1	State of Arkansas	A D:11	
2	86th General Assembly	A Bill	
3	Regular Session, 2007		HOUSE BILL 2382
4			
5	By: Representative Reep		
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8	\mathbf{F}	or An Act To Be Entitled	
9	AN ACT TO SIM	PLIFY THE PROCESS FOR OPE	ERATING
10	COUNTY HOSPIT	ALS; AND FOR OTHER PURPOS	SES.
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12		Subtitle	
13	AN ACT TO	SIMPLIFY THE PROCESS FOR	
14	OPERATING	COUNTY HOSPITALS.	
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17	BE IT ENACTED BY THE GENERAL	L ASSEMBLY OF THE STATE O	F ARKANSAS:
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19	SECTION 1. Arkansas	Code § 14-263-103, concer	rning the creation of
20	county hospital boards of governors, is amended to add an additional		
21	subsection to read as follows:		
22	(c) The existence of a board of governors is no longer required once		
23	the county rather than the board of governors has leased the hospital		
24	facilities in accordance wi	th § 14-263-106.	
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26	SECTION 2. Arkansas	Code § 14-263-106 is amen	ded to read as follows:
27	14-263-106. Contraction	ng or leasing of hospital	facilities.
28	(a) Should the board	of governors determine t	hat it would be in the
29	best interest of the citizen	as of the county that the	hospital be operated or
30	leased to some individual,	firm, or corporation, the	board may contract or
31	lease the equipment and hospital facilities to the individual, firm, or		
32	corporation for such period of time and for such consideration and conditions		
33	as the board may deem wise, subject to approval of the contract or lease by		
34	the county judge and the que	erum court of the county	in which the hospital is
35	located.		
36	(b) The power to so	lease or contract hospita	l facilities and

1 equipment shall not be subject to the approval of the county judge and quorum 2 court when restricted by county hospitals which were constructed with a 3 federal grant-in-aid pursuant to Public Law 79-725. 4 (a)(1) Should the board of governors determine that it would be in the 5 best interests of the citizens of the county that the hospital be operated or 6 leased to an individual, a firm, or a corporation, the board of governors may 7 contract or lease the equipment and hospital facilities to the individual, 8 firm, or corporation for a period of time and for consideration and 9 conditions the board of governors may deem wise, subject to approval of the 10 contract or lease by the county judge and the quorum court of the county in 11 which the hospital is located. 12 (2) With the recommendation of the board of governors, the 13 county may be the lessor of the hospital rather than the board. 14 (3) Once a lease has been entered into by the county rather than 15 the board of governors, there shall be no requirement for a future 16 recommendation by the board of governors for a subsequent lease by the board 17 of governors before entering into the lease and the county may enter into contracts concerning the hospital without the recommendation of the board of 18 19 governors. 20 (b) If the county rather than the board of governors leases the 21 hospital facilities in accordance with subsection (a) of this section, the 22 duties of managing, controlling, and supervising the operation of the county 23 hospital, as described in § 14-263-105, shall be imposed upon the lessee, 24 which shall eliminate the requirement that a board of governors submit 25 monthly reports or be in place for the duration of the term of the lease and 26 any extensions thereof, unless the quorum court and county judge determine 27 the board should continue in its existence or should be reinstated. 28 (c) Once the board of governors has made its initial determination 29 that it is in the best interest of the citizens of the county to lease the 30 hospital, the county, if it is the lessor, will thereafter be responsible for all matters pertaining to the lease, the facilities, and the lessee, 31 32 including without limitation; 33 (1) Renewal or extension of the lease; or 34 (2) Any conflicts that may arise pertaining to the lease or the

(d)(l) This section applies to all hospital leases adopted before the

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lessee.

1	effective date of this act adopted or entered under the authority of Arkansas		
2	Code § 14-263-106.		
3	(2) All such leases adopted or entered into before the effective		
4	date of this act shall be considered for all purposes as if adopted or		
5	entered into under this act.		
6	(3) A lease adopted before the effective date of this act shall		
7	not be held to be invalid by reason of §§ 14-263-103 and 14-263-106.		
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