Stricken language would be deleted from and underlined language would be added to present law. Act 955 of the Regular Session

1	State of Arkansas	As Engrossed:	\$3/30/21 \$4/13/21 D:11	
2	93rd General Assembly	A	Bill	
3	Regular Session, 2021			SENATE BILL 602
4				
5	By: Senators Irvin, L. Eads			
6				
7		For An Ac	t To Be Entitled	
8	AN ACT T	O MODIFY THE LAW	CONCERNING CRANIOFACIAL	
9	COVERAGE; TO ESTABLISH WENDELYN'S CRANIOFACIAL LAW -			
10	CRANIOFA	CIAL COVERAGE; TO	O DECLARE AN EMERGENCY;	AND
11	FOR OTHE	CR PURPOSES.		
12				
13			3 3	
14			ubtitle	
15			CONCERNING CRANIOFACIAL	
16		VERAGE; TO ESTABL		
17	CRA	ANIOFACIAL LAW —	CRANIOFACIAL COVERAGE;	
18	ANL	D TO DECLARE AN E	MERGENCY.	
19				
20				
21	BE IT ENACTED BY THE	GENERAL ASSEMBLY	Y OF THE STATE OF ARKANSA	AS:
22				
23			e 23, Chapter 79, Subcha	pter 15, is
24	amended to add an ad		to read as follows:	
25	23-79-1504. T			
26	_		and may be cited as "Wen	ndelyn's
27	<u>Craniofacial Law — C</u>	<u>raniotacial Cove</u>	<u>rage".</u>	
28	GEORGE ON A		70 1501/1)	
29			-79-1501(1), concerning	
30			overage for craniofacial	anomaly
31	reconstructive surge			
32	(1) "Craniofacial anomaly" means a congenital or acquired			
33	musculoskeletal disorder that primarily affects the cranial facial tissue th			
34	<u>abnormal development</u>	of the skull and	<u>d iace</u> ;	
35			70. 1501.(0) (5)	
36	SECTION 3. Ar	kansas Code § 23	-79-1501(2)(C), concerni	ng the definition

1	of "health benefit plan" used in the coverage for craniofacial anomaly	
2	reconstructive surgery, is amended to read as follows:	
3	(C) "Health benefit plan" does not include:	
4	(i) A disability income plan;	
5	(ii) A credit insurance plan;	
6	(iii) Insurance coverage issued as a supplement to	
7	liability insurance;	
8	(iv) Medical payments under an automobile or	
9	homeowners' insurance plan;	
10	(v) A health benefit plan provided under Arkansas	
11	Constitution, Article 5, § 32, the Workers' Compensation Law, § 11-9-101 et	
12	seq., and the Public Employee Workers' Compensation Act, § 21-5-601 et seq.;	
13	(vi) A plan that provides only indemnity for	
14	hospital confinement;	
15	(vii) An accident-only plan; or	
16	(viii) A specified disease plan; <u>or</u>	
17	(ix) A plan that provides only dental benefits or	
18	eye and vision care benefits; and	
19		
20	SECTION 4. Arkansas Code § 23-79-1501(3), concerning the definition of	
21	"reconstructive surgery" used in the coverage for craniofacial anomaly	
22	reconstructive surgery, is amended to read as follows:	
23	(3) "Reconstructive surgery" means the use of surgery to alter	
24	the form and function of the cranial facial tissues due to a congenital or	
25	acquired musculoskeletal disorder, including surgery to alter the form and	
26	function of the skull and face.	
27		
28	SECTION 5. Arkansas Code § 23-79-1502(b), concerning medical care	
29	coverage for craniofacial anomaly reconstructive surgery requirements, is	
30	amended to read as follows:	
31	(b) Medical care coverage required under this section includes	
32	coverage for reconstructive surgery, dental care, and vision care, and the	
33	use of at least one (1) hearing aid.	
34		
35	SECTION 6 . Arkansas Code § 23-79-1502, concerning coverage for	
36	craniofacial anomaly reconstructive surgery requirements, is amended to add	

36

1	additional subsections to read as follows:
2	(c)(l) The services included in the coverage described in subsection
3	(b) of this section shall be authorized by a surgical member of a nationally
4	approved cleft-craniofacial team of the American Cleft Palate-Craniofacial
5	Association.
6	(2) For healthcare services to be performed by a nationally
7	approved cleft-craniofacial team, a request for written authorization or
8	approval shall be reviewed by the administrator of the health benefit plan:
9	(A) Within two (2) working days from the request by a
10	nationally approved cleft-craniofacial surgical team member, for a nonurgent
11	case; or
12	(B) Within twenty-four (24) hours from the request by a
13	nationally approved cleft-craniofacial surgical team member, for an urgent
14	case.
15	(3)(A) For healthcare services that are recommended by a
16	surgical member of a nationally approved cleft-craniofacial team that are to
17	be performed by a medical provider that is not on a nationally approved
18	cleft-craniofacial team, a request for written authorization or approval
19	shall be reviewed:
20	(i) Within two (2) working days from the request by
21	a nationally approved cleft-craniofacial surgical team member, for a
22	nonurgent case; or
23	(ii) Within twenty-four (24) hours from the request
24	by a nationally approved cleft-craniofacial surgical team member, for an
25	urgent case.
26	(B) A medical provider that is not a craniofacial
27	specialist shall communicate in a timely manner its proposed healthcare
28	services to the nationally approved cleft-craniofacial surgical team member
29	who initiated the recommendation described in subdivision (c)(3)(A) of this
30	section.
31	(d) A health benefit plan shall include coverage for the following, if
32	medically necessary:
33	(1) On an annual basis:
34	(A) Sclera contact lenses, including coatings;
35	(B) Office visits;
36	(C) An ocular impression of each eye; and

1	(D) Any additional tests or procedures that are medically
2	necessary for a craniofacial patient;
3	(2)(A) Every two (2) years, two (2) hearing aids and two (2)
4	hearing aid molds for each ear.
5	(B) As used in subdivision (d)(2)(A) of this section,
6	"hearing aids" includes behind the ear, in the ear, wearable bone
7	conductions, surgically implanted bone conduction services, and cochlear
8	implants; and
9	(3) Every four (4) years, a dehumidifier.
10	(e)(1) A nationally approved cleft-craniofacial team that is located
11	in other states may provide the healthcare services, treatment, evaluation,
12	authorizations, and review as described in this section.
13	(2) For healthcare services performed outside of this state
14	under this section, the insured or enrollee shall not be penalized for out-
15	of-network charges subject to the terms and conditions of the health benefit
16	plan.
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18	SECTION 7. Arkansas Code § 23-79-1503 is amended to read as follows:
19	23-79-1503. Rules <u>- Report</u> .
20	(a) The State Insurance Department shall develop and promulgate rules
21	for the implementation and administration of this subchapter.
22	(b) The State and Public School Life and Health Insurance Board may
23	develop and promulgate rules for the administration of this subchapter shall
24	follow the rules promulgated by the department for administration of this
25	subchapter for the plans providing health benefits to state and public school
26	employees under § 21-5-401 et seq.
27	(c) The department shall submit biannual reports to the Chair of the
28	House Committee on Insurance and Commerce and the Chair of the Senate
29	Committee on Insurance and Commerce.
30	
31	SECTION 8. EMERGENCY CLAUSE. It is found and determined by the
32	General Assembly of the State of Arkansas that this state has a limited
33	number of approved certified craniofacial specialists to review and treat
34	individuals with craniofacial anomalies; that increasing healthcare coverage
35	for craniofacial patients allows a nationally approved cleft-craniofacial
36	team outside of this state to provide healthcare services for residents of

1	this state can decrease the delay in treatment; and that this act is
2	immediately necessary because there are residents in this state who are in
3	need of healthcare services to treat individuals with craniofacial anomalies.
4	Therefore, an emergency is declared to exist, and this act being immediately
5	necessary for the preservation of the public peace, health, and safety shall
6	become effective on:
7	(1) The date of its approval by the Governor;
8	(2) If the bill is neither approved nor vetoed by the Governor,
9	the expiration of the period of time during which the Governor may veto the
10	bill; or
11	(3) If the bill is vetoed by the Governor and the veto is
12	overridden, the date the last house overrides the veto.
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14	/s/Irvin
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17	APPROVED: 4/27/21
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