Stricken language would be deleted from and underlined language would be added to present law. Act 931 of the Regular Session

1	State of Arkansas	As Engrossed: S3/16/17	
2	91st General Assembly	A Bill	
3	Regular Session, 2017		SENATE BILL 645
4			
5	By: Senator J. English		
6			
7		For An Act To Be Entitled	
8	AN ACT TO	AMEND PROVISIONS OF THE ARKANSAS CO	DE
9	CONCERNING	G BONDED DEBT ASSISTANCE; TO IMPROVE	
10		Y IN THE PROVISION OF BONDED DEBT AS	
11		SCHOOL DISTRICTS; AND FOR OTHER PUR	
12	10 100010	bollool biblicity, and low officer low	10000.
13			
14		Subtitle	
15	TO A	MEND PROVISIONS OF THE ARKANSAS CODE	C
16	CONC	ERNING BONDED DEBT ASSISTANCE; TO	
17	IMPR	OVE EFFICIENCY IN THE PROVISION OF	
18	BOND	ED DEBT ASSISTANCE TO PUBLIC SCHOOL	
19		RICTS.	
20	D101	KIOID.	
21			
22	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:
23			
24	SECTION 1. DO 1	NOT CODIFY. Legislative findings.	
25		embly finds that:	
26 27	· · · · · · · · · · · · · · · · · · ·	ugh bonded debt assistance, the stat ssistance for the purpose of retirin	-
28	· ·	ence as of January 1, 2005;	g outstanding bonded
29	<u>-</u>	bonded debt assistance is necessary	to maintain good
30	·	rs, as bonded debt assistance is res	
31	_	idered in coverage and in calculatio	
32	<u>service mills;</u>		
33	<u>(3) School</u>	ol district expenditure of savings y	<u>ielded from</u>
34	<u>-</u>	is restricted to the support of aca	
35		restriction creates inefficiencies	
36		t because refunding and restructuring	
37 38	•	ult to track and accurately restrict	ana report pona
39	<u>savings;</u> (5) Any i	benefit derived from the restriction	s is minimal: and
40	· · · · · · · · · · · · · · · · · · ·	he interest of improving efficiency	-
41	·	ld be amended to eliminate this rest	

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savings realized from the refunding of bond that were issued and outstanding 1 as of January 1, 2005 bonds to be expended by school districts for any 2 3 legitimate school or school district purpose. 4 5 SECTION 2. Arkansas Code § 6-20-2503(b)-(h), concerning bonded debt 6 assistance, is amended to read as follows: 7 (b)(1) In accordance with the requirements and limitations of this section, the state shall provide eligible school districts with financial 8 9 assistance for the purpose of retiring outstanding bonded indebtedness in existence as of January 1, 2005. 10 11 (2) The amount of financial assistance under this section is 12 based on: 13 The total amount required to satisfy a school (A) 14 district's outstanding bonded indebtedness in existence as of January 1, 15 2005; 16 The annual amount due on a fiscal year basis from the (B)school district in accordance with the principal and interest payment 17 schedule in effect and on file with the Department of Education on January 1, 18 19 2005, for the outstanding bonded indebtedness identified under subdivision 20 (b)(2)(A) of this section; and (C) The calculation in subdivision (b)(3)(A) $\frac{\partial F}{\partial t}$ 21 22 subdivision (b)(3)(B) of this section. 23 (3)(A) The Commission for Arkansas Public School Academic 24 Facilities and Transportation shall determine the amount of financial bonded 25 debt assistance for each eligible school district as follows: 26 (i)(a) For the year that financial assistance under 27 this section will be provided, ascertain the scheduled debt payment on a 28 fiscal year basis from the principal and interest payment schedule in effect 29 and on file with the department on January 1, 2005, and reduce the amount of the payment by ten percent (10%) except as provided in subdivision 30 31 (b)(3)(A)(i)(b) of this section. 32 (b)(1) If a school district can demonstrate to the satisfaction of the commission that all or a portion of the ten percent 33 34 (10%) reduction in its scheduled debt payment under subdivision 35 (b)(3)(A)(i)(a) of this section can be attributed to the support of academic facilities, the commission shall reverse all or a portion of the ten percent 36

(10%) reduction by a percentage proportionate to the amount attributable to

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     academic facilities.
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                                         (2) A school district that applied to
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     the commission during the 2006-2007 school year for a reversal of the ten
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     percent (10%) reduction but was denied the reversal by the commission due to
     the failure of the school district to submit timely appeals shall be entitled
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 6
     to receive bonded debt assistance for the relevant period of the program
 7
     beginning with the 2007-2008 school year in the amount approved by the
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     Division of Public School Academic Facilities and Transportation;
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                             (ii) For the year that financial bonded debt
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     assistance will be provided, divide the scheduled debt payment as adjusted
     under subdivision (b)(3)(A)(i) by the total assessed valuation of taxable
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12
     real, personal, and utility property in the school district as shown by the
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     applicable county assessment for the most recent year with the result
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     multiplied by one thousand (1,000);
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                             (iii)(a) Multiply the calculation under subdivision
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     (b)(3)(A)(ii) of this section by a funding factor per average daily
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     membership that will distribute a total amount of state financial bonded debt
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     assistance no less than the total amount of funds that would have been
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     distributed during fiscal year 2005 if every school district in the state had
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     received an amount of state financial bonded debt assistance equal to an
     amount calculated by applying the debt service funding supplement formula
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22
     under the Supplemental School District Funding Act of 2003, § 6-20-2401 et
23
     seq. [repealed], during fiscal year 2005 with a funding factor of eighteen
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     dollars and three cents ($18.03).
25
                                   (b) The funding factor for each fiscal year
     after Fiscal Year 2006 shall be equal to the funding factor derived for
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27
     Fiscal Year 2006 under subdivision (b)(3)(A)(iii)(a) of this section; and
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                             (iv) Multiply the calculation under subdivision
     (b)(3)(A)(iii) of this section by the state wealth index.
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                       (B) (i) As used in this subdivision (b) (3) (B), "mandatory
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     callable bonds" means a bond issue in which all net proceeds from debt
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     service millage used to secure the issuance of that bond must be applied to
     payment of the issue and cannot be used for any other purposes.
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                             (ii) School districts having mandatory callable
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     bonds shall receive an amount of state financial assistance with regard to
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36
     the mandatory callable bonds proportionate to the amount of state financial
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2 districts that do not have mandatory callable bonds. 3 (C) As the amount of state financial bonded debt 4 assistance under this section decreases to correlate with reductions in 5 principal and interest payments and increases in property assessments, the 6 commission shall distribute any savings remaining funded bonded debt 7 assistance appropriation through the Educational Facilities Partnership Fund 8 Account in accordance with rules promulgated by the commission. 9 (4)(A) The commission shall determine the amount of state 10 financial bonded debt assistance for each eligible school district no later than July 15 of each year. 11 12 (B)(i) State financial Bonded debt assistance under this 13 subsection is payable to each eligible school district in two (2) equal 14 installments. 15 (ii) The commission shall arrange for the payment of 16 the first installment by August 1 of each year and the second installment by 17 February 1 of each year. 18 (5) For tracking purposes, the school district shall account for 19 the funds received as state financial <u>bonded debt</u> assistance under this 20 section as restricted funds and shall account for the funds in accordance with provisions of law, including, without limitation, the Arkansas 21 22 Educational Financial Accounting and Reporting Act of 2004, § 6-20-2201 et 23 seq., and rules established by the commission. 24 (c)(1)(A) (i) Nothing in this section shall prohibit a school district 25 from refunding bonds that were issued and outstanding as of January 1, 2005. 26 (ii) (B) If a school district qualifies for state 27 financial bonded debt assistance under this section, the amount of state 28 financial bonded debt assistance under this section shall not be altered or 29 reduced as a result of refunding the bonds that were issued and outstanding as of January 1, 2005, and the financial bonded debt assistance shall 30 31 continue after the refunding based on the principal and interest payment 32 schedule in effect and on file with the department on January 1, 2005. (B) The school district shall use the debt service 33 savings, if any, produced by refunding the outstanding bonds as follows: 34 (i) The annual savings produced by the refunding 35 36 shall be deposited into a bond refunding savings fund, to be used by the

assistance provided under subdivision (b)(3)(A) of this section to school

1	school district solely for the:
2	(a) New construction of, capital repairs to,
3	or renovation of academic facilities; or
4	(b) Purchase of academic equipment; and
5	(ii) Before the date on which the refunding bonds
6	are sold at public sale, the school district shall certify to the commission
7	that the yearly debt service savings will be used solely for the purposes
8	described in subdivision (c)(1)(B)(i) of this section.
9	(2)(A) Nothing in this section shall prohibit a school district
10	from issuing second lien bonds.
11	(B) If a school district qualifies for state financial
12	assistance under this section, the amount of state financial assistance under
13	this section shall not be increased or reduced as a result of the issuance of
14	second lien bonds.
15	(3)(2) Nothing in this subsection shall prevent the annual
16	adjustment of state financial <u>bonded debt</u> assistance under this section in
17	accordance with annual variations in the state wealth index and the school
18	district's principal and interest payment schedule in effect and on file with
19	the department on January 1, 2005.
20	(d)(1) The state shall not assume any debt of a school district or
21	incur any obligation with regard to a school district's bonded indebtedness
22	by providing the financial bonded debt assistance described in this section.
23	(2) The school district receiving financial bonded debt
24	assistance under this section is and will remain independently liable for all
25	outstanding indebtedness.
26	(e)(1) The commission shall compute the amount of general facilities
27	funding that each school district received or would have received under the
28	Supplemental School District Funding Act of 2003, § 6-20-2401 et seq.
29	{repealed}, during Fiscal Year 2005.
30	(2)(A) In addition to the financial assistance provided under
31	subsection (b) of this section, a school district shall receive in accordance
32	with subdivision (e)(2)(B) of this section state financial assistance equal
33	to all or a portion of the general facilities funding that the school
34	district received or would have received under the Supplemental School
35	District Funding Act of 2003, § 6-20-2401 et seq. [repealed], during Fiscal
36	Voor 2005

1 (B) The commission shall phase out state financial 2 assistance under this subsection over a ten year period by reducing the amount received by a school district under this subsection after Fiscal Year 3 4 2006 by one tenth (1/10) in each year of the ten year period with the savings 5 The funded general facilities funding appropriation shall be distributed to 6 the Employee Benefits Division of the Department of Finance and 7 administration Administration for the exclusive benefit of public school 8 employees participating in the State and Public School Life and Health 9 Insurance Program. 10 (3) State financial assistance under this subsection is payable 11 to each eligible school district in two (2) equal installments. The 12 commission shall arrange for the payment of the first installment by August 1 13 of each year and the second installment by February 1 of each year. 14 (f)(1) If a school district elected to receive supplemental millage 15 incentive funding under the Supplemental School District Funding Act of 2003, 16 § 6-20-2401 et seq. [repealed], during Fiscal Year 2005, the commission shall 17 compute the difference between the amount of supplemental millage incentive 18 funding that a school district received in Fiscal Year 2005 and the amount of 19 debt service funding supplement and general facilities funding that the 20 school district would have received under the Supplemental School District 21 Funding Act of 2003, § 6-20-2401 et seq. [repealed], in Fiscal Year 2005. 22 (2)(A) In addition to the financial assistance provided under subsection (b) of this section, a school district that elected to receive 23 supplemental millage incentive funding under the Supplemental School District 24 Funding Act of 2003, § 6-20-2401 et seq. [repealed], shall receive in 25 26 accordance with subdivision (f)(2)(B) of this section state financial 27 assistance equal to all or a portion of the amount of supplemental millage 28 incentive funding that exceeded the amount that the school district would have received under debt service funding supplement and general facilities 29 30 funding under the Supplemental School District Funding Act of 2003, § 6-20-2401 et seg. [repealed], in Fiscal Year 2005. 31 32 (B) The commission shall phase out the state financial 33 assistance under this subsection over a ten-year period by reducing the 34 amount received by a school district under this subsection after Fiscal Year 2006 by one tenth (1/10) in each year of the ten year period with the savings 35 36 The funded supplemental millage appropriation shall be distributed to the

1	Employee Benefits Division of the Department of Finance and administration		
2	Administration for the exclusive benefit of public school employees		
3	participating in the State and Public School Life and Health Insurance		
4	Program.		
5	(3) State financial assistance under this subsection is payable		
6	to each eligible school district in two (2) equal installments. The		
7	commission shall arrange for the payment of the first installment by August		
8	of each year and the second installment by February 1 of each year.		
9	(g) $\frac{(1)(A)}{(A)}$ Within thirty (30) days after the satisfaction of a school		
10	district's outstanding bonded indebtedness in existence as of January 1,		
11	2005, the school district shall notify the department that the school		
12	district's outstanding bonded indebtedness in existence as of January 1,		
13	2005, has been satisfied, which shall include defeasance, but shall exclude		
14	refunding.		
15	(B) If a school district has issued refunding bonds to		
16	refund bonds in existence as of January 1, 2005, the school district shall		
17	notify the department of the date that the school district's outstanding		
18	bonded indebtedness in existence as of January 1, 2005, would have been		
19	satisfied had the bonds not been refunded.		
20	(2)(A) Within thirty (30) days after receiving notification		
21	under subdivision (g)(1)(A) of this section, the department shall certify to		
22	the commission that all the school district's outstanding bonded indebtedness		
23	in existence as of January 1, 2005, has been satisfied.		
24	(B) Upon acceptance by the commission of the department's		
25	certification, state financial participation under this section shall expire		
26	(h)(l) A school district shall qualify to receive any appropriate		
27	supplemental millage incentive funds otherwise available in the public school		
28	fund if:		
29	(A) The school district voluntarily raised its maintenance		
30	and operation mills only during the 2004-2005 school year in order to have a		
31	total millage beyond the twenty-five (25) mills required by the Arkansas		
32	Constitution, Amendment 74; and		
33	(B) The school district's property assessment per student		
34	is below the state average per student.		
35	(2) The supplemental millage incentive funds shall be		
36	available without regard to any other qualifications in law. including		

As Engrossed: S3/16/17 SB645

1	without limitation any requirement that a school district must have
2	previously received a debt service funding supplement.
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4	/s/J. English
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7	APPROVED: 04/05/2017
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