Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/18/05 S3/24/05						
2	85th General Assembly	Å Bill						
3	Regular Session, 2005		HOUSE BILL 20	611				
4								
5	By: Representatives Walters, A	Anderson, Berry, Borhauer, Childers, Harris,	T. Hutchinson, Jackson,					
6	Kenney, Lamoureux, M. Martin	n, Matayo, Medley, Pritchard, Pyle, Edward	S					
7	By: Senators Altes, Trusty, Will	'kinson						
8								
9								
10	For An Act To Be Entitled							
11	AN ACT CO	ONCERNING THE REPORTING OF INFORM	IATION					
12	PERTAININ	NG TO CONTROLLED SUBSTANCE LABS S	SEIZURES;					
13	AND FOR O	OTHER PUPOSES.						
14								
15		Subtitle						
16	AN ACT	CONCERNING THE REPORTING OF						
17	INFORM	MATION PERTAINING TO CONTROLLED						
18	SUBSTA	ANCE LABS SEIZURES.						
19								
20								
21	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF A	RKANSAS:					
22								
23	SECTION 1. Arkan	sas Code Title 12, Chapter 12, S	ubchapter l is amend	led				
24	to add an additional se	ection to read as follows:						
25	12-12-105. Contr	<u>rolled substance lab seizure repo</u>	rts.					
26	(a) Each state a	and local law enforcement agency	shall electronically	<u> </u>				
27	file a report on the fo	orm provided and required by the	El Paso Intelligence	<u> </u>				
28	Center of the United St	ates Drug Enforcement Administra	tion with the Arkans	<u>as</u>				
29	Crime Information Cente	er within ten (10) days of the ag	ency's seizure of:					
30	<u>(1) Drug p</u>	paraphernalia or drug precursors	that could be utiliz	<u>ed</u>				
31	in the manufacture of a	controlled substance; or						
32	<u>(2) Any la</u>	boratory reasonably believed to:						
33	<u>(A)</u>	Have been utilized in the illega	<u>l manufacture of a</u>					
34	<pre>controlled substance;</pre>							
35	<u>(B)</u>	Be currently utilized in the ill	egal manufacture of	a				
36	controlled substance; o	<u>or</u>						

1	(C) Be intended for utilization in the illegal manufacture						
2	of a controlled substance.						
3	(b) The report described in subsection (a) of this section shall be on						
4	the form provided and required by the El Paso Intelligence Center of the						
5	United States Drug Enforcement Administration and shall contain any						
6	additional information required by the Arkansas Drug Director.						
7	(c)(1) The Arkansas Crime Information Center shall forward the report						
8	described in subsection (a) of this section to the El Paso Intelligence						
9	Center of the United States Drug Enforcement Administration and other law						
10	enforcement or criminal justice agencies designated by the Arkansas Drug						
11	<u>Director.</u>						
12	(2) The Arkansas Drug Director shall promulgate rules regarding						
13	the distribution of the reports and statistics generated in accordance with						
14	the requirements of this section.						
15	(d)(1) The Executive Director of the State Crime Laboratory shall						
16	catalogue the number of controlled substance laboratories reported to the						
17	State Crime Laboratory through evidence submission.						
18	(2) For each reported controlled substance laboratory, the						
19	executive director shall record the:						
20	(A) Judicial district where the laboratory was located;						
21	(B) Date of seizure of the laboratory; and						
22	(C) Name of the seizing law enforcement agency.						
23	(e)(1) On March 31, June 30, September 30, and December 31 of each						
24	year after the effective date of this section, the Arkansas Drug Director						
25	shall compare the number of reports made to him or her under subsection (a)						
26	of this section with the number of reports made to the State Crime Laboratory						
27	under subsection (d) of this section.						
28	(2) Any discrepancy in the number of reports described in						
29	subdivision (e)(1) of this section shall be recorded by the Arkansas Drug						
30	<u>Director.</u>						
31	(3) The Arkansas Drug Director shall request completion of a						
32	reporting form by any law enforcement agency in the state that has failed to						
33	comply with the requirements of subsection (a) of this section.						
34	(f) The failure of any law enforcement agency to comply with the						
35	requirements of this section may be considered by a state board or agency as						
36	a factor for the withholding of awards or grant moneys or other funds that						

1	<u>relate</u>	to	contro	lled	substanc	e enfor	cement.
2						/s/	Walters
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