1	State of ArkansasAs Engrossed:H3/6/25 H3/12/2595th General AssemblyAs Engrossed:Bill
2 3	SolutionFigure 1Regular Session, 2025HOUSE BILL 1512
4	
5	By: Representatives M. Shepherd, Evans, Beaty Jr., Brooks, Eubanks, Wardlaw, Barker, K. Brown, M.
6	Brown, John Carr, Cavenaugh, Crawford, Gramlich, Hawk, McAlindon, McClure, S. Meeks, Nazarenko,
7	Rose, Torres, Wing, Achor, Beck, Eaves, Unger, Andrews
8	By: Senator J. Dismang
9	
10	For An Act To Be Entitled
11	AN ACT TO CREATE THE ARKANSAS ACCESS ACT; TO AMEND
12	VARIOUS PROVISIONS OF THE ARKANSAS CODE AS THEY
13	RELATE TO EDUCATION IN THE STATE OF ARKANSAS; AND FOR
14	OTHER PURPOSES.
15	
16	
17	Subtitle
18	TO CREATE THE ARKANSAS ACCESS ACT; AND
19	TO AMEND VARIOUS PROVISIONS OF THE
20	ARKANSAS CODE AS THEY RELATE TO
21	EDUCATION IN THE STATE OF ARKANSAS.
22	
23	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
24	
25	SECTION 1. DO NOT CODIFY. <u>Title.</u>
26	This act shall be known and may be cited as the "Arkansas ACCESS Act".
27	
28	SECTION 2. Arkansas Code § 6-1-404(a), concerning the membership of
29	the School Leadership Coordinating Council, is amended to read as follows:
30	(a) The School Leadership Coordinating Council consists of <del>seventeen</del>
31	(17) the following members as follows:
32	(1) The Chair of the Arkansas Association of Colleges for
33	Teacher Education Council of Deans;
34	(2) The Commissioner of Elementary and Secondary Education;
35	(3) The Director of the Arkansas Leadership Academy;
36	(4)(2) The Commissioner of the Division of Higher Education;



1	(5)(3) The Director of the Division of Career and Technical
2	Education;
3	(6) The Executive Director of the Arkansas Association of
4	Educational Administrators;
5	(7) The Executive Director of the Arkansas Education
6	Association;
7	(8) The Executive Director of the Arkansas School Boards
8	Association;
9	(9) The Executive Director of the Arkansas Association for
10	Supervision and Curriculum Development;
11	(10) The Executive Director of the Arkansas Rural Ed
12	Association;
13	(11) A representative from the Arkansas Professors of
14	Educational Administration;
15	(12) A representative from the Arkansas Center for Executive
16	Leadership;
17	(13) A representative from an education service cooperative;
18	(14) A representative from the Arkansas Public School Resource
19	Center, Inc.;
20	(15) A representative from the Arkansas State Teachers
21	Association;
22	(16)(4) The Chair of the Senate Committee on Education or the
23	chair's designee; <del>and</del>
24	(17)(5) The Chair of the House Committee on Education or the
25	chair's designee; and
26	(6) Other stakeholders as deemed necessary by the members
27	designated under subdivisions (a)(1)-(5) of this section.
28	
29	SECTION 3. Arkansas Code § 6-1-404(d), concerning meetings of the
30	School Leadership Coordinating Council, is amended to read as follows:
31	(d)(1) The council shall meet at the times and places that the Chair
32	of the School Leadership Coordinating Council deems necessary but no less
33	than four (4) times per year.
34	(2) <del>Seven (7) <u>A majority of the</u> members of the council shall</del>
	(2) beven (7) $\underline{\mathbf{x}}$ majority of the members of the council share
35	constitute a quorum for the purpose of transacting business.

1	
2	SECTION 4. Arkansas Code Title 6, Chapter 5, Subchapter 11 is
3	repealed.
4	Subchapter 11 - Council on Postsecondary Education and Career Readiness
5	6-5-1101. Legislative intent.
6	The General Assembly finds that:
7	(1) Public schools should help all students:
8	(A) Have the reading, writing, and mathematics skills
9	needed to succeed in all first-year coursework in associate and baccalaureate
10	degree programs in non-mathematics-based majors; and
11	(B) Be ready for as many career options as possible by
12	having a base level of employability; and
13	(2) The development of college and career readiness standards
14	should be undertaken as an integrative process among:
15	(A) The General Assembly;
16	(B) State agencies that regulate and support the public
17	educational systems of the state;
18	(C) Kindergarten, elementary, secondary, and postsecondary
19	educational institutions; and
20	(D) The public.
21	
22	6-5-1102. Council on Postsecondary Education and Career Readiness
23	<del>established — Membership — Meetings.</del>
24	
25	(a) This subchapter establishes the Council on Postsecondary Education
	(a) This subchapter establishes the Council on Postsecondary Education and Career Readiness to facilitate the collaboration of kindergarten,
26	
26 27	and Career Readiness to facilitate the collaboration of kindergarten,
27	and Career Readiness to facilitate the collaboration of kindergarten, elementary, secondary, and postsecondary educational institutions in Arkansas
	and Career Readiness to facilitate the collaboration of kindergarten, elementary, secondary, and postsecondary educational institutions in Arkansas in developing college and career readiness standards that align school
27 28	and Career Readiness to facilitate the collaboration of kindergarten, elementary, secondary, and postsecondary educational institutions in Arkansas in developing college and career readiness standards that align school curriculum and graduation standards with postsecondary education requirements
27 28 29	and Career Readiness to facilitate the collaboration of kindergarten, elementary, secondary, and postsecondary educational institutions in Arkansas in developing college and career readiness standards that align school curriculum and graduation standards with postsecondary education requirements and business community expectations for employability.
27 28 29 30	and Career Readiness to facilitate the collaboration of kindergarten, elementary, secondary, and postsecondary educational institutions in Arkansas in developing college and career readiness standards that align school curriculum and graduation standards with postsecondary education requirements and business community expectations for employability. (b) The council shall consist of eleven (11) members as follows:
27 28 29 30 31	and Career Readiness to facilitate the collaboration of kindergarten, elementary, secondary, and postsecondary educational institutions in Arkansas in developing college and career readiness standards that align school curriculum and graduation standards with postsecondary education requirements and business community expectations for employability. (b) The council shall consist of eleven (11) members as follows: (1) The Commissioner of Elementary and Secondary Education or
27 28 29 30 31 32	and Career Readiness to facilitate the collaboration of kindergarten, elementary, secondary, and postsecondary educational institutions in Arkansas in developing college and career readiness standards that align school curriculum and graduation standards with postsecondary education requirements and business community expectations for employability. (b) The council shall consist of eleven (11) members as follows: (1) The Commissioner of Elementary and Secondary Education or his or her designee;
27 28 29 30 31 32 33	and Career Readiness to facilitate the collaboration of kindergarten, elementary, secondary, and postsecondary educational institutions in Arkansas in developing college and career readiness standards that align school curriculum and graduation standards with postsecondary education requirements and business community expectations for employability. (b) The council shall consist of eleven (11) members as follows: (1) The Commissioner of Elementary and Secondary Education or his or her designee; (2) The Commissioner of the Division of Higher Education or his

1	(4) The Director of the Arkansas Economic Development Commission
2	<del>or his or her designee;</del>
3	(5) The Director of the Division of Workforce Services or his or
4	her designee;
5	(6) A president or chancellor of an Arkansas four-year
6	institution of higher education or his or her designee, appointed annually by
7	the Commissioner of the Division of Higher Education;
8	(7) The Executive Director of the Arkansas Association of
9	Educational Administrators or his or her designee;
10	(8) The Executive Director of Arkansas Community Colleges or his
11	or her designee;
12	(9) The Executive Director of the Arkansas Education Association
13	<del>or his or her designee;</del>
14	(10) The Executive Director of the Arkansas School Boards
15	Association or his or her designee; and
16	(11) The President of the Arkansas State Chamber of Commerce and
17	the Associated Industries of Arkansas or his or her designee.
18	(c)(l) The Commissioner of Elementary and Secondary Education or his
19	or her designee shall call the first meeting of the council and serve as
20	chair for the first meeting.
21	(2) The first meeting shall occur within thirty (30) days of the
22	effective date of this subchapter.
23	(d) At the first meeting of the council and annually thereafter, the
24	voting members of the council shall elect one (1) member to serve as chair
25	for one (1) year.
26	(e)(1) All members are voting members except the chair, who may vote
27	only to break a tie vote.
28	(2) A majority of the members shall constitute a quorum for the
29	transaction of business.
30	(f) The council shall meet at least three (3) times in a calendar
31	<del>year.</del>
32	(g) The Department of Education shall provide meeting space and staff
33	for the council.
34	(h) Council members shall serve without pay and shall not receive
35	expense reimbursement except from the agency or institution employing the
36	member.

1	
2	6-5-1103. Powers and duties.
3	(a) The Council on Postsecondary Education and Career Readiness shall:
4	(1) Develop a unified strategy to:
5	(A) Reduce remediation rates among high school graduates
6	entering postsecondary education by at least fifty percent (50%) by the year
7	<del>2020; and</del>
8	(B) Increase postsecondary graduation and completion
9	rates;
10	(2)(A) Support college and career readiness standards that:
11	(i) Require higher performance levels than those
12	currently required for high school graduation; and
13	(ii) Promote accelerated learning opportunities,
14	including without limitation Advanced Placement courses, concurrent credit
15	opportunities, and other accelerated opportunities with college or
16	vocational-technical school assistance to ensure that all students have the
17	skills to be successful in either employment or postsecondary education.
18	(B) College and career readiness standards shall be
19	implemented with the understanding that until July 1, 2022, interim high
20	school graduation standards may be used until the high school graduation
21	standards adopted by the State Board of Education are equal to the college
22	and career readiness standards;
23	(3) Develop a successful transition-to-work matrix that schools
24	and students may use to help students develop employment skills;
25	(4) Develop guidelines for secondary school intervention
26	programs and transitional courses;
27	(5) Develop guidelines for professional development for teachers
28	of transitional courses and opportunities for collaboration among high
29	school, vocational-technical school, and college faculty to ensure that
30	transitional courses target gaps in students' college and career readiness
31	skills; and
32	(6) Provide the reports required under this subchapter.
33	(b)(1) The council shall establish working groups of its members, or
34	staff of the agencies or institutions employing the members, to direct the
35	planning process and strategic implementation of its plans.
36	(2) The working groups shall:

1	(A) Develop goals and action plans;
2	(B) Identify resources; and
3	(C) Determine expected outcomes to measure for each
4	strategy promoting college and career readiness and postsecondary completion.
5	
6	6-5-1104. Reporting requirements.
7	(a) By June 30, 2014, the Council on Postsecondary Education and
8	Gareer Readiness shall:
9	(1) Develop a written plan to reduce remediation rates and
10	increase postsecondary graduation rates, including without limitation:
11	(A) Annual goals;
12	(B) Action strategies;
13	(C) Assigned responsibilities for implementing strategies;
14	(D) Timelines; and
15	(E) Reporting mechanisms;
16	(2) Provide the written plan to:
17	(A) The House Committee on Education and the Senate
18	Committee on Education;
19	(B) The board of directors of each school district and
20	open-enrollment charter school in this state; and
21	(C) The governing board of each state-supported
22	institution of higher education in this state; and
23	(3) Encourage each school district board of directors and the
24	governing board of each state-supported institution of higher education in
25	the state to participate in the council's plan and to work collaboratively to
26	reduce the remediation rates and further postsecondary graduation and
27	completion rates.
28	(b) By June 30, 2015, and annually thereafter, the council shall
29	report to the House Committee on Education and the Senate Committee on
30	Education:
31	(1) The progress of the council's work for the year; and
32	(2) Its recommendations, which may include without limitation
33	proposals for legislative action.
34	
35	SECTION 5. Arkansas Code Title 6, Chapter 5, Subchapter 12 is amended
36	to read as follows:

1	Subchapter 12 - Advanced Placement Training and Incentive Program Accelerated
2	Learning
3	
4	6-5-1201. Established Definition.
5	There is established the Advanced Placement Training and Incentive
6	Program.
7	As used in this subchapter, "accelerated learning" means an organized
8	method of learning that enables a student to meet individual academic goals
9	and graduation requirements while pursuing higher levels of skill
10	development, including without limitation the following coursework:
11	(1) A College Board pre-Advanced Placement and Advanced
12	<u>Placement course;</u>
13	(2) An International Baccalaureate Diploma Programme course;
14	(3) A Cambridge Advanced International Certificate of Education
15	course;
16	(4) A concurrent credit course; and
17	(5) A substantively similar course or program approved by the
18	Division of Elementary and Secondary Education.
19	
20	6-5-1202. Purpose of Advanced Placement Training and Incentive Program
21	<u>accelerated learning</u> — Grant funding.
22	(a) The purpose of <del>the Advanced Placement Training and Incentive</del>
23	Program accelerated learning is to:
24	(1) Prepare more students for:
25	(A) Success in higher education;
26	(B) Postsecondary training; and
27	(C) <del>Careers in science, technology, engineering, and</del>
28	mathematics High-wage, high-demand careers;
29	(2) Increase the number of students who graduate from
30	institutions of higher education; and
31	(3) Support and enhance Advanced Placement accelerated learning
32	initiatives already operating in the state.
33	(b)(1) The Division of Elementary and Secondary Education shall
34	provide grant funding to organizations that implement measures to achieve the
35	goals of <del>the Advanced Placement Training and Incentive Program</del> <u>accelerated</u>
36	learning as determined by the division.

1	(2) An organization that receives grant funding to implement the
2	Advanced Placement Training and Incentive Program under this subchapter
3	shall:
4	(A) Be affiliated with the National Math and Science
5	Initiative; and
6	(B) Have demonstrated success with an Advanced Placement
7	Training and Incentive Program.
8	<del>(3)</del> An organization that receives grant funding to provide <del>the</del>
9	Advanced Placement Training and Incentive Program accelerated learning may
10	without limitation:
11	(A) Develop public-private partnerships to advance math
12	and science learning opportunities;
13	(B) Generate revenue from public or private sector
14	entities to support other opportunities; or <u>and</u>
15	(C) Accept grants, donations, gifts, or bequests.
16	(c) Grant funding provided by the division to an organization under
17	this subchapter shall be used to:
18	(1) Support and enhance the Advanced Placement Training and
19	Incentive Program accelerated learning;
20	(2) Pay for personal services and operating expenses required to
21	carry out <del>the Advanced Placement Training and Incentive Program</del> <u>accelerated</u>
22	<u>learning;</u> and
23	(3) Pay for technology, materials, <u>assessments,</u> and other
24	resources used in <del>the Advanced Placement Training and Incentive Program</del>
25	accelerated learning.
26	
27	6-5-1203. Components and goals of Advanced Placement Training and
28	Incentive Program accelerated learning.
29	(a) The Advanced Placement Training and Incentive Program <u>Accelerated</u>
30	learning shall:
31	(1) Provide advanced placement accelerated learning content
32	directors to work, mentor, and provide resources to advanced placement and
33	<del>pre-advanced placement</del> <u>accelerated learning</u> teachers in the areas of:
34	(A) Mathematics;
35	(B) Science; and
36	(C) English;

1	(2) Provide nationally recognized professional development for
2	advanced placement and pre-advanced placement accelerated learning teachers
3	that will enhance the knowledge and pedagogical skills of the teachers; and
4	(3) Develop and provide materials and resources for advanced
5	placement and pre-advanced placement accelerated learning teachers.
6	(b) The overall goal of <del>the Advanced Placement Training and Incentive</del>
7	Program accelerated learning is to:
8	(1) Increase the number of students enrolled in Advanced
9	Placement accelerated learning mathematics, science, and English;
10	(2) Increase the number of students who score three (3) or more
11	on Advanced Placement exams;
12	(3) Reduce the participation gaps and performance gaps in
13	Advanced Placement classes between African-American, Hispanic, and Caucasian
14	students;
15	(4) Help public high schools Ensure school districts develop
16	strong and successful Advanced Placement programs accelerated learning for
17	<pre>public high schools;</pre>
18	(5)(3) Enhance and augment Advanced Placement accelerated
19	learning policies and initiatives in Arkansas;
20	(6)(4) Provide the Advanced Placement Training and Incentive
21	<del>Program</del> <u>accelerated learning</u> in every public high school <del>that elects to</del>
22	<del>participate</del> and strengthen its <del>Advanced Placement program</del> <u>accelerated</u>
23	learning; and
24	(7) (5) Increase the number of students prepared to enter
25	science, technology, engineering, and mathematics fields in higher education
26	or related training and occupations.
27	
28	6-5-1204. Participation in Advanced Placement Training and Incentive
29	Program accelerated learning.
30	(a) An organization that receives grant funding to provide <del>the</del>
31	Advanced Placement Training and Incentive Program accelerated learning shall
32	publish a list of program fees on or before June 1 each year.
33	(b) A public high school is eligible to participate in <del>the Advanced</del>
34	Placement Training and Incentive Program accelerated learning.
35	(c) <del>(l)</del> A public high <del>school that chooses to participate in the</del>
36	Advanced Placement Training and Incentive Program school's accelerated

9

```
1
     learning shall pay a participation and the required service fee determined by
 2
     the organization.
 3
                 (2) A public high school may choose either to participate fully
 4
     in the Advanced Placement Training and Incentive Program or to participate on
 5
     a limited basis, in which case the public high school shall pay a fee for
 6
     each service the public high school elects to use.
 7
8
           6-5-1205. Funding for accelerated learning.
9
           (a) Contingent upon legislative appropriations and based on criteria
     established by the Division of Elementary and Secondary Education, a school
10
11
     that is offering accelerated learning may be awarded a one-time equipment and
12
     instructional materials grant for providing an accelerated learning course.
           (b) Contingent upon legislative appropriation and the availability of
13
     funding, the state may pay in full or on a pro rata basis the cost of the
14
15
     accelerated learning test fees.
           (c) The State Board of Education may promulgate rules to implement
16
17
     this subchapter.
18
19
           SECTION 6. Arkansas Code § 6-13-629(a)(3)-(5), concerning the training
20
     and instruction regarding interpretation of audit reports that school board
21
     of directors members must receive, is amended to read as follows:
22
                 (3)(A)
                         The training and instruction required under this section
23
     shall include:
24
                                  Topics relevant to school laws and school
                             (i)
25
     operations;
26
                             (ii)
                                  The powers, duties, and responsibilities of the
27
     members of the a board of directors, including without limitation:
28
                                   (a) Legal requirements, including without
29
     limitation:
30
                                              The items listed or required by the
                                         (1)
     Legislative Joint Auditing Committee under § 6-1-101; and
31
32
                                         (2) Other financial laws, rules, or
33
     federal regulations designated by the Division of Elementary and Secondary
34
     Education;
35
                                   (b) Role differentiation;
36
                                   (c)
                                       Financial management, including without
```

10

1 limitation how to read and interpret an audit report; and 2 (d) Improving student achievement; and 3 (iii) Information regarding school safety and 4 student discipline. 5 (B) The training or instruction on how to read and 6 interpret an audit report required under subdivision (a)(3)(A)(ii)(c) of this section shall be conducted: 7 8 (i) By a person who: 9 (a) Is licensed to practice accounting by the 10 Arkansas State Board of Public Accountancy; 11 (b) Has prior experience in conducting a 12 school district financial audit; 13 (c) Is not an employee of Arkansas Legislative 14 Audit unless the training or instruction is conducted for the boards of 15 directors of multiple school districts; and 16 (d) Is not the person conducting the annual 17 audit or other financial audit of the school district unless the training or 18 instruction is presented in a large group setting sponsored by a statewide or 19 regional organization that is attended by multiple school districts; 20 (ii) Under the consultation or supervision of an 21 individual who qualifies under subdivision (a)(3)(B)(i) of this section as 22 part of a program that is provided: 23 (a) By an institution of higher education 24 located in Arkansas; or 25 (b) From instruction sponsored or approved by 26 the Department of Education; or 27 (c) By an in-service training conducted by or 28 through the Arkansas School Boards Association; and 29 (iii) By electronic means or in person, or both. 30 (4) Hours of training and instruction obtained in excess of the 31 minimum requirements each year may accumulate and be carried forward from 32 year to year. 33 (5) This instruction may be received from an institution of 34 higher education in this state, or from instruction sponsored or approved by 35 the Department of Education, or by an in-service training program conducted 36 by or through the Arkansas School Boards Association department.

11

1	
2	SECTION 7. Arkansas Code § 6-13-808 is repealed.
3	6-13-808. The Arkansas Traveling Teacher Program.
4	(a) The Arkansas Traveling Teacher Program is hereby established and
5	shall be administered by the Division of Elementary and Secondary Education
6	with the assistance of public school districts and education service
7	cooperatives.
8	(b)(1) Pursuant to the provisions of this section, and to the extent
9	sufficient funding is available, the following persons and public school
10	districts may enter into an agreement to provide traveling teacher services
11	for one (1) or more receiving school districts for one (1) or more courses
12	required by the Standards for Accreditation of Arkansas Public Schools and
13	School Districts and any Advanced Placement courses required by § 6-16-1204:
14	(A) A traveling teacher who is appropriately licensed in
15	Arkansas as a teacher and employed on a full-time equivalent basis by a host
16	school district;
17	(B) A host school district that is an Arkansas public
18	school district with a student population of eight thousand (8,000) students
19	or fewer and that desires to provide traveling teacher services to a
20	receiving school district; and
21	(C) A receiving school district that is a public school
22	district other than the host school district and that desires to receive
23	traveling teacher services.
24	(2) The parties shall enter into a written agreement, in the
25	form established by the division, that shall include without limitation the
26	following:
27	(A) That the traveling teacher is to provide professional
28	teaching services to the receiving school district for one (1) or more
29	required courses;
30	(B) The amount of the bonus to be provided to the
31	traveling teacher under subdivision (c)(l)(A) of this section;
32	(C) For each course to be taught under the agreement:
33	(i) A description of the course;
34	(ii) The time and day for teaching each course; and
35	(iii) The exact location where the course will be
36	taught;

1	(D)(i) Whether the agreement is for a school semester or a
2	school year.
3	(ii) No agreement shall be for a time period longer
4	than a school year or shorter than a school semester;
5	(E)(i) That the receiving school district will reimburse
6	the host school district for the time the traveling teacher is not working in
7	the host school district.
8	(ii) The reimbursement shall be the receiving school
9	district's pro rata share of the traveling teacher's time based on the hourly
10	rate of the traveling teacher's contract with the host school district;
11	(F) That at all times during the period of the agreement,
12	the traveling teacher is an employee of the host school district and is
13	subject to the personnel policies and contractual obligations of the host
14	school district; and
15	(G)(i) That sufficient time will be allowed for the
16	traveling teacher to travel to and from the host school district and the
17	receiving school district.
18	(ii) The division shall not approve an agreement
19	under this section unless the agreement requires the traveling teacher to be
20	physically present in the receiving school district while the traveling
21	teacher is teaching any course specified in the agreement.
22	(3) The agreement shall be reviewed and approved by the division
23	under subsection (f) of this section.
24	(c) To the extent the agreement is approved by the division:
25	(1)(A) Upon completion of the traveling teacher's services
26	provided under the agreement and under the terms of the agreement, the host
27	school district shall pay the traveling teacher, in addition to the amount
28	required by the teacher's annual teacher's contract with the host school
29	district a bonus of either:
30	(i) Two thousand dollars (\$2,000) for a semester
31	agreement; or
32	(ii) Four thousand dollars (\$4,000) for a full school
33	year agreement.
34	(B) The division shall reimburse the host school district
35	for the amount of bonus paid to the traveling teacher; and
36	(2)(A) The host school district shall reimburse the traveling

HB1512

1	teacher for expenses related to travel to and from a receiving school
2	district at the appropriate state rate of reimbursement in existence and
3	approved by the Department of Finance and Administration for the school year
4	in which the traveling teacher's services are provided.
5	(B) The division shall reimburse the host school district
6	for the amount of travel reimbursement paid by the host school district to
7	the traveling teacher.
8	(d) Neither the division nor the State of Arkansas shall be obligated
9	or liable to reimburse any bonus or travel expenses incurred under an
10	agreement for traveling teacher services under this section if the division
11	has not reviewed and approved the entire agreement.
12	(e) The division may, if feasible and if funding is available,
13	establish an online registry of public school teachers willing to enter into
14	an agreement for traveling teacher services under this section with
15	information concerning the teacher's employing school district and any course
16	the teacher is qualified to teach.
17	(f)(l) All proposed agreements among a host school district, a
18	receiving school district, and a traveling teacher shall be submitted to the
19	division by a date certain for review and approval by the division.
20	(2) The division shall review each agreement with all requisite
21	authority to approve or deny the agreement based on the provisions of law,
22	rule, availability of funding, and discretionary determination as to the best
23	use of state resources and funding.
24	(3) The division shall endeavor to consider approval of an
25	agreement to:
26	$(\Lambda)$ Place a traveling teacher with a receiving school
27	district to maximize the efficiency of the traveling teacher's service to
28	both the host and receiving school districts; and
29	(B) Minimize the extent and duration of any travel
30	required.
31	(g)(l) The division shall establish any rules and agreement forms
32	necessary for the administration of the Arkansas Traveling Teacher Program.
33	(2) In establishing the rules, the division shall:
34	$(\Lambda)$ Prioritize the approval of agreements for traveling
35	teacher services based on subject-area course needs;
36	(B) Establish appropriate travel limitations;

1 (C) Develop a method of equitable distribution of 2 traveling teachers among the area's education service cooperatives; and (D) Provide a means by which education service 3 4 cooperatives may assist in facilitating traveling teachers. 5 (h) No provision of this section is intended or should be interpreted 6 to waive any immunity or defense of the State of Arkansas or its various 7 agencies, boards, or commissions and no person shall be deemed to have any 8 legal entitlement, recourse, or cause of action against the State of Arkansas 9 or its various agencies, boards, or commissions based on the terms, 10 conditions, or provisions of this section. 11 (i) [Repealed.] 12 SECTION 8. Arkansas Code § 6-15-202(f)(21), concerning reporting of 13 14 statutory requirements of accelerated learning by a superintendent, is 15 amended to read as follows: 16 (21) Section 6-16-1201 et seq. and § 6-5-1201 et seq. concerning 17 advanced placement and concurrent enrollment accelerated learning; 18 19 SECTION 9. Arkansas Code § 6-15-214 is amended to read as follows: 20 6-15-214. Advanced placement Accelerated learning course counted as 21 core curriculum course taught. 22 (a) The purpose of this section is to assist small, rural public 23 schools in providing students access to the most rigorous courses available if it is the desire of students to take advanced placement accelerated 24 25 learning courses in the place of regular courses and, in doing so, to meet 26 the requirements of the Standards for Accreditation of Arkansas Public 27 Schools and School Districts. 28 (b)(1) The Division of Elementary and Secondary Education acknowledges 29 that the rigor and level of difficulty of advanced placement accelerated 30 learning courses exceed the requirements of regular courses. (2) Such rigor and level of difficulty are validated through the 31 32 required advanced placement audit and advanced placement examinations All 33 accelerated learning courses shall meet the approved program requirements. 34 (3) The State Board of Education may deny courses that do not 35 meet the approved program requirements. 36 The State Board of Education state board shall consider an (c)

HB1512

03-12-2025 10:50:08 CRH113

1 advanced placement accelerated learning course as being taught for one (1) of 2 the required courses under the Standards for Accreditation of Arkansas Public 3 Schools and School Districts if: 4 (1) The public school district has a qualified teacher for the 5 required course; 6 (2) No students enrolled in the required course; 7 (3) An advanced placement accelerated learning course in the 8 same subject area as the required course has students enrolled in the advanced placement accelerated learning course; 9 10 The public school district teaches all other courses (4) 11 required by the Standards for Accreditation of Arkansas Public Schools and 12 School Districts; and 13 (5)(A) The public school district teaches the required course to 14 any student who enrolls in the public school district after the school year 15 begins. 16 (B) The public school district may teach the required 17 course to a new student: 18 (i) In a traditional classroom setting; 19 (ii) Through distance learning with a qualified 20 teacher; or 21 (iii) By modifying the advanced placement accelerated 22 learning course on an individual level to accommodate the new student. 23 (d)(1) The public school district shall notify the division after 24 registration in the spring before the beginning of the new school year and 25 immediately after the school year begins if no students enrolled in the 26 required course and the public school district will seek to meet the 27 Standards for Accreditation of Arkansas Public Schools and School Districts 28 using the advanced placement accelerated learning course. 29 (2) Upon receiving the public school district notification and 30 after spring registration, the division shall permit the public school 31 district to meet the Standards for Accreditation of Arkansas Public Schools 32 and School Districts by teaching the advanced placement accelerated learning 33 course in place of the required course. 34 (e) If a new student enrolls in the required course, the public school 35 district shall immediately notify the division. (f) The division shall establish procedures to ensure that no student 36

1	is coerced into taking an advanced placement accelerated learning course for
2	the purpose of meeting the Standards for Accreditation of Arkansas Public
3	Schools and School Districts.
4	
5	SECTION 10. Arkansas Code § 6-15-215 is repealed.
6	6-15-215. The Arkansas Smart Core Incentive Funding Program
7	Definitions.
8	(a) The General Assembly finds that:
9	(1) The skills and knowledge gained through Arkansas's Smart
10	Core curriculum provide the academic foundation required for high school
11	graduates to succeed in their first year of college or in a job that promises
12	a well-paying career track; and
13	(2) School districts should encourage all students who are
14	capable of completing the Smart Core curriculum to do so.
15	(b) As used in this section:
16	(1) "Eligible high school" means each public high school in a
17	school district that meets the criteria to receive incentive funding under
18	subsection (f) of this section and the program rules adopted under this
19	section by the State Board of Education;
20	(2) "Smart Core" means the curriculum established by the
21	Division of Elementary and Secondary Education under the Standards for
22	Accreditation of Arkansas Public Schools and School Districts that is part of
23	Smart Future, a state initiative focused on improving Arkansas public high
24	schools for all students; and
25	(3) "Smart Core graduate" means a student who graduated from an
26	Arkansas public high school after having successfully completed the Smart
27	Core curriculum.
28	(c) The Arkansas Smart Core Incentive Funding Program is established
29	to provide a financial incentive to:
30	(1) Assist with a public high school's efforts to encourage
31	public high school students to complete the Smart Core curriculum;
32	(2) Promote programs that contribute to student success,
33	including without limitation:
34	(A) Tutoring;
35	(B) Quality after-school and summer programs that may
36	include literacy, math, and science specialists in elementary school; and

1	(C) Professional development for mathematics, science,
2	literacy, foreign language, and Advanced Placement instruction; and
3	(3) Provide support to school counselors to improve student
4	services.
5	(d)(l)(A) A school district that receives incentive funding under this
6	section shall provide the incentive funding to each eligible high school in
7	the school district.
8	(B) The eligible high school shall spend the incentive
9	funding only for the purposes identified in subsection (c) of this section.
10	(2) A school district that receives incentive funding under the
11	program shall not use the incentive funding to provide increases to the
12	salary schedule of the school district.
13	(e)(l) Subject to an appropriation and available funding for the
14	program, the division shall pay incentive funding to a school district under
15	this section based on an annual percentage of Smart Core graduates from a
16	public high school in the school district.
17	(2)(A) The division shall make the calculation based on a
18	student record analysis conducted annually by the division beginning with the
19	graduating class of 2010.
20	(B) The division shall exclude from the student record
21	analysis a student with an individualized education program that does not
22	require the student to complete the Smart Core curriculum.
23	(f)(l) By June 30 of each year, the division shall pay to a school
24	district incentive funding under the program as follows:
25	(A) If one hundred percent (100%) of a public high
26	school's graduates in the immediately preceding school year completed the
27	Smart Core curriculum, the school district where the public high school is
28	located shall receive one hundred twenty-five dollars (\$125) per Smart Core
29	graduate;
30	(B) If at least ninety-five percent (95%) but less than
31	one hundred percent (100%) of a public high school's graduates in the
32	immediately preceding school year completed the Smart Core curriculum, the
33	school district where the public high school is located shall receive one
34	hundred dollars (\$100) per Smart Core graduate; and
35	(C) If at least ninety percent (90%) but less than ninety-
36	five percent (95%) of a public high school's graduates in the immediately

HB1512

1	preceding school year completed the Smart Core curriculum, the school
2	district where the public high school is located shall receive fifty dollars
3	(\$50.00) per Smart Core graduate.
4	(2) The division shall not pay incentive funding to a school
5	district for a public high school in which less than ninety percent (90%) of
6	its graduates complete the Smart Core curriculum.
7	(3) If a public high school's graduation rate falls below the
8	average graduation rate for the public high school for the previous three (3)
9	school years, the school district is not eligible to receive the full
10	incentive award under the program for the public high school.
11	(g) Participation in the program is voluntary.
12	(h) This section is effective from July 1, 2009, through June 30,
13	<del>2020 .</del>
14	
15	SECTION 11. Arkansas Code §§ 6-15-901 and 6-15-902 are amended to read
16	as follows:
17	6-15-901. Definition.
18	For the purposes of this subchapter, " <del>advanced placement course</del>
19	accelerated learning" means a course of instruction that qualifies for
20	college credit and that is approved for credit as a high school course by the
21	State Board of Education an organized method of learning that enables a
22	student to meet individual academic goals and graduation requirements while
23	pursuing higher levels of skill development, including without limitation the
24	following coursework:
25	(1) A College Board pre-Advanced Placement and Advanced
26	<u>Placement course;</u>
27	(2) An International Baccalaureate Diploma Programme course;
28	(3) A Cambridge Advanced International Certificate of Education
29	course;
30	(4) A concurrent credit course; and
31	(5) A substantively similar course or program approved by the
32	Division of Elementary and Secondary Education.
33	
34	6-15-902. Grading scale — Exemptions — Special education classes.
35	(a) The following grading scale shall be used by all public secondary
36	schools in the state for all courses, except Advanced Placement accelerated

19

1 learning courses, and approved courses for weighted credit, and courses 2 offered under the International Baccalaureate Diploma Programme: 3 (1) A = 90-100;4 (2) B = 80-89;5 (3) C = 70-79;6 (4) D = 60-69; and 7 (5) F = 59 and below. 8 (b)(1) Each letter grade shall be given a numeric value for the 9 purpose of determining grade average. (2) Except for Advanced Placement accelerated learning courses, 10 11 and approved courses for weighted credit, courses offered under the 12 International Baccalaureate Diploma Programme, and honors courses, the numeric value for each letter grade shall be: 13 14 (A) A = 4 points; 15 (B) B = 3 points; 16 (C) C = 2 points; (D) D = 1 point; and 17 18 (E) F = 0 points. 19 (c)(1) The State Board of Education shall promulgate rules for accelerated learning and approved courses for weighted credit that address 20 21 the following: 22 (A) Adopt appropriate equivalents for advanced placement 23 and college courses; and 24 (B) Recommend a uniform grading structure for honors 25 courses. 26 (2) Weighted credit shall be allowed for advanced placement 27 courses and courses offered under the International Baccalaureate Diploma 28 Programme if: 29 (A) The student takes the entire Advanced Placement course 30 or the entire course offered in the International Baccalaureate Diploma 31 Programme in a particular subject; 32 (B) The student completes the applicable test offered by 33 the College Board for advanced placement courses at the end of the advanced placement course or the applicable test offered by the International 34 Baccalaureate at the time prescribed by the organization; and 35 36 (C)(i) A teacher of an advanced placement course meets

1	Arkansas teacher licensure requirements and:
2	(a) Attends at least one (1) of the following
3	trainings no less than one (1) time every five (5) years:
4	(1) College Board Advanced Placement
5	Summer Institute;
6	(2) College Board-endorsed training; or
7	(3) Other similarly rigorous training
8	approved by the Division of Elementary and Secondary Education; or
9	(b) Completes an additional training plan for
10	Advanced Placement within three (3) years of commencing the additional
11	training plan; or
12	(ii) A teacher of a course offered under the
13	International Baccalaureate Diploma Programme meets Arkansas teacher
14	licensure requirements and attends the training required by the International
15	Baccalaureate Standards;
16	(B) Grading scales;
17	(C) A numeric value for the purpose of determining grade
18	average; and
19	(D) Weight given to the numeric value as provided in
20	subdivision (b)(2) of this section.
21	(3)(2) The Division of Elementary and Secondary Education may
22	shall approve a course for weighted credit if the course:
23	(A) Exceeds the curriculum standards for a nonweighted
24	credit class; <del>or</del>
25	(B) Meets or exceeds the standards of a comparable
26	advanced placement class accelerated learning course; or
27	(C) Is identified by the Division of Elementary and
28	Secondary Education as an honors class.
29	(4)(A)(3)(A) The Division of Elementary and Secondary Education
30	in collaboration with the Division of Career and Technical Education may
31	approve a career and technical course within an approved career and technical
32	pathway for weighted credit if the course:
33	(i) Exceeds the curriculum standards for a
34	nonweighted class; and
35	(ii) Leads to an approved industry-recognized
36	certification or concurrent credit.

21

1	(B) The Division of Career and Technical Education shall:
2	(i) Review new and existing career and technical
3	pathways to determine which courses within the career and technical pathways
4	meet criteria for weighted credit; and
5	(ii) Publish a list of approved career and technical
6	pathways annually by January 1.
7	(C) Criteria used to determine what courses within a
8	career and technical pathway shall receive weighted credit shall include
9	without limitation the consideration of career and technical pathways that:
10	(i) Lead to high-value industry credentials; and
11	(ii) Align to state and local workforce data.
12	(D) Weighted credit awarded under subdivision <del>(c)(4)(A)</del>
13	(c)(3)(A) of this section shall be awarded for each course upon:
14	(i) Completing the relevant career and technical
15	pathway; and
16	(ii) Earning the high-value industry credential
17	aligned with the career and technical pathway.
18	(5)(A) A local school district board of directors may adopt a
19	policy to allow high school students in the public school district to take
20	college courses for weighted credit equal to the numeric grade awarded in
21	Advanced Placement courses, courses offered under the International
22	Baccalaureate Diploma Programme, and honors classes.
23	(B)(i) If a local school district board of directors
24	adopts a policy under subdivision (c)(5)(A) of this section, the school
25	district shall apply to the Division of Elementary and Secondary Education
26	for approval.
27	(ii) An application under subdivision (c)(5)(B)(i) of
28	this section shall be reviewed for approval to assign a numeric grade value,
29	which may include weighted credit, based on the following:
30	(a) A letter from the superintendent of the
31	public school district or principal of the public school describing how the
32	course exceeds expectations for coursework required under the Standards for
33	Accreditation of Arkansas Public Schools and School Districts; and
34	(b) The grade level or levels of public school
35	students who will be enrolled in the course.
36	(d) A public school district may use the grading scale in this section

1 in the public school district's elementary schools. 2 (e) The Division of Elementary and Secondary Education may promulgate 3 rules to implement this section. 4 5 SECTION 12. Arkansas Code § 6-15-1004(b)(2)(C), concerning the 6 continuing education and professional development requirement under the 7 Standards for Accreditation of Arkansas Public Schools and School Districts, 8 is amended to read as follows: 9 (C) For purposes of the requirement for continuing 10 education and professional development under this section, each hour of 11 training received by licensed personnel related to teaching an advanced 12 placement class for a subject covered by the College Board and Educational 13 Testing Service accelerated learning course shall be counted as professional 14 development up to a maximum of thirty (30) hours. 15 16 SECTION 13. Arkansas Code § 6-15-1301(b)(1), concerning the membership 17 of the Safe Schools Committee under the Safe Schools Initiative Act, is 18 amended to read as follows: 19 (b)(1) The Safe Schools Committee shall be composed of the following 20 individuals and stakeholders deemed necessary and appointed by the Commissioner of the Division of Elementary and Secondary Education+ 21 22 (A) One (1) classroom teacher appointed by the Arkansas 23 Education Association; (B) Two (2) school administrators appointed by the 24 25 Arkansas Association of Educational Administrators; 26 (C) Two (2) school district board members appointed by the 27 Arkansas School Boards Association; 28 (D) A staff member of the division appointed by the 29 Commissioner of Elementary and Secondary Education; 30 (E) A school safety specialist, employed by an Arkansas 31 school district, appointed by the commissioner; 32 (F) One (1) school counselor appointed by the Arkansas 33 Counseling Association; 34 (G) The Director of the Criminal Justice Institute and of 35 the Arkansas Center for School Safety, or his or her designee; 36 (H) One (1) classroom teacher appointed by the Arkansas

1 State Teachers Association; 2 (1) The Director of the Division of Emergency Management, 3 or his or her designee; 4 (J) The Executive Director of the Arkansas Public School 5 Resource Center, Inc., or his or her designee; 6 (K) A chief of police or a sheriff appointed by the 7 commissioner: 8 (L) The Executive Director of the Arkansas Rural Ed 9 Association, or his or her designee; 10 (M) The State Fire Marshal, or his or her designee; 11 (N) One (1) school psychologist appointed by the Arkansas 12 School Psychology Association; and 13 (0) One (1) director of an Arkansas education service 14 cooperative appointed by the commissioner. 15 16 SECTION 14. Arkansas Code § 6-15-1303(d)(3)(A), concerning the 17 provision of training and technical assistance under the Safe Schools 18 Initiative Act, is amended to read as follows: 19 (3)(A) The Arkansas Center for School Safety of the Criminal Justice 20 Institute shall be the state school safety clearinghouse and shall 21 collaborate with the following entities to provide a comprehensive, 22 efficient, and effective resource for education and law enforcement personnel 23 to obtain training and technical assistance to meet the school safety needs 24 of students in this state: 25 The Division of Elementary and Secondary (i) 26 Education; 27 The Safe Schools Committee established under (ii) 28 this subchapter; and 29 (iii) The Arkansas Association of Educational 30 Administrators; 31 (iv) The Arkansas School Boards Association; 32 (v) Education service cooperatives; 33 (vi) The Division of Emergency Management; 34 (vii) The Arkansas Public School Resource Center, 35 Inc.; and 36 (viii) Other key stakeholders.

1	
2	SECTION 15. Arkansas Code Title 6, Chapter 15, Subchapter 21, is
3	amended to add an additional section to read as follows:
4	6-15-2102. Definition.
5	As used in this subchapter, "school" includes a public school within a
6	traditional public school district and an open-enrollment public charter
7	<u>school.</u>
8	
9	SECTION 16. Arkansas Code § 6-15-2108 is amended to read as follows:
10	6-15-2108. School rating system.
11	(a) The school rating system shall be a multiple-measures approach
12	that shall include without limitation:
13	(1) Academic achievement on the annual statewide student
14	assessment;
15	(2) Student growth on the annual statewide student assessment;
16	and
17	(3) School-level graduation rate or rates <del>; and</del>
18	(4) English-learner progress or growth in acquiring English.
19	(b) The school rating system shall consider without limitation at
20	least one (1) or more of the following indicators:
21	(1) Closing the achievement gap;
22	(2) Academic growth of student subgroups, including without
23	limitation economically disadvantaged students, students from major racial
24	and ethnic groups, English learners, and students with disabilities;
25	(3) The percentage of the grade nine (9) cohort with on-time
26	completion of credit attainment at the end of grade nine (9);
27	(4) Equity in resource allocation;
28	(5) The percentage of students who earn:
29	(A) Advanced placement credit;
30	(B) Concurrent credit;
31	(C) International Baccalaureate credit; or
32	(D) Industry-recognized certification that leads to
33	articulated or concurrent credit at a postsecondary institution;
34	(6) Student access to multiple flexible learning continua,
35	including but not limited to personalized, competency, or mastery learning;
36	(7) Student access to preschool offered by the public school

1	district;
2	(8) The proportional percentage of qualified educators who hold
3	a National Board for Professional Teaching Standards certification or have an
4	advanced degree beyond their bachelor's degree; and
5	(9) Public school district and community partnerships.
6	(c)(b) Indicators included or considered as part of the school rating
7	system shall:
8	(1) Allow for meaningful differentiation in school performance;
9	and
10	(2) Be valid, reliable, comparable, and applicable statewide.
11	(d)(c) The Division of Elementary and Secondary Education shall:
12	(1) promulgate Promulgate rules to implement this section; and
13	(2) Develop a formula to determine a letter grade under § 6-15-
14	2105 for the following without limitation:
15	(A) A public school district; and
16	(B) An education service cooperative.
17	
18	SECTION 17. Arkansas Code § 6-16-140(a), concerning a certificate of
19	attainment awarded to a student completing an approved vocational or
20	technical career pathway or program of study at a public high school, is
21	amended to read as follows:
22	(a) A student who successfully completes an approved vocational or
23	technical career pathway or program of study at a public high school shall be
24	awarded a certificate of attainment that shall be:
25	(1) Aligned in the appropriate career pathway or program of
26	study; and
27	(2) Used for consideration of acceptance and advanced priority
28	placement into an apprenticeship training program.
29	
30	SECTION 18. Arkansas Code § 6-16-148(a)(1), concerning the foundation
31	of certain social studies or history courses offered in grades seven through
32	twelve (7-12), is amended to read as follows:
33	(1) A social studies or history course conditioned upon
34	knowledge of historical events from the colonial period to modern times of
35	United States history for which graduation credit is or may be $received_{ au}$
36	except for advanced placement courses

1	
2	SECTION 19. Arkansas Code Title 6, Chapter 16, Subchapter 8, is
3	repealed.
4	Subchapter 8 — Arkansas Advanced Placement and International Baccalaureate
5	Diploma Incentive Program Act of 1995
6	6-16-801. Title.
7	This subchapter shall be known as and may be cited as the "Arkansas
8	Advanced Placement and International Baccalaureate Diploma Incentive Program
9	Act of 1995".
10	
11	6-16-802. Purpose.
12	(a) The purpose of this subchapter is to serve as a legislative
13	charter for the establishment, organization, and administration of a program
14	designed to improve the course offerings available to middle school, junior
15	high school, and high school students throughout the state.
16	(b) The program established under this subchapter will provide
17	advanced educational courses that are easily accessible and that will prepare
18	students for admission to and success in a postsecondary educational
19	environment.
20	(c) A key component in the program is adequately preparing teachers
21	and schools in providing advanced placement courses or courses offered under
22	the International Baccalaureate Diploma Programme to their students.
23	
24	6-16-803. Definitions.
25	As used in this subchapter:
26	(1) "Advanced placement course" means a high school level
27	preparatory course for a college advanced placement test that incorporates
28	all topics specified by the College Board and Educational Testing Service on
29	its standard syllabus for a given subject area and is approved by the College
30	Board and Educational Testing Service;
31	(2) "College advanced placement test" means the advanced
32	placement test administered by the College Board and Educational Testing
33	Service;
34	(3) "College Board" means the College Board and Educational
35	Testing Service;
36	(4) "International Baccalaureate Diploma Programme" means an

HB1512

1	international education program offered by the International Baccalaureate;
2	(5) "Preadvanced placement course" means a middle school, junior
3	high school, or high school level course that specifically prepares students
4	to enroll and participate in an advanced placement course;
5	(6) "Program" means the Arkansas Advanced Placement and
6	International Baccalaureate Diploma Incentive Program; and
7	(7) "State board" means the State Board of Education.
8	
9	6-16-804. Established - Subsidies - Rules.
10	(a) The Arkansas Advanced Placement and International Baccalaureate
11	Diploma Incentive Program is hereby established, to be administered by the
12	Commissioner of Elementary and Secondary Education.
13	(b) Contingent upon legislative appropriations and based on criteria
14	established by the Division of Elementary and Secondary Education, schools
15	participating in the program may be awarded a one-time equipment and
16	instructional materials grant for providing an advanced placement course or a
17	course offered under the International Baccalaureate Diploma Programme.
18	(c) Subject to legislative appropriations, a teacher participating in
19	the advanced placement program, in the International Baccalaureate Diploma
20	Programme, or in the preadvanced placement program may be awarded subsidized
21	teacher training for advanced placement courses at a cost not to exceed six
22	hundred fifty dollars (\$650) per teacher.
23	(d)(l) Contingent upon legislative appropriation and the availability
24	of funding, the state may pay in full, or on a pro rata basis as determined
25	under subdivision (d)(2) of this section, the cost of the advanced placement
26	test fee or the equivalent test fee under the International Baccalaureate
27	Diploma Programme, or both.
28	(2) The State Board of Education may create a sliding scale
29	based on family income.
30	(e) The state board is authorized to promulgate rules necessary to
31	implement this subchapter.
32	
33	6-16-805. Funding.
34	(a) The awards granted under the provisions of this subchapter for
35	both advanced placement and the International Baccalaureate Diploma Programme
36	may be funded by donations, grants, or legislative appropriation.

HB1512

1	(b) All donations, grants, and appropriations received shall be
2	accounted for by the Division of Elementary and Secondary Education.
3	(c) The Commissioner of Elementary and Secondary Education may solicit
4	and receive donations and grants for the purpose of making awards.
5	
6	6-16-806. Treatment as advanced placement course.
7	Any high school course offered under the International Baccalaureate
8	Diploma Programme shall be treated the same as an advanced placement course,
9	including for the following purposes:
10	(1) Weighted credit;
11	(2) The Arkansas Advanced Placement and International
12	Baccalaureate Diploma Incentive Program Act of 1995, § 6-16-801 et seq.; and
13	(3) Reporting requirements.
14	
15	SECTION 20. Arkansas Code §§ 6-16-1202 through 6-16-1204 are amended
16	to read as follows:
17	6-16-1202. Definitions.
18	As used in this subchapter:
19	(1) "Advanced Placement course" means a high school level
20	preparatory course for a college Advanced Placement test that:
21	(A) Incorporates all topics specified by the College Board
22	and Educational Testing Service on its standards syllabus for a given subject
23	area; and
24	(B) Is approved by the College Board and Educational
25	Testing Service;
26	(2) "Endorsed concurrent enrollment course" means a college-
27	level course offered by an institution of higher education in this state that
28	upon completion would qualify for academic credit in both the institution of
29	higher education and a public high school that:
30	$(\Lambda)$ Is in one (1) of the four (4) core areas of math,
31	English, science, and social studies;
32	(B) Meets the requirements of § 6-16-1204(b); and
33	(C) Is listed in the Arkansas Course Transfer System of
34	the Division of Higher Education;
35	(3) "Pre-Advanced Placement course" means a middle school,
36	junior high school, or high school level course that specifically prepares

29

HB1512

1	students to enroll and to participate in an advanced placement course; and
2	(4) "Vertical team" means a group of educators from different
3	grade levels in a given discipline who work cooperatively to develop and
4	implement a vertically aligned program aimed at helping students from diverse
5	backgrounds acquire the academic skills necessary for success in the Advanced
6	Placement program and other challenging coursework "Accelerated learning"
7	means an organized method of learning that enables students to meet
8	individual academic goals and graduation requirements while pursuing higher
9	levels of skill development, including without limitation the following
10	coursework:
11	(A) A College Board pre-Advanced Placement and Advanced
12	Placement course;
13	(B) An International Baccalaureate Diploma Programme
14	course;
15	(C) A Cambridge Advanced International Certificate of
16	Education course;
17	(D) A concurrent credit course; and
18	(E) A substantively similar course or program approved by
19	the Division of Elementary and Secondary Education; and
20	(2) "Concurrent credit course" means a college-level course offered by
21	an institution of higher education in this state that upon completion would
22	qualify for academic credit in both the institution of higher education and a
23	public high school.
24	
25	6-16-1203. Teacher skills and training.
26	(a)(1) A teacher of an Advanced Placement course must obtain
27	appropriate training.
28	(2) The State Board of Education shall establish clear,
29	specific, and challenging training guidelines that require teachers of
30	College Board advanced placement courses and teachers of pre-Advanced
31	Placement courses to obtain College Board sponsored or endorsed training.
32	(3) The training may include vertical team training.
33	<del>(b)(a)</del> An instructor of <del>an endorsed concurrent enrollment</del> <u>an</u>
34	accelerated learning or concurrent credit course shall have meet the
35	requirements of the:
36	(1) Institution of higher education that is offering the course;

30

1	or
2	(2) Accrediting organization authorized under § 6-16-1202+
3	(1)(A) No less than a master's degree that includes at least
4	eighteen (18) hours of completed course work in the subject area of the
5	endorsed concurrent enrollment course.
6	(B)(1) The An instructor's credentials shall be
7	approved by the academic unit or chief academic officer of the institution of
8	higher education offering the <del>endorsed</del> concurrent <u>credit</u> <del>enrollment</del> course;
9	and.
10	(2) The relevant credentials and experience necessary to teach
11	from the syllabus approved by the institution of higher education granting
12	the course credit.
13	
14	6-16-1204. Implementation.
15	(a) <del>(l) In order to prepare students for the rigor inherent in Advanced</del>
16	Placement courses, school districts shall offer pre-Advanced Placement
17	courses to prepare students for the demands of Advanced Placement coursework.
18	(2) The Division of Elementary and Secondary Education shall
19	approve all classes designated as pre-Advanced Placement courses.
20	(b) An endorsed <u>A</u> concurrent <u>credit</u> enrollment course must meet the
21	following requirements:
22	(1) The course must be a course offered by an institution of
23	higher education in this state that is:
24	(A) Approved through the institution of higher education's
25	normal process; and
26	(B) Listed in the institution of higher education's
27	catalog;
28	(2) The course content and instruction must meet the same
29	standards and adopt the same learning outcomes as those developed for a
30	course taught on the campus of the institution of higher education, including
31	without limitation:
32	(A) The administration of any departmental exams
33	applicable to the course; and
34	(B) The use of substantially the same book and syllabus as
35	is used at the college level;
36	(3) The course must be taught by an instructor with the

1 qualifications required under § 6-16-1203(b) § 6-16-1203; 2 (4) The institution of higher education offering the course 3 must: 4 (A) Provide to the course instructor staff development, 5 supervision, and evaluation; and 6 (B)(i) Provide the students enrolled in the course with: 7 (a) Academic guidance counseling; and 8 (b) The opportunity to utilize the on-campus 9 library or other academic resources of the institution of higher education. 10 (ii) Nothing in this This subdivision (b)(4) (a)(4) 11 shall not preclude institutions of higher education from collaborating to 12 meet the requirements of this subdivision  $\frac{b}{4}(a)(4)$ ; 13 (5) To be eligible to enroll in an endorsed a concurrent 14 enrollment credit course, the student must: 15 (A) Be admitted by the institution of higher education as 16 a nondegree or noncertificate-seeking student; and 17 (B) Meet all of the prerequisites for the course in which 18 he or she is enrolled; and 19 (6)(A) Credit for the endorsed concurrent enrollment credit 20 course may only be awarded by the institution of higher education offering 21 the course. 22 (B) Nothing in this This subdivision (b)(6) (a)(6) shall 23 not preclude institutions of higher education from collaborating to provide 24 the course and award course credit. 25 (c) (b) Beginning with the 2008-2009 2025-2026 school year, all public school districts and open-enrollment public charter schools shall offer one 26 (1) College Board Advanced Placement course in each of the four (4) core 27 areas of math, English, science, and social studies for a total of four (4) 28 29 courses at least four (4) accelerated learning courses that cover the 30 following subject areas: 31 (1) Math; 32 (2) English; (3) Science; and 33 34 (4) Social studies. (d)(1) The requirement under subsection (c) of this section shall be 35 36 phased in over a period of four (4) years beginning with the 2005-2006 school

1	<del>year.</del>
2	(2) Beginning with the 2008-2009 school year, all high schools
3	in Arkansas shall offer a minimum of four (4) Advanced Placement courses by
4	adding at least one (1) core course each year to the list of courses
5	available to high school students.
6	(e)(l)(A) A state-supported two-year or four-year institution of
7	higher education may offer a reduced tuition rate for endorsed concurrent
8	enrollment courses offered by the institution of higher education to high
9	school students under this subchapter.
10	(B) The reduction in tuition under subdivision (e)(1)(A)
11	of this section or any tuition paid by the institution of higher education
12	under subdivision (e)(3)(B) of this section shall not be considered an
13	institutional scholarship.
14	(2) The number of students enrolled and the semester credit
15	hours for endorsed concurrent enrollment courses shall be included in the
16	calculation of full-time-equivalent enrollment for the institution of higher
17	education.
18	(3)(A) A national school lunch student, as defined in § 6-20-
19	2303, shall not be required to pay any of the costs up to a maximum of six
20	(6) credit hours of endorsed concurrent enrollment courses that are taught:
21	(i) On the grounds of the public school district in
22	which the student is enrolled; and
23	(ii) By a teacher employed by the public school
24	district in which the student is enrolled.
25	(B) The costs for endorsed concurrent enrollment courses
26	under subdivision (e)(3)(A) of this section shall be paid:
27	(i) By the public school district in which the
28	student is enrolled;
29	(ii) By the institution of higher education offering
30	the course; or
31	(iii) Through a cost-sharing agreement between the
32	public school district and the institution of higher education.
33	(c)(1) Beginning with the 2025-2026 school year and each year
34	thereafter, the tuition rate for a concurrent credit course offered by a
35	public school district or open-enrollment public charter school in
36	partnership with an institution of higher education shall:

33

1	(A) For every one (1) academic credit hour provided by an
2	institution of higher education, be an agreed amount that is not:
3	(i) More than two and one-half percent (2.5%) of the
4	per-pupil amount established under § 6-20-2305 that is allotted per student
5	each year; and
6	(ii) Less than one-half percent (0.5%) of the per-
7	pupil amount established under § 6-20-2305 that is allotted per student each
8	year; and
9	(B) Not exceed the standard tuition rate and fee structure
10	of the institution of higher education providing the concurrent credit
11	<u>course</u> .
12	(2)(A) The amount established under subdivision (c)(l)(A) of
13	this section may be satisfied through the following sources:
14	(i) ACCESS to Acceleration Scholarship Program
15	<u>funds;</u>
16	(ii) Funding from the school district where a
17	<u>student is enrolled;</u>
18	(iii) Other consideration agreed to by the public
19	school district or open-enrollment public charter school and institution of
20	higher education; and
21	(iv) Any other available sources as determined by
22	the Division of Higher Education.
23	(B) An institution of higher education shall not receive
24	funding for concurrent credit courses for tuition at secondary vocational
25	centers under § 6-51-301 et seq. if the institution of higher education is
26	already receiving funding designated for vocational center aid.
27	(3) A student or a student's parent or guardian shall not be
28	responsible for tuition, fees, or materials for participation in a concurrent
29	<u>credit course.</u>
30	
31	SECTION 21. Arkansas Code § 6-17-309 is amended to read as follows:
32	6-17-309. Licensure — Waiver.
33	(a) $(1)$ A class of students shall not be under the instruction of a
34	teacher who is not licensed to teach the grade level or subject matter of the
35	class for more than sixty (60) consecutive school days in the same class
36	during a school year.

1 (2)(b) This subsection Subsection (a) of this section shall not 2 apply to: 3 (A) (1) Nondegreed vocational-technical teachers; 4 (B)(2) Individuals approved by the Division of Elementary 5 and Secondary Education to teach the grade level or subject matter of the 6 class in the Division of Elementary and Secondary Education's distance 7 learning program; 8 (C)(3) Individuals teaching concurrent credit courses or 9 advanced placement accelerated learning courses who: 10 (i)(A) Are employed by a postsecondary institution; 11 (ii) (B) Meet the qualification requirements of a 12 postsecondary institution or the Division of Career and Technical Education; 13 and (iii)(C) Are teaching in a course in which credit is 14 15 offered by an institution of higher education or a technical institute; 16 (D)(4) Licensed teachers teaching in one (1) of the 17 following settings: 18 (i)(A) An alternative learning environment; 19 (ii)(B) A juvenile detention facility; 20 (iii)(C) A residential and day alcohol, drug, and 21 psychiatric facility program; 22 (iv)(D) An emergency youth shelter; 23 (v)(E) A facility of the Division of Youth Services; 24 or 25 (vi)(F) A facility of the Division of Developmental 26 Disabilities Services; 27 (E)(5) Licensed special education teachers who are 28 teaching two (2) or more core academic subjects exclusively to children with 29 disabilities; or 30 (F)(6) Teachers who are working under an Aspiring Teacher 31 permit for a period of time not to exceed one (1) academic year or two (2) 32 consecutive semesters. (b)(1) If this requirement imposes an undue hardship on a school 33 34 district, the school district may apply to the State Board of Education for a 35 waiver. 36 (2) The state board shall develop rules for granting a waiver.

1	(3) Any school district that obtains a waiver shall send written
2	notice of the assignment to the parent or guardian of each student in the
3	classroom no later than the sixtieth school day after the date of the
4	assignment.
5	(4) [Repealed.]
6	
7	SECTION 22. Arkansas Code § 6-17-709(d), concerning the professional
8	development schedule for licensed educators, is amended to read as follows:
9	(d) The Division of Elementary and Secondary Education shall establish
10	the curriculum under this section in collaboration with educational agencies
11	and associations, including without limitation the: relevant stakeholders.
12	(1) Division of Higher Education;
13	(2) Arkansas Association of Educational Administrators;
14	(3) Arkansas Education Association;
15	(4) Arkansas School Boards Association;
16	(5) Arkansas Association for Supervision and Curriculum
17	Development;
18	(6) Arkansas State Teachers Association; and
19	(7) Arkansas Rural Ed Association.
20	
21	SECTION 23. Arkansas Code Title 6, Chapter 18, Subchapter 2, is
22	amended to add an additional section to read as follows:
23	6-18-237. Absences for certain purposes unexcused.
24	<u>(a) A public school district or an open-enrollment public charter</u>
25	school shall not grant excused absences for purposes of political protest.
26	(b) A public school district or an open-enrollment public charter
27	school may grant an excused absence for the following purposes with written
28	<u>consent of a parent, legal guardian, or person standing in loco parentis to</u>
29	the student:
30	(1) Social or public policy advocacy; or
31	(2) Attempts to influence legislation or other governmental
32	policy-making at the local, state, or federal level.
33	(c) This section does not prohibit students from attending curricular
34	or cocurricular activities approved by the public school district or open-
35	enrollment public charter school for credit.
36	(d) A public school district or an open-enrollment public charter

36

HB1512

1 school that grants excused or unexcused absences under subsections (a) or (b) 2 of this section shall provide a report by June 30 each year to the Division 3 of Elementary and Secondary Education that contains the following: 4 (1) The number of absences requested under this section; 5 (2) The number of absences granted under this section; and 6 (3) The stated purposes of the absence. 7 8 SECTION 24. Arkansas Code § 6-18-1104(b), concerning parental 9 notification and permission related to school fundraising programs, is 10 amended to read as follows: 11 (b) A one-page form for parental notification and permission shall be 12 developed by the Division of Elementary and Secondary Education-in 13 cooperation with school administrators and the Arkansas Parent Teacher 14 Association. 15 16 SECTION 25. Arkansas Code § 6-18-2004(b)(2)(G)(vi), concerning the 17 direct and indirect services offered as comprehensive student services by a 18 school counselor as part of a contributing member of a decision-making team 19 in advanced placement and gifted and talented programs, is amended to read as 20 follows: 21 (vi) Advanced placement Accelerated learning and 22 gifted and talented programs. 23 24 SECTION 26. Arkansas Code § 6-18-2004(c), concerning administrative 25 activities performed by a school counselor, is amended to read as follows: 26 (c)(1) Administrative activities performed by a school counselor shall 27 not exceed more than ten percent (10%) of the school counselor's time spent 28 working during student contact days. 29 (2) Administrative activities provided by a school counselor in 30 collaboration with other school personnel include without limitation: 31 (A) Coordinating state assessments, cognitive achievement 32 assessments, advanced placement accelerated learning programs, and English 33 language proficiency testing programs; 34 (B) Developing master schedules; 35 (C) Coordinating of: 36 Teams convened under Section 504 of the (i)

37

1 Rehabilitation Act of 1973, Pub. L. No. 93-112; 2 (ii) Response-to-intervention teams; 3 (iii) English learner programs; 4 (iv) Parental involvement or family engagement 5 programs; 6 (v) Positive behavioral intervention support 7 programs; 8 (vi) Data entry; and 9 (vii) Advanced placement Accelerated learning and 10 gifted and talented programs; and 11 (D) Monitoring students in common areas such as the 12 cafeteria, hallway, playground, and bus lines. 13 14 SECTION 27. Arkansas Code § 6-20-2203(a)(4), concerning the 15 development by the Division of Elementary and Secondary Education of the Arkansas Financial Accounting Handbook, is amended to read as follows: 16 17 The rules shall be developed by the state board in (4) 18 cooperation with the division, and representatives from the  $\frac{Arkansas}{Arkansas}$ 19 Association of Educational Administrators, the Arkansas Association of School 20 Business Officials, the Arkansas Education Association, the education service 21 cooperatives, and the Legislative Joint Auditing Committee. 22 23 SECTION 28. Arkansas Code § 6-20-2204(a)(3)(A), concerning required 24 training for public school districts, open-enrollment public charter schools, 25 and education service cooperatives under the Arkansas Educational Financial 26 Accounting and Reporting Act of 2004, is amended to read as follows: 27 (3)(A) The instruction may be provided by an institution of 28 higher education in this state, from instruction sponsored by the division  $\tau$ 29 by an in-service training program conducted by the Arkansas Association of 30 School Business Officials, or from another provider. 31 32 SECTION 29. Arkansas Code § 6-20-2204(b)(2), concerning required Tier 33 II training for public school districts, open-enrollment public charter 34 schools, and education service cooperatives under the Arkansas Educational 35 Financial Accounting and Reporting Act of 2004, is amended to read as 36 follows:

38

1 (2) Tier II training shall be developed by the division in 2 cooperation with representatives from the Arkansas Association of Educational Administrators, the Arkansas Association of School Business Officials, the 3 Arkansas Education Association, the Legislative Joint Auditing Committee, and 4 5 the education service cooperatives. 6 7 SECTION 30. Arkansas Code § 6-20-2207(b)(1), concerning the rules 8 governing the uniform budget and accounting system for school districts, education service cooperatives, and open-enrollment public charter schools, 9 10 is amended to read as follows: 11 (b)(1) (A) The state board shall amend the rules, and the Division of 12 Elementary and Secondary Education shall amend the Arkansas Financial 13 Accounting Handbook provided in subsection (a) of this section as necessary. 14 (B) The amendments, annual revisions, and financial 15 accounting updates to the Arkansas Financial Accounting Handbook shall be 16 developed with representatives from the Arkansas Association of School 17 Business Officials, the education service cooperatives, and other school 18 district officials as designated by the division. 19 20 SECTION 31. Arkansas Code § 6-21-113(a), concerning the membership of 21 the Advisory Committee on Public School Academic Facilities, is amended to 22 read as follows: 23 (a) To assist the Division of Public School Academic Facilities and 24 Transportation, there is established the Advisory Committee on Public School 25 Academic Facilities to be composed of the following members who must be 26 willing to devote adequate time to the work of the committee and who reflect 27 the demographics of the state: 28 (1) The Director of the Division of Public School Academic 29 Facilities and Transportation or the director's designee, who shall also 30 serve as secretary to the committee; 31 (2) One (1) person who is a licensed building contractor 32 experienced in public school construction selected from a list of no fewer than three (3) names submitted by the Arkansas Chapter of the Associated 33 34 General Contractors of America; 35 (3) One (1) person who is a licensed architect experienced in 36 public school design submitted by the Arkansas Chapter, the American

1	Institute of Architects;
2	(4) One (1) person who is a licensed or registered mechanical
3	engineer experienced in public school mechanical and plumbing systems design
4	selected from a list of no fewer than three (3) names submitted by the
5	Arkansas Society of Professional Engineers;
6	(5) One (1) person who is a licensed or registered electrical
7	engineer experienced in public school electrical systems design selected from
8	a list of no fewer than three (3) names submitted by the Arkansas Society of
9	Professional Engineers;
10	(6) One (1) person who is a licensed or registered civil
11	engineer experienced in public school civil engineering design and
12	construction <del>selected from a list of no fewer than three (3) names submitted</del>
13	by the Arkansas Society of Professional Engineers;
14	(7) Two (2) persons selected by the Commission for Arkansas
15	Public School Academic Facilities and Transportation, one (1) of whom is
16	knowledgeable and holds certification in the field of educational technology
17	applications and strategies;
18	(8) <del>Two (2) persons selected from a list of six (6) names</del>
19	submitted by the Arkansas Association of Educational Administrators from its
20	membership;
21	(9) One (1) person selected from a list of three (3) names
22	submitted by the Arkansas Education Association from its membership;
23	(10) Two (2) persons selected from a list of six (6) names
24	submitted by the Arkansas School Boards Association from its membership;
25	(11) Two (2) persons selected from a list of six (6) names
26	submitted by the Arkansas Rural Ed Association from its membership;
27	(12) One (1) person selected from a list of three (3) names
28	submitted by the Arkansas Public School Resource Center, Inc., from its
29	membership; and
30	(13) Three (3) persons, one (1) from each of the professions of
31	construction, architecture, and education, selected by the commission to
32	serve as ex-officio members of the committee based on prior service on the
33	committee <u>;</u>
34	- (9) One (1) licensed teacher appointed by the Commissioner of
35	Elementary and Secondary Education;
36	(10) One (1) principal appointed by the commissioner; and

40

1	(11) One (1) superintendent appointed by the commissioner.
2	
3	SECTION 32. Arkansas Code § 6-21-817(b), concerning the membership of
4	the Public School Americans with Disabilities Act Compliance Committee, is
5	amended to read as follows:
6	(b) The committee shall be composed of <del>six (6) members as follows</del> <u>the</u>
7	following members:
8	(1) One (1) member from the Building Authority Division;
9	(2) One (1) member from the Division of Public School Academic
10	Facilities and Transportation;
11	(3) One (1) member from the <del>State Fire Marshal Office of the</del>
12	Division of Arkansas State Police Office of Fire Protection Services;
13	(4) One (1) member from the Division of Elementary and Secondary
14	Education;
15	(5) One (1) member from the Arkansas Association of Educational
16	Administrators; and
17	(6) One (1) member from the Arkansas Public School Resource
18	Center, Inc.
19	(5) Other relevant stakeholders deemed necessary by the members
20	designated under subdivisions (b)(l)-(4) of this section.
21	
22	SECTION 33. Arkansas Code § 6-28-112(b), concerning academic course
23	placement under the Arkansas Military Child School Transitions Act of 2021,
24	is amended to read as follows:
25	(b) Academic course placement includes without limitation enrollment
26	in:
27	(1) Honors courses Accelerated learning courses; and
28	(2) The International Baccalaureate Diploma Programme;
29	(3) Advanced Placement courses; and
30	(4) Academic, technical, and career pathway courses.
31	
32	SECTION 34. Arkansas Code Title 6, Chapter 28, Subchapter 2, is
33	amended to add an additional section to read as follows:
34	§ 6-28-207. Purple Star Schools.
35	(a) A public school district or an open-enrollment public charter
36	school that shows a significant commitment to serving students and families

41

HB1512

1	connected to the United States Armed Forces may be designated as a Purple
2	Star School or Purple Star School District.
3	(b) The Division of Elementary and Secondary Education may promulgate
4	rules to implement this section.
5	
6	SECTION 35. Arkansas Code § 6-41-610(b)(2), concerning the membership
7	of the committee that develops and updates the Arkansas Dyslexia Resource
8	Guide, is amended to read as follows:
9	(2) <del>(A)</del> The committee shall include <del>one (1) representative who</del>
10	has the following members who shall have experience working in the field of
11	dyslexia intervention from the following organizations, and are appointed by
12	the Commissioner of Elementary and Secondary Education:
13	(i)(A) The Arkansas Association of Educational
14	Administrators One (1) public school administrator;
15	(ii)(B) The Division <u>A</u> representative from the Office of
16	Learning Services of the Division of Elementary and Secondary Education;
17	<del>(iii)<u>(</u>C) The</del> <u>A representative from the</u> Division of Higher
18	Education;
19	(iv)(D) The Arkansas Education Association One (1) public
20	school licensed educator;
21	(v)(E) The Arkansas School Boards Association One (1)
22	public school district board of directors member;
23	(vi)(F) The Arkansas School Psychology Association, <u>A</u>
24	school psychologist with at least three (3) years of experience in testing
25	for dyslexia; <del>and</del>
26	$\frac{(vii)(G)}{(G)}$ An education service cooperative administrator.
27	and
28	(B)(H) Three (3) professionals who have worked in a public
29	school who are knowledgeable in and have expertise in dyslexia screening and
30	interventions.
31	
32	SECTION 36. Arkansas Code §§ 6-51-602 and 6-51-603 are amended to read
33	as follows:
34	6-51-602. Definitions.
35	As used in this subchapter <del>, unless the context otherwise requires</del> :
36	(1) "Admissions representative" means a person who executes an

42

HB1512

1 enrollment agreement and who receives compensation for the primary duties of 2 encouraging prospective students to enroll for training in a program of study offered by a school covered under the provisions of this subchapter; 3 4 (2) "Board" means the State Board of Private Career Education 5 Arkansas Higher Education Coordinating Board; 6 (3) "Combination school" means any school in which programs of 7 study are conducted by both distance education and resident training; (4) "Director" means the authorized representative of the State 8 9 Board of Private Career Education for the purpose of administering the 10 provisions of this subchapter; 11 (5) "Distance education school" means any school in which all 12 programs of study are conducted by distance education; 13 (6) "Extension course site" means a location away from the 14 school where a course or courses are conducted one (1) or more times during 15 the licensure period; (4) "Institution of higher education" means a: 16 17 (A) State-supported two-year or four-year college or 18 university; or 19 (B) Private, nonprofit two-year or four-year college or 20 university with its primary headquarters located in Arkansas that is eligible to receive Title IV federal student aid funds; 21 22 (7)(5) "Program of study" means an organized unit of courses or 23 an individual course in which instruction is offered; (8) "Resident school" means any school in which all programs of 24 study are conducted in resident classrooms or held in public meeting 25 26 facilities; 27 (9)(6) "Satellite school" means a location within the State of 28 school located in Arkansas but away from the school where programs of study 29 are offered on a regular continuing basis by Arkansas schools; 30 (10)(A)(7)(A) "School" means any person, firm, partnership, 31 association, corporation, or other form of business organization seeking to 32 do business or offering in the State of Arkansas an entity that offers: 33 (i) *resident* Resident or correspondence training that 34 leads to or enhances occupational qualifications-; 35 (B) "School" also means any firm, partnership, 36 association, corporation, or other form of business organization that offers

43

1 instruction 2 (ii) Instruction in airframe or power plant 3 mechanics-; 4 (C)(iii) "School" also means any firm, partnership, 5 association, corporation, or other form of business organization that offers 6 training Training as preparation for passing exams that may lead to 7 employment+; or 8 (D)(iv) "School" also means any firm, partnership, 9 association, corporation, or other form of business organization that offers 10 driver Driver education training, excluding those courses taught to motor 11 vehicle violators pursuant to court order. 12 (E) (B) "School" does not include: 13 (i) A program of instruction in yoga or in yoga-14 teacher training; or 15 (ii) An an institution that is subject to the 16 jurisdiction of the Arkansas Higher Education Coordinating Board under § 6-17 61-301 of higher education; and (11)(8) "Student" or "enrollee" means a person who is seeking to 18 19 enroll, has been enrolled, is sought for enrollment, or is seeking training or instruction in a school as defined in this section. 20 21 22 6-51-603. Exemptions. 23 The following are exempt from licensure under this subchapter: 24 (1) Private institutions exclusively offering instruction at any 25 or all levels from preschool prekindergarten through twelfth grade twelve 26 <u>(preK-12);</u> 27 (2) Schools established by laws of Arkansas laws, governed by 28 Arkansas boards, and permitted to operate for the sole purpose of providing 29 specific training normally required to qualify persons for occupational licensure by state boards or commissions, which determine education and other 30 31 standards for licensure and operation of such schools; 32 (3) State colleges and universities coordinated by the Arkansas 33 Higher Education Coordinating Board Institutions of higher education; 34 (4) Programs of study offered by institutions or individuals for 35 personal improvement, whether avocational or recreational, if designated 36 through media or other sources as not for the purpose of enhancing an

44

1 occupational objective; 2 (5) Schools operated solely to provide programs of study in 3 theology, divinity, religious education, and ministerial training; 4 (6) A training program offered or sponsored by an employer for 5 training and preparation of its own employees and for which no tuition fee is 6 charged the employee; 7 (7) A program of study sponsored by a recognized trade, 8 business, or professional organization for instruction of the members of the 9 organization with a closed membership and for which no fee is charged the 10 member: 11 (8) A school or educational institution supported by state or 12 local government taxation; 13 (9) Flight instructors and flight instruction schools licensed 14 under appropriate Federal Aviation Administration regulations and offering 15 only training for a private pilot's license; 16 (10) Schools covered by § 6-61-301(a)(3) and exempt from § 6-61-17 101 et seq.; 18 (11) Training offered by other Arkansas state agencies, boards, 19 or commissions; 20 (12)(A) Training offered on military bases where a majority of 21 the students enrolled are active duty personnel or their adult family 22 members, United States Department of Defense civilian employees or their 23 adult family members, members of the United States Armed Forces reserve 24 components, and retirees. 25 (B) These organizations shall remain exempt from the 26 requirement for licensure if required to move off the military installation 27 for a period of not more than ninety (90) days because of a change in 28 security level which would not allow civilian students on the installation. 29 (C) The State Board of Private Career Division of Higher 30 Education shall have the authority to may review any situations that extend 31 past the ninety-day period and determine whether the exemption status should 32 remain for the school; 33 (13) Certified nurse aide or certified nursing assistant training programs: 34 35 (A) Whose underlying majority ownership has ownership of 36 five (5) or more nursing facilities licensed by the Office of Long-Term Care;

```
1
     and
 2
                       (B) That are under the regulatory oversight of the office;
 3
     and
 4
           (14) Schools located outside the state that:
 5
                 (A)
                     Offer education or training outside the state; and
 6
                 (B) Do not participate in distance education.
 7
 8
           SECTION 37. Arkansas Code § 6-51-605 is amended to read as follows:
9
           6-51-605. State Board of Private Career Education Authority of Division
10
     of Higher Education.
11
           (a)(1)(A) The Governor shall appoint a State Board of Private Career
12
     Education of seven (7) members who shall serve for terms of seven (7) years.
13
                       (B) The Governor shall make appointments or reappointments
14
     to the board to provide membership of three (3) persons associated with
15
     schools and four (4) persons from the general public.
16
                 (2) The Commissioner of the Division of Higher Education and the
17
     Director of the Division of Career and Technical Education or their designees
18
     shall serve as nonvoting, ex officio members of the board.
19
           (b)(1) The board may elect the necessary officers, acting by and
20
     through the Commissioner of the Division of Higher Education.
21
                 (2) The Division of Higher Education shall have the sole
22
     authority to:
23
                       (\Lambda) (1) Approve all schools offering programs of study
24
     leading to or enhancing an occupational objective;
25
                       (B) Administer and enforce this subchapter; and
26
                       (C) (2) Issue licenses to schools that have met the
27
     standards set forth for the purposes of this subchapter established by the
28
     Division of Higher Education, including without limitation programs:
29
                       (A) Programs of study, adequate;
                       (B) Adequate facilities, financial;
30
                       (C) Financial stability, qualified;
31
32
                       (D) Qualified personnel, and legitimate; and
33
                       (E) Legitimate operating practices.
34
           (c) (b) Upon approval by the Division of Higher Education, any such
35
     school may issue certificates or diplomas.
36
           (d)(c) The Division of Higher Education shall:
```

46

1 (1) Formulate the Establish criteria and the standards evolved 2 for the approval of such licensed schools; 3 (2) Provide for adequate investigation of all schools applying 4 for a license; 5 (3) Issue licenses to those applicants meeting the standards 6 fixed established by the Division of Higher Education; and 7 (4) Maintain a list of schools approved under the provisions of 8 this subchapter. 9 (e) The Division of Higher Education shall formulate the standards 10 evolved under this subchapter for the approval of admissions representatives 11 of such licensed schools and issue licenses to those applicants meeting the 12 standards fixed by the Division of Higher Education. 13 (f)(d) In consultation with the board, the Division of Higher 14 Education shall may promulgate standards and rules to be prescribed for the 15 administration of this subchapter and the management and operation of the 16 schools and admissions representatives, subject to the provisions of 17 implement this subchapter. 18 (g)(e) The Division of Higher Education shall participate in the 19 administer hearings before the Arkansas Higher Education Coordinating Board 20 for provided to schools and admissions representatives in cases of facing 21 revocation or denial of licensure. 22 (h) Official meetings of the board may be called by the Chair of the 23 State Board of Private Career Education as necessary, but meetings shall be held at least four (4) times a year. 24 25 (i) A majority of favorable votes by the board members at an official meeting is required for adoption of a recommendation. 26 27 (i) Board members may be reimbursed for expenses in accordance with § 25-16-901 and stipends according to § 25-16-903. 28 29 (k) The board may adopt and use a seal, which may be used for the 30 authentication of the recommendations of the board. 31 (1)(1)(f)(1) The Division of Higher Education shall annually require 32 background investigations for all partners or shareholders with ten percent 33 (10%) or more ownership interest in a school when the school seeks an 34 original license. 35 (2) The Division of Higher Education may establish a schedule 36 for periodic background checks for partners or shareholders with ten percent

1

2

license.

3 (m)(1)(g)(1) The partners or shareholders shall apply to the
4 Identification Bureau of the Division of Arkansas State Police for a state
5 and national criminal background check to be conducted by the Federal Bureau
6 of Investigation.

7 (2) The check shall conform to the applicable federal standards8 and shall include the taking of fingerprints.

9 (3) The applicant shall sign a release of information to the 10 board and shall be responsible to the Division of Arkansas State Police for 11 the payment of any fee associated with the criminal background check.

12 (4) Upon completion of the criminal background check, the
13 Identification Bureau of the Division of Arkansas State Police shall forward
14 to the Division of Higher Education all information obtained concerning the
15 person in the commission of any offense listed in § 6-51-606(g)(3).

16 (5)(A) The Division of Higher Education may issue a nonrenewable 17 temporary license pending the results of the criminal background check.

18 (B) The <u>temporary</u> license shall be valid for no more than
19 six (6) months.

(C) Upon receipt of information from the Identification Bureau of the Division of Arkansas State Police that only one (1) of the partners or shareholders of the school holding the license has been convicted of any offense listed in § 6-51-606(g)(3), the Division of Higher Education shall revoke the license.

25 (n)(1)(h)(1) The provisions of Licensure revocation under § 6-51 26 606(g) may be waived by the Division of Higher Education upon the request of:

27 (A) An affected applicant for licensure; or28 (B) The partners or shareholders of a school holding a

29 license subject to revocation.

30 (2) Circumstances for which a waiver may be granted shall 31 include, but not be limited to, without limitation the following: 32 (A) The age at which the crime was committed; 33 (B) The circumstances surrounding the crime; 34 The length of time since the crime; (C) 35 Subsequent work history; (D) 36 Employment references; (E)

1 (F) Character references; and 2 (G) Other evidence demonstrating that the applicant does 3 not pose a threat. (o)(1)(1) Any information received by the Division of Higher 4 5 Education from the Identification Bureau of the Division of Arkansas State 6 Police under this section shall not be available for examination except by: 7 (A) The affected applicant for licensure or his or her 8 authorized representative; or 9 (B) The person whose license is subject to revocation or 10 his or her authorized representative. 11 (2) No record, file, or document shall be removed from the 12 custody of the Division of Arkansas State Police. (p)(j) Any information made available to the affected applicant for 13 14 licensure or the person whose license is subject to revocation shall be 15 information pertaining to that person only. 16  $(\mathbf{q})$  (k) Rights of privilege and confidentiality established in this 17 section shall not extend to any document created for purposes other than the 18 background check required by this section. 19 (r) In consultation with the board, the Division of Higher Education 20 shall adopt the necessary rules to fully implement the provisions of this 21 section. 22 23 SECTION 38. Arkansas Code § 6-51-606 is amended to read as follows: 24 6-51-606. School license generally. 25 (a) No persons shall operate, conduct, maintain, or offer to operate 26 in this state Arkansas a school as defined in this subchapter, or solicit the 27 enrollment of students residing in the state Arkansas, unless a license is 28 first secured from the Division of Higher Education issued in accordance with 29 the provisions of this subchapter and the rules promulgated by the division 30 in consultation with the State Board of Private Career Education. 31 (b)(1) Application An application for a license shall be filed in the 32 manner and upon the forms prescribed and furnished by the division for that 33 purpose signed and include all required information as prescribed by the 34 division. 35 (2) The application shall be signed by the applicant and 36 properly verified and shall contain such information as may apply to the type

1 and kind of school, satellite school, or extension course site for which a 2 license is sought. 3 (c)(1) A license issued shall be restricted to the programs of study 4 specifically indicated in the application for a license. 5 The holder of a license shall present a supplementary (2) 6 application for approval of additional programs of study. 7 (d) The license shall remain the property of the State of Arkansas and 8 shall be returned to the division upon cause. 9 (e) After a license is issued to any school by the division <del>on the</del> 10 basis of its application, it shall be the responsibility of the school to 11 notify the division immediately the division of any changes in the ownership, 12 administration, location, faculty, or programs of study on the forms and in 13 the manner prescribed by the division. 14 (f)(1) In the event of the sale of such school, the license granted to 15 the original owner or operators shall not be transferable to the new 16 ownership or operators, but. 17 (2) An application for a new license must shall be made and 18 approved before the new ownership's taking over operation of the school. 19 (g) The division shall have the power to deny issuing a new or renewal 20 license, to revoke an existing license, or to place a licensee on probation, 21 if in its discretion it determines that: 22 (1) The licensee has violated any of the provisions of this 23 subchapter or any of the rules of the division; 24 (2) The applicant or licensee has knowingly presented to the 25 division incomplete or misleading information relating to licensure; 26 (3) The applicant or licensee has pleaded guilty, entered a plea 27 of nolo contendere, or has been found guilty in a criminal proceeding, 28 regardless of whether or not the adjudication of guilt or sentence is 29 withheld, deferred, or suspended by a court of this state Arkansas, another 30 state, or the United States Government, of: 31 (A) Any felony; or 32 (B) Any act involving moral turpitude, gross immorality, 33 or which is related to the qualifications, functions, and duties of a 34 licensee; 35 (4) The applicant or licensee has intentionally failed or 36 refused to permit the division or its representatives to inspect the school

50

or classes or has intentionally failed or refused to make available to the division, at any time when requested to do so, full information pertaining to any or all items of information contained in an application for license or pertaining to the operation of the school;

5 (5) The applicant has failed or refused to submit to the
6 division an application for license or renewal in the manner and on the forms
7 prescribed;

8 (6) A licensed admissions representative has failed or refused
9 to display or produce his or her license when requested to do so by
10 prospective students or designated officials of the division;

11 (7) The applicant or licensee has failed to provide or maintain 12 premises, equipment, materials, supplies, or conditions in accordance with 13 minimum standards as established by rules;

14 (8) The licensee has been found by the division or a court of 15 law to have perpetrated fraud or deceit in advertising of the school or 16 programs of study or in presenting to prospective students information 17 relating to the school, programs of study, employment opportunities, or 18 opportunities for enrollment in institutions of higher education;

19 (9) The licensee has in its employ <u>any</u> admissions
20 representatives who have not been licensed but are actively engaged in the
21 practice of attempting to enroll students;

(10) The licensee has failed to provide and maintain standards of instruction or qualified administrative, supervisory, or instructional staff as established by rules;

25 (11) The applicant or licensee is unable to provide and maintain 26 financial resources in sufficient amount to equip and maintain the school or 27 classes;

28 (12) The licensee has moved the school into new premises or 29 facilities without first notifying the division;

30 (13) The licensee has offered training or instruction in
31 programs of study which have not been approved and authorized in accordance
32 with rules;

33 (14) A licensed admissions representative has solicited 34 prospective students to enroll in a school which has not been licensed by the 35 division or which is not listed on his or her license;

36 (15) There was a change in the ownership of the school without

51

1 proper notification to and approval from the division; 2 (16) The licensee has failed to notify the division or to provide written documentation as to the cause that the license of a school 3 4 has been suspended or revoked or the school has been placed on probation or a 5 show cause issued in another state or by another regulatory agency; 6 (17) The licensee has failed to notify the division of legal 7 actions initiated by or against the school; or 8 (18) The licensee fails to make tuition refunds to the students 9 or their lenders in compliance with current rules. 10 The division shall have the power to revoke a license if in its (h) 11 discretion it determines that: 12 (1) The licensee has failed to cure a deficiency leading to a 13 license probation within the time as may be reasonably prescribed by the 14 division; The licensee while on probation has been found by the 15 (2) 16 division to have incurred an additional infraction of this subchapter; or 17 The licensee has closed a school without first having (3) 18 completed the training of all students currently enrolled or having made 19 tuition refunds to students or their lenders. 20 The division may impose sanctions under § 25-15-217. (i) 21 (j)(1) Unless directed to do so by court order, the division shall 22 not, for a period of five (5) years following revocation, reinstate the 23 license of a school or allow an owner of any such school to seek licensure of 24 another school. 25 (2) Upon expiration of licensure status, the school must apply 26 for an original license in accordance with the provisions of this subchapter. 27 (k)(1) Upon closure of a school located in Arkansas and licensed under 28 any provision of this subchapter, whether for license revocation or any other 29 cause, all student financial aid records for the previous three (3) years and 30 all student transcripts regardless of age must be delivered to the division. 31 (2) Delivered records shall be arranged in alphabetical order 32 and stored in boxes or in data format at the discretion of the division. 33 (3) The division shall be responsible for the proper security, storage, and maintenance of all such records. 34 35 36 SECTION 39. Arkansas Code § 6-51-607(a)(1), concerning the payment of

52

1 annual fees by a private resident and correspondence school, is amended to 2 read as follows: (a)(1) Each school licensed under this subchapter shall pay annually a 3 4 fee to be set by the Division of Higher Education in consultation with the 5 State Board of Private Career Education Arkansas Higher Education 6 Coordinating Board. 7 8 SECTION 40. Arkansas Code § 6-51-609(k), concerning the promulgation 9 of rules related to private resident and correspondence schools, is repealed. 10 (k) In consultation with the State Board of Private Career Education, 11 the Division of Higher Education shall adopt the necessary rules to fully 12 implement the provisions of this section. 13 14 SECTION 41. Arkansas Code § 6-51-610(a), concerning fees related to 15 private resident and correspondence schools, is amended to read as follows: 16 (a) In consultation with the State Board of Private Career Education 17 Arkansas Higher Education Coordinating Board, the Division of Higher 18 Education shall set fees for schools and admissions representatives. 19 20 SECTION 42. Arkansas Code § 6-51-616 is amended to read as follows: 21 6-51-616. Student grievance procedure. 22 (a) Any student may file a written complaint with the Division of 23 Higher Education on the forms prescribed and furnished by the division for 24 that purpose if the student has reason to believe he or she is suffering loss 25 or damage resulting from: 26 The failure of a school to perform agreements made with the (1)27 student; or 28 (2) An admissions representative's misrepresentations in 29 enrolling the student. 30 (b)(1) All complaints shall be investigated, and attempts shall be 31 made to resolve them informally. 32 (2) If an informal resolution cannot be achieved, the aggrieved 33 party may request a formal hearing to be held before the State Board of Private Career Education Arkansas Higher Education Coordinating Board. 34 35 (c) The aggrieved party may not pursue resolution before the board if 36 legal action has been filed.

```
1
                The request for a hearing shall be in writing and filed with the
           (d)
 2
     director division within one (1) year of completion of, or withdrawal from,
 3
     the school.
 4
           (e) The written request for a hearing shall name the parties involved
 5
     and specific facts giving rise to the dispute.
 6
           (f) The ruling of the board shall be binding upon the parties.
 7
8
           SECTION 43. The introductory language of Arkansas Code § 6-51-617(a),
9
     concerning dispute resolution by the State Board of Private Career Education,
10
     is amended to read as follows:
11
           (a) The State Board of Private Career Education Arkansas Higher
12
     Education Coordinating Board shall represent the sole authority to resolve
13
     disputes between a student and a school as to grievances relating to:
14
15
           SECTION 44. Arkansas Code § 6-51-621 is repealed.
16
           6-51-621. Construction of subchapter.
17
           Nothing in this subchapter shall be construed to affect the
18
     responsibilities of the Arkansas Higher Education Coordinating Board as
19
     defined in § 6-61-301.
20
21
           SECTION 45. Arkansas Code § 6-51-622(d), concerning rules related to
22
     noncommercial driver training instructions, is repealed.
23
           (d)(1) In consultation with the State Board of Private Career
24
     Education, the Division of Higher Education may promulgate reasonable rules
25
     to implement, enforce, and administer this section.
26
                 (2) The rules of the division shall be issued in accordance with
27
     the Arkansas Administrative Procedure Act, § 25-15-201 et seq.
28
29
           SECTION 46. Arkansas Code § 6-53-203(a), concerning powers and duties
     of the Arkansas Higher Education Coordinating Board related to the technical
30
31
     and community college system, is amended to add an additional subdivision to
32
     read as follows:
           (10) Promulgate rules to implement this chapter.
33
34
35
           SECTION 47. Arkansas Code § 6-60-1504 is amended to read as follows:
36
           6-60-1504. Limitations.
```

1 (a) Nothing in this subchapter shall be interpreted as: 2 (1) Giving a member of the campus community the right to disrupt 3 a previously scheduled or otherwise reserved activity; 4 (2) Authorizing a member of the campus community to disregard a 5 policy of the state-supported institution of higher education regarding: 6 (A) Compliance with state and federal laws on 7 discrimination and harassment; or 8 (B) The productive and efficient operation of an 9 instructional or work environment; (3) Preventing a state-supported institution of higher education 10 11 from prohibiting, limiting, or restricting expression that is not protected 12 under the First Amendment to the United States Constitution or Article 2, § 13 6, of the Arkansas Constitution; or 14 (4) Prohibiting a state-supported institution of higher 15 education from imposing a restriction on the time, place, or manner of expression in or on a campus forum, provided the restriction on the time, 16 17 place, or manner of expression: 18 (A) Is reasonable; 19 (B) Is justified without reference to the viewpoint of the 20 speaker; 21 (C) Is narrowly tailored to serve a significant state 22 interest; and 23 (D) Leaves open ample alternative channels for 24 communication of the information or message contained in the expression. 25 (b) A state-supported institution of higher education shall not grant 26 excused absences for: 27 (1) Purposes of political protest; 28 (2) Social or public policy advocacy; or 29 (3) Attempts to influence legislation or other governmental 30 policymaking at the local, state, or federal level. (c) Academic standards, teaching standards, education standards, 31 32 curriculum, teacher professional development, and rules in a state-supported 33 institution of higher education shall not authorize student walkouts for 34 purposes of: 35 (1) Political protest; 36 (2) Social or public policy advocacy; or

55

1	(3) Attempts to influence legislation or other governmental
2	policymaking at the local, state, or federal level.
3	(d) This section shall not be construed to prohibit students from
4	attending curricular or co-curricular activities approved by the state-
5	supported institution of higher education.
6	(e)(1) A student who negligently or intentionally causes damages to
7	the property of a state-supported institution of higher education while
8	engaging in a political protest or public policy advocacy shall be liable to
9	the state-supported institution of higher education for damages caused by the
10	student.
11	(2) A state-supported institution of higher education may seek
12	to recover damages described in subdivision (e)(l) of this section in a court
13	of competent jurisdiction.
14	(3) A student of a state-supported institution of higher
15	education who has been found liable for damages described in subdivision
16	(e)(l) of this section shall be subject to the following penalties until the
17	judgment is fully satisfied:
18	(A) The student shall be ineligible to receive a degree or
19	credential from the state-supported institution of higher education; and
20	(B) The state-supported institution of higher education
21	shall not transfer or otherwise endorse credit issued by the state-supported
22	institution of higher education for the purposes of satisfying degree
23	requirements at any other state-supported institution of higher education.
24	
25	SECTION 48. Arkansas Code Title 6, Chapter 60, is amended to add
26	additional subchapters to read as follows:
27	<u>Subchapter 16 — Rejecting Discrimination and Indoctrination in Postsecondary</u>
28	Education
29	
30	6-60-1601. Legislative findings.
31	The General Assembly recognizes that:
32	(1) The First Amendment of the United States Constitution
33	robustly protects the right to speak without government interference, but not
34	to compel others to adopt, affirm, or adhere to specific beliefs;
35	(2) The Fourteenth Amendment of the United States Constitution
36	provides that no state shall deny to any person within its jurisdiction the

56

HB1512

1	equal protection of the law;
2	(3) Title IV of the Civil Rights Act of 1964 promotes the
3	desegregation of public schools and authorizes the United States Attorney
4	General to file lawsuits to enforce the provisions of the Civil Rights Act of
5	1964. It defines "desegregation" as "the assignment of students to public
6	schools and within such schools without regard to their race, color,
7	religion, or national origin," thereby removing government-sanctioned racial
8	discrimination in schools and implementing the United States Supreme Court's
9	holding in "Brown v. Board of Education", 347 U.S. 483 (1954), that racial
10	separation is a violation of the Equal Protection Clause of the Fourteenth
11	Amendment; and
12	(4) Title VI of the Civil Rights Act of 1964 states that "No
13	person in the United States shall, on the ground of race, color, or national
14	origin, be excluded from participation in, be denied the benefits of, or be
15	subjected to discrimination under any program or activity receiving Federal
16	financial assistance".
17	
18	<u>6-60-1602.</u> Purpose.
19	(a) It is the intent of the General Assembly that administrators,
20	faculty, and other employees of a state-supported institution of higher
21	education maintain nondiscriminatory policies in accordance with Title IV,
22	Title VI, and Title VII of the Civil Rights Act of 1964.
23	(b) This subchapter is enacted to:
24	(1) Prevent discrimination;
25	(2) Promote the intellectual development of students and faculty
26	in Arkansas; and
27	(3) Protect the free exchange of ideas according to the United
28	States Constitution and the Arkansas Constitution.
29	
30	<u>6-60-1603.</u> Definitions.
31	As used in this subchapter:
32	(1) "Accreditation" means the status of public recognition that
33	an accrediting agency grants to an educational institution;
34	(2) "Accrediting agency" means a legal entity or part of a legal
35	entity that:
36	(A) Conducts accrediting activities; and

57

1	(B) Makes decisions about the accreditation or pre-
2	accreditation status of educational institutions;
3	(3) "Affirm, adopt, or adhere to" includes communicative speech
4	or act or action, including without limitation:
5	(A) Engaging in symbolic speech;
6	(B) Holding signs;
7	(C) Raising hands;
8	(D) Signing a pledge; or
9	(E) Participating in a parade, "privilege walk", or
10	racially segregated activity of any sort;
11	(4) "Compel" means:
12	(A) Causing or pressuring an individual to perform an act
13	or action against his or her will; or
14	(B) Retaliating against an individual who declines to
15	perform an act against his or her will;
16	(5) "Diversity, equity, and inclusion initiative" or "DEI"
17	means:
18	(A) An office, division, department, or administrative
19	provider of a unit of study at a state-supported institution of higher
20	education with the purpose of:
21	(i) Influencing academic, administrative, hiring, or
22	employment practices at the state-supported institution of higher education;
23	(ii) Promoting:
24	(a) Preferences based upon race, color, sex,
25	ethnicity, or national origin;
26	(b) Differential treatment on the basis of
27	race, color, sex, ethnicity, or national origin; or
28	(c) Political or social activism to consider
29	race, color, sex, ethnicity, or national origin as factors in decision-
30	making, except where required by federal or state law; or
31	(iii) Any promotion described in subdivision
32	(5)(A)(ii) of this section that conflicts with state and federal
33	antidiscrimination laws; or
34	(B) Any program, activity, applicant statement, or
35	training described in § 6-60-1604 that promotes an activity described in
36	subdivision (5)(A)(ii) of this section;

1	(6) "State-supported institution of higher education" means a
2	public postsecondary institution or a department in a public postsecondary
3	institution that:
4	(A) Provides:
5	(i) An eligible program of training to prepare
6	students for gainful employment in a recognized occupation; or
7	(ii) A program leading to a baccalaureate degree or
8	a graduate degree; and
9	(B) Is accredited by a recognized accrediting agency or
10	association and has continuously held the accreditation for the number of
11	years required by the Division of Higher Education; and
12	(7) "Unit of study" means a class, single component, or subject
13	offered by a state-supported institution of higher education for the
14	completion of a degree or that leads to a postsecondary award, including
15	academic credit, or for the purposes of auditing a class.
16	
17	6-60-1604. Prohibitions.
18	(a) An officer, agent, administrator, employee, teacher, or contractor
19	of a state-supported institution of higher education shall not compel another
20	officer, agent, administrator, employee, teacher, contractor, or student of
21	the state-supported institution of higher education to personally affirm,
22	adopt, or adhere to ideas or beliefs in violation of Title IV, Title VI, or
23	Title VII of the Civil Rights Act of 1964, including without limitation:
24	(1) That an individual should be adversely or advantageously
25	treated on the basis of his or her race, ethnicity, sex, color, or national
26	origin; and
27	(2) That an individual student of a state-supported institution
28	of higher education or group of students of a state-supported institution of
29	higher education, by virtue of their race, ethnicity, sex, color, or national
30	origin, bear collective guilt or are inherently responsible for actions
31	committed by other members of the same race, ethnicity, sex, color, or
32	national origin.
33	(b) An officer, agent, administrator, employee, teacher, or contractor
34	of a state-supported institution of higher education shall not adversely or
35	advantageously treat students of the state-supported institution of higher
36	education differently on the basis of race, ethnicity, sex, color, or

5**9** 

1	national origin except to the extent otherwise allowed by federal law.
2	(c)(l) An officer, agent, administrator, employee, teacher, or
3	contractor of a state-supported institution of higher education, when acting
4	in the course of his or her official duties, shall not organize, participate
5	in, or carry out any act or communication that would violate subsection (a)
6	of this section.
7	(2) The prohibition under subdivision (c)(1) of this section
8	shall not be construed to prohibit an employee of a state-supported
9	institution of higher education from:
10	(A) Discussing the ideas and history of the concepts
11	described in subsection (a) of this section for legitimate educational,
12	andragogical, or pedagogical purposes consistent with this subchapter; and
13	(B) Using methods of communication not in violation of
14	this subchapter.
15	(d) An officer, agent, administrator, employee, teacher, or contractor
16	of a state-supported institution of higher education may not condition
17	enrollment in or attendance of a class, training, or orientation of the
18	state-supported institution of higher education:
19	(1) On the basis of race, ethnicity, sex, color, or national
20	origin where not required by federal law; or
21	(2) On requiring an individual to personally affirm, adopt, or
22	adhere to a political, philosophical, religious, or other ideological
23	viewpoint.
24	(e) An officer, agent, administrator, employee, teacher, or contractor
25	of a state-supported institution of higher education shall not compel another
26	officer, agent, administrator, employee, teacher, contractor, or student of
27	the state-supported institution of higher education to personally affirm,
28	adopt, or adhere to a political, philosophical, religious, or other
29	<u>ideological viewpoint.</u>
30	(f) A state-supported institution of higher education shall not:
31	(1) Collect and report information related to DEI for
32	institutional accreditation purposes;
33	(2) Comply with any institutional accreditation requirement
34	related to DEI, including without limitation the requirement of a diversity
35	statement from a state-supported institution of higher education or any
36	employee or contractor of a state-supported institution of higher education;

60

1	<u>or</u>
2	(3) Comply with any institutional accreditation requirement of
3	an accrediting agency that would require the state-supported institution of
4	higher education to violate this subchapter.
5	(g)(l) This subchapter does not prohibit officers, agents,
6	administrators, employees, teachers, contractors, or students of a state-
7	supported institution of higher education from discussing public policy
8	issues or ideas that individuals may find unwelcome, disagreeable, or
9	offensive.
10	(2) It is the policy of this state that a state-supported
11	institution of higher education educates students of the state-supported
12	institution of higher education on how to think and not what to think.
13	(h)(1) Upon the president or chancellor of a state-supported
14	institution of higher education receiving notice from the Attorney General of
15	a violation of this section, a state-supported institution of higher
16	education that does not immediately make all reasonable efforts to resolve
17	the violation of this section shall demonstrate compliance with all
18	requirements of this section within a reasonable time.
19	(2)(A) A state-supported institution of higher education that
20	fails to demonstrate compliance with all requirements of this section within
21	a reasonable time as required under subdivision (h)(l) of this section shall
22	not be eligible for state funding under the state higher education funding
23	<u>formula.</u>
24	(B) In order to regain eligibility for receipt of state
25	funding, a state-supported institution of higher education shall demonstrate
26	compliance with all requirements of this section for not less than one (1)
27	fiscal year after the fiscal year in which the state-supported institution of
28	higher education became ineligible for receipt of state funding.
29	(i) A state-supported institution of higher education shall not expend
30	any state funds and shall reject any federal funds whose receipt requires the
31	state-supported institution of higher education to violate this subchapter.
32	(j) This subchapter shall not be construed to prevent compliance with
33	any state or federal civil rights laws that do not depend on receipt of state
34	or federal funding.
35	(k) A state-supported institution of higher education shall not
36	require a current or prospective officer, agent, administrator, employee,

61

1	teacher, contractor, or student of the state-supported institution of higher
2	education to submit a statement or diversity statement describing his or her
3	views on matters related to race, ethnicity, sex, color, or national origin
4	to be considered for the purposes of hiring, evaluating, admitting, or
5	promoting the officer, agent, administrator, employee, teacher, contractor,
6	or student of the state-supported institution of higher education.
7	(1) This subchapter does not prohibit a state-supported institution of
8	higher education from directing recruitment, advertisement, or promotion
9	efforts to a specific population of prospective or existing students.
10	(m) This subchapter may be enforced by the Attorney General on behalf
11	of the state.
12	
13	<u>Subchapter 17 — Arkansas Direct Admissions Program</u>
14	
15	<u>6-60-1701 Title.</u>
16	This subchapter shall be known and may be cited as the "Arkansas Direct
17	Admissions Program Act".
18	
19	<u>6-60-1702. Definitions.</u>
20	As used in this subchapter:
21	(1) "Application requirements" means the forms, payments, or
22	activities that are required to be completed by a student to apply to a
23	state-supported institution of higher education as set by each participating
24	institution;
25	<u>(2) "Eligible student" means a student who resides in Arkansas</u>
26	and attends a public or private accredited high school that has agreed to
27	participate in the Arkansas Direct Admissions Program;
28	(3) "Enrollment requirements" means the forms, payments, or
29	<u>activities that are required to be completed by a student to enroll in a</u>
30	state-supported institution of higher education as set by each participating
31	institution;
32	(4) "Participating institution" means a state-supported
33	institution of higher education, community college, or technical college
34	within Arkansas that uses the Arkansas Direct Admissions Program;
35	(5) "Participating public school" means:
36	(A) A public high school within a traditional public

62

1	school district that is accredited by the State Board of Education;
2	(B) An open-enrollment public charter school organized as
3	a high school that is authorized by the charter authorizing panel; and
4	(C) A private high school that is accredited by:
5	(i) The Arkansas Nonpublic School Accrediting
6	Association, Inc., or its successor; or
7	(ii) Another accrediting association recognized by
8	the state board;
9	(6) "Provisional admissions criteria" means the minimum academic
10	requirements that a student is required to meet to receive a provisional
11	admissions offer from a participating institution; and
12	(7)(A) "Provisional admissions offer" means a determination that
13	a student meets admissions criteria.
14	(B) "Provisional admissions offer" does not mean
15	acceptance to a participating institution.
16	
17	<u>§ 6-60-1703.</u> Arkansas Direct Admissions Program.
18	(a) There is established the Arkansas Direct Admissions Program.
19	(b) The program shall:
20	(1) Begin implementation with the high school graduating class
21	of 2026-2027;
22	(2) Establish:
23	(A) Provisional admissions criteria, including without
24	limitation:
25	(i) Grade point average;
26	(ii) Assessment scores; and
27	(iii) Course completion;
28	(B) Eligibility requirements for participating
29	institutions that include without limitation:
30	(i) Application requirements; and
31	(ii) Enrollment requirements; and
32	(C) Eligibility requirements for participating public
33	<u>schools;</u>
34	(3) Require the collection of student academic information to
35	determine provisional admissions offers;
36	(4) Include a common application portal for eligible students to

63

1	participate in the program that may include without limitation:
2	(A) Information about participating institutions;
3	(B) Communication of provisional admissions offers to
4	participating students; and
5	(C) Information about available financial aid; and
6	(5) Include a plan to conduct outreach to eligible students to
7	provide the eligible students with information regarding the operation of the
8	program.
9	(c) This section shall not prevent a student who does not qualify for
10	a provisional admissions offer from applying for enrollment in a
11	participating institution through the participating institution's existing
12	admissions process.
13	(d) The Division of Higher Education may promulgate rules to implement
14	this subchapter.
15	
16	<u>§ 6-60-1704. Duties of public school districts and open-enrollment</u>
17	public charter schools.
18	(a) A public school district or open-enrollment public charter school
19	may opt to participate in the Arkansas Direct Admissions Program.
20	(b) A participating public school shall provide student data to the
21	Division of Higher Education that includes without limitation:
22	(1) Grade point average;
23	(2) Assessment scores; and
24	(3) Course completion.
25	(c)(l) Each public school district and open-enrollment public charter
26	school shall inform all students about participation in the Arkansas Direct
27	Admissions Program.
28	(2) A public school district or open-enrollment public charter
29	school shall not actively discourage or prohibit an eligible student from
30	participating in the Arkansas Direct Admissions Program.
31	
32	SECTION 49. Arkansas Code Title 6, Chapter 61, Subchapter 1, is
33	amended to add an additional section to read as follows:
34	<u>§ 6-61-144. Purple Star Campuses.</u>
35	(a) A state-supported institution of higher education that shows a
36	significant commitment to serving students and families connected to the

64

1 United States Armed Forces may be designated as a Purple Star Campus. 2 (b) The Division of Higher Education may promulgate rules to implement 3 this section. 4 5 SECTION 50. Arkansas Code § 6-61-201(a)-(c), concerning membership of 6 the Arkansas Higher Education Coordinating Board, are amended to read as 7 follows: 8 The Beginning May 1, 2025, the Arkansas Higher Education (a)(l) 9 Coordinating Board shall consist of twelve (12) seven (7) members appointed 10 by the Governor as follows: 11 (A)(i) Six (6) Four (4) members who shall be: 12 (a) Qualified electors of the State of 13 Arkansas; and 14 (b) Graduates of public two-year or four-year 15 state-supported institutions of higher education within the state. 16 (ii) If an appointee under this subdivision (a)(1)(A) 17 is serving as a member of a board of a two-year or four-year state-supported 18 institution of higher education at the time of appointment to the Arkansas 19 Higher Education Coordinating Board, the appointee shall relinquish his or 20 her membership on the board of the two-year or four-year state-supported 21 institution of higher education; and 22 (B)(i) Six (6) Three (3) members shall be selected from 23 business, industry, education, agriculturally related industry, and medical 24 services and shall not be current members of a board of a public two-year or 25 four-year state-supported institution of higher education. 26 (ii) At least one (1) of the appointees shall have a 27 strong interest in and commitment to economic and workforce development. 28 (iii) At least one (1) of the appointees shall have experience in the knowledge-based technology field. 29 30 (2) No more than four (4) two (2) members of the Arkansas Higher 31 Education Coordinating Board shall be appointed from any one (1) 32 congressional district as the districts exist at the time of the appointment. 33 (b) Vacancies on the Arkansas Higher Education Coordinating Board 34 shall be filled for the unexpired terms, and the appointments shall be made 35 in the same manner as the positions vacated. 36 (c)(1) The members of the Arkansas Higher Education Coordinating Board

1 shall serve staggered terms of six (6) years. 2 (2) The terms of two (2) members shall expire each year. 3 4 SECTION 51. Arkansas Code § 6-61-202(a), concerning powers and duties 5 of the Arkansas Higher Education Coordinating Board, is amended to add 6 additional subdivisions to read as follows: 7 (8) Perform all other functions that may now or hereafter be 8 delegated to the Arkansas Higher Education Coordinating Board by law; and 9 (9) Promulgate rules to perform all duties and obligations to 10 implement this subchapter. 11 12 SECTION 52. Arkansas Code § 6-61-231(b)(1), concerning the purpose of 13 the statewide transfer agreement, is amended to read as follows: 14 The purpose of this section is to eliminate obstacles to (b)(1) 15 transfers of credits among public state-supported institutions of higher 16 education in Arkansas by providing a seamless transfer of academic credits 17 from a completed designated transfer degree program or a completed state 18 minimum core curriculum to a baccalaureate degree program without the loss of 19 earned credits and without the receiving public state-supported institution 20 of higher education requiring additional lower-division general education 21 credits. 22 23 SECTION 53. Arkansas Code § 6-61-231(c), concerning the statewide 24 transfer agreement developed by the Arkansas Higher Education Coordinating 25 Board, is amended to add an additional subdivision read as follows: 26 (6)(A) Provides for a reverse transfer agreement for a student 27 seeking an associate degree that transfers to a four-year state-supported 28 institution of higher education before earning an associate degree. 29 (B)(i) Except as provided in subsection (c)(6)(B)(ii), a 30 student shall be awarded an associate degree by the two-year state-supported 31 institution of higher education upon completing the degree requirements at the four-year state-supported institution of higher education if the student 32 33 earned more than thirty (30) credit hours toward the associate degree at the two-year state-supported institution of higher education. 34 35 (ii) A student eligible to receive an associate

36 degree under subdivision (c)(6)(B)(i) of this section shall be:

66

1	(a) Notified in writing by the state-supported
2	institution of higher education awarding the associate degree that the
3	student is eligible to receive an associate degree;
4	(b) Provided an opportunity to decline the
5	award of the associate degree;
6	(c) Awarded the associate degree if the
7	student takes no action within thirty (30) days of being provided notice
8	under subdivision (c)(6)(B)(ii)(a) of this section; and
9	(d) Awarded the associate degree by the four-
10	year state-supported institution of higher education if the student elects to
11	be awarded the associate degree by the four-year state-supported institution
12	of higher education upon completion of the degree requirements.
13	(C)(i) Except as provided in subdivision (c)(6)(B)(ii)(d),
14	a four-year state-supported institution of higher education shall:
15	(a) Identify each student who has completed at
16	least sixty (60) hours of academic credit and met the state core curriculum
17	requirements; and
18	(b) Forward a copy of the student's transcript
19	to the two-year state-supported institution of higher education.
20	(ii) If a student attended more than one (1) two-
21	year state-supported institution of higher education, the student's
22	transcript shall be sent to the two-year state-supported institution of
23	higher education that provided the largest number of credit hours.
24	(iii) The two-year state-supported institution of
25	higher education shall notify the four-year state-supported institution of
26	higher education if the associate degree has been conferred.
27	(iv) Upon notification, the four-year state-
28	supported institution of higher education is no longer required to forward
29	subsequent transcripts of the student at the completion of each term.
30	
31	SECTION 54. Arkansas Code § 6-61-231(d)(2)(B), concerning the
32	requirement of the Arkansas Higher Education Coordinating Board related to
33	the statewide transfer agreement to identify postsecondary career education
34	programs offered by two-year public institutions of higher education is
35	amended to read as follows:
36	(B) Postsecondary career and technical education programs

67

HB1512

1 offered by two-year public state-supported institutions of higher education, 2 including those designated as college-credit courses applicable toward a 3 certificate or degree; 4 SECTION 55. Arkansas Code § 6-61-234 is amended to read as follows: 5 6 6-61-234. Productivity-based funding model. 7 (a)(1)(A) The Arkansas Higher Education Coordinating Board shall adopt 8 policies developed by the Division of Higher Education may promulgate rules 9 necessary to implement a productivity-based funding model for state-supported 10 institutions of higher education, including without limitation two-year and 11 four-year state-supported institutions of higher education. 12 (B) The board shall adopt separate policies for two-year 13 institutions of higher education and four-year institutions of higher 14 education. 15 (2) The policies rules adopted to implement a productivity-based 16 funding model for state-supported institutions of higher education shall 17 contain measures for effectiveness, affordability, and efficiency that 18 acknowledge the following priorities: 19 (A) Differences in institutional missions; 20 (B) Completion of students' educational goals; 21 (C) Progression toward students' completion of programs of 22 study; 23 (D) Affordability through: 24 (i) On-time completion of programs of study; 25 (ii) Limiting the number of excess credits earned by 26 students; and 27 (iii) Efficient allocation of resources; (E)(i) Beginning in the 2026-2027 academic year, 28 29 incorporation of a return on investment metric into the productivity-based 30 funding model. 31 (ii) The return on investment metric under 32 subdivision (a)(2)(E)(i) of this section shall be defined by rule of the 33 Division of Higher Education. 34 (iii) The Division of Higher Education shall ensure that the return on investment metric required under subdivision (a)(2)(E)(i)35 36 of this section is aligned with state economic and workforce needs;

68

1	
1	(E)(F) Institutional collaboration that encourages the
2	successful transfer of students;
3	(F)(G) Success in serving underrepresented students; and
4	(G)(H) Production of students graduating with credentials
5	in science, technology, engineering, mathematics, and high-demand fields that
6	align with statewide and regional workforce needs.
7	(3)(A) The Division of Higher Education may promulgate rules to
8	implement a funding formula to support noncredit programs at a state-
9	supported institution of higher education.
10	(B) Funding for a noncredit program may come from the
11	following:
12	(i) General revenues authorized by law; and
13	(ii) Any other funds as provided by law.
14	(C) The Division of Higher Education shall consult with the Governor's
15	Workforce Cabinet during development of the funding formula for the noncredit
16	programs under subdivision (a)(3)(A) of this section.
17	(3)(4) The productivity-based funding model shall not determine
18	the funding needs of special units such as a medical school, a division of
19	agriculture, or system offices.
20	(b) The productivity-based funding model shall be:
21	(1) Used to align institutional funding with statewide
22	priorities for higher education by:
23	(A) Encouraging programs and services focused on student
24	success; and
25	(B) Providing incentives for progress toward statewide
26	goals; and
27	(2) Built around a set of shared principles that:
28	(A) Are embraced by state-supported institutions of higher
29	education;
30	(B) Employ appropriate productivity metrics; and
31	(C) Are aligned with goals and objectives for
32	postsecondary education attainment in this state.
33	(c)(l) The board Division of Higher Education shall use the
34	productivity-based funding model as the mechanism for recommending funding
35	for state-supported institutions of higher education.
36	(2) The <del>board</del> <u>Division of Higher Education</u> shall recommend

69

1 funding for: 2 (A) State-supported institutions of higher education as a 3 whole; and 4 (B) The allocation of funding to each state-supported 5 institution of higher education. 6 The board Division of Higher Education shall may make (3) separate recommendations for: 7 8 (A) two-year <u>Two-year state-supported</u> institutions of 9 higher education; and 10 (B) four-year Four-year state-supported institutions of 11 higher education. 12 (d) Funds unallocated to state-supported institutions of higher 13 education due to productivity declines shall be reserved by the division 14 Division of Higher Education to address statewide needs in higher education. 15 The division Division of Higher Education shall review the (e) 16 policies every five (5) years to ensure the productivity-based funding model 17 continues to respond to the needs and priorities of the state. 18 (f) In any fiscal year for which the aggregate general revenue funding 19 forecast to be available for state-supported institutions of higher education 20 is greater than two percent (2%) less than the amount provided for the 21 immediate previous fiscal year, the division shall not further implement the 22 productivity-based funding model until the following fiscal year. 23 24 SECTION 56. Arkansas Code § 6-61-1010, concerning authority of the 25 Arkansas Higher Education Coordinating Board under the Technical College and 26 Community College Capital Improvement Act of 1993, is amended to add an 27 additional subsection to read as follows: 28 (f) The Arkansas Higher Education Coordinating Board may promulgate rules to implement this subchapter. 29 30 31 SECTION 57. Arkansas Code § 6-61-1402 is amended to read as follows: 32 6-61-1402. Courses included in common course numbering system. 33 (a)(1) The Arkansas Higher Education Coordinating Board, in 34 collaboration with all state-supported institutions of higher education, 35 shall develop and approve a statewide common course numbering system for 36 lower-division general education courses found within the Arkansas Course

70

1	Transfer System.
2	(2)(b) A state-supported institution of higher education that is
3	not in full compliance with this subchapter shall not be eligible to accept
4	state aid from the Higher Education Grants Fund Account on behalf of a
5	student.
6	(b)(l) A course designated as an upper-division course level may be
7	offered by any four-year state-supported institution of higher education and
8	shall be characterized by a need for advanced academic preparation and skills
9	that a student would be unlikely to achieve without significant prior
10	coursework.
11	(2) Upper-division courses are not required to be included in
12	the common course numbering system.
13	(c) A course designated as a lower-division course level may be
14	offered by any state-supported institution of higher education.
15	(d) The common course numbering system shall include the thirty-five-
16	hour general education core and major program prerequisites that are included
17	in the state minimum core curriculum under § 6-61-231.
18	
19	SECTION 58. Arkansas Code § 6-61-1403 is amended to read as follows:
20	6-61-1403. Additions or alterations.
21	(a) The Commissioner of the Division of Higher Education shall
22	recommend to the Arkansas Higher Education Coordinating Board any additions
23	or alterations to the common course numbering system.
24	(b) The board, with input from the Presidents Council, shall consider
25	the recommended additions and alterations to the common course numbering
26	system.
27	(c) The board may adopt or refuse to adopt suggested additions or
28	alterations to the common course numbering system.
29	Beginning with the 2026-2027 academic year, the Division of Higher
30	Education, in collaboration with the Division of Elementary and Secondary
31	Education, shall:
32	(1) Make recommendations for additions and alterations to the
33	common course numbering system; and
34	(2) Review the common course numbering system to begin aligning
35	elementary and secondary courses.
36	

1	SECTION 59. Arkansas Code § 6-61-1406 is amended to read as follows:
2	6-61-1406. Courses review.
3	(a) The Division of Higher Education, in consultation with the
4	Division of Elementary and Secondary Education, shall:
5	(1) Regularly schedule reviews of <del>courses that are listed in</del> the
6	common course numbering system; <u>and</u>
7	(2) Establish review procedures <del>; and</del>
8	(3) Adopt policies to carry out this section.
9	(b) The Division of Higher Education, in collaboration with the
10	Division of Elementary and Secondary Education, may promulgate rules to
11	implement this subchapter.
12	
13	SECTION 60. Arkansas Code § 6-63-104 is amended to read as follows:
14	6-63-104. Faculty performance review.
15	(a) <u>(1)</u> The president and chancellor of each state-supported
16	institution of higher education in Arkansas shall work with the campus
17	faculties to develop a framework to review faculty performance, including
18	post-tenure review.
19	(2)(A) The framework should be used to develop processes and
20	procedures at each <u>state-supported</u> institution to ensure a consistently high
21	level of performance of the faculty at Arkansas's publicly supported
22	institutions a state-supported institution of higher education.
23	(B) The effects of the review process of faculty
24	performance should include rewarding productive faculty, redirecting faculty
25	efforts to improve or to increase productivity, and correcting instances of
26	substandard performance.
27	(C) The framework developed by each state-supported
28	institution shall be reported to the House Committee on Education, the Senate
29	Committee on Education, the Joint Interim Oversight Committee on Education
30	Reform, and the Division of Higher Education no later than December 1, $rac{1998}{}$
31	2025, and shall be implemented on the respective campuses no later than
32	January 1, <del>2001</del> <u>2026</u> .
33	(b)(1) Pursuant to subsection (a) of this section, each state-
34	supported institution of higher education in Arkansas shall conduct a
35	rigorous, consistently applied, annual review of the performance of all full-
36	time faculty members.

1	(2) This review shall include assessments by peers, students,
2	and administrators and shall be utilized to ensure a consistently high level
3	of performance and serve in conjunction with other appropriate information as
4	a basis for decisions on promotion, salary increases, and job tenure. The
5	evaluation by students and administrative staff, shall be applicable to all
6	teaching faculty, full-time, part-time, and graduate teaching assistants and
7	shall include an assessment of the fluency in English of the faculty member
8	or graduate teaching assistant. This review shall not be used to demote a
9	tenured faculty member to a nontenured status.
10	(3) The review process may result in the following corrective
11	actions:
12	(A) Remedial training;
13	(B) Removal of tenure status; or
14	(C) Any other action permitted by the state-supported
15	institution of higher education's review policy.
16	(4)(A) A state-supported institution of higher education may
17	require an immediate for cause review of a faculty member as described in
18	subsection (f) of this section.
19	(B) A tenured faculty member may appeal a state-supported
20	institution of higher education's performance review decision in accordance
21	with the provisions set by the state-supported institution of higher
22	education in its faculty performance review framework.
23	(C) A state-supported institution of higher education
24	shall provide a tenured faculty member with appropriate due process.
25	(c)(l) Each <del>college and university</del> <u>state-supported institution of</u>
26	higher education shall continually make efforts to identify any English
27	fluency deficiencies of the teaching faculty and shall take reasonable
28	measures to assist deficient faculty members in becoming proficient in
29	English; however, the responsibility of acquiring the level of English
30	proficiency required for the faculty member's teaching, research, or service
31	assignments rests with the faculty member.
32	(2) Each <del>college and university</del> <u>state-supported institution of</u>
33	higher education shall have a process for addressing concerns raised by
34	students concerning language proficiency problems of faculty members.
35	(d)(1) The division A state-supported institution of higher education
36	shall be responsible for monitoring the evaluation performance review process

1	and shall report its findings to the Arkansas Higher Education Coordinating
2	Board and to the Legislative Council by August 1 of each year of all faculty
3	members.
4	(2) The state-supported institution of higher education shall
5	report by August 1 each year to its governing board the number of:
6	(A) Tenure track positions;
7	(B) Faculty members with current tenure status;
8	(C) Faculty members that initially received tenure status;
9	(D) Faculty members with tenure status in which tenure was
10	reviewed that year; and
11	(E) Faculty members whose tenure status was:
12	<u>(i) Maintained;</u>
13	(ii) Conditionally maintained; and
14	(iii) Revoked.
15	(3) A copy of the report under subdivision (d)(2) of this
16	section shall be provided to the division and the Legislative Council.
17	(e) Each state-supported institution of higher education shall require
18	full-time faculty members of the college of education and related disciplines
19	to work collaboratively with the accredited public schools in this state, and
20	such faculty involvement shall be included as part of the annual review of
21	the faculty as required by subsection (b) of this section.
22	(f) A state-supported institution of higher education may require an
23	immediate review of a faculty member, including a faculty member with tenure,
24	at any time if the state-supported institution of higher education determines
25	that the faculty member has:
26	(1) Exhibited professional incompetence in the performance of
27	his or her mandatory job duties;
28	(2) Continually or repeatedly failed to perform duties or meet
29	professional responsibilities of the faculty member's position;
30	(3) Failed to successfully complete any post-tenure review
31	professional development program;
32	(4) Violated laws or policies of a university system or a state-
33	supported institution of higher education that are substantially related to
34	the performance of the faculty member's duties;
35	(5) Been convicted of a crime affecting the fitness of the
36	faculty member to engage in teaching, research, service, outreach, or

## 1 administration; 2 (6) Engaged in unprofessional conduct that adversely affects the 3 state-supported institution of higher education or the faculty member's 4 performance of duties or meeting of responsibilities; 5 (7) Falsified the faculty member's academic credentials; or 6 (8) Met any other for cause justification as defined in the 7 state-supported institution of higher education's review policy. 8 (g) This section shall not affect the ability of a state-supported institution of higher education to terminate or take other action against a 9 10 nontenured or at-will faculty member in accordance with the policies of the 11 state-supported institution of higher education. 12 SECTION 61. Arkansas Code § 6-80-105 is amended to read as follows: 6-80-105. Student financial aid - Scholarship stacking - Definitions. 13 (a) As used in this section: 14 15 (1) "Cost of attendance" means the recognized cost of attendance 16 of an institution of higher education calculated under rules established by 17 the Division of Higher Education amount reported as the cost of attendance by 18 an institution of higher education to the Division of Higher Education 19 through the Integrated Postsecondary Education Data System; 20 (2) "Federal aid" means scholarships or grants awarded to a 21 student as a result of the Free Application for Federal Student Aid, 22 excluding the Pell Grant; 23 (3) "Other aid" means a scholarship, grant, waiver, or 24 reimbursement for tuition, fees, books, or other cost of attendance, other 25 than federal aid or state aid, provided to a student from a postsecondary 26 institution or a private source; 27 (4) "State aid" means scholarships or grants awarded to a 28 student from public funds, including without limitation the Arkansas Academic 29 Challenge Scholarship under § 6-85-201 et seq., the Division of Higher 30 Education division's scholarship and grant programs, state general revenues, 31 tuition, and local tax revenue; and 32 (5)(A) "Student aid package" means federal aid, state aid, and 33 other aid a student receives for postsecondary education expenses. 34 (B) "Student aid package" does not include federal aid, 35 state aid, or other aid received by a student who is: 36 (i) An active member of the United States Armed 75 03-12-2025 10:50:08 CRH113

1 Forces; 2 (ii) An active member of the National Guard; 3 (iii) A member of the reserve components of the 4 armed forces; or 5 (iv) The spouse of a person under subdivision 6 (a)(5)(B)(i), subdivision (a)(5)(B)(ii), or subdivision (a)(5)(B)(iii) of 7 this section. 8 (b)(1) The federal cost of attendance method shall be used for all 9 students receiving state aid, regardless of whether a student is receiving 10 federal aid. 11 (2)(A) Costs that would not be included in the federal cost of 12 attendance shall not be included in the package for a student who receives 13 state aid. 14 (B) Exceptions to the normal federal cost of attendance 15 allowances as set forth in federal regulations may be included in the cost of 16 attendance calculations. 17 (C) Institutional work study is not included in cost of 18 attendance unless the institutional work study is need-based. 19 (3) A postsecondary institution shall not award state aid in a 20 student aid package in excess of the cost of attendance at the institution 21 where the student enrolls. 22 (2) For the purpose of stacking scholarships in a student's 23 student aid package, the Arkansas Academic Challenge Scholarship under § 6-85-201 et seq. shall be reduced or returned first. 24 25 (4) A two-year private postsecondary institution of higher 26 education shall not award state aid in a student aid package at a cost 27 greater than any two-year state-supported institution of higher education. 28 (5) A four-year private postsecondary institution of higher 29 education shall not award state aid in a student aid package at a cost 30 greater than any four-year state-supported institution of higher education. (6) An institution of higher education shall award aid in the 31 32 <u>following</u> order: 33 (A) The Arkansas Academic Challenge Scholarship; 34 (B) Any other state scholarship program, excluding the 35 Arkansas Future Grant Program, Arkansas Teacher Academy Scholarship Program, 36 and Arkansas National Guard Tuition Waiver Program;

1	(C) The Arkansas Future Grant Program, Arkansas Teacher
2	Academy Scholarship Program, or Arkansas National Guard Tuition Waiver
3	Program; and
4	(D) Institutional aid.
5	(c) A postsecondary institution shall report to the division, no later
6	than September 30 of each year, the total amount of federal aid, state aid,
7	and other aid a student receives if the student receives an award from a
8	division scholarship or grant program, including the Arkansas Academic
9	Challenge Scholarship under § 6-85-201 et seq.
10	(d)(l) When a student receives a student aid package that includes
11	state aid and the student aid package exceeds the cost of attendance, the
12	postsecondary institution shall repay state aid in the amount exceeding the
13	cost of attendance, <del>starting with state aid received under the Arkansas</del>
14	Academic Challenge Scholarship under § 6-85-201 et seq utilizing the stacking
15	order under subdivision (b)(6) of this section.
16	(2) The division shall credit the excess state aid funds to the
17	appropriate division fund or trust account.
18	(e) A student awarded state aid shall disclose all state aid, federal
19	aid, and other aid to:
20	(1) The division if the division awards state aid to the
21	student; and
22	(2) A postsecondary institution that awards state aid or other
23	aid to the student.
24	(f) Except as otherwise provided by federal law, federal aid will be
25	applied before state aid governed by this section.
26	
27	SECTION 62. Arkansas Code Title 6, Chapter 80, Subchapter 1, is
28	amended to add an additional section to read as follows:
29	6-80-110. Utilization of the Classic Learning Test.
30	(a) A state-supported institution of higher education shall accept the
31	<u>Classic Learning Test (CLT) examination to the same extent the state-</u>
32	supported institution of higher education accepts the ACT test and the SAT
33	test.
34	(b)(1) Subsection (a) of this section shall apply to admissions
35	criteria and eligibility criteria for state-funded financial assistance
36	programs.

1	(2) Subsection (a) of this section does not apply to
2	institutional assistance programs.
3	
4	SECTION 63. Arkansas Code Title 6, Chapter 80, is amended to add an
5	additional subchapter to read as follows:
6	Subchapter 2 — Residency Classification for State-funded Scholarships at
7	State-Supported Institutions of Higher Education
8	
9	<u>6-80-201. Title.</u>
10	This subchapter shall be known and may be cited as the "Residency
11	Classification for State-funded Scholarships at State-Supported Institutions
12	of Higher Education".
13	
14	6-80-202. Residency classification for state-funded scholarships
15	administered by Division of Higher Education.
16	(a)(1) In making decisions about the residency classification or
17	reclassification of a student for state-funded scholarship purposes, unless
18	otherwise specified by statute, a student shall be classified as an in-state
19	resident for state-funded scholarship purposes only if the student:
20	(A) Will graduate or has graduated from an Arkansas public
21	school, private school, or home school within nine (9) months of enrolling in
22	the state-supported institution of higher education; or
23	(B) Established legal residency in Arkansas by:
24	(i) Meeting the requirements of rules promulgated by the
25	Division of Higher Education; and
26	(ii) Being physically present in Arkansas for at least six
27	(6) continuous months with the intent to remain in Arkansas.
28	(2) Mere physical presence in Arkansas is not sufficient to
29	establish residency or demonstrate future intent under subdivision (a)(l)(B)
30	of this section.
31	(3) A student who claims in-state residency for purposes of
32	state-funded scholarship eligibility but receives Free Application for
33	Federal Student Aid (FAFSA) verification that he or she is not an in-state
34	resident shall have his or her state-funded scholarship amount reduced or
35	rescinded to reflect the change in residency status.
36	(b) A member of the United States Armed Forces who is stationed in

78

HB1512

1	Arkansas under military orders, along with his or her dependents, is entitled
2	to classification as an in-state resident for state-funded scholarship
3	purposes.
4	
5	6-80-203. Duties and responsibilities of students.
6	(a)(l) It is the responsibility of each student, at the time of
7	registration, to seek the proper residency classification for state-funded
8	scholarship purposes.
9	(2) A participating state-supported institution of higher
10	education shall have a process for a student to appeal a residency
11	classification for state-funded scholarship purposes.
12	(b)(l) A student who knowingly gives false information to establish
13	residency classification for state-funded scholarship purposes shall be
14	subject to dismissal by the state-supported institution of higher education.
15	(2) An initial classification as an out-of-state student shall
16	not limit the right of a student to be reclassified later as a resident of
17	Arkansas for state-funded scholarship purposes provided that the student can
18	establish proof of legal residence in Arkansas.
19	
20	SECTION 64. Arkansas Code § 6-81-604(6), concerning the grade point
21	average required for grant recipients under the Teacher Opportunity Program,
22	is amended to read as follows:
23	(6) Grant recipients shall maintain a <u>cumulative</u> grade point
24	average in their college work of no less than 2.5 on a 4.0 scale or maintain
25	an appropriate equivalent as determined by the Division of Higher Education.
26	
27	SECTION 65. Arkansas Code § 6-81-605 is amended to read as follows:
28	6-81-605. Grants - Priority.
29	(a)(l) The first priority for the award of funds under the Teacher
30	Opportunity Program is the award <del>of reimbursements</del> for additional education
31	in:
32	(A) Science, technology, engineering, or mathematics
33	fields;
34	(B) Computer science;
35	(C) Literacy or reading;
36	(D) Prekindergarten education; or

79

1 (E) Special education. 2 (2) If funds are available after all awards are made under 3 subdivision (a)(1) of this section, then additional reimbursements awards may 4 be made in accordance with the following: 5 (A)(i) A teacher may receive an award if seeking dual 6 licensure in an additional subject area different from the subject area in 7 which the teacher is currently teaching, if he or she does not have a current 8 license for the additional subject area. 9 (ii) The amount of the award and the number of 10 recipients selected by the Division of Higher Education is contingent on the 11 appropriation and availability of funding for that purpose; 12 (B)(i) A student may receive reimbursements up to but not in excess of the cost of his or her student fees, books, and instructional 13 14 supplies at the public institution of higher education in this state 15 assessing the highest rate of student fees an award that shall not exceed the 16 cost of tuition and fees required to complete six (6) semester credit hours 17 per academic year. 18 (ii) For purposes of award disbursement under 19 subdivision (a)(2)(B)(i) of this section, an academic year begins in the fall 20 semester and runs through the summer semester; 21 (B) The reimbursements made to one (1) student within one 22 (1) fiscal year may not exceed the costs associated with six (6) semester 23 eredit hours or the equivalent of six (6) semester credit hours; and 24 (C) All other requirements established by the Division of 25 Higher Education are met. 26 (b)(1) The Division of Higher Education shall determine priorities for 27 awarding reimbursements awards if there are more applicants than funds 28 available. 29 (2) Priorities shall be determined in coordination with the 30 Division of Elementary and Secondary Education and shall be based on the 31 needs of the state. 32 33 SECTION 66. Arkansas Code § 6-81-607(3), concerning the definition of "student" under the Teacher Opportunity Program, is amended to add an 34 35 additional subdivision to read as follows: 36 (F) Any other subject matter as determined by the

80

1	division.
2	
3	SECTION 67. Arkansas Code §§ 6-81-608 and 6-81-609 are repealed.
4	6-81-608. Dual Licensure Incentive Program.
5	(a) There is created the Dual Licensure Incentive Program to encourage
6	<del>classroom teachers currently employed by school districts in the state to</del>
7	return to college to obtain licensure in one (1) or more additional subject
8	areas.
9	(b) The program shall be administered by the Division of Higher
10	Education.
11	(c)(l) A classroom teacher returning to college as a student may
12	receive a reimbursement not to exceed the cost of student fees, books, and
13	instructional supplies.
14	(2) The student fee reimbursement amount shall be based on the
15	student fees of the state-supported institution of higher education that
16	assesses the highest rate of student fees in this state.
17	(d) The reimbursement made to a classroom teacher returning to college
18	as a student in one (1) fiscal year may not exceed the cost associated with
19	six (6) semester credit hours or the equivalent of six (6) semester credit
20	hours.
21	
22	6-81-609. Dual licensure funding.
23	(a)(l)(A) A classroom teacher employed by a school district in the
24	state may receive a reimbursement from the Dual Licensure Incentive Program
25	if the classroom teacher returns to an approved institution of higher
26	education to obtain licensure in an additional subject area:
27	(i) Declared to be a shortage area by the Division
28	of Elementary and Secondary Education;
29	(ii) That the classroom teacher is currently teaching
30	but for which he or she does not have a licensure; or
31	(iii) And grade level in which the school district
32	has requested a waiver under § 6-17-309.
33	(B)(i) A reimbursement from the Dual Licensure Incentive
34	Program shall include funding for the cost of tuition, books, and fees not to
35	exceed three thousand dollars (\$3,000) each college year.
36	(ii) The amount of the reimbursement and the number

HB1512

1	of reimbursement recipients selected by the Division of Higher Education is
2	contingent on the appropriation and availability of funding for such a
3	purpose.
4	(2) To be eligible for a reimbursement under the Dual Licensure
5	Incentive Program, the person shall be:
6	(A) Employed as a classroom teacher for no less than three
7	(3) years of teaching immediately preceding the application; and
8	(B) Accepted for enrollment in a classroom teacher
9	education program that will lead to a licensure to teach in a subject area
10	that:
11	(i) Is different from the classroom teacher's
12	current area of licensure; and
13	(ii) Either:
14	(a) Has been identified as a subject area with
15	a shortage of classroom teachers as declared by the Division of Elementary
16	and Secondary Education; or
17	(b) Is in the grade level and subject matter
18	area for which the school district has requested a waiver under § 6-17-309.
19	(b)(l) The Arkansas Higher Education Coordinating Board shall
20	promulgate rules as necessary to implement the Dual Licensure Incentive
21	Program.
22	(2) The number of classroom teacher participants each year shall
23	be determined by the amount of funding available for the Dual Licensure
24	Incentive Program and the limitations set under this section.
25	
26	SECTION 68. Arkansas Code § 6-82-108(e), concerning funding of the
27	Academic Support Scholarship with certain remaining funds, is amended to read
28	as follows:
29	(e) A scholarship under this section shall be funded with any funds
30	remaining after the division allocates sufficient funding to award Arkansas
31	Academic Challenge Scholarships under § 6-85-201 et seq., Arkansas Workforce
32	Challenge Scholarships under § 6-85-301 et seq., and Arkansas Concurrent
33	Challenge Scholarships under § 6-85-401 et seq ACCESS to Acceleration
34	<u>Scholarships under § 6-85-701 et seq</u> .
35	
36	SECTION 69. Arkansas Code § 6-82-302 is amended to read as follows:

82

6-82-302. Definitions.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

(1) "Academic ability" means the intellectual standing of a student. In determining superior academic ability, the Division of Higher Education shall examine the student's high school records, competitive examination scores, and demonstrated leadership capabilities; (2) "Approved institution" means a public state-supported institution of higher education or private college or university: (A) Which is dedicated to educational purposes, located in Arkansas, or located out of state and educating Arkansas residents in dentistry, optometry, veterinary medicine, podiatry, chiropractic, or osteopathy under agreement with the Southern Regional Education Board, accredited by an accrediting agency certified and recognized by the United States Department of Education or the Division of Agency Evaluation and Institutional Accreditation, or a school giving satisfactory assurance that it has the potential for accreditation and is making progress which, if continued, will result in its achieving accreditation professional programs not offered in the state under the Arkansas Health Education Grant Program; (B) Which does not discriminate in the admission of students on the basis of race, color, religion, sex, or national origin; and (C) Which subscribes to the principle of academic freedom; (3) "Competitive examination" means a standardized examination measuring achievement which is administered annually on a specified date and at a specified location and which is announced publicly; "Eligible student" means a <u>legal</u> resident of the State of (4) Arkansas as defined by the Division of Higher Education who: (A) Is eligible for admission as a full-time student; (B) Declares an intent to matriculate in an approved institution in Arkansas; and (C) Graduates from: (i) A a high school in this state, for Arkansas Governor's Scholars; or (ii) A high school, for Arkansas Governor's **Distinguished Scholars;** (5) "Exemplary academic achievement" means a student that

As used in this subchapter, unless the context otherwise requires:

36 <u>achieves exemplary performance</u>, as determined by the division, based on one

83

1	(1) or more of the following:
2	(A) SAT, CLT, or ACT;
3	(B) High school grade point average;
4	(C) High school rank upon graduation;
5	(D) Associate degree upon graduation from high school; and
6	(E) Being a recipient of a diploma of distinction;
7	(5)(A)(6)(A) "Extraordinary academic ability" means:
8	(i) Achievement of a superscore, as defined by § 6-
9	85-204, of 32 or above on the ACT or a score of 1410 or above on the SAT; and
10	(ii) <del>Either:</del>
11	(a) For students graduating from high school
12	after December 31, 2001, <u>A student graduating from high school with an</u>
13	achievement of a high school grade point average of 3.5 or above on a $4.0$
14	scale <del>; or</del>
15	(b) Selection as a finalist in either the
16	National Merit Scholarship competition, the National Hispanic Recognition
17	Program, or the National Achievement Scholarship competition conducted by the
18	National Merit Scholarship Corporation.
19	(B) <del>For students graduating after December 31, 2001, the</del>
20	The ACT superscores and SAT scores shall be earned by <del>December 31</del> February 28
21	prior to the application deadline in order for the scores to be considered by
22	the <del>Division of Higher Education</del> <u>division</u> for a scholarship award;
23	<del>(6)</del> (7) "Full-time student" means a <u>legal</u> resident of Arkansas
24	who is in attendance at an approved <del>private or public</del> institution and who is
25	enrolled in at least twelve (12) credit hours the first semester and fifteen
26	(15) hours thereafter, or other reasonable academic equivalent as defined by
27	the <del>Division of Higher Education</del> division;
28	(7)(8) "Scholarship" means an award to an eligible student for
29	matriculation in an approved institution in the State of Arkansas; and
30	<del>(8)</del> (9) "Undergraduate student" means an individual who is
31	enrolled in a postsecondary educational program which leads to or is directly
32	creditable toward the individual's first baccalaureate degree.
33	
34	SECTION 70. Arkansas Code § 6-82-306, concerning eligibility under the
35	Arkansas Governor's Scholars Program, is amended to add additional
36	subsections to read as follows:

1	(e) An Arkansas Governor's Scholar shall be chosen based on a student
2	who:
3	(1) Graduates with a diploma of distinction based on criteria
4	determined by the State Board of Education; or
5	(2) Earns an associate degree upon completing the summer term
6	immediately following graduation from high school.
7	(f) An Arkansas Governor's Scholar shall be chosen based on a student
8	exhibiting the highest exemplary academic achievement if:
9	(1) There are no recipients of the Arkansas Governor's
10	Distinguished Scholarship; or
11	(2) An Arkansas Governor's Scholar under subsection (e) of this
12	section is not chosen in any given Arkansas county.
13	
14	SECTION 71. Arkansas Code § 6-82-310, concerning the use of funds
15	under the Arkansas Governor's Scholars Program, is amended to add an
16	additional subsection to read as follows:
17	(c) In the event the number of students who qualify for a scholarship
18	under this subchapter during an academic year exceeds the amount of funds
19	appropriated to the Higher Education Grants Fund Account for purposes of
20	funding students who qualify for a scholarship under this subchapter during
21	the given academic year, the excess awards that qualify for distribution
22	under this subchapter shall be funded with any net proceeds from the state
23	lottery remaining after the Division of Higher Education allocates sufficient
24	funding to award the following scholarships at levels equivalent to the
25	awards made in the previous academic year:
26	(1) Arkansas Academic Challenge Scholarship, § 6-85-201 et seq.; and
27	(2) Arkansas Workforce Challenge Scholarship, § 6-85-301 et seq.
28	
29	SECTION 72. Arkansas Code Title 6, Chapter 82, Subchapter 5, is
30	repealed.
31	Subchapter 5 — Children of Law Enforcement Officers, Etc.
32	
33	6-82-501. Definitions.
34	As used in this subchapter:
35	(1) "Child" or "children" means any natural child, adopted
36	child, or stepchild who is eligible under § 6-82-504;

1	(2) "Division of Community Correction employee" means any
2	employee of the Division of Community Correction who suffers fatal injuries
3	or wounds or becomes permanently and totally disabled as a result of injuries
4	or wounds that occurred through contact with parolees, probationers, or
5	center residents;
6	(3)(A) "Emergency medical services personnel" means an
7	individual licensed by the Department of Health at any level established by
8	the rules adopted by the State Board of Health under the Emergency Medical
9	Services Act, § 20-13-201 et seq., and authorized to perform those services
10	set forth in the rules.
11	(B) This shall include without limitation an emergency
12	medical technician, advanced emergency medical technician, paramedic,
13	emergency medical services instructor, or emergency medical services
14	instructor trainer;
15	(4) "Firefighter" means any firefighter employed on a full-time
16	or volunteer duty status while actually engaged in the performance of his or
17	her duties;
18	(5) "Law enforcement officer" means a:
19	(A) Constable, which includes all duly elected constables
20	of any beat of any county within the state while actually engaged in the
21	performance of their duties concerning the criminal laws of the county and
22	state;
23	(B) Game warden, which includes all appointed game wardens
24	employed by the State of Arkansas on a full-time duty status while actually
25	engaged in their duties concerning the game laws of this state;
26	(C) Municipal and college or university police officer,
27	which includes all law enforcement officers of any municipality, college, or
28	university who are regular duty personnel on full-time status and does not
29	include auxiliary officers or those serving on a temporary or part-time
30	status;
31	(D) Sheriff or deputy sheriff, which includes all law
32	enforcement officers of full-time status on a regular basis serving the
33	sheriff's department of any county but does not include deputy sheriffs who
34	are engaged in administrative or civil duty or deputy sheriffs serving in a
35	temporary capacity or part-time basis; and
36	(E) State highway patrolman, which includes any law

1	enforcement officer, regardless of department or bureau, of the Division of
2	Arkansas State Police;
3	(6) "State correction employee" means any employee of the
4	Division of Correction or the Arkansas Correctional School District who
5	becomes subject to injury through contact with inmates or parolees of the
6	Division of Correction;
7	(7) "State forestry employee" means an employee of the Arkansas
8	Forestry Commission who is actively engaged in his or her duties of fighting
9	forest fires;
10	(8) "State highway employee" means any employee of the Arkansas
11	Department of Transportation who actively engages in highway maintenance,
12	construction, or traffic operations on the roadways and bridges of the state
13	highway system while the roadways and bridges are open for use by the
14	traveling public;
15	(9) "State parks employee" means any employee of the Department
16	of Parks, Heritage, and Tourism who is a commissioned law enforcement officer
17	or emergency response employee while actively engaged in the performance of
18	his or her duties; and
19	(10) "Teacher" means any person employed by a public school for
20	the purpose of giving instruction and whose employment requires state
21	certification.
22	
23	6-82-502. Rules.
24	The Arkansas Higher Education Coordinating Board is directed and
25	empowered to promulgate rules as necessary to administer benefits awarded
26	under this subchapter by the Arkansas State Claims Commission.
27	
28	6-82-503. Entitlement.
29	(a) If any Arkansas law enforcement officer, full-time or volunteer
30	firefighter, emergency medical technician, state highway employee, state
31	correction employee, Division of Community Correction employee, state parks
32	employee, teacher, or state forestry employee suffers fatal injuries or
33	wounds or becomes permanently and totally disabled as a result of injuries or
34	wounds that occurred in the performance of a hazardous duty within the scope
35	of his or her employment or that occurred en route to or returning from a
36	location where a hazardous situation existed, his or her children and spouse

HB1512

1	shall be entitled to a total of eight (8) semesters, or the equivalent
2	thereof, of scholarship awards without cost, exclusive of books, food, school
3	supplies, materials, and dues or fees for extracurricular activities, at any
4	state-supported college, university, or technical institute of his or her
5	choice within this state. Up to four (4) semesters, or the equivalent
6	thereof, may be taken at a technical institute.
7	(b) Scholarship benefits shall not accrue under this subchapter to any
8	person if the wounds or injuries suffered by any law enforcement officer,
9	firefighter, emergency medical technician, state highway employee, state
10	correction employee, Division of Community Correction employee, state parks
11	employee, teacher, or state forestry employee are self-inflicted or if the
12	death is self-induced.
13	(c) Unless § 6-82-504(c) is applicable, the Arkansas State Claims
14	Commission shall award any scholarship benefit provided by this subchapter at
15	the same time that any death benefit or total and permanent disability
16	benefit is awarded by the commission under the provisions of § 21-5-701 et
17	<del>seq.</del>
10	
18	
18 19	6-82-504. Awards to children.
	<del>6-82-504. Awards to children.</del> (a) In order for a natural child to be eligible to receive a
19	
19 20	(a) In order for a natural child to be eligible to receive a
19 20 21	(a) In order for a natural child to be eligible to receive a scholarship benefit:
19 20 21 22	<pre>(a) In order for a natural child to be eligible to receive a scholarship benefit:    (1) The child must have been born prior to the date of the death</pre>
19 20 21 22 23	<pre>(a) In order for a natural child to be eligible to receive a scholarship benefit:         (1) The child must have been born prior to the date of the death or total and permanent disability of the law enforcement officer,</pre>
19 20 21 22 23 24	<pre>(a) In order for a natural child to be eligible to receive a scholarship benefit:         (1) The child must have been born prior to the date of the death or total and permanent disability of the law enforcement officer, firefighter, emergency medical technician, state highway employee, state</pre>
19 20 21 22 23 24 25	<pre>(a) In order for a natural child to be eligible to receive a scholarship benefit:</pre>
19 20 21 22 23 24 25 26	<pre>(a) In order for a natural child to be eligible to receive a scholarship benefit:</pre>
19 20 21 22 23 24 25 26 27	<pre>(a) In order for a natural child to be eligible to receive a scholarship benefit:</pre>
19 20 21 22 23 24 25 26 27 28	<pre>(a) In order for a natural child to be eligible to receive a scholarship benefit:</pre>
19 20 21 22 23 24 25 26 27 28 29	<pre>(a) In order for a natural child to be eligible to receive a scholarship benefit:</pre>
19 20 21 22 23 24 25 26 27 28 29 30	<pre>(a) In order for a natural child to be eligible to receive a scholarship benefit:</pre>
19 20 21 22 23 24 25 26 27 28 29 30 31	<pre>(a) In order for a natural child to be eligible to receive a scholarship benefit:</pre>
<ol> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> </ol>	<pre>(a) In order for a natural child to be eligible to receive a scholarship benefit:</pre>
<ol> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> </ol>	<pre>(a) In order for a natural child to be eligible to receive a scholarship benefit:</pre>

1	employee, state parks employee, teacher, or state forestry employee.
2	(b) In order for an adopted child to be eligible to receive a
3	scholarship benefit:
4	(1) The child must have been adopted prior to the date of the
5	death or total and permanent disability of the law enforcement officer,
6	firefighter, emergency medical technician, state highway employee, state
7	correction employee, Division of Community Correction employee, state parks
8	employee, teacher, or state forestry employee; or
9	(2) The child's adoption process must have begun prior to the
10	date of the death or total and permanent disability of the law enforcement
11	officer, firefighter, emergency medical technician, state highway employee,
12	state correction employee, Division of Community Correction employee, state
13	parks employee, teacher, or state forestry employee.
14	(c) In order for a stepchild under nineteen (19) years of age to be
15	eligible to receive a scholarship benefit:
16	(1) The stepchild must have been listed as a dependent on the
17	federal and state income tax returns of the law enforcement officer,
18	firefighter, emergency medical technician, state highway employee, state
19	correction employee, Division of Community Correction employee, state parks
20	employee, teacher, or state forestry employee in each of the five (5) income
21	years immediately prior to the date of the death or total and permanent
22	disability of the law enforcement officer, firefighter, emergency medical
23	technician, state highway employee, state correction employee, Division of
24	Community Correction employee, state parks employee, teacher, or state
25	forestry employee; and
26	(2) The stepchild must have received more than one-half ( $\frac{1}{2}$ ) of
27	his or her financial support from the law enforcement officer, firefighter,
28	emergency medical technician, state highway employee, state correction
29	employee, Division of Community Correction employee, state parks employee,
30	teacher, or state forestry employee in each of the five (5) income years
31	immediately prior to the date of the death or total and permanent disability
32	of the law enforcement officer, firefighter, emergency medical technician,
33	state highway employee, state correction employee, Division of Community
34	Correction employee, state parks employee, teacher, or state forestry
35	employee.
36	(d) In order for a stepchild nineteen (19) years of age or older to be

(d) In order for a stepchild nineteen (19) years of age or older to be

1	eligible to receive a scholarship benefit:
2	(1) The stepchild must have been listed as a dependent on the
3	federal and state income tax returns of the law enforcement officer,
4	firefighter, emergency medical technician, state highway employee, state
5	correction employee, Division of Community Correction employee, state parks
6	employee, teacher, or state forestry employee in each of five (5) income
7	years during the eight (8) years immediately prior to the date of the death
8	or total and permanent disability of the law enforcement officer,
9	firefighter, emergency medical technician, state highway employee, state
10	correction employee, Division of Community Correction employee, teacher,
11	state parks employee, or state forestry employee; and
12	(2) The stepchild must have received more than one-half ( $\frac{1}{2}$ ) of
13	his or her financial support from the law enforcement officer, firefighter,
14	emergency medical technician, state highway employee, state correction
15	employee, Division of Community Correction employee, state parks employee,
16	teacher, or state forestry employee in each of five (5) income years during
17	the eight (8) years immediately prior to the date of the death or total and
18	permanent disability of the law enforcement officer, firefighter, emergency
19	medical technician, state highway employee, state correction employee,
20	Division of Community Correction employee, state parks employee, teacher, or
21	state forestry employee.
22	(e) If the covered public employee or his or her heirs did not file
23	for the available death or disability benefit, but were otherwise eligible to
24	receive, within the time frame provided in § 21-5-703, then the covered
25	public employee's child or children who would have otherwise been eligible to
26	receive the provided educational scholarship benefit under this section may
27	individually file prior to their twenty-first birthdays a claim to receive
28	the provided educational scholarship benefit.
29	
30	6-82-505. Limits for scholarship.
31	(a) No child will be entitled to receive benefits under this
32	subchapter during any semester or quarter when the child has reached twenty-
33	three (23) years of age on or before the first day of the semester or
34	quarter.
35	(b) No spouse will be eligible for the education benefit if he or she
36	remarries. The benefit will cease at the end of the semester at which the

```
1
    spouse is currently enrolled at the time of the marriage.
 2
 3
           6-82-506. Written application for benefits.
 4
           Any person claiming benefits awarded by the Arkansas State Claims
 5
    Commission under the provisions of this subchapter shall make written
 6
    application with the Division of Higher Education on forms provided by the
 7
    division.
8
           6-82-507. Renewal of scholarship.
9
10
           To retain eligibility for a scholarship benefit under this subchapter,
11
    a recipient shall:
12
                 (1) Maintain a minimum of a 2.0 grade point average on a 4.0
13
    scholastic grading scale; and
14
                 (2) Meet any other continuing eligibility criteria established
15
    by the Division of Higher Education.
16
17
           SECTION 73. Arkansas Code § 6-82-601(i)(3), concerning funding by
18
     certain scholarships related to tuition waivers for dependents of certain
19
    veterans, is amended to read as follows:
20
                 (3) Arkansas Concurrent Challenge Scholarship, § 6-85-401 et seq
21
    ACCESS to Acceleration Scholarship, § 6-85-701 et seq.
           SECTION 74. Arkansas Code § 6-82-1802(c), concerning continuing
22
23
    eligibility under the Arkansas Future Grant Program, is amended to read as
24
     follows:
25
           (c) A student may continue to be eligible until the student has:
26
                      Received the grant for five (5) academic semesters a maximum
                 (1)
27
    of seventy-five (75) course credit hours in which the student is enrolled;
28
                 (2) Obtained an associate degree; or
29
                 (3)
                     Failed to maintain satisfactory academic progress, as
30
    determined by the approved institution of higher education in which the
31
     student is enrolled; or
32
                 (4) Failed to complete the mentoring or community service
33
    requirements under § 6-82-1804.
34
           SECTION 75. Arkansas Code § 6-82-1803(a)(1), concerning distribution
35
36
    of the Arkansas Future Grant Program, is amended to read as follows:
```

91

1	(a)(l) An Arkansas Future Grant shall be <del>in</del> :
2	(A) Distributed in accordance with the Division of Higher
3	Education's stacking policy under § 6-80-105; and
4	(B) In an amount equal to the tuition, fees, and other
5	charges incurred by a student who meets the requirements under § $6-82-1802-to$
6	attend an approved institution of higher education less the amount the
7	student receives in:
8	(A) State-supported student financial assistance;
9	(B) Federal student financial assistance; and
10	(C) Private scholarships.
11	
12	SECTION 76. Arkansas Code § 6-82-1804(a), concerning the written
13	agreement requirements for a recipient of an Arkansas Future Grant, is
14	amended to read as follows:
15	(a) <u>(1)</u> A student who receives an Arkansas Future Grant shall enter
16	into a written agreement with the Division of Higher Education to $f \cdot$
17	(1)(A) Receive monthly mentoring from a mentor from an
18	organization determined by the Division of Higher Education.
19	(B) A mentor under subdivision (a)(1)(A) of this section
20	shall:
21	(i) Receive annual mentoring training:
22	(a) Developed by the Division of Higher
23	Education; and
24	(b) Provided by a local volunteer group
25	approved by the Division of Higher Education; and
26	(ii) Certify to the Division of Higher Education
27	that at least one (1) time each semester the mentor has provided mentoring
28	services by telephone, email, or in person to each student he or she is
29	mentoring;
30	(2)(A) Complete at least ten (10) hours of community service
31	each semester the student receives a grant.
32	(B)(i) A student may select a community service project
33	that meets requirements developed by the Division of Higher Education.
34	(ii) An approved institution of higher education may
35	provide community services opportunities designed to benefit the approved
36	institution of higher education community or the broader local community.

1 (C) A student shall certify his or her community service 2 to the approved institution of higher education by the last regular day of 3 the semester the student received the grant; and 4 (3)(A) Reside reside in this state for three (3) consecutive 5 years six (6) months and be employed beginning within six (6) months after 6 receiving an associate degree or a certification. 7 (B)(2) The Division of Higher Education may defer the 8 requirement under subdivision (a)(3)(A) subdivision (a)(1) of this section 9 if: 10 (i)(A) The Division of Higher Education, in 11 consultation with the Division of Workforce Services, determines that there 12 was no employment position available that would reasonably enable the student 13 to meet this requirement; or 14 (ii)(B) Special circumstances as determined by the 15 Division of Higher Education exist. 16 (G) (3) After the period of deferral, the student shall 17 begin or resume working in this state or become subject to repayment under 18 subsection (b) of this section. 19 SECTION 77. Arkansas Code § 6-82-2205(b), concerning the requirements 20 21 for an eligible postsecondary institution under the Arkansas Teacher Academy 22 Scholarship Program, is amended to read as follows: 23 (b) An eligible postsecondary institution may: 24 (1) Develop develop a portfolio of teacher preparation programs 25 to offer as part of its Arkansas Teacher Academy; 26 (2)(A) Give priority to students in grades eleven (11) and 27 twelve (12). 28 (B) However, an eligible postsecondary institution shall 29 not exclude students in grades nine (9) and ten (10) from its Arkansas 30 Teacher Academy; and 31 (3) (A) Use scholarship funds that exceed the cost of tuition and 32 fees at the eligible postsecondary institution to support its Arkansas 33 Teacher Academy costs. 34 (B) However, if a scholarship awarded to an academy 35 attendee under this subchapter does not cover the eligible postsecondary 36 institution's tuition and fees after an academy attendee receives all other

HB1512

1 financial gifts, financial aid, and grants, the eligible postsecondary 2 institution shall not charge an academy attendee awarded a scholarship under 3 this subchapter the remaining difference. 4 5 SECTION 78. Arkansas Code § 6-82-2206(a), concerning scholarships 6 under the Arkansas Teacher Academy Scholarship Program, is amended to read as 7 follows: 8 An Effective beginning the 2025-2026 academic year, an eligible (a)(l) 9 postsecondary institution shall provide to each academy attendee who is 10 accepted and enrolled in its Arkansas Teacher Academy program an annual 11 scholarship, not to exceed the maximum award as determined by the Division of 12 Higher Education each eligible semester, up to the actual cost of the: (A) Eligible postsecondary institution's tuition and fees 13 14 for a maximum of: 15 (i) Two (2) academic years, or four (4) academic 16 semesters, not to exceed sixty (60) academic hours, or completion of the 17 program for an academy attendee who is a graduate student enrolled in the 18 Arkansas Teacher Academy at the eligible postsecondary institution; 19 (ii) Four (4) academic years, or eight (8) academic 20 semesters, not to exceed one hundred twenty (120) academic hours, or 21 completion of the program for an undergraduate student enrolled in the 22 Arkansas Teacher Academy at the eligible postsecondary institution; and 23 (iii)(a) Two (2) academic years, or four (4) 24 academic semesters, not to exceed sixty (60) academic hours, or completion of 25 the program for a community college student enrolled in the Arkansas Teacher 26 Academy at the eligible postsecondary institution. 27 (b) A student who qualifies under subdivision 28 (a)(l)(A)(iii)(a) of this section shall receive continued eligibility for two 29 (2) additional academic years or four (4) additional academic semesters at a 30 postsecondary institution that is an undergraduate institution; and 31 (B) Obtainment of a teaching license issued by the State 32 Board of Education, including without limitation the actual cost of one (1) 33 exam required for obtaining a teaching license issued by the state board. 34 (2) A scholarship distributed to an academy attendee under 35 subdivision (a)(1) of this section shall be distributed only after all other 36 financial gifts, financial aid, and grants have been received by an academy

94

1	attendee enrolled in an Arkansas Teacher Academy at an eligible postsecondary
2	institution in accordance with the division's scholarship stacking policy
3	<u>under § 6-80-105</u> .
4	(3) In compliance with the division's scholarship stacking
5	policy, a student's total financial aid package, which can include multiple
6	scholarships, shall not exceed the recognized cost of attendance at a state-
7	supported institution of higher education.
8	
9	SECTION 79. Arkansas Code Title 6, Chapter 82 is amended to add
10	additional subchapters to read as follows:
11	<u>Subchapter 25 — Arkansas Heroes Scholarship Act</u>
12	
13	<u>6-82-2501. Title.</u>
14	This subchapter shall be known and may be cited as the "Arkansas Heroes
15	<u>Scholarship Act".</u>
16	
17	<u>6-82-2502. Purpose.</u>
18	The purpose of this subchapter is to create a scholarship to be known
19	as the "Arkansas Heroes Scholarship" that honors the heroic efforts of the
20	individuals who served as Arkansas's heroes and their families.
21	
22	<u>6-82-2503. Definitions.</u>
23	(a) As used in this subchapter:
24	(1) "Arkansas hero" means:
25	(A) One (1) of the following who suffers a fatal injury or
26	wound or becomes permanently and totally disabled as a result of injuries or
27	wounds that occurred in the performance of a hazardous duty within the scope
28	of his or her employment or that occurred en route to or returning from a
29	location where a hazardous situation existed:
30	(i) A law enforcement officer;
31	(ii) A firefighter;
32	(iii) An emergency medical technician;
33	(iv) A state highway employee;
34	(v) A state correction employee;
35	(vi) A Division of Community Correction employee;
36	(vii) A state parks employee; or

**9**5

1 (viii) A state forestry employee; 2 (B) A disabled veteran; 3 (C) A prisoner of war; 4 (D) A recipient of a Medal of Honor or Purple Heart; 5 (E) A person declared to be missing in action or killed in 6 action; 7 (F) A person killed on ordnance delivery; 8 (G) A teacher who suffers a fatal injury or wound or 9 becomes permanently and totally disabled as a result of injuries or wounds 10 that occurred due to an act of violence at a public school or open-enrollment 11 charter school in this state; 12 (2) "Child" means a natural child, an adopted child, or a 13 stepchild who is eligible to receive a scholarship under this subchapter; 14 (3) "Disabled veteran" means a person who has been awarded 15 either: 16 (A) United States Armed Forces disability retirement 17 benefits; or 18 (B) Special monthly compensation by the United States 19 Department of Veterans Affairs for service-connected, one hundred percent 20 (100%) total and permanent disability; 21 (4) "Division of Community Correction employee" means an 22 employee of the Division of Community Correction who suffers a fatal injury 23 or wound or becomes permanently and totally disabled because of an injury or 24 wound that occurred through contact with a parolee, probationer, or center 25 resident; (5)(A) "Emergency medical services personnel" means an 26 27 individual licensed by the Department of Health at any level established by the rules adopted by the State Board of Health under the Emergency Medical 28 29 Services Act, § 20-13-201 et seq., and authorized to perform the services 30 under the rules. 31 (B) "Emergency medical services personnel" includes 32 without limitation: 33 (i) An emergency medical technician; 34 (ii) An advanced emergency medical technician; 35 (iii) A paramedic; 36 (iv) An emergency medical services instructor; and

96

1	(v) An emergency medical services instructor
2	trainer;
3	(6) "Firefighter" means a firefighter employed on a full-time or
4	volunteer status while actually engaged in the performance of his or her
5	duties;
6	(7) "Law enforcement officer" means a:
7	(A) Constable, including without limitation all elected
8	constables of any beat of any county within the state while actually engaged
9	in the performance of his or her duties concerning the criminal laws of the
10	county and state;
11	(B) Game warden, including without limitation all
12	appointed game wardens employed by the state on a full-time status while
13	actually engaged in his or her duties concerning the game laws of this state;
14	(C)(i) Municipal and a state-supported institution of
15	higher education police officer, including without limitation all law
16	enforcement officers of any municipality or state-supported institution of
17	higher education who are regular duty personnel on full-time status.
18	(ii) Municipal and a state-supported institution of
19	higher education police officer does not include auxiliary officers or those
20	<u>serving on a temporary or part-time status;</u>
21	(D)(i) Sheriff or deputy sheriff, including without
22	limitation all law enforcement officers on full-time status on a regular
23	basis serving the sheriff's department of any county.
24	(ii) Sheriff or deputy sheriff does not include a
25	deputy sheriff who is:
26	(a) Engaged in administrative or civil duty;
27	or
28	(b) Serving in a temporary capacity or part-
29	<u>time status;</u>
30	(E) State highway patrolman, including without limitation
31	any law enforcement officer, regardless of department or bureau, of the
32	Division of Arkansas State Police; and
33	(F) Any other person employed by the State of Arkansas or
34	a political subdivision of the State of Arkansas as an appointed law
35	enforcement officer who is responsible for the prevention and detection of
36	crime and the enforcement of the criminal, traffic, or highway laws of this

97

1	state;
2	(8) "Ordnance delivery" means the piloting of or flying in an
3	experimental or test aircraft while determining its fitness or ability to
4	perform its military function or mission;
5	(9)(A) "Prisoner of war", "person missing in action", "person
6	killed in action", and "person killed on ordnance delivery" mean a person
7	who:
8	(i) Was a legal resident of the State of Arkansas at
9	the time that person entered the service of the United States Armed Forces or
10	whose official residence is within the State of Arkansas; and
11	(ii) Who, while serving in the United States Armed
12	Forces, has been declared to be a prisoner of war, a person missing in
13	action, a person killed in action as established by the United States
14	Secretary of Defense after January 1, 1960, or a person killed on ordnance
15	delivery.
16	(B) "Prisoner of war", "person missing in action", "person
17	killed in action", and "person killed on ordnance delivery" apply whether or
18	not capture or death occurred during a declared war or as a result of hostile
19	action.
20	(C) A death as a result of injuries received while serving
21	in the United States Armed Forces or Arkansas National Guard is only covered
22	by this subdivision (a)(9) if the death occurred while on active duty or
23	state active duty;
24	(10) "State correction employee" means an employee of the
25	Division of Correction or the Arkansas Correctional School District who
26	becomes subject to injury through contact with an inmate or parolee of the
27	Division of Correction;
28	(11) "State forestry employee" means an employee of the Arkansas
29	Forestry Commission who is actively engaged in his or her duties of fighting
30	<u>forest</u> fires;
31	(12) "State highway employee" means an employee of the Arkansas
32	Department of Transportation who actively engages in highway maintenance,
33	construction, or traffic operations on the roadways and bridges of the state
34	highway system while the roadways and bridges are open for use by the
35	traveling public;
36	(13) "State parks employee" means an employee of the Department

1	of Parks, Heritage, and Tourism who is a commissioned law enforcement officer
2	or emergency response employee while actively engaged in the performance of
3	his or her duties;
4	(14) "Teacher" means a person employed by a public school
5	district for the purpose of providing direct instruction to students and
6	whose employment requires state certification; and
7	(15) "United States Armed Forces dependent" means a spouse, a
8	child born to or conceived by, an adopted child, a child under legal
9	guardianship, or a stepchild of a:
10	(A) Disabled veteran;
11	(B) Prisoner of war; or
12	(C) Person declared to be:
13	(i) Missing in action;
14	(ii) Killed in action; or
15	(iii) Killed on ordnance delivery.
16	
17	<u>6-82-2504. Rules.</u>
18	The Division of Higher Education may promulgate rules to implement this
19	subchapter.
20	
21	6-82-2505. Eligibility for Arkansas Heroes Scholarship.
22	(a) Eligibility for the Arkansas Heroes Scholarship requires one (1)
23	of the following:
24	(1) The student has been a legal Arkansas resident for at least
25	one (1) year before submitting a scholarship application;
26	(2) The student was born before the date of the death or
27	disability of the Arkansas hero; or
28	(3) The Arkansas hero or the spouse of the Arkansas hero was
29	pregnant with the student at the time of the death or disability of the
30	Arkansas hero.
31	(b) In order for an adopted child to be eligible to receive a
32	scholarship benefit:
33	(1) The adopted child is required to have been adopted before
34	the date of the death or disability of the Arkansas hero; or
35	(2) The adopted child's adoption process is required to have
36	begun before the date of the death or disability of the Arkansas hero.

99

1	(c) In order for a stepchild under nineteen (19) years of age to be
2	eligible to receive a scholarship benefit, the stepchild under nineteen (19)
3	years of age shall have:
4	(1) Been listed as a dependent on the federal and state income
5	tax returns of the Arkansas hero in each of the five (5) income years
6	immediately before the date of the death or disability of the Arkansas hero;
7	and
8	(2) Received more than one-half $(1/2)$ of his or her financial
9	support from the Arkansas hero in each of the five (5) income years
10	immediately before the date of the death or disability of the Arkansas hero.
11	(d) In order for a stepchild who is nineteen (19) years of age or
12	older to be eligible to receive a scholarship benefit, the stepchild who is
13	nineteen (19) years or older shall have:
14	(1) Been listed as a dependent on the federal and state income
15	tax returns of the Arkansas hero in at least five (5) of the eight (8) income
16	years immediately before the date of the death or disability of the Arkansas
17	hero; and
18	(2) Received more than one-half $(1/2)$ of his or her financial
19	support from the Arkansas hero in at least five (5) of the eight (8) income
20	years immediately before the date of the death or disability of the Arkansas
21	hero.
22	(e) If a covered public employee, as defined in § 21-5-701, or his or
23	her heirs did not file for the available death or disability benefit but were
24	otherwise eligible to receive the death or disability benefit within the time
25	frame provided in § 21-5-703, then the covered public employee's child or
26	children who would have otherwise been eligible to receive the provided
27	educational scholarship benefit under this section may individually file
28	before his or her twenty-first birthday a claim to receive the provided
29	educational scholarship benefit if:
30	(1) The student is considered a United States Armed Forces
31	dependent as provided in § 6-82-2503; or
32	(2) The student is a dependent of an Arkansas hero who suffered
33	fatal injuries or wounds or becomes disabled as a result of injuries or
34	wounds that occurred in the performance of a hazardous duty within the scope
35	of his or her employment or that occurred en route to or returning from a
36	location where a hazardous situation existed.

100

1	(f) Scholarship benefits may not accrue under this subchapter to a
2	person if the wound or injury suffered by an Arkansas hero is self-inflicted
3	or if the death of an Arkansas hero is self-inflicted.
4	(g) Unless subsection (e) of this section is applicable, the Arkansas
5	State Claims Commission shall award any scholarship benefit provided by this
6	subchapter at the same time that any death benefit or disability benefit is
7	awarded by the commission under the provisions of § 21-5-701 et seq.
8	
9	6-82-2506. Eligibility restrictions.
10	(a) A child shall not be entitled to receive benefits under this
11	subchapter during any semester or quarter when the child has reached twenty-
12	six (26) years of age on or before the first day of the semester or quarter.
13	(b)(1) A spouse shall not be eligible to receive benefits under this
14	subchapter if he or she remarries.
15	(2) The benefits under this subchapter shall cease at the end of
16	the semester in which the spouse is currently enrolled at the time of the
17	marriage.
18	
19	6-82-2507. Applications.
20	(a) An eligible student shall apply to the Division of Higher
21	Education for benefits under this subchapter.
22	(b) A United States Armed Forces dependent shall:
23	(1) Apply for the Survivors' and Dependents' Educational
24	Assistance program, 38 U.S.C. § 3500 et seq., as it existed on January 1,
25	2025, with the United States Department of Veterans Affairs; and
26	(2) Provide the division with proof of:
27	(A) Acceptance into the Survivors' and Dependents'
28	Educational Assistance program; or
29	(B) Noneligibility for the Survivors' and Dependents'
30	Educational Assistance program following application.
31	(c) Except as provided under subsection (d) of this section, a
32	dependent of an Arkansas hero, upon his or her being accepted for enrollment
33	into any private, nonprofit institution of higher education in the State of
34	Arkansas or a state-supported institution of higher education in the State of
35	Arkansas, may obtain his or her first bachelor's degree for so long as he or
36	she is eligible with state assistance for tuition, fees, or other charges as

1	provided under this subsection.
2	(d)(1) The state assistance under this subchapter is limited to the
3	tuition, fees, or other charges that exceed the amount of monetary benefits
4	the dependent is eligible to receive from the Survivors' and Dependents'
5	Educational Assistance program during the months included in each semester in
6	which the dependent is enrolled.
7	(2) If the dependent is not eligible for monetary benefits from
8	the Survivors' and Dependents' Educational Assistance program but is eligible
9	for the benefits under this subchapter, the dependent may obtain a bachelor's
10	degree free of tuition, fees, or other charges from a private, nonprofit
11	institution of higher education in this state or a state-supported
12	institution of higher education in this state.
13	(3) However, the state assistance awarded to a dependent
14	attending a private, nonprofit institution of higher education in this state
15	shall not exceed the maximum amount of state assistance awarded to dependents
16	attending a state-supported institution of higher education in this state.
17	(e) Once a person qualifies as a dependent under this subchapter,
18	there shall be no situation such as the return of the parent or the reported
19	death of the parent that will remove the dependent from the provisions or
20	benefits of this subchapter.
21	(f) An eligible recipient shall receive a scholarship for one (1)
22	academic year, renewable for up to three (3) additional academic years if the
23	recipient meets continuing eligibility criteria established by the division.
24	(g) In compliance with the division's scholarship stacking policy, a
25	student's total financial aid package, which can include multiple
26	scholarships, shall not exceed the recognized cost of attendance at a state-
27	supported institution of higher education.
28	(h) In the event the number of students who qualify for a scholarship
29	under this subchapter during an academic year exceeds the amount of funds
30	appropriated to the Higher Education Grants Fund Account for purposes of
31	funding students who qualify for scholarship under this subchapter during the
32	given academic year, the excess awards that qualify for distribution under
33	this subchapter shall be funded with any net proceeds from the state lottery
34	remaining after the division allocates sufficient funding to award the
35	following scholarships at levels equivalent to the awards made in the
36	previous academic year:

1	(1) Arkansas Academic Challenge Scholarship, § 6-85-201 et seq.;
2	and
3	(2) Arkansas Workforce Challenge Scholarship, § 6-85-301 et seq.
4	
5	6-82-2508. Scholarship funding and continued eligibility.
6	(a) The state assistance under this subchapter is limited to the
7	tuition, fees, and other expenses required for the first bachelor's degree
8	earned by the dependent.
9	(b)(1) An eligible dependent shall be entitled to a total of eight (8)
10	semesters, or the equivalent thereof, of scholarship awards without cost,
11	exclusive of books, food, school supplies, materials, and dues or fees for
12	extracurricular activities, at any state-supported institution of higher
13	education or technical institute of his or her choice within this state.
14	(2) The eligible dependent may take up to four (4) semesters, or
15	the equivalent thereof, at a technical institute.
16	(c) To retain eligibility for a scholarship benefit under this
17	subchapter, a recipient shall:
18	(1) Maintain a minimum of a 2.0 grade point average on a 4.0
19	scholastic grading scale; and
20	(2) Meet any other continuing eligibility criteria established
21	by the Division of Higher Education.
22	(d) If a recipient fails to meet eligibility criteria, he or she may
23	apply for state assistance under this subchapter a maximum of one (1)
24	additional time once eligibility is reestablished.
25	
26	<u>Subchapter 26 — Governor's Higher Education Transition Scholarship Program</u>
27	
28	<u>6-82-2601. Title.</u>
29	This subchapter shall be known and may be cited as the "Governor's
30	Higher Education Transition Scholarship Program".
31	
32	<u>6-82-2602. Definitions.</u>
33	As used in this subchapter:
34	(1) "Eligible student" means an Arkansas student with a
35	disability admitted to a qualifying program at a state-supported institution
36	of higher education:

1	(2) "Inclusive Higher Education Accreditation Council" means the
2	independent, nonprofit accreditation agency for postsecondary programs for
3	students with an intellectual disability; and
4	(3) "Qualifying program" means a postsecondary education program
5	for a student with an intellectual disability that is accredited by the
6	Inclusive Higher Education Accreditation Council.
7	
8	<u>6-82-2603. Creation — Eligibility.</u>
9	(a) There is established the Governor's Higher Education Transition
10	Scholarship Program within the Division of Higher Education.
11	(b) An eligible student who receives a Governor's Higher Education
12	<u>Transition Scholarship shall maintain eligibility for up to eight (8)</u>
13	continuous semesters or until credentialing is obtained, whichever occurs
14	<u>first.</u>
15	
16	<u>6-82-2604. Scholarship awards.</u>
17	(a) Scholarship awards under this subchapter are contingent upon
18	availability of funds.
19	(b)(1) Scholarship awards shall not exceed the institutional cost of
20	attendance.
21	(2) The maximum award amount per qualifying semester that a
22	student may receive is two thousand five hundred dollars (\$2,500).
23	(3) A scholarship award may be applied to tuition, mandatory
24	fees, programmatic fees, room and board, supplies, and extended support
25	services.
26	
27	<u>6-82-2605. Rules.</u>
28	The Division of Higher Education may promulgate rules to govern
29	administration of the Governor's Higher Education Transition Scholarship
30	Program, including without limitation application forms and deadlines.
31	
32	SECTION 80. Arkansas Code § 6-85-207 is amended to read as follows:
33	6-85-207. Additional eligibility requirements for traditional students.
34	In addition to the basic eligibility requirements of § 6-85-206, an
35	applicant is eligible as a traditional student if the applicant <u>either</u> :
36	(1) <u>(A)</u> Graduated from an Arkansas public high school and has a

1 minimum superscore of nineteen (19) on the ACT or the equivalent score on an 2 ACT equivalent; or 3 (B) Upon graduation from high school: 4 (i) Achieved a minimum grade point average of 3.0 5 during high school; 6 (ii) Completed at <u>least one (1) college readiness</u> 7 assessment; and (iii)(a) Achieved a diploma of merit as defined in 8 rules promulgated by the State Board of Education. 9 10 (b) Proof of attainment of the diploma of 11 merit under subdivision (1)(B)(iii)(a) of this section shall be submitted 12 with the student's scholarship application; or 13 (2)(A) Has a disability identified under the Individuals with 14 Disabilities Education Act, 20 U.S.C. § 1400 et seq., as it existed on July 15 1, 2009, and graduated from an Arkansas public high school, and either: meets the requirements defined in subdivision (1) of this section. 16 17 (A) Had a minimum composite score of nineteen (19) on the 18 ACT or the equivalent score on an ACT equivalent; or 19 (B) Scored proficient or higher on all state-mandated end-20 of-course assessments, including without limitation end-of-course assessments 21 on: 22 (i) Algebra I; 23 (ii) Geometry; (iii) Biology; and 24 25 (iv) Literacy; 26 (3) Achieved a minimum superscore of nineteen (19) on the ACT or 27 the equivalent score on an ACT equivalent and: 28 (B) A student shall also meet one (1) of the following 29 eligibility requirements: (A) Graduated (i) Graduate from a private high school, an 30 31 out-of-state high school, or a home school high school; or 32 (B)(ii) In the year in which the student would have been a junior or senior in high school, completed the requirements for high school 33 graduation and obtained a high school equivalency diploma approved by the 34 35 Adult Education Section instead of receiving a diploma; or 36 (4)(iii) Meets one (1) of the following criteria:

105

1  $(\Lambda)$  (a) Was enrolled at an institution of higher education in the immediately preceding academic year as a full-time, first-time 2 3 freshman: 4 (B) (b) Did not receive a scholarship under this subchapter 5 as a full-time, first-time freshman; 6 (C) (c) Successfully completed with the equivalent of a 7 minimum letter grade of "D" at least twenty-seven (27) semester hours of 8 courses as a full-time, first-time freshman; and or 9 (D) (d) Achieved a postsecondary grade point average of at 10 least 2.5 on a 4.0 scale as a full-time, first-time freshman. 11 12 SECTION 81. Arkansas Code § 6-85-212(d)(1)(A), concerning scholarship 13 award amounts under the Arkansas Academic Challenge Scholarship Program, is 14 amended to read as follows: 15 (d)(l)(A) Subject to the availability of net revenue, the scholarship 16 award amount under this subchapter for an academic year for a full-time 17 recipient enrolled in a four-year approved institution of higher education 18 is: 19 (i) One Two thousand dollars (\$1,000) (\$2,000) for a 20 recipient who has earned less than twenty-seven (27) semester credit hours; 21 (ii) Four thousand dollars (\$4,000) for a recipient 22 who has earned at least twenty-seven (27) semester credit hours but less than 23 fifty-seven (57) semester credit hours; 24 (iii) Four thousand dollars (\$4,000) for a recipient 25 who has earned at least fifty-seven (57) semester credit hours but less than 26 eighty-seven (87) semester credit hours; and 27 (iv)(a) Five thousand dollars (\$5,000) for a 28 recipient who has earned at least eighty-seven (87) semester credit hours but 29 no more than one hundred twenty (120) semester credit hours unless the 30 recipient is enrolled in a baccalaureate degree program that requires more 31 than one hundred twenty (120) semester credit hours, but not more than one hundred thirty (130) semester credit hours, as provided under § 6-61-232, 32 then up to the number of credit hours required to complete the baccalaureate 33 34 program. 35 (b) A recipient shall receive no more than one 36 (1) year of the scholarship provided under subdivision (d)(1)(A)(iv)(a) of

106

1

HB1512 this section unless the recipient is enrolled in a baccalaureate degree

2 program that requires more than one hundred twenty (120) semester credit 3 hours as provided under § 6-61-232. 4 (c)(l) A recipient who is eligible to receive 5 the scholarship under subdivision (d)(1)(A)(iv)(a) of this section may 6 receive the scholarship while enrolled in a semester as a part-time student. 7 (2) The scholarship amount for the 8 semester in which a recipient is enrolled as a part-time student under 9 subdivision (d)(1)(A)(iv)(c)(1) of this section shall may be prorated by the 10 number of credit hours in which the recipient is enrolled. 11 12 SECTION 82. Arkansas Code § 6-85-212(d)(1)(C), concerning the 13 authorization for an applicant to elect for earned semester credit hours to 14 be only those earned after graduating from high school or obtaining a high 15 school equivalency diploma, is repealed. 16 (C)(i) An applicant may elect for the earned semester 17 eredit hours under subdivision (d)(1)(A) of this section to be only those 18 semester credit hours carned after graduating from high school or obtaining a 19 high school equivalency diploma approved by the Adult Education Section. 20 (ii) If an applicant makes the election under subdivision (d)(l)(C)(i) of this section, any semester credit hours earned 21 22 through concurrent credit or any other method before graduating high school 23 or obtaining a high school equivalency diploma approved by the Adult Education Section shall not be counted as earned semester credit hours for 24 25 the purposes of determining a recipient's scholarship award amount under 26 subdivision (d)(1)(A) of this section. 27 SECTION 83. Arkansas Code § 6-85-212(d)(3), concerning scholarship 28 29 award amounts for certain institutions of higher education under the Arkansas 30 Challenge Scholarship Program, is amended to read as follows: 31 (3) Subject to the availability of net revenue, the scholarship 32 award for an academic year for a full-time student enrolled in one (1) of the following institutions of higher education is one two thousand dollars 33 (\$1,000) (\$2,000) for the first year and three thousand dollars (\$3,000) for 34 35 the second year: 36 (A) A two-year approved institution of higher education;

107

1 (B) A branch campus of a four-year approved institution of 2 higher education; or 3 (C) An approved school of nursing. 4 SECTION 84. Arkansas Code § 6-85-302 is amended to read as follows: 5 6 6-85-302. Definitions. 7 As used in this subchapter: 8 (1) "Academic year" means a measure of the academic work to be accomplished by a student through the fall, spring, and summer semesters, or 9 the equivalent of the fall, <u>spring</u>, and <u>summer</u> <u>semesters</u>, in that order; 10 11 (2) "Approved institution of higher education" means an 12 institution of higher education approved by the Division of Higher Education 13 to participate in the Arkansas Workforce Challenge Scholarship Program and 14 that is: 15 (A) A state-supported two-year or four-year college or 16 university institution of higher education; or 17 (B) A private, nonprofit two-year or four-year college or 18 university with its primary headquarters located in Arkansas that is eligible 19 to receive Title IV federal student aid funds; or 20 (C) A public or private vocational-technical school that 21 is: 22 (i) Included on the Workforce Innovation and 23 Opportunity Act eligible training provider list; 24 (ii) Qualified to receive approval for veterans' 25 education benefits from the United States Department of Veterans Affairs; or 26 (iii) Included on the State Board of Private Career 27 Education list; and 28 (2)(A)(3)(A) "Certificate program" means a program that is 29 offered or made available to a student by an approved institution of higher education that leads to the obtainment of a certification or license, 30 31 including without limitation a program operated or sponsored by a third 32 party. 33 (B) "Certificate program" is determined by the division and includes without limitation the following: 34 35 (i) Advanced manufacturing; 36 (ii) Health care;

1	(iii) Information technology;
2	(iv) Construction trades; or
3	(v) Logistics and distribution.
4	(C) The credit hours or contact hours awarded for a
5	certificate program may include credit hours or contact hours that are not
6	creditable toward an associate or a baccalaureate degree.
7	
8	SECTION 85. Arkansas Code § 6-85-304(a), concerning student
9	eligibility under the Arkansas Workforce Challenge Scholarship Program, is
10	amended to read as follows:
11	(a) A student is eligible to receive an Arkansas Workforce Challenge
12	Scholarship for an academic year if the student applies to the Division of
13	Higher Education an approved institution of higher education by a date
14	determined by the Division of Higher Education preceding the academic year
15	and:
16	(1) Is <i>an <u>a legal</u> Arkansas resident or, if the student is less</i>
17	than twenty-one (21) years of age, either the student or one (1) parent of
18	the student is <i>an <u>a legal</u> Arkansas resident;</i>
19	(2) Meets either of the following requirements:
20	(A) Graduated from a:
21	(i) Public high school in Arkansas or another state;
22	(ii) Private high school in Arkansas or another
23	state; or
24	(iii) Home school under § 6-15-501 et seq. or
25	recognized by another state; or
26	(B) Received a high school equivalency diploma approved by
27	the Adult Education Section or another state;
28	(3) Is not receiving a scholarship under the Arkansas Academic
29	Challenge Scholarship Program, § 6-85-201 et seq.; and
30	(4) Is accepted for admission in a program of study at an
31	approved institution of higher education that leads to an associate degree or
32	a certificate program in one (1) of the <del>following</del> high-demand fields <del>:</del>
33	described in § 6-85-302.
34	(A) Industry;
35	(B) Health care; and
36	(C) Information technology; and

1	(5)(A) Whose program of study or certificate program will result
2	in the student's being qualified to work in an occupation identified by the
3	Division of Workforce Services under subdivision (a)(5)(B)(i) of this
4	section.
5	(B)(i) The Division of Workforce Services shall provide
6	annually to the Division of Higher Education by March 1 a list that
7	identifies the five (5) most in-demand occupations in this state in each
8	high-demand field under subdivision (a)(4) of this section that require the
9	completion of a program of study that leads to an associate degree or a
10	<del>certificate program.</del>
11	(ii) The Division of Workforce Services shall publish
12	on its website the list under subdivision (a)(5)(B)(i) of this section and
13	data supporting the list.
14	
15	SECTION 86. Arkansas Code § 6-85-305 is amended to read as follows:
16	6-85-305. Distribution — Award amounts.
17	(a) <u>(1)</u> If funds are available, the Division of Higher Education shall
18	distribute Arkansas Workforce Challenge Scholarships to all students who meet
19	the requirements under § <del>6-85-304</del> <u>6-85-302(2)</u> .
20	(2) Up to five million dollars (\$5,000,000) shall be allocated
21	for students eligible under § 6-85-302(2)(C).
22	(b)(1) The division shall distribute scholarships from the funds
23	available in an equal amount to every student eligible to receive a
24	scholarship under this subchapter.
25	(2) Except as provided in subsection (c) of this section, the
26	The maximum scholarship award a student may receive in an academic year shall
27	be the lesser of+ program costs or three thousand dollars (\$3,000).
28	(A) Eight hundred dollars (\$800); or
29	(B)(i) The cost of the certificate program or program of
30	study.
31	(ii) The cost of a certificate program or program of
32	study shall include:
33	(a) Tuition, fees, or other charges;
34	(b) Textbooks or other course materials; and
35	(c) Equipment needed for a course.
36	<del>(3)</del> (2) The scholarship awards may be used for expenses included

110

## As Engrossed: H3/6/25 H3/12/25

HB1512

1	in the cost of the certificate program or program of study.
2	(4)(3) A scholarship under this section shall be only for the
3	academic year for which it is awarded.
4	(4)(A) The division shall collaborate with the Office of Skills
5	Development to establish the criteria to be used to determine the eligibility
6	of students under § 6-85-302(1)(C), which shall be included in rules
7	promulgated by the Arkansas Higher Education Coordinating Board.
8	(B) The office shall:
9	(i) Use the criteria established under subdivision
10	(b)(4)(A) of this section to determine the eligibility of students under § 6-
11	<u>85-302(1)(C); and</u>
12	(ii) Provide the necessary information regarding
13	eligible students to the division to enable the division to distribute
14	scholarship awards on behalf of an eligible student directly to the approved
15	institution of higher education.
16	(c)(l) If the division has funds remaining after making the
17	distributions under subsection (b) of this section, the division shall
18	distribute scholarships to students for the summer term of the academic year.
19	(2) If funds are available under subdivision (c)(l) of this
20	section, a student shall apply for a scholarship for a summer term by a date
21	determined by the division preceding the summer term.
22	(3)(A) The division shall distribute scholarships for a summer
23	term in the same manner as under subsection (b) of this section.
24	(B) Scholarships for a summer term may be used in the same
25	manner as under subsection (b) of this section.
26	(4) A student who received a scholarship under subsection (b) of
27	this section may also receive a scholarship for a summer term.
28	<del>(d)</del> (c) The division shall disburse <u>all</u> scholarship awards on behalf of
29	an eligible student directly to the approved institution of higher education.
30	
31	SECTION 87. Arkansas Code Title 6, Chapter 85, Subchapter 3, is
32	amended to add an additional section to read as follows:
33	6-85-308. Reporting requirements.
34	(a) An approved institution of higher education accepting funds under
35	this subchapter shall submit an annual report to the Division of Higher
36	Education that includes without limitation the following:

111

1	(1) Individual student program completer information as defined
2	by the division; and
3	(2) Student information required to be provided to the division
4	<u>under § 6-85-216.</u>
5	(b) An approved institution of higher education accepting funds under
6	this subchapter shall submit an annual report to the Office of Skills
7	Development that includes without limitation the following:
8	(1) Individual student program completer information as defined
9	by the division; and
10	(2) Student information required to be provided to the division
11	<u>under § 6-85-216.</u>
12	
13	SECTION 88. Arkansas Code Title 6, Chapter 85, Subchapter 4 is
14	repealed.
15	<del>Subchapter 4 – Arkansas Concurrent Challenge Scholarship Program</del>
16	
17	6-85-401. Creation.
18	There is created the Arkansas Concurrent Challenge Scholarship Program.
19	
20	6-85-402. Definitions.
21	As used in this subchapter:
22	(1) "Approved institution of higher education" means an
23	institution of higher education that:
24	(A) Is approved by the Division of Higher Education to
25	participate in the Arkansas Concurrent Challenge Scholarship Program;
26	(B) Offers at least a fifty-percent discount on the
27	tuition and mandatory fees of an endorsed concurrent enrollment course or
28	certificate program to a student who is enrolled in an endorsed concurrent
29	enrollment course or certificate program, unless other opportunities are
30	provided that lower the tuition and mandatory fees below fifty percent (50%);
31	and
32	<del>(C) Is a:</del>
33	(i) State-supported two-year or four-year college or
34	university; or
35	(ii) Private, nonprofit two-year or four-year college
36	or university that has its primary headquarters located in Arkansas and that

1	is eligible to receive Title IV federal student aid funds;
2	(2)(A) "Certificate program" means a program that is offered or
3	made available to a student by an approved institution of higher education
4	that leads to the obtainment of a certification or license.
5	(B) "Certificate program" does not include a program that
6	is operated or sponsored by a third party;
7	(3)(A) "Endorsed concurrent enrollment course" means the same as
8	defined in § 6-16-1202.
9	(B) "Endorsed concurrent enrollment course" does not
10	include a program that is operated or sponsored by a third party; and
11	(4) "Student" means a person in grade ten (10), grade eleven
12	(11), or grade twelve (12) who is enrolled at a:
13	(A) Public high school in Arkansas;
14	(B) Private high school in Arkansas; or
15	(C) Home school, as defined in § 6-15-501.
16	
17	6-85-403. Eligibility.
18	(a) A student is eligible to receive an Arkansas Concurrent Challenge
19	Scholarship under this subchapter for an academic semester or academic year
20	during which the student is enrolled in an endorsed concurrent enrollment
21	course or certificate program if the student:
22	(1) Is an Arkansas resident or, if the student is less than
23	twenty-one (21) years of age, either the student or one (1) parent of the
24	student is an Arkansas resident; and
25	(2)(A) Submits a student success plan as described under § 6-15-
26	<del>2911(b).</del>
27	(B) The student success plan required under subdivision
28	(a)(2)(A) of this section for a student who is enrolled in an endorsed
29	concurrent enrollment course or certificate program shall:
30	(i) Be prepared in consultation with:
31	(a) School personnel, the student, and the
32	student's parent or legal guardian; or
33	(b) A college advisor; and
34	(ii) Include:
35	(a) An endorsed concurrent enrollment course
36	or certificate program that is relevant to the student's success plan; and

1 (b) Measures that ensure the successful completion of the endorsed concurrent enrollment course or certificate 2 program in which the student is enrolled. 3 4 (b)(1) A student successfully completes an endorsed concurrent 5 enrollment course or a course taken towards the completion of a certificate 6 program under this subchapter if he or she completes the course or program 7 and receives a minimum grade point average of 2.5. 8 (2)(A) A student who fails to successfully complete an endorsed 9 concurrent enrollment course or a course taken towards the completion of a 10 certificate program under this subchapter shall: 11 (i) Retain eligibility for a scholarship under this 12 subchapter; and 13 (ii) Enroll in no more than one (1) endorsed 14 concurrent enrollment course or course required for the completion of a 15 certificate program for the first semester following the semester in which 16 the student failed to successfully complete an endorsed concurrent enrollment 17 course or course taken towards the completion of a certificate program. 18 (B) However, if a student fails an endorsed concurrent 19 enrollment course or a course taken towards the completion of a certificate 20 program under this subchapter a second time, the student shall be ineligible 21 to reapply for a scholarship under this subchapter. 22 (c) A student whose enrollment in a vocational center is reimbursable under § 6-51-305 is not eligible for a scholarship under this subchapter. 23 24 6-85-404. Funding. 25 26 (a) For an academic year, Arkansas Concurrent Challenge Scholarships 27 under this subchapter shall be funded with any funds remaining after the 28 Division of Higher Education allocates sufficient funding to award Arkansas Workforce Challenge Scholarships under § 6-85-301 et seq., at a level 29 30 equivalent to the awards made in the previous academic year. (b)(1) A scholarship under this subchapter shall not be awarded for an 31 32 academic year if: 33 (A) Less than two hundred fifty thousand dollars (\$250,000) is available under subsection (a) of this section; or 34 35 (B) The division received a loan from the Scholarship Shortfall Reserve Trust Account under § 23-115-802 for the Arkansas Academic 36

HB1512

1	Challenge Scholarship Program, § 6-85-201 et seq., for the previous academic
2	<del>year.</del>
3	(2) Any funds under subsection (a) of this section that are not
4	disbursed for scholarships under this subchapter shall be carried over to the
5	next academic year to be used for scholarships under this subchapter.
6	
7	6-85-405. Distribution - Award amounts.
8	(a) If funds are available, the Division of Higher Education shall
9	award Arkansas Concurrent Challenge Scholarships to all students who meet the
10	requirements under this subchapter.
11	(b)(1) The division shall distribute scholarships from the funds
12	available in an equal amount to every approved institution of higher
13	education that has enrolled a student eligible to receive a scholarship under
14	this subchapter.
15	(2) The maximum scholarship award a student may receive in an
16	academic year shall be the lesser of:
17	(A)(i) Five hundred dollars (\$500).
18	(ii) A scholarship awarded to a student who is
19	eligible under § 6-85-403 shall be awarded in the amount of one hundred
20	twenty-five dollars (\$125) for each endorsed concurrent enrollment credit
21	course or certificate program in which the eligible student is enrolled, up
22	to two (2) endorsed concurrent enrollment credit courses or certificate
23	<del>programs per semester; or</del>
24	(B) The tuition and mandatory fees of the endorsed
25	concurrent credit course or certificate program.
26	(3) A scholarship granted under this section may be awarded in
27	addition to any funds received for the enrollment in an endorsed concurrent
28	enrollment course under § 6-16-1204(e)(3).
29	(4) Unless a student's high school or community-based program
30	provides financial assistance for the cost of tuition and mandatory fees for
31	an endorsed concurrent enrollment course or certificate program, the
32	remaining cost of tuition and mandatory fees for an endorsed concurrent
33	enrollment course or certificate program is the responsibility of the
34	eligible student who is enrolled in the endorsed concurrent enrollment course
35	<del>or certificate program.</del>

36

1	6-85-406. Rules.
2	The Division of Higher Education shall promulgate rules to implement
3	this subchapter.
4	
5	SECTION 89. Arkansas Code § 6-85-502(b)(5), concerning the amount of
6	net proceeds to fund scholarships under the Arkansas Concurrent Challenge
7	Scholarship Program used for the lottery fiscal impact statement, is amended
8	to read as follows:
9	(5) The amount of net proceeds that was necessary to fund scholarships
10	under the A <del>rkansas Concurrent Challenge Scholarship Program, § 6-85-401</del>
11	ACCESS to Acceleration Scholarship Program, § 6-85-701 et seq., during each
12	of the last four (4) years immediately preceding the year in which the
13	proposed bill is being considered, listed separately;
14	
15	SECTION 90. Arkansas Code § 6-85-502(b)(7)(C), concerning the
16	comparison of the year with the highest amount of net proceeds necessary to
17	fund scholarships under the Arkansas Concurrent Challenge Scholarship
18	Program, is amended to read as follows:
19	(C) The year with the highest amount of net proceeds
20	necessary to fund scholarships under the Arkansas Concurrent Challenge
21	<del>Scholarship Program, § 6-85-401</del> <u>ACCESS to Acceleration Scholarship Program, §</u>
22	<u>6-85-701</u> et seq., as determined under subdivision (b)(5) of this section; and
23	
24	SECTION 91. Arkansas Code Title 6, Chapter 85, is amended to add an
25	additional subchapter to read as follows:
26	<u>Subchapter — 7 ACCESS to Acceleration Scholarship Program</u>
27	
28	<u>6-85-701 Creation.</u>
29	There is created the ACCESS to Acceleration Scholarship Program.
30	
31	<u>6-85-702. Definitions.</u>
32	<u>As used in this subchapter:</u>
33	(1) "Approved institution of higher education" means an
34	institution of higher education that:
35	(A) Is approved by the Division of Higher Education to
36	participate in the ACCESS to Acceleration Scholarship Program; and

116

1	<u>(B) Is a:</u>
2	(i) State-supported two-year or four-year
3	institution of higher education; or
4	(ii) Private, nonprofit two-year or four-year
5	institution of higher education that has its primary headquarters located in
6	Arkansas and is eligible to receive Title IV federal student aid funds;
7	(2)(A) "Certificate program" means a program that is offered or
8	made available to a student by an approved institution of higher education
9	that leads to the obtainment of a certification or license.
10	(B) "Certificate program" does not include a program that
11	is operated or sponsored by a third party;
12	(3)(A) "Concurrent credit course" means a course as defined in
13	<u>§ 6-16-1202.</u>
14	<u>(B) "Concurrent credit course" does not include a program</u>
15	that is operated or sponsored by a third party; and
16	(4) "Eligible student" means a student enrolled in grade ten
17	(10), grade eleven (11), or grade twelve (12) at a public high school in
18	<u>Arkansas.</u>
19	
20	<u>6-85-703. Eligibility.</u>
21	<u>(a) A student is eligible to be awarded a scholarship under this</u>
22	subchapter for an academic semester or academic year during which the student
23	is enrolled in a concurrent credit course if the student is eligible to
24	enroll in the concurrent credit course under § 6-16-1204(a)(5).
25	(b) Scholarship funds shall not be used for courses at a vocational
26	<u>center that are reimbursable under § 6-51-305.</u>
27	<u>(c) A student is not eligible for a scholarship under this subchapter</u>
28	if the student is enrolled in a concurrent credit course that may be funded
29	<u>under § 6-18-2506.</u>
30	
31	<u>6-85-704. Funding.</u>
32	(a) For an academic year, the following shall be used to fund
33	scholarships under this subchapter:
34	(1) Excess funding returned to the Office of the Arkansas
35	Lottery under § 6-85-212(d)(2)(B)(i) from the previous academic year; and
36	(2) Net proceeds remaining from the previous academic year after

117

As Engrossed: H3/6/25 H3/12/25

1	the office transfers the funds requested by the Division of Higher Education
2	<u>under § 23-115-801(c)(2).</u>
3	(b)(1) A scholarship under this subchapter shall not be awarded for an
4	<u>academic year if:</u>
5	(A) Less than two hundred fifty thousand dollars
6	(\$250,000) is available under subsection (a) of this section; or
7	(B) The division received a loan from the Scholarship
8	Shortfall Reserve Trust Account under § 23-115-802 for the Arkansas Academic
9	Challenge Scholarship Program, § 6-85-201 et seq., for the previous academic
10	year.
11	(2) Any funds under subsection (a) of this section that are not
12	disbursed for scholarships under this subchapter shall be carried over to the
13	next academic year to be used for scholarships under this subchapter.
14	
15	6-85-705. Distribution — Award Amounts.
16	(a) If funds are available, the Division of Higher Education shall
17	award an ACCESS to Acceleration Scholarship to all eligible students who meet
18	the requirements under this subchapter.
19	(b)(1) The division shall distribute scholarships from the funds
20	available in an equal amount to every approved institution of higher
21	education that has enrolled a student eligible to receive a scholarship under
22	this subchapter.
23	(2) A scholarship awarded to a student who is eligible under §
24	6-85-703 shall be awarded in the amount of sixty-five dollars (\$65) per
25	concurrent credit course hour in which the eligible student is enrolled, for
26	a maximum of fifteen (15) concurrent credit course hours per semester.
27	(3) The maximum scholarship amount a student may be awarded in
28	an academic year, including summer semesters, shall not exceed two thousand
29	<u>dollars (\$2,000).</u>
30	(c)(l) A state-supported two-year or four-year institution of higher
31	education may offer a reduced tuition rate for concurrent credit courses
32	offered by the state-supported institution of higher education to eligible
33	students under this subchapter.
34	(2) The reduction in tuition under subdivision (c)(l) of this
35	section shall not be considered an institutional scholarship.
36	

1	<u>6-85-706. Rules.</u>
2	The Division of Higher Education may promulgate rules to implement this
3	subchapter.
4	
5	SECTION 92. Arkansas Code § 20-7-133(b)(2), concerning members
6	appointed by the Commissioner of Elementary and Secondary Education to the
7	Child Health Advisory Committee, is amended to read as follows:
8	(2) The Commissioner of Elementary and Secondary Education shall
9	appoint:
10	(A) One (1) member to represent the Division of Elementary
11	and Secondary Education;
12	(B) One (1) member to represent the Arkansas School
13	Nutrition Association Child Nutrition Unit;
14	(C) One (1) <del>member to represent the Arkansas School Nurses</del>
15	Association public school nurse;
16	(D) One (1) member to represent the Arkansas Association
17	of Educational Administrators public school administrator;
18	(E) One (1) member <del>to represent the Arkansas PTA</del> <u>of a</u>
19	public school district parent-teacher association;
20	(F) One (1) member <del>to represent the Arkansas School Boards</del>
21	Association of a public school district board of directors;
22	(G) One (1) member to represent the Arkansas Association
23	of School Business Officials public school district finance employee; and
24	(H) One (1) member to represent the Arkansas Association
25	for Supervision and Curriculum Development <u>Two (2)</u> public school licensed
26	educators; and
27	(I) One (1) member who is a classroom teacher.
28	
29	SECTION 93. Arkansas Code § 21-5-703(c), concerning the award of
30	scholarship benefits by the Arkansas State Claims Commssion during the claims
31	process for death benefits of public employees, is amended to read as
32	follows:
33	(c) Unless $\frac{6-82-504(e)}{6-82-2505(e)}$ is applicable, the commission
34	shall award any scholarship benefit provided by the provisions of $\frac{6-82-501}{5}$
35	et seq. the Arkansas Heroes Scholarship Act, § 6-82-2501 et seq., at the same
36	time any death benefit or total and permanent disability benefit is awarded

119

1 under this subchapter. 2 3 SECTION 94. Arkansas Code § 21-5-705(a)(3)(B)(i), concerning the 4 maximum death benefit paid to a designated beneficiary or survivor of certain 5 public employees killed in the line of duty, is amended to read as follows: 6 (i) A maximum of one hundred fifty thousand dollars 7 (\$150,000) per individual death, including educational benefits provided in § 8 6-82-501 et seq. the Arkansas Heroes Scholarship Act, § 6-82-2501 et seq.; 9 and 10 11 SECTION 95. The introductory language of Arkansas Code § 23-115-12 801(b)(1)(B)(i), concerning the establishment of the Lottery Scholarship 13 Trust Account by the Office of the Arkansas Lottery, is amended to read as 14 follows: 15 The office shall establish the Lottery Scholarship (B)(i) 16 Trust Account as required under subdivision (b)(1)(A) of this section to fund 17 the Arkansas Academic Challenge Scholarship Program, § 6-85-201 et seq., the 18 Arkansas Workforce Challenge Scholarship Program, § 6-85-301 et seq., the 19 Arkansas Concurrent Challenge Scholarship Program, § 6-85-401 ACCESS to 20 Acceleration Scholarship Program, § 6-85-701 et seq., and any other 21 scholarship funded with net proceeds from the state lottery in a financial 22 institution into which the office shall transfer: 23 24 SECTION 96. Arkansas Code § 23-115-801(b)(1)(B)(ii) and (iii), 25 concerning funding of the Lottery Scholarship Trust Account by the Office of 26 the Arkansas Lottery, are amended to read as follows: 27 The funds transferred by the office into the (ii) 28 Lottery Scholarship Trust Account for the Arkansas Academic Challenge 29 Scholarship Program, § 6-85-201 et seq., the Arkansas Workforce Challenge 30 Scholarship Program, § 6-85-301 et seq., the Arkansas Concurrent Challenge 31 Scholarship Program, § 6-85-401 ACCESS to Acceleration Scholarship Program, § 6-85-701 et seq., and any other scholarship funded with net proceeds from the 32 33 state lottery as established under subdivision (b)(1)(B)(i) of this section 34 shall be used for: 35 (a) Arkansas Workforce Challenge Scholarships; 36 Any management fees charged by the (b)

```
120
```

1 financial institution to manage the trust account for scholarship award 2 supplements; 3 (c) Arkansas Concurrent Challenge Scholarships 4 ACCESS to Acceleration Scholarships; 5 (d) Arkansas Academic Challenge Scholarships; 6 and 7 (e) Any other scholarship funded with net 8 proceeds from the state lottery. 9 (iii) Annually, the office shall transfer to the 10 division the funds from the previous academic year, if any, that were 11 transferred by the office into the Lottery Scholarship Trust Account 12 established under subdivision (b)(1)(B)(i) of this section for distribution 13 of Arkansas Academic Challenge Scholarships, Arkansas Workforce Challenge 14 Scholarships, Arkansas Concurrent Challenge ACCESS to Acceleration 15 Scholarships, and any other scholarship funded with net proceeds from the 16 state lottery. 17 18 SECTION 97. Arkansas Code § 23-115-801(c)(1)(C), concerning the 19 scholarship programs that the Commissioner of the Division of Higher 20 Education is required to certify funding for, is amended to read as follows: 21 The Arkansas Concurrent Challenge Scholarship Program, (C) 22 <del>§ 6-85-401 et seq.;</del> ACCESS to Acceleration Scholarship Program, § 6-85-701 et 23 seq.; and 24 25 SECTION 98. Arkansas Code § 23-115-801(c)(2)(D)(ii)(a), concerning the 26 distribution to recipients if funds remain after award of all scholarships 27 under the Arkansas Academic Challenge Program, is amended to read as follows: 28 (ii)(a) If available funds remain after the award of 29 all scholarships under the Arkansas Academic Challenge Program, § 6-85-201 et seq., then the available funds shall be distributed to recipients of 30 31 scholarships under the Arkansas Workforce Challenge Scholarship Program, § 6-32 85-301 et seq., and the Arkansas Concurrent Challenge Scholarship Program, § 33 6-85-401 ACCESS to Acceleration Scholarship Program, § 6-85-701 et seq., on a 34 pro rata basis as determined by the division. 35 36 SECTION 99. Arkansas Code § 23-115-802(c)(2) and (3), concerning the

121

1 process of using the Scholarship Shortfall Reserve Trust Account if net 2 proceeds are insufficient to meet scholarship funding, are amended to read as 3 follows:

4 (2) Except as provided in subdivision (c)(3)(B) of this section, 5 the Scholarship Shortfall Reserve Trust Account shall not be drawn upon to 6 fund Arkansas Workforce Challenge Scholarships under the Arkansas Workforce 7 Challenge Scholarship Program, § 6-85-301 et seq., Arkansas Concurrent 8 Challenge Scholarships under the Arkansas Concurrent Challenge Scholarship 9 Program, § 6-85-401 ACCESS to Acceleration Scholarship Program, § 6-85-701 et 10 seq., or any other scholarship funded with net proceeds from the state 11 lottery.

12 (3)(A) Determining the maximum amount of loans from the 13 Scholarship Shortfall Reserve Trust Account to the Arkansas Academic 14 Challenge Scholarship Program, § 6-85-201 et seq., the Arkansas Workforce 15 Challenge Scholarship Program, § 6-85-301 et seq., or the Arkansas Concurrent 16 Challenge Scholarship Program, § 6-85-401 ACCESS to Acceleration Scholarship 17 Program, § 6-85-701 et seq., is the prerogative of the General Assembly. This 18 is usually accomplished by the General Assembly's delineating such funding 19 allocations for the various scholarship programs, with the approval of the 20 Administrative Rules Subcommittee of the Legislative Council and through 21 oversight as required by law by the Lottery Oversight Subcommittee of the 22 Legislative Council. Further, the General Assembly determines that the 23 Division of Higher Education may operate more efficiently with some 24 flexibility, therefore it is both necessary and appropriate that the General 25 Assembly maintain oversight by requiring prior approval of the Legislative 26 Council or the Joint Budget Committee as provided by this section.

27 (B) If the division determines it is necessary to borrow 28 from the Scholarship Shortfall Reserve Trust Account to fund scholarships 29 under the Arkansas Academic Challenge Scholarship Program, § 6-85-201 et 30 seq., the Arkansas Workforce Challenge Scholarship Program, § 6-85-301 et 31 seq., or the Arkansas Concurrent Challenge Scholarship Program, § 6-85-401 et 32 seq., ACCESS to Acceleration Scholarship Program, § 6-85-701 et seq., the 33 division shall first obtain review and approval from the Legislative Council or, if the General Assembly is in session, the Joint Budget Committee. 34 35 SECTION 100. DO NOT CODIFY. SEVERABILITY CLAUSE. If any provision of 36

122

1	this act or the application of this act to any person or circumstance is held
2	invalid, the invalidity shall not affect other provisions or applications of
3	this act that can be given effect without the invalid provision or
4	application, and to this end, the provisions of this act are declared
5	severable.
6	
7	
8	/s/M. Shepherd
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29 30	
31	
32	
33	
33 34	
35	
36	
50	