Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

Act 1373 of the Regular Session

1	State of Arkansas As Engr	ossed: \$3/31/09
2	2 87th General Assembly A	Bill
3	Regular Session, 2009	SENATE BILL 943
4	4	
5	By: Senator Elliott	
6	5	
7	7	
8	For An Ac	t To Be Entitled
9	AN ACT TO IMPROVE PARE	NTS' ACCESS TO PUBLIC
10	SCHOOL DATA ON ACHIEVE	MENT GAPS AND ON PUBLIC
11	SCHOOL PLANS TO CLOSE	ACHIEVEMENT GAPS; AND FOR
12	OTHER PURPOSES.	
13	3	
14	\mathbf{S}	ubtitle
15	TO IMPROVE PARENTS'	ACCESS TO PUBLIC
16	SCHOOL DATA ON ACHI	EVEMENT GAPS AND ON
17	PUBLIC SCHOOL PLANS	TO CLOSE ACHIEVEMENT
18	GAPS.	
19		
20)	
21	BE IT ENACTED BY THE GENERAL ASSEMBLY	OF THE STATE OF ARKANSAS:
22	2	
23	SECTION 1. Arkansas Code Title	e 6, Chapter 15, Subchapter 22 is amended
24	to add an additional section to read	as follows:
25	6-15-2202. Access to public so	thool information on school improvement
26	o plans.	
27	(a) This section is intended	:o:
28	3 (1) Improve student ach:	evement and close achievement gaps among
29	student subgroups by providing public	access to comprehensive school
30	improvement plans;	
31	(2) Improve parental in	volvement and communication with parents;
32	(3) Increase transparen	ey and accountability of public schools
33	and public school districts to the public; and	
34	(4) Make public school a	and public school district data more
35	accessible to researchers and policymakers.	

1	(b) By the twentieth day following the date a public school or public
2	school district is required by law or rule to provide the applicable
3	information listed in this subsection (b), a public school district shall
4	post the most recent version of the following information on its website:
5	(1)(A) The comprehensive school improvement plan developed under
6	the Arkansas Comprehensive Testing, Assessment, and Accountability Program
7	Act, § 6-15-401 et seq. for each public school in the public school district.
8	(B) A public school that accepts National School Lunch Act
9	funds and national school lunch student state categorical funding under § 6-
10	20-2305 shall report in the public school's comprehensive school improvement
11	plan the following:
12	(i) A description of how the public school plans to
13	use National School Lunch Act funds and national school lunch student state
14	categorical funds in the current school year; and
15	(ii) A description of how the school used National
16	School Lunch Act funds and national school lunch student state categorical
17	funds in the previous school year;
18	(2) The public school district's annual report card and the
19	annual report card of each public school in the public school district;
20	(3) A parent-friendly explanation of:
21	(A) The school improvement status of the public school
22	district;
23	(B) The school improvement status of each public school in
24	the public school district, including the identification of any supplemental
25	educational services available to each public school; and
26	(C) Why the public school district or any of its public
27	schools are under academic distress, school improvement, or fiscal distress
28	and what the district is doing to be removed from academic distress, school
29	improvement, or fiscal distress;
30	(4) The public school district's parental involvement plan and
31	the parental involvement plan of all public schools in the public school
32	district and informational packets required under § 6-15-1702 and under the
33	No Child Left Behind Act of 2001; and
34	(5) Teacher qualifications for all public schools in the public
35	school district under the No Child Left Behind Act of 2001.
36	(c) Not less than annually the department shall monitor compliance

As Engrossed: S3/31/09 SB943

1	with the requirements of this section when the department:
2	(1) Directly monitors a school for compliance with standards and
3	accreditation; or
4	(2) Assists a school with its comprehensive school improvement
5	plan.
6	(d)(1) The department shall report a failure to comply with this
7	section to the State Board of Education.
8	(2) The state board shall establish by rule that compliance with
9	this section is a requirement for accreditation of a public school or public
10	school district.
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12	/s/ Elliott
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14	APPROVED: 4/9/2009
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