ARKANSAS REGISTER



Proposed Rule Cover Sheet

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ARKANSAS DEPARTMENT OF <u>DIVISION OF ELEMENTARY AND</u> SECONDARY EDUCATION

RULES GOVERNING SPECIAL EDUCATION AND RELATED SERVICES SEC. 18.00 - RESIDENTIAL PLACEMENT

Effective June 25, 2018 2020

18.01 REGULATORY AUTHORITY

- 18.01.1 These regulations shall be known as Arkansas Department of Education Regulations Governing Residential Placement.
- These regulations rules are enacted pursuant to the State Board of Education's authority under Ark. Code Ann. §§ 6-11-105, 6-41-202, 6-18-202, 6-20-104, and 6-20-107 and Act 523 of 2019.

18.02 PURPOSE

- 18.02.1 It is the purpose of these regulations <u>rules</u> to allocate public school funds for the education of residentially placed students.
- 18.02.2 It is further the purpose of these regulations rules to define the educational services in such placements.

18.03 DEFINITIONS

- 18.03.1 In addition to the definitions provided in Section 2.00 of these regulations rules, the following definitions apply specifically to this Section 18.00.
- 18.03.2 Juvenile a person who is eighteen (18) years old or younger.
- Juvenile Detention Facility (JDF) Any facility operated by a political subdivision of the State for the temporary care of juveniles alleged to be delinquent, or adjudicated delinquent and awaiting disposition, who require secure custody in a physically restricting facility. Under Ark. Code Ann. § 9-27-330(a)(11), such facility shall afford opportunities for education, recreation, and other rehabilitative services to adjudicated delinquents who may be ordered by the court to remain in the juvenile detention facility for an indeterminate period not to exceed ninety (90) days.
- 18.03.4 Student without disabilities For purposes of these regulations rules, a student who has NOT been identified as disabled in accordance with the Individuals with Disabilities Education Act, 20 U.S.C. § 1400 et seq. (IDEA) and Ark. Code Ann. § 6-41-202 et seq., shall be considered nondisabled, including any student not previously enrolled in an Arkansas public school but who meets the residency requirements of Ark. Code Ann. § 6-18-202 upon entering the

residential facility and enrolls in the resident district.

- 18.03.5 Student with disabilities For purposes of these regulations rules, a student with a disability means a student age 3 to 21 who qualifies as disabled under the Individuals with Disabilities Education Act, 20 U.S.C. § 1400 et seq. and Ark. Code Ann. § 6-41-202 et seq.
- 18.03.6 Residential placement in state For purposes of these regulations rules, residential placement in state means -
 - 18.03.6.1 One of the following licensed facilities -
 - A. Inpatient psychiatric treatment facilities licensed by the Arkansas Department of Human Services (DHS);
 - B. Alcohol and drug treatment facilities licensed by the Arkansas Department of Human Services;
 - C. Easter Seals of Arkansas;
 - D. Arkansas State Hospital;
 - E. Facilities licensed as Intermediate Care Facilities for the Mentally Retarded (ICFMR) by the Arkansas Department of Human Services;
 - F. Residential facilities licensed as sexual rehabilitation programs for children by the Arkansas Department of Human Services;
 - G. Psychiatric hospitals licensed by the Arkansas Department of Health.
 - 18.03.6.2 That has a special education component approved by the ADE Division of Elementary and Secondary
 Education (DESE) Special Education Unit, on an annual basis. Such placement does not include the Arkansas School for the Blind, the Arkansas School for the Deaf, or the Arkansas School for Mathematics, Sciences and the Arts.
- 18.03.7 Residential Placement Out-of-State For purposes of these regulations, when rules, an out-of-state residential or inpatient facility means:

- For a student with disabilities, is placed in a facility outside the State of Arkansas, the that has a special education component of such a facility must be approved by the ADE DESE Special Education Unit, on an annual basis, and must be that is operating under the appropriate licensure of the state in which it is located, and approved by the DESE Special Education Unit.
- 18.03.7.2 For a student without disabilities, a facility in a state

 that borders Arkansas that is operating under the
 appropriate licensure of the state in which it is
 located, and approved by the DESE Special
 Education Unit.
- 18.03.8 Residency Ark. Code Ann. § 6-18-202 establishes residency requirements for students attending public schools in the State of Arkansas. Students affected by this statute include both those with and without disabilities.

18.04 RESIDENTIAL PLACEMENT IN STATE - STUDENTS WITHOUT DISABILITIES

- 18.04.1 Assignment of responsibility.
 - 18.04.1.1 When a nondisabled student is placed for non-educational reasons in a residential treatment facility for treatment, the district where the residential treatment facility is located is the student's resident district. This district is responsible for educating the student.
 - When a nondisabled student who is a ward of the State is placed in a residential treatment facility, the district where the facility is located is responsible for educating the student.
 - 18.04.1.3 When a nondisabled student is placed in a residential treatment facility for educational purposes by a parent or agent other than the school district, the parent or agent remains responsible for the education of the student.
- 18.04.2 Procedures for educational management.
 - 18.04.2.1 Each school district must designate an individual who will be responsible for ensuring compliance with these regulations. This may be the district

superintendent or a designee.

When a nondisabled student is placed in a residential facility, the facility must notify the responsible school district (superintendent or designee) within seven (7) calendar days of the student's admission.

Failure of the facility to notify the responsible district in a timely fashion may result in loss of ADE approval of the residential treatment facility's special education program reimbursement funding.

- 18.04.2.3 The district superintendent or designee shall convene a conference by a review team within seven (7) calendar days of notice by the residential treatment facility that the student is in a residential program. This conference may be conducted face- to-face or via a telephone call.
- 18.04.2.4 The review team shall be composed of, at a minimum, a representative from the district and a representative from the residential treatment facility. A DHS representative shall also be invited if the student is receiving services from one or more DHS Divisions.
- 18.04.2.5 The review team shall review information available on the student and determine whether a referral for consideration of eligibility for special education and related services is warranted.
- When the review team determines the student should be referred for consideration of eligibility for special education, a referral form must be completed and a referral conference conducted following the process in § 4.00 of State Special Education regulations.
- 18.04.2.7 When the review team determines that the student should not be referred for consideration for special education and related services, it must identify the general educational and non-educational needs of the student.
- 18.04.2.8 Based on the identified needs of the nondisabled student, the review team will determine and document where the educational program of the student will be implemented. The inter-linkage of the treatment program needs and educational

programming must be discussed in reaching a decision on an appropriate educational setting.

18.04.3 Assignment of costs.

- 18.04.3.1 For nondisabled students, "educational costs" are limited to only those costs incurred for direct educational instruction of the student.
- 18.04.3.2 All other services provided for the student are considered non-educational and are not reimbursable under these regulations. Such other costs will be borne by DHS, Medicaid, private insurance, the parent or by any combination thereof.
- 18.04.3.3 Residential treatment facilities must submit a written request to the school district identifying the costs of education and services provided. The request must be submitted to the school district by the deadline established by the ADE DESE in order for the district to seek reimbursement from the ADE DESE Special Education Unit.
- 18.04.3.4 The State Department of Education, a public school district, or an open-enrollment charter school shall not be liable for any education costs associated with the placement of a juvenile in an in-state residential or inpatient facility for any care and treatment, including psychiatric treatment, unless:
 - A. The Department DESE authorizes public payment for educational costs based on a determination that the educational program and facilities are appropriate for the juvenile and the Department DESE has approved the facility's education program; and
 - B. Each program authorization precedes the placement.
 - C. If the program is not authorized prior to the placement, the Department, public school districts, or open-enrollment charter schools shall not be responsible for education or other related costs, nor shall they be subject to any order to pay for educational or other related costs.

18.04.3.5 The liability of the Department, a public school district, or an open-enrollment charter school for the educational costs or other related costs shall be limited to the reimbursement rate established by the Department DESE for a juvenile placed in a residential or inpatient facility.

18.04.4 Funding.

- 18.04.4.1 A local school district may request reimbursement from the ADE DESE Special Education Unit for the educational costs of nondisabled students placed in residential treatment facilities.
- 18.04.4.2 The local school district shall not be responsible for educational costs exceeding the maximum reimbursement rate for nondisabled students receiving educational services in a residential treatment facility, as determined by the Department DESE.
- 18.04.4.3 When the requests for reimbursement exceed the amount of funds available, the reimbursement will be prorated.

18.04.5 Extended School Year Services (ESY).

- 18.04.5.1 There is no provision for extended school year (educational) services to nondisabled students when schools are not in session. This applies to nondisabled students in residential placements, as well as their nondisabled peers who attend the local public school. Therefore, there is no need for a district to convene a review team during the summer months when school is not in session
- 18.04.5.2 Residential treatment facilities cannot bill school districts for educational services provided to nondisabled students during the summer months.

18.05 RESIDENTIAL PLACEMENT IN STATE - STUDENTS WITH DISABILITIES

- 18.05.1 Assignment of responsibility.
 - 18.05.1.1 For students with disabilities in state-operated Human Development Centers, the facility is responsible for procedural safeguards and the provision of FAPE.

- 18.05.1.2 When a student with a disability is placed for non-educational reasons in a residential treatment facility for treatment, the district where the facility is located is the student's resident district. The district shall be responsible for procedural safeguards and the provision of FAPE.
- 18.05.1.3 When a student with a disability who is a ward of the state is placed in a residential treatment facility, the district where the residential treatment facility is located is responsible for educating the student.
- 18.05.1.4 When a student with a disability is placed in a residential treatment facility for educational purposes by a school district, the placing district remains responsible for procedural safeguards and the provision of FAPE.
- 18.05.1.5 When a student with a disability is placed in a residential treatment facility for educational purposes by a parent or agent other than the school district, the parent may petition the district where the student permanently resides (home district, usually that of the student's parent or guardian) for provision of procedural safeguards and FAPE.
- 18.05.2 Procedural safeguards.
 - 18.05.2.1 The procedural safeguards specified in § 9.00 of these regulations shall be followed.
- 18.05.3 Procedures for educational management.
 - 18.05.3.1 When a student with a disability is placed in a residential facility, the facility must notify the responsible school district (superintendent or designee) within seven (7) calendar days of the student's admission.

Failure of the facility to notify the responsible district in a timely fashion may result in loss of <u>ADE DESE</u> approval of the residential treatment facility's special education program.

Procedures for children who transfer from public agencies in the same state as outlined in §8.03.3 of these regulations should be followed.

18.05.4 Assignment of costs.

- 18.05.4.1 The State Department of Education, a public school district, or an open-enrollment charter school shall not be liable for any education costs associated with the placement of a juvenile in an in-state residential or inpatient facility for any care and treatment, including psychiatric treatment, unless:
 - A. The Department DESE authorizes public payment for educational costs based on a determination that the educational program and facilities are appropriate for the juvenile and the Department DESE has approved the facility's education program; and
 - B. Each program authorization precedes the placement.
 - C. If the program is not authorized prior to the placement, the Department, public school districts, or open-enrollment charter schools shall not be responsible for education or other related costs, nor shall they be subject to any order to pay for educational or other related costs.
- 18.05.4.2 The liability of the Department for the educational costs or other related costs for a student placed by a parent or agent other than the school district shall be limited to the reimbursement rate established by the Department DESE for a juvenile placed in a residential or inpatient facility.
- 18.05.4.3 For identified students with disabilities, those costs defined as being educational in accordance with the IDEA will be borne by the district responsible for provision of procedural safeguards and FAPE. For students in state-operated Human Development Centers, the facility assumes those costs.
- 18.05.4.4 All other costs will be borne by either DHS, Medicaid, private insurance, the parent, or by any combination thereof.

18.05.5 Funding.

- 18.05.5.1 A school district may request reimbursement for the educational costs of students with disabilities who have been placed in approved residential treatment facilities, as defined by the ADE DESE Special Education Unit
- 18.05.5.2 When the requests for reimbursement exceed the amount of funds available, the reimbursement will be prorated.

18.05.6 Extended School Year Services (ESY).

- 18.05.-6.1 Not all students with disabilities receiving educational services in residential placement will be eligible for or in need of ESY services.
- 18.05.-6.2 Determination of student eligibility for ESY services is made by the resident school district based on the regulations governing ESY in §19.00 of these regulations.

18.06 RESIDENTIAL PLACEMENT OUT-OF-STATE - STUDENTS WITH DISABILITIES

- 18.06.1 Assignment of responsibility.
 - 18.06.1.1 When a student with a disability is placed in a residential treatment facility for educational purposes by a school district, the placing school district remains responsible for procedural safeguards and the provision of FAPE.
 - 18.06.1.2 When a student with a disability is unilaterally placed in a residential facility for educational purposes by a parent or agent other than the school district, the parent may petition the school district where the student permanently resides (home school district, usually that of the student's parent or guardian) for the provision of procedural safeguards and FAPE.
 - 18.06.1.3 In accordance with the Interagency Agreement between the ADE and DHS, when When a child with a disability is a ward of the state and is placed in a residential treatment facility outside the boundaries of the State of Arkansas, the ADE is responsible for procedural safeguards and FAPE.
- 18.06.2 Procedural safeguards.

18.06.2.1 The procedural safeguards specified in §9.00 of these regulations shall be followed.

18.06.3 Assignment of costs.

18.06.3.1 The Department of Education, a public school district, or an open-enrollment charter school shall not be liable for any educational costs or other related costs associated with the placement of a juvenile in an out-of-state residential or inpatient facility for any care and treatment, including psychiatric treatment, unless:

A. At the time of placement:

- 1. The juvenile qualifies as disabled under the Individuals with Disabilities Education Act, 20 U.S.C. §1400 et seq.; and
- 2. Payment is required under the Individuals with Disabilities Education Act;
- B. The Department authorizes public payment for educational costs based on a determination that the educational program and facilities are appropriate for the juvenile and the Department DESE has approved the facility's education program; and
- C. Each program authorization precedes the placement.

If the program is not authorized prior to placement, the department, public school districts, or open-enrollment charter schools shall not be responsible for education or other related costs, nor shall they be subject to any order to pay for educational or other related costs.

18.06.3.2 Nothing in this section shall be construed to require payment by the Department DESE, a public school district, or an open-enrollment charter school for education costs and other related costs associated with the placement of a juvenile in an out-of-state

residential or inpatient facility for any care or treatment, including psychiatric treatment, prior to April 7, 2005.

- 18.06.3.3 For identified students with disabilities, those costs defined as being educational in accordance with the IDEA will be borne by the district/agency responsible for provision of procedural safeguards and FAPE.
- 18.06.3.4 All other costs will be borne by either DHS, Medicaid, private insurance, the parent or by any combination thereof.
- 18.06.3.5 The liability of the Department for the educational costs or other related costs for a student placed in a residential facility by a parent or agent other than the school district shall be limited to the lesser of -
 - A. The reimbursement rate established by the Department DESE for a juvenile placed in a residential or inpatient facility; or,
 - B. The normal and customary educational cost reimbursement rate of the state in which a juvenile is placed in an out-of-state residential or inpatient facility as determined by the Department DESE.

18.06.4 Funding.

- A school district may request reimbursement for the educational costs of a student with disabilities placed in an approved residential treatment facility located outside the boundaries of Arkansas. Reimbursement may be used to fund the cost of such placement incurred by a school district.
- 18.06.4.2 When requests for reimbursement exceed the amount of funds available, the reimbursement will be prorated.
- 18.06.5 Extended School Year Services (ESY).
 - 18.06.5.1 Not all students with disabilities receiving educational services in residential placement will be eligible for or in need of ESY services.
 - 18.06.5.2 Determination of student eligibility for ESY services

is made by the resident school district/agency based on the regulations governing ESY in §19.00 of these regulations.

18.07 RESIDENTIAL PLACEMENT OUT-OF-STATE - STUDENTS WITHOUT DISABILITIES

18.07.1 Assignment of responsibility.

- 18.07.1.1 When a nondisabled student is placed in an out-of-state residential treatment facility for educational purposes by a school district, the placing school district remains responsible for educating the student.
- When a nondisabled student is placed in an out-ofstate residential treatment facility for noneducational reasons and the juvenile's physician
 determines that the out-of-state placement is
 medically necessary and is the most appropriate
 placement available, the student's resident district, as
 determined by Ark. Code Ann. § 6-18-202, is
 responsible for educating the student.
- 18.07.1.3 When a nondisabled student who is a ward of the

 State is placed in an out-of-state residential treatment
 facility and the juvenile's physician determines that
 the out-of-state placement is medically necessary and
 is the most appropriate placement available, the ADE
 is responsible for educating the student.
- 18.07.1.4 When a nondisabled student is placed in an out-ofstate residential treatment facility for educational
 purposes by a parent or agent other than the school
 district, the parent or agent remains responsible for
 the education of the student.

18.07.2 Procedures for educational management.

- 18.07.2.1 Each school district must designate an individual who will be responsible for ensuring compliance with these rules. This may be the district superintendent or a designee.
- When a nondisabled student is placed in an out-ofstate residential facility, the facility must notify the
 responsible school district (superintendent or
 designee) within seven (7) calendar days of the
 student's admission.

Failure of the facility to notify the responsible district in a timely fashion may result in loss of reimbursement funding.

- 18.07.2.3 The district superintendent or designee shall convene a conference by a review team within seven (7) calendar days of notice by the residential treatment facility that the student is in a residential program.

 This conference may be conducted face- to-face or via a telephone call.
- 18.07.2.4 The review team shall be composed of, at a minimum, a representative from the district and a representative from the residential treatment facility.

 A DHS representative shall also be invited if the student is receiving services from one or more DHS Divisions.
- 18.07.2.5 The review team shall review information available on the student and determine whether a referral for consideration of eligibility for special education and related services is warranted.
- 18.07.2.6 When the review team determines the student should be referred for consideration of eligibility for special education, a referral form must be completed and a referral conference conducted following the process in § 4.00 of DESE Special Education rules.
- 18.07.2.7 When the review team determines that the student should not be referred for consideration for special education and related services, it must identify the general educational and non-educational needs of the student.
- 18.07.2.8 Based on the identified needs of the nondisabled student, the review team will determine and document where the educational program of the student will be implemented. The inter-linkage of the treatment program needs and educational programming must be discussed in reaching a decision on an appropriate educational setting.

18.07.3 Assignment of costs.

18.07.3.1 For nondisabled students, "educational costs" are limited to only those costs incurred for direct

educational instruction of the student.

- All other services provided for the student are considered non-educational and are not reimbursable under these rules. Such other costs will be borne by DHS, Medicaid, private insurance, the parent or by any combination thereof.
- 18.07.3.3 Residential treatment facilities must submit a written request to the responsible school district identifying the costs of education and services provided. The request must be submitted to the school district by the deadline established by the DESE Special Education Unit in order for the district to seek reimbursement.
- 18.07.3.4 The DESE Special Education Unit, a public school district, or an open-enrollment charter school shall not be liable for any education costs associated with the placement of a juvenile in an out-of-state residential or inpatient facility for any care and treatment, including psychiatric treatment, unless:
 - A. At the time of placement, the juvenile's physician determines that the out-of-state placement is medically necessary and is the most appropriate placement available;
 - B. The DESE Special Education Unit authorizes public payment for educational costs based on a determination that the educational program and facilities are appropriate for the juvenile and the DESE Special Education Unit has approved the facility's education program; and
 - C. Each educational program authorization precedes the placement; and
 - D. The out-of-state residential or inpatient facility is located within a state that borders Arkansas.
- 18.07.3.5

 If the program is not authorized prior to the placement, the DESE, public school districts, or open-enrollment charter schools shall not be responsible for education or other related costs, nor shall they be subject to any order to pay for educational or other related costs.

- 18.07.3.6 The liability of the DESE, a public school district, or an open-enrollment charter school for the educational costs or other related costs shall be limited to the reimbursement rate established by the DESE for a juvenile placed in a residential or inpatient facility.
- 18.07.3.7 Reimbursement for students without disabilities in an out-of-state facility shall be limited to twenty (20) students at any one (1) time during a calendar year.

18.07.4 Funding.

- 18.07.4.1 The responsible school district may request reimbursement from the DESE Special Education
 Unit for the educational costs of nondisabled students placed in residential treatment facilities.
- 18.07.4.2 The school district shall not be responsible for educational costs exceeding the maximum reimbursement rate for nondisabled students receiving educational services in a residential treatment facility, as determined by the DESE.
- 18.07.4.3 When the requests for reimbursement exceed the amount of funds available, the reimbursement will be prorated.

18.07.5 Extended School Year Services (ESY).

- 18.07.5.1 There is no provision for extended school year

 (educational) services to nondisabled students when
 schools are not in session. This applies to nondisabled
 students in residential placements, as well as their
 nondisabled peers who attend the local public school.
 Therefore, there is no need for a district to convene a
 review team during the summer months when school
 is not in session.
- 18.07.5.2 Residential treatment facilities cannot bill school districts for educational services provided to nondisabled students during the summer months.

18.078 JUVENILE DETENTION FACILITIES

18.07.1 General

18.07.1.1 For the purposes of these regulations, juvenile detention facilities are designated as approved

residential treatment facilities.

- 18.07.1.2 Students detained in a juvenile detention facility for nine (9) days or less.
 - A. The juvenile detention facility and the district where the juvenile detention facility is located are designated as responsible for educating the student consistent with federal and state laws for any period of time the student is being detained in the facility.
 - B. The resident district of a student who is being detained in a juvenile detention facility shall work cooperatively with the juvenile detention facility and the district where the juvenile detention facility is located to provide the student with the curriculum, textbooks, or other materials necessary to educate the student for the first nine (9) days that the student is being detained in the facility either awaiting adjudication or pursuant to court order.
 - C. The resident district shall keep the student enrolled in the district for the first nine (9) days that the student is being detained in the facility.
 - D. The juvenile detention facility must provide the student's resident school district a weekly attendance record for each of that district's students in the facility, regardless of length of stay.
- 18.07.1.3 Students detained in a juvenile detention facility for ten (10) days or more.
 - A. The juvenile detention facility and the district where the juvenile detention facility is located are designated as responsible for educating the student consistent with federal and state laws for any period of time the student is being detained in the facility.
 - B. The district where the juvenile detention facility is located shall work cooperatively with the juvenile detention facility to provide

- the student with the curriculum, textbooks, or other materials necessary to educate the student.
- C. Immediately upon receiving notice that a student has been detained in a juvenile detention facility for ten (10) days or more, the resident district shall drop the student from enrollment.
- 18.07.1.4 The resident district of a student who is being detained in a juvenile detention facility is designated as responsible for the timely transfer of a student's educational records to the district where the juvenile detention facility is located upon notification by the court or district where the facility is located of the student's placement in a juvenile detention facility.
- 18.07.1.5 Juvenile detention facilities must meet all standards required by the Arkansas Department of Finance and Administration in addition to these regulations.
- 18.07.2 Educational services for nondisabled students.
 - 18.07.2.1 In order to be eligible for public school funds, each juvenile detention facility must provide the following educational services for nondisabled students -
 - A. The teachers employed by the juvenile detention facility must hold a valid teaching license from the Arkansas Department of Education.
 - B. The maximum teacher/student caseload must be 1 to 15 without a paraprofessional and 1 to 24 with a full time paraprofessional.
 - C. The juvenile detention facility must provide instruction that addresses the State's Curriculum Standards and educational skills needed by students and appropriately address the age ranges and the abilities of the students in the facility.
 - D. The juvenile detention facility must provide appropriate instructional and supplemental materials and media as are needed to enhance student instruction. Such materials include,

but are not limited to, reference materials, dictionaries, maps, reading materials, and computer enhanced instructional software and/or internet access

- 18.07.2.2 A school district which receives a student after attendance at a juvenile detention facility shall not use absences incurred as a result of detention as a basis for denial of credit.
- 18.07.3 Educational services for disabled students.
 - 18.07.3.1 In order to be eligible for public school funds, each jurisdictional school district and juvenile detention facility must provide the following educational services for disabled students -
 - A. FAPE consistent with the student's IEP.
 - B. The teacher, employed by the JDF or local school district, who is implementing the IEP of a student with a disability must hold a valid teaching license as a special education teacher.
 - C. The procedural safeguards specified in these regulations shall be followed for those students identified as disabled and for those suspected of being disabled.
- 18.07.4 Funding for students in juvenile detention facilities.
 - 18.07.4.1 The resident district of a student detained in a juvenile detention facility for nine (9) days or less shall continue to receive funding based on the student's enrollment (average daily membership) in the district for those nine (9) days or less for the costs of providing educational services to students in the facility in cooperation with the juvenile detention facility and the district where the facility is located.
 - 18.07.4.2 The juvenile detention facility may receive reimbursement from the local school district in which the facility is located for the costs of providing educational services to students in the facility, based upon the following -
 - A. For nondisabled students, educational costs

are costs incurred for direct educational instruction and include salaries and benefits of teachers and paraprofessionals, staff development costs and substitute pay.

- B. For students with disabilities under the IDEA, educational costs include all costs incurred in the provision of FAPE.
- C. For students suspected of having disabilities as defined by the IDEA, educational costs shall include costs incurred in the evaluation process.
- 18.07.4.3 The juvenile detention facility and the local school district in which the juvenile detention facility is located must jointly determine the education costs incurred by the facility.
- 18.07.4.4 The juvenile detention facility and the local school district in which the juvenile detention facility is located shall jointly complete an application for funding based on the approved student capacity of the facility and shall submit the application to the Department DESE.

The application for funding shall include an itemized statement of educational costs incurred.

- 18.07.4.5 The local school district in which the juvenile detention facility is located must reimburse the juvenile detention facility for the amount approved by the Department DESE for educational costs incurred up to an amount not to exceed the Formula Foundation Aid, times the approved student capacity of the facility.
- 18.07.4.6 If the juvenile detention facility and the local school district cannot agree on an amount for reimbursement, either entity may appeal to the ADE DESE for a final decision.
- 18.07.4.7 The <u>ADE DESE</u> must reimburse local school districts which have juvenile detention facilities on a quarterly basis based upon the district requesting such reimbursements.
 - A. The quarterly reimbursement amount will be

- determined by dividing the amount identified in §18.07.4.45 by four (4).
- B. Should costs decrease, the local school district in which the facility is located must notify the ADE DESE Special Education Unit within thirty (30) days of revised costs.
- C. Any adjustments to reimbursements will be made in the fourth (4th) quarter.
- 18.07.4.8 The jurisdictional local school district may request reimbursement for the costs of educational services provided to students in juvenile detention facilities and incurred by the local school district.
- 18.07.4.9 The juvenile detention facility must provide the jurisdictional local school district a quarterly attendance record for each student in the facility, regardless of length of stay.

18.089 JUVENILE TREATMENT CENTERS (FORMERLY KNOWN AS SERIOUS OFFENDER PROGRAMS)

It shall be the responsibility of each juvenile treatment center that is part of the Department of Human Services, Division of Youth Services' (DYS) system of education to report the attendance of its students in the education program by providing quarterly attendance reports to DYS. DYS will provide the quarterly attendance information to the Arkansas Department of Education DESE. Funding will be disbursed to DYS in support of education services within DYS juvenile treatment centers based upon a legislative appropriation for this purpose.

SUMMARY OF RULES:

ARKANSAS DIVISION OF ELEMENTARY AND SECONDARY EDUCATION RULES GOVERNING SPECIAL EDUCATION AND RELATED SERVICES SEC. 18.00 RESIDENTIAL PLACEMENT

The proposed amendments to these rules:

• Incorporate provisions of Act 523 of 2019 allowing reimbursement of costs for educational services provided to students without disabilities placed in residential treatment facilities in states that border Arkansas. The out-of-state placement must be deemed medically necessary and the most appropriate placement available by a physician.

FINANCIAL IMPACT STATEMENT

PLEASE ANSWER ALL QUESTIONS COMPLETELY

DI	EPARTMENT
DI	IVISION
PE	ERSON COMPLETING THIS STATEMENTELEPHONE NOFAX NOEMAIL:
Γŀ	ELEPHONE NO FAX NO EMAIL:
	o comply with Ark. Code Ann. § 25-15-204(e), please complete the following Financial Impact Statement and file to (2) copies with the Questionnaire and proposed rules.
SH	HORT TITLE OF THIS RULE
1.	Does this proposed, amended, or repealed rule have a financial impact? Yes No
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.	In consideration of the alternatives to this rule, was this rule determined by the agency to be the least costly
	rule considered? Yes 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 costly rule;
	c) Whether the more costly rule is based on the interests of public health, safety, or welfare, and if so, please
	explain; and
	d) Whether the reason is within the scope of the agency's statutory authority, and if so, please explain.

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

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

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.