House Engrossed Senate Bill

State of Arizona Senate Fifty-second Legislature Second Regular Session 2016

## **SENATE BILL 1430**

## AN ACT

AMENDING SECTIONS 15-211 AND 15-241, ARIZONA REVISED STATUTES; AMENDING TITLE 15, CHAPTER 2, ARTICLE 2, ARIZONA REVISED STATUTES, BY ADDING SECTION 15-241.02; AMENDING SECTIONS 15-704, 15-901.06 AND 15-973.01, ARIZONA REVISED STATUTES; RELATING TO SCHOOL ACCOUNTABILITY.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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Be it enacted by the Legislature of the State of Arizona:
Section 1. Section 15-211, Arizona Revised Statutes, is amended to
read:
15-211. <u>K-3 reading program: receipt and use of monies:</u>
<u>additional funding: program termination</u>
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6 A. The state board of education, in collaboration with the department 7 of education, shall establish a K-3 reading program to improve the reading 8 proficiency of pupils in kindergarten programs and grades one, two and three 9 in the public schools of this state.

B. On or before October 1, 2012, each school district and charter 10 11 school shall submit to the state board of education a plan for improving the reading proficiency of its pupils in kindergarten programs and grades one, 12 13 two and three. The plan shall include baseline data on the reading 14 proficiency of its pupils in kindergarten programs and grades one, two and 15 three and a budget for spending monies from both the K-3 support level weight and the K-3 reading support level weight established in section 15-943. 16 17 Beginning in fiscal year 2013-2014 and each fiscal year thereafter, each 18 school district and charter school shall submit to the state board of 19 education on or before October 1 an updated K-3 reading program plan that 20 includes data on program expenditures and results.

C. School districts and charter schools shall use monies generated by the K-3 reading support level weight established in section 15-943 only on reading programs for pupils in kindergarten programs and grades one, two and three with particular emphasis on pupils in kindergarten programs and grades one and two.

26 D. Each school district and charter school that is assigned a letter 27 grade of C, D or F pursuant to section 15-241<del>, subsection H</del> or that has more 28 than ten per cent PERCENT of its pupils in grade three reading far below the 29 third grade level according to the reading portion of the Arizona instrument 30 to measure standards test, or a successor test, shall receive monies 31 generated by the K-3 reading support level weight established in section 32 15-943 only after the K-3 reading program plan of the school district or 33 charter school has been approved by the state board of education.

E. Pupils in a charter school that is in its first year of operation and that is sponsored by the state board of education, the state board for charter schools, a university under the jurisdiction of the Arizona board of regents, a community college district or a group of community college districts are eligible for the K-3 reading support level weight.

F. The department of education shall solicit gifts, grants and donations from any lawful public or private source in order to provide additional funding for the K-3 reading program.

42 G. The program established by this section ends on July 1, 2022 43 pursuant to section 41-3102.

1 Sec. 2. Section 15-241, Arizona Revised Statutes, is amended to read: 2 15-241. School, charter school and school district 3 accountability; annual achievement profiles; classification: letter grade system: profiles: 4 appeals process: failing schools tutoring fund: 5 6 definition 7 A. The department of education shall compile an annual achievement 8 profile for each public school and school district AND LOCAL EDUCATION 9 AGENCY. B. Each school, CHARTER HOLDER and school district shall submit to the 10 11 department any data that is required and requested and that is necessary to compile the achievement profile. A school or school district OR LOCAL 12 13 EDUCATION AGENCY that fails to submit the information that is necessary is 14 not eligible to receive monies from the classroom site fund established by 15 section 15-977. 16 C. The department shall establish a baseline achievement profile for 17 each school and school district. The baseline achievement profile THE ANNUAL ACHIEVEMENT PROFILE COMPILED BY THE DEPARTMENT shall be used to determine a 18 19 standard measurement of acceptable academic progress for each school and 20 school district AND LOCAL EDUCATION AGENCY and a school and school district 21 AND LOCAL EDUCATION AGENCY classification pursuant to subsection H-F of this 22 section. Any disclosure of educational records compiled by the department of 23 education pursuant to this section shall comply with the family educational 24 rights and privacy act of 1974 (20 United States Code section 1232g). 25 D. The achievement profile for schools and school districts that offer 26 instruction in kindergarten programs and grades one through eight, or any 27 combination of those programs or grades, shall include the following school 28 academic performance indicators: 29 1. The Arizona measure of academic progress. The department shall 30 compute the extent of academic progress made by the pupils in each school and 31 school district during the course of each year. 32 2. The Arizona instrument to measure standards test. The department 33 shall compute the percentage of pupils who meet or exceed the standard on the Arizona instrument to measure standards test, as prescribed by the state 34 35 board of education. The superintendent of public instruction and the 36 department may calculate academic gain on the Arizona instrument to measure 37 standards test according to each of the school classifications prescribed in 38 subsection G of this section on a statewide basis, for each school district 39 in this state and for each school by determining the average scale scores for 40 students in the current academic year as compared to the average scale scores 41 for the previous academic year for the same students. 42 3. Academic performance and academic gain on the science portion of 43 the Arizona instrument to measure standards test.

4. The results of English language learners tests administered
 pursuant to section 15-756, subsection B, section 15-756.05 and section
 3 15-756.06.

4 E. The achievement profile for schools and school districts that offer
5 instruction in grades nine through twelve, or any combination of those
6 grades, shall include the following school academic performance indicators:
7 1. The Arizona measure of academic progress. The department shall

8 compute the extent of academic progress made by the pupils at each school.
 9 2. The Arizona instrument to measure standards test. The department

shall compute the percentage of pupils pursuant to subsection G of this 10 11 section who meet or exceed the standard on the Arizona instrument to measure 12 standards test, as prescribed by the state board of education. The superintendent of public instruction and the department may calculate 13 academic gain on the Arizona instrument to measure standards test according 14 to each of the school classifications prescribed in subsection G of this 15 section on a statewide basis, for each school district in this state and for 16 17 each school by determining the average scale scores for students in the 18 current academic year as compared to the average scale scores for the 19 previous academic year for the same students.

20 3. Academic performance and academic gain on the science portion of
 21 the Arizona instrument to measure standards test.

22

4. The annual dropout rate.

23

5. The annual graduation rate.

24 6. The results of English language learners tests administered
 25 pursuant to section 15 756, subsection B, section 15 756.05 and section
 26 15 756.06.

27 F. Schools and school districts that offer instruction in all or a 28 combination of the grades specified in subsections D and E of this section 29 shall include a single achievement profile for that school and school 30 district that includes the school academic performance indicators specified 31 in subsections D and E of this section.

D. THE ANNUAL ACHIEVEMENT PROFILE FOR SCHOOLS AND LOCAL EDUCATION
 AGENCIES SHALL INCLUDE, AT A MINIMUM, THE FOLLOWING ACADEMIC PERFORMANCE
 INDICATORS:

MULTIPLE MEASURES OF ACADEMIC PERFORMANCE OR OTHER ACADEMICALLY
 RELEVANT INDICATORS OF SCHOOL QUALITY THAT ARE APPROPRIATE TO ASSESS THE
 EDUCATIONAL IMPACT OF A SCHOOL DURING THE ACADEMIC YEAR AS DETERMINED BY THE
 STATE BOARD OF EDUCATION.

39 2. ACADEMIC PROGRESS ON STATEWIDE ASSESSMENTS ADOPTED PURSUANT TO
 40 SECTION 15-741 IN ENGLISH LANGUAGE ARTS AND MATHEMATICS.

ACADEMIC PROGRESS ON THE ENGLISH LANGUAGE LEARNER ASSESSMENTS
ADMINISTERED PURSUANT TO SECTION 15-756, SUBSECTION B AND SECTIONS 15-756.05
AND 15-756.06.

4. PROGRESS TOWARD COLLEGE AND CAREER READINESS FOR ALL SCHOOLS AND
 LOCAL EDUCATION AGENCIES THAT OFFER INSTRUCTION IN ANY OF GRADES NINE THROUGH
 TWELVE.

4  $G_{\cdot}$  E. Subject to final adoption by the state board of education, the 5 department shall determine the criteria for each school and school district 6 LOCAL EDUCATION AGENCY classification LABEL using a research based 7 RESEARCHED-BASED methodology. The methodology DEVELOPED IN COLLABORATION WITH A COALITION OF QUALIFIED TECHNICAL AND POLICY STAKEHOLDERS, AT A 8 9 MINIMUM, shall include the performance of pupils at all achievement levels, 10 account for pupil mobility, account for the distribution of pupil achievement 11 at each school and school district AND LOCAL EDUCATION AGENCY and include 12 longitudinal indicators of academic performance. The methodology may include 13 a measure of the perception of educational quality at the school or school 14 district by parents, pupils, staff and community stakeholders. Fifty per 15 cent of the school and school district classification determination shall consist of academic performance measurements. Fifty per cent of the academic 16 17 performance measurement shall consist of a measurement of academic gain for 18 all pupils enrolled at the school or school district and fifty per cent of 19 the academic performance measurements shall consist of a measurement of the 20 twenty-five per cent of pupils with the lowest academic performance 21 measurement enrolled at the school or school district. For the purposes of 22 this subsection, "research based RESEARCHED-BASED methodology" means the 23 systematic and objective application of statistical and quantitative research 24 principles to determine a standard measurement of acceptable academic 25 progress for each school and school district CALCULATE THE INDICATORS USED TO 26 DETERMINE A THROUGH F LETTER GRADES.

H. F. Except as provided in subsection EE of this section, The ANNUAL
achievement profile shall be used to determine a school and school district
AND LOCAL EDUCATION AGENCY classification that uses a BASED ON AN A THROUGH F
letter grade system as follows:

31 1. A school or school district assigned a letter grade of A shall 32 demonstrate an excellent level of performance.

33 2. A school or school district assigned a letter grade of B shall
 34 demonstrate an above average level of performance.

35 3. A school or school district assigned a letter grade of C shall
 36 demonstrate an average level of performance.

37 4. A school or school district assigned a letter grade of D shall
 38 demonstrate a below average level of performance.

39 5. A school or school district assigned a letter grade of F shall 40 demonstrate a failing level of performance. ADOPTED BY THE STATE BOARD OF 41 EDUCATION IN WHICH A LETTER GRADE OF A REFLECTS AN EXCELLENT LEVEL OF 42 PERFORMANCE AND A LETTER GRADE OF F REFLECTS A FAILING LEVEL OF PERFORMANCE. 43 THE A THROUGH F LETTER GRADE SYSTEM SHALL INDICATE EXPECTED STANDARDS OF 44 PERFORMANCE FOR ALL SCHOOLS AND THE MANNER IN WHICH SCHOOLS MAY RISE ABOVE OR 45 FALL BELOW THOSE EXPECTED STANDARDS OF PERFORMANCE. The state board of education may also assign a school a letter grade of F if the state board of education determines that the school is among the "persistently lowestachieving schools" in the state under the federal school accountability requirements pursuant to section 1003(g) of the elementary and secondary education act (20 United States Code section 6303).

6 I. G. The classification for each school and the criteria used to 7 determine classification pursuant to subsection G SUBSECTIONS E AND F of this 8 section shall be included on the school report card prescribed in section 9 15-746.

10 <del>Ј.</del> Н. Subject to final adoption by the state board of education, the 11 department of education shall develop a parallel achievement profile for USE 12 ACHIEVEMENT PROFILES APPROPRIATELY TO ASSESS THE EDUCATIONAL IMPACT OF 13 accommodation schools, alternative schools as defined by the state board of 14 education and extremely small schools, MAY DEVELOP PROFILES FOR SCHOOLS THAT 15 PARTICIPATE IN THE BOARD EXAMINATION SYSTEM PRESCRIBED IN CHAPTER 7, ARTICLE 6 OF THIS TITLE AND SCHOOLS THAT PARTICIPATE IN ARIZONA ONLINE INSTRUCTION 16 17 PURSUANT TO SECTION 15-808 AND MAY DEVELOP OTHER EXCEPTIONS as defined 18 PRESCRIBED by the state board of education for the purposes of this section.

19 K. If a school is assigned a letter grade of D, within ninety days 20 after receiving notice of the designation, the governing board shall develop 21 an improvement plan for the school, submit a copy of the plan to the superintendent of public instruction and the county educational service 22 23 agency and supervise the implementation of the plan. The plan shall include 24 necessary components as identified by the state board of education. Within 25 thirty days after submitting the improvement plan to the superintendent of 26 public instruction and the county educational service agency, the governing 27 board shall hold a special public meeting in each school that has been 28 assigned a letter grade of D and shall present the respective improvement 29 plans that have been developed for each school. The school district 30 governing board, within thirty days of receiving notice of the designation, 31 shall provide written notification of the classification to each residence within the attendance area of the school. The notice shall explain the 32 33 improvement plan process and provide information regarding the public meeting 34 required by this subsection.

35 L. A school that has not submitted an improvement plan pursuant to 36 subsection K of this section is not eligible to receive monies from the 37 classroom site fund established by section 15-977 for every day that a plan 38 has not been received by the superintendent of public instruction within the 39 time specified in subsection K of this section plus an additional ninety 40 days. The state board of education shall require the superintendent of the 41 school district to testify before the board and explain the reasons that an 42 improvement plan for that school has not been submitted.

43 M. If a charter school is assigned a letter grade of D, within thirty
44 days the school shall notify the parents of the students attending the school
45 of the classification. The notice shall explain the improvement plan process

1 and provide information regarding the public meeting required by this subsection. Within ninety days of receiving the classification, the charter 2 3 holder shall present an improvement plan to the charter sponsor at a public 4 meeting and submit a copy of the plan to the superintendent of public 5 instruction. The improvement plan shall include necessary components as identified by the state board of education. For every day that an 6 7 improvement plan is not received by the superintendent of public instruction 8 and the county educational service agency, the school is not eligible to 9 receive monies from the classroom site fund established by section 15-977 for every day that a plan has not been received by the superintendent of public 10 instruction within the time specified in subsection K of this section plus an 11 12 additional ninety days. The charter holder shall appear before the sponsoring board and explain why the improvement plan has not been submitted. 13 N. The department of education shall establish an appeals process, to 14

15 be approved by the state board of education, for a school to appeal data used 16 to determine the achievement profile of the school. The criteria established 17 shall be based on mitigating factors and may include a visit to the school 18 site by the department of education.

19 0. If a school is assigned a letter grade of D for a third consecutive 20 year, the department of education shall visit the school site to confirm the 21 classification data and to review the implementation of the school's improvement plan. The school shall be assigned a letter grade of F unless an 22 23 alternate letter grade is assigned after an appeal pursuant to subsection N 24 of this section. A school that is assigned a letter grade of D for less than 25 three consecutive years may also be assigned a letter grade of F if the state 26 board of education determines that there is no reasonable likelihood that the 27 school will achieve an average level of performance within the next two 28 years.

P. The school district governing board, within thirty days of receiving notice of the school being assigned a letter grade of F, shall provide written notification of the classification to each residence in the attendance area of the school. The notice shall explain the improvement plan process and provide information regarding the public meeting required by subsection S of this section.

35 Q. The superintendent of public instruction in collaboration with the 36 county educational service agency, based on need, shall assign a solutions 37 team to a school assigned a letter grade of D, a school assigned a letter 38 grade of F or any other school pursuant to a mutual agreement between the 39 department of education and the school composed of master teachers, fiscal 40 analysts and curriculum assessment experts who are certified by the state 41 board of education as Arizona academic standards technicians. The department of education or the county educational service agency may hire or contract 42 with administrators, principals and teachers who have demonstrated experience 43 with the characteristics and situations in a school assigned a letter grade 44 45 of D or F and may use these personnel as part of the solutions team. The

1 department of education shall work with staff at the school to assist in curricula alignment and shall instruct teachers on how to increase pupil 2 3 academic progress, considering the school's achievement profile. The 4 solutions team shall consider the existing improvement plan to assess the 5 need for changes to curriculum, professional development and resource allocation and shall present a statement of its findings to the school 6 7 administrator and district superintendent. Within forty five days after the 8 presentation of the solutions team's statement of findings. the school 9 district governing board, in cooperation with each school within the school district that is assigned a letter grade of D and its assigned solutions team 10 representative, shall develop and submit to the department of education and 11 12 the county educational service agency an action plan that details the manner in which the school district will assist the school as the school 13 incorporates the findings of the solutions team into the improvement plan. 14 The department of education shall review the action plan and shall either 15 accept the action plan or return the action plan to the school district for 16 17 modification. If the school district does not submit an approved action plan 18 within forty-five days, the state board of education may direct the 19 superintendent of public instruction to withhold up to ten per cent of state 20 monies that the school district would otherwise be entitled to receive each 21 month until the plan is submitted to the department of education and the county educational service agency, at which time those monies shall be 22 23 returned to the school district.

24 R. The parent or the guardian of the pupil may apply to the department 25 of education, in a manner determined by the department of education, for a 26 certificate of supplemental instruction from the failing schools tutoring 27 fund established by this section. Pupils attending a school assigned a 28 letter grade of D or F or a pupil who has failed to pass one or more portions 29 of the Arizona instrument to measure standards test in grades eight through twelve in order to graduate from high school may select an alternative 30 31 tutoring program in academic standards from a provider that is certified by the state board of education. To qualify, the provider must state in writing 32 33 a level of academic improvement for the pupil that includes a timeline for 34 improvement that is agreed to by the parent or guardian of the pupil. The 35 state board of education shall annually review academic performance levels 36 for providers certified pursuant to this subsection and may remove a provider 37 at a public hearing from an approved list of providers if that provider fails to meet its stated level of academic improvement. The state board of 38 39 education shall determine the application guidelines and the maximum value 40 for each certificate of supplemental instruction. The state board of 41 education shall annually complete a market survey in order to determine the maximum value for each certificate of supplemental instruction. This 42 43 subsection shall not be construed to require the state to provide additional 44 monies beyond the monies provided pursuant to section 42-5029, subsection E. 45 paragraph 7.

1 S. Within sixty days of receiving notification of a school being assigned a letter grade of F, the school district governing board shall 2 3 evaluate needed changes to the existing improvement plan for the school, 4 consider recommendations from the solutions team, submit a copy of the plan 5 to the superintendent of public instruction and the county educational service agency and supervise the implementation of the plan. Within thirty 6 7 days after submitting the improvement plan to the superintendent of public instruction, the governing board shall hold a public meeting in each school 8 9 that has been assigned a letter grade of F and shall present the respective improvement plans that have been developed for each school. 10

T. A school that has not submitted an improvement plan pursuant to 11 12 subsection S of this section is not eligible to receive monies from the classroom site fund established by section 15-977 for every day that a plan 13 has not been received by the superintendent of public instruction within the 14 time specified in subsection S of this section plus an additional ninety 15 days. The state board of education shall require the superintendent of the 16 17 school district to testify before the board and explain the reasons that an 18 improvement plan for that school has not been submitted.

19 U. If a charter school is assigned a letter grade of F, the department 20 of education shall immediately notify the charter school's sponsor. The 21 charter school's sponsor shall either take action to restore the charter 22 school to acceptable performance or revoke the charter school's charter. 23 Within thirty days the school shall notify the parents of the students 24 attending the school of the classification and of any pending public meetings 25 to review the issue.

26 V. A school that has been assigned a letter grade of F shall be 27 evaluated by the department of education to determine if the school failed to 28 properly implement its school improvement plan, align the curriculum with 29 academic standards, provide teacher training, prioritize the budget or implement other proven strategies to improve academic performance. After 30 31 visiting the school site pursuant to subsection 0 of this section, the department of education shall submit to the state board of education a 32 33 recommendation to proceed pursuant to subsections Q, R and S of this section 34 or that the school be subject to a public hearing to determine if the school 35 failed to properly implement its improvement plan and the reasons for the 36 department's recommendation.

W. If the department does recommend a public hearing, the state board of education shall meet and may provide by a majority vote at the public hearing for the continued operation of the school as allowed by this subsection. The state board of education shall determine whether governmental, nonprofit and private organizations may submit applications to the state board to fully or partially manage the school. The state board's determination shall include:

If and to what extent the local governing board may participate in
 the operation of the school including personnel matters.

2. If and to what extent the state board of education shall
 participate in the operation of the school.

3

3. Resource allocation pursuant to subsection Y of this section.

- 4 4. Provisions for the development and submittal of a school
   5 improvement plan to be presented in a public meeting at the school.
- 6 5. A suggested time frame for the alternative operation of the school. 7 X. The state board shall periodically review the status of a school 8 that is operated by an organization other than the school district governing 9 board to determine whether the operation of the school should be returned to the school district governing board. Before the state board makes a 10 11 determination, the state board or its designee shall meet with the school 12 district governing board or its designee to determine the time frame, operational considerations and the appropriate continuation of existing 13 improvements that are necessary to assure a smooth transition of authority 14 from the other organization back to the school district governing board. 15

Y. If an alternative operation plan is provided pursuant to subsection 16 17 W of this section, the state board of education shall pay for the operation of the school and shall adjust the school district's district additional 18 19 assistance pursuant to section 15-961, base support level pursuant to section 20 15-943, monies distributed from the classroom site fund established by 21 section 15-977 and transportation support level pursuant to section 15-945 to 22 accurately reflect any reduction in district services that are no longer 23 provided to that school by the district. The state board of education may 24 modify the school district's revenue control limit, the district support 25 level and the general budget limit calculated pursuant to section 15 947 by 26 an amount that corresponds to this reduction in services. The state board of 27 education shall retain the portion of state aid that would otherwise be due 28 the school district for the school and shall distribute that portion of state 29 aid directly to the organization that contracts with the state board of 30 education to operate the school.

31 Z. If the state board of education determines that a charter school 32 failed to properly implement its improvement plan, the sponsor of the charter 33 school shall revoke the charter school's charter.

AA. If there are more than two schools in a district and more than one-half, or in any case more than five, of the schools in the district are assigned a letter grade of F for more than two consecutive years, in the next election of members of the governing board the election ballot shall contain the following statement immediately above the listing of governing board candidates:

40 Within the last five years, (number of schools) schools in the
41 \_\_\_\_\_\_ school district have been assigned a letter grade of F
42 or designated as "schools failing to meet academic standards" by
43 the superintendent of public instruction.

BB. At least twice each year the department of education shall publish an a newspaper of general circulation in each county of this state a list of schools that are assigned a letter grade of F.

I. THE DEPARTMENT OF EDUCATION SHALL ESTABLISH A PROCESS FOR A SCHOOL 4 5 OR LOCAL EDUCATION AGENCY TO CORRECT STUDENT DATA USED TO DETERMINE THE SCHOOL'S OR LOCAL EDUCATION AGENCY'S ANNUAL ACHIEVEMENT PROFILE. THE STATE 6 7 BOARD OF EDUCATION SHALL ESTABLISH AN APPEALS PROCESS TO ALLOW A SCHOOL OR LOCAL EDUCATION AGENCY TO APPEAL THE SCHOOL'S OR LOCAL EDUCATION AGENCY'S 8 9 FINAL LETTER GRADE BASED ON MITIGATING FACTORS IDENTIFIED BY THE BOARD. THE BOARD MAY DELEGATE THE ADMINISTRATION OF THE APPEALS PROCESS TO THE 10 11 DEPARTMENT OF EDUCATION.

12  $\frac{CC}{CC}$  J. The failing schools tutoring fund is established consisting of 13 monies collected pursuant to section 42-5029, subsection E as designated for 14 this purpose. The department of education shall administer the fund. The 15 department of education may use monies from the fund to purchase materials 16 designed to assist students to meet the Arizona academic standards and to 17 achieve a passing score on the Arizona instrument to measure standards test 18 in order to graduate from high school ASSESSMENTS ADOPTED BY THE STATE BOARD 19 OF EDUCATION.

20 DD. The department of education may develop a classification label for 21 school districts and charter school operators. If the department of 22 education develops a classification label for school districts and charter 23 school operators, the classification label may be developed from the 24 following components:

25 26 1. Measures of academic progress.

2. Pupil assessment data.

27 3. The attendance rates and graduation rates of pupils who are
 28 educated in that charter school operator's charter schools or in that school
 29 district's schools.

30 4. The percentage of the parents of pupils enrolled in that charter
 31 school operator's charter schools or in that school district's schools that
 32 categorizes the quality of their child's education as excellent on a parental
 33 rating of school quality.

34 EE. The state board of education shall determine appropriate 35 modifications to the criteria used to calculate achievement profiles for 36 schools that participate in the board examination system prescribed in 37 chapter 7, article 6 of this title.

38 FF. The state board of education shall adopt guidelines to include 39 supplementary training in reading instruction for teachers who provide 40 instruction to pupils in a kindergarten program or grade one, two or three in 41 an improvement plan pursuant to subsection K of this section.

42 GG. In addition to any other corrective procedures prescribed in this
43 section and section 15-241.01, a school that has been assigned a letter grade
44 of D or F for two consecutive years shall implement a science, technology,

1 engineering and mathematics intervention strategy under the supervision of 2 the state board of education.

3 HH. In addition to any other corrective procedures prescribed in this 4 section a school district that has been assigned a letter grade of D or F for 5 two consecutive years shall implement a parent involvement strategy. The 6 parent involvement strategy shall be included in the school improvement plan 7 for each applicable school within the district, as prescribed in subsection K 8 of this section.

9 II. The department of education shall publish criteria for a school or school district's exit status from a previous assignment of a letter grade of 10 11 F in accordance with this section. The criteria shall prescribe the actions 12 and results necessary to be deemed to have complied with this section 13 regarding school improvement, including the proper implementation of a school improvement plan pursuant to subsection V of this section. These criteria 14 15 shall be provided to a school or school district if it is assigned a letter 16 grade of F pursuant to this section.

17 K. FOR THE PURPOSES OF THIS SECTION, "ACADEMIC PROGRESS" MEANS18 MEASURES OF BOTH PROFICIENCY AND ACADEMIC GAIN.

Sec. 3. Title 15, chapter 2, article 2, Arizona Revised Statutes, is amended by adding section 15-241.02, to read:

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- 22

15-241.02. <u>School improvement plans; solutions teams;</u> withholding of state monies

23 A. IF A SCHOOL IS ASSIGNED A LETTER GRADE OF D PURSUANT TO SECTION 24 15-241, WITHIN NINETY DAYS AFTER RECEIVING NOTICE OF THE CLASSIFICATION, THE 25 SCHOOL DISTRICT GOVERNING BOARD SHALL DEVELOP AN IMPROVEMENT PLAN FOR THE 26 SCHOOL, SUBMIT A COPY OF THE PLAN TO THE SUPERINTENDENT OF PUBLIC INSTRUCTION 27 AND THE COUNTY EDUCATIONAL SERVICE AGENCY AND SUPERVISE THE IMPLEMENTATION OF 28 THE PLAN. THE GOVERNING BOARD SHALL INCLUDE IN THE PLAN NECESSARY COMPONENTS 29 AS IDENTIFIED BY THE STATE BOARD OF EDUCATION. WITHIN THIRTY DAYS AFTER SUBMITTING THE IMPROVEMENT PLAN TO THE SUPERINTENDENT OF PUBLIC INSTRUCTION 30 31 AND THE COUNTY EDUCATIONAL SERVICE AGENCY, THE GOVERNING BOARD SHALL HOLD A PUBLIC MEETING IN EACH SCHOOL THAT HAS BEEN ASSIGNED A LETTER GRADE OF D AND 32 33 SHALL PRESENT THE RESPECTIVE IMPROVEMENT PLANS THAT HAVE BEEN DEVELOPED FOR EACH SCHOOL. THE GOVERNING BOARD, WITHIN THIRTY DAYS AFTER RECEIVING NOTICE 34 35 0F THE CLASSIFICATION, SHALL PROVIDE WRITTEN NOTIFICATION OF THF 36 CLASSIFICATION TO EACH RESIDENCE WITHIN THE ATTENDANCE AREA OF THE SCHOOL. 37 THE NOTICE SHALL EXPLAIN THE IMPROVEMENT PLAN PROCESS AND PROVIDE INFORMATION 38 REGARDING THE PUBLIC MEETING REQUIRED BY THIS SUBSECTION.

B. A SCHOOL THAT HAS NOT SUBMITTED AN IMPROVEMENT PLAN PURSUANT TO
SUBSECTION A OF THIS SECTION IS NOT ELIGIBLE TO RECEIVE MONIES FROM THE
CLASSROOM SITE FUND ESTABLISHED BY SECTION 15-977 FOR EVERY DAY THAT A PLAN
HAS NOT BEEN RECEIVED BY THE SUPERINTENDENT OF PUBLIC INSTRUCTION WITHIN THE
TIME SPECIFIED IN SUBSECTION A OF THIS SECTION PLUS AN ADDITIONAL NINETY
DAYS. THE STATE BOARD OF EDUCATION SHALL REQUIRE THE SUPERINTENDENT OF THE

SCHOOL DISTRICT TO TESTIFY BEFORE THE BOARD AND EXPLAIN THE REASONS THAT AN
 IMPROVEMENT PLAN FOR THAT SCHOOL HAS NOT BEEN SUBMITTED.

3 C. IF A CHARTER SCHOOL IS ASSIGNED A LETTER GRADE OF D PURSUANT TO SECTION 15-241, WITHIN THIRTY DAYS THE SCHOOL SHALL NOTIFY THE PARENTS OF THE 4 5 STUDENTS ATTENDING THE SCHOOL OF THE CLASSIFICATION. THE NOTICE SHALL EXPLAIN THE IMPROVEMENT PLAN PROCESS AND PROVIDE INFORMATION REGARDING THE 6 7 PUBLIC MEETING REQUIRED BY THIS SUBSECTION. WITHIN NINETY DAYS AFTER RECEIVING THE CLASSIFICATION, THE CHARTER HOLDER SHALL PRESENT AN IMPROVEMENT 8 9 PLAN TO THE CHARTER SPONSOR AT A PUBLIC MEETING AND SUBMIT A COPY OF THE PLAN TO THE SPONSOR OF THE CHARTER SCHOOL. THE CHARTER HOLDER SHALL INCLUDE IN 10 11 THE IMPROVEMENT PLAN NECESSARY COMPONENTS AS IDENTIFIED BY THE STATE BOARD OF 12 EDUCATION. THE SCHOOL IS NOT ELIGIBLE TO RECEIVE MONIES FROM THE CLASSROOM 13 SITE FUND ESTABLISHED BY SECTION 15-977 FOR EVERY DAY THAT AN IMPROVEMENT PLAN HAS NOT BEEN RECEIVED BY THE SPONSOR OF THE CHARTER SCHOOL WITHIN THE 14 15 TIME SPECIFIED IN THIS SUBSECTION PLUS AN ADDITIONAL NINETY DAYS. THE 16 CHARTER HOLDER SHALL APPEAR BEFORE THE SPONSORING BOARD AND EXPLAIN WHY THE 17 IMPROVEMENT PLAN HAS NOT BEEN SUBMITTED.

D. IF A SCHOOL IS ASSIGNED A LETTER GRADE OF D PURSUANT TO SECTION 18 19 15-241 FOR A THIRD CONSECUTIVE YEAR, THE DEPARTMENT OF EDUCATION SHALL VISIT 20 THE SCHOOL SITE TO CONFIRM THE CLASSIFICATION DATA AND TO REVIEW THE 21 IMPLEMENTATION OF THE SCHOOL'S IMPROVEMENT PLAN. THE SCHOOL SHALL BE 22 ASSIGNED A LETTER GRADE OF F UNLESS AN ALTERNATE LETTER GRADE IS ASSIGNED 23 AFTER AN APPEAL PURSUANT TO SECTION 15-241, SUBSECTION I. A SCHOOL THAT IS 24 ASSIGNED A LETTER GRADE OF D FOR FEWER THAN THREE CONSECUTIVE YEARS MAY ALSO 25 BE ASSIGNED A LETTER GRADE OF F IF THE STATE BOARD OF EDUCATION DETERMINES 26 THAT THERE IS NO REASONABLE LIKELIHOOD THAT THE SCHOOL WILL ACHIEVE AN 27 AVERAGE LEVEL OF PERFORMANCE WITHIN THE NEXT TWO YEARS.

28 E. THE SUPERINTENDENT OF PUBLIC INSTRUCTION AND THE COUNTY EDUCATIONAL 29 SERVICE AGENCY SHALL COLLABORATE TO ASSIGN A SOLUTIONS TEAM TO A SCHOOL 30 ASSIGNED A LETTER GRADE OF D PURSUANT TO SECTION 15-241 OR A SCHOOL ASSIGNED 31 A LETTER GRADE OF F PURSUANT TO SECTION 15-241 BASED ON ACADEMIC NEED AND 32 AVAILABLE RESOURCES. COUNTY EDUCATIONAL SERVICE AGENCIES MAY ENTER INTO 33 AGREEMENTS TO PROVIDE SERVICES TO SCHOOLS FROM OTHER COUNTIES. ANY OTHER SCHOOL, SUBJECT TO AVAILABLE RESOURCES, MAY BE ASSIGNED A SOLUTIONS TEAM 34 35 PURSUANT TO A MUTUAL AGREEMENT BETWEEN THE DEPARTMENT OF EDUCATION OR THE COUNTY EDUCATION SERVICE AGENCY, OR BOTH, AND THE SCHOOL. THE SOLUTIONS TEAM 36 37 SHALL BE COMPOSED OF MASTER TEACHERS, FISCAL ANALYSTS AND CURRICULUM 38 ASSESSMENT EXPERTS WHO ARE CERTIFIED BY THE STATE BOARD OF EDUCATION AS 39 ARIZONA ACADEMIC STANDARDS TECHNICIANS. THE DEPARTMENT OF EDUCATION OR THE 40 COUNTY EDUCATIONAL SERVICE AGENCY MAY HIRE OR CONTRACT WITH ADMINISTRATORS, 41 PRINCIPALS AND TEACHERS WHO HAVE DEMONSTRATED EXPERIENCE IN IMPROVING 42 ACADEMIC OUTCOMES AND MAY USE THESE PERSONNEL AS PART OF THE SOLUTIONS TEAM. 43 THE DEPARTMENT OF EDUCATION SHALL WORK WITH STAFF AT THE SCHOOL TO ASSIST IN 44 CURRICULA ALIGNMENT AND SHALL INSTRUCT TEACHERS ON HOW TO INCREASE PUPIL 45 ACADEMIC PROGRESS, CONSIDERING THE SCHOOL'S ANNUAL ACHIEVEMENT PROFILE. THE

1 SOLUTIONS TEAM SHALL CONSIDER THE EXISTING IMPROVEMENT PLAN TO ASSESS THE 2 NEED FOR CHANGES TO CURRICULA, PROFESSIONAL DEVELOPMENT AND RESOURCE 3 ALLOCATION AND SHALL PRESENT A STATEMENT OF ITS FINDINGS TO THE SCHOOL ADMINISTRATOR AND DISTRICT SUPERINTENDENT. WITHIN FORTY-FIVE DAYS AFTER THE 4 5 PRESENTATION OF THE SOLUTIONS TEAM'S STATEMENT OF FINDINGS. THE SCHOOL DISTRICT GOVERNING BOARD, IN COOPERATION WITH EACH SCHOOL WITHIN THE SCHOOL 6 7 DISTRICT THAT IS ASSIGNED A LETTER GRADE OF D AND ITS ASSIGNED SOLUTIONS TEAM REPRESENTATIVE, SHALL DEVELOP AND SUBMIT TO THE DEPARTMENT OF EDUCATION AND 8 9 THE COUNTY EDUCATIONAL SERVICE AGENCY AN ACTION PLAN THAT DETAILS THE MANNER IN WHICH THE SCHOOL DISTRICT WILL ASSIST THE SCHOOL AS THE SCHOOL 10 11 INCORPORATES THE FINDINGS OF THE SOLUTIONS TEAM INTO THE IMPROVEMENT PLAN. THE DEPARTMENT OF EDUCATION SHALL REVIEW THE ACTION PLAN AND SHALL EITHER 12 13 ACCEPT THE ACTION PLAN OR RETURN THE ACTION PLAN TO THE SCHOOL DISTRICT FOR MODIFICATION. IF THE SCHOOL DISTRICT DOES NOT SUBMIT AN APPROVED ACTION PLAN 14 15 WITHIN FORTY-FIVE DAYS, THE STATE BOARD OF EDUCATION MAY DIRECT THE SUPERINTENDENT OF PUBLIC INSTRUCTION TO WITHHOLD UP TO TEN PERCENT OF STATE 16 17 MONIES THAT THE SCHOOL DISTRICT WOULD OTHERWISE BE ENTITLED TO RECEIVE EACH MONTH UNTIL THE PLAN IS SUBMITTED TO THE DEPARTMENT OF EDUCATION AND THE 18 19 COUNTY EDUCATIONAL SERVICE AGENCY, AT WHICH TIME THOSE MONIES SHALL BE 20 RETURNED TO THE SCHOOL DISTRICT.

21 F. THE PARENT OR GUARDIAN OF A PUPIL MAY APPLY TO THE DEPARTMENT OF 22 EDUCATION, IN A MANNER DETERMINED BY THE DEPARTMENT OF EDUCATION, FOR A 23 CERTIFICATE OF SUPPLEMENTAL INSTRUCTION FROM THE FAILING SCHOOLS TUTORING 24 FUND ESTABLISHED BY SECTION 15-241. PUPILS ATTENDING A SCHOOL ASSIGNED A 25 LETTER GRADE OF D OR F MAY SELECT AN ALTERNATIVE TUTORING PROGRAM IN ACADEMIC 26 STANDARDS FROM A PROVIDER THAT IS CERTIFIED BY THE STATE BOARD OF EDUCATION. 27 TO QUALIFY, THE PROVIDER MUST STATE IN WRITING A LEVEL OF ACADEMIC 28 IMPROVEMENT FOR THE PUPIL THAT INCLUDES A TIMELINE FOR IMPROVEMENT THAT IS 29 AGREED TO BY THE PARENT OR GUARDIAN OF THE PUPIL. THE STATE BOARD OF 30 EDUCATION SHALL ANNUALLY REVIEW ACADEMIC PERFORMANCE LEVELS FOR CERTIFIED 31 PROVIDERS AND MAY REMOVE A PROVIDER AT A PUBLIC HEARING FROM AN APPROVED LIST 32 OF PROVIDERS IF THAT PROVIDER FAILS TO MEET ITS STATED LEVEL OF ACADEMIC 33 IMPROVEMENT. THE STATE BOARD OF EDUCATION SHALL DETERMINE THE APPLICATION GUIDELINES AND THE MAXIMUM VALUE FOR EACH CERTIFICATE OF SUPPLEMENTAL 34 35 INSTRUCTION. THE STATE BOARD OF EDUCATION SHALL ANNUALLY COMPLETE A MARKET SURVEY IN ORDER TO DETERMINE THE MAXIMUM VALUE FOR EACH CERTIFICATE OF 36 37 SUPPLEMENTAL INSTRUCTION. THIS SUBSECTION DOES NOT REQUIRE THIS STATE TO 38 PROVIDE ADDITIONAL MONIES BEYOND THE MONIES PROVIDED PURSUANT TO SECTION 39 42-5029, SUBSECTION E, PARAGRAPH 7.

G. WITHIN SIXTY DAYS AFTER RECEIVING NOTIFICATION OF A SCHOOL BEING
ASSIGNED A LETTER GRADE OF F PURSUANT TO SECTION 15-241, THE SCHOOL DISTRICT
GOVERNING BOARD SHALL EVALUATE NEEDED CHANGES TO THE EXISTING SCHOOL
IMPROVEMENT PLAN, CONSIDER RECOMMENDATIONS FROM THE SOLUTIONS TEAM, SUBMIT A
COPY OF THE PLAN TO THE SUPERINTENDENT OF PUBLIC INSTRUCTION AND THE COUNTY
EDUCATIONAL SERVICE AGENCY AND SUPERVISE THE IMPLEMENTATION OF THE PLAN.

1 WITHIN THIRTY DAYS AFTER SUBMITTING THE IMPROVEMENT PLAN TO THE 2 SUPERINTENDENT OF PUBLIC INSTRUCTION AND THE COUNTY EDUCATIONAL SERVICE 3 AGENCY. THE GOVERNING BOARD SHALL HOLD A PUBLIC MEETING IN EACH SCHOOL THAT HAS BEEN ASSIGNED A LETTER GRADE OF F AND SHALL PRESENT THE RESPECTIVE 4 5 IMPROVEMENT PLANS THAT HAVE BEEN DEVELOPED FOR EACH SCHOOL. THE GOVERNING BOARD, WITHIN THIRTY DAYS AFTER RECEIVING NOTICE OF THE CLASSIFICATION, SHALL 6 7 PROVIDE WRITTEN NOTIFICATION OF THE CLASSIFICATION TO EACH RESIDENCE IN THE 8 ATTENDANCE AREA OF THE SCHOOL. THE NOTICE SHALL EXPLAIN THE IMPROVEMENT PLAN 9 PROCESS AND PROVIDE INFORMATION REGARDING THE PUBLIC MEETING REQUIRED BY THIS 10 SUBSECTION.

11 H. A SCHOOL THAT HAS NOT SUBMITTED AN IMPROVEMENT PLAN PURSUANT TO 12 SUBSECTION G OF THIS SECTION IS NOT ELIGIBLE TO RECEIVE MONIES FROM THE 13 CLASSROOM SITE FUND ESTABLISHED BY SECTION 15-977 FOR EVERY DAY THAT A PLAN 14 HAS NOT BEEN RECEIVED BY THE SUPERINTENDENT OF PUBLIC INSTRUCTION WITHIN THE 15 TIME SPECIFIED IN SUBSECTION G OF THIS SECTION PLUS AN ADDITIONAL NINETY DAYS. THE STATE BOARD OF EDUCATION SHALL REQUIRE THE SUPERINTENDENT OF THE 16 17 SCHOOL DISTRICT TO TESTIFY BEFORE THE BOARD AND EXPLAIN THE REASONS THAT AN IMPROVEMENT PLAN FOR THAT SCHOOL HAS NOT BEEN SUBMITTED. 18

19 I. IF A CHARTER SCHOOL IS ASSIGNED A LETTER GRADE OF F PURSUANT TO 20 SECTION 15-241, THE DEPARTMENT OF EDUCATION SHALL IMMEDIATELY NOTIFY THE 21 CHARTER SCHOOL'S SPONSOR. THE CHARTER SCHOOL'S SPONSOR SHALL EITHER TAKE 22 ACTION TO RESTORE THE CHARTER SCHOOL TO ACCEPTABLE PERFORMANCE OR REVOKE THE 23 CHARTER SCHOOL'S CHARTER. WITHIN THIRTY DAYS, THE CHARTER SCHOOL SHALL 24 NOTIFY THE PARENTS OF THE STUDENTS ATTENDING THE SCHOOL OF THE CLASSIFICATION 25 AND OF ANY PENDING PUBLIC MEETINGS TO REVIEW THE ISSUE.

26 J. THE DEPARTMENT OF EDUCATION SHALL EVALUATE A SCHOOL THAT HAS BEEN 27 ASSIGNED A LETTER GRADE OF F PURSUANT TO SECTION 15-241 TO DETERMINE WHETHER 28 THE SCHOOL. CHARTER HOLDER OR SCHOOL DISTRICT FAILED TO PROPERLY IMPLEMENT 29 ITS SCHOOL IMPROVEMENT PLAN, ALIGN THE CURRICULA WITH ACADEMIC STANDARDS. 30 PROVIDE TEACHER TRAINING, PRIORITIZE THE BUDGET OR IMPLEMENT OTHER PROVEN 31 STRATEGIES TO IMPROVE ACADEMIC PERFORMANCE. AFTER VISITING THE SCHOOL SITE PURSUANT TO SUBSECTION D OF THIS SECTION, THE DEPARTMENT OF EDUCATION SHALL 32 33 SUBMIT TO THE STATE BOARD OF EDUCATION A RECOMMENDATION EITHER TO PROCEED PURSUANT TO SUBSECTIONS E, F AND G OF THIS SECTION OR THAT THE SCHOOL BE 34 35 SUBJECT TO A PUBLIC HEARING TO DETERMINE WHETHER THE SCHOOL FAILED TO PROPERLY IMPLEMENT ITS IMPROVEMENT PLAN AND THE REASONS FOR THE DEPARTMENT'S 36 37 RECOMMENDATION. IF THE SCHOOL IS A CHARTER SCHOOL, THE DEPARTMENT SHALL 38 SUBMIT A REPORT TO THE SPONSOR OF THE CHARTER SCHOOL. THE SPONSOR SHALL MAKE 39 A DETERMINATION PURSUANT TO SUBSECTION N OF THIS SECTION.

K. IF THE DEPARTMENT RECOMMENDS A PUBLIC HEARING, THE STATE BOARD OF
EDUCATION SHALL MEET AND MAY PROVIDE BY A MAJORITY VOTE AT THE PUBLIC HEARING
FOR THE CONTINUED OPERATION OF THE SCHOOL AS ALLOWED BY THIS SUBSECTION. THE
STATE BOARD OF EDUCATION SHALL DETERMINE WHETHER GOVERNMENTAL, NONPROFIT AND
PRIVATE ORGANIZATIONS MAY SUBMIT APPLICATIONS TO THE STATE BOARD TO FULLY OR
PARTIALLY MANAGE THE SCHOOL. THE STATE BOARD'S DETERMINATION SHALL INCLUDE:

1 1. IF AND TO WHAT EXTENT THE LOCAL GOVERNING BOARD MAY PARTICIPATE IN 2 THE OPERATION OF THE SCHOOL, INCLUDING PERSONNEL MATTERS.

3 4 2. IF AND TO WHAT EXTENT THE STATE BOARD WILL PARTICIPATE IN THE OPERATION OF THE SCHOOL.

5

3. RESOURCE ALLOCATION PURSUANT TO SUBSECTION M OF THIS SECTION.

6 4. PROVISIONS FOR THE DEVELOPMENT AND SUBMITTAL OF A SCHOOL7 IMPROVEMENT PLAN TO BE PRESENTED IN A PUBLIC MEETING AT THE SCHOOL.

8

5. A SUGGESTED TIME FRAME FOR THE ALTERNATIVE OPERATION OF THE SCHOOL.

9 L. THE STATE BOARD OF EDUCATION SHALL PERIODICALLY REVIEW THE STATUS OF A SCHOOL THAT IS OPERATED BY AN ORGANIZATION OTHER THAN THE SCHOOL 10 11 DISTRICT GOVERNING BOARD TO DETERMINE WHETHER THE OPERATION OF THE SCHOOL SHOULD BE RETURNED TO THE SCHOOL DISTRICT GOVERNING BOARD. BEFORE THE STATE 12 13 BOARD MAKES A DETERMINATION. THE STATE BOARD OR ITS DESIGNEE SHALL MEET WITH THE SCHOOL DISTRICT GOVERNING BOARD OR ITS DESIGNEE TO DETERMINE THE TIME 14 15 FRAME, OPERATIONAL CONSIDERATIONS AND APPROPRIATE CONTINUATION OF EXISTING IMPROVEMENTS THAT ARE NECESSARY TO ENSURE A SMOOTH TRANSITION OF AUTHORITY 16 17 FROM THE OTHER ORGANIZATION BACK TO THE SCHOOL DISTRICT GOVERNING BOARD.

M. IF AN ALTERNATIVE OPERATION PLAN IS PROVIDED PURSUANT TO SUBSECTION 18 19 L OF THIS SECTION, THE STATE BOARD OF EDUCATION SHALL PAY FOR THE OPERATION 20 OF THE SCHOOL AND SHALL ADJUST THE SCHOOL DISTRICT'S DISTRICT ADDITIONAL 21 ASSISTANCE PURSUANT TO SECTION 15-961. BASE SUPPORT LEVEL PURSUANT TO SECTION 15-943, MONIES DISTRIBUTED FROM THE CLASSROOM SITE FUND ESTABLISHED BY 22 23 SECTION 15-977 AND TRANSPORTATION SUPPORT LEVEL PURSUANT TO SECTION 15-945 TO 24 ACCURATELY REFLECT ANY REDUCTION IN DISTRICT SERVICES THAT ARE NO LONGER 25 PROVIDED TO THAT SCHOOL BY THE DISTRICT. THE STATE BOARD MAY MODIFY THE 26 SCHOOL DISTRICT'S REVENUE CONTROL LIMIT, THE DISTRICT SUPPORT LEVEL AND THE 27 GENERAL BUDGET LIMIT CALCULATED PURSUANT TO SECTION 15-947 BY AN AMOUNT THAT CORRESPONDS TO THIS REDUCTION IN SERVICES. THE STATE BOARD SHALL RETAIN THE 28 29 PORTION OF STATE AID THAT WOULD OTHERWISE BE DUE THE SCHOOL DISTRICT FOR THE 30 SCHOOL AND SHALL DISTRIBUTE THAT PORTION OF STATE AID DIRECTLY TO THE 31 ORGANIZATION THAT CONTRACTS WITH THE STATE BOARD TO OPERATE THE SCHOOL.

N. IF THE SPONSOR OF A CHARTER SCHOOL DETERMINES THAT A CHARTER HOLDER
 FAILED TO PROPERLY IMPLEMENT ITS IMPROVEMENT PLAN, THE SPONSOR OF THE CHARTER
 SCHOOL SHALL REVOKE THE CHARTER SCHOOL'S CHARTER.

0. IF THERE ARE MORE THAN TWO SCHOOLS IN A DISTRICT AND MORE THAN
ONE-HALF, OR IN ANY CASE MORE THAN FIVE, OF THE SCHOOLS IN THE DISTRICT ARE
ASSIGNED A LETTER GRADE OF F PURSUANT TO SECTION 15-241 FOR MORE THAN TWO
CONSECUTIVE YEARS, IN THE NEXT ELECTION OF GOVERNING BOARD MEMBERS THE
ELECTION BALLOT SHALL CONTAIN THE FOLLOWING STATEMENT IMMEDIATELY ABOVE THE
LISTING OF GOVERNING BOARD CANDIDATES:

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WITHIN THE LAST FIVE YEARS, <u>(NUMBER OF SCHOOLS)</u> SCHOOLS IN THE \_\_\_\_\_\_ SCHOOL DISTRICT HAVE BEEN ASSIGNED A LETTER GRADE OF D OR F. P. AT LEAST TWICE EACH YEAR THE DEPARTMENT OF EDUCATION SHALL PUBLISH
 IN A NEWSPAPER OF GENERAL CIRCULATION IN EACH COUNTY OF THIS STATE A LIST OF
 SCHOOLS THAT ARE ASSIGNED A LETTER GRADE OF F PURSUANT TO SECTION 15-241.

Q. THE STATE BOARD OF EDUCATION SHALL ADOPT GUIDELINES TO INCLUDE SUPPLEMENTARY TRAINING IN READING INSTRUCTION FOR TEACHERS WHO PROVIDE INSTRUCTION TO PUPILS IN A KINDERGARTEN PROGRAM OR GRADE ONE, TWO OR THREE IN AN IMPROVEMENT PLAN PURSUANT TO SUBSECTION A OF THIS SECTION.

8 R. IN ADDITION TO ANY OTHER CORRECTIVE PROCEDURES PRESCRIBED IN THIS 9 SECTION AND SECTIONS 15-241 AND 15-241.01, A SCHOOL THAT HAS BEEN ASSIGNED A 10 LETTER GRADE OF D OR F FOR TWO CONSECUTIVE YEARS SHALL IMPLEMENT A SCIENCE, 11 TECHNOLOGY, ENGINEERING AND MATHEMATICS INTERVENTION STRATEGY UNDER THE 12 SUPERVISION OF THE STATE BOARD OF EDUCATION.

S. IN ADDITION TO ANY OTHER CORRECTIVE PROCEDURES PRESCRIBED IN THIS
SECTION, A SCHOOL DISTRICT THAT HAS BEEN ASSIGNED A LETTER GRADE OF D OR F
PURSUANT TO SECTION 15-241 FOR TWO CONSECUTIVE YEARS SHALL IMPLEMENT A PARENT
INVOLVEMENT STRATEGY. THE PARENT INVOLVEMENT STRATEGY SHALL BE INCLUDED IN
THE SCHOOL IMPROVEMENT PLAN FOR EACH APPLICABLE SCHOOL WITHIN THE DISTRICT,
AS PRESCRIBED IN SUBSECTION A OR G OF THIS SECTION, AS APPLICABLE.

19 T. THE DEPARTMENT OF EDUCATION SHALL PUBLISH CRITERIA FOR A SCHOOL'S 20 OR SCHOOL DISTRICT'S EXIT STATUS FROM A PREVIOUS ASSIGNMENT OF A LETTER GRADE 21 OF F IN ACCORDANCE WITH THIS SECTION. THE CRITERIA SHALL PRESCRIBE THE 22 ACTIONS AND RESULTS NECESSARY TO BE DEEMED TO HAVE COMPLIED WITH THIS SECTION 23 REGARDING SCHOOL IMPROVEMENT, INCLUDING THE PROPER IMPLEMENTATION OF A SCHOOL 24 IMPROVEMENT PLAN PURSUANT TO SUBSECTION J OF THIS SECTION. THESE CRITERIA 25 SHALL BE PROVIDED TO A SCHOOL OR SCHOOL DISTRICT IF IT IS ASSIGNED A LETTER 26 GRADE OF F PURSUANT TO SECTION 15-241.

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Sec. 4. Section 15-704, Arizona Revised Statutes, is amended to read: 15-704. Reading proficiency: definitions

A. Each school district or charter school that provides instruction in kindergarten programs and grades one through three shall select and administer screening, ongoing diagnostic and classroom based instructional reading assessments, including a motivational assessment, as defined by the state board of education, to monitor student progress. Each school shall use the diagnostic information to plan appropriate and effective intervention.

B. Each school district or charter school that provides instruction for pupils in kindergarten programs and grades one through three shall conduct a curriculum evaluation and adopt a scientifically based reading curriculum that includes the essential components of reading instruction. All school districts and charter schools that offer instruction in kindergarten programs and grades one through three shall provide ongoing teacher training based on scientifically based reading research.

42 C. Each school district or charter school that provides instruction in 43 kindergarten programs and grades one through three shall devote reasonable 44 amounts of time to explicit instruction and independent reading in grades one 45 through three. D. A pupil in grade three who does not meet or exceed the reading standards measured by the Arizona instrument to measure standards test administered pursuant to section 15-741 shall be provided intensive reading instruction as defined by the state board of education until the pupil meets these standards.

E. The governing board of each school district and the governing body 6 7 of each charter school shall determine the percentage of pupils at each 8 school in grade three who do not meet the reading standards prescribed by the 9 state board of education and measured by the Arizona instrument to measure 10 standards test administered pursuant to section 15-741. If more than twenty 11 per cent PERCENT of students in grade three at either the individual school 12 level or at the school district level do not meet the standards, the 13 governing board or governing body shall conduct a review of its reading 14 program that includes curriculum and professional development in light of 15 current, scientifically based reading research.

F. Based on the review required in subsection E of this section, the governing board or governing body and the school principal of each school that does not meet the reading standards, in conjunction with school council members, if applicable, shall develop methods of best practices for teaching reading based on essential components of reading instruction and supported by scientifically based reading research. These methods shall be adopted at a public meeting and shall be implemented the following academic year.

G. Subsections E and F of this section shall be coordinated with efforts to develop and implement an improvement plan if required pursuant to section 15 241 15-241.02.

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H. For the purposes of this section:

"Essential components of reading instruction" means explicit and
 systematic instruction in the following:

- (a) Phonemic awareness.
- 30 (b) Phonics.
  - (c) Vocabulary development.
  - (d) Reading fluency.
- 33 (e) Reading comprehension.

34 2. "Reading" means a complex system of deriving meaning from print 35 that requires all of the following:

36 (a) The skills and knowledge to understand how phonemes or speech
 37 sounds are connected to print.

38 39 (b) The ability to decode unfamiliar words.(c) The ability to read fluently.

40 (d) Sufficient background information and vocabulary to foster reading 41 comprehension.

42 (e) The development of appropriate active strategies to construct 43 meaning from print.

44

(f) The development and maintenance of a motivation to read.

1 3. "Scientifically based reading research" means research that meets 2 all of the following: 3 (a) Applies rigorous, systematic and objective procedures to obtain 4 valid knowledge relevant to reading development, reading instruction and 5 reading difficulties. 6 (b) Employs systematic empirical methods that draw on observation or 7 experiment. 8 (c) Involves rigorous data analyses that are adequate to test the 9 stated hypotheses and justify the general conclusions drawn. (d) Relies on measurements or observational methods that provide valid 10 11 data across evaluators and observers and across multiple measurements and 12 observations. 13 (e) Has been accepted by a peer reviewed journal or approved by a panel of independent experts through a comparably rigorous, objective and 14 15 scientific review. (f) Contains all of the elements of the essential components of 16 17 reading instruction. 18 Sec. 5. Section 15-901.06, Arizona Revised Statutes, is amended to 19 read: 20 15-901.06. Dropout recovery programs; written learning plan; 21 requirements; definitions 22 Α. Each school district and charter school that provides instruction 23 to high school pupils may offer a dropout recovery program for eligible 24 pupils. 25 Β. The state board of education shall prescribe standards and 26 achievement testing requirements for dropout recovery programs that attempt 27 to ensure that the programs are compatible with public school education goals 28 and requirements. The standards shall require dropout recovery programs to 29 do all of the following: 30 1. Provide curriculum CURRICULA aligned to the academic standards 31 adopted by the state board of education. The curriculum CURRICULA may be 32 delivered online. A provider of Arizona online instruction pursuant to 33 section 15-808 may not also operate a dropout recovery program pursuant to 34 this section. 35 2. Provide standardized tests required by federal and state law. 3. Make available appropriate and sufficient supports for pupils, 36 37 including tutoring, career counseling and college counseling. 38 4. Comply with federal and state laws governing pupils with 39 disabilities. 40 5. Meet state requirements for high school graduation. 41 C. Each eligible pupil WHO IS enrolled in a dropout recovery program 42 shall have a written learning plan developed by the pupil's assigned mentor. 43 The written learning plan shall include the following elements: 44 1. The start date and anticipated end date of the plan. 45 2. Courses to be completed by the pupil during the academic year.

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3. Whether courses will be taken sequentially or concurrently.

2 3 State competency exams to be taken, as necessary.
 Expectations for satisfactory monthly progress.

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6. Expectations for contact with the pupil's assigned mentor.

D. The monthly participation in a dropout recovery program shall be recorded on or before the tenth school day of each month and shall be reported to the department of education at the same time as other data required pursuant to section 15-1042. Monthly participation calculations shall include:

10 1. Newly enrolled pupils who have a written learning plan on file on 11 or before the first school day of the previous month.

Pupils who met the expectations for satisfactory monthly progress
 in the previous month.

Pupils who did not meet the expectations for satisfactory monthly
progress in the previous month but did meet the expectations in the month
before the previous month.

4. Pupils who met expectations for program reentry in the revisedwritten learning plan in the previous month.

E. Because dropout recovery pupils are not expected to regularly attend classes at the district facilities, standard procedures for recording pupil attendance cannot be effectively applied to those students. For pupils participating in a dropout recovery program, an eligible pupil shall be counted as being in attendance in the school's average daily attendance calculations pursuant to subsection F of this section if the pupil meets one of the following conditions:

Is in the first month of enrollment in the program and completes
 the program orientation during that month.

28 2. Is enrolled in teacher-facilitated courses and meets the 29 expectations for satisfactory monthly progress for the current or previous 30 month. A pupil who does not meet expectations for monthly progress for two 31 or more consecutive months shall not be reported as being in attendance until 32 the pupil meets the expectations for program reentry.

33 3. Meets the expectations for program reentry in the revised written 34 learning plan.

35 F. If a pupil is enrolled in a school district or charter school other than the school district or charter school that participates in the dropout 36 37 recovery program and also participates in a dropout recovery program in the 38 same fiscal year, the average daily membership as prescribed in section 39 15-901, subsection A, paragraph 1, subdivisions (a) and (b) for that pupil in 40 the school district or charter school and in a dropout recovery program shall 41 not exceed 1.0, except that if the pupil is enrolled in a dropout recovery 42 program and a joint technical education district, the average daily membership provisions of section 15-393 apply. If the pupil is enrolled in 43 44 both a school district or charter school and a dropout recovery program in 45 the same fiscal year and the sum of the average daily membership and average

1 daily attendance for that pupil is greater than 1.0 or the amount prescribed 2 in section 15-393 if the pupil is enrolled in a joint technical education 3 district, the sum shall be reduced to 1.0 or to the amount specified in 4 section 15-393 if the pupil is enrolled in a joint technical education 5 district and shall be apportioned between the school district or charter 6 school and the joint technical education district, if applicable, and the 7 dropout recovery program based on the proportionate shares of average daily 8 membership in the school district or charter school and the average daily 9 attendance in the dropout recovery program. The uniform system of financial 10 records shall include guidelines for the apportionment of pupil enrollment 11 and attendance as provided in this subsection. Pupils in a dropout recovery program do not incur absences for purposes of this subsection and may 12 13 generate average daily attendance for attendance during any hour of the day. 14 during any day of the week and at any time between July 1 and June 30 of each 15 fiscal year. The average daily attendance of a pupil who participates in a 16 dropout recovery program shall not exceed 1.0 or the amount prescribed in 17 section 15-393 if the pupil is enrolled in a joint technical education 18 district, and shall be calculated by fulfilling the requirements of 19 subsection E of this section. Average daily membership shall not be 20 calculated on the one hundredth day of instruction for the purposes of this 21 section.

G. Notwithstanding section 15-901, subsection A, paragraph 1, the average daily membership for pupils enrolled in a dropout recovery program shall equal the average daily attendance of the pupils.

H. School districts and charter schools shall be responsible for
 tuition charges and fees related to pupil participation in a dropout recovery
 program, including course materials and access to technology for use with
 online courses.

I. School districts and charter schools may contract with an educational management organization to provide a dropout recovery program. If contracting with an educational management organization, the school district or charter school shall ensure that all of the following requirements are met:

The educational management organization is accredited by a regional
 accrediting body.

2. Teachers provided by the educational management organization hold a current teaching license from any state and a valid Arizona fingerprint clearance card pursuant to section 15-534, and teachers of core subjects are highly qualified in the subjects to which they are assigned.

J. Dropout recovery programs shall be classified as alternative schools and shall be subject to the accountability provisions of section 15-241<del>, subsection J</del>.

43 K. Entities that are contracted to provide dropout recovery programs 44 may conduct outreach to encourage pupils who are not currently enrolled in a 45 school district or charter school in this state to return to school. Entities that are contracted to provide dropout recovery programs shall not conduct advertising or marketing campaigns directed at pupils who are currently enrolled in a school district or charter school, or undertake any other activity that encourages pupils who are currently enrolled in a school district or charter school to stop attending school in order to qualify for a dropout recovery program.

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L. For the purposes of this section:

8 1. "Eligible pupil" means a pupil who, if enrolled, would be eligible 9 for placement in an alternative school but who is not currently enrolled in a 10 school district or charter school and who has been withdrawn from a school 11 district or charter school for at least thirty days, unless the district 12 determines that the student is unable to participate in other district 13 programs.

14 2. "Satisfactory monthly progress" means an amount of progress that is 15 measurable on a monthly basis and that, if continued for twelve months, would 16 result in the same amount of academic credit being awarded to the pupil as 17 would be awarded to a pupil in a traditional education program who completes 18 a full school year. Satisfactory monthly progress may include a lesser 19 required amount of progress for the first two months that a pupil 20 participates in the program.

21 Sec. 6. Section 15-973.01, Arizona Revised Statutes, is amended to 22 read:

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15-973.01. Assistance for education fund

A. The assistance for education fund is established consisting of monies received pursuant to section 43-617.

B. The state board of education shall administer the fund. On notice from the state board, the state treasurer shall invest and divest monies in the fund as provided by section 35-313 and monies earned from investments shall be credited to the fund. Monies in the fund:

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1. Are continuously appropriated to the state board of education.

31 2. Are exempt from the provisions of section 35-190, relating to 32 lapsing of appropriations.

C. The state board of education shall distribute monies in the fund to the department of education to fund solutions teams assigned to schools pursuant to section 15-241 15-241.02.

36

Sec. 7. Letter grades; data; school years 2016-2017 and 2017-2018

A. For the 2016-2017 school year, the department of education may release data for school districts, schools and charter schools based on assessments conducted during the 2015-2016 school year and school districts, schools and charter schools may publish letter grades pursuant to the methodology adopted by the state board of education.

42 B. For the 2017-2018 school year, the department of education shall 43 publish letter grades based on data collected during the 2016-2017 school 44 year.