Stricken language would be deleted from and underlined language would be added to present law. Act 1156 of the Regular Session

1	State of Arkansas As Engrossed: S2/3/15 S3/17/15 90th General Assembly As Engrossed: S2/3/15 S3/17/15
2	
3	Regular Session, 2015SENATE BILL 124
4	
5	By: Senator D. Johnson
6	By: Representative Vines
7	
8	For An Act To Be Entitled
9	AN ACT TO MAKE TECHNICAL CORRECTIONS TO TITLE 17 OF
10	THE ARKANSAS CODE CONCERNING PROFESSIONS,
11	OCCUPATIONS, AND BUSINESSES; AND FOR OTHER PURPOSES.
12	
13	
14	Subtitle
15	TO MAKE TECHNICAL CORRECTIONS TO TITLE 17
16	OF THE ARKANSAS CODE CONCERNING
17	PROFESSIONS, OCCUPATIONS, AND BUSINESSES.
18	
19	
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
21	
22	SECTION 1. Arkansas Code § 17-14-201(b)(3), concerning vacancy and
23	appointment of a financial member, is amended to delete and add language as
24	follows:
25	(3) The Arkansas Bankers Association, the Arkansas League of
26	Savings Institutions, the Arkansas Association of Bank Holding Companies, the
27	Arkansas <u>Community Bankers</u> Independent Bankers Association , the Mortgage
28	Bankers Association of Arkansas, and the Arkansas Credit Union League
29	<u>Cornerstone Credit Union League</u> should shall annually each submit a list of
30	two (2) names , annually, on or before January 15 of each calendar year , to
31	the Governor, and the financial member shall be appointed and the vacancy
32	filled from the lists of names provided.
33	
34 25	SECTION 2. Arkansas Code § 17-19-111, concerning fees for bail
35	bondsmen, is amended to read as follows to delete remaining references to
36	special revenues that the amendment of the section by Acts 2013, No. 1281,



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1 inadvertently failed to remove:

2 17-19-111. Fees.

(a) Notwithstanding any other provisions of this chapter to the 3 4 contrary, and notwithstanding any other provisions of Arkansas law to the 5 contrary, a professional bail bond company, county sheriff, keeper of a jail, 6 or other person authorized to take bond under § 16-84-102 is hereby required 7 to charge, collect, and remit the following fees into the Bail Bondsman Board 8 Fund for the support, personnel, maintenance, and operations of the 9 Professional Bail Bond Company and Professional Bail Bondsman Licensing Board and for the Domestic Peace Fund administered by the Arkansas Child 10 11 Abuse/Rape/Domestic Violence Commission, in addition to any other fees, 12 taxes, premium taxes, levies, or other assessments imposed in connection with the issuance of bail bonds under Arkansas law. 13

14 (b)(1) In addition to the bail or appearance bond premium or 15 compensation allowed under § 17-19-301, each licensed professional bail bond 16 company, county sheriff, keeper of a jail, or other person authorized to take 17 bond under § 16-84-102 shall charge and collect as a nonrefundable fee for 18 the Bail Bondsman Board Fund an additional ten-dollar fee of ten dollars 19 (\$10.00) per bail bond for giving bond for each and every bail and appearance 20 bond issued by the licensed professional bail bond company, county sheriff, 21 keeper of a jail, or other person authorized to take bond under § 16-84-102 22 by or through its individual licensees.

(2) The fees fee shall be collected quarterly and then reported
and filed with the board no later than fifteen (15) calendar days after the
end of each quarter.

26 (3) The notarized quarterly reporting form and a notarized 27 annual reconciliation form as to all fees collected for the Bail Bondsman 28 Board Fund shall be filed by each professional bail bond company on forms 29 prescribed by the board and at the times and in the manner as the board shall 30 prescribe in conformity with this section.

(4) A paper-processing charge of fifteen dollars (\$15.00) shall be collected on each bail bond in order to defray the surety's costs incurred by the quarterly and annual reporting requirements contained herein in this section and to further defray the surety's costs incurred in the collection of all fees due, owing, and collected on behalf of the Bail Bondsman Board Fund and the surety's costs incurred in the preparation of all required

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1 reports submitted in conformance with the standards established by the 2 American Institute of Certified Public Accountants. 3 (c)(1) The board may, in its discretion, grant an extension for the 4 filing of the report and fees for good cause shown upon timely written 5 request. 6 (2) Absent an extension for good cause shown, each licensed 7 professional bail bond company failing to report or pay these fees shall be 8 liable to the Bail Bondsman Board Fund for a monetary penalty of one hundred 9 dollars (\$100) per day for each day of delinquency. 10 (3) The board may pursue any appropriate legal remedies on 11 behalf of the Bail Bondsman Board Fund to collect any delinquent fees and 12 penalties owed as special revenues. 13 (d)(1) Upon collection of the fees and any monetary penalties, the 14 board shall deposit or fund as special revenues: 15 (A) Sufficient fees and penalties directly into the Bail 16 Bondsman Board Fund to provide for the personal services and operating 17 expenses of the board; and 18 (B) The remainder of all fees and penalties directly into 19 the Domestic Peace Fund administered by the Arkansas Child 20 Abuse/Rape/Domestic Violence Commission. 21 (2) The fees and penalties shall be in addition to all other 22 fees, licensure or registration fees, taxes, assessments, levies, or 23 penalties payable to any federal or state office, court, agency, board, or 24 commission or other public official or officer of the state, or its political 25 subdivisions, including counties, cities, or municipalities, by a 26 professional bail bond company, county sheriff, keeper of a jail, or other 27 person authorized to take bond under § 16-84-102. 28 (3)(A) Each individual bail bondsman is required to assist in 29 collection of the fees but is exempt from the duty and responsibility of payment of the fees to the Bail Bondsman Board Fund unless he or she 30 31 misappropriates or converts such moneys to his or her own use or to the use 32 of others not entitled to the fees. 33 (B) In that case, the board shall proceed on behalf of the 34 Bail Bondsman Board Fund with any civil or criminal remedies at its disposal 35 against the individual responsible. 36 (C) Upon criminal conviction of the individual responsible

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for fraudulent conversion of the moneys due the Bail Bondsman Board Fund, the individual responsible shall pay restitution to the Bail Bondsman Board Fund, and the court shall incorporate a finding to that effect in its order. (D) Absent substantial evidence to the contrary, the violations of by the individual may be attributed to the employing bail bond

company, and any criminal or civil court may, in its discretion and upon
substantial evidence, order the employing bail bond company to pay
restitution to the Bail Bondsman Board Fund on behalf of the responsible
individual and shall incorporate that finding into its order.

10 (e) For purposes of any statutory security deposit Arkansas law 11 requires of professional bail bond companies, including, but not limited to, 12 the deposit under § 17-19-205, the payment of the fees required by this 13 section is considered to be a duty of the licensee, so as to allow the board 14 on behalf of the Bail Bondsman Board Fund to make a claim against any such 15 deposit for the fees required by this section and any penalties owed thereon 16 on the fees, up to the limit of any security deposit.

(f) Under no circumstances shall the fees or penalties thereon held in or for deposit into the Bail Bondsman Board Fund as special revenues be subject to any tax, levy, or assessment of any kind, including, but not limited to, any bond forfeiture claims, any garnishment or general creditors' claims, any remedies under Title 16 of this Code, or other provisions of Arkansas law.

23

SECTION 3. Arkansas Code § 17-24-305(b), concerning the fees and
disposition of the fees collected by the State Board of Collection Agencies,
is being amended for clarification to read as follows:

27 (b) All income from fees imposed under this section shall be 28 distributed as follows:

29 (1) Beginning July 1, 2013, and each fiscal year thereafter, the 30 State Board of Collection Agencies shall remit to each entity in subdivisions 31 (b)(2)-(7) one (1) annual payment. Distributions shall be funded in the 32 percentage of the total funds available up to the maximum authorized: If less

33 than one hundred percent (100%) of the total allocation is available for

34 distribution, all allocations listed in (b)(2)-(7) shall be funded at a

35 prorated percentage consistent with the available funds. At no time shall the

36 total distribution exceed the maximum amounts as listed in (b)(2)-(7);

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1	(2) An amount not to exceed one hundred fifteen thousand dollars
2	(\$115,000) to the Treasurer of State for the Division of Medical Services of
3	the Department of Human Services for deposit into a paying account as
4	determined by the Chief Fiscal Officer of the State to be used in accordance
5	with § 20-10-705;
6	(3)(A) An amount not to exceed six hundred thousand dollars
7	(\$600,000) to the University of Arkansas for Medical Sciences for deposit
8	into a financial institution in accordance with the policies of the
9	University of Arkansas.
10	(B) The funds shall be expended for the College of
11	Pharmacy and the College of Nursing in accordance with § 6-64-417;
12	(4)(A) An amount not to exceed two hundred fifty thousand
13	dollars (\$250,000) to Arkansas State University — Mountain Home for deposit
14	into the Arkansas State University — Mountain Home Fund.
15	(B) The funds shall be expended exclusively for the
16	Arkansas State University — Mountain Home Practical Nursing Program;
17	(5)(A) An amount not to exceed one hundred thousand dollars
18	(\$100,000) to the University of Central Arkansas for deposit into the
19	University of Central Arkansas Fund.
20	(B) The funds shall be expended exclusively for the
21	University of Central Arkansas Department of Nursing;
22	(6)(A) An amount not to exceed one hundred thousand dollars
23	(\$100,000) to Southern Arkansas University for deposit into the Southern
24	Arkansas University Fund.
25	(B) The funds shall be expended exclusively for personal
26	services and operating expenses of the Southern Arkansas University system;
27	and
28	(7) An amount not to exceed one hundred thousand dollars
29	(\$100,000) to Henderson State University for deposit into the Henderson State
30	University Fund.
31	(b)(1) All income from fees imposed under this section shall be
32	distributed in the form of one (1) annual payment that is a percentage of the
33	total funds available up to the maximum authorized under this subsection.
34	(2) However, if less than one hundred percent (100%) of the
35	total allocation is available for distribution, all allocations listed in
36	subdivisions (b)(3)(A)-(F) of this section shall be funded at a prorated

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1	percentage consistent with the available funds, not to exceed the maximum
2	amounts listed in subdivisions (b)(3)(A)-(F) of this section.
3	(3) Beginning July 1, 2013, and each fiscal year thereafter, the
4	State Board of Collection Agencies shall remit to:
5	(A) The Treasurer of State for the Division of Medical
6	Services of the Department of Human Services, an amount not to exceed one
7	hundred fifteen thousand dollars (\$115,000) for deposit into a paying account
8	as determined by the Chief Fiscal Officer of the State to be used in
9	accordance with § 20-10-705;
10	(B) The University of Arkansas for Medical Sciences, an
11	amount not to exceed six hundred thousand dollars (\$600,000) for deposit into
12	a financial institution in accordance with the policies of the University of
13	Arkansas for Medical Seciences to be expended for the College of Pharmacy and
14	the College of Nursing in accordance with § 6-64-417;
15	<u>(C) Arkansas State University — Mountain Home, an amount</u>
16	not to exceed two hundred fifty thousand dollars (\$250,000) for deposit into
17	the Arkansas State University - Mountain Home Fund to be expended exclusively
18	for the Arkansas State University - Mountain Home Practical Nursing Program;
19	(D) The University of Central Arkansas, an amount not to
20	exceed one hundred thousand dollars (\$100,000) for deposit into the
21	University of Central Arkansas Fund to be expended exclusively for the
22	University of Central Arkansas Department of Nursing;
23	(E) Southern Arkansas University, an amount not to exceed
24	one hundred thousand dollars (\$100,000) for deposit into the Southern
25	Arkansas University Fund to be expended exclusively for personal services and
26	operating expenses of the Southern Arkansas University system; and
27	(F) Henderson State University, an amount not to exceed
28	one hundred thousand dollars (\$100,000) for deposit into the Henderson State
29	University Fund.
30	(4) Funds remaining after the distributions listed in
31	subdivisions (b)(3)(A)-(F) of this section shall be deposited into the State
32	Board of Collection Agencies account in a bank authorized to do business in
33	this state.
34	
35	SECTION 4. Arkansas Code § 17-24-305(c), concerning the fees and
36	disposition of the fees collected by the State Board of Collection Agencies,

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1 is repealed.

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2 (c) Funds remaining after the distributions in subdivisions (b)(2)-(7)
3 of this section shall be deposited into the State Board of Collection
4 Agencies account in some bank authorized to do business in this state.

6 SECTION 5. Arkansas Code § 17-28-305(b), concerning exceptions to 7 local regulatory authority for electricians, is amended for grammatical 8 purposes to read as follows:

9 (b)(1) Any <u>A</u> city or town may by ordinance, rules, regulations, or 10 contract prescribe rules, regulations, and standards for the materials used 11 in the construction, installation, and inspection of all electrical work in 12 the city or county, provided the rules, regulations, or standards are not in 13 conflict with the standards prescribed by the Board of Electrical Examiners 14 of the State of Arkansas under the authority of § 17-28-202, § 17-55-101 et 15 seq., and § 20-31-104.

16 (2) However, a <u>A</u> city or county may by ordinance require a 17 person, before doing electrical work on his or her primary residence, to 18 demonstrate a technical competency to comply with the city or county 19 standards.

20 (3) If the city has adopted an ordinance to exercise its 21 territorial planning jurisdiction and if the city and county agree to 22 authorize such, a the city may exercise jurisdiction over the construction, 23 installation, and inspection of electrical work within the city's territorial 24 planning jurisdiction for planning authorized under § 14-56-413 if the city 25 and county agrees to the exercise of jurisdiction by the city over electrical 26 work within the city's territorial planning jurisdiction.

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SECTION 6. Arkansas Code § 17-39-313(d), concerning the creation of the position of the Administrator of the Arkansas Board of Private Investigators and Private Security Agencies, is repealed to eliminate the dual codification of the provision.

32 (d) The position of Administrator of the Arkansas Board of Private
33 Investigators and Private Security Agencies is created. The Director of the
34 Department of Arkansas State Police, or his or her designated representative,
35 shall serve as the administrator. The administrator shall not be a member of
36 the board, shall perform such duties as may be prescribed by the board, and

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1
     shall have no financial or business interests, contingent or otherwise, in
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     any security services contractor or investigating company.
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           SECTION 7. Arkansas Code § 17-42-510(a)(16), concerning the education
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     fees collected by the Arkansas Real Estate Commission, is amended to correct
 6
     grammar to read as follows:
 7
                 (16) An For an appeal of the dismissal of a complaint by the
8
     Executive Director of the Arkansas Real Estate Commission, a filing fee not
9
     to exceed one hundred dollars ($100).
10
11
           SECTION 8. Arkansas Code § 17-42-512(c)(2), concerning the term of a
12
     license from the Arkansas Real Estate Commission, is amended to correct the
13
     sentence structure and grammar to read as follows:
14
           (2) An application for renewal of a license that has been submitted but
15
     not renewed by the date of expiration is considered a new applicant If a
16
     license is not renewed by the date of its expiration, an application
17
     submitted for renewal of the license is considered a new application for
18
     licensure.
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           SECTION 9. Arkansas Code § 17-42-515(13), concerning violations, is
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     amended to clarify language as follows:
22
                 (13) Other Engaging in other conduct that constitutes improper,
23
     fraudulent, or dishonest dealing.
24
           SECTION 10. Arkansas Code § 17-42-516(a)(5)(A), concerning
25
26
     investigation of complaints and penalties, is amended to clarify language as
27
     follows:
28
                       (A) Suspend, revoke, or deny:
29
                             (i)
                                   the The license of the person or entity; or
30
                             (ii) A course approval or its the renewal of a
31
     course approval;
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33
           SECTION 11. Arkansas Code § 17-42-517(a)(3)(B), concerning the
34
     dismissal of a complaint or appeal to the Arkansas Real Estate Commission, is
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     amended to correct grammar to read as follows:
36
                       (B) If the commission's review results in an order to hold
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1 a hearing being ordered, the filing fee and the cost of preparing the record 2 are refunded to the appellant. 3 4 SECTION 12. Arkansas Code § 17-42-517(b)(2), concerning the dismissal 5 of a complaint or appeal to the Arkansas Real Estate Commission, is amended 6 to correct grammar to read as follows: 7 (2) The decision by the commission may be to affirm the dismissal 8 by the executive director's dismissal director, to order additional 9 investigation, or to order a hearing. 10 11 SECTION 13. Arkansas Code § 17-86-306(d)(1), concerning requirements 12 for a massage therapy school, is amended to clarify language as follows: 13 (d)(1) Schools A school shall require a physical examination by a 14 medical doctor documenting that the student poses no health risk to give and 15 receive massage. 16 17 SECTION 14. Arkansas Code § 17-87-102 is amended to correct numbering 18 and clarify language as follows: 19 17-87-102. Definitions. 20 As used in this chapter: 21 (1) "Board" means the Arkansas State Board of Nursing; 22 (2) "Collaborative practice agreement" means a written plan that 23 identifies a physician who agrees to collaborate with an advanced practice 24 registered nurse in the joint management of the health care of the advanced 25 practice registered nurse's patients, and <u>that</u> outlines procedures for 26 consultation with or referral to the collaborating physician or other health 27 care professionals healthcare professional as indicated by a patient's health 28 care healthcare needs; 29 (3) "Consulting physician" means a physician licensed under the 30 Arkansas Medical Practices Act, § 17-95-201 et seq., § 17-95-301 et seq., and 31 § 17-95-401 et seq., with obstetrical privileges in a hospital, who has 32 agreed to practice in consultation with a certified nurse midwife; 33 (4)(A) "Practice of advanced practice registered nursing" means 34 the delivery of health care healthcare services for compensation by a 35 professional nurses who have nurse who has gained additional knowledge and

skills through successful completion of an organized program of nursing

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1	education that certifies nurses for advanced practice roles as certified
2	nurse practitioners, certified registered nurse anesthetists, certified nurse
3	midwives, and clinical nurse specialists.
4	(B) "Practice of advanced practice registered nursing"
5	consists of includes the practice of nursing as a:
6	(i) "Practice of certified nurse practitioner
7	nursing" means the performance for compensation of nursing skills by a
8	registered nurse who, as demonstrated by national certification, has advanced
9	knowledge and practice skills in the delivery of nursing services.
10	(i) Certified nurse practitioner;
11	(ii) Certified registered nurse anesthetist;
12	(iii) Certified nurse midwife; and
13	(iv) Clinical nurse specialist;
14	(5) "Practice of certified nurse midwifery" means the
15	performance for compensation of nursing skills <u>advanced nursing practices by</u>
16	a certified nurse midwife that are relevant to the management of women's
17	health care, focusing on pregnancy, childbirth, the postpartum period, care
18	of the newborn, family planning, and gynecological needs of women, within a
19	health care healthcare system that provides for consultation, collaborative
20	management, or referral as indicated by the health status of the client;
21	(6)(A) "Practice of registered nurse practitioner nursing" means
22	the delivery of health care services for compensation in collaboration with
23	and under the direction of a licensed physician or under the direction of
24	protocols developed with a licensed physician.
25	(B) A registered nurse practitioner is authorized to
26	engage in activities as recognized by the nursing profession and as
27	authorized by the board.
28	(C) This subdivision (8) does not limit a registered nurse
29	practitioner from engaging in activities that normally constitute the
30	practice of nursing, or activities that may be performed by persons without
31	the necessity of the license to practice medicine.
32	(6) "Practice of certified nurse practitioner nursing" means the
33	performance for compensation of advanced nursing practices by a registered
34	nurse who, as demonstrated by national certification, has advanced knowledge
35	and practice skills in the delivery of nursing services;
36	(7)(A) "Practice of certified registered nurse anesthesia" means

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1 the performance for compensation of advanced nursing skills nursing practices 2 by a certified registered nurse anesthetist that are relevant to the 3 administration of anesthetics under the supervision of, but not necessarily 4 in the presence of, a licensed physician, licensed dentist, or other person 5 lawfully entitled to order anesthesia. 6 (B) A certified registered nurse anesthetist may order 7 nurses, within his or her scope of practice, to administer drugs 8 preoperatively and postoperatively in connection with an anesthetic or other 9 operative or invasive procedure, or both, that will be or has been provided.; (8) "Practice of clinical nurse specialist nursing" means the 10 11 performance for compensation of nursing skills advanced nursing practices by 12 a registered nurse who, through study and supervised practice at the graduate 13 level and as evidenced by national certification, has advanced knowledge and 14 practice skills in a specialized area of nursing practice; 15 (9) "Practice of <u>licensed</u> practical nursing" means the 16 performance for compensation of acts involving nursing practices by a 17 licensed practical nurse that are relevant to the care of the ill, injured, 18 or infirm, or the delegation of certain nursing practices to other personnel 19 as set forth in regulations established by the board, under the direction of 20 a professional registered nurse, an advanced practice registered nurse, a 21 licensed physician, or a licensed dentist, which acts that do not require the 22 substantial specialized skill, judgment, and knowledge required in 23 professional nursing; 24 (10) "Practice of professional nursing" means the performance by 25 a registered nurse or an advanced practice registered nurse for compensation of any acts involving: 26 27 The observation, care, and counsel of the ill, (A) injured, or infirm; 28 29 (B) The maintenance of health or prevention of illness of 30 others; 31 (C) The supervision and teaching of other personnel; 32 (D) The delegation of certain nursing practices to other personnel as set forth in regulations established by the board; or 33 34 The administration of medications and treatments as (E) 35 prescribed by practitioners authorized to prescribe and treat in accordance 36 with state law when such acts require substantial specialized judgment and 11 01-22-2015 16:39:50 JMB015

1 skill based on knowledge and application of the principles of biological, 2 physical, and social sciences; and "Practice of psychiatric technician nursing" means the 3 (11) 4 performance for compensation of acts involving nursing practices by a 5 licensed psychiatric technician nurse that are relevant to the care of the 6 physically and mentally impaired, injured, or infirm or the delegation of 7 certain nursing practices to other personnel as set forth in regulations 8 established by the board, and the carrying out of medical orders under the 9 direction of a professional registered nurse, an advanced practice registered 10 nurse, a licensed physician, or a licensed dentist, when such activities do 11 not require the substantial specialized skill, judgment, and knowledge 12 required in professional nursing-; and (12)(A) "Practice of registered nurse practitioner nursing" 13 14 means the performance for compensation of nursing practices by a registered 15 nurse practitioner that are relevant to the delivery of healthcare services in collaboration with and under the direction of a licensed physician or 16 17 under the direction of protocols developed with a licensed physician. 18 (B) A registered nurse practitioner is authorized to 19 engage in nursing practices as recognized by the nursing profession and as 20 authorized by the board. 21 22 SECTION 15. Arkansas Code § 17-90-101(a)(3)(C)(ii), concerning the 23 practice of optometry, is amended for clarification to read as follows: 24 (ii) A prescription written by an optometrist for 25 hydrocodone combination drugs, regardless of their schedule, in combination with oral analgesic drugs, is limited to no more than shall not exceed 26 27 seventy-two (72) hours and no authorized shall not authorize refills. 28 29 SECTION 16. Arkansas Code § 17-90-403(b)(2), concerning the authority 30 to possess, administer, and prescribe pharmaceutical agents in the practice 31 of optometry, is amended for clarification to read as follows: 32 (2) A prescription written by an optometrist for hydrocodone 33 combination drugs, regardless of their schedule, in combination with oral 34 analgesic drugs, is limited to no more than shall not exceed seventy-two (72) hours and no authorized shall not authorize refills. 35 36

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1	SECTION 17. DO NOT CODIFY. The enactment and adoption of this act
2	shall not repeal, expressly or impliedly, the acts passed at the regular
3	session of the Ninetieth General Assembly. All such acts shall have full
4	force and effect and, so far as those acts intentionally vary from or
5	conflict with any provision contained in this act, those acts shall have the
6	effect of subsequent acts and as amending or repealing the appropriate parts
7	of the Arkansas Code of 1987.
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9	/s/D. Johnson
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12	APPROVED: 04/06/2015
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