1	State of Arkansas	A Bill	
2	94th General Assembly	A DIII	
3	Fiscal Session, 2024		SENATE BILL 77
4			
5	By: Senators B. Davis, F. Love		
6	By: Representative Wooten		
7	T	or An Act To Be Entitled	
8 9	_	THE UNIFORM CLASSIFICATION	N AND
9 10		T; TO DECLARE AN EMERGENCY:	
11	OTHER PURPOSES.	1, 10 DECLARE AN EMERGENCI	, AND FOR
12	OTHER TORIOSES.		
13			
14		Subtitle	
15	TO AMEND T	THE UNIFORM CLASSIFICATION	AND
16	COMPENSATI	ON ACT; AND TO DECLARE AN	
17	EMERGENCY.		
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20	BE IT ENACTED BY THE GENERA	L ASSEMBLY OF THE STATE OF	ARKANSAS:
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22	SECTION 1. TEMPORARY	LANGUAGE. DO NOT CODIFY.	MARKET ADJUSTMENT.
23	(a) An employee unde	r the Uniform Classification	on and Compensation Act,
24	§ 21-5-201 et seq., may rec	<u>eive a market adjustment to</u>	o his or her base salary
25	that shall not exceed three	percent (3%) of the employ	yee's base salary.
26	(b) An employee shal	l not receive more than one	e (1) market adjustment
27	under this section.		
28	(c) A market adjustm	ent under this section may	be awarded to an
29	employee whether or not the	_	•
30	the employee exceeding the	maximum pay level for the g	grade assigned to the
31	employee's classification.		
32		effective on and after July	y 1, 2024.
33	(e) This section exp	ires June 30, 2025.	
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35		Code § 21-5-209(e), concern	-
36	plan for state employees, i	s amended to read as follow	WS:

(e)(1) The following grades and pay levels shall be authorized for the General Salaries pay table effective July 1, 2017 2024, and thereafter, for the state service for all positions of state agencies covered by this subchapter to which a classification title and General Salaries salary grade have been assigned in accordance with this subchapter and the appropriation act of the state agency:

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## GENERAL SALARIES

9	GS1	<del>\$22,880</del> <u>\$32</u>	<b>,</b> 405	<del>\$27,390</del> <u>\$42</u>	,046	\$31 <b>,9</b> 00 \$51,686
10	GS2	<del>\$23,335</del> <u>\$32</u>	<b>,</b> 405	<del>\$28,585</del> <u>\$42</u>	,046	\$33,836 \$51,686
11	GS3	<del>\$26,034</del> <u>\$32</u>	<b>,</b> 405	<del>\$31,892</del> <u>\$42</u>	<u>,046</u>	\$37,749 \$51,686
12	GS4	<del>\$29,046</del> <u>\$32</u>	<u>,405</u>	<del>\$35,581</del> <u>\$42</u>	,046	\$ <del>42,117</del> \$51,686
13	GS5	<del>\$32,405</del> <u>\$32</u>	<u>,405</u>	<del>\$39,696</del> <u>\$42</u>	<u>,046</u>	\$46,987 <u>\$51,686</u>
14	GS6	\$36,155	<del>\$44,2</del> 9	<del>90</del> \$46,912	\$52,425	\$57 <b>,</b> 668
15	GS7	\$40,340	<del>\$49,4</del> ]	<del>17</del> \$52,342	\$58,493	\$ \$64 <b>,</b> 343
16	GS8	\$45,010	<del>\$55,13</del>	<del>37</del> \$58,401	<del>\$65,265</del>	\$71 <b>,</b> 792
17	GS9	\$50,222	<del>\$61,52</del>	<del>22</del> \$65,164	<del>\$72,822</del>	<sup>2</sup> \$80,105
18	GS10	\$56,039	<del>\$68,64</del>	<del>48</del> \$72,711	\$ <del>81,25</del> 7	<sup>4</sup> \$89,383
19	GS11	\$62,531	<del>\$76,60</del>	<del>90</del> \$81,134	<del>\$90,67</del> 0	\$99 <b>,</b> 737
20	GS12	\$69,776	<del>\$85,47</del>	<del>76</del> \$90,535	<del>\$101,17</del>	<del>75</del> \$111,293
21	GS13	\$77,862	<del>\$95,38</del>	\$101 <b>,</b> 026	\$112 <b>,9</b> 0	<del>90</del> \$124,190
22	GS14	\$86,887	\$106 <b>,</b> 4	<del>\37</del> \$112,736	\$ <del>125<b>,9</b>8</del>	<del>36</del> \$138,585
23	GS15	\$96,960	<del>\$118,</del> 7	<del>776</del> \$125,806	\$140,59	<del>)2</del> \$154 <b>,</b> 652

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(2) The following grades and pay levels shall be authorized for the Information Technology Salaries pay table, effective July 1, 2017 2024, and thereafter, for the state service for all positions of state agencies covered by this subchapter to which a classification title and Information Technology Salaries salary grade have been assigned in accordance with this subchapter and the appropriation act of the state agency:

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## INFORMATION TECHNOLOGY SALARIES

33	IT1	\$33,403	<del>\$40,919</del> <u>\$43,340</u>	\$48,434 <u>\$53,278</u>
34	IT2	\$37,266	<del>\$45,651</del> <u>\$48,352</u>	\$54,035 <u>\$59,439</u>
35	IT3	\$41,578	\$50,933 \$53,948	\$60,288 <u>\$66,317</u>
36	IT4	\$46,391	\$56,829 \$60,193	<del>\$67,267</del> <u>\$73,994</u>

1	IT5	\$51,762	<del>\$63,408</del> <u>\$67,161</u>	<del>\$75,054</del> <u>\$82,560</u>
2	IT6	\$57,755	<del>\$70,750</del> <u>\$74,938</u>	<del>\$83,745</del> <u>\$92,120</u>
3	IT7	\$64,445	<del>\$78,945</del> <u>\$83,617</u>	<del>\$93,445</del> <u>\$102,790</u>
4	IT8	\$71,704	<del>\$87,837</del> <u>\$93,035</u>	\$103,970 \$114,367
5	IT9	\$80,242	<del>\$98,297</del> <u>\$104,115</u>	<del>\$116,351</del> <u>\$127,987</u>
6	IT10	\$89,541	\$109,688 \$116,180	\$129,835 \$142,819
7	IT11	\$99,920	\$122,402 \$129,647	\$144,884 \$159,373
8	IT12	\$111,504	\$136,592 \$144,677	\$161,681 \$177,850
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10 (3) The following grades and pay levels shall be authorized for
11 the Medical Professional Salaries pay table, effective July 1, 2017 2024, and
12 thereafter, for the state service for all positions of state agencies covered
13 by this subchapter to which a classification title and Medical Professional
14 Salaries salary grade have been assigned in accordance with this subchapter
15 and the appropriation act of the state agency:

## MEDICAL PROFESSIONAL SALARIES

18	MP1	\$63,830	<del>\$75,958</del> <u>\$80,347</u>	\$88,058 <u>\$96,864</u>
19	MP2	\$71,403	<del>\$85,683</del> <u>\$90,682</u>	\$99,964 <u>\$109,961</u>
20	MP3	\$79,879	<del>\$96,654</del> <u>\$102,325</u>	<del>\$113,428</del> <u>\$124,771</u>
21	MP4	\$89,368	\$109,029 <u>\$115,464</u>	\$128,690 \$141,559
22	MP5	\$99,991	\$122,989 <u>\$130,289</u>	\$145,987 \$160,586
23	MP6	\$111,884	\$138,736 <u>\$147,016</u>	\$165,588 \$182,147
24	MP7	\$125,200	\$156,500 \$165,890	\$187,800 \$206,580
25	MP8	\$140,109	\$176,537 <u>\$187,186</u>	<del>\$212,966</del> <u>\$234,263</u>
26	MP9	\$156,804	\$199,140 <u>\$211,215</u>	<del>\$241,478</del> <u>\$265,626</u>
27	MP10	\$175,620	\$224,033 \$236,561	\$270,455 \$297,501

(4) The following grades and pay levels shall be authorized for the Senior Executive Salaries pay table, effective July 1, 2017 2024, and thereafter, for the state service for all positions of state agencies covered by this subchapter to which a classification title and Senior Executive Salaries salary grade have been assigned in accordance with this subchapter and the appropriation act of the state agency:

## SENIOR EXECUTIVE SALARIES

1	SE1	\$108,110	\$ <del>127,655</del>	<u>\$135,015</u>	<del>\$147,200</del>	<u>\$161,920</u>
2	SE2	\$120,543	\$138,822	\$146,677	<del>\$157,100</del>	<u>\$172,810</u>
3	SE3	\$134,406	<del>\$150,703</del>	\$159,053	<del>\$167,000</del>	<u>\$183,700</u>
4	SE4	\$149,862	<del>\$165,681</del>	\$174,756	<del>\$181,500</del>	\$199,650
5	SE5	\$167,096	<del>\$184,398</del>	\$194,483	<del>\$201,700</del>	<u>\$221,870</u>

- 7 SECTION 3. Arkansas Code § 21-5-214(d)(2), concerning compensation 8 plan provisions, is amended to read as follows:
- 9 (2)(A) An agency director may approve a special rate of pay under 10 subdivision (d)(1) of this section up to fifteen percent (15%) above the 11 entry pay level for the grade assigned to the classification and shall report 12 all actions under the office's procedures.
- (B) The office may approve a special rate of pay under subdivision (d)(1) of this section above fifteen percent (15%) up to thirty percent (30%) forty percent (40%) above the entry pay level for the grade assigned to the classification.
- 17 (C) The office may approve a special rate of pay pursuant to
  18 subdivision (d)(1) of this section above thirty percent (30%) forty percent
  19 (40%) up to the maximum pay level for the grade assigned to the
  20 classification after review by the Legislative Council or, if the General
  21 Assembly is in session, the Joint Budget Committee.

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- 23 SECTION 4. Arkansas Code § 21-5-221(e), concerning compensation 24 differentials, is amended to read as follows:
  - (e) An additional ten percent (10%), but not to exceed a total of twelve percent (12%), hazardous duty differential may be authorized for employees occupying positions assigned to a maximum security unit or facility if the regularly assigned work schedules expose employees at least eighty-five percent (85%) of the work time to clear, direct, and unavoidable hazards from clients, inmates, or patients who are in units or facilities that are classified as maximum security.

- 33 SECTION 5. Arkansas Code Title 21, Chapter 5, Subchapter 2, is amended to add additional sections to read as follows:
- 35 <u>21-5-227. Special compensation awards.</u>
- 36 (a)(1) A state agency may provide a special compensation award to an

1	<pre>employee:</pre>
2	(A) To recognize the employee's outstanding performance in
3	successfully completing a significant project or job assignment or completing
4	a major project milestone; or
5	(B) Due to the assignment of temporary additional duties
6	for a period not to exceed six (6) months that are beyond the scope of work
7	currently performed by the employee.
8	(2) The state agency shall determine whether to offer a special
9	compensation award and, if so, the type of special compensation award to
10	offer.
11	(b) A special compensation award may consist of:
12	(1) A lump-sum bonus payment not to exceed five thousand dollars
13	(\$5,000) per award;
14	(2)(A) Up to forty (40) hours of incentive leave that shall:
15	(i) Be used by the end of the calendar year
16	following the calendar year in which the award of incentive leave was made;
17	<u>and</u>
18	(ii) Not carry forward to the subsequent calendar
19	year.
20	(B) If an employee receives an award of incentive leave
21	under subdivision (b)(2)(A) of this section, the incentive leave shall:
22	(i) Expire if the employee resigns or is terminated
23	from employment before the end of the calendar year following the calendar
24	year in which the award of incentive leave was made; and
25	(ii) Not be liquidated by a lump-sum payment to the
26	employee when he or she separates from the state agency; or
27	(3)(A) A lump-sum payment of an employee's annual leave.
28	(B) A lump-sum payment under subdivision (b)(3)(A) of this
29	section shall:
30	(i) Not exceed forty (40) hours of annual leave;
31	(ii) Be paid at the employee's hourly rate; and
32	(iii) Not reduce the employee's combined balance of
33	annual leave, holiday leave, and birthday leave to less than eighty (80)
34	hours.
35	(c)(l)(A) A state agency wishing to provide special compensation
36	awards to employees shall prepare a written plan for administering special

1	compensation awards.
2	(B) The written plan under this subsection shall include:
3	(i) An explanation of how the special compensation
4	awards will be implemented;
5	(ii) A list of the classifications eligible for
6	special compensation awards; and
7	(iii) A description of the special compensation
8	awards that may be provided to employees.
9	(2) The written plan under this subsection shall be reviewed by
10	the Office of Personnel Management.
11	(3) When the office has completed its review of the written plan
12	under subdivision (c)(2) of this section, the office shall refer the written
13	plan to the Legislative Council or, if the General Assembly is in regular
14	session, fiscal session, or extraordinary session, the Joint Budget
15	Committee, for its approval.
16	(4) A state agency shall not provide a special compensation
17	award before the approval of the state agency's written plan for
18	administering special compensation awards under subdivision (c)(3) of this
19	section.
20	(5) If the state agency amends the written plan following its
21	approval under subdivision (c)(3) of this section, it shall:
22	(A) Submit the amended written plan for review by the
23	office and approval by Legislative Council or the Joint Budget Committee in
24	the same manner provided by subdivisions (c)((1)-(3) of this section; and
25	(B) Not provide a special compensation award under the
26	provisions of the amended written plan before the approval of the state
27	agency's amended written plan.
28	(d)(l) After a state agency's written plan for administering special
29	compensation awards has been approved under subdivision (c)(3) of this
30	section, the state agency may submit a request for a special compensation
31	award to the office for approval.
32	(2) A request under subdivision (a)(1)(A) of this section shall
33	include the following:
34	(A) A description of the project or assignment prompting
35	the special compensation award;
36	(B) A description of the work that was completed as part

1	of the project of assignment,
2	(C) The name or names of the employee or employees who
3	would receive the special compensation award; and
4	(D) A description of the special compensation award that
5	would be provided to the employee or employees.
6	(3) A request under subdivision (a)(1)(B) of this section shall
7	include the following:
8	(A) A list of the regularly assigned job duties of the
9	<pre>employee or employees;</pre>
10	(B) A list of the temporary duties assigned to the
11	<pre>employee or employees;</pre>
12	(C) The name or names of the employee or employees who
13	would receive the special compensation award; and
14	(D) A description of the special compensation award that
15	would be provided to the employee or employees.
16	(4) A request for a special compensation award under this
17	subsection shall be consistent with the written plan for administering
18	special compensation awards of the state agency.
19	(5) A state agency shall not provide a special compensation
20	award before the approval of the special compensation award by the office
21	under this subsection.
22	(e) A lump-sum special compensation award under this section shall be:
23	(1) Subject to withholding of all applicable state and federal
24	taxes; and
25	(2) Included by retirement systems in determining retirement
26	benefits.
27	(f)(l)(A) An employee shall not receive a special compensation award
28	under this section more than two (2) times in a biennium.
29	(B) The total compensation received from lump-sum bonus
30	payments under subdivision (b)(1) of this section during a biennium shall not
31	exceed ten thousand dollars (\$10,000).
32	(2) A special compensation award under this section may be
33	awarded to an employee whether or not the special compensation award would
34	result in the salary for the employee exceeding the maximum pay level for the
35	grade assigned to the employee's classification.
36	(3) An employee may receive a special compensation award and a

1	merit increase under § 21-5-1101 in the same fiscal year.
2	(g)(l) A special compensation award under this section is subject to a
3	state agency's ability to certify funding for a special compensation award.
4	(2) A state agency shall:
5	(A) Use existing funding for a special compensation award
6	under this section; and
7	(B) Not access the Performance Fund to provide a special
8	compensation award under this section.
9	(h) The office shall file monthly reports of special compensation
10	awards issued under this section with the Legislative Council or, if the
11	General Assembly is in regular session, fiscal session, or extraordinary
12	session, the Joint Budget Committee.
13	(i)(l) It is both necessary and appropriate that the General Assembly
14	maintain oversight by requiring prior approval of the Legislative Council or,
15	if the General Assembly is in regular session, fiscal session, or
16	extraordinary session, the Joint Budget Committee, as provided by this
17	section.
18	(2)(A) The requirement of approval by the Legislative Council or
19	the Joint Budget Committee under this section is not a severable part of this
20	section.
21	(B) If the requirement of approval by the Legislative
22	Council or the Joint Budget Committee under this section is found
23	unconstitutional by a court of competent jurisdiction, the entire section is
24	void.
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26	21-5-228. Recruitment incentives.
27	(a)(1) A state agency may offer a recruitment incentive in connection
28	with an offer of employment to a prospective employee to assist with
29	recruitment efforts.
30	(2) The state agency shall determine whether to offer a
31	recruitment incentive and, if so, the type of incentive to offer.
32	(b) A recruitment incentive may consist of:
33	(1)(A) A bonus payment not to exceed five thousand dollars
34	<u>(\$5,000).</u>
35	(B) A bonus payment under subdivision (b)(1)(A) of this
36	section may be paid:

1	(i) In full to a prospective employee at the
2	beginning of his or her employment; or
3	(ii) In installments during the prospective
4	employee's required period of employment under subdivision (d)(1) of this
5	section; or
6	(2) Up to forty (40) hours of incentive leave that:
7	(A) Shall be used by the end of the calendar year
8	following the calendar year in which the prospective employee begins
9	employment with the state agency; and
10	(B) Shall not carry over to the subsequent calendar year.
11	(c) A person employed by the executive branch at the time of the offer
12	of employment is not eligible for a recruitment incentive under this section.
13	(d)(l) A person receiving a recruitment incentive under this section
14	shall commit to a required period of employment with the state agency.
15	(2) If the employee receives a recruitment incentive under this
16	section and voluntarily resigns or is terminated from employment with the
17	state agency before completing the required period of employment under
18	subdivision (d)(1) of this section, the following shall apply:
19	(A) If the employee received a bonus payment in full at
20	the beginning of his or her employment under subdivision (b)(1)(C)(i) of this
21	section, the employee shall repay the bonus payment to the state agency;
22	(B) If the employee is scheduled to receive a bonus
23	payment in installments under subdivision (b)(1)(C)(ii) of this section, the
24	<pre>employee shall:</pre>
25	(i) Repay to the state agency any installment
26	payments received before the date that the employee resigns or is terminated
27	<pre>from employment; and</pre>
28	(ii) Not receive the value of any installment
29	payments scheduled on or after the date the employee resigns or is terminated
30	<pre>from employment; and</pre>
31	(C) If the employee received an award of incentive leave
32	under subdivision (b)(2) of this section, the incentive leave shall:
33	(i) Expire when the employee resigns or is
34	terminated from employment; and
35	(ii) Not be liquidated by a lump-sum payment to the
36	employee when he or she separates from the state agency.

1	(3) If the employee does not repay a bonus payment under
2	subdivisions (d)(2)(A) or (d)(2)(B)(i) of this section within one hundred
3	eighty days (180) from the date the employee resigns or is terminated from
4	employment, the Revenue Division of the Department of Finance and
5	Administration may set off any refunds due the employee from the division by
6	the sum certified by the Office of Personnel Management as due and owing
7	under § 26-36-301 et seq.
8	(e)(1)(A) A state agency wishing to provide recruitment incentives to
9	prospective employees shall prepare a written plan for administering
10	recruitment incentives.
11	(B) The written plan under this subsection shall include:
12	(i) An explanation of how the recruitment incentives
13	will be implemented;
14	(ii) A list of the classifications eligible for
15	recruitment incentives; and
16	(iii) A description of the recruitment incentives
17	that may be provided to prospective employees.
18	(2) The written plan under this subsection shall be reviewed by
19	the office.
20	(3) When the office has completed its review of the written plan
21	under subdivision (e)(2) of this section, the office shall refer the written
22	plan to the Legislative Council or, if the General Assembly is in regular
23	session, fiscal session, or extraordinary session, the Joint Budget
24	Committee, for its approval.
25	(4) A state agency shall not provide a recruitment incentive
26	under this section before the approval of the state agency's written plan for
27	administering recruitment incentives under subdivision (e)(3) of this
28	section.
29	(5) If the state agency amends the written plan following its
30	approval under subdivision (e)(3) of this section, it shall:
31	(A) Submit the amended written plan for review by the
32	office and approval by Legislative Council or the Joint Budget Committee in
33	the same manner provided by subdivisions (e)((1)-(3) of this section; and
34	(B) Not provide a recruitment incentive under the
35	provisions of the amended written plan before the approval of the state
36	agency's amended written nlan

1	(f)(l) After a state agency's written plan for administering
2	recruitment incentives has been approved under subdivision (e)(3) of this
3	section, the state agency may submit a request for a recruitment incentive to
4	the office for approval.
5	(2) The request under subdivision (f)(1) of this section shall
6	include:
7	(A) The name of the prospective employee;
8	(B) A description of the position the prospective employee
9	would fill and his or her qualifications for the position;
10	(C) A description of the recruitment incentive that would
11	be provided to the prospective employee; and
12	(D) A specification of the required period of employment
13	for the prospective employee to retain the recruitment incentive.
14	(3) A request for a recruitment incentive under this subsection
15	shall be consistent with the written plan for administering recruitment
16	incentives of the state agency.
17	(4) A state agency shall not provide a recruitment incentive
18	before the approval of the recruitment incentive by the office under this
19	subsection.
20	(g) A bonus payment recruitment incentive under this section shall be:
21	(1) Subject to withholding of all applicable state and federal
22	taxes; and
23	(2) Included by retirement systems in determining retirement
24	benefits.
25	(h) A recruitment incentive under this section may be awarded to a
26	prospective employee whether or not the recruitment incentive would result in
27	the salary for the employee exceeding the maximum pay level for the grade
28	assigned to the employee's classification.
29	(i)(1) A recruitment incentive under this section is subject to a
30	state agency's ability to certify funding for a recruitment incentive.
31	(2) A state agency shall:
32	(A) Use existing funding for a recruitment incentive under
33	this section; and
34	(B) Not access the Performance Fund to provide a
35	recruitment incentive.
36	(j) The office shall file monthly reports of recruitment incentives

- l provided under this section with the Legislative Council or, if the General
- 2 Assembly is in regular session, fiscal session, or extraordinary session, the
- 3 Joint Budget Committee.
- 4 (k)(1) It is both necessary and appropriate that the General Assembly
- 5 maintain oversight by requiring prior approval of the Legislative Council or,
- 6 if the General Assembly is in regular session, fiscal session, or
- 7 extraordinary session, the Joint Budget Committee, as provided by this
- 8 section.
- 9 (2)(A) The requirement of approval by the Legislative Council or
- 10 the Joint Budget Committee under this section is not a severable part of this
- ll section.
- 12 <u>(B) If the requirement of approval by the Legislative</u>
- 13 Council or the Joint Budget Committee under this section is found
- 14 unconstitutional by a court of competent jurisdiction, the entire section is
- 15 <u>void.</u>

- 17 SECTION 6. Arkansas Code § 21-5-1101 is amended to read as follows:
- 18 21-5-1101. Merit increase pay system Definition.
- 19 (a)(1) The Department of Transformation and Shared Services is
- 20 authorized to develop and establish a merit increase pay system in accordance
- 21 with the performance evaluation process under § 21-5-1001 et seq. for
- 22 employees of all state agencies, boards, and commissions covered by the
- 23 Uniform Classification and Compensation Act, § 21-5-201 et seq.
- 24 (2)(A) The merit increase pay system shall be reviewed by the
- 25 Legislative Council or, if the General Assembly is in session, the Joint
- 26 Budget Committee.
- 27 (B) If the department amends the merit increase pay system
- 28 following its review under subdivision (a)(2)(A) of this section, it shall
- 29 <u>submit the amended merit increase pay system for approval by the Legislative</u>
- 30 Council or the Joint Budget Committee in the same manner provided by
- 31 <u>subdivision (a)(2)(A) of this section.</u>
- 32 (C) The department shall not implement an amended merit
- 33 increase pay system prior to the approval of the amended merit increase pay
- 34 system under subdivision (a)(2)(B) of this section.
- 35 (b) For the purpose of this subchapter, "merit increase pay system"
- 36 means a merit-based pay system that incorporates pay and performance

- evaluation standards according to § 21-5-1001 et seq. and establishes criteria for payments for employees who meet requisite performance categories.
  - (c) Merit payments may be awarded to employees who satisfy performance evaluation-based criteria developed by agencies in accordance with procedures and policies developed and approved by the Office of Personnel Management after review by the Legislative Council.
  - (d)(1) A merit payment under this section may be awarded to an employee whose salary is equal to or above the maximum pay level for the grade assigned to the classification, resulting in the salary for the employee exceeding the maximum pay level for the grade assigned to the classification, if the merit payment resulting in an increase above the maximum pay level is approved by the:
- $\frac{\text{(A)}(1)}{\text{(1)}}$  Legislative Council; or

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- 15 (B)(2) Joint Budget Committee, if the General Assembly is 16 in regular, fiscal, or extraordinary session.
- (2)(A) It is both necessary and appropriate that each time a
  merit payment is provided to an employee whose salary is equal to or above
  the maximum pay level for the grade assigned to the classification, the
  General Assembly shall maintain oversight of those salary increases by
  requiring prior approval of the Legislative Council or, if the General
  Assembly is in regular, fiscal, or extraordinary session, the Joint Budget
  Committee.
- 24 (B) The requirement of approval by the Legislative Council
  25 or the Joint Budget Committee is not a severable part of this subsection.
- 26 (C) If the requirement of approval by the Legislative
  27 Council or the Joint Budget Committee is found unconstitutional by a court of
  28 competent jurisdiction, this subsection shall be void.
- (e)(1) It is both necessary and appropriate that the General Assembly
  maintain oversight by requiring prior approval of the Legislative Council or,
  if the General Assembly is in regular session, fiscal session, or
  extraordinary session, the Joint Budget Committee, as provided by this
  section.
- 34 (2)(A) The requirement of approval by the Legislative Council or
  35 the Joint Budget Committee under this section is not a severable part of this
  36 section.

1	(B) If the requirement of approval by the Legislative
2	Council or the Joint Budget Committee under this section is found
3	unconstitutional by a court of competent jurisdiction, the entire section is
4	void.
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6	SECTION 7. Arkansas Code § 26-36-303(2)(F), concerning the definition
7	of "debt", is amended to read as follows:
8	(F) Money owed to a claimant agency for all costs
9	resulting from an overpayment of wages or salaries, including without
10	<u>limitation</u> a lump-sum payment or the repayment of a bonus payment under § 21-
11	5-228(d)(2)(A) or $21-5-228(d)(2)(B)(i)$ ;
12	
13	SECTION 8. EMERGENCY CLAUSE. It is found and determined by the
14	General Assembly of the State of Arkansas that employees of the State of
15	Arkansas provide critical services necessary to preserve the public peace,
16	health, and safety; that the provisions of this act are necessary to ensure
17	the continued services and operations of the state and to ensure that
18	necessary services and operations are provided to the citizens of the state;
19	that the next fiscal year of the State of Arkansas begins on July 1, 2024,
20	and operative appropriations will become effective on that date; and that it
21	is necessary for the continued provision of essential state services and
22	operations that this act become effective at the beginning of the forthcoming
23	fiscal year. Therefore, an emergency is declared to exist, and this act
24	being necessary for the preservation of the public peace, health, and safety
25	shall become effective on July 1, 2024.
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