1	State of Arkansas	A D:11	
2	88th General Assembly	A Bill	
3	Regular Session, 2011	SENATE BILL 113	
4			
5	By: Senators Bledsoe, G. Baker, J. Dismang, Files, Hendren, Holland, J. Hutchinson, Irvin, G. Jeffress,		
6	Key, M. Lamoureux, B. Pritchard, Rapert, B. Sample, J. Taylor, Whitaker, E. Williams, D. Wyatt		
7	By: Representatives Lea, T. Bradford, D. Altes, Baird, Bell, Benedict, Biviano, Branscum, J. Burris,		
8	Carnine, Carter, Clemmer, Collins, Collins-Smith, Dale, Deffenbaugh, J. Dickinson, English, Eubanks,		
9	Fielding, Garner, Gillam, Hammer, Harris, Hickerson, Hobbs, Hopper, D. Hutchinson, Johnston, Kerr,		
10	King, Lampkin, S. Malone, Mauch, Mayberry, D. Meeks, S. Meeks, Rice, Sanders, Shepherd, Slinkard,		
11	G. Smith, Stubblefield, Summers, Wes	terman, Woods	
12			
13	For An Act To Be Entitled		
14	AN ACT TO PROHIBI	T HEALTH INSURANCE EXCHANGE POLICIES	
15	FROM OFFERING COV	ERAGE FOR ABORTIONS EXCEPT THROUGH A	
16	SEPARATE RIDER; A	AND FOR OTHER PURPOSES.	
17			
18		Subtitle	
19	AN ACT TO P	ROHIBIT HEALTH INSURANCE	
20	EXCHANGE PO	LICIES FROM OFFERING COVERAGE	
21	FOR ABORTIO	NS EXCEPT THROUGH A SEPARATE	
22	RIDER.		
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25	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE OF ARKANSAS:	
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27	SECTION 1. Arkansas Co	ode Title 23, Chapter 79, Subchapter 1 is amende	
28	to add an additional section	to read as follows:	
29	23-79-155. Health inst	rance exchange coverage of abortions in the	
30	state health insurance exchar	ge prohibited.	
31	(a) As used in this se	ection:	
32	(1) "Abortion" means the use or prescription of any instrument,		
33	medicine, drug, or any other	substance or device intentionally to terminate	
34	the pregnancy of a woman know	n to be pregnant with an intention other than t	
35	increase the probability of a	a live birth, to preserve the life or health of	
36	the child after live birth, o	or to remove a dead unborn child who died as the	

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- 1 result of natural causes, accidental trauma, or a criminal assault on the 2 pregnant woman or her unborn child; and 3 (2)(A) "Elective abortion" means an abortion for any reason 4 other than to prevent the death of the mother upon whom the abortion is 5 performed. 6 (B) However, an abortion shall not be deemed an elective 7 abortion to prevent the death of the mother based on a claim or diagnosis 8 that without the abortion the mother will engage in conduct that will result 9 in her death. (b) The General Assembly finds that: 10 (1) Federal funding for insurance plans that cover abortions is 11 12 prohibited by the Hyde Amendment and the Federal Employee Health Benefits 13 Program; 14 (2) Congress enacted and the president signed into law the 15 Patient Protection and Affordable Care Act of 2010, Pub. L. No. 111-148; 16 (3) In the Patient Protection and Affordable Care Act of 2010, 17 Pub. L. No. 111-148, states are explicitly permitted to pass laws prohibiting 18 qualified health plans offered through a health insurance exchange in their 19 state from offering abortion coverage; 20 (4) It is the longstanding policy of this state that the unborn child is a human being from the time of conception and is, therefore, a legal 21 22 person for purposes of the unborn child's right to life and is entitled to 23 the right to life from conception under the laws and constitution of this 24 state; and 25 (5) It is the longstanding policy of this state to protect the 26 right to life of the unborn child from conception by prohibiting abortion, 27
- right to life of the unborn child from conception by prohibiting abortion,
 and that policy is impermissible only because of the decisions of the United
 States Supreme Court. Therefore, if those decisions of the United States
 Supreme Court are ever reversed or modified or the United States Constitution
- is amended to allow protection of the unborn then the existing policy of this
 state to prohibit abortions shall be enforced.
- 32 (c)(1) In accordance with the Patient Protection and Affordable Care
 33 Act, Pub. L. No. 111-148, all qualified health plans offered through a health
 34 insurance exchange established in this state shall not include elective
 35 abortion coverage.
- 36 (2) This section does not prevent an individual from purchasing

1	optional supplemental coverage for elective abortions for which a separate	
2	premium must be paid in the health insurance market outside of the state	
3	health insurance exchange as provided in subsection (d) of this section.	
4	(d) An issuer of any health plan that offers optional supplemental	
5	abortion coverage offered in the health insurance market outside of the state	
6	health insurance exchange shall:	
7	(1)(A) Calculate the premium for optional supplemental abortion	
8	coverage so that the premium fully covers the estimated cost of an elective	
9	abortion for an individual who enrolls for elective abortion coverage.	
10	(B)(i) The insurer shall determine the premium required	
11	under subdivision (d)(l)(A) of this section on an average actuarial basis.	
12	(ii)(a) In making the calculation required under	
13	subdivision (d)(l)(B)(i) of this section, the issuer shall not take into	
14	account any cost reduction in a qualified health plan offered through a	
15	health insurance exchange established in this state estimated to result from	
16	the provision of abortion coverage that the insurer offers and that covers	
17	the individual who enrolls for elective abortion coverage.	
18	(b) As used in subdivision (d)(1)(B)(ii)(a) of	
19	this section, cost reduction estimated to result from provision of abortion	
20	coverage includes estimated cost reduction in prenatal care, delivery, and	
21	<pre>postnatal care;</pre>	
22	(2) Require that if an enrollee is enrolling in a health	
23	insurance plan that provides coverage other than optional supplemental	
24	abortion coverage, at the same time as the enrollee is enrolling, the	
25	enrollee shall sign at the same time three (3) separate signatures:	
26	(A) A signature for coverage for optional supplemental	
27	abortion coverage;	
28	(B) A signature for coverage other than for optional	
29	supplemental abortion coverage; and	
30	(C) A signature acknowledging that the enrollee has	
31	received the cost of the separate premium; and	
32	(3)(A) Provide at the time of enrollment a notice to enrollees	
33	that specifically states the cost of the separate premium for coverage of	
34	elective abortions.	
35	(B) The notice required under subdivision $(d)(3)(A)$ of	
36	this section shall be distinct and apart from the notice of the cost of the	

1	premium for the portion of the health plan that provides coverage other than
2	optional supplemental abortion coverage.
3	(e) An issuer of a health plan providing coverage offered through a
4	health insurance exchange established in this state that provides coverage
5	other than elective abortion coverage shall not discount or reduce the
6	premium for the coverage on the basis that an enrollee has elective abortion
7	coverage.
8	(f) This section does not apply in circumstances in which federal law
9	preempts state health insurance regulation.
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