programs
6	administered under this subchapter.
7	
8	SECTION 30. Arkansas Code § 15-5-1706 is repealed.
9	15-5-1706. Creation of Arkansas Housing Trust Fund Advisory Committee.
10	(a)(1) There is created the Arkansas Housing Trust Fund Advisory
11	Committee for the purpose of advising the staff and the Board of Directors of
12	the Arkansas Development Finance Authority with respect to the Arkansas
13	Housing Trust Fund.
14	(2) The members of the advisory committee shall be residents of
15	the state and should, to the extent possible, reflect the demographics of the
16	state with respect to geography, race, gender, and urban-rural mix.
17	(3) The members of the advisory committee shall be entitled to
18	expense reimbursement under $\$$ 25-16-902 from amounts deposited into the fund.
19	(4) Each member of the advisory committee should have a
20	demonstrated interest in the housing needs of individuals and families with
21	low or moderate incomes and the revitalization of distressed neighborhoods.
22	(b) The advisory committee shall consist of eleven (11) members with
23	the qualifications under § 15-5-1705 to be appointed by the Covernor, the
24	Speaker of the House of Representatives, and the President Pro Tempore of the
25	Senate, as follows:
26	(1) A representative of the financial industry, appointed by the
27	Covernor;
28	(2) A beneficiary of assistance in rental housing or home
29	ownership, appointed by the Governor;
30	(3) An advocate for the homeless, appointed by the Governor;
31	(4) A representative of the real estate industry, appointed by
32	the Governor;
33	(5) A representative from the economic development field,
34	appointed by the Governor;
35	(6) A developer of affordable housing, appointed by the
36	Governor;

follows:

1	(7) A citizen, appointed by the Governor;
2	(8) A consumer advocate with experience as a fair-housing
3	advocate, housing counselor, or affordable housing advocate, appointed by the
4	Speaker of the House of Representatives;
5	(9) A housing advocate representing the needs of rural
6	interests, appointed by the Speaker of the House of Representatives;
7	(10) A special needs housing advocate appointed by the President
8	Pro Tempore of the Senate; and
9	(11) An advocate for public housing, appointed by the President
10	Pro Tempore of the Senate.
11	(c)(1) A member of the advisory committee shall serve a term of four
12	(4) years.
13	(2) In order to stagger the terms of the members, the initial
14	members of the advisory committee shall draw lots as follows:
15	(A) Two (2) members will have an initial term of one (1)
16	year;
17	(B) Three (3) members will have an initial term of two (2)
18	years;
19	(C) Three (3) members will have an initial term of three
20	(3) years; and
21	(D) Three (3) members will have an initial term of four
22	(4) years.
23	(3) Members of the advisory committee may serve successive
24	terms.
25	
26	SECTION 31. Arkansas Code § 15-5-1707 is repealed.
27	15-5-1707. Roles and responsibilities of the Arkansas Housing Trust
28	Fund Advisory Committee.
29	(a) The Arkansas Housing Trust Fund Advisory Committee will operate
30	within the structure of the Arkansas Development Finance Authority and will
31	advise the Board of Directors of the Arkansas Development Finance Authority
32	on matters relating to the Arkansas Housing Trust Fund and its programs.
33	(b) The responsibilities of the advisory committee shall be to:
34	(1) Collaborate with the staff of the authority in drafting
35	rules, compliance responsibilities, set-asides, and funding priorities for
26	the fund and the programs funded by the fund which rules and policies will

1	be referred by the advisory committee to the authority for its review and
2	approval;
3	(2) Review and advise the authority on fund marketing efforts;
4	(3) Review data on the use and impact of the fund compiled by
5	the staff of the authority, which shall be provided to the advisory committee
6	not less frequently than one (1) time a year;
7	(4) Prepare, working with the staff of the authority or the
8	Department of Commerce, an annual review of the rules, compliance
9	responsibilities, set-asides, funding priorities, and funding decisions,
10	including any recommended changes, which review shall be presented to the
11	board for final approval; and
12	(5) Prepare an annual performance report for the fund, including
13	information about the fund's success in meeting its intended purposes, which
14	shall be provided to the Governor, the Speaker of the House of
15	Representatives, and the President Pro Tempore of the Senate.
16	
17	SECTION 32. Arkansas Code § 15-11-803(b), concerning eligibility for
18	Arkansas Great Places Program, is amended to read as follows:
19	(b) (1) An eligible organization may apply to the Department of Parks,
20	Heritage, and Tourism for participation in the Arkansas Great Places Program.
21	(2) The department shall forward applications for participation
22	in the program to the Arkansas Natural and Cultural Heritage Advisory
23	Committee to select applicants for participation in the program.
24	
25	SECTION 33. Arkansas Code § 15-11-803(d), concerning eligibility for
26	Arkansas Great Places Program, is amended to read as follows:
27	(d) The committee department shall not approve an application for
28	participation in the program if the application would:
29	(1) Fund academic research;
30	(2) Be awarded to a for-profit organization or event;
31	(3) Fund programs or projects that disregard the need to
32	preserve, protect, or conserve historical sites, structures, artifacts, and
33	the environment; or
34	(4) Be outside accepted professional museum or environmental
35	standards.

I	SECTION 34. Arkansas Code § 15-11-803(f)(2), concerning eligibility
2	for Arkansas Great Places Program, is amended to read as follows:
3	(2) The criteria to be used by the committee department when
4	determining whether to award a grant.
5	
6	SECTION 35. Arkansas Code § 15-11-804(a)(1)(A), concerning selection
7	for the Arkansas Great Places Program, is amended to read as follows:
8	(a)(l)(A) The Arkansas Natural and Cultural Heritage Advisory
9	Gommittee Department of Parks, Heritage, and Tourism shall select four (4)
10	eligible organizations for participation in the Arkansas Great Places Program
11	by July 1, 2012.
12	
13	SECTION 36. Arkansas Code § 15-11-804(a)(1)(C), concerning selection
14	for the Arkansas Great Places Program, is amended to read as follows:
15	(C) The committee <u>department</u> shall select an eligible
16	organization under subdivision (a)(l)(A) of this section from each of the
17	four (4) congressional districts.
18	
19	SECTION 37. Arkansas Code § 15-11-804(a)(2)(A), concerning selection
20	for the Arkansas Great Places Program, is amended to read as follows:
21	(2)(A) After July 1, 2012, the committee department shall
22	select by July 1 of each even-numbered year no more than four (4) eligible
23	organizations for participation in the program.
24	
25	SECTION 38. Arkansas Code § 15-11-804(b) and (c), concerning selection
26	for the Arkansas Great Places Program, are amended to read as follows:
27	(b) A member of the committee department shall recuse from the
28	consideration of an application for participation in the program by an
29	eligible organization located in the county in which the member of the
30	committee department resides.
31	(c) The Department of Parks, Heritage, and Tourism <u>department</u> shall
32	work with the Arkansas Economic Development Commission to maximize grants
33	awarded to participants in the program.
34	
35	SECTION 39. Arkansas Code § 15-45-302 is repealed.
36	15-45-302. Nongame Preservation Committee.

1	(a) The Mongame Preservation Committee will consist of five (3)
2	members and will include the following representatives:
3	(1) The Director of the Arkansas State Came and Fish Commission
4	(2) The Director of the State Parks Division; and
5	(3) The Director of the Arkansas Natural Heritage Commission.
6	(b) The remaining two (2) members shall:
7	(1) Be appointed by the Governor subject to confirmation by the
8	Senate after the Governor consults with private conservation organizations
9	from within the state; and
10	(2) Serve terms of three (3) years.
11	
12	SECTION 40. Arkansas Code § 15-45-303(b) and (c), concerning
13	expenditures for the Nongame Preservation Program, are amended to read as
14	follows:
15	(b) All state agencies are authorized to make application to the
16	Nongame Preservation Committee Arkansas State Game and Fish Commission for a
17	grant from the fund to effectuate the purposes of this subchapter.
18	(c) No expenditure shall be made without the approval and
19	authorization of the Governor upon the recommendation of the Nongame
20	Preservation Committee by majority vote.
21	
22	SECTION 41. Arkansas Code § 17-87-203(18), concerning duties of the
23	Arkansas State Board of Nursing, is repealed.
24	(18) Convene an advisory committee as provided for in this
25	chapter to assist with oversight of medication assistive persons;
26	
27	SECTION 42. Arkansas Code § 17-87-710 is repealed.
28	17-87-710. Medication Assistive Person Advisory Committee.
29	(a)(1) The Medication Assistive Person Advisory Committee is created
30	as an advisory committee to the Arkansas State Board of Nursing.
31	(2) The committee shall assist the board in implementing the
32	provisions of this subchapter regarding medication assistive persons.
33	(b)(1) The Governor shall appoint six (6) members, subject to
34	confirmation by the Senate, who have the following qualifications:
35	(A) Two (2) members shall be certified medication
36	assistive persons:

1	(B) One (1) member shall be a licensed nursing home
2	administrator who has worked in that capacity for at least five (5) years;
3	(C) One (1) member shall be a registered nurse who has
4	been in a practice using certified nurse aides for at least five (5) years;
5	(D) One (1) member shall be a lay person representing the
6	interest of consumers of healthcare services; and
7	(E) One (1) member shall be a nursing faculty member of an
8	Arkansas nursing education program.
9	(2) The Governor shall consult the board before making an
10	appointment under this section.
11	(c) Members shall serve three-year terms.
12	(d) The board may remove any committee member after notice and hearing
13	for incapacity, incompetence, neglect of duty, or malfeasance in office.
14	(e) The members of the committee shall serve without compensation but
15	may receive expense reimbursement in accordance with § 25-16-902.
16	
17	SECTION 43. Arkansas Code § 17-98-103(2), concerning the definition of
18	"Continuing education unit", is amended to read as follows:
19	(2) "Continuing education unit" means value given for
20	participation in organized continuing education experience under reasonable
21	sponsorship, capable direction, and qualified instruction approved by the
22	State Board of Disease Intervention Specialists Health;
23	
24	SECTION 44. Arkansas Code § 17-98-105(d), concerning the penalties and
25	unlawful practices of disease intervention specialists, is amended to read as
26	follows:
27	(d) The State Board of $\frac{Disease\ Intervention\ Specialists}{Disease\ Intervention\ Specialists}$
28	assist the prosecuting attorney in the enforcement of this chapter, and any
29	member of the board may present evidence of a violation to the appropriate
30	prosecuting attorney.
31	
32	SECTION 45. Arkansas Code § 17-98-107(a), concerning the disposition
33	of fees or payments for licensing of disease intervention specialists, is
34	amended to read as follows:
35	(a) All fees or payments collected by the State Board of Disease

 $\underline{\textbf{Intervention Specialists}} \ \underline{\textbf{Health}} \ \textbf{under this chapter shall be deposited into a}$

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1
    bank designated by the board, and the board shall make a report annually to
 2
     the Governor showing all receipts and disbursements of moneys and a summary
     of all business transacted during the year.
 3
 4
 5
           SECTION 46. Arkansas Code § 17-98-201 is repealed.
 6
          17-98-201. Creation.
 7
          (a) There is created the State Board of Disease Intervention
8
    Specialists, which shall consist of seven (7) members who shall be appointed
9
    by the Governor after consulting the employees of the Division of AIDS and
10
     Sexually Transmitted Diseases of the Department of Health and subject to
11
    confirmation by the Senate.
12
           (b)(1) Members shall be appointed for seven-year terms, except for a
13
    person who is appointed to fill out the unexpired term of another member.
14
                 (2) The term of office shall expire on January 1 of each year.
15
                 (3)(A) Each year, three (3) candidates shall be submitted by
16
    registered disease intervention specialists to the Governor, who shall
17
    appoint one (1) to fill the expired term.
18
                       (B) The term of office shall be fixed so that one (1)
19
    member of the board will be retired each year, and each year three (3)
20
    candidates shall be submitted by registered disease intervention specialists
21
    to the Governor, who shall appoint one (1) to fill the expired term.
22
          (c)(1) The appointees shall be registered disease intervention
23
    specialists who have been residents in the State of Arkansas for at least one
    (1) year, have had experience in the field of disease intervention for at
24
25
    least five (5) years, and are presently engaged in the field of disease
26
    intervention.
27
                 (2) The board members must hold a current certificate of
28
    registration issued by the board.
29
           (d) The Governor shall fill any vacancy caused by death, resignation,
30
    or removal for the unexpired term.
31
          (e) The members of the board shall serve without compensation but may
32
    receive expense reimbursement in accordance with § 25-16-901 et seq. However,
33
    the expenses shall in no case exceed funds available to the board.
34
35
          SECTION 47. Arkansas Code § 17-98-202 is repealed.
          17-98-202. Meetings - Election of officers.
36
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- 1 (a) The State Board of Disease Intervention Specialists shall hold a
 2 meeting at least one (1) time a year and at such times as the Chair of the
 3 State Board of Disease Intervention Specialists shall appoint.
 - (b) Annually, the board shall elect from its members a chair and a secretary.
 - (c) Four (4) members shall constitute a quorum, but no action may be taken on any questions unless at least four (4) members are in accord.
- 8 (d) The board shall adopt an official seal which shall be affixed to
 9 all certificates of registration.

SECTION 48. Arkansas Code § 17-98-203(a) and (b), concerning rules of the State Board of Disease Intervention Specialists, are amended to read as

13 follows:

- 14 (a) The State Board of Disease Intervention Specialists <u>Health</u> shall 15 adopt such rules as are reasonably necessary to administer this chapter.
- 16 (b) The Chair of the State Board of Disease Intervention Specialists
 17 <u>Health</u> and the Secretary of the State Board of Disease Intervention
 18 Specialists may administer oaths and subpoena witnesses.

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- SECTION 49. Arkansas Code § 17-98-301(a) and (b), concerning examinations of the State Board of Disease Intervention Specialists, are amended to read as follows:
- (a) The State Board of Disease Intervention Specialists Health shall hold examinations to test the fitness of applicants for registration at such times and places within this state as the board shall determine. The board shall conduct at least one (1) examination every year. The scope of the examination shall be determined by the board.
- (b) Within ninety (90) calendar days after an application is filed with the Secretary of the State Board of Disease Intervention Specialists Health, the board shall notify the applicant whether his or her application for examination was accepted or rejected and, if rejected, the reason therefor.

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SECTION 50. Arkansas Code § 17-98-302(a), concerning admission to examination for the State Board of Disease Intervention Specialists, is amended to read as follows:

- 1 (a) The State Board of Disease Intervention Specialists Health shall
 2 admit to examination any person who makes application to the Secretary of the
 3 State Board of Disease Intervention Specialists Health on forms prescribed
 4 and furnished by the board, pays an application fee set by the board to
 5 defray the expense of examination, and submits satisfactory proof to the
 6 board that he or she:
 - (1) Meets the minimum educational requirements;
- 8 (2) Meets the minimum specialized training requirements, as 9 determined by the board;
- 10 (3) Has had two (2) years of field experience in human 11 immunodeficiency virus/sexually transmitted disease intervention; and
- 12 (4) Is actively engaged in the field of human immunodeficiency 13 virus/sexually transmitted disease intervention at the time he or she makes 14 application.

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SECTION 51. Arkansas Code § 17-98-303 is amended to read as follows: 17 17-98-303. Issuance of certificate without examination.

The State Board of Disease Intervention Specialists <u>Health</u> shall issue a certificate of registration without examination to any person who makes application on forms prescribed and furnished by the board, pays a registration fee set by the board, and submits satisfactory proof that he or she:

- 23 (1) Has had at least two (2) years' experience in the field of 24 human immunodeficiency virus/sexually transmitted disease intervention; and
 - (2) Is registered as a disease intervention specialist in a state in which the qualifications for registration are not lower than the qualifications for registration in this state at the time he or she applies for registration.

28 29

- SECTION 52. Arkansas Code § 17-98-304(a), concerning the expiration and renewal for the State Board of Disease Intervention Specialists, is amended to read as follows:
 - (a) Each certificate of registration issued by the State Board of Disease Intervention Specialists Health shall expire on June 30 following the date of issue.

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1 SECTION 53. Arkansas Code § 17-98-305(a), concerning application for 2 reinstatement as a registered disease intervention specialist, is amended to 3 read as follows: 4 (a) A former registered disease intervention specialist whose 5 certificate has expired or has been suspended or revoked may make application 6 for reinstatement by paying a renewal fee and submitting satisfactory proof 7 to the State Board of Disease Intervention Specialists Health that he or she 8 has complied with the continuing education requirements. 9 10 SECTION 54. Arkansas Code § 17-98-306 is amended to read as follows: 11 17-98-306. Refusal to renew - Suspension or revocation. 12 The State Board of Disease Intervention Specialists Health may refuse 13 to renew or may suspend or revoke a certificate upon proof that the applicant 14 is guilty of fraud, deceit, gross negligence, incompetency, or misconduct 15 relative to his or her duties as a disease intervention specialist. 16 17 SECTION 55. Arkansas Code § 17-98-307(a)(1), concering hearing and 18 notice before the State Board of Disease Intervention Specialists, is amended 19 to read as follows: 20 (a)(1) Before the State Board of Disease Intervention Specialists 21 Health may suspend, revoke, or refuse to renew a certificate of registration, 22 it shall set the matter for a hearing before the board, and, at least twenty 23 (20) calendar days before the date set for hearing, it shall give written 24 notice to the accused of the charges made and the date and place of the 25 hearing. 26 27 SECTION 56. Arkansas Code § 19-5-1248 is repealed. 19-5-1248. Electrical Energy Advancement Program Fund. 28 29 (a) There is created on the books of the Treasurer of State, the 30 Auditor of State, and the Chief Fiscal Officer of the State a miscellaneous fund to be known as the "Electrical Energy Advancement Program Fund". 31 32 (b) The fund shall consist of: (1) Funds provided by law; 33 34 (2) Grants made by any person or federal government agency; and (3) Other funds that become available through energy programs. 35 36 (c) The fund shall be used by the Arkansas Statewide Energy Consortium

1	under the Electrical Energy Advancement Program, § 6-61-1501 et seq., to
2	provide opportunities for Arkansas citizens to legitimately pursue high-
3	technology and knowledge-based jobs in the electrical energy sector of
4	Arkansas by providing a statewide, collaborative educational system focused
5	on this sector.
6	
7	SECTION 57. Arkansas Code Title 20, Chapter 8, Subchapter 7, is
8	repealed.
9	Subchapter 7 — Palliative Care
10	
11	20-8-701. Definitions.
12	As used in this subchapter:
13	(1) "Palliative care" means patient-centered and family-centered
14	medical care offered throughout the continuum of an illness that optimizes
15	quality of life by anticipating, preventing, and treating the suffering
16	caused by a serious illness to address physical, emotional, social, and
17	spiritual needs and facilitate patient autonomy, access to information, and
18	choice, including without limitation:
19	(A) Discussion of the patient's goals for treatment;
20	(B) Discussions of treatment options appropriate to the
21	patient, including hospice care, if needed; and
22	(C) Comprehensive pain and symptom management; and
23	(2) "Serious illness" means a medical illness or physical injury
24	or condition that substantially impacts quality of life for more than a short
25	period of time, including without limitation cancer, renal failure, liver
26	failure, heart disease, lung disease, and Alzheimer's disease and related
27	dementia.
28	
29	20-8-702. Palliative Care and Quality of Life Interdisciplinary Task
30	Force - Creation - Membership.
31	(a) There is created the Palliative Care and Quality of Life
32	Interdisciplinary Task Force.
33	(b) The task force shall consist of thirteen (13) members as follows:
34	(1) Nine (9) members appointed by the Governor as follows:
35	(Λ) One (1) member who is a designee of the American
0.6	Company Speciature

T	(B) One (1) member who is a designee of the Hospice and
2	Palliative Care Association of Arkansas, Inc.;
3	(C) One (1) member who is a designee of the Department of
4	Veterans Affairs;
5	(D) One (1) member who is a designee of the American Heart
6	Association, Arkansas Affiliate, Inc.;
7	(E) One (1) member who is a designee of the Arkansas
8	Hospital Association, Inc.;
9	(F) One (1) member who is a designee of the Arkansas
10	Medical Society, Inc.;
11	(G) One (1) member who is a designee of the Arkansas
12	Health Care Association;
13	(H) One (1) member who is a designee of the Arkansas
14	Center for Health Improvement; and
15	(I) One (1) member, who is appointed in consultation with
16	the Secretary of the Department of Health, who is a palliative care
17	professional with expertise in the following knowledge areas that may include
18	without limitation:
19	(i) Interdisciplinary palliative care;
20	(ii) Medical, nursing, social work, pharmacy, or
21	spiritual services;
22	(iii) Psychosocial issues involved in caregiving for
23	patient and family caregivers or their advocates; and
24	(iv) Palliative care perspectives and challenges
25	across multiple settings, including inpatient, outpatient, and community
26	settings, and across pediatric, youth, adult, and geriatric populations;
27	(2) Two (2) members appointed by the President Pro Tempore of
28	the Senate as follows:
29	(A) One (1) member who is a board-certified hospice and
30	palliative medicine physician, physician assistant, or nurse; and
31	(B) One (1) member, in consultation with the Arkansas
32	Surgeon General, who is a palliative care professional with expertise in the
33	following knowledge areas that may include without limitation:
34	(i) Interdisciplinary palliative care;
35	(ii) Medical, nursing, social work, pharmacy, or
36	spiritual services;

1	(iii) Psychosocial issues involved in caregiving for
2	patient and family caregivers or their advocates; and
3	(iv) Palliative care perspectives and challenges
4	across multiple settings, including inpatient, outpatient, and community
5	settings, and across pediatric, youth, adult, and geriatric populations; and
6	(3) Two (2) members appointed by the Speaker of the House of
7	Representatives as follows:
8	(A) One (1) member who is a board-certified hospice and
9	palliative medicine physician, physician assistant, advanced practice
10	registered nurse, or nurse; and
11	(B) One (1) member, in consultation with the Arkansas
12	Surgeon General, who is a palliative care professional with expertise in the
13	following knowledge areas that may include without limitation:
14	(i) Interdisciplinary palliative care;
15	(ii) Medical, nursing, social work, pharmacy, or
16	spiritual services;
17	(iii) Psychosocial issues involved in caregiving for
18	patient and family caregivers or their advocates; and
19	(iv) Palliative care perspectives and challenges
20	across multiple settings, including inpatient, outpatient, and community
21	settings, and across pediatric, youth, adult, and geriatric populations.
22	(c) The members of the task force shall be appointed by September 1,
23	2017.
24	(d) In the event of a vacancy in the membership of the task force, a
25	person shall be appointed by the appropriate individual and who meets the
26	applicable eligibility requirements of the vacated position to fill the
27	vacancy for the remainder of the term.
28	(e)(l) The task force shall select a chair and vice chair during the
29	first meeting.
30	(2) The task force shall hold at least two (2) regular meetings
31	in each calendar year at a time and place determined by the task force.
32	(f) Seven (7) members of the task force shall constitute a quorum to
33	transact business.
34	(g) The members of the task force may receive expense reimbursement in
35	accordance with § 25-16-901 et seq.
36	(h) The Department of Health chall provide staff information and

- 1 other assistance as reasonably necessary to assist the task force in its
 2 efficient organization.
- 3 (i) The purpose of the task force is to consult with and advise the
 4 Department of Health on matters relating to the establishment, maintenance,
 5 operation, and outcome evaluation of palliative care initiatives in the
 6 state.
 - (j) The task force shall expire on December 31, 2021, unless extended by the General Assembly.

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- 20-8-703. Reports.
- 11 (a) The Palliative Care and Quality of Life Interdisciplinary Task
 12 Force shall submit a preliminary report to the Governor, President Pro
 13 Tempore of the Senate, and the Speaker of the House of Representatives on or
 14 before January 17, 2019, that includes without limitation:
- 15 (1) Recommendations for the establishment, maintenance,
 16 operation, and outcome evaluation of palliative care initiatives in the
 17 state; and
- 18 (2) Recommendations for any statutory changes to be considered 19 by the General Assembly.
- 20 (b) The task force shall submit a follow-up report to the Governor,
 21 President Pro Tempore of the Senate, and the Speaker of the House of
 22 Representatives on or before December 31, 2020, detailing the implementation
 23 of the recommendations from the preliminary report.
 - (c) On and after August 1, 2017, the task force shall submit and present a quarterly report to the Senate Committee on Public Health, Welfare, and Labor and the House Committee on Public Health, Welfare, and Labor.

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- SECTION 58. Arkansas Code § 20-14-204 is amended to read as follows: 29 20-14-204. Officers.
- 30 (a) The Chair of the Governor's Commission on People with Disabilities 31 shall be appointed biennially by the Governor and serve at the pleasure of 32 the Governor.
 - (b) The chair shall select an executive board.
- 34 (c) The Executive Board of the Governor's Commission on People with
 35 Disabilities is empowered to select from the commission membership a vice
 36 chair should such a position be desirable.

1	$\frac{(d)(c)}{(d)}$ The chair, or in his or her absence the Vice Chair of the
2	Governor's Commission on People with Disabilities, shall exercise general
3	supervision of all commission affairs.
4	(e)(d) The chair shall preside over all meetings of the commission and
5	executive board, appoint subcommittees and chairs, and serve as an ex officion
6	member of all subcommittees.
7	
8	SECTION 59. Arkansas Code § 20-14-207 is repealed.
9	20-14-207. Executive board.
10	(a) The Chair of the Governor's Commission on People with Disabilities
11	shall name an executive board from the membership consisting of no more than
12	five (5) members, taking into consideration that consumer representation must
13	be assured.
14	(b) The Executive Board of the Governor's Commission on People with
15	Disabilities shall be responsible for the following activities:
16	(1) [Repealed.]
17	(2) Acting on behalf of the Governor's Commission on People with
18	Disabilities between regular meetings of the full commission;
19	(3) Establishing a schedule for regular commission meetings and
20	holding such other meetings of the executive board as may be necessary;
21	(4) Preparing an annual plan of work for the commission, subject
22	to the approval of the commission;
23	(5) Assuring that commission activities coordinate with those of
24	other public and private agencies responsible for providing services to
25	disabled citizens;
26	(6) Scheduling a public hearing on any commission-related matter
27	if a hearing is required by state law or deemed necessary by the commission;
28	and
29	(7) Establishing such subcommittees as may be necessary to carry
30	out the powers and duties of the commission.
31	
32	SECTION 60. Arkansas Code § 20-14-208(a), concerning subcommittees of
33	the Governor's Commission on People with Disabilities, is amended to read as
34	follows:
35	(a) The Executive Board of the Governor's Commission on People with

Disabilities shall establish such subcommittees as it determines necessary.

1	
2	SECTION 61. Arkansas Code § 20-14-210(b), concerning gifts, grants,
3	and donations to the Governor's Commission on People with Disabilities, is
4	amended to read as follows:
5	(b) The commission may disburse and administer the gifts, grants, and
6	donations in accordance with the conditions established by the Executive
7	Board of the Governor's Commission on People with Disabilities commission.
8	
9	SECTION 62. Arkansas Code § 20-45-302 is repealed.
10	20-45-302. Greation and purpose.
11	(a) There is established the "Arkansas Suicide Prevention Council".
12	(b) The purpose of the council is to serve as a central body on
13	suicide prevention efforts across the state, including without limitation:
14	(1) Setting priorities for statewide, data-driven, evidence-
15	based, and clinically informed suicide prevention in Arkansas;
16	(2) Providing a public forum to examine the current status of
17	suicide prevention and intervention policies, priorities, and practices;
18	(3) Identifying interested parties, community, state, and
19	national prevention providers and stakeholders for collaboration and devising
20	a system of gathering data and other information to ensure coordination of
21	suicide prevention resources and services throughout Arkansas;
22	(4) Assisting private, nonprofit, and faith based entities,
23	including without limitation coalitions, foundations, initiatives, churches,
24	veterans groups, substance abuse recovery groups, senior adult organizations
25	grief support groups, injury prevention groups, and other groups to enhance
26	suicide prevention and survivor support efforts; and
27	(5) Aiding in the development of evaluation tools and data
28	collection for use in reporting suicide prevention efforts to the public.
29	(c) Within sixty (60) days of July 22, 2015, there shall be appointed
30	to the council no more than twenty-three (23) members, including:
31	(1) A representative of the office of the Attorney General, to
32	be designated by the Attorney General;
33	(2) A representative of the Division of Aging, Adult, and
34	Behavioral Health Services of the Department of Human Services, to be
35	designated by the Director of the Division of Aging, Adult, and Behavioral
36	Health Services of the Department of Human Services;

Т	(3) A representative of the Division of Elementary and Secondar
2	Education, to be designated by the Commissioner of Elementary and Secondary
3	Education;
4	(4) A representative of the Division of Youth Services, to be
5	designated by the head of the Division of Youth Services;
6	(5) A representative of Arkansas Children's Hospital, to be
7	designated by the President and Chief Executive Officer of Arkansas
8	Children's Hospital;
9	(6) A representative of law enforcement, to be designated by the
10	Director of the Division of Arkansas State Police;
11	(7) A representative from higher education, to be designated by
12	the Director of the Division of Higher Education;
13	(8) A representative from kindergarten through grade twelve (K-
14	12) education, to be designated by the Arkansas Education Association;
15	(9) A representative from an employee assistance program or
16	human resources in the private sector, to be designated by the Governor;
17	(10) A licensed mental health professional, to be designated by
18	the Governor;
19	(11) A representative of substance-abuse treatment providers, to
20	be designated by the Governor;
21	(12) A representative of primary medical care providers, to be
22	designated by the Governor;
23	(13) A representative of first responders, to be designated by
24	the Governor;
25	(14) A representative from a hospital with an on-site emergency
26	department, to be designated by the Governor;
27	(15) A hospital-based social worker, to be designated by the
28	Governor;
29	(16) An elected coroner, to be designated by the Governor;
30	(17) An active member or veteran of any branch of the United
31	States Armed Forces, to be designated by the Governor;
32	(18) Two (2) family members of persons who died by suicide, to
33	be designated by the Governor;
34	(19) A person who has attempted suicide, recovered, and is now
35	thriving, to be designated by the Covernor;
36	(20) A representative of the suicide prevention nonprofit

1	community, to be designated by the Governor;
2	(21) A representative of the Arkansas Prevention Network, to be
3	designated by the President of the Arkansas Prevention Network; and
4	(22) A representative from an interfaith organization, to be
5	designated by the Governor.
6	(d) The council shall elect annually two (2) cochairs, a vice chair,
7	and a secretary who will serve as an executive board.
8	(e)(1) The council shall establish a charter and bylaws within ninety
9	(90) days of the first meeting.
10	(2) A quorum for conducting business is one-half $(\frac{1}{2})$ of the
11	appointed members.
12	(f)(1) The council shall meet at least four (4) times each year.
13	(2) The council shall meet at times and places that the cochairs
14	deem necessary, but no meeting shall be held outside the state.
15	(3) Special meetings may be held at the call of the cochairs, as
16	needed.
17	(g)(1) The appointed members of the council shall serve staggered
18	terms of four (4) years with no more than two (2) contiguous terms.
19	(2) If a vacancy occurs in an appointed position, the vacancy
20	shall be filled for the unexpired term by an appointment made in the same
21	manner as the original appointment.
22	(h) Appointments shall:
23	(1) Represent persons of different ethnic backgrounds;
24	(2) Include members from each of Arkansas's four (4)
25	congressional districts; and
26	(3) Include members with expertise from groups associated with
27	high suicide rates and suicide attempts.
28	(i)(1) The members of the council shall serve without compensation but
29	may seek reimbursement for travel expenses to and from meetings of the
30	council.
31	(2) The expense reimbursement shall be paid by the Department of
32	Health from moneys available for that purpose.
33	(j) The Department of Health shall provide staff and programmatic
34	support for the council to the extent that funding is available.
35	(k) The Department of Health is the designated agency for the purposes
36	of suicide prevention and related state and federal programmatic and funding

1	applications.
2	(1) Within the first year of its creation, the council shall make
3	recommendations to the General Assembly on staffing and funding needs to
4	implement an effective statewide suicide prevention program.
5	
6	SECTION 63. Arkansas Code § 20-47-704 is repealed.
7	20-47-704. Children's Behavioral Health Care Commission Composition
8	Duties.
9	The Governor shall establish a Children's Behavioral Health Care
10	Commission. The commission shall:
11	(1) Consist of nine (9) members, who shall:
12	(A) Include families and advocates for children receiving
13	behavioral healthcare services and representatives from a variety of
14	behavioral healthcare agencies, disciplines, and providers; and
15	(B) Serve three-year terms, except that the initial term
16	for two-thirds (2/3) of the membership shall be equally divided by lot with
17	one-half of such persons serving an initial term of one (1) year and the
18	other half serving an initial term of two (2) years; and
19	(2) Provide advice and guidance to the Department of Human
20	Services and other state agencies providing behavioral healthcare services to
21	children, youth, and their families on the most effective methods for
22	establishing a system-of-care approach.
23	
24	SECTION 64. Arkansas Code § 20-47-705 is amended to read as follows:
25	20-47-705. Behavioral healthcare initiatives.
26	The Department of Human Services, with advice from the Children's
27	Behavioral Health Care Commission, shall:
28	(1) Identify and implement actions for ensuring that children,
29	youth, and their families are full partners in the design and implementation
30	of all aspects of the system of care as well as full partners in decisions
31	about their care or their children's care;
32	(2) Identify up to two million dollars (\$2,000,000) per year to
33	apply to the following purposes:
34	(A) Meeting extraordinary, non-Medicaid-reimbursable needs
35	of children, youth, and their families, as identified in multiagency plans of
36	services;

- 1 (B) Supporting creation or strengthening of entities
- 2 designed to guide the development and operation of local, regional, and state
- 3 components of the system of care;
- 4 (C) Strengthening family and advocate skills and capacity
- 5 to provide meaningful input on the system of care; and
- 6 (D) Supporting the development and enhancement of needed
- 7 behavioral healthcare services in underserved areas;
- 8 (3) Revise Medicaid rules to increase quality, accountability,
- 9 and appropriateness of Medicaid-reimbursed behavioral healthcare services,
- 10 including, but not limited to:
- 11 (A) Clarifying behavioral healthcare services definitions
- 12 to assure that the definitions are appropriate to the needs of children,
- 13 youth, and their families;
- 14 (B) Revising the process for Medicaid to receive, review,
- 15 and act upon requests for behavioral health care for children and youth
- 16 classified as seriously emotionally disturbed;
- 17 (C) Clarifying Medicaid certification rules for providers
- 18 serving children, youth, and their families to assure that the certification
- 19 rules correlate with the requirements for enrollment as a Medicaid provider
- 20 of behavioral healthcare services;
- 21 (D)(i) Defining a standardized screening and assessment
- 22 process designed to provide early identification of conditions that require
- 23 behavioral healthcare services.
- 24 (ii) The standardized process shall ensure that:
- 25 (a) Assessments guide service decisions,
- 26 outcomes, and, if appropriate, development of a multiagency plan of services;
- 27 and
- 28 (b) Services delivered are appropriate to meet
- 29 the needs of the child as identified by the assessment;
- 30 (4) Research, identify, and implement innovative and promising
- 31 local, regional, or statewide approaches for better managing the state's
- 32 resources devoted to children's behavioral health; and
- 33 (5) Create additional capacity within the Division of Aging,
- 34 Adult, and Behavioral Health Services of the Department of Human Services to
- 35 develop, support, and oversee the new system of care for behavioral
- 36 healthcare services for children, including:

T	(A)(1) Selecting a new outcomes measurement tool to
2	support an improved system of tracking, accountability, and decision-making.
3	(ii) The new outcomes measurement tool shall be
4	selected no later than September 30, 2015, and shall replace the current
5	outcomes measurement tool for purposes of reporting required in § 20-47-510;
6	and
7	(B) Creating additional staff support to provide technical
8	assistance, utilize information, identify and encourage best practices,
9	monitor performance, and recommend system improvements.
10	
11	SECTION 65. Arkansas Code § 20-77-2201 is repealed.
12	20-77-2201. Title.
13	This subchapter shall be known and may be cited as the "Healthcare
14	Quality and Payment Policy Advisory Committee Act".
15	
16	SECTION 66. Arkansas Code § 20-77-2203 is repealed.
17	20-77-2203. Healthcare Quality and Payment Policy Advisory Committee -
18	Greated - Membership.
19	(a) The Healthcare Quality and Payment Policy Advisory Committee is
20	ereated.
21	(b)(1) Except as provided under subdivision (b)(2) of this section,
22	the committee shall consist of the following seven (7) voting members:
23	(A) Three (3) members appointed by the President Pro
24	Tempore of the Senate, including:
25	(i) One (1) physician in good standing with the
26	Arkansas State Medical Board;
27	(ii) One (1) member nominated by the Arkansas
28	Hospital Association, Inc. who represents hospitals with more than one
29	hundred (100) beds; and
30	(iii) One (1) medical director of a commercially
31	owned insurance company participating with the Division of Medical Services
32	of the Department of Human Services in the Arkansas Health Care Payment
33	Improvement Initiative;
34	(B) Three (3) members appointed by the Speaker of the
35	House of Representatives, including:
36	(i) Two (2) physicians nominated by the Arkansas

Medical Society, Inc.; and 1 2 (ii) One (1) member nominated by the Arkansas 3 Hospital Association, Inc. who represents hospitals with fewer than one 4 hundred (100) beds; and 5 (C) The Director of the Division of Medical Services of 6 the Department of Human Services. (2)(A) For purposes of reviewing a draft rule related to long-7 8 term care services and supports, the committee shall include the following 9 five (5) additional voting members: 10 (i) One (1) member nominated by the Arkansas Health 11 Care Association to represent nursing homes and appointed by the President 12 Pro Tempore of the Senate; (ii) One (1) member nominated by the Arkansas 13 Association of Area Agencies on Aging and appointed by the President Pro 14 15 Tempore of the Senate; 16 (iii) One (1) member nominated by the Arkansas 17 Residential Assisted Living Association, Inc. and appointed by the President 18 Pro Tempore of the Senate; 19 (iv) One (1) member nominated by the Arkansas 20 Residential Assisted Living Association, Inc. and appointed by the Speaker of 21 the House of Representatives; and 22 (v) One (1) member nominated by the HomeCare 23 Association of Arkansas and appointed by the Speaker of the House of 24 Representatives. 25 (B)(i) As used in subdivision (b)(2)(A) of this section, 26 "long term care services and supports" does not include services provided in 27 intermediate care facilities for individuals with developmental disabilities 28 or services provided by an entity licensed or certified by the Division of Developmental Disabilities Services of the Department of Human Services. 29 30 (ii) For purposes of reviewing a draft rule related to services provided in intermediate care facilities for individuals with 31 32 developmental disabilities and services provided by an entity licensed or 33 certified by the Division of Developmental Disabilities Services, § 20-77-34 2205(b)(2) applies. 35 (3) A medical director of a commercially owned insurance company 36 participating with the Division of Medical Services in the Arkansas

1	Healthcare Payment Improvement Initiative who is not appointed under
2	subdivision (b)(1)(Λ)(iii) of this section may serve as an ex officio member
3	of the committee but shall not vote.
4	(c) The committee may appoint subcommittees of the committee to study,
5	research, and advise the committee.
6	(d) The Department of Human Services may provide offices and staff for
7	the committee.
8	(e)(1) The members of the committee shall serve two-year terms.
9	(2) At the first meeting of the committee, the length of the
10	terms of the initial appointees shall be determined by lot.
11	(f) The members of the committee shall hold the first meeting in
12	offices made available by the department within thirty (30) days of the
13	appointment of the members of the committee.
14	(g) The committee annually shall select from its membership a chair
15	and a vice chair.
16	(h)(l) A majority of the membership of the committee constitutes a
17	quorum.
18	(2) A majority vote of the members present is required for any
19	action of the committee.
20	(i)(1) A vacancy on the committee due to death, resignation, removal,
21	or another cause shall be filled in the same manner as the initial
22	appointment.
23	(2) A member appointed to fill a vacancy shall serve for the
24	remainder of the vacated term.
25	(j) The members of the committee may be removed by the appointing
26	official for cause.
27	(k) Members of the committee except those employed by the state may
28	receive expense reimbursement and stipends under § 25-16-901 et seq.
29	
30	SECTION 67. Arkansas Code § 20-77-2204 is repealed.
31	20-77-2204. Purpose.
32	The purpose of the Healthcare Quality and Payment Policy Advisory
33	Committee is to make recommendations and provide advice and assistance to the
34	Department of Human Services concerning the promulgation of rules submitted
35	by the department to the committee to promote high quality, safe, effective,
36	timely, efficient, and patient-centered physician services, hospital

1 services, and long-term care services and supports in the State of Arkansas, 2 as related to the development of episodes of care and the episodes of care 3 target prices and quality metrics within the Arkansas Healthcare Payment 4 Improvement Initiative. 5 6 SECTION 68. Arkansas Code § 20-77-2205 is amended to read as follows: 7 20-77-2205. Medicaid payment and reimbursement rules related to 8 development of episodes of care. 9 (a)(1) The Department of Human Services shall not adopt a rule under 10 the Arkansas Administrative Procedure Act, § 25-15-201 et seq., related to 11 the development of episodes of care for patient-centered physician services, 12 hospital services, and long-term care services and supports, including 13 without limitation the episodes-of-care target prices and quality metrics, 14 without first submitting the proposed rule to the Healthcare Quality and 15 Payment Policy Advisory Committee for review. 16 (2) Concurrent with a submission of a draft rule to the 17 committee under subdivision (a)(1) of this section, the department shall 18 issue a public notice of the draft rule for which the department shall: 19 (A) Include in the notice a statement of the terms or 20 substance of the draft rule and the specific provider category or categories 21 affected: 22 (B) Mail the notice to any person who requests notice of a 23 submission of a draft rule to the committee under subdivision (a)(1) of this 24 section: and 25 (C) Post the notice on the department's website in - a26 section dedicated to the committee. 27 (3) Concurrent with a submission of a draft rule to the 28 committee under subdivision (a)(1) of this section, the The department shall post the draft rule on its website in a section dedicated to the committee 29 30 during the entire period the draft rule is under consideration by the 31 committee. 32 (4)(2) The department shall provide to a person who requests the 33 information a meeting notice that identifies the time and place of each 34 committee and subcommittee meeting and the draft rules under consideration by

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(b)(1) At least forty-five (45) days before initiating the

the committee or subcommittee at each meeting.

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1 promulgation process under the Arkansas Administrative Procedure Act, § 25-2 15-201 et seq., for a rule related to the development of episodes of care for 3 patient-centered physician services, hospital services, or long-term care 4 services and supports, including without limitation the episodes of care 5 target prices and quality metrics, the department shall submit the draft rule 6 to the committee for review and advice. 7 (2)(A) If the draft rule pertains to a healthcare provider 8 listed in § 20-77-2202(2) whose provider category is not represented on the 9 committee, the committee department shall seek representation by designated 10 representatives of the statewide provider association or associations for 11 that provider category for the purpose of review and advice. 12 (B)(2) The committee department shall: 13 (i)(A) Provide at least twenty-five (25) days for 14 the representatives of the affected healthcare providers to review and 15 comment on the draft rule; and 16 (ii) (B) Afford the representatives the opportunity 17 to participate in committee and subcommittee deliberations on the draft rule. 18 (C)(i) The committee shall not provide advice to the 19 department without seeking the input of the affected healthcare providers. 20 (ii) If the committee does not reach agreement with a provider association on a draft rule pertaining to a healthcare provider 21 22 not represented on the committee, the committee shall prepare a written 23 report that objectively states the information and viewpoints presented but does not advise the department concerning how to proceed on the draft rule. 24 25 (c) A rule required to be submitted to the committee under subsection 26 (b) of this section that is adopted without following this section is void. 27 (d)(1) The committee shall issue and deliver a written advisory 28 statement to the department within thirty (30) calendar days after the department's submission of the proposed rule to the committee. 29 30 (2) If the department fails to follow the advice of the committee with respect to a proposed rule under this section, the department, 31 32 before beginning the promulgation process, shall prepare a written report 33 setting out the advice of the committee and an explanation of the reason that 34 the department decided not to follow the committee's advice with regard to 35 the rule. 36 (3) The department shall make available for public review the

1 report required under subdivision (d)(2) of this section and the text of the 2 proposed rule during the public comment period. 3 (4) The department may begin the promulgation process for the 4 proposed rule if the committee does not issue and deliver a written advisory 5 statement to the department within thirty (30) calendar days after the 6 department's submission of the proposed rule to the committee. 7 (e)(c) After the public comment period, the department shall retain 8 and make available for public review the report required under subdivision 9 (d)(2) of this section and the text of any final rule issued. 10 11 SECTION 69. Arkansas Code § 20-77-2206 is repealed. 12 20-77-2206. Powers and duties of Healthcare Quality and Payment Policy 13 Advisory Committee. 14 The Healthcare Quality and Payment Policy Advisory Committee shall: 15 (1) Review and provide advice regarding draft rules submitted by 16 the Department of Human Services under § 20-77-2205; 17 (2) Have the authority to obtain from the department all data 18 and analysis required to fully meet its charge under § 20-77-2204; and 19 (3) Provide reports to the Legislative Council upon request. 20 21 SECTION 70. Arkansas Code § 20-77-2207 is repealed. 22 20-77-2207. Confidentiality. 23 (a) To the extent that the data, records, reports, and documents 24 identify or could be used to identify an individual patient, a healthcare 25 provider, an institution, or a health plan, the data, records, reports, and 26 documents collected or compiled by or on behalf of the Healthcare Quality and 27 Payment Policy Advisory Committee are confidential and are not subject to 28 disclosure under state and federal law. (b) Data, records, reports, and documents collected or compiled by or 29 30 on behalf of the committee are not admissible in a legal proceeding and are exempt from discovery and disclosure to the same extent that records of and 31 32 testimony before committees that evaluate the quality of medical or hospital 33 care are exempt under § 16-46-105(a)(1). (c) A healthcare provider's use of the information in its internal 34 35 operations does not operate as a waiver of the confidentiality protections

36

under this section.

Ţ	(d) The committee shall treat data, records, reports, and documents in
2	a manner consistent with state and federal privacy requirements, including
3	without limitation the privacy requirements under the Health Insurance
4	Portability and Accountability Act of 1996, 45 C.F.R. § 164.512(i).
5	
6	SECTION 71. Arkansas Code § 21-11-105 is repealed.
7	21-11-105. Suggestion Award Board.
8	(a)(1) There is created the Suggestion Award Board.
9	(2) The membership of the board shall consist of the Secretary
10	of the Department of Transformation and Shared Services, the State Personnel
11	Administrator, who shall serve as chair, and the cochairs of the Legislative
12	Council.
13	(b) The decisions of the board regarding suggestions, awards, and
14	appeals shall be final and binding to all parties concerned.
15	(c)(1) The board will review suggestions after the suggestor has filed
16	a formal appeal.
17	(2) If, in the opinion of the board, further evaluation is
18	needed, the board may request the agency to reevaluate the suggestion.
19	
20	SECTION 72. Arkansas Code § 21-11-106 is repealed.
21	21-11-106. Reports by State Personnel Administrator.
22	(a) The State Personnel Administrator shall prepare and annually
23	transmit a report detailing the operations of the Employee Suggestion System,
24	including an accounting of all awards granted and any other information
25	deemed appropriate by the director and the Governor.
26	(b)(1) The State Personnel Administrator shall submit monthly to the
27	Suggestion Award Board a list of all suggestions which have been at agencies
28	for evaluation for a period exceeding thirty (30) days.
29	(2) The list shall show the suggestion number, the agency doing
30	the evaluation, and the date the suggestion was sent to the agency for
31	evaluation.
32	
33	SECTION 73. Arkansas Code § 23-115-204 is repealed.
34	23-115-204. Lottery Retailer Advisory Board.
٥.	
35	(a)(1) The Director of the Office of the Arkansas Lottery shall

1	retailers.
2	(2) In making appointments to the board, the director may
3	consider a broad spectrum of geographical, racial, gender, and business
4	characteristics of retailers.
5	(3) The board shall advise the Office of the Arkansas Lottery or
6	retail aspects of lotteries and present the concerns of retailers throughout
7	the state.
8	(b)(1) Except as provided in subdivision (b)(2) of this section, each
9	member appointed to the board shall serve a term of two (2) years.
10	(2)(A) Five (5) of the initial appointees shall serve initial
11	terms of one (1) year.
12	(B) The initial appointees shall draw lots to determine
13	which five (5) members shall serve a one-year term.
14	(3) A member of the board shall not serve more than six (6)
15	terms.
16	(c)(1) The board shall provide by rule for its operating procedures.
17	(2) Members shall serve without compensation or reimbursement of
18	expenses.
19	(3) The board may report to the office and the Legislative
20	Council in writing at any time.
21	(4) The director may invite the board to make an oral
22	presentation to the office at any time.
23	(d) The following shall not be appointed as a member of the board:
24	(1) A member of the immediate family of the Secretary of the
25	Department of Finance and Administration;
26	(2) A member of the immediate family of the director; or
27	(3) A member of the immediate family of an employee of the
28	office.
29	
30	SECTION 74. Arkansas Code $\S 23-115-206(a)(8)(D)(x)$, concerning
31	internal controls and the annual audit of the Office of the Arkansas Lottery,
32	is repealed.
33	(x) A report from the Lottery Retailer Advisory Board, if
34	a report was received during the fiscal year;
35	

36

SECTION 75. Arkansas Code § 23-115-206(b)(4), concerning internal

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1
     controls and the annual audit of the Office of the Arkansas Lottery,
 2
      is amended to read as follows:
                 (4) This chapter does not limit the statutory authority of
 3
 4
    Arkansas Legislative Audit or the responsibilities of the office or related
 5
    entities, members of the Lottery Retailer Advisory Board, employees, vendors,
 6
    retailers, or any other individuals or entities to cooperate with Arkansas
 7
    Legislative Audit or provide information or records requested by Arkansas
8
    Legislative Audit.
9
10
           SECTION 76. Arkansas Code § 25-3-104 is repealed.
11
          25-3-104. Arkansas Natural and Cultural Heritage Advisory Committee.
12
          (a) There is established an Arkansas Natural and Cultural Heritage
    Advisory Committee whose members shall consist of:
13
14
                (1) The Director of the Division of Arkansas Heritage;
15
                (2) The Director of the Arkansas Economic Development
16
    Commission:
17
                (3) The Director of State Highways and Transportation;
18
                (4) The Secretary of the Department of Health;
19
                (5) The Secretary of the Department of Parks, Heritage, and
20
    Tourism:
21
                (6) The Director of the Arkansas State Came and Fish Commission;
22
                (7) A person appointed by the Governor;
23
                (8) A person appointed by the President Pro Tempore of the
24
    Senate: and
25
                (9) A person appointed by the Speaker of the House of
26
    Representatives.
27
          (b)(1) Except as provided in subdivision (b)(2) of this section.
    persons appointed to the committee by the Governor, President Pro Tempore of
28
29
    the Senate, and the Speaker of the House of Representatives shall serve terms
    of three (3) years.
30
                 (2) At the first meeting of the committee after the effective
31
32
    date of this act, members appointed to the committee by the Covernor, Speaker
33
    of the House of Representatives, or President Pro Tempore of the Senate shall
34
    draw lots to stagger terms so that:
35
                       (A) One (1) member shall serve a term of one (1) year;
36
                       (B) One (1) member shall serve a term of two (2) years;
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1	and
2	(C) One (1) member shall serve a term of three (3) years.
3	(c) The committee shall elect from its membership a chair and vice-
4	chair.
5	(d) A vacancy on the committee in the positions appointed by the
6	Governor, President Pro Tempore of the Senate, and the Speaker of the House
7	of Representatives shall be filled by the appointing authority for the
8	unexpired portion of the term in which it occurs.
9	(e) A majority of the total membership of the committee constitutes a
10	quorum.
11	(f) Members of the committee appointed by the Governor, President Pro
12	Tempore of the Senate, and Speaker of the House of Representatives may
13	receive expense reimbursement and stipends under § 25-16-901 et seq. as
14	allowed by law.
15	
16	SECTION 77. Arkansas Code § 25-16-903(69), concerning the
17	authorization for a stipend for state boards and commissions, is repealed.
18	(69) Arkansas Natural and Cultural Heritage Advisory Committee;
19	
20	SECTION 78. Arkansas Code § 25-24-102(6)(A), concerning the duties of
21	the Martin Luther King, Jr. Commission, is repealed.
22	(6)(A) To establish a Martin Luther King, Jr. Youth Commission
23	to educate young persons on the principles and legacy of Martin Luther King,
24	Jr.
25	(B) Members of the Martin Luther King, Jr. Youth
26	Commission may receive expense reimbursement in accordance with § 25-16-901
27	et seq.; and
28	
29	SECTION 79. Arkansas Code § 25-33-101 is repealed.
30	25-33-101. State Technology Council.
31	(a) There is created the State Technology Council to consist of the
32	following members:
33	(1) The Director of the Division of Information Systems or his
34	or her designee who shall act as chair of the council;
35	(2) The Secretary of the Department of Transformation and Shared
26	Compiese on his on how designed.

T	(3) IWO (2) members from the private sector appointed by the
2	Governor with knowledge and experience in the management and implementation
3	of information technology; and
4	(4) Two (2) members from state agencies appointed by the
5	Governor who have knowledge and experience in the management and
6	implementation of information technology.
7	(b) The council shall be responsible for developing:
8	(1) The information technology standards and specifications for
9	state agencies;
10	(2) A state information technology plan that shall establish
11	state-level mission, goals, and objectives for the use of information
12	technology; and
13	(3) Technical standards and specifications to support the
14	state's shared enterprise architecture.
15	(c) The council may meet as deemed necessary by the chair of the
16	council.
17	(d) A quorum of the council shall consist of three (3) members.
18	(e) Members of the council shall serve without compensation.
19	(f) The chair of the council shall file a quarterly status report with
20	the Governor and the Joint Committee on Advanced Communications and
21	Information Technology.
22	
23	SECTION 80. Arkansas Code § 25-43-302(7), concerning the state
24	entities transferred to the Department of Commerce, is repealed.
25	(7) The Arkansas Housing Trust Fund Advisory Committee, created
26	under § 15-5-1706;
27	
28	SECTION 81. Arkansas Code § 25-43-802(47), concerning the state
29	entities transferred to the Department of Health, is repealed.
30	(47) The State Board of Disease Intervention Specialists,
31	created under § 17-98-201;
32	
33	SECTION 82. Arkansas Code § 25-43-902(15), concerning the state
34	entities transferred to the Department of Human Services, is repealed.
35	(15) The Youth Justice Reform Board, created under § 9-28-1201.
36	

1	SECTION 83. Arkansas Code § 25-43-1302(a)(5), concerning state
2	entities transferred to the Department of Parks, Heritage, and Tourism, is
3	repealed.
4	(5) The Arkansas Natural and Cultural Heritage Advisory
5	Committee, created under § 25-3-104;
6	
7	SECTION 84. Arkansas Code § 25-43-1502(10), concerning the state
8	entities transferred to the Department of Transformation and Shared Services,
9	is repealed.
10	(10) The State Technology Council, created under § 25-33-101.
11	
12	SECTION 85. Arkansas Code § 26-27-201(a), concerning the authority of
13	the Arkansas Public Service Commission, is amended to read as follows:
14	(a) The Arkansas Public Service Commission shall constitute the State
15	Equalization Board and shall equalize the assessment of property throughout
16	the state.
17	
18	SECTION 86. Arkansas Code § 26-27-202 is amended to read as follows:
19	26-27-202. Meeting.
20	(a) The Arkansas Public Service Commission shall meet as the State
21	Equalization Board on the first Monday in October of each year for the
22	purpose of equalizing the taxable valuation of all real or personal property.
23	(b) The board <u>commission</u> shall:
24	(1) Examine and compare the returns of the assessment of
25	property in the counties of this state;
26	(2) Summon and hear witnesses and make or cause to be made
27	investigation relative thereto; and
28	(3) Proceed to equalize the property, so that all the taxable
29	property throughout this state shall be assessed uniformly at its true and
30	full market or actual value, or at such percentage as has been duly certified
31	by the commission.
32	
33	SECTION 87. The introductory language of Arkansas Code § 26-27-203 is
34	amended to read as follows:
35	In the performance of its duties, the members of the State Equalization
36	Board Arkansas Public Service Commission shall be governed by the following

1 rules: 2 SECTION 88. Arkansas Code § 26-27-204 is amended to read as follows: 3 4 26-27-204. Order of adjustment. 5 (a) A record of the proceedings of the State Equalization Board 6 Arkansas Public Service Commission shall be kept by the secretary thereof. 7 (b)(1) A certified copy of the record or such part thereof as affects 8 his or her county shall, on or before the third Monday in November, be 9 furnished the county clerk of each county in which property, the assessed 10 valuation of which has been ordered by the board commission increased or 11 reduced, is situated. 12 (2) In carrying out the order of the board commission, the county clerk shall add to or deduct from the valuation of any property, as 13 14 adjusted by the local assessment and equalization officials, such percentage 15 or amount as the board commission might so order and shall enter the adjusted 16 or equalized valuation in the proper record and extend taxes thereon. 17 18 SECTION 89. Arkansas Code § 26-27-320(b), concerning the assessed 19 values entered on record, is amended to read as follows: 20 (b) In making the tax books of the county, unless further adjustments 21 are ordered by the county court or the State Equalization Board Arkansas 22 Public Service Commission, the county clerk shall extend the taxes on the 23 adjusted or equalized values. 24 25 SECTION 90. Arkansas Code § 26-27-321(a), concerning abstract of tax 26 books to be filed, is amended to read as follows: 27 (a) The county clerk of each county shall, on or before the second 28 Monday in November of each year, unless otherwise ordered and directed by the 29 State Equalization Board Arkansas Public Service Commission, file with the 30 State Equalization Board commission, on such forms as it may prescribe, a 31 "final abstract of the tax books". 32 33 SECTION 91. Arkansas Code § 26-28-303 is amended to read as follows: 34 26-28-303. Duty of county assessor.

(1) It is the duty of the county assessor of each county to

Under the system provided for in this subchapter:

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- 1 enter upon the assessment record of the county the adjusted or equalized
- 2 assessed value of any and all property as found and fixed by the county
- 3 equalization board;
- 4 (2) In making the tax books of the county, unless further
- 5 adjustments are ordered by the county court or the State Equalization Board
- 6 Arkansas Public Service Commission, the preparer of the tax books shall
- 7 extend the taxes on the adjusted or equalized values;
- 8 (3) The county assessor shall deliver the assessment abstract to
- 9 the State Equalization Board commission by August 1 of each year;
- 10 (4)(A) The county assessor shall make any changes to the
- 11 abstract after the State Equalization Board commission finalizes its action.
- 12 (B) All changes in assessments, after the county assessor
- 13 prepares the final abstract of the tax books, shall be made as specified in §
- 14 26-28-305(1) and documented by means of a prenumbered two-part change form
- 15 with the reason for the change noted; and
- 16 (5)(A) The county assessor of each county shall, on or before
- 17 the third Monday in January of each year, unless otherwise ordered and
- 18 directed by the State Equalization Board commission, file with the State
- 19 Equalization Board commission, on such forms as it may prescribe, a final
- 20 abstract of the tax books.
- 21 (B) The final abstract of the tax books shall show, by
- 22 total of items and value, the total assessment of the county after all
- 23 adjustments.

- 25 SECTION 92. EMERGENCY CLAUSE. It is found and determined by the
- 26 General Assembly of the State of Arkansas that it is important to the
- 27 citizens of Arkansas that state government services be provided in an
- 28 efficient and cost-effective manner; that the abolishment of state entities
- 29 that are no longer active is an effective way to achieve both operational
- 30 efficiencies and economies of scale; and that this act is necessary to obtain
- 31 cost efficiencies and streamline the provision of government services without
- 32 delay for the benefit of Arkansas taxpayers to allow services that preserve
- 33 the health, safety, and property of Arkansas citizens; and that this act
- 34 abolishing the entities contained in this act should become effective on July
- 35 1, 2023, to coincide with the appropriation bills of all the state
- 36 <u>departments</u>. Therefore, an emergency is declared to exist, and this act

1	being necessary for the preservation of the public peace, health, and safety
2	shall become effective on July 1, 2023.
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