ARKANSAS DEPARTMENT OF EDUCATION RULES GOVERNING THE PUBLIC SCHOOL CHOICE ACT OF 2015 <u>August 2015</u>

1.00 PURPOSE

- 1.01 These rules shall be known as the Arkansas Department of Education Rules Governing the Public School Choice Act of 2015.
- 1.02 The purpose of these rules is to set forth the process and procedures necessary to administer the Public School Choice Act of 2015.

2.00 AUTHORITY

2.01 The Arkansas State Board of Education promulgated these rules pursuant to the authority granted to it by Ark. Code Ann. § 6-18-1901 et seq., as amended by Act 560 of 20151066 of 2017 and Act 9 of 2018, and Ark. Code Ann. §§ 6-11-105 and 25-15-201 et seq.

3.00 DEFINITIONS

As used in these rules:

- 3.01 "Nonresident District" means a school district other than a student's resident district;
- 3.02 "Parent" means a student's parent, guardian, or other person having custody or care of the student;
- 3.03 "Resident district" means the school district in which the student resides as determined under Ark. Code Ann. § 6-18-202;
- 3.04 "Sibling" means each of two (2) or more children having a parent in common by blood, adoption, marriage, or foster care; and
- 3.05 "Transfer student" means a public school student in kindergarten through grade twelve (12) who transfers to a nonresident district through a public school choice option under Arkansas Code, Title 6, Chapter 18, Subchapter 19 and these rules.

4.00 ESTABLISHMENT OF PUBLIC SCHOOL CHOICE PROGRAM

4.01 A public school choice program is established to enable a student in kindergarten through grade twelve (12) to attend a school in a nonresident district, subject to the limitations under Ark. Code Ann. § 6-18-1906 and Section 7.00 of these rules.

- 4.02 Each school district shall participate in a public school choice program consistent with Arkansas Code, Title 6, Chapter 18, Subchapter 19 and these rules.
- 4.03 These rules do not require a school district to add teachers, staff, or classrooms, or in any way to exceed the requirements and standards established by existing law.
- 4.04 The board of directors of a public school district shall adopt by resolution specific standards for acceptance and rejection of applications under Arkansas Code, Title 6, Chapter 18, Subchapter 19 and these rules. The standards:
 - 4.04.1 May include without limitation the capacity of a program, class, grade level, or school building;
 - 4.04.2 May include a claim of a lack of capacity by a school district only if the school district has reached at least ninety percent (90%) of the maximum authorized student population in a program, class, grade level, or school building under federal law, state law, the rules for standards of accreditation, or other applicable regulations;
 - 4.04.3 Shall include a statement that priority will be given to an applicant who has a sibling or stepsibling who:
 - 4.04.3.1 Resides in the same household; and
 - 4.04.3.2 Is already enrolled in the nonresident district by choice.
 - 4.04.4 Shall not include an applicant's:
 - 4.04.4.1 Academic achievement;
 - 4.04.4.2 Athletic or other extracurricular ability;
 - 4.04.4.3 English proficiency level; or
 - 4.04.4.4 Previous disciplinary proceedings, except that an expulsion from another district may be included under Ark. Code Ann. § 6-18-510.
 - 4.04.5 A school district receiving transfers under the Public School Choice Act of 2013 2015 and these rules shall not discriminate on the basis of gender, national origin, race, ethnicity, religion, or disability.
- 4.05 A nonresident district shall:
 - 4.05.1 Accept credits toward graduation that were awarded by another district; and

- 4.05.2 Award a diploma to a nonresident student if the student meets the nonresident district's graduation requirements.
- 4.06 The superintendent of a school district shall cause public announcements to be made over the broadcast media and either in the print media or on the Internet to inform parents of students in adjoining districts of the:
 - 4.06.1 Availability of the program;
 - 4.06.2 Application deadline; and
 - 4.06.3 Requirements and procedure for nonresident students to participate in the program.

5.00 GENERAL PROVISIONS

- 5.01 The transfer of a student under the Arkansas Public School Choice Act of 1989 (Ark. Code Ann. § 6-18-206 [repealed]) or the Public School Choice Act of 2013, is not voided by Arkansas Code, Title 6, Chapter 18, Subchapter 19 and these rules and shall be treated as a transfer under Arkansas Code, Title 6, Chapter 18, Subchapter 19 and these rules.
- 5.02 A student may accept only one (1) school choice transfer per school year.
 - 5.02.1 A student who accepts a public school choice transfer may return to his or her resident district during the school year.
 - 5.02.2 If a transferred student returns to his or her resident district <u>or enrolls in a</u> <u>private or home school</u>, the student's transfer is voided, and the student shall reapply if the student seeks a future school choice transfer.
- 5.03 A transfer student attending a nonresident school under Arkansas Code, Title 6, Chapter 18, Subchapter 19 and these rules may complete all remaining school years at the nonresident district.
 - 5.03.1 A present or future sibling of a student who continues enrollment in the nonresident district under Section 5.03 of these rules and applies for a school choice transfer under Ark. Code Ann. § 6-18-1905 may enroll in the nonresident district if the district has the capacity to accept the sibling without adding teachers, staff, or classrooms or exceeding the regulations and standards established by law.
 - 5.03.2 A present or future sibling of a student who continues enrollment in the nonresident district and who enrolls in the nonresident district under

Section 5.03 of these rules may complete all remaining years at the nonresident district.

- 5.04 The transfer student or the transfer student's parent is responsible for the transportation of the transfer student to and from the school in the nonresident district where the transfer student is enrolled.
 - 5.04.1 The nonresident district may enter into a written agreement with the student, the student's parent, or the resident district to provide the transportation.
 - 5.04.2 The State Board of Education may resolve disputes concerning transportation arising under Section 5.04 of these rules.
- 5.05 For purposes of determining a school district's state aid, a transfer student is counted as part of the average daily membership of the nonresident district where the transfer student is enrolled.

6.00 APPLICATION FOR TRANSFER

- 6.01 If a student seeks to attend a school in a nonresident district, the student's parent shall submit an application:
 - 6.01.1 To the nonresident district which shall notify the resident district of the filing of the application within ten (10) calendar days of receipt of the application;
 - 6.01.2 On the form that is attached to these rules as Attachment 1; and
 - 6.01.3 Postmarked no later than May 1 of the year in which the student seeks to begin the fall semester at the nonresident district.
- 6.02 A nonresident district that receives an application under Section 6.01 of these rules shall, upon receipt of the application, place a date and time stamp on the application that reflects the date and time the nonresident district received the application.
- 6.03 A nonresident district shall review and make a determination on each application in the order in which the application was received by the nonresident district.
- 6.04 Before accepting or rejecting an application, a nonresident district shall determine whether one of the limitations under Ark. Code Ann. § 6-18-1906 and Section 7.00 of these rules applies to the application.
- 6.05 By July 1 of the school year in which the student seeks to enroll in a nonresident district under Arkansas Code, Title 6, Chapter 18, Subchapter 19 and these rules,

the superintendent of the nonresident district shall notify the parent and the resident district in writing as to whether the student's application has been accepted or rejected.

- 6.05.1 If the application is rejected, the superintendent of the nonresident district shall state in the notification letter the reason for the rejection.
- 6.05.2 If the application is accepted, the superintendent of the nonresident district shall state in the notification letter a reasonable deadline by which the student shall enroll in the nonresident district and after which the acceptance notification is null.

7.00 LIMITATIONS

- 7.01 If the provisions of Arkansas Code, Title 6, Chapter 18, Subchapter 19 and these rules conflict with a provision of an enforceable desegregation court order or a district's court-approved desegregation plan regarding the effects of past racial segregation in student assignment, either of which explicitly limits the transfer of students between school districts, the provisions of the order or plan shall govern.
 - 7.01.1 If <u>Annually by January 1</u>, a school district <u>that</u> claims a conflict under Section 7.01 of these rules, the school district shall immediately submit proof from a federal court to the Department of Education that the school district has a genuine conflict under an active desegregation order or active court-approved desegregation plan with the interdistrict school choice provisions of this subchapter that explicitly limits the transfer of students between school districts.
 - 7.01.2 A school district shall provide the information required under Section 7.01.1 of these rules to:

Office of the Commissioner ATTN: Arkansas Public School Choice Act Four Capitol Mall Little Rock, AR 72201

- 7.01.3 Proof submitted under Section 7.01.1 of these rules shall contain the following:
 - 7.01.3.1
 Documentation that the desegregation order or courtapproved desegregation plan is still active and enforceable; and

 7.01.3.2
 Decementation characterizes the energies the en
 - 7.01.3.2
 Documentation showing the specific language the school

 district believes limits its participation in the school choice

 provisions of this subchapter.

- 7.01.4 Within thirty (30) calendar days of receipt of proof submitted under Section 7.01.1, the department shall notify the school district whether it is required to participate in the school choice provisions of this subchapter.
 - 7.01.4.1 The department may reject incomplete submissions.
 - 7.01.4.2If the department does not provide a written exemption to
the school district, then the district shall be required to
participate in the school choice provisions of this
subchapter.
- 7.01.5 The department shall maintain on its website a list of school districts that are not required to participate in the school choice provisions of this subchapter.
- 7.01.6 The State Board of Education may review a decision of the department upon written petition of the affected school district and may affirm or reverse the decision of the department.
- 7.02 There is established a numerical net maximum limit on school choice transfers each school year from a school district, less any school choice transfers into the school district under Arkansas Code, Title 6, Chapter 18, Subchapter 19 and these rules of not more than three percent (3%) of the enrollment that exists in the school district as of October 15 of the immediately preceding school year.
 - 7.02.1 For the purpose of determining the percentage of school choice transfers under Section 7.02 of these rules, siblings who are counted in the numerator as transfer students shall count as one (1) student. If the application for a transfer that causes the school district to meet or exceed the three percent (3%) numerical net maximum limit under Section 7.02 is on behalf of a sibling group, then the school district shall allow all siblings in the sibling group to exercise school choice under Arkansas Code, Title 6, Chapter 18, Subchapter 19 and these rules.
 - 7.02.2 A student eligible to transfer to a nonresident district under Ark. Code Ann. §§ 6-15-430(c)(1), 6-18-227, <u>6-18-233</u>, or 6-21-812 shall not count against the cap of three percent (3%) of the resident or nonresident district.
 - 7.02.3 Annually by December 15, the Department of Education shall report to each school district the net maximum number of school choice transfers for the next school year.
 - 7.02.4 If a student is unable to transfer due to the limits under Section 7.02 of these rules, the resident district shall give the student priority for a transfer in the first school year in which the district is no longer subject to Ark.

Code Ann. § 6-18-1906(b)(1) and Section 7.02 of these rules in the order that the resident district receives notices of applications under Ark. Code Ann. § 6-18-1905 and Section 6.00 of these rules, as evidenced by a notation made by the district on the applications indicating date and time of receipt.

8.00 APPEAL, DATA COLLECTION AND REPORTING

- 8.01 A student whose application for a transfer under Ark. Code Ann. § 6-18-1905 and Section 6.00 of these rules is rejected by the nonresident district may request a hearing before the State Board of Education to reconsider the transfer.
 - 8.01.1 A request for a hearing before the State Board of Education shall be in writing and shall be postmarked no later than ten (10) calendar days, excluding weekends and legal holidays, after the student or the student's parent receives a notice of rejection of the application under Ark. Code Ann. § 6-18-1905 and Section 6.00 of these rules and shall be mailed to:

Office of the Commissioner ATTN: Arkansas Public School Choice Act Appeals Four Capitol Mall Little Rock, AR 72201

- 8.01.2 Contemporaneously with the filing of the written appeal with the Office of the Commissioner, the student or student's parent must also mail a copy of the written appeal to the superintendent of the nonresident school district.
- 8.01.3 In its written appeal, the student or student's parent shall state his or her basis for appealing the decision of the nonresident district.
- 8.01.4 The student or student's parent shall submit, along with its written appeal, a copy of the notice of rejection from the nonresident school district.
- 8.01.5 Upon receipt of the written appeal, the Department of Education shall notify the nonresident and resident districts of the appeal. Both districts may submit, in writing, any additional information, evidence, or arguments supporting its rejection of the student's application by mailing such response to the State Board of Education. Such response shall be postmarked no later than ten (10) days after the districts receive notice of the student or parent's appeal. Any response shall be mailed to:

Office of the Commissioner ATTN: Arkansas Public School Choice Act Appeals Four Capitol Mall Little Rock, AR 72201

- 8.01.6 The Department of Education shall notify the student or student's parent, the nonresident district, and the resident district of the date, time, and location of the hearing before the State Board of Education.
- 8.01.57 As part of the review process, the student or student's parent may submit supporting documentation that the transfer would be in the best educational, social, or psychological interest of the student.
- 8.01.6 The nonresident district may submit, in writing, any additional information, evidence, or arguments supporting its rejection of the student's application by mailing such response to the State Board of Education. Such response shall be postmarked no later than ten (10) days after the nonresident district receives the student or parent's appeal. The response of the nonresident district shall be mailed to:

Office of the Commissioner

ATTN: Arkansas Public School Choice Act Appeals

Four Capitol Mall

Little Rock, AR 72201

- 8.01.7 Contemporaneously with the filing of its response with the Office of the Commissioner, the nonresident district must also mail a copy of the response to the student or student's parent.
- 8.01.8 If the State Board of Education overturns the determination of the nonresident district on appeal, the State Board of Education shall notify the parent, the nonresident district, and the resident district of the basis for the State Board of Education's decision.
- 8.02 The Department of Education shall collect data from school districts on the number of applications for student transfers under Section 8.00 of these rules and study the effects of school choice transfers under Arkansas Code, Title 6, Chapter 18, Subchapter 19 and these rules, including without limitation the net maximum number of transfers and exemptions, on both resident and nonresident districts for up to two (2) years to determine if a racially segregative impact has occurred to any school district.
- 8.03 Annually by October 1, the Department of Education shall report its findings from the study of the data under Section 8.02 of these rules to the Senate Committee on Education and the House Committee on Education.

9.00 STATE BOARD HEARING PROCEDURES

The following procedures shall apply to hearings conducted by the State Board of Education pursuant to Ark. Code Ann. § 6-18-1907 and Section 8.00 of these rules:

- 9.01 A staff member of the Arkansas Department of Education shall introduce the agenda item.
- 9.02 All persons wishing to testify before the State Board of Education shall first be placed under oath by the Chairperson of the State Board.
- 9.03 Each party shall have the opportunity to present an opening statement of no longer than five (5) minutes, beginning with the nonresident school district. If the resident district chooses to participate in the hearing, they shall have like time to present an opening statement after the nonresident district. The Chairperson of the State Board may, for good cause shown and upon request of either the party, allow either party additional time to present their opening statements.
- 9.04 Each party shall be given twenty (20) minutes to present their cases, beginning with the nonresident school district. If the resident district chooses to participate in the hearing, they shall have like time to present their case after the nonresident district. The Chairperson of the State Board may, for good cause shown and upon request of either the party, allow either party additional time to present their cases.
- 9.05 The State Board of Education, at its discretion, shall have the authority to require any person associated with the application to appear in person before the State Board as a witness during the hearing. The State Board of Education may accept testimony by affidavit, declaration or deposition.
- 9.06 Every witness may be subject to direct examination, cross examination and questioning by the State Board of Education.
- 9.07 For the purposes of the record, documents offered during the hearing by the nonresident district shall be clearly marked in sequential, <u>alpha</u>numeric order ($\underline{N1}, \underline{N2}, \underline{N3}$).
- 9.08 For the purposes of the record, any documents offered during the hearing by the resident district shall be clearly marked in sequential, alphanumeric order (R1,R2,R3).
- 9.089 For the purposes of the record, documents offered during the hearing by the appealing party shall be clearly marked in sequential, alphabetic letters (A,B,C).
- 9.0910 The nonresident school district shall have the burden of proof in proving the basis for denial of the transfer.
- 9.101 The State Board of Education may sustain the rejection of the nonresident district or grant the appeal.

9.142 The State Board of Education may announce its decision immediately after hearing all arguments and evidence or may take the matter under advisement. The State Board shall provide a written decision to the Department of Education, the appealing party, the nonresident district and the resident district within fourteen (14) days of announcing its decision under this section.

005.19

ATTACHMENT 1

APPLICATION FOR TRANSFER TO A NONRESIDENT DISTRICT "ARKANSAS PUBLIC SCHOOL CHOICE ACT OF 2013 2015" (Must Be Submitted to Non-Resident and Resident Districts)

APPLICANT INFORMATION
Student Name:
Student Date of Birth: Gender Iale F ale
Grade:
Does the applicant require special needs or programs es
Is applicant currently under expulsion? es No
ETHNIC ORIGIN (CHECK ONE) (For data reporting purposes only)
2 or More Races Asian African-American
Hispanic Native American/ Native Hawaiian/ Pacific Islander
White
RESIDENT SCHOOL DISTRICT OF APPLICANT
District Name: County Name:
Address:
Phone:
NONRESIDENT SCHOOL DISTRICT APPLICANT WISHES TO ATTEND
District Name: County Name:
Address:
Phone:
Does the applicant already have a sibling or step-sibling in attendance in this district pursuant to the Public School Choice Act of 2013 or the Public School Choice Act of 2015? If so, please list:

PARENT OR GUARDIAN INFORM	ATION					
Name:	Hor	ne Phone:				
Address:	Wo	k Phone:				
			-			
Parent/Guardian Signature			Date:			
may provide for the rejection of an app listed request for information when that pursuant to the School Choice Act. How academic achievement, athletic or other previous disciplinary proceedings, exce Ann. § 6-18-510. Priority will be given district shall accept credits toward gradu applicant if the applicant meets the nor nonresident district or postmarked no la the nonresident district. A student whose before the State Board of Education to re Education no later than ten (10) days after	Pursuant to standards adopted by a nonresident school board a nonresident district may reserve the right to accept and reject applicants based on capacity of programs, class, grade level, or school building. Likewise, a nonresident district's standards may provide for the rejection of an applicant based upon the submission of false or misleading information to the above listed request for information when that information directly impacts the legal qualifications of an applicant to transfer pursuant to the School Choice Act. However, a nonresident district's standards shall not include an applicant's previous academic achievement, athletic or other extracurricular ability, handicapping conditions, English proficiency level, or previous disciplinary proceedings, except that an expulsion from another district may be included pursuant to Ark. Code Ann. § 6-18-510. Priority will be given to applicants with siblings or step-siblings attending the district. The nonresident district's graduation requirements. This application must be filed in the nonresident district or postmarked no later than May 1 of the year in which the applicant would begin the fall semester at the nonresident district. A student whose application for transfer is rejected by the nonresident district may request a hearing before the State Board of Education to reconsider the transfer by filing such a request in writing with the Commissioner of Education no later than ten (10) days after the student or student's parent receives a notice of rejection. (Consult Ark. Code Ann. § 6-18-19057 and the Arkansas Department of Education Rules Governing the Public School Choice Act of 2015 for					
	DISTRICT USE	ONLY				
Date and Time Received by Resident Di Resident District LEA #:		e and Time Received by Nonre resident District LEA#:	esident District:			
Student's State Identification #:						
Application Accepted	Rejected					
Reason for Rejection (If Applicable):	Reason for Rejection (If Applicable):					
Date Notification Sent to Parent/Guardia	an of Applicant:					
Date Notification Sent to Resident Distr	ict :					

<u>QUESTIONNAIRE FOR FILING PROPOSED RULES AND REGULATIONS</u> <u>WITH THE ARKANSAS LEGISLATIVE COUNCIL</u>

DEPARTMENT/AGENCY	Arkansas Departme	ent of Education				
DIVISION	Legal Services					
DIVISION DIRECTOR	Lori Freno					
CONTACT PERSON	Mary Claire Hyatt					
ADDRESS	Four Capitol Mall,	Room 301-A, Little F	Rock, AR 722	01		
PHONE NO. <u>501-683-0960</u> FAX NO. <u>501-682-4249</u> MAIL <u>Maryclaire.Hyatt@arkansas.gov</u> NAME OF PRESENTER AT COMMITTEE MEETING Mary Claire Hyatt						
PRESENTER E-MAIL M	aryclaire.hyatt@arka	ansas.gov				
	IN	STRUCTIONS				
 A. Please make copies of thi B. Please answer each quest necessary. C. If you have a method of i Rule" below. 	tion <u>completely</u> using the state of the sta	ng layman terms. Yo s, please give the pro	posed citation	n after "Short Title of this		
D. Submit two (2) copies of (2) copies of the propose				tached to the front of two		
Administrativ Arkansas Leg Bureau of Leg One Capitol	Donna K. Davis Administrative Rules Review Section Arkansas Legislative Council Bureau of Legislative Research One Capitol Mall, 5 th Floor Little Rock, AR 72201					
**************************************		*****	*********	*****		
1. What is the short title of the rule?		Governing the Public	School Choi	ce Act of 2015		
2. What is the subject of the rule?	proposed The prog	requirements and limi	tations of the	public school choice		
3. Is this rule required to con regulation? If yes, please provide the to citation.	1 2		Yes 🗌	No 🖂		
4. Was this rule filed under t	he emergency provi	sions of the Administ	cative Procedu	re Act?		
If yes, what is the effective rule?	e date of the emerge	ncy	Yes	No 🖂		
When does the emergency expire?	rule					

Will this emergency rule be promulgated under the permanent provisions of the Administrative Procedure Act?

Yes \boxtimes No \square

5. Is this a new rule? Yes No X If yes, please provide a brief summary explaining the regulation.

Does this repeal an existing rule? Yes \square No \boxtimes If yes, a copy of the repealed rule is to be included with your completed questionnaire. If it is being replaced with a new rule, please provide a summary of the rule giving an explanation of what the rule does.

Is this an amendment to an existing		
rule?	Yes 🖂	No
If yes, please attach a mark-up showing	ng the change	es in the existing rule and a summary of the substantive
changes. Note: The summary shou	ld explain w	hat the amendment does, and the mark-up copy should
be clearly labeled "mark-up."	-	

6. Cite the state law that grants the authority for this proposed rule? If codified, please give the Arkansas Code citation. Ark. Code Ann. § 6-18-1901 et seq., Acts 1066 and 988 of 2017, and Act 9 of 2018.

7. What is the purpose of this proposed rule? Why is it necessary? <u>The changes are necessary to comply with new legislation.</u>

8. Please provide the address where this rule is publicly accessible in electronic form via the Internet as required by Arkansas Code § 25-19-108(b). <u>Once approved by the Governor and approved for public comment by the State Board, the rules will be available on http://www.arkansased.gov/divisions/legal/rules/pending.</u>

9.	Will a public hearing be held on this proposed rule?	Yes 🖂	No 🗌
	If yes, please complete the following:		

Date:	July 27, 2018
Time:	1:30pm
-	Arkansas Department of Education
	Four Capitol Mall
Place:	Little Rock, AR 72201

- 10. When does the public comment period expire for permanent promulgation? (Must provide a date.) August 15, 2018
- 11. What is the proposed effective date of this proposed rule? (Must provide a date.) Estimated November 1, 2018

12. Please provide a copy of the notice required under Ark. Code Ann. § 25-15-204(a), and proof of the publication of said notice. <u>Attached.</u>

13. Please provide proof of filing the rule with the Secretary of State and the Arkansas State Library as required pursuant to Ark. Code Ann. § 25-15-204(e). <u>Attached.</u>

14. Please give the names of persons, groups, or organizations that you expect to comment on these rules? Please provide their position (for or against) if known. <u>Parents, students, and school and district staff.</u>

FINANCIAL IMPACT STATEMENT

PLEASE ANSWER ALL QUESTIONS COMPLETELY

DE	PAR	FMENT	Arkansas Dep	artment	of Educa	tion				
DIV	VISIC	DN	Legal Service	5						
PE	RSON	N COMPLE	TING THIS	STATE	MENT	Mary Cla	ire Hyatt			
TE]	LEPH	IONE <u>501-</u>	683-0960	FAX <u>s</u>	501-682-4	249	EMAIL:	MaryCla	ire.Hyat	t@Arkansas.gov
To Sta	To comply with Ark. Code Ann. § 25-15-204(e), please complete the following Financial Impact Statement and file two copies with the questionnaire and proposed rules.									
SH	IORT	TITLE OF	F THIS RULE	ADE	Rules Go	overning	he Public S	chool Cl	hoice Ac	t of 2015
1.	Does	s this propos	ed, amended, o	or repeal	ed rule ha	ave a fina	ncial impac	t? Y	es 🗌	No 🖂
2.	2. Is the rule based on the best reasonably obtainable scientific, technical, economic, or other evidence and information available concerning the need for, consequences of, and alternatives to the rule? Yes ⊠ No □									
3.	3. In consideration of the alternatives to this rule, was this rule determined by the agency to be the least costly rule considered? Yes ⊠ No □							No		
	If an	agency is p	roposing a mor	e costly	rule, plea	ase state t	he followin	g:		
	(a)	How the ac N/A	lditional benef	its of the	e more cos	stly rule j	ustify its ad	ditional	cost;	
	(b)	The reason N/A	for adoption o	of the mo	ore costly	rule;				
	(c)		e more costly explain; and;	rule is ba	ased on th	ne interes	s of public	health, s	afety, or	welfare, and if
	(d)	Whether th explain. N/A	e reason is wit	hin the s	scope of t	he agency	's statutory	authori	ty; and if	so, please
4.	If the	e purpose of t	this rule is to im	plement	a federal	rule or reg	gulation, plea	ase state	the follow	wing:
	(a)	What is the	e cost to impler	nent the	federal ru	ule or reg	ulation?			
<u>Cu</u>	irrent	t Fiscal Yea	<u>r</u>			Nex	t Fiscal Yea	<u>ar</u>		
Ge	neral	Revenue	N/A			Gene	eral Revenue	e	N/A	

Federal Funds

Cash Funds

Federal Funds

Cash Funds

Revised January 2017

Special Revenue Other (Identify)	Special Revenue	
Total	Total	
(b) What is the additional cost of the state r	ule?	
Current Fiscal Year	<u>Next Fiscal Year</u>	
General Revenue N/A Federal Funds Cash Funds Special Revenue Other (Identify) Total	Special Revenue	N/A
 What is the total estimated cost by fiscal year t proposed, amended, or repealed rule? Identify they are affected. 	to any private individual, entity and	nd business subject to the bosed rule and explain how
<u>Current Fiscal Year</u> \$	<u>Next Fiscal Year</u> \$	

	N/A												
6	XX 71 (· · /1	1	<i>.</i> .	. 1	. 1	c	1		1	 1		1	

6. What is the total estimated cost by fiscal year to state, county, and municipal government to implement this rule? Is this the cost of the program or grant? Please explain how the government is affected.

<u>Current Fiscal Year</u>	<u>Next Fiscal Year</u>
\$	\$
N/A	

7. With respect to the agency's answers to Questions #5 and #6 above, is there a new or increased cost or obligation of at least one hundred thousand dollars (\$100,000) per year to a private individual, private entity, private business, state government, county government, municipal government, or to two (2) or more of those entities combined?

Yes 🗌	No 🖂
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If YES, the agency is required by Ark. Code Ann. § 25-15-204(e)(4) to file written findings at the time of filing the financial impact statement. The written findings shall be filed simultaneously with the financial impact statement and shall include, without limitation, the following:

- (1) a statement of the rule's basis and purpose;
- (2) the problem the agency seeks to address with the proposed rule, including a statement of whether a rule is required by statute;
- (3) a description of the factual evidence that:(a) justifies the agency's need for the proposed rule; and

- (b) describes how the benefits of the rule meet the relevant statutory objectives and justify the rule's costs;
- (4) a list of less costly alternatives to the proposed rule and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (5) a list of alternatives to the proposed rule that were suggested as a result of public comment and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (6) a statement of whether existing rules have created or contributed to the problem the agency seeks to address with the proposed rule and, if existing rules have created or contributed to the problem, an explanation of why amendment or repeal of the rule creating or contributing to the problem is not a sufficient response; and
- (7) an agency plan for review of the rule no less than every ten (10) years to determine whether, based upon the evidence, there remains a need for the rule including, without limitation, whether:
 - (a) the rule is achieving the statutory objectives;
 - (b) the benefits of the rule continue to justify its costs; and
 - (c) the rule can be amended or repealed to reduce costs while continuing to achieve the statutory objectives.

SUMMARY OF PROPOSED CHANGES TO THE ARKANSAS DEPARTMENT OF EDUCATION RULES GOVERNING THE PUBLIC SCHOOL CHOICE ACT OF 2015

Renumbering where insertions/deletions made.

Section 2.01	Regulatory authority updated to include Act 1066 of 2017.
Section 4.04.5	Updated to reflect current Public School Choice Act.
Section 6.02	Clarifies that instruction provided by any others than those listed must be pre-approved by ADE in order for the hours to count towards the required training hours.
Section 5.02.2	Language added by Act 1066. Adds the enrollment of a student in a private or home school to the circumstances in which a school choice transfer is voided.
Section 5.04.2	Language deleted by Act 1066. Removes the provision allowing the State Board of Education to resolve transportation disputes.
Section 6.01.1	Language added by Act 1066. Adds a ten (10) day timeline to the requirement for the nonresident district to notify the resident district of the receipt of a school choice application.
Section 7.01	Language added and deleted by Act 1066. Section 7.01, including subsections, changes the requirement for districts previously claiming a conflict with the law to submit proof to the department showing that the district has a genuine conflict that explicitly limits the transfer of students between school districts. The proof submitted must be active and enforceable, and must show the specific language that the district believes causes the conflict. The department must review the proof and notify the district within 30 days of the submission whether the district must participate in school choice. The department is required to maintain a list on its website of those schools who have received a written exemption from school choice. The district may request a review by the State Board of Education of the department's decision.
Section 7.02.2.	Language added by Act 1066. Added Ark. Code Ann. § 6-18-233 to the transfer mechanisms that do not count toward the 3% cap on transfers.
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Section 8.00 Removed Data Collection from the section title as the requirement for data collection was removed by Act 1066.

Section 8.01.5 Clarifies the appeal process with regard to notification by the Department to the affected parties. This section also allows the resident

district the opportunity to provide additional information. This change brings the rules up-to-date with the process followed by practice.

- Section 8.01.6 Adds the requirement for the department to notify the affected parties of the date, time, and location of the appeal hearing before the State Board. This change brings the rules up-to-date with the process followed by practice.
- Section 8.01.6 Original section deleted and incorporated into new Section 8.01.5.
- Section 8.01.7 Section deleted to keep in line with current appeal practice as all parties have access to all of the documentation provided by all parties.
- Sections 8.02-03Language deleted by Act 1066. Removes the two-year data collection and reporting requirement as it has already been completed.
- Section 9.03 Change allows the resident district to have the same opportunity for participation in an appeal hearing, if desired.
- Section 9.04 Change allows the resident district to have the same opportunity for participation in an appeal hearing, if desired.
- Section 9.07 Updated the nonresident district document numbering since the resident district has been given the same opportunity for participation in an appeal hearing, if desired.
- Section 9.08 Addition allows the resident district to have the same opportunity for participation in an appeal hearing, if desired.
- Attachment 1 Changes reflect the updated Act year and statute references.