Stricken language would be deleted from and underlined language would be added to present law. Act 490 of the Regular Session

1	State of Arkansas A	As Engrossed: H1/23/23 S3/27/23		
2	94th General Assembly	A Bill		
3	Regular Session, 2023		HOUSE BILL 1102	
4				
5	By: Representative Pilkington			
6	By: Senator C. Penzo			
7				
8	For An Act To Be Entitled			
9	AN ACT TO CREATE THE UNIVERSAL NEWBORN SCREENING ACT;			
10	TO ENSURE THAT NEWBORNS ARE SCREENED FOR CONDITIONS			
11	RECOMMENDED BY THE UNITED STATES DEPARTMENT OF HEALTH			
12	AND HUMAN SERVICES; AND FOR OTHER PURPOSES.			
13				
14				
15		Subtitle		
16	TO CREA	ATE THE UNIVERSAL NEWBORN SCREENI	NG	
17	ACT; AND TO ENSURE THAT NEWBORNS ARE			
18	SCREENED FOR CONDITIONS RECOMMENDED BY			
19	THE UNITED STATES DEPARTMENT OF HEALTH			
20	AND HUN	MAN SERVICES.		
21				
22				
23	BE IT ENACTED BY THE GEN	IERAL ASSEMBLY OF THE STATE OF ARK	CANSAS:	
24				
25	SECTION 1. DO NOT	CODIFY. <u>Title.</u>		
26	This act shall be known and may be cited as the "Universal Newborn			
27	Screening Act".			
28				
29	SECTION 2. Arkans	as Code § 20-15-302 is amended to	o read as follows:	
30	20-15-302. Testing of newborn infants.			
31	(a)(l)(A) There is created an advance universal newborn screening			
32	program to be administered by the Department of Health.			
33	(B)(i) All newborn infants shall be tested for			
34	phenylketonuria, hypothy	phenylketonuria, hypothyroidism, galactosemia, cystic fibrosis, sickle-cell		
35	anemia, and spinal muscular atrophy core medical conditions as listed in the			
36	recommended uniform screening panel recommended by the United States			



As Engrossed: H1/23/23 S3/27/23

HB1102

1	Secretary of Health and Human Services, in order to provide appropriate		
2	newborn screening guidelines to protect the health and welfare of newborns.		
3	(ii) For each core medical condition added to the		
4	list of recommended uniform screening panel by the United States Secretary of		
5	Health and Human Services, the Department of Health or its designee, in		
6	accordance with §20-15-304, shall begin testing for the newly added core		
7	medical conditions upon approval of the appropriation of funding by the		
8	General Assembly or funding under \$20-15-304, if required, or within thirty-		
9	six (36) months upon introduction to the recommended uniform screening panel		
10	recommended by the United States Secretary of Health and Human Services.		
11	(B) In addition, if reliable and efficient testing		
12	techniques are available, all newborn infants shall be tested for other		
13	genetic disorders by employing procedures approved by the State Board of		
14	Health.		
15	(2)(A) Medicaid shall reimburse the hospital that performs the		
16	tests required under subdivision (a)(1) of this section for the cost of the		
17	tests.		
18	(B) The reimbursement shall be in addition to the		
19	hospital's per diem payments for the newborn infant.		
20	(b) All positive test results shall be sent immediately to		
21	the Department of Health.		
22	(c)(l) The department <u>Department of Health</u> shall establish and		
23	maintain a program of reviewing and following up on positive cases so that		
24	measures may be taken to prevent intellectual and other developmental support		
25	early diagnosis, treatment, and services for healthy development and prevent		
26	disability or other permanent disabilities morbidity.		
27	(2)(A) Information on newborn infants and their families		
28	compiled under this section may be used by the department <u>Department of</u>		
29	$\underline{\text{Health}}$ and persons or public or private entities designated by the $\underline{\text{department}}$		
30	Department of Health.		
31	(B) Information used under subdivision (c)(2)(A) of this		
32	section may not refer to or disclose the identity of any person.		
33	(3) All materials, data, and information received by the		
34	department Department of Health are confidential and are not subject to		
35	examination or disclosure as public information under the Freedom of		
36	Information Act of 1967, § 25-19-101 et seq.		

2

03-27-2023 15:37:38 JMB045

HB1102

1 The department Department of Health shall conduct an intensive (d)(1) 2 educational and training program among physicians, hospitals, public health nurses, and the public concerning the disorders covered under this section 3 4 conditions. 5 The program shall include information concerning: (2) 6 The nature of the disorders conditions; (A) 7 (B) Testing for the detection of these disorders 8 conditions; and 9 (C) Treatment modalities for these disorders conditions. 10 The provisions of this section shall not apply if the parents or (e) 11 legal guardian of a newborn infant object to the testing on medical, 12 religious, or philosophical grounds. 13 (f) Testing for cystic fibrosis under this section shall be 14 implemented only if funding is available. 15 16 SECTION 3. Arkansas Code § 20-15-304 is amended to read as follows: 17 20-15-304. Administration by Department of Health. 18 It shall be the duty of the Department of Health to: (1) Enforce this subchapter; 19 20 (2) Prescribe the tests that may be administered in compliance 21 with this subchapter; 22 (3) Promulgate rules in conjunction with the Insurance 23 Commissioner establishing: 24 (A) What persons and institutions shall be required to 25 obtain specimens from newborn infants in compliance with this subchapter; 26 (B) The amount to be charged by the central laboratory for 27 processing the specimens; and 28 (C) The method of billing the charges to the persons and 29 institutions; 30 (4) Furnish copies of this subchapter and the rules promulgated 31 pursuant to this subchapter to physicians, hospitals, or other institutions 32 or persons required by its rules to have tests administered to newborn 33 infants; 34 (5)(A) Establish a central laboratory and to equip, staff, and 35 operate the laboratory for the purpose of receiving specimens from 36 physicians, hospitals, and institutions, to assure that tests are conducted,

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As Engrossed: H1/23/23 S3/27/23

HB1102

1 and to report findings resulting from the tests. 2 (B) Initial laboratory screening tests for conditions under this subchapter shall be performed by the department or its designee; 3 4 (6)(A) Monitor positive test results and assist in treatment and 5 care of affected infants, such follow-up procedures to begin no later than 6 ten (10) days from the time a specimen is diagnosed as positive. 7 (B) The department shall monitor infants to assure 8 appropriate testing to confirm the condition suggested by the screening test 9 results; and 10 (7) Disseminate information and advice to the public concerning 11 the dangers and effects of phenylketonuria, hypothyroidism, galactosemia, 12 sickle-cell anemia, and all other disorders of metabolism conditions for 13 which screening is performed by or for the State of Arkansas. 14 15 SECTION 4. Arkansas Code § 23-79-1801(4), concerning the definition of 16 "spinal muscular atrophy" regarding coverage for newborn screening for spinal 17 muscular atrophy, is repealed. 18 (4) "Spinal muscular atrophy" means a genetic disease that 19 affects the part of the nervous system that controls voluntary muscle 20 movement. 21 22 SECTION 5. Arkansas Code § 23-79-1802 is amended to read as follows: 23 23-79-1802. Coverage for newborn screening for spinal muscular 24 atrophy. 25 (a) A health benefit plan that is offered, issued, or renewed in this 26 state shall provide coverage for newborn screening for spinal muscular 27 atrophy conditions as determined by the Department of Health under § 20-15-28 302 by a healthcare professional on or after January 1, 2020. 29 (b) The coverage for newborn screening for spinal muscular atrophy 30 under this section: 31 (1) Is not subject to policy deductibles or copayment 32 requirements; and 33 (2) Does not diminish or limit benefits otherwise allowable under a health benefit plan. 34 35 36 APPROVED: 4/10/23

4

03-27-2023 15:37:38 JMB045