<table>
<thead>
<tr>
<th>TABLE OF CONTENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>ATTORNEY GENERAL</strong></td>
</tr>
<tr>
<td>Opinions .......................... 4</td>
</tr>
<tr>
<td><strong>RULES AND REGULATIONS</strong> .......................... 9</td>
</tr>
<tr>
<td><strong>INSURANCE DEPARTMENT</strong></td>
</tr>
<tr>
<td>Orders .................................. 13</td>
</tr>
<tr>
<td><strong>LEGISLATIVE AUDIT</strong></td>
</tr>
<tr>
<td>Orders .................................. 14</td>
</tr>
</tbody>
</table>

Charlie Daniels  
Secretary of State  
State Capitol, Room 026  
Little Rock, AR 72201-1094

Editor .................................. Jon Davidson  
Published by .................................. Secretary of State  
Charlie Daniels

The *Arkansas Register* is an official publication of the State of Arkansas. It contains administrative rules and regulations adopted by state agencies, boards and commissions pursuant to Act 434 of 1967, as amended. The *Arkansas Register* also includes Attorney General opinions, notice of legislative audit reports and insurance orders. The subscription rate is $40 per year or $3.50 a copy, distributed monthly, postpaid within the United States.
DISCLAIMER

The Secretary of State website, www.sos.arkansas.gov, contains copies of rules filed by Arkansas state agencies, boards and commissions with the Arkansas Register in an “acceptable electronic format” as per Act 1648 of 2001. The rules contained therein are not to be considered “official” copies of agency rules. The official copies remain the paper copies housed in the Arkansas Register division of the Secretary of State’s office. While the rule texts are not the “official” copies every attempt has been made to ensure their accuracy and reliability. However, the Secretary of State’s office makes no warranties or guarantees regarding the content of the copies presented on its website.

ACCESS TO RULES

Electronic versions of agency rule filings are available from the Secretary of State website. The rules may be accessed by clicking on the title of the rule listed in BLUE. Most of the rules are available in an Adobe PDF format, however, some rules may link you to a specific website for the particular agency. Rule titles followed by asterisks (*** are not available in an electronic form. To receive a hard copy of these types of rules or any other rule you may either contact the agency contact person or the office of the Arkansas Register. Copies of rules obtained from the office of the Register are subject to a .25 cent per page copy charge. Inquiries may be directed to the Arkansas Register office at the contact points listed below.

Secretary of States’ office
Arkansas Register
026 State Capitol
Little Rock, AR 72201
(501) 682-3527
register@sos.arkansas.gov
Opinion No.: 2007-062

Cummings, Sam
Chair, AR HVAC/R Licensing Board

RE: Do provisions of A.C.A. 17-33-102 give the HVAC/R Licensing Board authority to adopt rules and regulations to start a mechanical plan review process and charge fees for rendering such service? RESPONSE: In my opinion, the specific language of Chapter 33 of Title 17 of the Arkansas Code Annotated authorizes the HVAC/R Licensing Board to promulgate and charge a fee for a mechanical plan review process. In my opinion, this conclusion is also supported by the provisions of the Arkansas Mechanical Code.

Opinion No.: 2007-152

Norton, James
State Representative

RE: Are provisions of the National Animal Identification System (NAIS) program, contracted between the United States Department of Agriculture (USDA) and Arkansas Livestock and Poultry Commission (ALPC), transitioning from voluntary to mandatory in January 2009? RESPONSE: The two documents provided do not appear to amount to a contractual obligation on the part of the state to commit to mandatory NAIS registration by agricultural producers by some point in 2009. I lack the resources or the authority to opine whether the state has in some other manner, contractual or otherwise, committed itself to mandatory participation in the NAIS program.

Opinion No.: 2007-168

Pierce, Trent P., M.D.
Chairman, Arkansas State Medical

RE: Does Arkansas State law or existing case law preclude the Arkansas State Medical Board from promulgating rules and regulations to govern physicians who engage in collaborative practice agreements with Advanced Practice Nurses? RESPONSE: In my opinion the State Medical Board has authority to regulate in the general area of physician conduct relating to collaborative practice agreements to the extent that the regulations are necessary to carry out the purposes of the Arkansas Medical Practices Act. The question of whether any particular regulation would be held invalid can only be answered with regard to its specific content. See opinion for full analysis.

Opinion No.: 2007-170

Hutchinson, Donna
State Representative

RE: What, if anything, can be done under the incorporation scheme set out under A.C.A. 14-38-115 to remove the Spanker Creek Estates Subdivision from the newly incorporated area of Bella Vista in light of the fact that the Subdivision was erroneously included in the official map depicting the boundaries of the City of Bella Vista? RESPONSE: I am prohibited from the private practice of law and as such cannot offer private legal advice in this matter. I have set out the applicable law surrounding the issue, however, to aid your understanding of the issues. The applicable statute does not itself provide a remedy in this circumstance. It is not clear whether the ordinary avenues to challenge a municipal incorporation apply to a 14-38-115 incorporation. In any event the time periods for pursuing these remedies has passed. Several additional obstacles may prohibit any judicial relief. It appears that the only avenue of relief is the statutory procedure for “detachment” provided at 14-40-1801—1803, which requires an election of qualified electors.

Opinion No.: 2007-171

Salmon, Mary Anne
State Senator

RE: Is Sherwood’s fire protection district, formed under Act 183 of 1939, legal? What Arkansas law would
have been applicable in organizing fire protection for an incorporated town in August 1950? Q2) Is the Order signed by County Judge Villines, to consolidate Pulaski Fire Protection District #5 and Sylvan Hills Fire District #6 valid since it was signed prior to the effective date of Act 438 of 2005 (amending 14-284-124)? Q3) Is Act 438 of 2005 special or local legislation since Sherwood is the only locality in Arkansas where two independently operated fire protection districts formed under Act 183 of 1939 existed in the same city? Q4) Do fire departments created by Act 183 of 1939 have to be dissolved as mandated by provisions of the Section 14 of Act 183 (14-284-118)? RESPONSE: Q1) I cannot resolve the question of whether a particular fire protection district was lawfully formed, but in my opinion the 1939 act, as amended, A.C.A. 14-284-101 to 14-284-121, is generally not authority for landowners in an incorporated town to petition for the provision of fire protection services through an improvement district embracing only lands lying within the town boundaries. The applicable law in 1950 included Act 41 of 1941 (A.C.A. 14-92-205) and probably Sec. 6 of Act 1 of 1875 (A.C.A. 14-53-101). Q2) It is possible that separate authority existed under 14-284-124 for this particular consolidation. Q3) No. Q4) No.

Opinion No.: 2007-174

Burris, Mike
State Representative

RE: Would the provision of a stipend to offset expenses and time of First Responders for the Lake Hamilton Fire Protection Association jeopardize the volunteer standing of these RNs, paramedics and EMTs under Arkansas’ Good Samaritan law (ACA sec. 17-95-101)? RESPONSE: As of July 31, 2007, when Act 683 of 2007 takes effect, the “first responders” referenced in your request would not enjoy qualified immunity under the “Good Samaritan” law regardless of whether they accepted compensation or reimbursement for rendering emergency services. Under the version of the Good Samaritan law in effect until July 31, 2007, I believe the first providers referenced in your request would fall within the protection of the Good Samaritan law only if they accepted no compensation or reimbursement for providing emergency services.

Opinion No.: 2007-175

Burris, Mike
State Representative

RE: Do excess funds of the Hot Spring County Solid Waste Authority (“SWA”) belong only to Hot Spring County or are the other members of the SWA entitled to a portion of the excess funds based upon some formula such as a comparison of their per-capita distribution and Hot Spring County’s distribution in years when an excess occurred? Q2) Do other entities that contributed during the time the excess was created also have any right of return of payment? If so, under what formula would the return of their excess contribution be determined? Q3) If a municipal member of the SWA decided to withdraw their membership, what rights would that member have to the funds and assets of the SWA upon withdrawal? Q4) If a withdrawing members is entitled to a portion of the assets and an agreement cannot be reached, what process would be used to allocate assets? Q5) If a withdrawing member has the right to obtain part of the assets, what input, if any, would the SWA board have on the assets to be distributed to the withdrawing member? Q6) If both municipal members withdrew, could the SWA continue to operate as a separate “public body and body corporate and politic” or would it be subject to the provisions of A.C.A. 14-14-705, as a county board or commission? RESPONSE: 1) and 2) The judicial orders entered in litigation surrounding this issue will control the first two questions and there is no indication in these rulings that any portion of the excess funds was to be apportioned to the municipalities; 3) the applicable statute provides for withdrawal, but states that all contractual rights acquired and obligations incurred will remain. I cannot conclude, in light of this language, that the withdrawing members are entitled to any distribution of the assets; 4) unnecessary to answer; 5) unnecessary to answer; 6) Although not entirely clear,
in my opinion “yes” it could continue to operate as a SWA.

Opinion No.: 2007-177

Broadway, Shane
State Senator

RE: Regarding restructuring a school district board of directors into electoral zones, if the school board of directors has authority to restructure the election of board members into a combination of zones and at-large positions under A.C.A. 6-13-630, do electors have equal authority when they utilize the petition process proscribed in A.C.A. 6-13-615? Is there an authority which can be cited for equal authority? If not, why not? RESPONSE: No. ACA 6-13-615 does not allow electors to petition for a combination of at-large and single-member zones. I can find no separate authority for this action.

Opinion No.: 2007-181

Johnson, David
State Representative

RE: Pursuant to provisions of A.C.A. 23-52-102(3)(d), is a retail store considered a “check casher” when the store cashes checks for persons entering the store that do not purchase a consumer or other product from the retail store during the same visit? Q2) Does the exclusion from the definition of “check casher” require that the retail store’s act of cashing the check for any person entering the store be incidental to that person’s main purpose for entering the store on the same visit? Q3) Must a retail store require that the person entering the store purchase a consumer or other product during the person’s visit in order to cash the person’s check while being entitled to the exemption in A.C.A. 23-52-102(3)(d)? RESPONSE: With respect to all three of your questions, although the statute is in some respects ambiguous, I believe a retailer of consumer or other goods need obtain a permit as a “check casher” only if it realizes more than 3% of its gross revenues from check cashing fees. In my opinion, whether or not the customer makes a purchase while cashing a check is of no consequence to the issue.

Opinion No.: 2007-182

Broadway, Shane
State Senator

RE: Is it legal for the City of Benton to use money from the regular city “Street Fund” to pay the interest on $3,000,000 in Amendment 78 notes issued to finance several street projects? RESPONSE: No, if by “Street Fund” you mean a fund that is comprised primarily of state aid in the form of highway turnback revenues (see A.C.A. 27-70-207). In my opinion, the term "road fund revenues" under Amendment 78 is properly interpreted to refer only to revenues derived from the county road tax levied pursuant to Ark. Const. amendment 61, which is apportioned to cities pursuant to A.C.A. 26-79-104.

Opinion No.: 2007-185

Flowers, Stephanie
State Representative

RE: Under what circumstances and time limitations would the results of a school board millage increase election be subject to nullification if it was determined that there had been false and misleading advertising surrounding the millage projections? RESPONSE: Decline to answer because of pending litigation.

Opinion No.: 2007-187

Laverty, Randy
State Senator

RE: If a landowner erects a fence on property that he mistakenly believes to be his and subsequently sells
that land to an out-of-state buyer, does the out-of-
state buyer have to wait the require seven years before
he can claim ownership of the acreage in question by
filing an adverse possession claim?  Q2) Were the
first landowners that sold the land to the out-of-state
buyer required by laws governing adverse possession
to notify the other claimant of the land in writing or
directly in person of their intent to build a fence and
claim possession of the land?  RESPONSE: Decline
to answer because of the bar against engaging in the
private practice of law.

Opinion No.: 2007-192

Evans, Lenville
State Representative

RE: Pursuant to the Arkansas Freedom of Information
Act (FOIA), is a water system that provides drinking
water to the public required to release the names,
addresses, account numbers, water usage, and
payment histories of it customers?  Q2) Would the
answer be different depending upon how the water
system was organized, e.g., Public Facilities Board,
nonprofit corporation, Regional Water Distribution
Districts?  Q3) Would the response to question one
be different if the water system receives state or
federal loan or grant proceeds used for water system
construction and/or improvements?  RESPONSE: Q1)
Yes, if the water system is publicly-owned.  See
Attorney General Opinions 2000-129 and 97-244.  See
also Ops. 2002-285 (rural water district ), 2004-205
(waterworks facilities board), and 2001-314
/community water association). If the water system
is not public, the answer may depend upon whether
the private entity is “wholly or partially supported by
public funds or expending public funds” within the
meaning of the FOIA.  Q2) The particular manner in
which it is organized might call for a different analysis,
with the answer likely dependent upon whether the
entity receives direct public funding so that the public
funds element of the FOIA test is satisfied.  See
Waterworks v. Kristen 72 Ark. App. 37, 42, 32 S.W.3d
60 (2000).  Q3) A loan would likely constitute indirect
public funding, whereas a grant would constitute direct
funding. See Weatherford and Ops. 2001-314, 99-090,
94-001, 92-205, and 95-273.  Regarding any water
bills containing system information, see A.C.A.25-
19-105(b)(17).

Opinion No.: 2007-193

Thompson, Robert
State Senator

RE: Can Lawrence County lease property it acquired
as a gift to a private individual for the purpose of
operating a for-profit business?  Q2) If so, are bids
required before the property is leased?  RESPONSE:
Q1) Based upon your factual recitation, I assume this
donated property is surplus in the sense of not being
required for direct public use to maintain the efficient
administration of services to the public.  I further
assume that what you characterizes a transaction
similar to a “charitable gift” was not conditioned in a
way that would result in a reverter of the property in
the event it was used for any purpose other than direct
governmental use.  Given these assumptions, I believe
the answer to your first question is, in all likelihood,
“yes.” Having offered this opinion, I must note that
the law in this regard is not entirely clear and would
benefit from legislative or judicial clarification.  Q2)
Pursuant to the provisions of A.C.A. 14-16-105 (Supp.
2005), I believe the answer to your second question is
“no.”

Opinion No.: 2007-196

Pace, Daryl A.
State Representative

RE: Under Arkansas law, Division of Health rules and
regulations, or any other applicable laws, is a city
park required to provide “hard plumbed” restroom
facilities?  Q2) If the answer to question 1 is “yes,”
would a city park open to the general public be
classified as an A-5 facility which applies to “stadiums,
amusement parks, bleachers, and grandstands for
outdoor sporting events and activities?”  RESPONSE:
In my opinion, with respect to your first question, the Arkansas Plumbing Code ("APC") requires “hard plumbed” restroom facilities in any construction project that includes “buildings.” Whether the park referenced in your request would include “buildings” is a question of fact best determined by the Department of Health. With respect to your second question, in my opinion, again this is a factually specific determination, regarding whether “buildings” are included in the park and what classification the “buildings” would be. That is an issue properly determined by the Department of Health subject to the requirements of the Administrative Procedures Act, A.C.A. 25-15-201 through -218 (Repl. 2002 & Supp. 2005). A court, however, would likely defer to the Department of Health’s determination unless it can be shown that the department is “clearly wrong.”

Opinion No.: 2007-199

Daniels, Charlie
Secretary of State

RE: Request to fix and declare the popular name for Senate Joint Resolution 4 (Proposed Constitutional Amendment 1), amending various provisions of the Arkansas Constitution concerning voting and elections. RESPONSE: Popular name fixed and declared pursuant to A.C.A. 7-9-110(a)(1) (Repl. 2000). See opinion for text of approved popular name.

Opinion No.: 2007-200

Daniels, Charlie
Secretary of State

RE: Request to fix and declare the popular name for House Joint Resolution 1004 (Proposed Constitutional Amendment 2), proposing a constitutional amendment to provide that appropriation bills are valid for one fiscal year, to require the General Assembly to meet in fiscal session during even-numbered years, and to set the length of sessions, and other purposes. RESPONSE: Popular name fixed and declared pursuant to A.C.A. 7-9-110(a)(1) (Repl. 2000). See opinion for text of approved popular name.

Opinion No.: 2007-225

Anderson, Mary C.
c/o Judy Besancon, AR DHHS

RE: Is the decision of the custodian of records to release this employee’s personnel file in response to a Freedom of Information Act request consistent with provisions of the FOIA? RESPONSE: In the absence of any indication of what documents the custodian intends to produce, the opinion sets forth the standards the custodian should apply in making his or her determinations regarding disclosure.

Opinion No.: 2007-226

Morgan, Randy
Chief of Detention, Pulaski County

RE: Is the decision of the custodian of records to release the personnel files of two nurses employed at the Pulaski County Regional Detention Facility in response to a Freedom of Information Act request consistent with provisions of the FOIA? RESPONSE: I have not reviewed the records in question, but have detailed the applicable tests. A number of documents contained in personnel files are typically releasable with appropriate redactions.
ARDKANSAS SENTENCING COMMISSION

Docket No: 154.00.07-001F
Effective Date: 08/24/2007
Contact: Wanda Hayes
Telephone: 501-682-5031

Arkansas Sentencing Standards
Seriousness Reference Table

BOARD OF NURSING

Docket No: 067.00.07-001F
Effective Date: 08/04/2007
Contact: LouAnn Walker
Telephone: (501) 686-2704

Chapter 1 - General Provisions; Chapter
2 - Licensure; Chapter 7 - Rules of
Procedure; and Chapter 8 - Medication
Assistant-Certified

COMMISSION FOR PUBLIC
SCHOOL ACADEMIC FACILITIES & TRANSPORTATION

Docket No: 203.00.07-001F
Effective Date: 08/25/2007
Contact: Doug Eaton
Telephone: 501-682-4261

Rules Governing Property Insurance
Requirements for Public School Facilities

Emergency Rule AFT 022 - Amendment
to Rules Governing Property Insurance
Requirements

CONTRACTORS LICENSING BOARD

Docket No: 033.00.07-001F
Effective Date: 08/10/2007
Contact: Howard Williams
Telephone: 501-372-4661

Year End Report ***

DEPARTMENT OF WORKFORCE EDUCATION

Docket No: 172.00.07-004F
Effective Date: 07/27/2007
Contact: Dale Turrentine
Telephone: 501-296-1620

Telecommunications Access Program
(TAP)

Docket No: 172.00.07-007F
Effective Date: 08/19/2007
Contact: Angela Heard
Telephone: 501-683-1152

Guidelines for Arkansas Sex and Child
Offender Registration Act also know as
“Megan’s Law”
ADOPTED RULES AND REGULATIONS

ECONOMIC DEVELOPMENT COMMISSION

Docket No: 168.00.07-001F
Effective Date: 09/03/2007
Contact: Gay Johnson
Telephone: 501-682-7323

Amendments to the Arkansas Existing Workforce Training Act

EDUCATION DEPARTMENT
Division of Human Resources

Docket No: 005.16.07-001F
Effective Date: 08/25/2007
Contact: Barbara Culpepper
Telephone: 501-682-5763

Rules Governing Non-Traditional Teacher Licensure

ADE 257 - Rules Governing the Arkansas Better Chance Program

FINANCE & ADMINISTRATION
Office of State Procurement

Docket No: 006.27.07-001E
Effective Date: 07/23/2007
Contact: Jan Moore
Telephone: 501-682-7750

Emergency Rule 2007-6: Changes in the Arkansas State Procurement Law

GAME & FISH COMMISSION

Docket No: 002.00.07-006F
Effective Date: 08/02/2007
Contact: James Goodhart
Telephone: 501-223-6327

Captive Mallard Importation Regulations; 2007 - 2008 Early Migratory Bird Codes; 2007 - 2008 Legal Muzzleloader Equipment Approval

HUMAN SERVICES
Developmental Disabilities Services

Docket No: 016.05.07-002F
Effective Date: 10/01/2007
Contact: Pam Fowler
Telephone: 501-682-4747

Policy 1091 - Certification Policy for Non-Center-Based Services
### ADOPTED RULES AND REGULATIONS

<table>
<thead>
<tr>
<th>Docket No:</th>
<th>Effective Date:</th>
<th>Contact:</th>
<th>Telephone:</th>
</tr>
</thead>
<tbody>
<tr>
<td>016.05.07-003F</td>
<td>10/01/2007</td>
<td>Pam Fowler</td>
<td>501-682-4747</td>
</tr>
<tr>
<td><strong>Certification Standards for Early Intervention Services</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Docket No:</td>
<td>Effective Date:</td>
<td>Contact:</td>
<td>Telephone:</td>
</tr>
<tr>
<td>016.05.07-004F</td>
<td>10/01/2007</td>
<td>Pam Fowler</td>
<td>501-682-4747</td>
</tr>
<tr>
<td><strong>Certification Standards for ACS Waiver Services</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Docket No:</td>
<td>Effective Date:</td>
<td>Contact:</td>
<td>Telephone:</td>
</tr>
<tr>
<td>016.05.07-005F</td>
<td>10/01/2007</td>
<td>Pam Fowler</td>
<td>501-682-4747</td>
</tr>
<tr>
<td><strong>Licensing Standards for Center-Based Community Programs</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Docket No:</td>
<td>Effective Date:</td>
<td>Contact:</td>
<td>Telephone:</td>
</tr>
<tr>
<td>016.05.07-006F</td>
<td>10/01/2007</td>
<td>Pam Fowler</td>
<td>501-682-4747</td>
</tr>
<tr>
<td><strong>Policy 1090 - Licensing Policy for Center-Based Community Services</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Docket No:</td>
<td>Effective Date:</td>
<td>Contact:</td>
<td>Telephone:</td>
</tr>
<tr>
<td>016.05.07-007F</td>
<td>09/01/2007</td>
<td>Traci Harris</td>
<td>501-682-8677</td>
</tr>
<tr>
<td><strong>Policy 1089 - Criteria for Expansion of DDS Services Policy</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>PROFESSIONAL BAIL BOND COMPANY &amp; BAIL BONDSMAN LICENSING BOARD</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Docket No:</td>
<td>Effective Date:</td>
<td>Contact:</td>
<td>Telephone:</td>
</tr>
<tr>
<td>164.00.07-001F</td>
<td>08/23/2007</td>
<td>Diana Wilson</td>
<td>501-682-5782</td>
</tr>
<tr>
<td><strong>Rule 1 - Regulation of Bail Bond Business (Section 19 &amp; 20)</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>PUBLIC SERVICE COMMISSION</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Utilities Section</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Docket No:</td>
<td>Effective Date:</td>
<td>Contact:</td>
<td>Telephone:</td>
</tr>
<tr>
<td>126.03.07-008F</td>
<td>08/04/2007</td>
<td>Diana Wilson</td>
<td>501-682-5782</td>
</tr>
<tr>
<td><strong>High Cost Fund Rules</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
## ADOPTED RULES AND REGULATIONS

<table>
<thead>
<tr>
<th>REAL ESTATE COMMISSION</th>
<th>STATE BANK DEPARTMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Docket No:</td>
<td>076.00.07-001F</td>
</tr>
<tr>
<td>Effective Date:</td>
<td>08/31/2007</td>
</tr>
<tr>
<td>Contact:</td>
<td>Bill Williamson</td>
</tr>
<tr>
<td>Telephone:</td>
<td>501-683-8014</td>
</tr>
</tbody>
</table>

| Docket No:             | 210.00.07-003F        |
| Effective Date:        | 08/01/2007            |
| Contact:               | Candace Franks        |
| Telephone:             | 501-324-9019          |

Rules of the Real Estate Commission

46-101.3 - Confidential or Non-Confidential Status of Bank Department Records; 47-101.2 - Incidental Powers
*** No Insurance Department Orders will be listed in this edition of the *Arkansas Register*. For copies of Orders that were released during this month please call (501) 682-3527.
ORDERS AND NOTICES

LEGISLATIVE AUDIT

*** No Legislative Audit Notices will be listed in this edition of the Arkansas Register. For copies of the Notices that were released during this month please call (501) 682-3527.
Secretary of State
Charlie Daniels
Arkansas Register Division
State Capitol Building, Room 026
Little Rock, AR 72201-1094

***** 2007 subscriptions to the ARKANSAS REGISTER will be sold on a “CALENDAR YEAR” basis (January through December) only. To subscribe to the ARKANSAS REGISTER complete the following form and mail to the address given above.

_____ I would like to subscribe to the ARKANSAS REGISTER for the 2006 year (January through December) at the price of $40 per subscription.

_____ I would like to order the following copies of the ARKANSAS REGISTER at $3.50 per copy.

          Volume: _______     Issue: _______

Name:_______________________________________________________________________________

Address:_____________________________________________________________________________

City:____________________________________  State:  ____________Zip:________________

Contact Person: ______________________________  Phone No.: (         )__________________

The ARKANSAS REGISTER, an official publication of the State of Arkansas, is published monthly with a cumulative index published annually. Subscribe to the ARKANSAS REGISTER by completing the form above and mailing it to the address given on the form. Make all checks payable to the ARKANSAS REGISTER.