1 2	State of Arkansas 89th General Assembly	A Bill	
3	Regular Session, 2013		HOUSE BILL 1958
4	Regular Session, 2013		HOOSE BILL 1930
5	By: Representative Wardlaw		
6	by. Representative wardiaw		
7		For An Act To Be Entitled	
8	AN ACT TO AMEND THE LAW CONCERNING CERTAIN EMERGENCY		
9	MEDICAL SERVICES; AND FOR OTHER PURPOSES.		
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12		Subtitle	
13	TO A	AMEND THE LAW CONCERNING CERTAIN	
14	EMEF	RGENCY MEDICAL SERVICES.	
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16			
17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
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19	SECTION 1. Ark	ansas Code § 14-266-103(2)(B), concer	ning the definition
20	of "nonemergency ambulance services", is amended to read as follows:		
21		(B) "Nonemergency ambulance servi	ces" does not
22	include not-for-hire	on a fee-for-service basis transporta	ntion furnished
23	provided by licensed	hospitals and licensed nursing homes	to that own and
24	operate the ambulance	for their own admitted patients or r	esidents and
25	individual not-for-hi	re transportation.	
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27	SECTION 2. Ark	ansas Code § 14-266-105(a)(5), concer	ning grants of
28	authority, is amended	to read as follows:	
29	(5)(A) T	o regulate all intracity patient tran	isports, all
30	intercity patient tra	nsports, and all intracounty patient	transports
31	originating from with	in the regulating city. However, this	chapter shall not
32	restrict or allow loc	al regulation of not-for-hire on a fe	e-for-service basis
33	transportation or int	ercity patient transports to medical	facilities within
34	the regulating city o	riginating from anywhere outside the	regulating city
35	ambulances owned and	operated by a licensed hospital for t	heir own admitted
36	nationts except as n	rovided in subdivisions (a)(5)(B) and	(D) of thic

1	section;		
2	(B)(i) To regulate patient transports, by the patient's		
3	choice of either the emergency medical service provided by the regulating		
4	city or the emergency medical service provided by the medical facility that		
5	is owned and operated by the licensed hospital for their own admitted		
6	patients, to the regulating city originating from a medical facility outside		
7	the regulating city or cooperative governmental unit.		
8	(ii) If the medical facility does not operate an		
9	emergency medical service and the patient has chosen to be transported by the		
10	medical facility, then the patient shall be transported by the emergency		
11	medical service provided by the city in which the medical facility is		
12	located;		
13	(C) To regulate patient transports originating from within		
14	the regulating city by emergency medical service providers with an existing		
15	special purpose license issued by the Department of Health on the effective		
16	date of this act; and		
17	(D) To regulate patient transports authorized by the		
18	regulating city's franchised emergency medical service provider in a mutual		
19	aid agreement if the franchised emergency medical service provider is not		
20	able to provide patient transports in a timely manner under the franchise		
21	agreement.		
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