1	State of Arkansas	As Engrossed: H4/12/13	
2	89th General Assembly	A Bill	
3	Regular Session, 2013		HOUSE BILL 1965
4			
5	By: Representative Westerman		
6			
7		For An Act To Be Entitled	
8	AN ACT CONCER	NING HEALTH INSURANCE FOR CITI	IZENS OF
9	THE STATE OF A	ARKANSAS; TO CREATE THE HEALTE	HCARE
10	REFORM ACT OF	2013; TO DECLARE AN EMERGENCY	Y; AND FOR
11	OTHER PURPOSE	S.	
12			
13			
14		Subtitle	
15	TO CREAT	TE THE HEALTHCARE REFORM ACT OF	F
16	2013; AN	ND TO DECLARE AN EMERGENCY.	
17			
18			
19	BE IT ENACTED BY THE GENE	RAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
20			
21	SECTION 1. Arkansa	s Code Title 20, Chapter 77, i	is amended to add an
22	additional subchapter to	read as follows:	
23			
24	Subchapter 21 — Healthcar	e Reform Act of 2013	
25			
26	20-77-2101. Title.		
27	<u>This act shall be k</u>	nown and may be cited as the '	"Healthcare Reform Act
28	<u>of 2013".</u>		
29			
30	20-77-2102. Legisl	ative intent.	
31	(a) The Department	of Human Services shall explo	ore design options that
32	reform the Medicaid progra	am utilizing the Healthcare Re	eform Act of 2013 so
33	that it is a fiscally sus	tainable, cost-effective, pers	sonally responsible,
34	and opportunity-driven pr	ogram utilizing competitive an	nd value-based
35	purchasing to:		
36	<u>(1) Maximize</u>	the available service options	5 <i>;</i>

(2) Promote accountability, personal responsibility, and
transparency;
(3) Encourage and reward healthy outcomes and responsible
choices; and
(4) Promote efficiencies and transparency that will deliver
value to the taxpayers.
(b)(1)(A) It is the intent of the General Assembly that the State of
Arkansas through the Department of Human Services shall utilize a private
insurance plan with an independence account for all "low-risk" participants.
(B) The private plan is for all "low-risk" participants
who may be eligible for traditional Medicaid.
(2) The Healthcare Reform Act of 2013 shall ensure that:
(A) Private healthcare plans increase and government-
operated programs such as Medicaid decrease;
(B) Decisions about the design, operation, and
implementation of the private plan, including cost, remain within the purview
of the State of Arkansas and not with Washington, D.C.; and
(C) Shall be for citizens of the United States who have
resided in Arkansas for a minimum of five (5) years.
(c) It is the intent of the General Assembly that:
(1) The State of Arkansas furnish services to help families and
individuals attain or retain capability for independence or self-care; and
(2) Public assistance, the Healthcare Reform Program, and the
Medicaid Program shall be sustainable, accountable, cost-effective, person-
centered and opportunity-driven programs utilizing competitive and value-
based purchasing and private healthcare plans to maximize available services
and encourage complete independence from public assistance and services.
(d) It is the intent of the General Assembly to redesign the
Healthcare and Medicaid Programs utilizing private sector healthcare plans in
order to achieve a person-centered, accountable, and opportunity-driven
program.
(e) It is the intent of the General Assembly that the Healthcare and
Medical Assistance Programs be a results-oriented system of coordinated care
that focuses on independence, freedom, and choice that maximizes the
available service options; promotes accountability and transparency;
encourages and rewards healthy outcomes, personal responsibility, and

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1	responsible choices; drives employment first; and mandates efficiencies and
2	program integrity.
3	(f) To achieve these goals, the Department of Human Services shall
4	apply for any necessary waivers, state plan amendments, or both from the
5	Secretary of the United States Department of Health and Human Services,
6	including without limitation a waiver of the appropriate sections of Title
7	XIX, 42 U.S.C. § 1396 et. seq.
8	(g) The application for and the provisions of a waiver, state plan
9	amendment, or both under subsection (f) of this section shall be implemented
10	to ensure that upon the enactment of the federal waiver, the Department of
11	Human Services shall adopt rules approved by the General Assembly in order to
12	implement the federal waiver, state plan amendment, or both to create a
13	private-sector-type plan that is free from burdensome federal regulations.
14	
15	20-77-2103. Purpose.
16	(a) The purpose of this subchapter is to:
17	(1) Improve access to quality health care;
18	(2) Attract insurance carriers and enhance competition in the
19	Arkansas insurance marketplace;
20	(3) Promote individually owned health insurance;
21	(4) Strengthen personal responsibility through cost sharing;
22	(5) Improve continuity of coverage;
23	(6) Reduce the size of the state-administered Medicaid program;
24	(7) Encourage appropriate care, including early intervention,
25	prevention, and wellness;
26	(8) Increase quality and delivery system efficiencies;
27	(9) Facilitate Arkansas's continued payment innovation, delivery
28	system reform, and market-driven improvements;
29	(10) Discourage over-utilization;
30	(11) Reduce waste, fraud, and abuse; and
31	(12) Increase transparency.
32	(b)(l) The State of Arkansas shall take an integrated and market-based
33	approach to covering low-income Arkansans by offering new coverage
34	opportunities, stimulating market competition, and offering alternatives to
35	the existing Medicaid program.
36	(2) The market-based approach shall:

1	(A) Maximize the available service options;
2	(B) Promote accountability, personal responsibility,
3	independence, self-care, and transparency;
4	(C) Encourage and reward healthy outcomes and responsible
5	choices; and
6	(D) Promote efficiencies that will deliver value to the
7	participants, the state, and the federal government.
8	
9	20-77-2104. Definitions.
10	As used in this subchapter:
11	(1) "Carrier" means a private entity certified by the State
12	Insurance Department and offering plans through the Health Insurance
13	Marketplace;
14	(2) "Cost sharing" means the portion of the cost of a covered
15	medical service that must be paid by or on behalf of eligible individuals,
16	consisting of copayments or coinsurance but not deductibles;
17	(3) "Eligible individual" means an individual who is an adult
18	between nineteen (19) years of age and sixty-five (65) years of age with an
19	income that is equal to or less than one hundred thirty-eight percent (138%)
20	of the federal poverty level, including without limitation an individual who:
21	(A) Would not be eligible for Medicaid under laws and
22	rules in effect on January 1, 2013;
23	(B) Has been authenticated to be a United States citizen
24	or documented qualified alien according to the federal Personal
25	Responsibility and Work Opportunity Reconciliation Act of 1996, Pub. L. No.
26	<u>104-193; and</u>
27	(C) Is not determined to be more effectively covered
28	through the standard Medicaid program, such as an individual who is medically
29	frail or other individual with exceptional medical needs for whom coverage
30	through the Health Insurance Marketplace is determined to be impractical or
31	overly complex, or that would undermine continuity or effectiveness of care;
32	(4) "Healthcare coverage" means healthcare benefits as defined
33	by certification or rules, or both, promulgated by the State Insurance
34	Department for the Qualified Health Plans or available on the marketplace;
35	(5) "Health Insurance Marketplace" means the vehicle created to
36	help individuals, families, and small businesses in Arkansas shop for and

1	select health insurance coverage in a way that permits comparison of
2	available Qualified Health Plan based upon price, benefits, services, and
3	quality, regardless of the governance structure of the marketplace;
4	(6)(A) "Low risk" means Medicaid-eligible citizens who are not
5	aged, blind, or disabled as defined by the Department of Human Services on
6	January 1, 2013.
7	(B) "Low risk" includes children eligible for Medicaid and
8	for the ARKids First Program Act, § 20-77- 1101 et seq., commonly known as
9	the "ARKids B program" as defined by the Department of Human Services on
10	January 1, 2013;
11	(7) "Premium" means a charge that must be paid as a condition of
12	enrolling in healthcare coverage;
13	(8) "Program" means the Healthcare Reform Program established by
14	this subchapter;
15	(9) "Qualified Health Plan" means a State Insurance Department
16	certified individual health insurance plan offered by a carrier through the
17	Health Insurance Marketplace; and
18	(10) Independence Account means a flexible personalized account
19	for the recipient that can be used for medical expenses, employment training,
20	and costs of education.
21	
22	20-77-2105. Public-sector-type plans.
23	(a) The Department of Human Services shall design public-sector-type
24	plans that reform the Medicaid program so that it is a person-centered,
25	financially sustainable, accountable, cost-effective, transparent, and
26	opportunity-driven program with choices that:
27	(1) Utilizes private-sector modeled, competitive, and value-
28	based purchasing to maximize the available service options, promote
29	accountability and transparency, encourage and reward healthy outcomes,
30	independence, upward mobility, employment-first, and responsible choices;
31	(2) Promotes efficiencies and the coordination of services
32	across all populations;
33	(3) Ensures that recipients pay fair share and that program
34	integrity resounds throughout the program; and
35	(4) Ensures the state will have a fiscally sound source of
36	publicly financed healthcare for the most needy Arkansans.

1	(b) In developing and implementing this system of reform, the
2	Department of Human Services shall pursue the following principles and goals:
3	(1) Allow recipients to make reasoned and cost-effective choices
4	about their health by providing them with the information and array of
5	service options they need and offering rewards for healthy decisions,
6	employment and training, and personal accountability and cost effectiveness;
7	(2) Encourage personal responsibility by deploying cost sharing,
8	encouraging shopping for healthcare services and assuring the information
9	available to beneficiaries is easy to understand and accurate, providing an
10	intermediary if necessary, and providing adequate access to needed services;
11	(3) Enable consumers to receive individualized health care that
12	is outcome-oriented, focused on prevention and wellness, disease management,
13	recovery, and maintaining full independence;
14	(4) Enable consumers to become engaged in their healthcare by
15	establishing Independence accounts that drive personal responsibility and
16	incentivize and reward health behaviors, employment, and outcomes;
17	(5) Promote private-sector-type competition between healthcare
18	providers to ensure best-value purchasing and the best price possible to
19	<u>leverage resources and to create opportunities for improving service quality</u>
20	and performance;
21	(6) Redesign purchasing and payment methods to assure fiscal
22	accountability;
23	(7) Encourage and reward service quality and cost effectiveness
24	by tying reimbursements to evidence-based performance measures and standards,
25	including those related to patient satisfaction;
26	(8) Ensure that all beneficiaries have a primary care medical
27	home or care management that drives wellness, prevention, and coordinated
28	care that provides quality and is cost-effective for the taxpayer;
29	(9)(A) Continually improve technology to be fully transparent on
30	cost and price, including designing and deploying a transparency tool so that
31	recipients can shop and be rewarded for cost-effective, quality-driven
32	choices and take advantage of recent innovations and advances that help
33	decision makers, consumers, and providers to make informed and cost-effective
34	decisions regarding health care.
35	(B) The technology under subdivision (b)(9)(A) of this
36	section may engage the consumers, case managers, and clinicians in tracking

1	health outcomes and improving health; and
2	(10)(A) Design an enterprise-wide program integrity plan to
3	promote and enforce program integrity through continual audits to ensure that
4	waste and fraud are eradicated.
5	(B) The department may choose any method for achieving and
6	implementing the principles enumerated in this act that provides program
7	flexibility in exchange for federal budgetary certainty and under which
8	Arkansas will operate all facets of the state's Medicaid program free from
9	federal rules and regulations;
10	(c) The department shall submit a report to the Governor and the
11	General Assembly by December 1, 2013, and annually thereafter describing the
12	status of the administration and implementation of the private-sector-type
13	<u>plan.</u>
14	
15	20-77-2106. Administration of the Healthcare Reform Program.
16	(a) The Department of Human Services shall:
17	(1) Create and administer the Healthcare Reform Program; and
18	(2) Submit Medicaid State Plan Amendments and apply for any
19	federal waivers necessary to implement the program in a manner consistent
20	with this subchapter.
21	(b) Implementation of the program is conditioned upon the receipt of
22	necessary federal approvals free from burdensome federal rules.
23	(c) The program shall include premium assistance for eligible
24	individuals to enable their enrollment in a Health Plan through the Health
25	<u>Insurance Marketplace.</u>
26	(d)(l) Where appropriate, the Department of Human Services may pay
27	premiums and supplemental cost-sharing subsidies directly to the Qualified
28	Health Plans for enrolled eligible individuals.
29	(2) The intent of the payments under subdivision (d)(1) of this
30	section is to increase participation and competition in the Health Insurance
31	Marketplace, intensify price pressures, and reduce costs for both publicly
32	and privately funded health care and deliver value to the taxpayers.
33	(e) To the extent allowable by law:
34	(1) The Department of Human Services shall pursue strategies
35	that promote insurance coverage of children in their parents' or caregivers'
36	plan, including children eligible for the ARKids First Program Act, § 20-77-

1	1101 et seq., commonly known as the "Arklas B program"; and
2	(2) The Department of Human Services shall develop a strategy to
3	inform Medicaid recipient populations whose needs would be reduced or better
4	served through participation in the Health Insurance Marketplace.
5	(f) The program shall include cost sharing for eligible individuals
6	that is comparable to that for individuals in the same income range in the
7	private insurance market and is structured to enhance eligible individuals'
8	investment in their healthcare purchasing decisions.
9	(g) The program used shall be the most cost effective program
10	available on the market to deliver value to the taxpayers.
11	(h)(1) The State Insurance Department and Department of Human Services
12	shall administer and promulgate rules to administer the program approved by
13	the General Assembly authorized under this subchapter.
14	(2) No less than thirty (30) days before the State Insurance
15	Department and Department of Human Services begin promulgating a rule under
16	this subchapter, the proposed rule shall be presented to the Legislative
17	Council.
18	(i) The program authorized under this subchapter shall terminate
19	within one hundred twenty (120) days after a reduction in any of the
20	following federal medical assistance percentages:
21	(1) One hundred percent (100%) in 2014, 2015, or 2016;
22	(2) Ninety-five percent (95%) in 2017;
23	(3) Ninety-four percent (94%) in 2018;
24	(4) Ninety-three percent (93%) in 2019; and
25	(5) Ninety percent (90%) in 2020 or any year after 2020.
26	(j) An eligible individual enrolled in the program shall affirmatively
27	acknowledge that:
28	(1) The program is not a perpetual federal or state right or a
29	guaranteed entitlement; and
30	(2) The program is subject to cancellation upon appropriate
31	notice, and waiting lists may be implemented; and
32	(k) This program shall not take effect until the federal government
33	approves that:
34	(1) The program is not a perpetual federal or state right or a
35	guaranteed entitlement;
36	(2) The program is subject to cancellation upon appropriate

1	notice, and waiting lists may be implemented; and
2	(3) The program is not an entitlement program.
3	
4	20-77-2107. Independence Account for recipients.
5	(a)(1) As part of the private plan, the Department of Human Services
6	shall design an Independence Account for all recipients in the private plan
7	that will be the focus of driving personal responsibility, independence,
8	healthy living, and upward mobility.
9	(2) The recipient may be incentivized without limitation to
10	achieve a healthier life style, better health, employment, or education.
11	(b)(1) The Independence Account shall be used without limitation to
12	ensure that funds deposited by the state to be used for:
13	(A) Healthcare-related expenses;
14	(B) Employment training and costs associated with
15	employment; and
16	(C) Education, training, and educational expenses for
17	their children.
18	(2) Funds may be rolled over from year to year so that the
19	account grows to help the recipient to achieve a better lifestyle.
20	(c) The goal of this account is to drive personal responsibility and
21	upward mobility so that the recipient can live free from government subsidy.
22	(d)(1) The department shall establish and oversee an assessment and
23	coordination process to assure proper decision making and program planning
24	for recipients occur in addition to financial eligibility.
25	(2) The assessment and coordination process shall determine
26	healthcare status, track utilization, assist with employment and monitor
27	outcomes.
28	(3) The department may also choose to establish an
29	administrative services organization as a means to manage populations across
30	human services programs.
31	(e)(1) The department shall also design and implement either
32	internally or through the health carrier, a transparency tool to enable
33	recipients to be able to shop for cost-effective and quality-based care.
34	(2) The transparency tool shall engage the recipients in the
35	cost and quality of their health care.
36	(3) If a recipient chooses cost-effective and quality-based

1	providers, he or she shall be rewarded through his or her Independence
2	Account.
3	(f) The department shall adopt rules to govern the Independence
4	Account to be approved by the General Assembly.
5	
6	20-77-2108. Waiver and state plan amendment.
7	(a)(1) The Department of Human Services shall apply for and obtain a
8	waiver, a state plan amendment, or both that provide full program flexibility
9	in exchange for federal budgetary certainty under which Arkansas will operate
10	all facets of the state's Medicaid program.
11	(2) The waiver, state plan amendment, or both, and flexibility
12	sought shall provide that this subchapter shall not be effective until the
13	United States Government waives the following federal provisions or mandates:
14	(A) Actuarial Soundness under 42 C.F.R. 438.6(c) or all
15	actuarial soundness rules;
16	(B) Equal Access to Care under 42 USC § 1396a(a)30, or all
17	equal-access-to-care rules;
18	(C) Section 1902(a)(23) of Title XIX of the Social
19	Security Act or a state or federal law that is commonly known as the "any
20	willing provider" or a "free choice of provider" provision, 42 U.S.C. Section
21	1902(a)(10)(B), Section 1902(a)(17), or any references to free choice of
22	<u>providers;</u>
23	(D) Amount, duration, and scope of services;
24	(E) Comparability of eligibility standards;
25	(F) Cost sharing under Section 1902(a)(14) insofar as it
26	incorporates section 1916;
27	(G) Cost sharing under Section 1902(a)(14), 1916(e)
28	and(f), and 42 C.F.R. 447.51, 447.53(e) and 447.56;
29	(H) Freedom of choice under Section 1902(a)(23) and all
30	references to freedom of choice;
31	(I) Statewideness under Section 1902(a)(1) and all
32	references to statewideness;
33	(J) Statewideness/Uniformity under Section 1902(a)(1)and
34	all references to statewideness;
35	(K) Reasonable promptness under Section 1902(a)(8) and all
36	references to reasonable promptness;

1	(L) Section $1902(a)(10)(C)(i)$ to allow Health Savings
2	Accounts or Independence Accounts;
3	(M) Income and Resource Rules under Section
4	1902(a)(10)(C)(i);
5	(N) Payment for self-directed Care under Section
6	1902(a)(32), or both;
7	(0) Mandatory and optional services under 42 C.F.R. 440 or
8	any references to mandatory and/or optional services; and
9	(P) Mandatory health benefits regulations under 45 C.F.R.
10	Parts 147, 155, and 156 benchmark and benchmark-equivalent under the Patient
11	Protection and Affordable Care Act, Pub. L. No. 111-148; and
12	(3) This subchapter shall not be effective until the United
13	States Government allows:
14	(A) The state to create resource tests or asset tests;
15	(B) The state to time limit able-bodied recipients and
16	hold able-bodied recipients to strict work requirements;
17	(C) Health savings accounts or Independence Accounts;
18	(D) A program or option that is for citizens only;
19	(E) The state to create waiting lists for all Medicaid
20	services under State wideness/Uniformity Section 1902(a)(1) and Reasonable
21	<u>Promptness § 1902(a)(8);</u>
22	(F) The state to eliminate wrap-around services for all
23	"low-risk" participants on Medicaid or Medicaid expansion or on the private
24	plan; and
25	(G) The State of Arkansas to gradually implement the
26	private plan.
27	(b) By December 1, 2013, the Department of Human Services shall
28	provide proof to the cochairs of the Legislative Council that the private
29	plan created under this subchapter is ready to be implemented and that all
30	systems are in place and all healthcare networks are established in each
31	county of this state.
32	(c)(l) A participant in the private plan created under this subchapter
33	is eligible for only those benefits provided by a Health Plan or other
34	appropriate care-management entity.
35	(2) Wrap-around services are not included and are not available
36	to participants in this private plan created under this subchapter.

1	(3) The program shall not be effective until the state receives
2	a formal commitment from the United States Government that wrap-around
3	services are not part of the program.
4	(d) The Department of Human Services shall develop a model and seek
5	<u>to:</u>
6	(1) Waive provisions of Title XIX of the Social Security Act, 42
7	<u>U.S.C. § 1396 et. seq., requiring:</u>
8	(A) State-wideness to allow for the provision of different
9	services in different areas/regions of the state;
10	(B) Comparability of services to allow for the provision
11	of different services to members of the same or different coverage groups;
12	(C) Prohibitions restricting the amount, duration, and
13	scope of services included in the Medicaid state plan;
14	(D) Prohibitions limiting freedom of choice; and
15	(E) Retroactive payment for medical assistance, at the
16	state's discretion.
17	(2) Waive the applicable provisions of Title XIX of the Social
18	Security Act, 42 U.S.C. § 1396 et. seq., required to:
19	(A) Expand cost-sharing requirements above the five per
20	cent (5%) of income threshold for beneficiaries in certain populations; and
21	(B) Establish Independence Accounts that encourage
22	personal responsibility and reward beneficiaries who reach certain prevention
23	and wellness targets or employment, or educational goals;
24	(3) Establish waiting lists if necessary for Medicaid services;
25	(4) Expand disease management and wellness programs for all
26	<u>Medicaid beneficiaries;</u>
27	(5) Empower and mandate able-bodied Medicaid beneficiaries to
28	work whenever possible and mandate all able-bodied Medicaid beneficiaries who
29	are not working to search for work;
30	(6) Drive competition into the Medicaid program and ensure best
31	prices.
32	(e)(1) State obligations for uncompensated care shall be projected,
33	tracked, and reported to identify potential incremental future decreases.
34	(2) The Department of Human Services shall recommend appropriate
35	adjustments to the General Assembly.
36	(3) Adjustments shall be made by the General Assembly as

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1	appropriate.		
2	(f) The Department of Human Services shall track the Hospital		
3	Assessment Fee as defined in § 20-77-1902 and report to the General Assembly		
4	subsequent decreases based upon reduced uncompensated care.		
5	(g) On a quarterly basis, the Department of Human Services and the		
6	State Insurance Department shall report to the Legislative Council or to the		
7	Joint Budget Committee, if the General Assembly is in session, available		
8	information regarding:		
9	(1) Program enrollment;		
10	(2) Patient experience;		
11	(3) Economic impact, including enrollment distribution;		
12	(4) Carrier competition; and		
13	(5) Avoided uncompensated care.		
14			
15	20-77-2109. Standards of healthcare coverage through the Health		
16	Insurance Marketplace.		
17	(a) Healthcare coverage shall be achieved through a health plan or		
18	other appropriate quality-based plan.		
19	(b) All participating carriers in the Health Insurance Marketplace		
20	shall offer quality approved health care.		
21	(c) To assure price competitive choice among healthcare coverage		
22	options, the State Insurance Department shall assure that at least two (2)		
23	Qualified Health Plans or appropriate care alternatives are offered in each		
24	county in the state.		
25	(d) Health insurance carriers offering health care coverage for		
26	program-eligible individuals shall participate in Arkansas Payment		
27	Improvement initiative including:		
28	(1) Assignment of primary care clinician;		
29	(2) Support for patient-centered medical home; and		
30	(3) Access of clinical performance data for providers.		
31	(e) On or before July 1, 2013, the State Insurance Department shall		
32	implement through certification requirements, rule, or both the applicable		
33	provisions of this subchapter.		
34			
35	<u>20-77-2110. Enrollment.</u>		
36	(a) The General Assembly shall assure that a mechanism within the		

1	Health Insurance Marketplace is established and operated to facilitate
2	enrollment of eligible individuals.
3	(b) The enrollment mechanism shall include an automatic verification
4	system to guard against waste, fraud, and abuse in the Healthcare Reform
5	Program.
6	
7	20-77-2111 Effective date.
8	This subchapter shall be in effect until June 30, 2017, unless amended
9	or extended by the General Assembly.
10	
11	SECTION 2. Arkansas Code Title 19, Chapter 5, Subchapter 11, is amended
12	to add an additional section to read as follows:
13	19-5-1140. Healthcare Reform Program Trust Fund.
14	(a) There is created on the books of the Treasurer of State, the
15	Auditor of State, and the Chief Fiscal Officer of the State a trust fund to
16	be known as the "Healthcare Reform Program Trust Fund".
17	(b)(1) The Healthcare Reform Program Trust Fund shall consist of
18	moneys saved and accrued under the Healthcare Reform Act of 2013, § 20-77-
19	<u>2101 et seq.</u>
20	(2) The fund shall also consist of other revenues and funds
21	authorized by law.
22	(c) The fund may be used by the Department of Human Services to pay
23	for future obligations under the Healthcare Reform Program created by the
24	Healthcare Reform Act of 2013, § 20-77-2101 et seq.
25	
26	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the
27	General Assembly of the State of Arkansas that the Healthcare Reform Program
28	requires private insurance companies to create, present to the Department of
29	Human Services for approval, implement, and market a new kind of insurance
30	policy; and that the private insurance companies need certainty about the law
31	creating the Healthcare Reform Program before fully investing time, funds,
32	personnel, and other resources to the development of the new insurance
33	policies. Therefore, an emergency is declared to exist, and this act being
34	immediately necessary for the preservation of the public peace, health, and
35	safety shall become effective on:
36	(1) The date of its approval by the Governor;

	(2) If the bill is neither approved nor vetoed by the Governor,
the expira	tion of the period of time during which the Governor may veto the
bill; or	
	(3) If the bill is vetoed by the Governor and the veto is
overridden	, the date the last house overrides the veto.
	/s/Westerman