Stricken language would be deleted from and underlined language would be added to present law. Act 389 of the Regular Session

1	State of Arkansas	
2	92nd General Assembly A Bill	
3	Regular Session, 2019 SENATE BILL 3	368
4		
5	By: Senator Rapert	
6	By: Representative Gazaway	
7		
8	For An Act To Be Entitled	
9	AN ACT TO MAKE TECHNICAL CORRECTIONS TO TITLE 20 OF	
10	THE ARKANSAS CODE CONCERNING PUBLIC HEALTH AND	
11	WELFARE; AND FOR OTHER PURPOSES.	
12		
13	Subtitle	
14		
15	TO MAKE TECHNICAL CORRECTIONS TO TITLE 20	
16 17	OF THE ARKANSAS CODE CONCERNING PUBLIC	
17	HEALTH AND WELFARE.	
19		
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
21	DE II ENACIED DI THE GENERAL AGGENDET OF THE STATE OF ARRANGAS.	
22	SECTION 1. Arkansas Code Title 20, Chapter 2, Subchapter 1, is amende	ed
23	to replace a repealed section and reorganize the subchapter to read as	
24	follows.	
25	20-2-106. Report on health disparities.	
26	On or before October 1 each year, the Arkansas Minority Health	
27	Commission shall report to the Governor, the Speaker of the House of	
28	Representatives, the President Pro Tempore of the Senate, the Chair of the	
29	House Committee on Public Health, Welfare, and Labor, and the Chair of the	
30	Senate Committee on Public Health, Welfare, and Labor without limitation:	
31	(1) Summarizing the previous year's work under § 20-2-103(a)(5)	<u>)</u>
32	and (6);	
33	(2) Describing reductions in disparities in health and health	
34	care in this state; and	
35	(3) Outlining plans for continuing and expanding in the coming	
36	year the program to reduce disparities in health and health care in this	



Ţ	<u>state.</u>
2	
3	SECTION 2. Arkansas Code § 20-2-107 is repealed to replace a repealed
4	section and reorganize the subchapter.
5	20-2-107. Report on health disparities.
6	On or before October 1 each year, the Arkansas Minority Health
7	Commission shall report to the Covernor, the Speaker of the House of
8	Representatives, the President Pro Tempore of the Senate, the Chair of the
9	House Committee on Public Health, Welfare, and Labor, and the Chair of the
10	Senate Committee on Public Health, Welfare, and Labor without limitation:
11	(1) Summarizing the previous year's work under § 20-2-103(a)(5)
12	and (6);
13	(2) Describing reductions in disparities in health and health
14	care in this state; and
15	(3) Outlining plans for continuing and expanding in the coming
16	year the program to reduce disparities in health and health care in this
17	state.
18	
19	SECTION 3. Arkansas Code § 20-7-202(2), concerning the definition of
20	"board" under the Arkansas Health Department Building and Local Grant Act, is
21	repealed to conform to the Arkansas Code style.
22	(2) "Board" means the State Board of Health;
23	
24	SECTION 4. Arkansas Code § 20-7-202(5), concerning the definition of
25	"department" under the Arkansas Health Department Building and Local Grant
26	Act, is repealed to conform to the Arkansas Code style.
27	(5) "Department" means the Department of Health;
28	
29	SECTION 5. Arkansas Code § 20-7-403(3), concerning the definition of
30	"board" under the Department of Health Public Health Laboratory Act of 2003,
31	is repealed to conform to the Arkansas Code style.
32	(3) "Board" means the State Board of Health;
33	
34	SECTION 6. Arkansas Code § 20-7-403(7), concerning the definition of
35	"director" under the Department of Health Public Health Laboratory Act of
36	2003, is repealed to conform to the Arkansas Code style.

1	(7) "Director" means the Director of the Department of Health;
2	
3	SECTION 7. Arkansas Code § 20-8-101(1), concerning the definition of
4	"agency" regarding the Health Services Permit Agency, is repealed to conform
5	to the Arkansas Code style.
6	(1) "Agency" means the Health Services Permit Agency;
7	
8	SECTION 8. Arkansas Code § 20-8-101(3), concerning the definition of
9	"commission" regarding the Health Services Permit Agency, is repealed to
10	conform to the Arkansas Code style.
11	(3) "Commission" means the Health Services Permit Commission;
12	
13	SECTION 9. Arkansas Code § 20-8-101(5), concerning the definition of
14	"director" regarding the Health Services Permit Agency, is repealed to
15	conform to the Arkansas Code style.
16	(5) "Director" means the Director of the Health Services Permit
17	Agency;
18	
19	SECTION 10. Arkansas Code § 20-8-201 is amended to ensure respectful
20	language is used to read as follows:
21	20-8-201. Legislative intent.
22	(a) It is declared and found that a major problem facing medicine and
23	the public health and welfare is the absence of an adequate program to assist
24	in the treatment and rehabilitation of persons suffering from with congenital
25	or acquired spinal cord dysfunction.
26	(b)(1) It has been found that no fewer than one thousand one hundred
27	(1,100) Arkansas residents presently $\frac{\text{suffer from have}}{\text{suffer from have}}$ spinal cord injury or
28	damage, and it is estimated that at least one hundred twenty (120) Arkansans
29	experience serious injury or congenital dysfunction of the spinal cord
30	annually.
31	(2) Furthermore, it has been found that a fully coordinated
32	approach to the early recognition, the emergency care and transportation, the
33	definitive treatment and rehabilitation, and the long-term management
34	direction and support of such persons persons with congenital or acquired
35	spinal cord dysfunction is presently lacking and yet is essential to
36	guaranteeing these nationts persons with congenital or acquired spinal cord

- dysfunction the best possible opportunity to minimize mortality, morbidity, and permanent disability.
- 3 (3) It is further recognized that the enormous cost for medical services, hospitalization, and rehabilitative care of spinal cord injured persons with congenital or acquired spinal cord dysfunction makes it extremely difficult, and often financially impossible, for persons of moderate or modest means to secure adequate medical and rehabilitative services, and in most cases, services are financially possible only by the very wealthy, if at all.
- 10 (4) Therefore, to guarantee the best possible opportunity for
 11 minimizing the mortality, morbidity, and permanent disability of persons due
 12 to spinal cord injury or dysfunction, it is essential that the state develop
 13 develops a program to:

- (A) Provide for complete identification and visible integration of the numerous complex funding mechanisms which are applicable to the needs of a particular <u>individual person</u> at each overlapping stage of treatment and rehabilitation and provide financial assistance when necessary to fill a specific identified gap in funding a portion of the coordinated treatment and rehabilitation plan of a specified <u>patient person</u> when the <u>patient's person's</u> own financial resources are insufficient to meet such requirements;
- (B) Authorize the development and operation of an Arkansas spinal cord treatment center and system which will integrate present treatment and rehabilitative capabilities and develop additional service capabilities as necessary to guarantee the availability of continuously current and evolving new processes in state-of-the-art treatment and rehabilitative services to all spinal cord disabled Arkansans who have congenital or acquired spinal cord dysfunction; and
- (C) Provide for full coordination of treatment and rehabilitation efforts from problem recognition through progressive rehabilitation and for as long as a need for these specialized services shall exist.

SECTION 11. Arkansas Code Title 20, Chapter 8, Subchapter 6, is repealed as the Alzheimer's Advisory Council expired on September 30, 2017.

36 Subchapter 6 - Alzheimer's Advisory Council

1	
2	20-8-601. Findings.
3	(a) The General Assembly finds that:
4	(1) Alzheimer's disease is a progressive and fatal brain diseas
5	that destroys brain cells and causes problems with memory, thinking, and
6	behavior;
7	(2) More than five million four hundred thousand (5,400,000)
8	Americans now have Alzheimer's disease;
9	(3) Alzheimer's disease is the most common form of dementia and
10	is the sixth leading cause of death in the United States; and
11	(4) No cure exists for Alzheimer's disease, but treatments for
12	symptoms used in conjunction with appropriate services and support can
13	improve the quality of life for those living with the disease.
14	(b) This section shall expire on September 30, 2017.
15	
16	20-8-602. Alzheimer's Advisory Council - Creation - Membership.
17	(a) There is created the Alzheimer's Advisory Council, to consist of
18	twenty-three (23) members as follows:
19	(1) Five (5) members appointed by the Speaker of the House of
20	Representatives as follows:
21	(A) Two (2) members of the House of Representatives;
22	(B) One (1) member who has been diagnosed with Alzheimer'
23	disease;
24	(C) One (1) member to represent the healthcare provider
25	community; and
26	(D) One (1) member to represent the adult day services
27	industry;
28	(2) Five (5) members appointed by the President Pro Tempore of
29	the Senate as follows:
30	(A) Two (2) members of the Senate;
31	(B) One (1) member who is a paid caregiver of a person
32	with Alzheimer's disease;
33	(C) One (1) member to represent the assisted living
34	industry; and
35	(D) One (1) member who is a scientist who specializes in
26	Alphaiman's disease mesearch.

1	(3) Four (4) members appointed by the Governor as tollows:
2	(A) One (1) member who is a physician caring for persons
3	diagnosed with Alzheimer's disease;
4	(B) One (1) member to represent the nursing facility
5	industry;
6	(C) One (1) member who is a person active in the state
7	chapter of the Alzheimer's Association; and
8	(D) One (1) member who is a person active in the
9	Alzheimer's Arkansas Programs and Services; and
10	(4) Nine (9) members as follows:
11	(A) The Director of the Department of Health or his or he
12	designee;
13	(B) The Director of the Department of Human Services or
14	his or her designee;
15	(C) The Director of the Division of Aging, Adult, and
16	Behavioral Health Services of the Department of Human Services or his or her
17	designee;
18	(D) The Director of the Arkansas Center for Health
19	Improvement or his or her designee;
20	(E) The Director of the Department of Workforce Services
21	or his or her designee; and
22	(F) Four (4) members appointed by the state chapter of the
23	Alzheimer's Association to represent Arkansas families that have been
24	affected by Alzheimer's disease.
25	(b) Members of the council shall be appointed by September 1, 2011.
26	(c)(l) Members of the council shall serve at the pleasure of their
27	appointing authorities.
28	(2) A vacancy on the council shall be filled by the original
29	appointing authority.
30	(d)(1) The Speaker of the House of Representatives and the President
31	Pro Tempore of the Senate shall each designate a cochair from among the
32	members of the council.
33	(2) The cochairs shall jointly call the first meeting of the
34	council. ←
35	(e)(1) A majority of the members of the council shall constitute a
36	quorum.

1	(2) A majority vote of the members present is required for any
2	action of the council.
3	(f) Council meetings shall be held in Pulaski County, Arkansas, and at
4	other locations in the state as the council shall deem necessary.
5	(g) The Bureau of Legislative Research shall provide staff support to
6	the council as necessary to assist the council in the performance of its
7	duties.
8	(h) Legislative members of the council shall be reimbursed for
9	expenses and per diem at the same rate and from the same source as provided
10	by law for members of the General Assembly attending meetings of the interim
11	committees.
12	(i) This section shall expire on September 30, 2017.
13	
14	20-8-603. Duties.
15	(a) The Alzheimer's Advisory Council shall:
16	(1) Assess the current and future impact of Alzheimer's disease
17	and other types of dementia on the residents of the State of Arkansas;
18	(2) Examine the existing industries, services, and resources
19	addressing the needs of persons living with Alzheimer's disease, their
20	families, and caregivers; and
21	(3) Develop a strategy to mobilize a state response to the
22	public health crisis created by Alzheimer's disease and other types of
23	dementia.
24	(b) This section shall expire on September 30, 2017.
25	
26	20-8-604. Reports.
27	(a) The Alzheimer's Advisory Council shall present a draft of
28	assessments and recommendations for meeting the Alzheimer's disease needs in
29	the State of Arkansas to the House Committee on Public Health, Welfare, and
30	Labor and the Senate Committee on Public Health, Welfare, and Labor on or
31	before October 1 of each even-numbered year.
32	(b) This section shall expire on September 30, 2017.
33	
34	SECTION 12. Arkansas Code § 20-9-211(b), concerning the construction
35	program for health facilities services and federal funds, is amended to
36	remove an obsolete trust fund name to read as follows:

1	(b) Money received from the United States Government for a
2	construction project shall be deposited with the Treasurer of State as a
3	trust fund designated the "Hospital and Medical Facilities Construction
4	Fund". The fund shall be separate from all public funds of the state and
5	shall be used solely for payments due applicants for work performed or
6	purchases made in carrying out approved projects.
7	
8	SECTION 13. Arkansas Code § 20-9-902(1), concerning the definition of
9	"board" regarding utilization review, is repealed to conform to the Arkansas
10	Code style.
11	(1) "Board" means the State Board of Health;
12	
13	SECTION 14. Arkansas Code § 20-10-222(b), concerning the construction
14	program for medical facilities and federal funds, is amended to remove an
15	obsolete trust fund name to read as follows:
16	(b) Money received from the United States Government for a
17	construction project shall be deposited with the Treasurer of State as a
18	trust fund designated "Hospital and Medical Facilities Construction Fund".
19	The fund shall be separate and apart from all public funds of the state and
20	shall be used solely for payments due to applicants for work performed or
21	purchases made in carrying out approved projects.
22	
23	SECTION 15. Arkansas Code § 20-10-234 is repealed to remove an
24	obsolete statute.
25	20-10-234. Relicensing bed capacity.
26	A long-term care facility that reduced its licensed bed capacity within
27	the past forty (40) months from April 2, 1997, may relicense those beds by
28	paying the license fees applicable for that period of time.
29	
30	SECTION 16. Arkansas Code § 20-10-802(12), concerning exceptions from
31	licensing requirements for home healthcare services, is amended to ensure
32	respectful language is used to read as follows:
33	(12) Persons providing services to one (1) or more
34	developmentally disabled persons with a developmental disability, as defined
35	in § 20-48-101, under a license or certificate from the Division of

Developmental Disabilities Services of the Department of Human Services.

1	
2	SECTION 17. Arkansas Code § 20-10-1202(3), concerning the definition
3	of "board" regarding the protection of long-term care facility residents,
4	is repealed to conform to the Arkansas Code style.
5	(3) "Board" means the Long-Term Gare Facility Advisory Board
6	created by § 20-10-301 [repealed];
7	
8	SECTION 18. Arkansas Code § 20-10-1202(5), concerning the definition
9	of "department" regarding the protection of long-term care facility
10	residents, is repealed to conform to the Arkansas Code style.
11	(5) "Department" means the Department of Human Services;
12	
13	SECTION 19. Arkansas Code § 20-10-1202(7), concerning the definition
14	of "OLTC" regarding the protection of long-term care facility residents, is
15	repealed to conform to the Arkansas Code style.
16	(7) "OLTC" means the Office of Long-Term Care created by § 20-
17	10-202;
18	
19	SECTION 20. Arkansas Code § 20-10-1601(1) and (2), concerning the
20	definitions of "director" and "division" regarding the quality assurance
21	levy, are repealed to conform to the Arkansas Code style.
22	(1) "Director" means the Director of the Division of Medical
23	Services of the Department of Human Services;
24	(2) "Division" means the Division of Medical Services;
25	
26	SECTION 21. Arkansas Code § 20-10-1703(4), concerning the definition
27	of "department" within the Arkansas Assisted Living Act, is repealed to
28	conform to the Arkansas Code style.
29	(4) "Department" means the Department of Human Services and its
30	divisions and offices;
31	
32	SECTION 22. Arkansas Code § 20-10-2003(3), concerning the definition
33	of "department" within the Unlicensed Long-Term Care Facilities Act, is
34	repealed to conform to the Arkansas Code style.
35	(3) "Department" means the Department of Human Services and its
26	divisions and affices.

1	
2	SECTION 23. Arkansas Code § 20-12-202(1) and (2), concerning the
3	definitions of "board" and "fund" regarding rural medical clinic loans, are
4	repealed to conform to the Arkansas Code style.
5	(1) "Board" means the State Board of Finance;
6	(2) "Fund" means the Rural Medical Clinic Revolving Loan Fund;
7	
8	SECTION 24. Arkansas Code § 20-13-503(3) and (4), concerning the
9	definitions of "department" and "director" regarding poison control, drug
10	information, and toxicological laboratory services, are repealed to conform
11	to the Arkansas Code style.
12	(3) "Department" means the Department of Health;
13	(4) "Director" means the Director of the Department of Health;
14	
15	SECTION 25. Arkansas Code § 20-13-505(a)(3), concerning the authority
16	of the Director of the Department of Health regarding poison control, drug
17	information, and toxicological laboratory services, is amended to clarify the
18	system to read as follows:
19	(3) Authorize any component within the PC-DI-TL services system
20	to employ experts and consultants and compensate those individuals at rates
21	determined by the director in consultation with component representatives of
22	the University of Arkansas for Medical Sciences; and
23	
24	SECTION 26. Arkansas Code § 20-13-803 is repealed to conform to the
25	Arkansas Code style.
26	20-13-803. Definitions.
27	As used in this subchapter:
28	(1) "Department" means the Department of Health; and
29	(2) "EMS Division" means the Division of Emergency Medical
30	Services of the Department of Health.
31	
32	SECTION 27. Arkansas Code § 20-13-901(2) and (3), concerning the
33	definitions of "board" and "department" regarding the Arkansas Emergency
34	Medical Services Do Not Resuscitate Act, are repealed to conform to the
35	Arkansas Code style.
36	(2) "Board" means the State Board of Health;

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1
                 (3) "Department" means the Department of Health;
 2
 3
           SECTION 28. Arkansas Code § 20-13-1106 is amended to clarify a list to
 4
     read as follows:
 5
           20-13-1106. Disqualifying offenses - Waiver.
 6
           (a) Except as provided in subdivision (e)(1) of this section, the
 7
     Division of EMS and Trauma Systems of the Department of Health shall issue a
8
     determination that a person is disqualified from certification or
9
     recertification if the person has been found guilty of or has pleaded guilty
10
     or nolo contendere to any of the offenses listed in subsection (b) of this
11
     section, including offenses for which the record has been expunged. However,
12
     the Division of EMS and Trauma Systems shall forward a request for a waiver
13
     to the Director of the Department of Health on all applicants who have been
14
     convicted of the crimes listed in subsection (b) of this section if five (5)
15
     years have passed since the conviction, if five (5) years have passed since
     release from custodial confinement, or if the applicants are currently
16
17
     certified emergency medical technicians, prior to making the final
18
     determination on certification or recertification. These individuals will not
19
     be suspended prior to the director's making the final determination.:
20
           \frac{(b)(1)}{(1)}(1)(A) Capital murder as prohibited in § 5-10-101;
21
                 (2)(B) Murder in the first degree as prohibited in § 5-10-102
22
     and murder in the second degree as prohibited in § 5-10-103;
23
                 (3)(C) Manslaughter as prohibited in § 5-10-104;
24
                 (4)(D) Negligent homicide as prohibited in § 5-10-105;
25
                 (5)(E) Kidnapping as prohibited in § 5-11-102;
26
                 (6)(F) False imprisonment in the first degree as prohibited in §
27
     5-11-103;
28
                 (7)(G) Permanent detention or restraint as prohibited in § 5-11-
29
     106;
                 (8) (H) Robbery as prohibited in § 5-12-102;
30
31
                 (9)(I) Aggravated robbery as prohibited in § 5-12-103;
32
                 (10)(J) Battery in the first degree as prohibited in § 5-13-201;
33
                 (11)(K) Aggravated assault as prohibited in § 5-13-204;
34
                 (12)(L) Introduction of a controlled substance into the body of
     another person as prohibited in § 5-13-210;
35
36
                 (13)(M) Terroristic threatening in the first degree as
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1
     prohibited in § 5-13-301(a);
                 \frac{(14)(N)}{(N)} Rape as prohibited in § 5-14-103;
 2
 3
                 (15)(0) Sexual indecency with a child as prohibited in § 5-14-
 4
     110;
 5
                 (16)(P) Sexual assault in the first degree, second degree, third
 6
     degree, and fourth degree as prohibited in \S 5-14-124 - 5-14-127;
 7
                 \frac{(17)}{(Q)} Incest as prohibited in § 5-26-202;
8
                 (18)(R) Offenses against the family as prohibited in §§ 5-26-303
9
     - 5-26-306:
10
                 (19)(S) Endangering the welfare of an incompetent person in the
11
     first degree as prohibited in § 5-27-201;
12
                 (20)(T) Endangering the welfare of a minor in the first degree
13
     as prohibited in § 5-27-205;
14
                 (21)(U) Permitting child abuse as prohibited in § 5-27-221(a);
15
                 (22)(V) Engaging children in sexually explicit conduct for use
     in visual or print media medium, transportation of minors for prohibited
16
17
     sexual conduct, pandering or possessing visual or print medium depicting
18
     sexually explicit conduct involving a child, or use of a child or consent to
19
     use of a child in a sexual performance by producing, directing, or promoting
20
     a sexual performance by a child as prohibited in \S\S 5-27-303 - 5-27-305, 5-
21
     27-402, and 5-27-403;
22
                 (23)(W) Felony adult abuse as prohibited in § 5-28-103;
23
                 \frac{(24)}{(X)} Theft of property as prohibited in § 5-36-103;
24
                 \frac{(25)}{(Y)} Theft by receiving as prohibited in § 5-36-106;
25
                 \frac{(26)(Z)}{(Z)} Arson as prohibited in § 5-38-301;
26
                 \frac{(27)}{(AA)} Burglary as prohibited in § 5-39-201;
27
                 (28)(BB) Felony violation of the Uniform Controlled Substances
     Act, \S\S 5-64-101 - 5-64-608, as prohibited in:
28
29
                       \frac{(A)}{(i)} The former § 5-64-401; and
30
                       (B)(ii) Sections 5-64-419 - 5-64-442;
31
                 (29)(CC) Promotion of prostitution in the first degree as
32
     prohibited in § 5-70-104;
33
                 (30)(DD) Stalking as prohibited in § 5-71-229;
34
                 (31)(EE) Criminal attempt, criminal complicity, criminal
35
     solicitation, or criminal conspiracy as prohibited in §§ 5-3-201, 5-3-202, 5-
36
     3-301, and 5-3-401 to commit any of the offenses listed in this subsection;
```

1 (32) (FF) Driving or boating while intoxicated, as prohibited in 2 \S 5-65-103, that is a: 3 $\frac{(A)}{(i)}$ Felony; and 4 (B)(ii) Fourth or subsequent offense; 5 (33)(GG) Computer child pornography as prohibited in § 5-27-603; 6 (34)(HH) Computer exploitation of a child in the first degree as 7 prohibited in § 5-27-605; and 8 (35)(II) Aggravated assault upon a law enforcement officer or an 9 employee of a correctional facility, as prohibited in § 5-13-211, if a Class 10 Y felony; and 11 (36)(JJ) Sexual extortion, as prohibited in § 5-14-113. 12 (2)(A) However, the Division of EMS and Trauma Systems shall 13 forward a request for a waiver to the Director of the Department of Health on all applicants who have been convicted of the crimes of this section if five 14 15 (5) years have passed since the conviction, if five (5) years have passed since release from custodial confinement, or if the applicants are currently 16 17 certified emergency medical technicians, prior to making the final 18 determination on certification or recertification. 19 (B) These individuals will not be suspended prior to the 20 director's making the final determination. 21 (e)(b) An applicant shall not be disqualified from certification or 22 recertification when the applicant has been found guilty of or has pleaded 23 guilty or nolo contendere to a misdemeanor if the offense: 24 (1) Did not involve exploitation of an adult, abuse of a person, 25 neglect of a person, or sexual contact; or 26 (2) Was not committed while performing the duties of an 27 emergency medical technician. 28 $\frac{(d)(1)}{(c)(1)}$ The provisions of this section may be waived by the 29 Department of Health upon written request by the person who is the subject of 30 the criminal history check. 31 (2) The written request for waiver shall be mailed to the 32 director within fifteen (15) calendar days after receipt of the determination 33 by the Department of Health. 34 (3) Factors to be considered before granting a waiver shall 35 include, but not be limited to:

(A) The age at which the crime was committed;

1	(B) The circumstances surrounding the crime;
2	(C) The length of time since the adjudication of guilt;
3	(D) The person's subsequent work history;
4	(E) The person's employment references;
5	(F) The person's character references; and
6	(G) Any other evidence demonstrating that the person does
7	not pose a threat to the health or safety of persons to be cared for.
8	$\frac{(e)(1)(d)(1)}{(e)(d)(d)}$ For purposes of this section, an expunged record of a
9	conviction or plea of guilty or nolo contendere to an offense listed in
10	subsection (b) of this section shall not be considered a conviction, guilty
11	plea, or nolo contendere plea to the offense unless the offense is also
12	listed in subdivision (e)(2) of this section.
13	(2) Because of the serious nature of the offenses and the close
14	relationship to the type of work that is to be performed, the following shall
15	result in permanent disqualification:
16	(A) Capital murder as prohibited in § 5-10-101;
17	(B) Murder in the first degree as prohibited in $\S 5-10-102$
18	and murder in the second degree as prohibited in § 5-10-103;
19	(C) Kidnapping as prohibited in § 5-11-102;
20	(D) Rape as prohibited in § 5-14-103;
21	(E) Sexual assault in the first degree as prohibited in §
22	5-14-124 and sexual assault in the second degree as prohibited in § 5-14-125;
23	(F) Endangering the welfare of a minor in the first degree
24	as prohibited in \S 5-27-205 and endangering the welfare of a minor in the
25	second degree as prohibited in § 5-27-206;
26	(G) Incest as prohibited in § 5-26-202;
27	(H) Arson as prohibited in § 5-38-301;
28	(I) Endangering the welfare of an incompetent person in
29	the first degree as prohibited in § 5-27-201;
30	(J) Adult abuse that constitutes a felony as prohibited in
31	§ 5-28-103;
32	(K) Aggravated assault upon a law enforcement officer or
33	an employee of a correctional facility, as prohibited in § 5-13-211, if a
34	Class Y felony; and
35	(L) Sexual extortion, as prohibited in \S 5-14-113.
36	

1	SECTION 29. Arkansas Code § 20-13-1201(2) and (3), concerning the
2	definitions of "department" and "director" regarding the vaccination program
3	for first responders, are repealed to conform to the Arkansas Code style.
4	(2) "Department" means the Department of Health;
5	(3) "Director" means the Director of the Department of Health;
6	
7	SECTION 30. Arkansas Code § 20-15-1102(1), concerning the definition
8	of "department" regarding the Newborn Infant Hearing Screening Program,
9	is repealed to conform to the Arkansas Code style.
10	(1) "Department" means the Department of Health;
11	
12	SECTION 31. Arkansas Code § 20-15-1102(4), concerning the definition
13	of "program" regarding the Newborn Infant Hearing Screening Program, is
14	repealed to conform to the Arkansas Code style.
15	(4) "Program" means the Newborn Infant Hearing Screening
16	Program;
17	
18	SECTION 32. Arkansas Code § 20-15-1201 is amended to conform to the
19	Arkansas Code style to read as follows:
20	20-15-1201. Definitions.
21	As used in this subchapter+,
22	(1) "Board" means the State Board of Health;
23	(2) "Department" means the Department of Health; and
24	(3) "Provider" "provider" means any healthcare professional who
25	has direct or supervisory responsibility for the delivery of immunizations.
26	
27	SECTION 33. Arkansas Code § 20-15-1502(3)-(5), concerning the
28	definitions of "board", "director", and "department" regarding the Universal
29	Newborn Hearing Screening, Tracking, and Intervention Program and the
30	Universal Newborn Hearing Screening, Tracking, and Intervention Advisory
31	Board, are repealed to conform to the Arkansas Code style.
32	(3) "Board" means the Universal Newborn Hearing Screening,
33	Tracking, and Intervention Advisory Board;
34	(4) "Director" means the Director of the Department of Health;
35	(5) "Department" means the Department of Health;
36	

1	SECTION 34. Arkansas Code § 20-18-701(3), concerning the definition of
2	"department" regarding the Putative Father Registry, is repealed to conform
3	to the Arkansas Code style.
4	(3) "Department" means the Department of Health;
5	
6	SECTION 35. Arkansas Code § 20-20-203(9) and (10), concerning the
7	definitions of "equipment" and "EPA" within the Arkansas Pesticide Use and
8	Application Act, are amended to conform to the Arkansas Code style to read as
9	follows:
10	(9) "EPA" means the United States Environmental Protection
11	Agency;
12	$\frac{(9)(A)(10)(A)}{(10)(A)}$ "Equipment" means any type of ground, water, or
13	aerial equipment or contrivance using motorized, mechanical, or pressurized
14	power and used to apply any pesticide on land and on anything that may be
15	growing, habitating, or stored on or in land.
16	(B) "Equipment" shall does not include any pressurized
17	hand-sized household apparatus used to apply any pesticide or any equipment
18	or contrivance of which the person who is applying the pesticide is the
19	source of power or energy in making the pesticide application;
20	(10) "EPA" means the United States Environmental Protection
21	Agency;
22	
23	SECTION 36. Arkansas Code § 20-21-203(4), concerning the definition of
24	"agency" regarding ionizing radiation, is repealed to conform to the Arkansas
25	Code style.
26	(4) "Agency" means the State Radiation Control Agency;
27	
28	SECTION 37. Arkansas Code § 20-21-203(6), concerning the definition of
29	"board" regarding ionizing radiation, is repealed to conform to the Arkansas
30	Code style.
31	(6) "Board" means the State Board of Health;
32	
33	SECTION 38. Arkansas Code § 20-21-203(18), concerning the definition
34	of "director" regarding ionizing radiation, is repealed to conform to the
35	Arkansas Code style.
36	(18) "Director" means the Director of the Department of Health;

1	
2	SECTION 39. Arkansas Code § 20-22-802(1), concerning the definition of
3	"board" regarding fire protection services, is repealed to conform to the
4	Arkansas Code style.
5	(1) "Board" means the Arkansas Fire Protection Services Board;
6	
7	SECTION 40. Arkansas Code § 20-22-802(3), concerning the definition of
8	"director" regarding fire protection services, is repealed to conform to the
9	Arkansas Code style.
10	(3) "Director" means the Director of the Office of Fire
11	Protection Services;
12	
13	SECTION 41. Arkansas Code § 20-24-101(3), concerning the definition of
14	"board" regarding the safety of elevators, dumbwaiters, and escalators, is
15	repealed to conform to the Arkansas Code style.
16	(3) "Board" means the Elevator Safety Board;
17	
18	SECTION 42. Arkansas Code § 20-24-101(5) and (6), concerning the
19	definitions of "department" and "director" regarding the safety of elevators,
20	dumbwaiters, and escalators, are repealed to conform to the Arkansas Code
21	style.
22	(5) "Department" means the Department of Labor;
23	(6) "Director" means the Director of the Department of Labor;
24	
25	SECTION 43. Arkansas Code § 20-25-102(4), concerning the definition of
26	"director" within the Arkansas Manufactured Homes Standards Act, is repealed
27	to conform to the Arkansas Code style.
28	(4) "Director" means the Director of the Arkansas Manufactured
29	Home Commission;
30	
31	SECTION 44. Arkansas Code § 20-27-602(1)-(3), concerning the
32	definitions of "department", "board", and "director" regarding lead poisoning
33	prevention, are repealed to conform to the Arkansas Code style.
34	(1) "Department" means the Department of Health;
35	(2) "Board" means the State Board of Health;
36	(3) "Director" means the Director of the Department of Health or

1	his or her authorized delegate or representative;
2	
3	SECTION 45. Arkansas Code § 20-27-1003(9) and (10), concerning the
4	definitions of "department" and "director" regarding the removal of asbestos
5	material, are repealed to conform to the Arkansas Code style.
6	(9) "Department" means the Arkansas Department of Environmental
7	Quality;
8	(10) "Director" means the Director of the Arkansas Department of
9	Environmental Quality;
10	
11	SECTION 46. Arkansas Code § 20-27-1201(a)(1), concerning the
12	definition of "department" regarding sewage disposal plans and fees, is
13	repealed to conform to the Arkansas Code style.
14	(1) "Department" means the Department of Health;
15	
16	SECTION 47. Arkansas Code § 20-27-1302(4) and (5), concerning the
17	definitions of "department" and "director" within the Arkansas Quarry and
18	Open Pit Mine Blasting Control Act, are repealed to conform to the Arkansas
19	Code style.
20	(4) "Department" means the Department of Labor;
21	(5) "Director" means the Director of the Department of Labor;
22	
23	SECTION 48. Arkansas Code § 20-27-2701(2) and (3), concerning the
24	definitions of "department" and "director" regarding unlawful sale of
25	bedding, are repealed to conform to the Arkansas Code style.
26	(2) "Department" means the Department of Health;
27	(3) "Director" means the Director of the Department of Health;
28	
29	SECTION 49. Arkansas Code § 20-30-101(2), concerning the definition of
30	"department" regarding regulation of swimming pools, is repealed to conform
31	to the Arkansas Code style.
32	(2) "Department" means the Department of Health or, when the
33	context requires, employees of the department;
34	
35	SECTION 50. Arkansas Code § 20-31-102(1)-(3), concerning the
36	definitions of "board" "department" and "director" within the Arkansas

1	Electrical Code Authority Act, are repealed to conform to the Arkansas Code
2	style.
3	(1) "Board" means the Board of Electrical Examiners of the State
4	of Arkansas;
5	(2) "Department" means the Department of Labor;
6	(3) "Director" means the Director of the Department of Labor;
7	
8	SECTION 51. Arkansas Code § 20-32-101(2), concerning the definition of
9	"department" regarding disposal of commercial medical waste, is repealed to
10	conform to the Arkansas Code style.
11	(2) "Department" means the Department of Health;
12	
13	SECTION 52. Arkansas Code § 20-36-102 is amended to conform to the
14	Arkansas Code style to read as follows:
15	20-36-102. Definitions.
16	As used in this chapter:
17	(1) "Biological agent" means:
18	(A) Any select agent that is a microorganism, virus,
19	bacterium, fungus, rickettsia, or toxin listed in 42 C.F.R., Part 72,
20	Appendix A, as in effect on January 1, 2003;
21	(B) Any genetically modified microorganisms or genetic
22	elements from an organism within 42 C.F.R., Part 72, Appendix A, as in effect
23	on January 1, 2003, shown to produce or encode for a factor associated with a
24	disease; or
25	(C) Any genetically modified microorganisms or genetic
26	elements that contain nucleic acid sequences coding for any of the toxins
27	listed within 42 C.F.R., Part 72, Appendix A, as in effect on January 1,
28	2003, or their toxic submits; and
29	(2) "Department" means the Department of Health; and
30	$\frac{(3)}{(2)}$ "Person" means any association, business, corporation,
31	facility, firm, individual, institution of higher education, organization,
32	partnership, society, state agency, or other legal entity.
33	
34	SECTION 53. Arkansas Code § 20-38-113 is amended to remove obsolete
35	language to read as follows:
36	20-38-113. Automated abuse registry checks.

1	(a) The Department of Human Services shall:
2	(1)(A) Contingent upon the receipt of funding, appropriation,
3	and positions, create and maintain a program no later than July 1, 2016, that
4	automates the databases of the Child Maltreatment Central Registry created in
5	§ 12-18-901, the Adult and Long-Term Care Facility Resident Maltreatment
6	Central Registry created in § 12-12-1716, and the Certified Nursing
7	Assistant/Employment Clearance Registry maintained by the Office of Long-Term
8	Care of the Division of Medical Services of the Department of Human Services
9	under 42 C.F.R. § 483.156 and § 20-10-203.
10	(B) The program created and maintained under subdivision
11	$\frac{(a)(1)(A)}{(1)(A)}$ of this section shall allow an entity or person required to
12	conduct a registry check under a registry listed in subdivision $\frac{(a)(1)(A)}{(A)}$
13	(1)(A) of this section to access all three (3) registries through a single
14	web-based process;
15	(2) Streamline the process of requesting a registry check so
16	that all forms authorizing the release of confidential information under a
17	registry listed in subdivision (a)(1)(A) of this section are consistent; and
18	(3) Adopt rules to implement this section.
19	(b) Contingent upon the receipt of funding, appropriation, and
20	positions, the department shall initiate implementation of the program
21	described under subsection (a) of this section and establish a public
22	timeline for full implementation no later than July 1, 2014.
23	
24	SECTION 54. Arkansas Code § 20-46-702(2) and (3), concerning the
25	definitions of "department" and "director" regarding mental health providers,
26	are repealed to conform to the Arkansas Code style.
27	(2) "Department" means the Department of Human Services;
28	(3) "Director" means the Director of the Department of Human
29	Services or his or her designee;
30	
31	SECTION 55. Arkansas Code § 20-47-202(5), concerning the definition of
32	"deputy director" regarding commitment and treatment for individuals with
33	mental illness, is repealed to conform to the Arkansas Code style.
34	(5) "Deputy director" means the chief executive officer for the
35	Division of Aging, Adult, and Behavioral Health Services of the Department of
36	Human Services;

Human Services;

1	
_	

SECTION 56. Arkansas Code § 20-47-202(7), concerning the definition of "division" regarding commitment and treatment for individuals with mental illness, is repealed to conform to the Arkansas Code style.

(7) "Division" means the Division of Aging, Adult, and Behavioral Health Services of the Department of Human Services;

8 SECTION 57. Arkansas Code § 20-47-406 is amended to ensure that 9 respectful language is used to read as follows:

Services Fund pursuant to the agreement.

20-47-406. Department of Human Services agreements for medical care of indigent mentally ill or tubercular individuals with mental illness, intellectual disabilities, or tuberculosis.

- (a) The Arkansas State Hospital and other state institutions are authorized to enter into agreements with the Department of Human Services to establish and maintain a medical care program for the indigent mentally ill, mentally retarded, and tubercular individuals with mental illness, intellectual disabilities, or tuberculosis at the Arkansas State Hospital and any other state institution and to transfer funds to the Department of Human
- (b) The agreement made between the Arkansas State Hospital or other institution and the department shall be in compliance with federal law and shall meet qualifications necessary for federal funds to be paid for the care of indigent mentally ill, mentally retarded, and tubercular individuals with mental illness, intellectual disabilities, or tuberculosis in the Arkansas State Hospital or other institution.
- (c) In order to reimburse the fund for expenditures made by the department in accordance with agreements made with the Arkansas State Hospital and other institutions, the Chief Fiscal Officer of the State shall make rules and regulations for transfers from the respective State Treasury funds or accounts from which the institutions making agreements derive their financial support to the fund in keeping with the provisions of the agreement made between the Arkansas State Hospital or other state institutions and the department.

SECTION 58. Arkansas Code § 20-48-104 is amended to read as follows: 20-48-104. Intermediate Care Facilities for Mentally Retarded

- 1 Individuals with Intellectual Disabilities program Administration.
- 2 (a) The operation of the community-based Intermediate Care Facilities
- 3 for Mentally Retarded program will be Individuals with Intellectual
- 4 Disabilities program is subject to the oversight of a five-member committee
- 5 composed of three (3) members of the House of Representatives to be appointed
- 6 by the Speaker of the House of Representatives and two (2) members of the
- 7 Senate to be appointed by the President Pro Tempore of the Senate.
- 8 (b) The committee shall provide oversight for the operation of program
- 9 and make recommendations, within the appropriate federal regulations and
- 10 guidelines, to the Division of Developmental Disabilities Services and the
- 11 Office of Long-Term Care to establish and clarify the mission, goals, levels
- 12 of services, and scope of the program and to provide consistency in state
- 13 regulations, guidelines, standards, and policies.
- 14 (c) The committee shall also make recommendations for adequate funding
- 15 to ensure the fiscal integrity of the program to allow it to be operated
- 16 pursuant to the state and federal regulations, guidelines, standards, and
- 17 policies.

- 19 SECTION 59. Arkansas Code § 20-48-202(1), concerning the definition of
- 20 "board" within the Arkansas Intellectual Disabilities Act, is repealed to
- 21 conform to the Arkansas Code style.
- 22 (1) "Board" means the Board of Developmental Disabilities
- 23 Services;

24

- 25 SECTION 60. Arkansas Code § 20-48-202(5) and (6), concerning the
- 26 definitions of "director" and "division" within the Arkansas Intellectual
- 27 Disabilities Act, are repealed to conform to the Arkansas Code style.
- 28 (5) "Director" means the Director of the Department of Human
- 29 Services;
- 30 (6) "Division" means the Division of Developmental Disabilities
- 31 Services of the Department of Human Services or the appropriate division as
- 32 determined by the Director of the Department of Human Services;

- 34 SECTION 61. Arkansas Code § 20-48-401(1), concerning the definition of
- 35 "board" regarding human development centers, is repealed to conform to the
- 36 Arkansas Code style.

1	(1) "Board" means the Board of Developmental Disabilities
2	Services;
3	
4	SECTION 62. Arkansas Code § 20-48-404 is amended to transfer language
5	to § 20-48-406 read as follows:
6	20-48-404. Eligibility for admission.
7	An individual may be deemed eligible for admission to a human
8	development center if:
9	$\overline{\text{(1)}}$ Due $\underline{\text{due}}$ to developmental disability, the $\underline{\text{person}}$ $\underline{\text{individual}}$
10	is incapable of managing his or her affairs and the person's individual's
11	welfare requires the special care, training, and treatment provided at a
12	center.
13	(2) The examining physicians provided for in § 20-48-406 shall
14	use standard mental and psychological tests and physical examinations in
15	determining that the individual is developmentally disabled and in need of
16	special training which is provided for in this subchapter.
17	
18	SECTION 63. Arkansas Code § 20-48-406(a)(2)(A), concerning admission
19	procedures to human development centers, is amended to incorporate language
20	from § 20-48-404 to read as follows:
21	(2)(A) The investigation shall include an examination of the
22	individual through the use of standard mental and psychological tests and
23	physical examinations by two (2) reputable physicians appointed or designated
24	by the board for the purpose of determining the mental status and condition
25	of the individual and whether or not he or she <u>the individual</u> has or is a
26	carrier of a contagious or infectious disease.
27	
28	SECTION 64. Arkansas Code § 20-48-413, concerning admission
29	eligibility for human development centers, is amended to correct word usage
30	to read as follows:
31	(a) The Board of Developmental Disabilities Services is authorized to
32	$\underline{\mathtt{may}}$ establish and operate an appropriate facility at such location in the
33	state as it the board shall determine for the care and treatment of
34	emotionally disturbed mentally retarded individuals with mental illness and
35	developmental disabilities, and persons individuals with disorganized
36	behavior, including hyperkinetic, hyperactive, or aggressive behaviors who,

1 because of their problem, function as retarded individuals with mental 2 illness and intellectual and developmental disabilities. 3 (b) The board is authorized to may make such rules and regulations 4 regarding eligibility for admission to the facility, care and treatment of 5 the individuals, discharge from and return to the facility, charges for the 6 maintenance, care, and training of individuals admitted to the facility, and 7 such other matters as the board shall deem necessary to carry out the most 8 effective program for the care and treatment of emotionally disturbed 9 mentally retarded individuals with mental illness and developmental 10 disabilities of this state. 11 12 SECTION 65. Arkansas Code § 20-48-415(b)(5)(B)(ii), concerning the 13 Board of Developmental Disabilities Services, is amended to correct word 14 usage to read as follows: 15 (ii) All property under the control of the board, 16 whether owned by the State of Arkansas or in a trust established by the 17 board, shall be held for the benefit of persons individuals with 18 developmental disabilities. 19 20 SECTION 66. Arkansas Code § 20-64-201(9)(A), concerning the definition 21 of "official written order" within the Uniform Narcotic Drug Act, is amended 22 to correct the title of an official of a federal entity to read as follows: 23 (9)(A) "Official written order" means an order written on a form 24 provided for that purpose by the Director Administrator of the United States 25 Drug Enforcement Administration under the laws of the United States making 26 provision therefor, if order forms are authorized and required by federal law 27 and, if an order form is not provided, then on an official form provided for 28 that purpose by the Director of the Department of Health.

2930

31

32

- SECTION 67. Arkansas Code § 20-64-302(1), concerning the definition of "board" within the Arkansas Drug Abuse Control Act, is repealed to conform to the Arkansas Code style.
 - (1) "Board" means the State Board of Health;

33 34

35 SECTION 68. Arkansas Code § 20-64-503(3), concerning the definition of "board" regarding controlled substances and legend drugs, is repealed to

1	conform to the Arkansas Code style.
2	(3) "Board" means the Arkansas State Board of Pharmacy;
3	
4	SECTION 69. Arkansas Code § 20-64-503(6)(C), concerning the definition
5	of "legend drug" regarding controlled substances and legend drugs, is amended
6	to correct a reference to read as follows:
7	(C) A legend drug includes prescription drugs subject to
8	the requirement of section 503(b)(1) of the Federal Food, Drug, and Cosmetic
9	Act which shall be exempt from section $\frac{502(F)(1)}{502(f)(1)}$ if certain
10	specified conditions are met;
11	
12	SECTION 70. Arkansas Code § 20-64-702(4) and (5), concerning the
13	definitions of "division" and "hospital board" regarding persons addicted to
14	alcohol, are repealed to conform to the Arkansas Code style.
15	(4) "Division" means the Division of Aging, Adult, and
16	Behavioral Health Services of the Department of Human Services; and
17	(5) "Hospital board" means the Department of Human Services
18	State Institutional System Board.
19	
20	SECTION 71. Arkansas Code § 20-64-705(c), concerning the power of the
21	Division of Aging, Adult, and Behavioral Health Services of Department of
22	Human Services to accept gifts, is amended to remove an obsolete fund name to
23	read as follows:
24	(c) Any funds and income from any property so furnished or transferred
25	to the deputy director on behalf of the division shall be placed in the State
26	Treasury in a special fund called the Alcohol and Drug Abuse Prevention Fund
27	$\frac{\text{Account [repealed]}}{\text{constant}}$ and expended in the same manner as other state moneys are
28	expended, upon warrants drawn by the comptroller upon the order of the
29	division.
30	
31	SECTION 72. Arkansas Code §§ 20-64-910 and 20-64-911 are repealed as
32	the Task Force on Substance Abuse Treatment Services expired on September 30,
33	2017.
34	20-64-910. Task Force on Substance Abuse Treatment Services.
35	(a) There is created the "Task Force on Substance Abuse Treatment
36	Services".

_	(b) The task force sharr be composed of the fortowing members.
2	(1) Four (4) senators appointed by the President Pro Tempore of
3	the Senate; and
4	(2) Four (4) members of the House of Representatives appointed
5	by the Speaker of the House of Representatives.
6	(c) The task force shall also have sixteen (16) advisory members to be
7	appointed as follows:
8	(1) Six (6) members appointed by the Speaker of the House of
9	Representatives and recommended by the Arkansas Association of Substance
10	Abuse Treatment Providers, Inc.;
11	(2) Two (2) members appointed by the President Pro Tempore of
12	the Senate and recommended by the Arkansas Association of Alcoholism and Drug
13	Abuse Counselors;
14	(3) One (1) member appointed by the President Pro Tempore of the
15	Senate and recommended by the Arkansas Substance Abuse Certification Board;
16	(4) One (1) member appointed by the President Pro Tempore of the
17	Senate and recommended by the State Board of Examiners of Alcoholism and Drug
18	Abuse Counselors;
19	(5) One (1) member appointed by the President Pro Tempore of the
20	Senate and recommended by the Arkansas Alcohol and Drug Abuse Coordinating
21	Council;
22	(6) One (1) member appointed by the President Pro Tempore of the
23	Senate and recommended by the Division of Aging, Adult, and Behavioral Health
24	Services of the Department of Human Services;
25	(7) Two (2) members appointed by the President Pro Tempore of
26	the Senate; and
27	(8) Two (2) members appointed by the Speaker of the House of
28	Representatives.
29	(d)(1) The terms of the legislative members of the task force shall
30	expire on December 31 of each even-numbered year.
31	(2) Advisory members shall serve at the pleasure of the
32	organizations they represent.
33	(e) Vacancies on the task force shall be filled in the same manner as
34	provided for the initial appointment.
35	(f) The chair shall be one (1) of the legislative members of the task
36	force and shall be selected by the legislative members of the task force

1	(6) The task force sharr meet as orden as is deemed necessary by the
2	chair.
3	(h)(1) Legislative members of the task force shall be entitled to per
4	diem and mileage at the same rate authorized by law for attendance at
5	meetings of interim committees of the General Assembly.
6	(2) Advisory members of the task force shall serve without
7	compensation and shall not receive per diem, mileage, or stipends.
8	(i) The task force shall receive staff support from the Bureau of
9	Legislative Research.
10	(j) This section shall expire on September 30, 2017.
11	
12	20-64-911. Duties of task force.
13	(a) The purpose of the Task Force on Substance Abuse Treatment
14	Services is to assess statewide delivery of substance abuse treatment
15	services.
16	(b) The task force will strive to achieve the following:
17	(1) To assess state substance abuse treatment needs and evaluate
18	the current service delivery system and its capacity to respond to those
19	current and projected treatment needs;
20	(2) To examine state interagency referral trends and continuity
21	of care to include the identification of service duplication and service
22	overlap;
23	(3) To determine accurate statewide service costs and identify
24	more cost-effective means for the delivery of substance abuse treatment
25	services and the identification of available revenue streams, underutilized
26	revenue, and uncaptured revenue;
27	(4) To carry out a cost-benefit analysis of substance abuse
28	treatment services to include outcome benefits for the development of policy
29	and procedure reform; and
30	(5) To make recommendations for the strategic development and
31	implementation of efficient and effective quality care measures.
32	(c)(1) The findings and recommendations of the task force shall be
33	submitted to the legislative leaders, state department directors, state
34	providers, and other appropriate parties for collaborative reform.
35	(2)(A) The task force shall report to the Legislative Council,
36	the Senate Committee on Public Health Welfare and Labor and the House

1	Committee on Public Health, Welfare, and Labor.
2	(B) The report shall be submitted no later than October 1
3	of each even-numbered year.
4	(d) This section shall expire on September 30, 2017.
5	
6	SECTION 73. Arkansas Code Title 20, Chapter 64, Subchapter 11, is
7	repealed as the Task Force on Substance Abuse Prevention expired on September
8	30, 2017.
9	Subchapter 11 - Task Force on Substance Abuse Prevention
10	
11	20-64-1101. Findings Purpose.
12	(a) The General Assembly finds:
13	(1) There is a great need to develop and recommend long-range
14	alternative means for reducing the ever-growing and costly demands on the
15	substance abuse treatment and criminal justice systems in the State of
16	Arkansas;
17	(2) Research models have demonstrated that the prevention of
18	early initiation into alcohol and drug use and other risky behaviors required
19	a sustained community-wide effort;
20	(3) Community-wide substance abuse prevention efforts must
21	target the life spectrum and must include efforts to curb the misuse of
22	common household products, over-the-counter medications, prescription
23	medicines, alcohol, and illegal substances;
24	(4) To date, very few state resources have been invested to
25	prevent one of the most ubiquitous and costly issues confronting our state,
26	that is, substance abuse;
27	(5) Most substance abuse prevention efforts within Arkansas have
28	been at the mercy of the United States Govenrment rather than at the
29	direction of the state; and
30	(6) Consequently, as federal resources wane, so do substance
31	abuse prevention efforts throughout this state.
32	(b) The purpose of this subchapter is the improvement of substance
33	abuse prevention programs in the state.
34	(c) This section shall expire on September 30, 2017.
35	
36	20-64-1102. Task Force on Substance Abuse Prevention - Creation.

1	(a) The Task Force on Substance Abuse Prevention is created.
2	(b) The task force shall be composed of the following twenty-one (21)
3	members:
4	(1) Two (2) senators appointed by the President Pro Tempore of
5	the Senate;
6	(2) Two (2) members of the House of Representatives appointed by
7	the Speaker of the House of Representatives;
8	(3) One (1) member appointed by the President Pro Tempore of the
9	Senate and recommended by the Arkansas Prevention Certification Board;
10	(4) Three (3) members appointed by the Speaker of the House of
11	Representatives and recommended by the Division of Aging, Adult, and
12	Behavioral Health Services of the Department of Human Services, to include
13	one (1) member representative of substance abuse prevention providers;
14	(5) One (1) member appointed by the President Pro Tempore of the
15	Senate and recommended by the Regional Prevention Resource Centers;
16	(6) Two (2) members appointed by the Speaker of the House of
17	Representatives and recommended by the Arkansas Prevention Network;
18	(7) Two (2) members appointed by the President Pro Tempore of
19	the Senate and recommended by the Safe and Drug Free Schools Program of the
20	Department of Education to include one (1) member who is a program state-
21	level coordinator and one (1) member who is a program coordinator of a local
22	education agency;
23	(8) One (1) member appointed by the Speaker of the House of
24	Representatives and recommended by the Arkansas Collegiate Drug Education
25	Committee;
26	(9) One (1) member appointed by the President Pro Tempore of the
27	Senate and recommended by the Arkansas regional office of Mothers Against
28	Drunk Driving;
29	(10) One (1) member appointed by the Speaker of the House of
30	Representatives and recommended by the University of Arkansas at Little Rock
31	MidSOUTH Prevention Institute;
32	(11) One (1) member appointed by the President Pro Tempore of
33	the Senate and recommended by the Hometown Health Improvement Section of the
34	Department of Health;
35	(12) One (1) member appointed by the Speaker of the House of
36	Representatives and recommended by the Arkansas Child Abuse/Rape/Domestic

1	Violence Commission;
2	(13) One (1) member appointed by the President Pro Tempore of
3	the Senate and recommended by the College of Health and Behavioral Sciences
4	of the University of Central Arkansas;
5	(14) One (1) member appointed by the Speaker of the House of
6	Representatives and recommended by the Arkansas Drug Director; and
7	(15) One (1) member appointed by the President Pro Tempore of
8	the Senate and recommended by the Office of Head Start of the Department of
9	Human Services.
10	(c) The terms of the legislative members of the task force shall
11	expire on December 31 of each even-numbered year.
12	(d) Nonlegislative members shall serve at the pleasure of the
13	appointing authority.
14	(e) Vacancies on the task force shall be filled in the same manner as
15	provided for the initial appointment.
16	(f) The chair shall be one (1) of the legislative members of the task
17	force and shall be selected by the legislative members of the task force.
18	(g) The task force shall meet as often as is deemed necessary by the
19	ehair.
20	(h) The members of the task force shall serve without compensation and
21	shall not receive per diem, mileage, or stipends.
22	(i) The task force shall receive staff support from the Bureau of
23	Legislative Research.
24	(j) This section shall expire on September 30, 2017.
25	
26	20-64-1103. Task Force on Substance Abuse Prevention - Duties.
27	(a) The Task Force on Substance Abuse Prevention shall:
28	(1) Evaluate the current substance abuse prevention service
29	delivery system and its capacity to respond to current and projected
30	prevention needs across the full life spectrum, from the prenatal state and
31	early childhood development through adolescence and until the conclusion of
32	adult life;
33	(2) Assess the degree of community awareness across the state of
34	the value of effective evidence-based substance abuse prevention;
35	(3) Assess financial resources available to invest in substance

abuse prevention programs and to identify all available revenue streams,

- 1 including underutilized revenue and uncaptured revenue; 2 (4) Identify all active substance abuse prevention programs in 3 each county throughout the state and determine the specific areas of the 4 state where prevention programs are inadequate or absent; and 5 (5) Make recommendations designed to improve and increase 6 sustainable substance abuse prevention services throughout the state, 7 including identifying of methods to enhance the development and support of 8 effective community-based programs. 9 (b) The task force shall submit an annual report to the Legislative 10 Council, the Senate Committee on Public Health, Welfare, and Labor, and the 11 House Committee on Public Health, Welfare, and Labor no later than October 1 12 of each year. 13 (c) This section shall expire on September 30, 2017. 14 15 SECTION 74. Arkansas Code § 20-76-419(d), concerning individuals who 16 are blind and assistance grants for aid, is amended to remove a citation to a 17 section that was amended in a manner that makes the citation no longer 18 relevant and to insert relevant language from the cited statute as the 19 language existed before the amendment to read as follows: 20 (d)(1) The amount of the assistance grants shall be determined in 21 accordance with the provisions of 20-76-407 subdivision (d)(2) of this 22 section, except that in determining need, the division shall disregard the 23 first eighty-five dollars (\$85.00) per month of earned income, and where 24 earned income has been disregarded in determining the need of a person 25 receiving aid to the blind, the earned income so disregarded shall be 26 disregarded in determining the need of any other individual for old age 27 assistance, aid to the families of dependent children, aid to the blind, and 28 aid to the permanently and totally disabled. 29 (2)(A) The appropriate division of the Department of Human 30 Services shall determine the amount of assistance grants which any person
- shall receive with due regard to the resources and necessary expenditures of
 the case, the conditions existing in each case and in accordance with the
 rules made by the division.

 (B) This amount shall be sufficient, when added to all
 other income and support available to the recipient, to provide the person
- 36 with a reasonable subsistence compatible with decency and health.

1	(3) The assistance grants shall be in the form of money payments
2	to blind persons in need.
3	
4	SECTION 75. Arkansas Code § 20-77-121(a), concerning the definitions
5	regarding adverse decisions, notice, and rights, is amended to conform to the
6	Arkansas Code style to read as follows:
7	(a) As used in this section:
8	(1) "Adverse action" means the denial, termination, suspension,
9	or reduction of Medicaid eligibility or covered services; and
10	(2) "Beneficiary" means:
11	(A) A person who has applied for medical assistance under
12	the Arkansas Medicaid Program; or
13	(B) A person who is a recipient of medical assistance
14	under the Arkansas Medicaid Program; and
15	(3) "Department" means the Department of Human Services.
16	
17	SECTION 76. Arkansas Code § 20-77-1303(3), concerning the definition
18	of "department director" or "director" within the Medical Assistance Programs
19	Integrity Law, is repealed to conform to the Arkansas Code style.
20	(3) "Department director" or "director" means the Director of
21	the Department of Human Services;
22	
23	SECTION 77. Arkansas Code § 20-77-1403(1), concerning the definition
24	of "department" within the Prescription Drug Access Improvement Act, is
25	repealed to conform to the Arkansas Code style.
26	(1) "Department" means the Department of Human Services;
27	
28	SECTION 78. Arkansas Code Title 20, Chapter 77, Subchapter 24, is
29	repealed as the Health Care Independence Program expired on December 31,
30	2016.
31	Subchapter 24 — Health Care Independence Act of 2013
32	
33	20-77-2401. Title.
34	This act shall be known and may be cited as the "Health Care
35	Independence Act of 2013".
36	

1	20-//-2402. Legislative intent.
2	(a) Notwithstanding any general or specific laws to the contrary, the
3	Department of Human Services is to explore design options that reform the
4	Medicaid program utilizing this subchapter so that it is a fiscally
5	sustainable, cost-effective, personally responsible, and opportunity-driven
6	program utilizing competitive and value-based purchasing to:
7	(1) Maximize the available service options;
8	(2) Promote accountability, personal responsibility, and
9	transparency;
10	(3) Encourage and reward healthy outcomes and responsible
11	choices; and
12	(4) Promote efficiencies that will deliver value to the
13	taxpayers.
14	(b)(1) It is the intent of the General Assembly that the State of
15	Arkansas through the Department of Human Services utilize a private insurance
16	option for "low-risk" adults.
17	(2) This subchapter shall ensure that:
18	(A) Private healthcare options increase and government-
19	operated programs such as Medicaid decrease; and
20	(B) Decisions about the design, operation, and
21	implementation of this option, including cost, remain within the purview of
22	the State of Arkansas and not with Washington, D.C.
23	
24	20-77-2403. Purpose.
25	(a) The purpose of this subchapter is to:
26	(1) Improve access to quality health care;
27	(2) Attract insurance carriers and enhance competition in the
28	Arkansas insurance marketplace;
29	(3) Promote individually owned health insurance;
30	(4) Strengthen personal responsibility through cost sharing;
31	(5) Improve continuity of coverage;
32	(6) Reduce the size of the state-administered Medicaid program;
33	(7) Encourage appropriate care, including early intervention,
34	prevention, and wellness;
35	(8) Increase quality and delivery system efficiencies;
36	(9) Facilitate Arkansas's continued payment innovation, deliver

1	by been reform, and market driven improvements,
2	(10) Discourage over-utilization; and
3	(11) Reduce waste, fraud, and abuse.
4	(b) The State of Arkansas shall take an integrated and market-based
5	approach to covering low-income Arkansans through offering new coverage
6	opportunities, stimulating market competition, and offering alternatives to
7	the existing Medicaid program.
8	
9	20-77-2404. Definitions.
10	As used in this subchapter:
11	(1) "Arkansas Health Insurance Marketplace" means the vehicle
12	created to help individuals, families, and small businesses in Arkansas shop
13	for and select health insurance coverage in a way that permits comparison of
14	available Qualified Health Plans based upon price, benefits, services, and
15	quality, regardless of the governance structure of the marketplace;
16	(2) "Carrier" means a private entity certified by the State
17	Insurance Department and offering plans through the Arkansas Health Insurance
18	Marketplace;
19	(3) "Cost sharing" means the portion of the cost of a covered
20	medical service that must be paid by or on behalf of eligible individuals,
21	consisting of copayments or coinsurance but not deductibles;
22	(4) "Eligible individuals" means individuals who:
23	(A) Are adults between nineteen (19) years of age and
24	sixty-five (65) years of age with an income that is equal to or less than one
25	hundred thirty-eight percent (138%) of the federal poverty level, including
26	without limitation individuals who would not be eligible for Medicaid under
27	laws and rules in effect on January 1, 2013;
28	(B) Have been authenticated to be United States citizens
29	or documented qualified aliens according to the Personal Responsibility and
30	Work Opportunity Reconciliation Act of 1996, Pub. L. No. 104-193, as existing
31	on January 1, 2013; and
32	(C) Are not determined to be more effectively covered
33	through the standard Medicaid program, such as an individual who is medically
34	frail or other individuals with exceptional medical needs for whom coverage
35	through the Arkansas Health Insurance Marketplace is determined to be
36	impractical or overly compley or would undermine continuity or effectiveness

1	of care;
2	(5) "Healthcare coverage" means healthcare benefits as defined
3	by certification or rules, or both, promulgated by the State Insurance
4	Department for the Qualified Health Plans or available on the marketplace;
5	(6) "Independence accounts" means individual financing
6	structures that operate similar to a health savings account or a medical
7	savings account;
8	(7) "Premium" means a charge that must be paid as a condition of
9	enrolling in healthcare coverage;
10	(8) "Program" means the Health Care Independence Program
11	established by this subchapter; and
12	(9) "Qualified Health Plan" means a State Insurance Department-
13	certified individual health insurance plan offered by a carrier through the
14	Arkansas Health Insurance Marketplace.
15	
16	20-77-2405. Administration of Health Care Independence Program.
17	(a) The Department of Human Services shall:
18	(1) Create and administer the Health Care Independence Program;
19	and and
20	(2)(A) Submit and apply for any:
21	(i) Federal waivers necessary to implement the
22	program in a manner consistent with this subchapter, including without
23	limitation approval for a comprehensive waiver under section 1115 of the
24	Social Security Act, 42 U.S.C. § 1315; and
25	(ii)(a) Medicaid State Plan Amendments necessary to
26	implement the program in a manner consistent with this subchapter.
27	(b) The Department of Human Services shall
28	submit only those Medicaid State Plan Amendments under subdivision
29	(a)(2)(A)(ii)(a) of this section that are optional and therefore may be
30	revoked by the state at its discretion.
31	(B)(i) As part of its actions under subdivision (a)(2)(Λ)
32	of this section, the Department of Human Services shall confirm that
33	employers shall not be subject to the penalties, including without limitation
34	an assessable payment, under section 1513 of the Patient Protection and
35	Affordable Care Act, Pub. L. No. 111-148, as existing on January 1, 2013,
36	concerning chared responsibility for employees who are eligible individuals

1	if the employees:
2	(a) Are enrolled in the program; and
3	(b) Enroll in a Qualified Health Plan through
4	the Arkansas Health Insurance Marketplace.
5	(ii) If the Department of Human Services is unable
6	to confirm provisions under subdivision (a)(2)(B)(i) of this section, the
7	program shall not be implemented.
8	(b)(1) Implementation of the program is conditioned upon the receipt
9	of necessary federal approvals.
10	(2) If the Department of Human Services does not receive the
11	necessary federal approvals, the program shall not be implemented.
12	(c) The program shall include premium assistance for eligible
13	individuals to enable their enrollment in a Qualified Health Plan through the
14	Arkansas Health Insurance Marketplace.
15	(d)(1) The Department of Human Services is specifically authorized to
16	pay premiums and supplemental cost-sharing subsidies directly to the
17	Qualified Health Plan for enrolled eligible individuals.
18	(2) The intent of the payments under subdivision (d)(1) of this
19	section is to increase participation and competition in the Health Insurance
20	Marketplace, intensify price pressures, and reduce costs for both publicly
21	and privately funded health care.
22	(e) To the extent allowable by law:
23	(1) The Department of Human Services shall pursue strategies
24	that promote insurance coverage of children in their parents' or caregivers'
25	plan, including children eligible for the ARKids First Program Act, § 20-77-
26	1101 et seq., commonly known as the "ARKids B program";
27	(2) Upon the receipt of necessary federal approval, during
28	calendar year 2015 the Department of Human Services shall include and
29	transition to the Arkansas Health Insurance Marketplace:
30	(A) Children eligible for the ARKids First Program Act, §
31	20-77-1101 et seq.; and
32	(B) Populations under Medicaid from zero percent (0%) of
33	the federal poverty level to seventeen percent (17%) of the federal poverty
34	level; and
35	(3) The Department of Human Services shall develop and implement
36	a strategy to inform Medicaid-recipient populations whose needs would be

1	reduced or better served through participation in the Arkansas Health
2	Insurance Marketplace.
3	(f) The program shall include allowable cost sharing for eligible
4	individuals that is comparable to that for individuals in the same income
5	range in the private insurance market and is structured to enhance eligible
6	individuals' investment in their healthcare purchasing decisions.
7	(g)(1) The State Insurance Department and the Department of Human
8	Services shall administer and promulgate rules to administer the program
9	authorized under this subchapter.
10	(2) No less than thirty (30) days before the State Insurance
11	Department and the Department of Human Services begin promulgating a rule
12	under this subchapter, the proposed rule shall be presented to the
13	Legislative Council.
14	(h) The program authorized under this subchapter shall terminate
15	within one hundred twenty (120) days after a reduction in any of the
16	following federal medical assistance percentages:
17	(1) One hundred percent (100%) in 2014, 2015, or 2016;
18	(2) Ninety-five percent (95%) in 2017;
19	(3) Ninety-four percent (94%) in 2018;
20	(4) Ninety-three percent (93%) in 2019; and
21	(5) Ninety percent (90%) in 2020 or any year after 2020.
22	(i) An eligible individual enrolled in the program shall affirmatively
23	acknowledge that:
24	(1) The program is not a perpetual federal or state right or a
25	guaranteed entitlement;
26	(2) The program is subject to cancellation upon appropriate
27	notice; and
28	(3) The program is not an entitlement program.
29	(j)(1) The Department of Human Services shall develop a model and seel
30	from the Genters for Medicare and Medicaid Services all necessary waivers and
31	approvals to allow non-aged, non-disabled program-eligible participants to
32	enroll in a program that will create and utilize independence accounts that
33	operate similarly to a health savings account or medical savings account
34	during the calendar year 2015.
35	(2) The independence accounts shall:
36	(A) Allow a participant to purchase cost-effective high-

2	(B) Promote independence and self-sufficiency.
3	(3) The state shall implement cost sharing and copays and, as a
4	condition of participation, earnings shall exceed fifty percent (50%) of the
5	federal poverty level.
6	(4) Participants may receive rewards based on healthy living and
7	self-sufficiency.
8	(5)(A) At the end of each fiscal year, if there are funds
9	remaining in the account, a majority of the state's contribution will remain
10	in the participant's control as a positive incentive for the responsible use
11	of the healthcare system and personal responsibility of health maintenance.
12	(B) Uses of the funds may include without limitation
13	rolling the funds into a private sector health savings account for the
14	participant according to rules promulgated by the Department of Human
15	Services.
16	(6) The Department of Human Services shall promulgate rules to
17	implement this subsection.
18	(k)(1) State obligations for uncompensated care shall be projected,
19	tracked, and reported to identify potential incremental future decreases.
20	(2) The Department of Human Services shall recommend appropriate
21	adjustments to the General Assembly.
22	(3) Adjustments shall be made by the General Assembly as
23	appropriate.
24	(1) The Department of Human Services shall track the hospital
25	assessment under § 20-77-1902 and report to the General Assembly subsequent
26	decreases based upon reduced uncompensated care.
27	(m) On a quarterly basis, the Department of Human Services and the
28	State Insurance Department shall report to the Legislative Council, or to the
29	Joint Budget Committee if the General Assembly is in session, available
30	information regarding:
31	(1) Program enrollment;
32	(2) Patient experience;
33	(3) Economic impact including enrollment distribution;
34	(4) Carrier competition; and
35	(5) Avoided uncompensated care.
36	

deductible health insurance; and

1	20-77-2406. Standards of healthcare coverage through Arkansas Health
2	Insurance Marketplace.
3	(a) Healthcare coverage shall be achieved through a qualified health
4	plan at the silver level as provided in 42 U.S.C. §§ 18022 and 18071, as
5	existing on January 1, 2013, that restricts cost sharing to amounts that do
6	not exceed Medicaid cost-sharing limitations.
7	(b)(1) All participating carriers in the Arkansas Health Insurance
8	Marketplace shall offer healthcare coverage conforming to the requirements of
9	this subchapter.
10	(2) A participating carrier in the Arkansas Health Insurance
11	Marketplace shall maintain a medical loss ratio of at least eighty percent
12	(80%) for an individual and small group market policy and at least eighty-
13	five percent (85%) for a large group market policy as required under the
14	Patient Protection and Affordable Care Act, Pub. L. No. 111-148, as existing
15	on January 1, 2013.
16	(c) To assure price competitive choice among healthcare coverage
17	options, the State Insurance Department shall assure that at least two (2)
18	qualified health plans are offered in each county in the state.
19	(d) Health insurance carriers offering healthcare coverage for
20	program-eligible individuals shall participate in the Health Care Payment
21	Improvement Initiative including:
22	(1) Assignment of primary care clinician;
23	(2) Support for patient-centered medical home; and
24	(3) Access of clinical performance data for providers.
25	(e) On or before July 1, 2013, the State Insurance Department shall
26	implement through certification requirements or rules, or both, the
27	applicable provisions of this subchapter.
28	
29	20-77-2407. Enrollment.
30	(a) The General Assembly shall assure that a mechanism within the
31	Arkansas Health Insurance Marketplace is established and operated to
32	facilitate enrollment of eligible individuals.
33	(b) The enrollment mechanism shall include an automatic verification
34	system to guard against waste, fraud, and abuse in the program.
35	
36	20-77-2408. Effective date.

1	This subchapter shall be in effect until December 31, 2016, upon which
2	date the Health Care Independence Program established by the Health Care
3	Independence Act of 2013, § 20-77-2401 et seq., shall terminate, provided
4	however that the Department of Human Services shall cease collection of
5	contributions to independence accounts no later than July 1, 2016.
6	
7	SECTION 79. Arkansas Code § 20-77-2510(d) and (e), concerning the
8	consultation of the Department of Human Services with the Office of Medicaid
9	Inspector General, are amended to remove obsolete language to read as
10	follows:
11	(d)(1) No later than December 1, 2013, the Director of the Department
12	of Human Services in conjunction with the office shall prepare and submit an
13	interim report to the Governor and the cochairs of the Legislative Council on
14	the implementation of the initiatives under this section.
15	(2) The report under subdivision (d)(1) of this section shall
16	also include a recommendation for a revision that would further facilitate
17	the goals of this section, including recommendations for expansion.
18	(e) Applicable medical assistance program rules, provider manuals, and
19	administrative policies, procedures, and guidance $\underline{\mbox{will}}\ \underline{\mbox{shall}}\ \mbox{be posted on the}$
20	office's website, or by a link from the website to the department's website.
21	
22	SECTION 80. Arkansas Code § 20-78-202(3)-(5), concerning the
23	definitions of "department", "deputy director", and "division" within the
24	Child Care Facility Licensing Act, are repealed to conform to the Arkansas
25	Code style.
26	(3) "Department" means the Department of Human Services;
27	(4) "Deputy director" means the Deputy Director of the Division
28	of Child Care and Early Childhood Education of the Department of Human
29	Services; and
30	(5) "Division" means the Division of Child Care and Early
31	Childhood Education of the Department of Human Services.
32	
33	SECTION 81. Arkansas Code § 20-79-202(a), concerning the policy of the
34	Rehabilitation Act of Arkansas, is amended to ensure respectful language is
35	used to read as follows:
36	(a) (1) It is declared to be the policy of the State of Arkansas to

- 1 provide needed and feasible rehabilitation services to eligible disabled
- 2 individuals and handicapped individuals individuals with a disability
- 3 throughout the state to the end that they may engage in useful and
- 4 remunerative occupations to the extent of their capabilities.
- 5 (2) In rehabilitating individuals who may be expected to achieve
- 6 the ability of independent living as to dispense with, or largely dispense
- 7 with, the need for institutional care or, if not institutionalized, to
- 8 dispense with, or largely dispense with, the need for an attendant, it is
- 9 also declared to be the policy of the State of Arkansas to provide needed and
- 10 feasible rehabilitation services to eligible disabled individuals and
- 11 handicapped individuals individuals with a disability throughout the state,
- 12 thereby increasing the social and economic well-being of themselves and their
- 13 families and the productive capacity of the state and reducing the burden of
- 14 dependency on families and taxpayers.

- SECTION 82. Arkansas Code § 20-79-203(1)-(4), concerning the
 definitions within the Rehabilitation Act of Arkansas, are amended to ensure
 that respectful language is used to read as follows:
- 19 (1) "Blind person" "Person with a visual impairment" means a person 20 who has:
- 21 (A) Not more than 20/200 central visual acuity in the 22 better eye after correction; or
- 23 (B) An equally disabling loss of the visual field;
- 24 (2) "Director" means the Director of the Arkansas Rehabilitation
- 25 Services who may, at the discretion of the appropriate division of the
- 26 Department of Human Services, be designated Executive Officer for the
- 27 Arkansas Rehabilitation Services:
- 28 <u>(3) "Disabled individual" "Individual with a disability"</u> means
- 29 any person who, as a result of a physical or mental disability:
- 30 (A) Has a substantial employment handicap disability and
- 31 who may, through receiving vocational rehabilitation services, be qualified
- 32 for remunerative employment; or
- 33 (B) May achieve such ability of independent living,
- 34 through receiving rehabilitation services, which will enable him or her to
- 35 dispense with or largely dispense with the need for institutional care or
- 36 attendant care in the household;

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1
                (4)(3) "Employment handicap" "Employment disability" means a
 2
    physical or mental condition which constitutes, contributes to, or if not
 3
    corrected will probably result in a substantial impairment of occupational
 4
    performance;
 5
 6
           SECTION 83. Arkansas Code § 20-79-203(9)-(11), concerning the
7
    definitions within the Rehabilitation Act of Arkansas, are amended to ensure
8
    respectful language is used to read as follows:
9
                 (9)(A) "Rehabilitation" and "rehabilitation services" mean any
10
     service, provided directly or through public or private instrumentalities,
11
     found by the director Director of the Arkansas Rehabilitation Services to be
12
    necessary to compensate a disabled individual an individual with a disability
13
    for his or her employment handicap employment disability and to enable him or
14
    her to engage in a remunerative occupation or to achieve independent living,
15
     including, but not limited to, without limitation medical and vocational
16
     diagnosis, vocational guidance, counseling and placement, training, physical
17
     restoration, transportation, occupational and business licenses, equipment,
18
     initial stocks and supplies, maintenance, and training books and materials.
19
                       (B) The term covers the establishment and operation of
20
    workshops, rehabilitation centers, home industries, and small business
21
     enterprises for the blind and severely disabled persons with a visual
22
    impairment and individuals with a severe disability;
23
           (10) "Rehabilitation facility" is a facility operated for the purpose
24
    of assisting in the rehabilitation of disabled persons individuals with a
25
    disability, which provides one (1) or more of the following types of
26
     services:
27
                            Testing, fitting, or training in the use of prosthetic
                       (A)
28
     devices;
29
                       (B) Pre-vocational or conditioning therapy;
30
                       (C) Physical, corrective, or occupational therapy;
31
                       (D) Adjustment training, or evaluation or control of
32
     special impairments; or
33
                       (E) Services in which a coordinated approach is made to
34
     the physical, mental, and vocational evaluation of impaired persons
35
     individuals with a disability and an integrated program of physical
36
     restoration and pre-vocational or vocational training is provided under
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1 competent professional supervision and direction; 2 (11)"Rehabilitation training" means all necessary training provided to a disabled individual an individual with a disability to 3 4 compensate for his or her employment handicap employment disability, 5 including, but not limited to, pre-vocational, vocational, and supplementary 6 training and training provided for the purpose of developing occupational 7 skills and capacities; 8 9 SECTION 84. Arkansas Code § 20-79-203(14), concerning the definition 10 of "workshop" within the Rehabilitation Act of Arkansas, is amended to ensure 11 respectful language is used to read as follows: 12 "Workshop" means a place where any manufacture or handwork 13 is carried on and which is operated for the primary purpose of providing 14 remunerative employment to severely disabled individuals individuals with a 15 severe disability who cannot be readily absorbed in the competitive labor 16 market. 17 18 SECTION 85. Arkansas Code § 20-79-205(3)-(5), concerning the 19 administration of the Rehabilitation Act of Arkansas, are amended to ensure 20 that respectful language is used to read as follows: 21 (3) To conduct research and compile statistics relating to the 22 provision of services or the need of services of disabled individuals 23 individuals with a disability; 24 (4) To license blind persons a person with a visual impairment 25 to operate vending stands under its supervision and control and subject to 26 the terms and conditions in regulations issued pursuant to § 20-79-204(b)(1) 27 on: 28 (A) State property; 29 (B) County or municipal property; 30 (C) Federal property, pursuant to delegation of authority 31 under the Randolph-Sheppard Act and any amendment thereto or any act of 32 United States Congress relating to this subject; 33 (D) Private property; and 34 (E) Subject to Acts 1945, No. 142, § 2 [superseded]; and 35 (5) To provide for the establishment, supervision, and control

of suitable business enterprises to be operated by the severely disabled

1 individual, including the blind, individuals with a severe disability, 2 including persons with a visual impairment, where the operation will be 3 improved through the management and supervision of the Arkansas 4 Rehabilitation Services. 5 6 SECTION 86. Arkansas Code § 20-79-207(1) and (2), concerning the 7 cooperative agreements under the Rehabilitation Act of Arkansas, are amended 8 to clarify language to read as follows: 9 (1)(A) Cooperate with any other division of the department in an 10 effort to rehabilitate those disabled individuals individuals with a 11 disability who are applicants for or recipients of public assistance. 12 (B) In this respect, it is the intent of the General 13 Assembly that the employment and self-maintenance of disabled adults adults 14 with a disability shall be encouraged to the maximum extent. 15 (C) The Arkansas Rehabilitation Services and any other 16 division of the department shall take all necessary steps to implement the 17 intent of this section, including the joint development of plans for orderly 18 referral and processing of feasible cases with priority being given to those 19 for whom rehabilitation is determined most feasible; 20 Cooperate with the United States Government, pursuant to 21 agreements, in carrying out the purposes of any federal statutes pertaining 22 to the purposes of this subchapter. The board Arkansas Rehabilitation 23 Services is also authorized to: 24 (A) Adopt such methods of administration as are found to 25 be necessary for proper and efficient operation of the agreements or plans 26 for rehabilitation and to comply with such conditions as may be necessary to 27 secure the full benefits of federal statutes and appropriations; 28 (B) Administer any legislation pursuant thereto enacted by 29 the State of Arkansas; 30 (C) Direct the disbursement, and administer the use of, 31 all funds provided by the United States Government or the state for the 32 rehabilitation of disabled persons of Arkansas individuals with a disability

35 36

33

34

who are residents of Arkansas; and

of disabled individuals individuals with a disability;

(D) Do all things necessary to ensure the rehabilitation

- 1 SECTION 87. Arkansas Code §§ 20-79-213 and 20-79-214 are amended to clarify language to read as follows:
- 3 20-79-213. Eligibility for rehabilitation services.
- 4 (a) Rehabilitation services shall be provided to any disabled 5 individual individual with a disability:
- 6 (1) Who is a bona fide resident of the state at the time of
 7 filing his or her application therefor and whose rehabilitation the Director
 8 of the Arkansas Rehabilitation Services determines, after full investigation,
 9 can be satisfactorily achieved; or
- 10 (2) Who is eligible therefor under the terms of an agreement 11 with another state or with the United States Government.
 - (b) However, except as otherwise provided by law or as specified in any agreement with the United States Government with respect to classes of individuals certified to the appropriate division of the Department of Human Services thereunder, the following rehabilitation services shall be provided at public cost only to disabled individuals individuals with a disability found to require financial assistance with respect thereto:
- 18 (1) Physical restoration;
- 19 (2) Transportation provided for purposes other than to determine 20 the eligibility of the individual for rehabilitation services and the nature 21 and extent of the services necessary;
 - (3) Occupational and business licenses;
- 23 (4) Tools, equipment, initial stock and supplies, including 24 livestock and capital advances, books, and training materials; and
 - (5) Maintenance.

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27 20-79-214. Nonassignability and exemption from claims of creditors of maintenance.

The right of disabled individuals individuals with a disability to maintenance under this subchapter shall not be transferable or assignable at law or in equity and shall be exempt from the claims of creditors.

- 33 SECTION 88. DO NOT CODIFY. CONSTRUCTION AND LEGISLATIVE INTENT.
- It is the intent of the General Assembly that:
- 35 (1) The enactment and adoption of this act shall not expressly
 36 or impliedly repeal an act passed during the regular session of the Ninety-

1	Second General Assembly;
2	(2) To the extent that a conflict exists between an act of the
3	regular session of the Ninety-Second General Assembly and this act:
4	(A) The act of the regular session of the Ninety-Second
5	General Assembly shall be treated as a subsequent act passed by the General
6	Assembly for the purposes of:
7	(i) Giving the act of the regular session of the
8	Ninety-Second General Assembly its full force and effect; and
9	(ii) Amending or repealing the appropriate parts of
10	the Arkansas Code of 1987; and
11	(B) Section 1-2-107 shall not apply; and
12	(3) This act shall make only technical, not substantive, changes
13	to the Arkansas Code of 1987.
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16	APPROVED: 3/8/19
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