Stricken language would be deleted from and underlined language would be added to present law. Act 1 of the Second Extraordinary Session

1	State of Arkansas	As Engrossed: A	H4/7/16 D:11	Call Item 2
2	90th General Assembly		DIII	
3	Second Extraordinary Session,	2016		HOUSE BILL 1001
4				
5	By: Representatives Collins, Br	•	-	
6	By: Senators J. Hendren, E. Ch	eatham, J. Dismang, J. En	glish, J. Hutchinson,	B. Pierce, D. Sanders,
7	Standridge			
8		For An Act To <b>E</b>	e Entitled	
9	ለእ ለርሞ ሞር ለ	MEND TITLE 23 OF TH		ΨO
10				
11		ALTH INSURANCE TO QU		
12		THE ARKANSAS WORKS P		AKE AN
13 14	EMERGENCI;	AND FOR OTHER PURPO	262.	
14 15				
15		Subtitl	e	
17	TO AME	END TITLE 23 OF THE		20
18		DE HEALTH INSURANCE		
19		IDUALS; TO CREATE TH	-	S
20	PROGRA	AM; AND TO DECLARE A	AN EMERGENCY.	
21				
22				
23	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF T	HE STATE OF ARK	ANSAS:
24				
25	WHEREAS, the Stat	e of Arkansas conti	nues to seek st	rategies to provide
26	health insurance for lo	w-income and other	vulnerable popu	lations in a manner
27	that will encourage emp	loyer-based insuran	ce, incentivize	program
28	beneficiaries to work o	or seek work opportu	nities, promote	personal
29	responsibility, and enh	ance program integr	ity; and	
30				
31	WHEREAS, the Gene	eral Assembly affirm	is its responsib	ility to safeguard
32	consumers and businesse	s from federal mand	ates by asserti	ng local control and
33	implementation of moder	nized health insura	nce policies an	d programs that
34	utilize the private mar	ket to improve acce	ss to health in	surance, enhance the
35	quality of health insur	ance, and reduce he	alth insurance	costs; and
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1
           WHEREAS, Arkansas recognizes the need to encourage employment among
 2
     beneficiaries of public assistance programs, offer enhanced opportunities for
     beneficiaries to obtain jobs and job training, and endow beneficiaries with
 3
 4
     the tools to achieve economic advancement; and
 5
 6
           WHEREAS, the Health Care Independence Program will terminate on
 7
     December 31, 2016; and
 8
9
           WHEREAS, the General Assembly hereby creates the Arkansas Works Act of
10
     2016 to provide health insurance to qualifying individuals,
11
12
     NOW THEREFORE,
     BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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14
15
           SECTION 1. Arkansas Code Title 23, Chapter 61, is amended to create a
16
     new subchapter to read as follows:
17
                       Subchapter 10 - Arkansas Works Act of 2016
18
19
           <u>23-61-1001. Title.</u>
20
           This subchapter shall be known and may be cited as the "Arkansas Works
21
     Act of 2016".
22
23
           23-61-1002. Legislative intent.
           Notwithstanding any general or specific laws to the contrary, it is the
24
25
     intent of the General Assembly for the Arkansas Works Program to be a
     fiscally sustainable, cost-effective, and opportunity-driven program that:
26
                 (1) Empowers individuals to improve their economic security and
27
28
     achieve self-reliance;
29
                 (2) Builds on private insurance market competition and value-
30
     based insurance purchasing models;
                 (3) Strengthens the ability of employers to recruit and retain
31
32
     productive employees; and
33
                 (4) Achieves comprehensive and innovative healthcare reform that
     reduce state and federal obligations for entitlement spending.
34
35
36
           23-61-1003. Definitions.
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1	As used in this subchapter:
2	(1) "Cost-effective" means that the cost of covering employees
3	who are:
4	(A) Program participants, either individually or together
5	within an employer health insurance coverage, is the same or less than the
6	cost of providing comparable coverage through individual qualified health
7	insurance plans; or
8	(B) Eligible individuals who are not program participants,
9	either individually or together within an employer health insurance coverage,
10	is the same or less than the cost of providing comparable coverage through a
11	program authorized under Title XIX of the Social Security Act, 42 U.S.C. §
12	1396 et seq., as it existed on January 1, 2016;
13	(2) "Cost sharing" means the portion of the cost of a covered
14	medical service that is required to be paid by or on behalf of an eligible
15	individual;
16	(3) "Eligible individual" means an individual who is in the
17	eligibility category created by section 1902(a)(10)(A)(i)(VIII) of the Social
18	Security Act, 42 U.S.C. § 1396a;
19	(4) "Employer health insurance coverage" means a health
20	insurance benefit plan offered by an employer or, as authorized by this
21	subchapter, an employer self-funded insurance plan governed by the Employee
22	Retirement Income Security Act of 1974, Pub. L. No. 93-406, as amended;
23	(5) "Health insurance benefit plan" means a policy, contract,
24	certificate, or agreement offered or issued by a health insurer to provide,
25	deliver, arrange for, pay for, or reimburse any of the costs of healthcare
26	services, but not including excepted benefits as defined under 42 U.S.C. §
27	300gg-91(c), as it existed on January 1, 2016;
28	(6) "Health insurance marketplace" means the applicable entities
29	that were designed to help individuals, families, and businesses in Arkansas
30	shop for and select health insurance benefit plans in a way that permits
31	comparison of available plans based upon price, benefits, services, and
32	quality, and refers to either:
33	(A) The Arkansas Health Insurance Marketplace created
34	under the Arkansas Health Insurance Marketplace Act, § 23-61-801 et seq., or
35	<u>a successor entity; or</u>
36	(B) The federal health insurance marketplace or federal

3

1	health benefit exchange created under Pub. L. No. 111-148;
2	(7) "Health insurer" means an insurer authorized by the State
3	Insurance Department to provide health insurance or a health insurance
4	benefit plan in the State of Arkansas, including without limitation:
5	(A) An insurance company;
6	(B) A medical services plan;
7	(C) A hospital plan;
8	(D) A hospital medical service corporation;
9	(E) A health maintenance organization;
10	(F) A fraternal benefits society; or
11	(G) Any other entity providing health insurance or a
12	health insurance benefit plan subject to state insurance regulation;
13	(8) "Individual qualified health insurance plan" means an
14	individual health insurance benefit plan offered by a health insurer through
15	the health insurance marketplace that covers only essential health benefits
16	as defined by Arkansas rule and 45 C.F.R. § 156.110 and any federal insurance
17	regulations, as they existed on January 1, 2016;
18	(9) "Premium" means a monthly fee that is required to be paid to
19	maintain some or all health insurance benefits;
20	(10) "Program participant" means an eligible individual who:
21	(A) Is at least nineteen (19) years of age and no more
22	than sixty-four (64) years of age with an income that is equal to or less
23	than one hundred thirty-eight percent (138%) of the federal poverty level;
24	(B) Is authenticated to be a United States citizen or
25	documented qualified alien according to the Personal Responsibility and Work
26	Opportunity Reconciliation Act of 1996, Pub. L. No. 104-193;
27	(C) Is not eligible for Medicare or advanced premium tax
28	credits through the health insurance marketplace; and
29	(D) Is not determined to be more effectively covered
30	through the traditional Arkansas Medicaid Program, including without
31	limitation:
32	(i) An individual who is medically frail; or
33	(ii) An individual who has exceptional medical needs
34	for whom coverage offered through the health insurance marketplace is
35	determined to be impractical, overly complex, or would undermine continuity
36	or effectiveness of care; and

1	(11)(A) "Small group plan" means a health insurance benefit plan
2	for a small employer that employed an average of at least two (2) but no more
3	than fifty (50) employees during the preceding calendar year.
4	(B) "Small group plan" does not include a grandfathered
5	health insurance plan as defined in 45 C.F.R. § 147.140(a)(l)(i), as it
6	existed on January 1, 2016.
7	
8	23-61-1004. Administration of Arkansas Works Program.
9	(a)(1) The Department of Human Services, in coordination with the
10	State Insurance Department and other necessary state agencies, shall:
11	(A) Provide health insurance or medical assistance under
12	this subchapter to eligible individuals;
13	(B) Create and administer the Arkansas Works Program;
14	(C) Submit and apply for any federal waivers, Medicaid
15	state plan amendments, or other authority necessary to implement the Arkansas
16	Works Program in a manner consistent with this subchapter;
17	(D) Offer incentive benefits to promote personal
18	responsibility; and
19	(E) Seek a waiver to eliminate retroactive eligibility for
20	an eligible individual under this subchapter.
21	(2) The Governor shall request the assistance and involvement of
22	other state agencies that he or she deems necessary for the implementation of
23	<u>the Arkansas Works Program.</u>
24	(b) Health insurance benefits under this subchapter shall be provided
25	through:
26	(1) Individual premium assistance for enrollment of Arkansas
27	Works Program participants in individual qualified health insurance plans;
28	(2) Employer-sponsored premium assistance for certain eligible
29	individuals who enroll in employer health insurance coverage; and
30	(3) Supplemental benefits to incentivize personal
31	responsibility.
32	(c) The Department of Human Services, the State Insurance Department,
33	the Department of Workforce Services, and other necessary state agencies
34	shall promulgate and administer rules to implement the Arkansas Works
35	Program.
36	(d)(1) Within thirty (30) days of a reduction in federal medical

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1	assistance percentages as described in this section, the Department of Human
2	Services shall present to the Centers of Medicare and Medicaid Services a
3	plan to terminate the Arkansas Works Program and transition eligible
4	individuals out of the Arkansas Works Program within one hundred twenty (120)
5	days of a reduction in any of the following federal medical assistance
6	percentages:
7	(A) Ninety-five percent (95%) in the year 2017;
8	(B) Ninety-four percent (94%) in the year 2018;
9	(C) Ninety-three percent (93%) in the year 2019; and
10	(D) Ninety percent (90%) in the year 2020 or any year
11	after the year 2020.
12	(2) An eligible individual shall maintain coverage during the
13	process to implement the plan to terminate the Arkansas Works Program and the
14	transition of eligible individuals out of the Arkansas Works Program.
15	(e) State obligations for uncompensated care shall be tracked and
16	reported to identify potential incremental future decreases.
17	(f) The Department of Human Services shall track the hospital
18	assessment fee imposed by § 20-77-1902 and report to the General Assembly
19	subsequent decreases based upon reduced uncompensated care.
20	(g)(1) On a quarterly basis, the Department of Human Services, the
21	State Insurance Department, the Department of Workforce Services, and other
22	necessary state agencies shall report to the Legislative Council, or to the
23	Joint Budget Committee if the General Assembly is in session, available
24	information regarding the overall Arkansas Works Program, including without
25	limitation:
26	(A) Eligibility and enrollment;
27	(B) Utilization;
28	(C) Premium and cost sharing reduction costs;
29	(D) Health insurer participation and competition;
30	(E) Avoided uncompensated care; and
31	(F) Participation in job training and job search programs.
32	(2)(A) A health insurer who is providing an individual qualified
33	health insurance plan or employer health insurance coverage for an eligible
34	individual shall submit claims and enrollment data to the State Insurance
35	Department to facilitate reporting required under this subchapter or other
36	state or federally required reporting or evaluation activities.

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1	(B) A health insurer may utilize existing mechanisms with
2	supplemental enrollment information to fulfill requirements under this
3	subchapter, including without limitation the state's all-payer claims
4	database established under the Arkansas Healthcare Transparency Initiative
5	Act of 2015, § 23-61-901 et seq., for claims and enrollment data submission.
6	(h) The Governor shall request a block grant under relevant federal
7	law and regulations for the funding of the Arkansas Medicaid Program as soon
8	as practical if the federal law or regulations change to allow the approval
9	of a block grant for this purpose.
10	
11	23-61-1005. Requirements for eligible individuals.
12	(a)(1) To promote health, wellness, and healthcare education about
13	appropriate healthcare-seeking behaviors, an eligible individual shall
14	receive a wellness visit from a primary care provider within:
15	(A) The first year of enrollment in health insurance
16	coverage for an eligible individual who is not a program participant and is
17	enrolled in employer health insurance coverage; and
18	(B) The first year of, and thereafter annually:
19	(i) Enrollment in an individual qualified health
20	insurance plan or employer health insurance coverage for a program
21	participant; or
22	(ii) Notice of eligibility determination for an
23	eligible individual who is not a program participant and is not enrolled in
24	employer health insurance coverage.
25	(2) Failure to meet the requirement in subdivision (a)(1) of
26	this section shall result in the loss of incentive benefits for a period of
27	up to one (1) year, as incentive benefits are defined by the Department of
28	Human Services in consultation with the State Insurance Department.
29	(b)(1) An eligible individual who has up to fifty percent (50%) of the
30	federal poverty level at the time of an eligibility determination shall be
31	referred to the Department of Workforce Services to:
32	(A) Incentivize and increase work and work training
33	opportunities; and
34	(B) Participate in job training and job search programs.
35	(2) The Department of Human Services, or its designee, shall
36	provide work training opportunities, outreach, and education about work and

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1	work training opportunities through the Department of Workforce Services to
2	all eligible individuals regardless of income at the time of an eligibility
3	determination.
4	(c) An eligible individual shall receive notice that:
5	(1) The Arkansas Works Program is not a perpetual federal or
6	state right or a guaranteed entitlement;
7	(2) The Arkansas Works Program is subject to cancellation upon
8	appropriate notice; and
9	(3) The Arkansas Works Program is not an entitlement program.
10	
11	23-61-1006. Requirements for program participants.
12	(a) A program participant who is twenty-one (21) years of age or older
13	shall enroll in employer health insurance coverage if the employer health
14	insurance coverage meets the standards in § 23-61-1008(a).
15	(b)(1) A program participant who has income of at least one hundred
16	percent (100%) of the federal poverty level shall pay a premium of no more
17	than two percent (2%) of the income to a health insurer.
18	(2) Failure by the program participant to meet the requirement
19	in subdivision (b)(l) of this section may result in:
20	(A) The accrual of a debt to the State of Arkansas; and
21	(B)(i) The loss of incentive benefits in the event of
22	failure to pay premiums for three (3) consecutive months, as incentive
23	benefits are defined by the Department of Human Services in consultation with
24	the State Insurance Department.
25	(ii) However, incentive benefits shall be restored
26	if a program participant pays all premiums owed.
27	
28	23-61-1007. Insurance standards for individual qualified health
29	insurance plans.
30	(a) Insurance coverage for a program participant enrolled in an
31	individual qualified health insurance plan shall be obtained through silver-
32	level metallic plans as provided in 42 U.S.C. § 18022(d) and § 18071, as they
33	existed on January 1, 2016, that restrict out-of-pocket costs to amounts that
34	do not exceed applicable out-of-pocket cost limitations.
35	(b) The Department of Human Services shall pay premiums and
36	supplemental cost sharing reductions directly to a health insurer for a

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1	program participant enrolled in an individual qualified health insurance
2	plan.
3	(c) All participating health insurers offering individual qualified
4	health insurance plans in the health insurance marketplace shall:
5	(1)(A) Offer individual qualified health insurance plans
6	conforming to the requirements of this section and applicable insurance
7	<u>rules.</u>
8	(B) The individual qualified health insurance plans shall
9	be approved by the State Insurance Department; and
10	(2) Maintain a medical-loss ratio of at least eighty percent
11	(80%) for an individual qualified health insurance plan as required under 45
12	C.F.R. § 158.210(c), as it existed on January 1, 2016, or rebate the
13	difference to the Department of Human Services for program participants.
14	(d) The State of Arkansas shall assure that at least two (2)
15	individual qualified health insurance plans are offered in each county in the
16	state.
17	(e) A health insurer offering individual qualified health insurance
18	plans for program participants shall participate in the Arkansas Patient-
19	Centered Medical Home Program, including:
20	(1) Attributing enrollees in individual qualified health
21	insurance plans, including program participants, to a primary care physician;
22	(2) Providing financial support to patient-centered medical
23	homes to meet practice transformation milestones; and
24	(3) Supplying clinical performance data to patient-centered
25	medical homes, including data to enable patient-centered medical homes to
26	assess the relative cost and quality of healthcare providers to whom patient-
27	centered medical homes refer patients.
28	(f) On or before January 1, 2017, the State Insurance Department and
29	the Department of Human Services may implement through certification
30	requirements or rule, or both, the applicable provisions of this section.
31	
32	23-61-1008. Insurance standards for employer health insurance
33	coverage.
34	(a) A program participant shall enroll in employer health insurance
35	coverage if:
36	(1) The employer of the program participant elects to

9

1	participate;
2	(2) Except as authorized under subsection (c) of this section,
3	the employer health insurance coverage is a small group plan that provides
4	essential health benefits as defined by 45 C.F.R. § 156.110, as it existed on
5	January 1, 2016, and has no less than a seventy percent (70%) actuarial
6	value;
7	(3) The employer health insurance coverage is deemed cost-
8	effective; and
9	(4) The employer and health insurer providing the employer
10	health insurance coverage are willing to meet the reporting obligations under
11	<u>§ 23-61-1004(g)(2).</u>
12	(b) The Department of Human Services may pay premiums and supplemental
13	cost sharing reductions for employer health insurance coverage meeting the
14	standards in subsection (a) of this section.
15	(c) The Department of Human Services, in coordination with the State
16	Insurance Department and the Arkansas Health Insurance Marketplace, shall
17	explore and seek any necessary waivers or other authority necessary to:
18	(1) Offer incentives for employers of program participants who
19	enroll in employer health insurance coverage; and
20	(2) Expand opportunities for eligible individuals to obtain
21	employer health insurance coverage providing coverage through:
22	(A) The fully insured large group insurance market; or
23	(B) Employers with self-funded insurance plans.
24	(d) The Department of Human Services, in coordination with the State
25	Insurance Department and the Arkansas Health Insurance Marketplace, shall
26	develop methods to ensure the continuation of health insurance coverage for a
27	program participant with employer health insurance coverage if the program
28	participant:
29	(1) Loses employment with an employer who is offering the
30	employer health insurance coverage; or
31	(2) Switches employment to a different employer who does not
32	offer employer health insurance coverage that meets the standards in
33	subsection (a) of this section.
34	(e) This subchapter does not:
35	(1) Modify the authority of the Department of Human Services to
36	enroll eligible individuals who are not program participants in employer

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1	health insurance coverage where cost-effective;
2	(2) Preclude the state from exploring the expanded utility and
3	functionality of the state-administered small business health options program
4	created by the Arkansas Health Insurance Marketplace Act, § 23-61-801 et
5	seq.; or
6	(3) Exempt any plans offered in the small group insurance
7	market, large group insurance market, or individual insurance market from
8	complying with state and federal requirements regarding medical loss ratio.
9	(e) On or before January 1, 2017, the State Insurance Department, the
10	Department of Human Services, and other necessary state agencies may
11	implement the applicable provisions of this section through certification
12	requirements or rule, or both.
13	
14	<u>23-61-1009. Sunset.</u>
15	This subchapter shall expire on December 31, 2021.
16	
17	SECTION 2. Arkansas Code § 20-77-2408 is amended to read as follows:
18	20-77-2408. Effective Date.
19	This subchapter shall be in effect until <del>June 30, 2017, unless amended</del>
20	or extended by the General Assembly December 31, 2016, upon which date the
21	Health Care Independence Program established by the Health Care Independence
22	Act of 2013, § 20-77-2401 et seq., shall terminate, provided however that the
23	Department of Human Services shall cease collection of contributions to
24	independence accounts no later than July 1, 2016.
25	
26	SECTION 3. Arkansas Code § 23-61-805(b), concerning an offset of an
27	assessment fee within the Arkansas Health Insurance Marketplace, is repealed.
28	(b)(l) An assessment may be offset in an amount equal to the amount of
29	the assessment paid to the Arkansas Health Insurance Marketplace against the
30	premium tax payable for the year in which the assessment is levied.
31	(2) An offset shall not be allowed for a penalty assessed under
32	subsection (c) of this section.
33	
34	SECTION 4. Arkansas Code § 26-57-604(a)(l)(B)(ii), concerning the
35	allowance of a credit to be applied against the insurance premium tax, is
36	amended to read as follows:

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1 (ii) However, the credit shall not be applied as an 2 offset against the premium tax on collections resulting from an eligible 3 individual insured under the Health Care Independence Act of 2013, § 20-77-4 2401 et seq., or the Arkansas Health Insurance Marketplace Act, § 23-61-801 et seq., the Arkansas Works Act of 2016, § 23-61-1001 et seq., the Arkansas 5 6 Health Insurance Marketplace Act, § 23-61-801 et seq., or individual 7 qualified health insurance plans, including without limitation stand-alone 8 dental plans, issued through the health insurance marketplace as defined by § 9 23-61-1003. 10 11 SECTION 5. Arkansas Code § 26-57-610(b)(2), concerning the disposition 12 of the insurance premium tax, is amended to read as follows: 13 (2) The taxes based on premiums collected under the Health Care 14 Independence Act of 2013, § 20-77-2401 et seq., and the Arkansas Health 15 Insurance Marketplace Act, § 23-61-801 et seq. the Arkansas Works Act of 16 2016, § 23-61-1001 et seq., the Arkansas Health Insurance Marketplace Act, § 17 23-61-801 et seq., or individual qualified health insurance plans, including without limitation stand-alone dental plans, issued through the health 18 19 insurance marketplace as defined by § 23-61-1003 shall be: 20 (A) At the time of deposit, separately certified by the 21 commissioner to the Treasurer of State for classification and distribution 22 under this section; and 23 (B)(i) Transferred On or before December 31, 2016, 24 transferred to the Health Care Independence Program Trust Fund and used as 25 provided by § 19-5-1141; and 26 (ii) On and after January 1, 2017, transferred to 27 the Arkansas Works Program Trust Fund and used as required by the Arkansas 28 Works Program Trust Fund; 29 30 SECTION 6. Arkansas Code Title 19, Chapter 5, Subchapter 11, is 31 amended to add an additional section to read as follows: 32 19-5-1146. Arkansas Works Program Trust Fund. (a) There is created on the books of the Treasurer of State, the 33 Auditor of State, and the Chief Fiscal Officer of the State a trust fund to 34 35 be known as the "Arkansas Works Program Trust Fund". 36 (b) The fund shall consist of:

1	(1) Moneys saved and accrued under the Arkansas Works Act of
2	2016, § 23-61-1001 et seq., including without limitation:
3	(A) Increases in premium tax collections; and
4	(B) Other spending reductions resulting from the Arkansas
5	Works Act of 2016, § 23-61-1001 et seq.; and
6	(2) Other revenues and funds authorized by law.
7	(c) The Department of Human Services shall use the fund to pay for
8	future obligations under the Arkansas Works Program created by the Arkansas
9	Works Act of 2016, § 23-61-1001 et seq.
10	
11	SECTION 7. Arkansas Code § 19-5-1141, concerning the Health Care
12	Independence Program Trust Fund, is amended to add an additional subsection
13	to read as follows:
14	(d)(1) The Health Care Independence Program Trust Fund expires on
15	January 1, 2017.
16	(2) Any balance in the Health Care Independence Program Trust
17	Fund on January 1, 2017, shall be transferred by the Chief Fiscal Officer of
18	the State on his or her books and the books of the Treasurer of State and the
19	Auditor of the State to the Arkansas Works Program Trust Fund.
20	
20	
20 21	SECTION 8. EFFECTIVE DATE.
	SECTION 8. <u>EFFECTIVE DATE.</u> Section 3 and Section 4 of this act are effective on and after January
21	
21 22	Section 3 and Section 4 of this act are effective on and after January
21 22 23	Section 3 and Section 4 of this act are effective on and after January
21 22 23 24	Section 3 and Section 4 of this act are effective on and after January 1, 2017.
21 22 23 24 25	Section 3 and Section 4 of this act are effective on and after January 1, 2017. SECTION 9. EMERGENCY CLAUSE. It is found and determined by the
21 22 23 24 25 26	Section 3 and Section 4 of this act are effective on and after January 1, 2017. SECTION 9. EMERGENCY CLAUSE. It is found and determined by the General Assembly of the State of Arkansas that the federal laws established
21 22 23 24 25 26 27	Section 3 and Section 4 of this act are effective on and after January 1, 2017. SECTION 9. EMERGENCY CLAUSE. It is found and determined by the General Assembly of the State of Arkansas that the federal laws established by Pub. L. No. 111-148, have caused disruptive challenges to the State of
21 22 23 24 25 26 27 28	Section 3 and Section 4 of this act are effective on and after January 1, 2017. SECTION 9. EMERGENCY CLAUSE. It is found and determined by the General Assembly of the State of Arkansas that the federal laws established by Pub. L. No. 111-148, have caused disruptive challenges to the State of Arkansas in the health insurance industry and the medical assistance
21 22 23 24 25 26 27 28 29	Section 3 and Section 4 of this act are effective on and after January 1, 2017. SECTION 9. EMERGENCY CLAUSE. It is found and determined by the General Assembly of the State of Arkansas that the federal laws established by Pub. L. No. 111-148, have caused disruptive challenges to the State of Arkansas in the health insurance industry and the medical assistance industry; that the Arkansas Works Program utilizes the private insurance
21 22 23 24 25 26 27 28 29 30	Section 3 and Section 4 of this act are effective on and after January 1, 2017. SECTION 9. EMERGENCY CLAUSE. It is found and determined by the General Assembly of the State of Arkansas that the federal laws established by Pub. L. No. 111-148, have caused disruptive challenges to the State of Arkansas in the health insurance industry and the medical assistance industry; that the Arkansas Works Program utilizes the private insurance market to improve access to health insurance, enhances quality of health
21 22 23 24 25 26 27 28 29 30 31	Section 3 and Section 4 of this act are effective on and after January 1, 2017. SECTION 9. EMERGENCY CLAUSE. It is found and determined by the General Assembly of the State of Arkansas that the federal laws established by Pub. L. No. 111-148, have caused disruptive challenges to the State of Arkansas in the health insurance industry and the medical assistance industry; that the Arkansas Works Program utilizes the private insurance market to improve access to health insurance, enhances quality of health insurance, and reduces health insurance and medical assistance costs; that
21 22 23 24 25 26 27 28 29 30 31 32	Section 3 and Section 4 of this act are effective on and after January 1, 2017. SECTION 9. EMERGENCY CLAUSE. It is found and determined by the General Assembly of the State of Arkansas that the federal laws established by Pub. L. No. 111-148, have caused disruptive challenges to the State of Arkansas in the health insurance industry and the medical assistance industry; that the Arkansas Works Program utilizes the private insurance market to improve access to health insurance, enhances quality of health insurance, and reduces health insurance and medical assistance costs; that the Arkansas Works Program requires private insurance companies and employers
21 22 23 24 25 26 27 28 29 30 31 32 33	Section 3 and Section 4 of this act are effective on and after January 1, 2017. SECTION 9. EMERGENCY CLAUSE. It is found and determined by the General Assembly of the State of Arkansas that the federal laws established by Pub. L. No. 111-148, have caused disruptive challenges to the State of Arkansas in the health insurance industry and the medical assistance industry; that the Arkansas Works Program utilizes the private insurance market to improve access to health insurance, enhances quality of health insurance, and reduces health insurance and medical assistance costs; that the Arkansas Works Program requires private insurance companies and employers to create, present, implement, and market a new type of health insurance

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1	other resources into the development of new health insurance policies.
2	Therefore, an emergency is declared to exist, and this act being immediately
3	necessary for the preservation of the public peace, health, and safety shall
4	become effective on:
5	(1) The date of its approval by the Governor;
6	(2) If the bill is neither approved nor vetoed by the Governor,
7	the expiration of the period of time during which the Governor may veto the
8	bill; or
9	(3) If the bill is vetoed by the Governor and the veto is
10	overridden, the date the last house overrides the veto.
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12	/s/Collins
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15	APPROVED: 4/8/2016
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