SUMMARY OF AMENDMENTS

COMMISSION FOR ARKANSAS PUBLIC SCHOOL ACADEMIC FACILITIES AND TRANSPORTATION RULES GOVERNING THE ACADEMIC FACILITIES DISTRESS PROGRAM

These proposed rules incorporate provisions of Act 933 of 2019 concerning actions that may be taken by the Division (with the approval of the CAPSAFT) upon CAPSAFT classification of a public school district as being in facilities distress. The proposed amendments also update outdated language, contain clarifications, and make technical edits.

COMMISSION FOR ARKANSAS PUBLIC SCHOOL ACADEMIC FACILITIES AND TRANSPORTATION RULES GOVERNING THE ACADEMIC FACILITIES DISTRESS PROGRAM March 16, 2010

1.00 AUTHORITY

- 1.01—The Commission for Public School Academic Facilities and Transportation's authority for promulgating these Rules is pursuant to Ark. Code Ann. §§ 6-21-114, 6-21-804, 6-21-811, 6-21-812, 25-15-201 et seq., and Acts 989 and 996 of 2007, and Acts 798 and 1473 of 2009. Act 933 of 2019.
- 1.02 These Rules shall be known as the Commission for Arkansas Public School
 Academic Facilities and Transportation Rules Governing the Academic Facilities
 Distress Program and will replace any former rules Governing the Academic
 Facilities Distress Program.
 previously adopted

2.00 PURPOSE

2.01—The purpose of these Rules is to establish how the Arkansas Division of Public School Academic Facilities and Transportation (Division) and Commission for Arkansas Public School Academic Facilities and Transportation will evaluate, assess, identify, and address those school districts in academic facilities distress.

3.00 DEFINITIONS

For the purposes of these Rules, the following terms mean:

- 3.021 "Commission" the <u>The Commission</u> for Arkansas Public School Academic Facilities and Transportation.
- 3.032 "Commissioner" the The Commissioner of Education.
- 3.043 "Division" the <u>The</u> Arkansas Division of Public School Academic Facilities and Transportation.
- 3.014 "Academic-Facilities Distress status" a A public school or school district determined by the Division classified by the Commission as being identified in academic facilities distress pursuant to Ark. Code Ann. § 6-21-811.
- 3.05 "Facilities Improvement Plan," or ("Plan") an An improvement plan developed by a school district for a public school or school district as a result of having been identified classified as being in academic facilities distress that supplements the district's facilities master plan by:
 - a.) 3.05.1 Identifying specific interventions and actions the public school or school district will undertake in order to correct deficient areas of

- practice with regard to custodial, maintenance, repair, and renovation activities in the school district; and
- b.) 3.05.2 Describing how the school district will remedy those areas in which the school district is experiencing facilities distress, including the designation of the time period by which the school district will correct all deficiencies that placed the school district in facilities distress status.
- 3.06 "Material Failure" an An act so significant as to jeopardize any academic facility used by a public school or school district or any other condition of an academic facility or facilities in a public school or school district that is determined by the Division to have a detrimental impact on educational services provided by that public school or school district.
- 3.07 "Nonmaterial Failure" an An act such that the failure to immediately intervene and correct the act or remedy the cause of the act could develop into a "Material Failure". material failure.
- 3.08 "Reconstitution" the <u>The</u> reorganization of the administrative unit or the governing school board of a school district, including, but not limited to, the replacement or removal of a current superintendent or the removal or replacement of a current school board or both.
- 3.09 "School District" a A geographic area with an elected board of directors that qualifies as a taxing unit for purposes of ad valorem property taxes under Title 26 of the Arkansas Code and which board conducts the daily affairs of public schools under the supervisory authority vested in it by the General Assembly and Title 6 of the Arkansas Code.
- 3.0910 "School District Systems" The operations and procedures that occur within a public school district, including without limitation:
 - 3.10.1 Academics;
 - 3.10.2 Facilities and Transportation;
 - 3.10.3 Human Capital;
 - 3.10.4 District Operations and Fiscal Governance;
 - 3.10.5 Student Support Services; and
 - 3.10.6 Stakeholder Communication/Family and Community Engagement.
- 3.1011 "State Board" the The Arkansas State Board of Education.

4.00 PROCESS AND PROCEDURE FOR THE IDENTIFICATION <u>CLASSIFICATION</u> OF DISTRICTS IN ACADEMIC FACILITIES DISTRESS

- 4.01 The Commission shall <u>identify classify</u> a public school or school district as being in academic facilities distress if the Division recommends and the Commission concurs that the public school or school district has engaged in actions or inactions that result in:
 - 4.01.1 Any act or violation determined by the Division to jeopardize any academic facility used by a public school or school district, including, but not limited to:

a.4.01.1.1	Material failure to properly maintain academic facilities in accordance with state law and Rules adopted by the Commission;
b. 4.01.1.2	Material violation of local, state, or federal fire, health, or safety code provisions or laws;
e. <u>4.01.1.3</u>	Material violation of applicable building code provisions or laws;
d. 4.01.1.4	Material failure to provide timely and accurate facilities master plans to the Division;
e.4.01.1.5	Material failure to comply with state law governing purchasing, or bid requirements, or school construction-related laws or rules in relation to academic facilities projects;
f.4.01.1.6	Material default on any school district debt obligation; or

Material failure to plan and progress satisfactorily toward accomplishing the priorities established by the Division and

4.01.2 Any other condition of an academic facility or facilities in a public school or school district that is determined by the Division to have a detrimental impact on educational services provided by that public school or school district.

the approved school district master plan; and

4.02 The Division shall provide written notice, via certified mail, return receipt requested, to the president of the school board and the superintendent of the public school or school district identified or containing a school identified by the Division as being in facilities distress.

5.00 SUBMISSION OF FACILITIES IMPROVEMENT PLAN AND DIVISION AUTHORITY

- 5.01 A public school district will be required to submit a facilities improvement planwithin thirty (30) days after being notified by the Division to do so if the district:

 (a) effective February 1, 2008, failed to apply for state funding under the Academic Facilities Partnership Program for necessary facilities to meet adequacy requirements, and was notified by the Division of any deficiencies; (b) having been identified as being in facility distress; or (c) during its biennial review of school district's master plans, beginning February 1, 2009, the Division determines whether the progress of each school district complies with the district's facilities master plan and notifies the district of any noncompliance.
- 5.02 If the Division does not approve the facilities improvement plan submitted by the school district, it shall identify the school district as being in facilities distress.
- 5.03 A public school or school district identified as being in facilities distress shall develop a facilities improvement plan within thirty (30) days from the date of receipt of the notice and promptly submit the facilities improvement plan to the Division for review and approval.
- 5.04 A public school or school district shall review and revise its facilities improvement plan on a periodic basis as determined by the Division and submit the updated facilities improvement plan to the Division in order for the Division to determine whether the public school or school district is correcting its deficient areas of practice regarding academic facilities.
- 5.05 A school district shall use facilities improvement plans as necessary to supplement and update its facilities master plan.
- 5.06 A public school or school district in facilities distress may petition the Commission for removal from facilities distress status only after the Division has certified in writing that the public school or school district has corrected all criteria for being classified as in facilities distress and has complied with all Division recommendations and requirements for removal from facilities distress.
- 5.07 The Division shall submit a written evaluation on the status of each district in facilities distress to the Commission and the State Board at least once every six (6) months.
- 5.01 A public school or school district classified by the Commission as being in facilities distress shall develop a facilities improvement plan within thirty (30) days from the date of classification and promptly submit the plan to the Division for review and approval.
 - 5.01.1 A public school or school district shall review and revise its facilities improvement plan on a periodic basis as determined by the Division and submit the updated facilities improvement plan to the Division in order for the Division to determine whether the public school or school district is correcting its deficient areas of practice regarding academic facilities.

- 5.01.2 A school district shall use the facilities improvement plan as necessary to supplement and update its facilities master plan.
- 5.02 A public school or school district in facilities distress may petition the

 Commission for removal from facilities distress status only after the Division has
 certified in writing to the Commission and school district that:
 - 5.02.1 The public school or school district has corrected all criteria that caused the classification of facilities distress; and
 - 5.02.2 The Commission determines that the school district has corrected all issues that caused the classification of facilities distress.
- 5.03 The Division shall submit a written evaluation of the status of each school and school district classified in facilities distress to the Commission and State Board at least once every six (6) months.
- 5.04 Every two (2) years, the Division shall:
 - 5.04.1 Determine whether the progress of each school district complies with the school district's facilities master plan and shall notify a school district of any non-compliance; and
 - 5.04.2 Review the applications made for the Academic Facilities Partnership

 Program to identify any school district that did not apply for state funding
 for necessary facilities to meet adequacy requirements and shall notify the
 school district of any deficiencies.
- 5.05 Within thirty (30) days of receiving the notice provided under Section 5.04.1 or
 5.04.2, the school district shall submit a facilities improvement plan to the
 Division for review and approval that states how the school district will address the noncompliance issues contained in the notice.
- 5.06 If the Division does not approve the facilities improvement plan submitted by the school district, it shall identify the school district as being in facilities distress.
- 5.07 A school district may appeal a Division facilities distress identification to the Commission by filing an appeal in accordance with the Commission's Rules Governing Appeals from Determinations of the Division.
- 5.08 If a school district is <u>identified classified</u> as being in facilities distress and has immediate repairs, growth or suitability improvement issues, the Division, in addition to any other remedy under these Rules and Ark. Code Ann. §§ 6-21-811 and 6-21-812, may provide a loan to the school district to be repaid from any funds available that are not required to provide an adequate education.
 - 5.08.1 Funds available that are not required to provide an adequate education include:

- 5.08.1.1 Fund balances and any cash on hand that are not part of foundation funding or categorical funding under Ark. Code Ann. § 6-20-2305 and are not otherwise required to provide an adequate education for students in the public school district;
- 5.08.1.2 Revenues that are not obligated on bonds; and
- 5.08.1.3 Funds remaining after the annual payment on a bond obligation are included in funds that are not required to provide an adequate education.
- 5.08.2 The public school district shall repay the loan on the schedule determined by the Division.

6.00 FAILED MILLAGES

- 6.01 Within ten (10) days of a school district's failure to pass a millage required to fulfill—A public school district whose millage election, necessary to fulfill its obligations under its master plan, fails to pass will be provided written notice by the Division shall provide written notice to the school district of the date, time, and place for a conference with the school district at which the Division will:, within ten (10) days from the date of the election, to meet for a conference with the Division to determine whether as a result of the failed millage there are facilities issues relating to:
 - 6.01.1 Determine whether as a result of the failed millage there are facilities issues relating to immediate repairs, the presence and number of suitability needs of public school academic facilities, or immediate need for academic facilities to meet student growth; and Immediate repairs under Ark. Code Ann. § 6 20 2504(b)(4);
 - 6.01.2 Presence and number of suitability needs of public school academic facilities and:
 - 6.01.3 Immediate needs for facilities to meet student growth.
 - 6.02 6.01.2 Thoroughly discuss and explain At the conference the sanctions and requirements that are available to the Commission if the school district or a school within the district is identified classified by the Commission as being in facilities distress under Ark. Code Ann. §§ 6-21-811 and 6-21-812 will be thoroughly discussed and explained.
- 6.032 The written notice required under Section 6.01 of these Rules shall be provided via certified mail to the president of the school board and the superintendent of the school district.

- 6.043 If the Commission it determines that there are existing immediate repairs, growth, or suitability issues that require expedited attention, the Commission may direct the school district to conduct a special election to vote on a millage increase.
 - 6.04<u>3</u>.1 The special election shall only include only those issues that are mutually agreed upon between the Division and the school district.
 - 6.043.2 The special election date will shall be mutually agreed to by the Division and the school district and will shall not be later than seven (7) months after the date of the election at which the millage failed . (Unless unless it is necessary to extend the date an extension beyond seven (7) months is necessary because of restrictions on the number of elections that may be held within a calendar year.)
- 6.05 If within ninety (90) days from the notice provided to the district pursuant to Section 6.01 of these Rules, the school district has not set an election date, the Division shall identify the school district as being in facilities distress.
- 6.06 A public school district able to finance the immediate repairs, growth, and suitability improvements determined to exist by the Commission without the necessity of a special election on increasing its millage may enter into an agreement with the Division, to fund its improvements separately; which the agreement shall include a timeframe timeframes for completion.
- 6.07 A public school district which fails to implement the agreement stated above, within the specified time frame, shall be identified by the Division as being in facilities distress. The Division shall identify the school district as being in facilities distress for failure to implement the agreed upon plan for immediate repairs, growth, and suitability improvements within the timeframe specified in the agreement.

7.00 PRIOR APPROVAL OF DEBT

7.01 No school district identified by the Division or classified by the Commission as being in facilities distress may incur any debt without the prior written approval of the Commission.

8.00 DIVISION AUTHORITY OVER PUBLIC SCHOOLS AND SCHOOL DISTRICTS IN ACADEMIC FACILIITES DISTRESS <u>CLASSIFICATION</u>

- 8.01 When a school district is identified classified by the Commission to be in facilities distress, the Division may, with the approval of the Commission:
 - 8.01.1 Provide on-site technical evaluation and assistance and make recommendations to the district superintendent regarding the care and maintenance of any academic facility in the district. Any school district identified classified as being in facilities distress status shall accept on-site technical evaluation and assistance from the Division. The written

- recommendations of the Division are binding on the district, the superintendent, and the school board;
- 8.01.2 Require the superintendent to relinquish all administrative authority with respect to the school district; Remove permanently, reassign, or suspend on a temporary basis the superintendent of the school district, and
 - 8.02.1 8.01.3 Appoint an individual in place of the superintendent to administratively operate the school district under the supervision and approval of the Commissioner of Education:
 - 8.02.2. 8.01.4 Direct the school district to compensate from school district funds the individual appointed to operate the school district; Compensate the individual operating the school district from school district funds; and
 - 8.02.3 Authorize the individual to remove, replace, reassign, or suspend public school district personnel in accordance with state law;
- 8.03 8.01.5 Suspend or remove some or all of the current board of directors and call for the election of a new school board for the school district, in which case the school district shall reimburse the county board of election commissioners for election costs as otherwise required by law;
- 8.04 Remove on a temporary basis some or all of the powers and duties granted to the current public school district board of directors under Ark. Code.

 Ann. § 6-13-620 or any other applicable law but allow the public school district board of directors to continue to operate under the direction and approval of the Commissioner.
 - 8.04.1 The Commission shall defined the powers and duties of the public school district board of directors under this section.
 - 8.04.2 The public school district board of directors shall act in an advisory capacity to the Commissioner with respect to all other powers and duties maintained by the Commissioner;
- 8.05 8.01.6 Require the school district to operate without a local school board under the supervision of the local superintendent or 8.01.7 Require the school district to operate without a local school board under the supervision of an individual or panel appointed by the Commissioner;
- 8.06 Waive the application of Arkansas law or the corresponding State Board of Education or Commission rules with the exception of:

- 8.06.1 The Teacher Fair Dismissal Act of 1983, Ark. Code Ann. § 6-17-1501 et seq.;
- 8.06.2 The Public School Employee Fair Hearing Act, Ark. Code Ann. § 6-17-1701 et seq.;
- 8.06.3 Special education programs as provided in Title 6 of the Arkansas Code;
- 8.06.4 Conducting criminal background checks for employees as provided in Title 6 of the Arkansas Code; and
- 8.06.5 Health and safety codes as established by the State Board, the Commission, and local governmental entities;
- 8.07 In the absence of a school district board of directors, direct the

 Commissioner to assume all authority of the board of directors as may be necessary for the day-to-day governance of all school district systems;
- 8.08 Requires reassignment of some or all of the administrative, instructional, or support staff of a public school;
- 8.09 Require reorganization, closure, or dissolution of one (1) or more of the public schools within the classified school district;
- 8.10 8.01.8 Return the administration of the school district to the former board of directors, or place the administration of the school district in a newly elected school Board; of directors (with the school district to reimburse election costs) if:
 - 8.10.1 The Division certifies in writing to the Commission and to the school district that the school district has corrected all issues that caused the classification of facilities distress and the school district has not experienced any additional indicators of facilities distress; and
 - 8.10.2 The Commission determines the school district has corrected that caused the classification of facilities distress;
- 8.11 8.01.9 Require school district staff and employees to attend training in areas of concern for the public school or school district;
- 8.12 8.01.10 Require a school district to cease all expenditures related to activities not described as part of an adequate education in Ark. Code Ann. § 6-20-2302 and place money that would have been spent on the activities into an academic facilities escrow account to be released only upon approval by the Division for use in conjunction with a local academic facilities project. School districts shall include a clause addressing this

- contingency in all contracts with personnel who are involved with activities not described as part of an adequate education;
- 8.13 8.01.11 Notify the public school or school district in writing that the deficiencies regarding academic facilities shall be corrected within a time period designated by the Division;
- 8.14 Petition the State Board at any time for the consolidation, annexation, or reconstitution of a school district in facilities distress or take other appropriate action as allowed by law in order to secure and protect the best interest of the educational resources of the state or to provide for the best interests of students in the district;
- 8.15 8.01.12 Correct the failure of the school district to complete its agreed plan or to pass the millage in the special election as described in Section 6.02 6.00 of these Rules by contracting for and completing the necessary improvements under the agreed plan;
- 8.16 If the academic facilities in the public school district in facilities distress are inadequate to provide an adequate education, recommend that the State Board dissolve the school district and transfer students to public schools in other public school districts;
- 8.17 8.01.13 Take any other action allowed by law that is deemed necessary to assist a public school or school district in removing criteria of facilities distress. correcting the issues that caused the classification of facilities distress, to secure and protect the best interest of the educational resources of the state, or to provide for the best interest of students in the school district.

9.00 STATE BOARD/DIVISION/COMMISSION AUTHORITY

- 9.01 Upon consideration of a Division petition under Section 8.14 of these Rules, The Division may, with the approval of the Commission, petition the State Board at any time for the consolidation, annexation, or reconstitution of a school district infacilities distress, or to take other appropriate action as allowed by law in order to secure and protect the best interest of the educational resources of the state or to provide for the best interests of students in the school district. 9.02 The the State Board may approve the petition and take other appropriate action as allowed by law. The State Board may take any other action allowed by law that is deemed necessary to assist a public school or school district in removing criteria of facilities distress.
- 9.02 9.03 The State Board shall consolidate, annex, or reconstitute any school district that fails to remove itself from the classification of a school district in facilities distress within two (2) five (5) consecutive school years of receipt of notice of identification of facilities distress status by the Division. classification of facilities distress statuts.

- 9.02.1 The State Board may grant additional time for a public school or school district to remove itself from facilities distress by issuing a written finding supported by a majority of the State Board explaining in detail that the public school or school district could not remove itself from facilities distress during the relevant time period due to impossibility caused by external forces beyond the control of the public school or school district.
- 9.03 9.04 If the State Board elects to dissolve the school district and transfer students to public schools in other public school districts, the Division recommends and the Commission concurs that the academic facilities in the public school district in facilities distress are inadequate to provide an adequate education, the State Board may dissolve the district and transfer students to public schools in other public school districts. 9.04.1 The State Board shall assign the public school district's territory, property and debt.
- 9.04 Nothing in Ark. Code Ann. § 6-21-811 prevents the Division, Commission, or State Board from taking any of the actions listed in that section at any time to address a public school or public school district in facilities distress.

10.00 APPEAL PROCESS

10.01 A school district may appeal any determination of the Division to the Commission by submitting that appeal commensurate filing an appeal in accordance with Commission's Rules Governing Commission Appeals from Determinations of the Division. dated March 2008.

11.00 SCHOOL CHOICE AND ACADEMIC FACILITIES DISTRESS

- 11.01 Any student attending a public school district classified as being in facilities distress shall automatically be eligible and entitled under the Arkansas Public School Choice Act of 1989 2015, Ark. Code Ann. § 6-18-206 6-18-1901 et seq., to transfer to another geographically contiguous school district not in facilities distress during the time period that a district is classified as being in facilities distress.
- 11.02 The student is not required to file a petition to transfer by July 1 May 1 but shall meet all other requirements and conditions of the Arkansas Public School Choice Act of 1989 2015, Ark. Code Ann. § 6-18-206 6-18-1901 et seq.
- 11.02 11.03 The resident district shall pay the cost of transporting the student from the resident district to the nonresident district.
- 11.03 11.04 The nonresident district shall count the student for average daily membership purposes.

12.00 INSPECTIONS

- 12.01 The Division shall conduct random unannounced on-site inspections of all academic facilities that have been funded wholly or in part by moneys from the state to ensure compliance with the school district's facilities master plan and, if applicable, the school district's facilities improvement plan, in order to preserve the integrity of and extend the useful life of public school academic facilities and equipment across the state.
- 12.02 The Division shall submit reports regarding its on-site inspections of academic facilities to the Commission within thirty (30) days of completion of the on-site inspections.
- 12.03 Based on the Division's on-site inspection or notification by the Division to the Commission that the changes or additions to a school district's facilities master plan or facilities improvement plan required by the Division have not been implemented within the time period prescribed by the Division, the Commission shall restrict the use of the necessary funds or otherwise allocate funds from moneys appropriated by the General Assembly.

13.00 EARLY INDICATORS OF FACILITY DISTRESS

- 13.01 By August 31 of each year, the Division shall notify the superintendent of a school district if the Division is aware the school district has experienced two (2) or more indicators of facilities distress in one (1) school year that the Division deems to be nonmaterial, but that without intervention could place the district in facilities distress.
- 13.02 By August 31 of each year, the superintendent of a school district shall report to the Division if the superintendent is aware the school district has experienced two (2) or more indicators of facilities distress in one (1) school year that the superintendent deems to be nonmaterial, but that without intervention could place the district in facilities distress.
- 13.03 The Division and the superintendent shall review all data related to the nonmaterial indicators of facilities distress.
 - 13.03.1 Within thirty (30) days of the Division's determination that the school district may be experiencing facilities distress at a nonmaterial level, the Division shall provide a notice to the school district's superintendent and board of directors that:
 - 13.03.1.1 Describes the nonmaterial indicators of facilities distress that could have a detrimental impact on educational services provided by the affected public school or the school district if not addressed; and
 - 13.03.1.2 Identifies the support available from the Division to address each nonmaterial indicator of facilities distress.

- 13.03.2 The board of directors shall place on the agenda for the next regular scheduled meeting of the board of directors a discussion of the notice of nonmaterial indicators of facilities distress.
- 13.04 If any condition of an academic facility raises a significant health or safety issue, the superintendent of the school district where the academic facility is located or the person responsible for the management of the academic facility shall immediately notify the Division and the board of directors of the school district.
 - 13.04.1 The board of directors shall place on the agenda for the next regularly scheduled meeting of the board of directors a discussion of the notice of the significant health or safety issue.

QUESTIONNAIRE FOR FILING PROPOSED RULES WITH THE ARKANSAS LEGISLATIVE COUNCIL

- A. Please make copies of this form for future use.
- B. Please answer each question <u>completely</u> using layman terms. You may use additional sheets, if necessary.
- C. If you have a method of indexing your rules, please give the proposed citation after "Short Title of this Rule" below.
- D. Submit two (2) copies of this questionnaire and financial impact statement attached to the front of two (2) copies of the proposed rule and required documents. Mail or deliver to:

Jessica C. Sutton Administrative Rules Review Section Arkansas Legislative Council Bureau of Legislative Research One Capitol Mall, 5th Floor Little Rock, AR 72201

1.	What is the short title of this rule? CAPSAFT Rules Governing the Academic Facilities Distress Program
2.	What is the subject of the proposed rule? Rules governing academic facilities distress.
3.	Is this rule required to comply with a federal statute, rule, or regulation? YesNo X
	If yes, please provide the federal rule, regulation, and/or statute citation. N/A
4.	Was this rule filed under the emergency provisions of the Administrative Procedure Act? Yes No X
	If yes, what is the effective date of the emergency rule?N/A
	When does the emergency rule expire?N/A
	Will this emergency rule be promulgated under the permanent provisions of the Administrative Procedure Act? Yes X No

5.	Is this a new rule? Yes No X If yes, please provide a brief summary explaining the rule.		
	Does this repeal an existing rule? Yes No X 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 X No If yes, please attach a mark-up showing the changes in the existing rule and a summary of the substantive changes. Note: The summary should explain what the amendment does, and the mark-up copy should be clearly labeled "mark-up." Please see attached summary.		
6.	Cite the state law that grants the authority for this proposed rule? If codified, please give the Arkansas Code citation. Ark. Code Ann. §§ 6-21-114, 6-21-811, 6-21-812, 25-15-201 et seq., and Act 933 of 2019.		
7.	What is the purpose of this proposed rule? Why is it necessary? To implement provisions of Act 933 of 2019, and to make technical changes/clarifications.		
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). http://www.arkansased.gov/divisions/legal/rules and http://arkansasfacilities.arkansas.gov/facilities/rules-and-regulation-facilities		
9.	Will a public hearing be held on this proposed rule? Yes X No If yes, please complete the following:		
	Date: October 24, 2019		
	Time: 1:30 p.m.		
	Place: Arkansas Department of Education Auditorium, Four Capitol Mall, Little Rock, AR 72201		
10.	When does the public comment period expire for permanent promulgation? (Must provide a date.)		
	November 1, 2019		
11.	What is the proposed effective date of this proposed rule? (Must provide a date.)		
	December 2019		
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. See attached.		
13.	Please provide proof of filing the rule with the Secretary of State as required pursuant to Ark. Code Ann. § 25-15-204(e). See attached.		

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.

FINANCIAL IMPACT STATEMENT

PLEASE ANSWER ALL QUESTIONS COMPLETELY

DEPARTMENT: Commission for Arkansas Public School Academic Facilities and Transportation DIVISION: Division of Public School Academic Facilities and Transportation PERSON COMPLETING THIS STATEMENT: Lori Freno, General Counsel, Division of Elementary and Secondary Education TELEPHONE NO. (501) 682-4234 FAX NO. None EMAIL: lori.freno@arkansas.gov

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.

SHORT TITLE OF THIS RULE: CAPSAFT Rules Governing the Academic Facilities Distress Program

1.	Does this proposed, amended, or repealed rule have a financial impact? Yes No X				
2.		uinable scientific, technical, economic, or other ing the need for, consequences of, and alternatives to			
3.	In consideration of the alternatives to this ruleast costly rule considered? Yes X	le, was this rule determined by the agency to be the No			
	If an agency is proposing a more costly rule, please state the following:				
	(a) How the additional benefits of the more	costly rule justify its additional cost;			
	(b) The reason for adoption of the more cost	tly rule;			
	(c) Whether the more costly rule is based or if so, please explain; and	the interests of public health, safety, or welfare, and			
	(d) Whether the reason is within the scope of explain.	of the agency's statutory authority, and if so, please			
4.	If the purpose of this rule is to implement a federal rule or regulation, please state the following:				
	(a) What is the cost to implement the federal rule or regulation?				
	Current Fiscal Year	Next Fiscal Year			
	General Revenue_Zero	General Revenue_Zero			

Cash FundsSpecial Revenue	Cash FundsSpecial Revenue
Other (Identify)	Other (Identify)
Total	Total
(b) What is the additional cost of the s	tate rule?
Current Fiscal Year	Next Fiscal Year
General RevenueZero	General Revenue Zero Zero
Federal Funds	Federal Funds
Cash Funds	Cash Funds
Special Revenue	Special Revenue
Other (Identify)	
Total	Total
and explain how they are affected. Current Fiscal Year	rule? Identify the entity(ies) subject to the proposed Next Fiscal Year
·	
Current Fiscal Year \$Zero What is the total estimated cost by fiscal	Next Fiscal Year
Current Fiscal Year \$Zero What is the total estimated cost by fisc implement this rule? Is this the cost of	Next Fiscal Year \$ Zero cal year to state, county, and municipal government to
Current Fiscal Year \$_Zero What is the total estimated cost by fisc implement this rule? Is this the cost of is affected.	Next Fiscal Year \$Zero eal year to state, county, and municipal government to the program or grant? Please explain how the government to the program or grant?

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	X	

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.