1 2	State of Arkansas 90th General Assembly	A Bill	
3	Regular Session, 2015		HOUSE BILL 1492
4	8,,		
5	By: Representatives Bentley, N	M. Gray, Lundstrum, Tosh, Ballinger, Beck,	Brown, Copeland,
6	Deffenbaugh, C. Douglas, Dro	own, Farrer, C. Fite, Gates, Gonzales, Gossag	ge, Harris, Henderson, G.
7	Hodges, Jean, Ladyman, Lemo	ons, Lowery, McNair, D. Meeks, S. Meeks, N	Miller, Payton, Petty,
8	Richmond, Rushing, Scott, B.	Smith, Sorvillo, Speaks, Sullivan, Vaught, V	Vallace, Womack
9			
10		For An Act To Be Entitled	
11	AN ACT TO	REPEAL THE ARKANSAS HEALTH INSURA	NCE
12	MARKETPLAC	E ACT; TO REPEAL THE ARKANSAS HEA	LTH
13	INSURANCE 1	MARKETPLACE LEGISLATIVE OVERSIGHT	1
14	COMMITTEE;	TO AMEND CERTAIN LAWS REFERRING	TO THE
15	ARKANSAS H	EALTH INSURANCE MARKETPLACE; AND	FOR OTHER
16	PURPOSES.		
17			
18			
19		Subtitle	
20	TO RE	PEAL THE ARKANSAS HEALTH INSURANCE	CE
21	MARKE	TPLACE ACT; TO REPEAL THE ARKANSA	AS
22	HEALT	H INSURANCE MARKETPLACE LEGISLAT	IVE
23	OVERS	IGHT COMMITTEE; AND TO AMEND CER	TAIN
24	LAWS	REFERRING TO THE ARKANSAS HEALTH	
25	INSUR	ANCE MARKETPLACE.	
26			
27			
28	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
29			
30	SECTION 1. DO NO	OT CODIFY. <u>Legislative intent.</u>	
31	It is the intent	of the General Assembly that:	
32	(1) The A	<u>rkansas Health Insurance Marketpl</u>	ace and the Board of
33	Directors of the Arkan	sas Health Insurance Marketplace	be dissolved as of the
34	effective date of this	act;	
35	(2) The f	unctions and duties of the Arkans	as Health Insurance
36	Marketplace and the Box	ard of Directors of the Arkansas	Health Insurance

1	Marketplace be terminated on a state-level as of the effective date of this
2	act; and
3	(3) The State of Arkansas does not create or transition to a
4	state-based exchange or state-based marketplace as authorized under the
5	Patient Protection and Affordable Care Act, Pub. L. No. 111-148.
6	
7	SECTION 2. Arkansas Code Title 10, Chapter 3, Subchapter 27, is
8	repealed.
9	Subchapter 27 - Arkansas Health Insurance Marketplace Legislative Oversight
10	Committee
11	
12	10-3-2701. Arkansas Health Insurance Marketplace Legislative Oversight
13	Committee.
14	(a) The Arkansas Health Insurance Marketplace Legislative Oversight
15	Committee is established.
16	(b)(l) The Arkansas Health Insurance Marketplace Legislative Oversight
17	Committee shall consist of the following members of the General Assembly
18	appointed as follows:
19	(A) Six (6) members of the House of Representatives shall be
20	appointed to the Arkansas Health Insurance Marketplace Legislative Oversight
21	Committee by the Speaker of the House of Representatives; and
22	(B) Six (6) members of the Senate shall be appointed to
23	the Arkansas Health Insurance Marketplace Legislative Oversight Committee by
24	the President Pro Tempore of the Senate.
25	(2) In making appointments, each appointing officer shall select
26	members who have appropriate experience and knowledge of the issues to be
27	examined by the Arkansas Health Insurance Marketplace Legislative Oversight
28	Committee and may consider racial, gender, and geographical diversity among
29	the membership.
30	(c)(l) The Arkansas Health Insurance Marketplace Legislative Oversight
31	Committee shall study matters pertaining to the Arkansas Health Insurance
32	Marketplace Act, § 23-61-801 et seq., as the Arkansas Health Insurance
33	Marketplace Legislative Oversight Committee considers necessary to fulfill
34	its mandate.
35	(2) The Arkansas Health Insurance Marketplace Legislative
36	Oversight Committee may request reports from the Arkansas Health Insurance

2	Arkansas Health Insurance Marketplace as it deems necessary.
3	(d) Annually by December 15, the Arkansas Health Insurance Marketplace
4	Legislative Oversight Committee shall provide to the General Assembly any
5	analysis or findings resulting from its activities under this section that
6	the Arkansas Health Insurance Marketplace Legislative Oversight Committee
7	deems relevant.
8	(e)(1) The President Pro Tempore of the Senate and the Speaker of the
9	House of Representatives shall each designate a cochair of the Arkansas
10	Health Insurance Marketplace Legislative Oversight Committee.
11	(2) The Arkansas Health Insurance Marketplace Legislative
12	Oversight Committee shall meet at least quarterly upon the joint call of the
13	cochairs of the Arkansas Health Insurance Marketplace Legislative Oversight
14	Committee.
15	(3) A majority of the Arkansas Health Insurance Marketplace
16	Legislative Oversight Committee constitutes a quorum.
17	(4) No action may be taken by the Arkansas Health Insurance
18	Marketplace Legislative Oversight Committee except by a majority vote at a
19	meeting at which a quorum is present.
20	(f) Members of the Arkansas Health Insurance Marketplace Legislative
21	Oversight Committee are entitled to per diem and mileage reimbursement at the
22	same rate authorized by law for attendance at meetings of interim committees
23	of the General Assembly and shall be paid from the same source.
24	(g)(1) With the consent of both the President Pro Tempore of the
25	Senate and the Speaker of the House of Representatives, the Arkansas Health
26	Insurance Marketplace Legislative Oversight Committee may meet during a
27	session of the General Assembly to perform its duties under this section.
28	(2) This subsection does not limit the authority of the Arkansas
29	Health Insurance Marketplace Legislative Oversight Committee to meet during a
30	recess as authorized by § 10-3-211 or § 10-2-223.
31	
32	SECTION 3. Arkansas Code Title 23, Chapter 61, Subchapter 8, is
33	repealed.
34	Subchapter 8 - Arkansas Health Insurance Marketplace Act
35	
36	23-61-801. Title.

Marketplace pertaining to the operations, programs, or finances of the

1	This subchapter shall be known and may be cited as the "Arkansas Health
2	Insurance Marketplace Act".
3	
4	23-61-802. Definitions.
5	As used in this subchapter:
6	(1) "Federal act" means the federal healthcare laws established
7	by Pub. L. No. 111-148, as amended by Pub. L. No. 111-152, and any amendments
8	to or regulations or guidance issued under those statutes existing on April
9	23, 2013;
10	(2)(A) "Health benefit plan" means a policy, contract,
11	certificate, or agreement offered or issued by a health insurer to provide,
12	deliver, arrange for, pay for, or reimburse any of the costs of healthcare
13	services.
14	(B) "Health benefit plan" does not include:
15	(i) Coverage only for accident or disability income
16	insurance, or both;
17	(ii) Coverage issued as a supplement to liability
18	insurance;
19	(iii) Liability insurance, including without
20	limitation general liability insurance and automobile liability insurance;
21	(iv) Workers' compensation or similar insurance;
22	(v) Automobile medical payment insurance;
23	(vi) Gredit-only insurance;
24	(vii) Coverage for on-site medical clinics; or
25	(viii) Other similar insurance coverage, specified
26	in federal regulations issued under the Health Insurance Portability and
27	Accountability Act of 1996, Pub. L. No. 104-191, and existing on April 23,
28	2013, under which benefits for healthcare services are secondary or
29	incidental to other insurance benefits.
30	(C) "Health benefit plan" does not include the following
31	benefits if they are provided under a separate policy, certificate, or
32	contract of insurance or are otherwise not an integral part of the plan:
33	(i) Limited scope dental or vision benefits;
34	(ii) Benefits for long-term care, nursing home care,
35	home health care, community-based care, or a combination of these; or
36	(iii) Other similar limited benefits specified in

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federal regulations issued under the Health Insurance Portability and
 1
    Accountability Act of 1996, Pub. L. No. 104-191, and existing on April 23,
 2
    2013.
 3
 4
                       (D) "Health benefit plan" does not include the following
 5
    benefits if the benefits are provided under a separate policy, certificate,
 6
    or contract of insurance, there is no coordination between the provision of
 7
    the benefits and any exclusion of benefits under any group health plan
8
    maintained by the same plan sponsor, and the benefits are paid with respect
9
    to an event without regard to whether benefits are provided with respect to
    such an event under any group health plan maintained by the same plan
10
11
    sponsor:
12
                             (i) Coverage only for a specified disease or
13
    illness; or
14
                             (ii) Hospital indemnity or other fixed indemnity
15
     insurance.
                       (E) "Health benefit plan" does not include the following
16
17
    if offered as a separate policy, certificate, or contract of insurance:
18
                             (i) Medicare supplemental health insurance as
19
    defined under section 1882(g)(1) of the Social Security Act, Pub. L. No. 74-
20
    271, as existing on April 23, 2013;
21
                             (ii) Coverage supplemental to the coverage provided
22
    to military personnel and their dependents under Chapter 55 of Title 10 of
    the United States Code and the Civilian Health and Medical Program of the
23
    Uniformed Services, 32 C.F.R. Part 199; or
24
25
                             (iii) Similar supplemental coverage provided to
26
    coverage under a group health plan;
                 (3) "Health insurance" means insurance that is primarily for the
27
    diagnosis, cure, mitigation, treatment, or prevention of disease or amounts
28
    paid for the purpose of affecting any structure of the body, including
29
    transportation that is essential to obtaining health insurance, but
30
    excluding:
31
32
                       (A) Coverage only for accident or disability income
33
    insurance, or any combination thereof;
34
                       (B) Coverage issued as a supplement to liability
35
    insurance:
36
                       (C) Liability insurance, including general liability
```

1	insurance and automobile liability insurance;
2	(D) Workers' compensation or similar insurance;
3	(E) Automobile medical payment insurance;
4	(F) Credit-only insurance;
5	(G) Coverage for on-site medical clinics;
6	(H) Coverage only for limited scope vision benefits;
7	(I) Benefits for long-term care, nursing home care, home
8	health care, community-based care, or any combination thereof;
9	(J) Coverage for specified disease or critical illness;
10	(K) Hospital indemnity or other fixed indemnity insurance;
11	(L) Medicare supplement policies;
12	(M) Medicare, Medicaid, or the Federal Employee Health
13	Benefit Program;
14	(N) Coverage only for medical and surgical outpatient
15	benefits;
16	(0) Excess or stop-loss insurance; and
17	(P) Other similar insurance coverage:
18	(i) Under which benefits for health insurance are
19	secondary or incidental to other insurance benefits; or
20	(ii) Specified in federal regulations issued under
21	the Health Insurance Portability and Accountability Act of 1996, Pub. L. No.
22	104-191, and existing on April 23, 2013, under which benefits for healthcare
23	services are secondary or incidental to other insurance benefits;
24	(4) "Health insurer" means an entity that provides health
25	insurance or a health benefit plan in the State of Arkansas, including
26	without limitation an insurance company, medical services plan, hospital
27	plan, hospital medical service corporation, health maintenance organization,
28	fraternal benefits society, or any other entity providing a plan of health
29	insurance or health benefits subject to state insurance regulation;
30	(5) "Qualified employer" means a small employer that elects to
31	make its full-time employees eligible for one (1) or more qualified health
32	plans offered through the small business health options program, and at the
33	option of the employer, some or all of its part-time employees, provided that
34	the employer:
35	(A) Has its principal place of business in this state and
36	elects to provide coverage through the small business health options program

1	to all of its eligible employees, wherever employed; or
2	(B) Elects to provide coverage through the small business
3	health options program to all of its eligible employees who are principally
4	employed in this state;
5	(6) "Qualified health plan" means a health benefit plan that has
6	in effect a certification that the plan meets the criteria for certification
7	described in section 1311(c) of the federal act; and
8	(7)(A) "Small employer" means an employer that employed an
9	average of not more than fifty (50) employees during the preceding calendar
10	year.
11	(B) For purposes of this subdivision (7):
12	(i) All persons treated as a single employer under
13	subsection (b), subsection (c), subsection (m), or subsection (o) of section
14	414 of the Internal Revenue Code of 1986 as existing on April 23, 2013, shall
15	be treated as a single employer;
16	(ii) An employer and any predecessor employer shall
17	be treated as a single employer;
18	(iii) All employees shall be counted, including
19	part-time employees and employees who are not eligible for coverage through
20	the employer;
21	(iv) If an employer was not in existence throughout
22	the preceding calendar year, the determination of whether that employer is a
23	small employer shall be based on the average number of employees that is
24	reasonably expected that the employer will employ on business days in the
25	current calendar year; and
26	(v) An employer that makes enrollment in qualified
27	health plans available to its employees through the small business health
28	options program and would cease to be a small employer because of an increase
29	in the number of its employees shall continue to be treated as a small
30	employer for purposes of this subchapter as long as it continuously makes
31	enrollment through the small business health options program available to its
32	employees.
33	
34	23-61-803. Arkansas Health Insurance Marketplace.
35	(a) There is created a nonprofit legal entity to be known as the
36	"Arkancas Haalth Insurance Marketplace"

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1
          (b)(1) The Arkansas Health Insurance Marketplace is created as a
 2
    political subdivision, instrumentality, and body politic of the State of
 3
    Arkansas and, as such, is not a state agency.
 4
                 (2) Except to the extent provided by this subchapter, the
 5
    Arkansas Health Insurance Marketplace is exempt from:
 6
                       (A) All state, county, and local taxes; and
 7
                       (B) All laws other than the Freedom of Information Act of
8
    1967, § 25-19-101 et seq., governing state agencies, including without
9
    limitation:
                             (i) The Arkansas Procurement Law, § 19-11-201 et
10
11
    seq.;
12
                             (ii) The Uniform Classification and Compensation
13
    Act, § 21-5-201 et seq.; and
14
                             (iii)(a) The Arkansas Administrative Procedure Act,
15
    § 25-15-201 et seq.
16
                                   (b) The Arkansas Health Insurance Marketplace
17
    shall adopt policies, procedures, and rules to implement its obligations
18
    under this subchapter.
19
                 (3)(A) Prior to the adoption, amendment, or repeal of any
20
    policy, procedure, or rule, the Arkansas Health Insurance Marketplace shall:
21
                             (i)(a) Give at least thirty (30) days' notice of its
22
    intended action. The thirty day period shall begin on the first day of the
23
    publication of notice.
                                   (b) The notice shall include a statement of
24
    the terms or substance of the intended action or a description of the
25
    subjects and issues involved and the time, the place where, and the manner in
26
27
    which interested persons may present their views on the intended action or
28
    the subjects and issues involved.
29
                                   (c) The notice shall be mailed to any person
30
    specified by law and to all persons who have requested advance notice of
31
    rule-making proceedings.
32
                                   (d)(1) Unless otherwise provided by law, the
33
    notice shall be published in a newspaper of general daily circulation for
34
    three (3) consecutive days and, when appropriate, in those trade, industry,
    or professional publications that the Arkansas Health Insurance Marketplace
35
36
    may select.
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1
                                         (2) The notice shall be published by the
 2
    Secretary of State on the Internet for thirty (30) days in accordance with §
    25-15-218:
 3
 4
                             (ii)(a) Afford all interested persons at least
 5
    thirty (30) days to submit written data, views, or arguments, orally or in
 6
    writing. The thirty day period shall begin on the first day of the
 7
    publication of notice under subdivision (b)(3)(A)(i)(a) of this section.
                                   (b) Opportunity for oral hearing shall be
8
9
    granted if requested by twenty-five (25) persons, by a governmental
10
    subdivision or agency, or by an association having no fewer than twenty-five
11
     (25) members.
12
                                   (c) The Arkansas Health Insurance Marketplace
    shall fully consider all written and oral submissions concerning the proposed
13
14
    rule before finalizing the language of the proposed rule and filing the
15
    proposed rule as required by subdivision (b)(3)(E) of this section.
16
                                   (d) Upon the adoption, amendment, or repeal of
17
    a policy, procedure, or rule, the Arkansas Health Insurance Marketplace, if
18
    requested to do so by an interested person either prior to adoption,
19
    amendment, or repeal or within thirty (30) days thereafter, shall issue a
20
    concise statement of the principal reasons for and against its adoption,
21
     amendment, or repeal, incorporating therein its reasons for overruling the
22
    considerations urged against its adoption, amendment, or repeal; and
                             (iii) Comply with § 25-15-301 et seq. [Repealed].
23
                       (B) The thirty-day periods for giving public notice under
24
    subdivision (b)(3)(A)(i)(a) of this section and for receiving written data,
25
26
    views, or arguments, orally or in writing, under subdivision (b)(3)(A)(ii)(a)
27
    of this section shall run concurrently.
28
                       (C)(i) If the Arkansas Health Insurance Marketplace finds
    that imminent peril to the public health, safety, or welfare or compliance
29
30
    with federal laws or regulations requires adoption of a policy, procedure, or
    rule upon less than thirty (30) days' notice and states in writing its
31
32
    reasons for that finding, it may proceed without prior notice or hearing, or
33
    upon any abbreviated notice and hearing that it may choose, to adopt an
34
    emergency rule.
35
                             (ii) The rule may be effective for no longer than
36
    one hundred twenty (120) days.
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1
                             (iii) If, after the expiration of the effective
 2
    period of an emergency rule, the Arkansas Health Insurance Marketplace wishes
    to adopt a successive emergency rule that is identical or substantially
 3
 4
    similar to the expired emergency rule, the Arkansas Health Insurance
 5
    Marketplace shall not adopt the successive emergency rule earlier than thirty
 6
    (30) days after the expiration of the emergency rule.
 7
                       (D)(i) The Arkansas Health Insurance Marketplace shall
8
    file with the Arkansas Health Insurance Marketplace Legislative Oversight
9
    Committee, the Secretary of State, the Arkansas State Library, and the Bureau
    of Legislative Research a copy of each policy, procedure, or rule adopted by
10
11
    it and a statement of financial impact for the rule.
12
                             (ii) The Secretary of State shall keep a copy of
13
    each policy, procedure, or rule filed under subdivision (b)(3)(D)(i) of this
14
    section in the permanent register required under § 25-15-204(d)(2).
15
                             (iii) (a) The scope of the financial impact statement
16
    shall be determined by the Arkansas Health Insurance Marketplace but, at a
17
    minimum, shall include the estimated cost of complying with the policy,
18
    procedure, or rule and the estimated cost for the Arkansas Health Insurance
19
    Marketplace to implement the policy, procedure, or rule.
20
                                   (b) If the Arkansas Health Insurance
21
    Marketplace has reason to believe that the development of a financial impact
22
    statement will be so speculative as to be cost prohibitive, the Arkansas
    Health Insurance Marketplace shall submit a statement and explanation to that
23
24
    effect.
                                   (c) If the purpose of an Arkansas Health
25
26
    Insurance Marketplace policy, procedure, or rule is to implement a federal
27
    rule or regulation, the financial impact statement shall be limited to any
28
    incremental additional cost of the state policy, procedure, or rule, as
29
    opposed to the federal rule or regulation.
30
                       (E)(i)(a) Each policy, procedure, or rule adopted by the
    Arkansas Health Insurance Marketplace is effective thirty (30) days after the
31
32
    filing of the final policy, procedure, or rule unless a later date is
33
    specified by law or in the rule itself.
                                   (b) A final rule shall not be filed until the
34
35
    thirty day public comment period required under subdivision (b)(3)(A)(ii)(a)
36
    of this section has expired.
```

1	(c)(i) Miter the expiration of the thirty-day
2	public comment period and before the effective date of the rule, the Arkansas
3	Health Insurance Marketplace shall take appropriate measures to make the
4	final rule known to the persons who may be affected by the rule.
5	(2) Appropriate measures shall include
6	without limitation posting the following information on the Arkansas Health
7	Insurance Marketplace's website:
8	(A) The final rule;
9	(B) Copies of all written comments
10	submitted to the Arkansas Health Insurance Marketplace regarding the rule;
11	(C) A summary of all written and
12	oral comments submitted to the Arkansas Health Insurance Marketplace
13	regarding the rule and the Arkansas Health Insurance Marketplace's response
14	to those comments; and
15	(D) The proposed effective date of
16	the final rule.
17	(ii)(a) However, an emergency rule may become
18	effective immediately upon filing or at a stated time less than thirty (30)
19	days after filing if the Arkansas Health Insurance Marketplace finds that
20	this effective date is necessary because of imminent peril to the public
21	health, safety, or welfare.
22	(b) The Arkansas Health Insurance
23	Marketplace's finding and a brief statement of the reasons for the finding
24	shall be filed with the rule.
25	(c) The Arkansas Health Insurance Marketplace
26	shall take appropriate measures to make emergency rules known to the persons
27	who may be affected by the emergency rules.
28	(F) The Arkansas Health Insurance Marketplace Legislative
29	Oversight Committee shall review the proposed revised or amended policy,
30	procedure, or rule and, if it is believed that the rule or regulation is
31	contrary to legislative intent, shall file a statement thereof with the
32	Legislative Council.
33	(c) The Arkansas Health Insurance Marketplace shall operate subject to
34	the supervision and control of the Board of Directors of the Arkansas Health
35	Insurance Marketplace. The board shall consist of the following members to be
36	appointed on or before July 1. 2013:

```
1
                (1)(A) Three (3) members appointed by the Governor.
 2
                       (B) One (1) member appointed by the Governor shall be a
 3
    representative of insurance agents or brokers licensed to sell health
 4
     insurance in the State of Arkansas.
 5
                       (C) Two (2) members appointed by the Governor shall be
 6
    consumer representatives;
 7
                (2)(A) Three (3) members appointed by the President Pro Tempore
8
    of the Senate.
9
                       (B) One (1) of the members appointed by the President Pro
10
    Tempore of the Senate shall be a representative of a health insurer.
11
                       (C) One (1) of the members appointed by the President Pro
12
    Tempore of the Senate shall be a representative of small employers;
13
                 (3)(A) Three (3) members appointed by the Speaker of the House
14
    of Representatives.
15
                       (B) One (1) of the members appointed by the Speaker of the
16
    House of Representatives shall be a representative of a health insurer.
17
                       (C) One (1) member appointed by the Speaker of the House
18
    of Representatives shall be a member of a health-related profession licensed
19
    in the State of Arkansas;
20
                 (4) The Insurance Commissioner or his or her designee; and
21
                 (5) The Director of the Department of Human Services or his or
22
    her designee.
23
          (d)(l)(A) The initial members appointed by the Governor under
    subdivision (c)(1) of this section shall serve terms as follows:
24
25
                             (i) One (1) initial member shall be appointed to a
26
    term of four (4) years;
27
                            (ii) One (1) initial member shall be appointed to a
28
    term of six (6) years; and
29
                             (iii) One (1) initial member shall be appointed to a
30
    term of eight (8) years.
31
                       (B) A member subsequently appointed to the board under
32
    subdivision (c)(1) of this section shall serve a term of six (6) years.
33
                 (2)(A) The initial members appointed by the President Pro
34
    Tempore of the Senate under subdivision (c)(2) of this section shall serve
    terms as follows:
35
36
                             (i) One (1) initial member shall be appointed to a
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1
    term of four (4) years;
 2
                            (ii) One (1) initial member shall be appointed to a
 3
    term of six (6) years; and
 4
                             (iii) One (1) initial member shall be appointed to a
 5
    term of eight (8) years.
 6
                       (B) A member subsequently appointed to the board under
 7
    subdivision (c)(2) of this section shall serve a term of six (6) years.
8
                 (3)(A) The initial members appointed by the Speaker of the House
9
    of Representatives under subdivision (c)(3) of this section shall serve terms
    as follows:
10
11
                             (i) One (1) initial member shall be appointed to a
12
    term of four (4) years;
13
                             (ii) One (1) initial member shall be appointed to a
14
    term of six (6) years; and
15
                             (iii) One (1) initial member shall be appointed to a
16
    term of eight (8) years.
17
                       (B) A member subsequently appointed to the board under
18
    subdivision (c)(3) of this section shall serve a term of six (6) years.
19
          (e) The appointing authorities under this section shall ensure that a
20
    majority of the voting members of the board have relevant experience in:
                 (1) Health benefits administration;
21
22
                 (2) Healthcare finance;
23
                 (3) Health plan purchasing;
24
                 (4) Healthcare delivery system administration; or
25
                 (5) Public health or health policy issues related to the small
26
    group and individual markets and the uninsured.
27
          (f) The board shall select one (1) of its members as chair.
28
          (g)(1) Subject to review by the Arkansas Health Insurance Marketplace
    Legislative Oversight Committee, the board may authorize by a majority vote
29
    of the total membership of the board cast during its first regularly
30
    scheduled meeting of each calendar year:
31
32
                       (A) Payment to its members of a stipend per day not to
33
    exceed one hundred dollars ($100) for each meeting attended or for any day
34
    while performing substantive business of the board; and
35
                       (B) Reimbursement of actual expenses while performing
36
    substantive business of the board.
```

1	(2) Members of the board shall receive no other compensation,
2	expense reimbursement, or in-lieu-of payments.
3	(h)(l) The board shall hire the Executive Director of the Arkansas
4	Health Insurance Marketplace to:
5	(A) Plan and administer the Arkansas Health Insurance
6	Marketplace; and
7	(B) Employ necessary staff.
8	(2) The board may plan and administer the Arkansas Health
9	Insurance Marketplace and employ necessary staff on an interim basis until
10	the executive director is hired.
11	(3) The employees of the Arkansas Health Insurance Marketplace
12	are not eligible to participate in the Arkansas Public Employees' Retirement
13	System under § 24-4-101 et seq.
14	(i)(l) Neither the board nor its employees shall be liable for any
15	obligations of the Arkansas Health Insurance Marketplace.
16	(2) The board may provide in its bylaws or rules for
17	indemnification of and legal representation for the board members and board
18	employees.
19	(j)(l) The board shall adopt articles, bylaws, and operating rules in
20	accordance with this subchapter within ninety (90) days after the appointment
21	of the board.
22	(2) The articles, bylaws, and operating rules shall be reviewed
23	by the Arkansas Health Insurance Marketplace Legislative Oversight Committee
24	(k) The board shall keep an accurate accounting of all activities,
25	receipts, and expenditures on behalf of the Arkansas Health Insurance
26	Marketplace and report to the Arkansas Health Insurance Marketplace
27	Legislative Oversight Committee as requested by the Arkansas Health Insurance
28	Marketplace Legislative Oversight Committee.
29	$(1)(1)(\Lambda)$ On and after July 1, 2015, the board shall have the
30	authority to apply for and expend on behalf of the Arkansas Health Insurance
31	Marketplace any state, federal, or private grant funds available to assist
32	with the implementation and operation of the Arkansas Health Insurance
33	Marketplace.
34	(B) Before July 1, 2015, the board shall coordinate with
35	the Insurance Commissioner the application for state, federal, or private
36	grant funds to plan, implement, and operate the Arkansas Health Insurance

1	Marketplace.
2	(2)(A) Before July 1, 2015, the Insurance Commissioner may apply
3	for any state, federal, or private grant funds available to assist with the
4	$rac{ ext{implementation and operation of the Arkansas Health Insurance Marketplace.}}{ ext{Insurance Marketplace.}}$
5	(B) If the Insurance Commissioner applies for and receives
6	any state, federal, or private grant funds available to assist with the
7	implementation and operation of the Arkansas Health Insurance Marketplace,
8	the Insurance Commissioner shall enter into a memorandum of understanding
9	with the Arkansas Health Insurance Marketplace concerning the use and
10	expenditure of the grant funds.
11	(m)(1) The board may contract with eligible entities to assist with
12	the planning, implementation, and operation of the Arkansas Health Insurance
13	Marketplace.
14	(2) For purposes of this subsection:
15	(A) An eligible entity includes without limitation an
16	entity that has experience in individual and small group health insurance,
17	benefit administration, or other experience relevant to the responsibilities
18	to be assumed by the entity; and
19	(B) A health insurer or an affiliate of a health insurer
20	is not an eligible entity.
21	(3) In contracting with an eligible entity under subdivision
22	(m)(1) of this section, the board shall give preference to eligible entities
23	that have relevant experience.
24	(4)(A) The board shall establish a competitive bidding process
25	for awarding contracts under this subchapter to an eligible entity.
26	(B) The competitive bidding process for awarding contracts
27	under this subchapter to an eligible entity shall be reviewed by the Arkansas
28	Health Insurance Marketplace Legislative Oversight Committee.
29	(n) The board may enter into information-sharing agreements with
30	federal and state agencies and other state marketplaces to carry out its
31	responsibilities under this subchapter, provided such agreements:
32	(1) Include adequate protections with respect to the
33	confidentiality of the information to be shared; and
34	(2) Comply with all applicable state and federal laws and
35	regulations.
36	(o) As a condition of participating in the Arkansas Health Insurance

T	marketplace, a health insurer shall pay the assessments, submit the reports,
2	and provide the information required by the board or the Insurance
3	Commissioner to implement this subchapter.
4	(p) The board and any eligible entity under subdivision (m)(l) of this
5	section shall provide claims and other plan and enrollment data to the
6	Department of Human Services and the Insurance Commissioner upon request to:
7	(1) Facilitate compliance with reporting requirements under
8	state and federal law; and
9	(2) Assess the performance of the Health Care Independence
10	Program established by the Health Care Independence Act of 2013, § 20-77-2401
11	et seq., if enacted, including without limitation the program's quality,
12	cost, and consumer access.
13	
14	23-61-804. Duties of Arkansas Health Insurance Marketplace.
15	The Arkansas Health Insurance Marketplace shall:
16	(1)(A) Implement procedures and criteria for the certification,
17	recertification, and decertification of health benefit plans as qualified
18	health plans in coordination with the Insurance Commissioner and in
19	compliance with state and federal law.
20	(B) The procedures and criteria shall comply with
21	applicable:
22	(i) Federal law;
23	(ii) Federal waivers obtained by the state to
24	implement the Health Care Independence Program established by the Health Care
25	Independence Act of 2013, § 20-77-2401 et seq., if enacted; and
26	(iii) Rules promulgated by the State Insurance
27	Department and the Department of Human Services under the Health Care
28	Independence Act of 2013, § 20-77-2401 et seq., if enacted;
29	(2) Provide for the operation of a toll-free telephone hotline
30	to respond to requests for assistance;
31	(3) Maintain an Internet website through which enrollees and
32	prospective enrollees of qualified health plans may obtain standardized
33	comparative information on such plans;
34	(4) Assign a rating to each qualified health plan offered
35	through the Arkansas Health Insurance Marketplace and determine each
36	qualified health plan's level of coverage in accordance with regulations

1	issued by the Secretary of the United States Department of Health and Human
2	Services under section 1302(d)(2)(A) of the federal act;
3	(5) Use a standardized format for presenting health benefit
4	options in the Arkansas Health Insurance Marketplace;
5	(6) Review compensation rates for licensed brokers and agents;
6	(7) Establish and make available by electronic means a
7	calculator to determine the actual cost of coverage after application of a
8	premium tax credit under section 36B of the Internal Revenue Code of 1986 as
9	existing on April 23, 2013, and any cost-sharing reduction under section 140
10	of the federal act;
11	(8)(A) Establish a small business health options program through
12	which qualified employers may access coverage for their employees.
13	(B) The small business health options program, without
14	limitation, shall enable a qualified employer to specify a level of coverage
15	so that any of its employees may enroll in a qualified health plan offered
16	through the program at the specified level of coverage;
17	(9) Subject to section 1411 of the federal act, grant a
18	certification attesting that, for purposes of the individual responsibility
19	penalty under section 5000A of the Internal Revenue Code of 1986 as existing
20	on April 23, 2013, an individual is exempt from the individual responsibility
21	requirement or from the penalty imposed by that section of the Internal
22	Revenue Code of 1986 because:
23	(A) There is no affordable qualified health plan available
24	through the Arkansas Health Insurance Marketplace or the individual's
25	employer covering the individual; or
26	(B) The individual meets the requirements for any other
27	such exemption from the individual responsibility requirement or penalty;
28	(10) Transfer to the Secretary of the United States Department
29	of the Treasury the following:
30	(Λ) A list of the individuals who are issued a
31	certification under subdivision (9) of this section, including the name and
32	taxpayer identification number of each individual;
33	(B) The name and taxpayer identification number of each
34	individual who was an employee of an employer but who was determined to be
35	eligible for the premium tax credit under section 36B of the Internal Revenue
36	Code of 1986 as existing on April 23, 2013, because:

1	(i) The employer did not provide minimum essential
2	coverage; or
3	(ii) The employer provided the minimum essential
4	coverage, but it was determined under section 36B(c)(2)(C) of the Internal
5	Revenue Code of 1986 as existing on April 23, 2013, either to be unaffordable
6	to the employee or not to provide the required minimum actuarial value; and
7	(C) The name and taxpayer identification number of each
8	individual who:
9	(i) Notifies the Arkansas Health Insurance
10	Marketplace under section 1411(b)(4) of the federal act that he or she has
11	changed employers; and
12	(ii) Ceases coverage under a qualified health plan
13	during a plan year and the effective date of that cessation;
14	(11) Provide to each employer the name of each employee of the
15	employer described in subdivision (10)(B) of this section who ceases coverage
16	under a qualified health plan during a plan year and the effective date of
17	the cessation;
18	(12)(A) Select entities qualified to serve as navigators and
19	award grants to enable navigators to:
20	(i) Conduct public education activities to raise
21	awareness of the availability of qualified health plans;
22	(ii) Distribute fair and impartial information
23	concerning enrollment in qualified health plans and the availability of
24	premium tax credits under section 36B of the Internal Revenue Code of 1986 as
25	existing on April 23, 2013, and cost-sharing reductions under section 1402 of
26	the federal act;
27	(iii) Facilitate enrollment in qualified health
28	plans;
29	(iv) Provide referrals to any applicable office of
30	health insurance consumer assistance or health insurance ombudsman or to any
31	other appropriate state agency or agencies for any enrollee with a grievance,
32	complaint, or question regarding his or her health benefit plan or health
33	benefit coverage or a determination under his or her health benefit plan or
34	health benefit coverage; and
35	(v) Provide information in a manner that is
36	culturally and linguistically appropriate to the needs of the population

1	being served by the Arkansas Health Insurance Marketplace.
2	(B) The board shall ensure in the navigator selection
3	process that the navigators are geographically, culturally, ethnically, and
4	racially representative of the populations served; and
5	(13) Otherwise comply with a requirement the board determines is
6	necessary to obtain or maintain the approval to establish or administer a
7	state-based health insurance marketplace.
8	
9	23-61-805. Funding Publication of costs.
10	(a)(1) The General Assembly shall establish a reasonable initial
11	assessment or user fee and reasonable increases or decreases in the amount of
12	future assessments or user fees and penalties and interest charges for
13	nonpayment of an assessment or user fee charged to participating health
14	insurers for the efficient operation of the Arkansas Health Insurance
15	Marketplace.
16	(2) Beginning October 1, 2014, and annually by October 1
17	thereafter, the Arkansas Health Insurance Marketplace shall report to the
18	Arkansas Health Insurance Marketplace Legislative Oversight Committee in the
19	manner and format that the committee requires the Arkansas Health Insurance
20	Marketplace's recommendations for the initial assessment or user fee and
21	increases or decreases in the amount of future assessments or user fees and
22	penalties and interest charges for nonpayment of an assessment or user fee
23	charged to participating health insurers.
24	(3) Beginning January 1, 2015, and annually by January 1
25	thereafter, the Arkansas Health Insurance Marketplace Legislative Oversight
26	Committee shall review the recommendations of the Arkansas Health Insurance
27	Marketplace under subdivision (a)(1) of this section and report to the
28	President Pro Tempore of the Senate and the Speaker of the House of
29	Representatives the committee's recommendations for the initial assessment or
30	user fee and future increases or decreases in the amount of assessments or
31	user fees and penalties and interest charges for nonpayment of an assessment
32	or user fee charged to participating health insurers.
33	(b)(1) An assessment may be offset in an amount equal to the amount of
34	the assessment paid to the Arkansas Health Insurance Marketplace against the
35	premium tax payable for the year in which the assessment is levied.
36	(2) An officet chall not be allowed for a penalty accessed under

1	subsection (c) of this section.
2	(c)(1) All assessments and fees shall be due and payable upon receipt
3	and shall be delinquent if not paid within thirty (30) days of the receipt of
4	notice of the assessment by the health insurer.
5	(2)(A) Failure to timely pay the assessment shall automatically
6	subject the health insurer to a penalty not to exceed ten percent (10%) of
7	the assessment plus interest as established under subsection (a) of this
8	section.
9	(B) The penalty and interest is due and payable within the
10	next thirty-day period.
11	(3) The Board of Directors of the Arkansas Health Insurance
12	Marketplace and the Insurance Commissioner may enforce the collection of the
13	assessment and penalty and interest in accordance with this subchapter and
14	the Arkansas Insurance Code.
15	(4) The board may waive the penalty and interest authorized by
16	this subsection if the board determines that compelling circumstances exist
17	that justify a waiver.
18	(d)(1) The Arkansas Health Insurance Marketplace shall publish the
19	average costs of licensing, regulatory fees, and any other payments required
20	by the Arkansas Health Insurance Marketplace and the administrative costs of
21	the Arkansas Health Insurance Marketplace on an Internet website to educate
22	consumers on such costs.
23	(2) Information published under subdivision (d)(1) of this
24	section shall include information on moneys lost to waste, fraud, and abuse.
25	
26	23-61-806. Rules.
27	(a) The Insurance Commissioner may promulgate rules to implement this
28	subchapter.
29	(b) Rules promulgated under this section shall not conflict with or
30	prevent the application of regulations promulgated by the Secretary of the
31	United States Department of Health and Human Services under the federal act.
32	
33	23-61-807. Relation to other laws.
34	(a) This subchapter is amendatory to the Arkansas Insurance Code.
35	(b) Provisions of the Arkansas Insurance Code that are not in conflict
36	with this subchanter are applicable to this subchapter.

1	(c) This subchapter and actions taken by the Arkansas Health Insurance
2	Marketplace under this subchapter shall not be construed to preempt or
3	supersede the authority of the Insurance Commissioner to regulate the
4	business of insurance within this state.
5	(d) Except as expressly provided to the contrary in this subchapter,
6	health insurer offering a qualified health plan in this state shall comply
7	fully with all applicable health insurance laws of this state and regulation
8	adopted and orders issued by the commissioner.
9	
10	SECTION 4. Arkansas Code Title 23, Chapter 64, Subchapter 6, is
11	repealed.
12	Subchapter 6 - Arkansas Health Insurance Marketplace Navigator, Guide, and
13	Gertified Application Counselors Act [Contingent effective date.]
14	
15	23-64-601. Title. [Contingent effective date.]
16	This subchapter shall be known and may be cited as the "Arkansas Healt
17	Insurance Marketplace Navigator, Guide, and Certified Application Counselors
18	Act".
19	
20	23-64-602. Definitions. [Contingent effective date.]
21	As used in this subchapter:
22	(1) "Applicant" means a person who has applied to become
23	licensed under this subchapter as a navigator, guide, certified application
24	counselor, or certified licensed producer;
25	(2) "Certified application counselor" means a person who is
26	licensed under this subchapter to assist in enrolling consumers in a variety
27	of marketplace-designated organizations settings, including without
28	limitation a healthcare facility, but is not compensated by federal
29	marketplace funds;
30	(3) "Certified licensed producer" means a person who is:
31	(A) Licensed as an insurance producer as defined in § 23-
32	64–502 ;
33	(B) Certified under this subchapter to:
34	(i) Educate consumers about health insurance
35	marketplaces, Medicaid, tax credits, and other cost-sharing reductions; and
36	(ii) Assist consumers with approllment in a health

1	insurance marketplace;
2	(C) Eligible to receive commissions from health insurers;
3	and
4	(D) Not compensated under the federal act, federal
5	regulations, or any guidance issued under the federal act or federal
6	regulations;
7	(4) "Consumer" means an individual, family, or small business
8	located in this state;
9	(5) "Enrollment" means enrolling in a qualified health plan
10	offered through a health insurance marketplace;
11	(6) "Federal act" means the federal healthcare laws established
12	by Pub. L. No. 111-148, as amended by Pub. L. No. 111-152, and any amendments
13	to or regulations or guidance issued under those statutes existing on the
14	effective date of this act;
15	(7) "Guide" means a person who is licensed under this subchapter
16	to provide in-person assistance and services as stated in 45 C.F.R. §
17	155.210;
18	(8)(A) "Health benefit plan" means a policy, contract,
19	certificate, or agreement offered or issued by a health insurer to provide,
20	deliver, arrange for, pay for, or reimburse any of the costs of healthcare
21	services.
22	(B) "Health benefit plan" does not include:
23	(i) Coverage only for accident or disability income
24	insurance, or both;
25	(ii) Goverage issued as a supplement to liability
26	insurance;
27	(iii) Liability insurance, including without
28	limitation general liability insurance and automobile liability insurance;
29	(iv) Workers' compensation or similar insurance;
30	(v) Automobile medical payment insurance;
31	(vi) Gredit-only insurance;
32	(vii) Coverage for on-site medical clinics; or
33	(viii) Other similar insurance coverage, specified
34	in federal regulations issued under the Health Insurance Portability and
35	Accountability Act of 1996, Pub. L. No. 104-191, and existing on the
36	effective date of this act, under which benefits for healthcare services are

```
1
     secondary or incidental to other insurance benefits.
 2
                       (C) "Health benefit plan" does not include the following
 3
     benefits if they are provided under a separate policy, certificate, or
 4
     contract of insurance or are otherwise not an integral part of the plan:
 5
                             (i) Limited scope dental or vision benefits;
 6
                             (ii) Benefits for long-term care, nursing home care,
 7
     home health care, community based care, or a combination of these; or
 8
                             (iii) Other similar limited benefits specified in
9
     federal regulations issued under the Health Insurance Portability and
10
     Accountability Act of 1996, Pub. L. No. 104-191, and existing on the
11
     effective date of this act.
                       (D) "Health benefit plan" does not include the following
12
13
     benefits if the benefits are provided under a separate policy, certificate,
14
     or contract of insurance, there is no coordination between the provision of
15
     the benefits and any exclusion of benefits under any group health plan
     maintained by the same plan sponsor, and the benefits are paid with respect
16
17
     to an event without regard to whether benefits are provided with respect to
18
     such an event under any group health plan maintained by the same plan
19
     sponsor:
20
                             (i) Coverage only for a specified disease or
21
     illness; or
22
                             (ii) Hospital indemnity or other fixed indemnity
23
     insurance.
                       (E) "Health benefit plan" does not include the following
24
     if offered as a separate policy, certificate, or contract of insurance:
25
26
                             (i) Medicare supplemental health insurance as
27
     defined under section 1882(g)(1) of the Social Security Act, Pub. L. No. 74
28
     271, as existing on the effective date of this act;
                             (ii) Coverage supplemental to the coverage provided
29
     to military personnel and their dependents under Chapter 55 of Title 10 of
30
     the United States Code and the Civilian Health and Medical Program of the
31
32
     Uniformed Services, 32 C.F.R. Part 199; or
33
                             (iii) Similar supplemental coverage provided to
     coverage under a group health plan;
34
35
                 (9) "Health insurance" means insurance that is primarily for the
36
     diagnosis, cure, mitigation, treatment, or prevention of disease or amounts
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T	paid for the purpose of affecting any structure of the body, including
2	transportation that is essential to obtaining health insurance, but
3	excluding:
4	(A) Coverage only for accident or disability income
5	insurance, or any combination thereof;
6	(B) Coverage issued as a supplement to liability
7	insurance;
8	(C) Liability insurance, including general liability
9	insurance and automobile liability insurance;
10	(D) Workers' compensation or similar insurance;
11	(E) Automobile medical payment insurance;
12	(F) Credit-only insurance;
13	(G) Coverage for on-site medical clinics;
14	(H) Coverage only for limited scope vision benefits;
15	(I) Benefits for long-term care, nursing home care, home
16	health care, community-based care, or any combination thereof;
17	(J) Coverage for specified disease or critical illness;
18	(K) Hospital indemnity or other fixed indemnity insurance;
19	(L) Medicare supplement policies;
20	(M) Medicare, Medicaid, or the Federal Employee Health
21	Benefit Program, 5 U.S.C. §§ 8901 — 8914, as it existed on January 1, 2013;
22	(N) Coverage only for medical and surgical outpatient
23	benefits;
24	(0) Excess or stop-loss insurance; and
25	(P) Other similar insurance coverage:
26	(i) Under which benefits for health insurance are
27	secondary or incidental to other insurance benefits; or
28	(ii) Specified in federal regulations issued under
29	the Health Insurance Portability and Accountability Act of 1996, Pub. L. No.
30	104-191, and existing on the effective date of this act, under which benefits
31	for healthcare services are secondary or incidental to other insurance
32	benefits;
33	(10) "Health insurance marketplace" means the vehicle created to
34	help consumers in this state shop for and select health insurance coverage in
35	a way that permits comparison of available qualified health plans based on
36	price, benefits, services, and quality, regardless of its governance

I	structure;
2	(11) "Health insurer" means an entity that provides health
3	insurance or a health benefit plan in this state, including without
4	limitation an insurance company, medical services plan, hospital plan,
5	hospital medical service corporation, health maintenance organization,
6	fraternal benefits society, or any other entity providing a plan of health
7	insurance or health benefits in this state, and is subject to state insurance
8	regulation;
9	(12) "License" means a document issued by the Insurance
10	Commissioner authorizing a person to act as a navigator, guide, certified
11	application counselor, or certified licensed producer;
12	(13) "Licensee" means a navigator, guide, certified application
13	counselor, or certified licensed producer who is licensed under this
14	subchapter;
15	(14) "Navigator" means a person authorized under the federal act
16	to assist consumers to shop for and select health insurance offered through a
17	health insurance marketplace, including providing information to a consumer
18	on a health benefit plan or coverage offered through a health insurance
19	marketplace, or facilitates enrollment in a health insurance marketplace;
20	(15) "Non-navigator assistance personnel" means a person
21	authorized under the federal act to assist consumers to enroll and understand
22	the health insurance offered through a health insurance marketplace;
23	(16) "Person" means an individual, company, firm, organization,
24	association, corporation, government entity, nongovernmental entity, or any
25	other type of legal entity; and
26	(17) "Qualified health plan" means a health benefit plan that
27	has in effect a certification that the plan meets the criteria for
28	certification described in section 1311(c) of the federal act.
29	
30	23-64-603. Navigator license required. [Contingent effective date.]
31	(a)(1) A person shall not act as a navigator in this state through a
32	health insurance marketplace unless licensed under this subchapter as an
33	eligible entity.
34	(2) A health insurer or an affiliate of a health insurer is not
35	an eligible entity.
36	(b) A grant awarded under a navigator contract is contingent on a

1	person s.
2	(1) Being licensed under this subchapter;
3	(2) Becoming licensed under this subchapter by September 30,
4	2013, or within ninety (90) days after the receipt of funding; or
5	(3) Employing a licensee that meets the requirements in
6	subdivision (b)(1) or subdivision (b)(2) of this section.
7	(c) A navigator shall:
8	(1) Conduct public education activities to raise awareness of
9	the availability of qualified health plans;
10	(2) Distribute fair and impartial information concerning
11	enrollment in qualified health plans and the availability of premium tax
12	credits under section 36B of the Internal Revenue Code of 1986 as existing or
13	the effective date of this act and cost-sharing reductions under section 1402
14	of the federal act;
15	(3) Facilitate enrollment in qualified health plans;
16	(4) Provide referrals to any applicable office of health
17	insurance consumer assistance or health insurance ombudsman or to any other
18	appropriate state agency or agencies for any enrollee with a grievance,
19	complaint, or question regarding his or her health benefit plan, coverage, or
20	a determination under that plan or coverage; and
21	(5) Provide enrollment information in a culturally and
22	linguistically appropriate manner that meets the needs of the population
23	being served by a health insurance marketplace in this state, including those
24	individuals with limited English proficiency or who are protected under
25	section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794 and Title II
26	of the Americans with Disabilities Act of 1990, 42 U.S.C. §§ 12131-12165, as
27	they existed on January 1, 2013.
28	(d) A navigator shall not advise a person to select a particular plan.
29	
30	23-64-604. Guide license required. [Contingent effective date.]
31	(a)(1) A person shall not act as a guide in this state through a
32	health insurance marketplace unless licensed under this subchapter as an
33	eligible entity.
34	(2) A health insurer or an affiliate of a health insurer is not
35	an eligible entity.
36	(b) A contract granded to a guide is contingent on a person's:

1	(1) Being licensed under this subchapter;
2	(2) Becoming licensed under this subchapter by September 30,
3	2013, or within ninety (90) days after the receipt of funding; or
4	(3) Employing a licensee that meets the requirements in
5	subdivision (b)(1) or subdivision (b)(2) of this section.
6	(c) A guide shall:
7	(1) Assist consumers in understanding the available qualified
8	health plans offered through a health insurance marketplace, their
9	differences, premium tax credits, cost-sharing provisions, and the public
10	programs and their eligibility;
11	(2) Provide enrollment information in a culturally and
12	linguistically appropriate manner that meets the needs of the population
13	being served by a health insurance marketplace in this state, including those
14	individuals with limited English proficiency or who are protected under
15	section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794 and Title II
16	of the Americans with Disabilities Act of 1990, 42 U.S.C. §§ 12131-12165, as
17	they existed on January 1, 2013;
18	(3) Ensure that information is provided in a way that simplifies
19	choices and considers the individual needs of consumers;
20	(4) Maintain expertise in eligibility, enrollment, and public
21	and private insurance specifications and conduct public education activities
22	to raise awareness about the health insurance marketplace in this state;
23	(5) Provide information and services in a fair, accurate, and
24	impartial manner that acknowledges other health programs;
25	(6) Increase awareness of insurance options in a way that does
26	not stigmatize qualified health plans;
27	(7) Facilitate enrollment in qualified health plans or coverage
28	offered through a health insurance marketplace and with post-enrollment
29	dispute resolution;
30	(8) Provide referrals to an applicable office of health
31	insurance consumer assistance or health insurance ombudsman established under
32	section 2793 of the Public Health Service Act, 42 U.S.C. § 300gg et seq., as
33	it existed on January 1, 2013, or any other appropriate state agency or
34	agencies, for a consumer participating in enrollment with a grievance,
35	complaint, or question regarding his or her health plan, coverage, or a
36	determination under the plan or coverage;

T	(9) NOT receive any linancial consideration directly or
2	indirectly from a health insurer or stop-loss insurance company or qualified
3	health plan;
4	(10) Demonstrate that no conflict of interest exists in
5	providing in-person assistance and the services as stated in 45 C.F.R. §
6	155.210; and
7	(11) Provide resources or avenues for consumers to register
8	complaints and grievances with a service provided through the health
9	insurance marketplace.
10	
11	23-64-605. Certified application counselor license required.
12	{Contingent effective date.}
13	(a)(1) A person shall not act as a certified application counselor in
14	this state through a health insurance marketplace unless licensed under this
15	subchapter and working for a marketplace-designated organization.
16	(2) A health insurer or an affiliate of a health insurer is not
17	an eligible entity.
18	(b) A certified application counselor shall assist in enrolling a
19	consumer in a qualified health plan through a health insurance marketplace.
20	
21	23-64-606. Licensed producer - Certification required. [Contingent
22	effective date.]
23	A person shall not act as a certified licensed producer in this state
24	through a health insurance marketplace unless certified under this
25	subchapter.
26	
27	23-64-607. Qualifications for licensure or certification - Issuance.
28	[Contingent effective date.]
29	(a) To qualify for a license or certification under this subchapter, a
30	person shall:
31	(1) Be at least eighteen (18) years of age;
32	(2) Have received a high school diploma or a general education
33	development certificate;
34	(3) Be competent, trustworthy, financially responsible, and of
35	good personal and business reputation;
36	(4) Continue the qualifications under subdivision (a)(3) of this

1	section while licensed or certified;
2	(5)(A) Pass an examination and satisfy the educational
3	requirements the Insurance Commissioner may impose by rule or order.
4	(B) The examination required by this section shall be
5	developed and conducted under rules prescribed by the commissioner;
6	(6)(A) Have received instruction in health insurance, the
7	provisions of the federal act for a health insurance marketplace in this
8	state, and the medical assistance programs of this state.
9	(B) The instruction required by this section shall be
10	developed and conducted under rules prescribed by the commissioner; and
11	(7) For a certified licensed producer, be a licensee in good
12	standing under the Producer Licensing Model Act, § 23-64-501 et seq.
13	(b) In addition to the other information required under this
14	subchapter or rules adopted by the commissioner, an application for a license
15	or certification under this subchapter shall include:
16	(1) The applicant's business name, address, and social security
17	number or taxpayer identification number;
18	(2) A criminal and regulatory background check of the applicant;
19	and
20	(3) A description of the applicant's current business operations
21	and its activities, duties, and responsibilities, including without
22	limitation:
23	(A) The place of organization and a certified copy of the
24	applicant's organizational and governance documents;
25	(B) If a foreign business, a copy of the certificate of
26	authority from the Secretary of State;
27	(C) The proposed method of business operation and, if
28	applicable, other locations for doing business; and
29	(D)(i) The qualifications, business experience and
30	history, and financial condition of the applicant, its affiliates, and its
31	employees.
32	(ii) Information required under subdivision
33	(b)(3)(D)(i) of this section shall include:
34	(a) A description of any injunction or
35	administrative order, including a denial to engage in a regulated activity by
26	a state or federal authority that had jurisdiction ever the applicant its

1	affiliates, and its employees;
2	(b) A conviction of a misdemeanor involving
3	fraudulent dealings or moral turpitude or relating to any aspect of the
4	insurance industry, the mortgage industry, the securities industry, or any
5	other activity pertaining to financial services;
6	(c) Any felony conviction; and
7	(d) A beneficial interest in an affiliated
8	industry business.
9	(c) Each applicant shall pay a reasonable annual licensure or
10	certification fee as established by rule of the commissioner.
11	(d) Each license or certification issued by the commissioner under
12	this subchapter expires at the close of business on September 30 of the
13	calendar year unless otherwise surrendered or revoked.
14	(e) A license or certification issued under this subchapter is not
15	transferable.
16	(f) To assist in the performance of the commissioner's duties, the
17	commissioner may contract with nongovernmental entities, including the
18	National Association of Insurance Commissioners or any affiliates or
19	subsidiaries that the National Association of Insurance Commissioners
20	oversees, to perform any ministerial functions that the commissioner and the
21	nongovernmental business may consider appropriate, including the collection
22	of the annual fee for licensure or certification of a navigator, guide,
23	certified application counselor, or certified licensed producer.
24	
25	23-64-608. License renewal. [Contingent effective date.]
26	(a) A licensee shall submit an application for renewal of a license or
27	certification issued under this subchapter in a form prescribed by the
28	Insurance Commissioner.
29	(b) An applicant for a license or certification renewal is required to
30	complete continuing education as prescribed by rule of the commissioner.
31	(c) Each licensee shall pay a reasonable annual licensure or
32	certification fee as established by rule of the commissioner.
33	
34	23-64-609. Additional licensee duties. [Contingent effective date.]
35	(a) A licensee is subject to the insurance laws of this state,
36	including those concerning privacy, market conduct, and unfair trade

T	practices acts.
2	(b) A licensee shall:
3	(1) Comply with other consumer protection and market conduct
4	standards that the Insurance Commissioner considers necessary; and
5	(2) Counsel enrollees in the health insurance marketplace in
6	this state about options in Medicaid, the federal Children's Health Insurance
7	Program, and other health insurance coverage.
8	
9	23-64-610. Prohibited activities. [Contingent effective date.]
10	(a) Except for a certified licensed producer, a licensee shall not:
11	(1) Receive compensation directly or indirectly from any health
12	insurer;
13	(2) Engage in an activity that requires licensing as a
14	residential insurance producer under the Producer Licensing Model Act, § 23-
15	64-501 et seq.; or
16	(3) Recommend a particular plan or advise consumers about which
17	plan to choose.
18	(b) A licensee shall not engage in improper conduct, commit fraud, or
19	violate marketplace and consumer protection requirements of this state.
20	
21	23-64-611. Disciplinary authority. [Contingent effective date.]
22	(a) The Insurance Commissioner by order may deny, suspend, revoke, or
23	refuse to issue or renew a license of a licensee or applicant under this
24	subchapter or may restrict or limit the activities of a licensee if the
25	commissioner finds that:
26	(1) The order is in the public interest; and
27	(2) A licensee or applicant:
28	(A) Has filed an application for an initial license or a
29	renewal of a license that as of its effective date or as of any date after
30	the filing of the application, contains an omission or statement that in
31	light of the circumstances under which it was made is false or misleading
32	with respect to any material fact;
33	(B) Has violated or failed to comply with this subchapter,
34	the insurance laws of this state, any rule adopted by the commissioner, or
35	any order of the commissioner issued under this subchapter;
36	(C) Has pleaded suilty or pole contendere to or has been

1	tound guilty in a domestic, toreign, or military court of:	
2	(i) A felony;	
3	(ii) An offense involving breach of trust, moral	
4	turpitude, money laundering, or fraudulent or dishonest dealing; or	
5	(iii) An offense involving any aspect of the	
6	insurance business, the mortgage industry, the securities industry, or any	
7	other activity pertaining to financial services;	
8	(D) Is permanently or temporarily enjoined by a court of	
9	competent jurisdiction from engaging in or continuing any conduct or practice	
10	involving any aspect of the insurance business, the mortgage industry, the	
11	securities industry, or any other activity pertaining to financial services;	
12	(E) Is the subject of an order of the commissioner:	
13	(i) Denying, suspending, revoking, restricting, or	
14	limiting a license issued under the insurance laws of this state; or	
15	(ii) Directing the licensee or applicant to cease	
16	and desist an activity regulated by the commissioner;	
17	(F) Is the subject of an order, including a denial,	
18	suspension, or revocation of authority to engage in a regulated activity by	
19	another state or federal authority to which the licensee or applicant is, has	
20	been, or has sought to be subject, entered in the past five (5) years,	
21	including without limitation the insurance industry;	
22	(C)(i) Has failed to pay the proper fees as established by	
23	rule of the commissioner.	
24	(ii) The commissioner may enter a denial order	
25	against a licensee or applicant under subdivision (a)(2)(G)(i) of this	
26	section if the licensee or applicant fails to pay the proper fees as	
27	established by rule of the commissioner, but the denial order shall be	
28	vacated by the commissioner if the fees are paid;	
29	(H) Has engaged in fraudulent, coercive, or dishonest	
30	practices or demonstrated incompetence, untrustworthiness, lack of good	
31	personal or business reputation, or financial irresponsibility;	
32	(I) Has forged another's name to an application for	
33	insurance or to any document related to an insurance transaction;	
34	(J) Has improperly used notes or any other reference	
35	material to complete an examination for an insurance license;	
36	(K) Has failed to provide a written response within thirty	

-	(30) days area receipt of a written inquiry from the commissioner of the
2	commissioner's designee concerning transactions unless the commissioner
3	waives the requirement of a timely response in writing;
4	(L) Has failed to comply with an administrative or court
5	order imposing a child support obligation;
6	(M) Has failed to pay state income tax or comply with an
7	administrative or court order directing payment of state income tax;
8	(N) Has refused to be examined or to produce an account,
9	record, or file for examination at the request of the commissioner or the
10	commissioner's designee; or
11	(0) Has failed to cooperate with the commissioner in an
12	investigation.
13	(b) The commissioner by order may:
14	(1)(A) Impose a civil penalty on a licensee for a violation of
15	this subchapter, the insurance laws of this state, a rule under this
16	subchapter, or an order of the commissioner.
17	(B) The civil penalty shall not exceed ten thousand
18	dollars (\$10,000) for each violation under subdivision (b)(1)(A) of this
19	section by a licensec;
20	(2) Summarily postpone or suspend the license of a licensee
21	pending a final determination of a proceeding under this section; and
22	(3) Change or vacate an order or extend it until a final
23	determination of a preceeding under this section if a hearing is requested o
24	ordered by the commissioner.
25	(c) On entering an order under subdivision (b)(1) or subdivision
26	(b)(2) of this section, the commissioner shall:
27	(1) Promptly notify the licensee by sending notice of the order
28	and the reasons for issuing the order to the address of the licensee on file
29	with the commissioner by first class mail, postage prepaid; and
30	(2)(A) Schedule a hearing under § 23-61-301 et seq. if a
31	licensee contests the order.
32	(B) The licensee may contest an order entered under
33	subdivision (b)(1) or subdivision (b)(2) of this section by delivering a
34	written request for a hearing to the commissioner within thirty (30) days
35	after the date on which notice of the order is sent by the commissioner.
36	(C)(i) The hearing shall be held within thirty (30) days

T	after the commissioner receives a timely written request for a hearing.	
2	(ii) At the request of the licensee, the hearing m	
3	be postponed for a reasonable amount of time.	
4	(D) If a licensee does not request a hearing and the	
5	commissioner does not order a hearing, the order shall remain in effect until	
6	the order is modified or vacated by the commissioner.	
7	(d) The commissioner by order may cancel a license or application if	
8	the commissioner finds that a licensee or applicant:	
9	(1) Is no longer in existence;	
10	(2) Has stopped doing business as a licensee;	
11	(3) Is subject to an adjudication of mental incompetence or to	
12	the control of a committee, conservator, or guardian; or	
13	(4) Cannot be located after a reasonable search by the	
14	commissioner.	
15	(e)(1) In addition to other powers under this subchapter, on finding	
16	that an action of a person is in violation of this subchapter, the	
17	commissioner may summarily order the person to cease and desist the	
18	prohibited action.	
19	(2) On entering the order under subdivision (e)(1) of this	
20	section, the commissioner shall:	
21	(A) Promptly notify the person by sending notice of the	
22	order and the reasons for issuing the order to the last known address of the	
23	person by first class mail, postage prepaid; and	
24	(B)(i) Schedule a hearing under § 23-61-301 et seq. if the	
25	person contests the order.	
26	(ii) The person may contest an order entered under	
27	subdivision (e)(1) of this section by delivering a written request for a	
28	hearing to the commissioner within thirty (30) days after the date on which	
29	notice of the order is sent by the commissioner.	
30	(iii)(a) The hearing shall be held within thirty	
31	(30) days after the commissioner receives a timely written request for a	
32	hearing.	
33	(b) At the request of the person, the hearing	
34	may be postponed for a reasonable amount of time.	
35	(iv) If a person does not request a hearing and the	
36	commissioner does not order a hearing, the order shall remain in effect unti-	

1 it is modified or vacated by the commissioner. 2 (3)(A) A person is subject to a civil penalty of up to twentyfive thousand dollars (\$25,000) for each violation of the commissioner's 3 4 cease and desist order committed after entry of the order if: 5 (i) The person under the cease and desist order 6 fails to appeal the order under § 23-61-307 or if the person appeals and the 7 appeal is denied or dismissed; and 8 (ii) The person continues to engage in the 9 prohibited action in violation of the commissioner's order. 10 (B) The commissioner may file an action requesting the 11 civil penalty under subdivision (e)(3)(A) of this section with the Pulaski 12 County Circuit Court or another court of competent jurisdiction. (C) The penalties of this section apply in addition to, 13 14 but not instead of, other applicable law to a person for the person's failure 15 to comply with an order of the commissioner. 16 (f) Unless otherwise provided, an action, hearing, or other proceeding 17 under this subchapter is governed by § 23-61-301 et seq. 18 (g) If the commissioner has grounds to believe that a licensee has 19 violated this subchapter or that facts exist that would be the basis for an 20 order against a licensee, the commissioner or the commissioner's designee may 21 investigate or examine the business of the licensee and examine the books, 22 accounts, records, and files of a licensee relating to the complaint or 23 matter under investigation. 24 (h)(1) The commissioner or the commissioner's designee may: 25 (A) Administer oaths and affirmations; 26 (B) Issue subpoenas to require the attendance of and to 27 take testimony of a person whose testimony the commissioner considers 28 relevant to the licensee's business; and (C) Issue subpoenas to require the production of the 29 30 books, papers, correspondence, memoranda, agreements, or other documents or records that the commissioner considers relevant or material to the inquiry. 31 32 (2)(A) When there is contumacy by or refusal to obey a subpoena 33 issued to a licensee or applicant, the Pulaski County Circuit Court, on application by the commissioner, may issue an order requiring the person to 34 appear before the commissioner or the commissioner's designee to produce 35 evidence if so ordered or to give evidence touching the matter under 36

1	investigation or in question.
2	(B) Failure to obey the order of the court may be punished
3	by the court as a contempt of court.
4	(3) The assertion that the testimony or evidence before the
5	commissioner may tend to incriminate or subject a person to a penalty or
6	forfeiture shall not under \$ 23-61-302 excuse the person from:
7	(A) Attending and testifying;
8	(B) Producing any document or record; or
9	(C) Obeying the subpoena of the commissioner or the
10	commissioner's designee.
11	(i) From time to time and with or without cause, the commissioner may
12	conduct examinations of the books and records of a licensee or applicant to
13	determine the compliance with this subchapter and the rules adopted under
14	this subchapter.
15	(j) This section does not prohibit or restrict the informal
16	disposition of a proceeding or allegations that may give rise to a proceeding
17	by stipulation, settlement, consent, or default instead of a formal or
18	informal hearing on the allegations or in place of the sanctions authorized
19	by this section.
20	(k)(1) If it appears on sufficient grounds or evidence satisfactory to
21	the commissioner that a person has engaged in or is about to engage in an act
22	or practice that violates this subchapter, the commissioner may:
23	(A) Refer the evidence that is available concerning
24	violations of this subchapter or a rule or order issued under this subchapter
25	to the prosecuting attorney or regulatory agency that with or without the
26	referral may otherwise begin criminal or regulatory proceedings under this
27	subchapter; and
28	(B)(i) Summarily order the person to stop the act or
29	practice under subsections (b) and (e) of this section and apply to the
30	Pulaski County Circuit Court to enjoin the act or practice or to enforce
31	compliance with this subchapter, rule, or order issued under this subchapter,
32	or both.
33	(ii) The commissioner, without issuing a cease and
34	desist order, may apply directly to the Pulaski County Circuit Court for
35	injunctive or other relief.
36	(2) On proper showing, the court shall grant a permanent or

1	temporary injunction, restraining order, or writ of mandamus.	
2	(3) The commissioner may also seek and on proper showing the	
3	appropriate court shall grant any other ancillary relief that may be in the	
4	<pre>public interest, including:</pre>	
5	(A) The appointment of a receiver, temporary receiver, or	
6	conservator;	
7	(B) A declaratory judgment;	
8	(C) An accounting;	
9	(D) Disgorgement;	
10	(E) Assessment of a fine of not more than ten thousand	
11	dollars (\$10,000) for each violation; and	
12	(F) Any other relief as may be appropriate in the public	
13	interest.	
14	(4) The court shall not require the commissioner to post a bond	
15		
16	23-64-612. Authority Grants and contracts. [Contingent effective	
17	date.]	
18	(a) The health insurance marketplace in this state may accept grants	
19	or contract with a governmental or nongovernmental entity that uses	
20	navigators or guides on the conditions the health insurance marketplace find	
21	to be in the best interest of the citizens of this state if the governmental	
22	or nongovernmental entity:	
23	(1) Has a physical business location to conduct business with	
24	this state and its service area;	
25	(2) Is considered to be competent, trustworthy, financially	
26	responsible, and of a good business reputation;	
27	(3) Continues the qualifications under subdivision (a)(2) of	
28	this section during the contract;	
29	(4) Requires the members of management of the governmental or	
30	nongovernmental entity to complete instruction in health benefit plans or	
31	health insurance, the provisions of the federal act for a health insurance	
32	marketplace in this state, and the medical assistance programs of this state	
33	through a training program approved by the Insurance Commissioner for the	
34	required minimum hours; and	
35	(5) Furnishes to the commissioner information concerning the	
0.6	identity and harbonound of the members of management of the correspond of	

1 nongovernmental entity, including criminal and regulatory background checks. 2 (b) Each nongovernmental business entity shall pay a reasonable annual licensure fee that is established by rule. 3 4 (c) A grant or contract under this section is not transferable. 5 6 23-64-613. Rules. [Contingent effective date.] 7 (a) The Insurance Commissioner may promulgate rules to implement this 8 subchapter. 9 (b) Rules promulgated under this section shall not conflict with or 10 prevent the application of regulations promulgated by the Secretary of the 11 United States Department of Health and Human Services under the federal act. 12 23-64-614. Relation to other laws. [Contingent effective date.] 13 14 (a) This subchapter is amendatory to the Arkansas Insurance Code. 15 (b) Provisions of the Arkansas Insurance Code that are not in conflict 16 with this subchapter apply to this subchapter. 17 (c) This subchapter and actions taken by the health insurance 18 marketplace in this state under this subchapter do not preempt or supersede 19 the authority of the Insurance Commissioner to regulate the business of 20 insurance within this state. 21 (d) Except as expressly provided to the contrary in this subchapter, a 22 health insurer offering a qualified health plan in this state shall comply fully with all applicable health insurance laws of this state and regulations 23 adopted and orders issued by the commissioner. 24 25 26 Uncodified Section 3 of Act 1500 of 2013 is repealed. SECTION 5. SECTION 3. NOT TO BE CODIFIED. (a)(1) The health insurance 27 28 marketplace developed through a Federally-facilitated Exchange Partnership model shall transfer to the control of the Arkansas Health Insurance 29 Marketplace on July 1, 2015, if the Board of Directors of the Arkansas Health 30 Insurance Marketplace determines that the establishment of a state-based 31 32 marketplace is approved by the United States Department of Health and Human 33 Services on or before July 1, 2015. 34 (2) The board may extend the date of transfer under subdivision 35 (a)(1) of this section. 36 (b) The board shall participate in the Federally-facilitated Exchange

1 Partnership to assist in planning the transition to a state-based health 2 insurance marketplace. 3 4 SECTION 6. Uncodified Section 4 of Act 1500 of 2013 is repealed. 5 SECTION 4. NOT TO BE CODIFIED. Legislative intent. 6 It is the intent of the General Assembly by the enactment of this act 7 to establish a private, nonprofit, health insurance marketplace. 8 9 SECTION 7. Arkansas Code §§ 20-77-2404 - 20-77-2407, concerning the Health Care Independence Program, are amended to read as follows: 10 11 20-77-2404. Definitions. 12 As used in this subchapter: "Carrier" means a private entity certified by the State 13 14 Insurance Department and offering plans through the Arkansas Health Insurance 15 Marketplace; 16 (2) "Cost sharing" means the portion of the cost of a covered 17 medical service that must be paid by or on behalf of eligible individuals, 18 consisting of copayments or coinsurance but not deductibles; 19 (3) "Eligible individuals" means individuals who: 20 (A) Are adults between nineteen (19) years of age and 21 sixty-five (65) years of age with an income that is equal to or less than one 22 hundred thirty-eight percent (138%) of the federal poverty level, including 23 without limitation individuals who would not be eligible for Medicaid under 24 laws and rules in effect on January 1, 2013; 25 (B) Have been authenticated to be United States citizens 26 or documented qualified aliens according to the Personal Responsibility and 27 Work Opportunity Reconciliation Act of 1996, Pub. L. No. 104-193, as existing 28 on January 1, 2013; and 29 (C) Are not determined to be more effectively covered 30 through the standard Medicaid program, such as an individual who is medically 31 frail or other individuals with exceptional medical needs for whom coverage 32 through the Arkansas Health Insurance Marketplace is determined to be 33 impractical or overly complex, or would undermine continuity or effectiveness 34 of care; 35 (4) "Healthcare coverage" means healthcare benefits as defined

by certification or rules, or both, promulgated by the State Insurance

1 Department for the Qualified Health Plans or available on the marketplace; 2 (5) "Arkansas Health Insurance Marketplace" means the vehicle 3 created to help individuals, families, and small businesses in Arkansas shop 4 for and select health insurance coverage in a way that permits comparison of 5 available Qualified Health Plans based upon price, benefits, services, and 6 quality, regardless of the governance structure of the marketplace; 7 (6) "Independence accounts" means individual financing 8 structures that operate similar to a health savings account or a medical 9 savings account; 10 (7)(6) "Premium" means a charge that must be paid as a condition 11 of enrolling in healthcare coverage; 12 (8)(7) "Program" means the Health Care Independence Program 13 established by this subchapter; and 14 (9)(8) "Qualified Health Plan" means a State Insurance 15 Department-certified individual health insurance plan offered by a carrier 16 through the Arkansas Health Insurance Marketplace. 17 18 20-77-2405. Administration of Health Care Independence Program. 19 (a) The Department of Human Services shall: 20 Create and administer the Health Care Independence Program; 21 and 22 (2)(A) Submit and apply for any: 23 (i) Federal waivers necessary to implement the 24 program in a manner consistent with this subchapter, including without 25 limitation approval for a comprehensive waiver under section 1115 of the 26 Social Security Act, 42 U.S.C. § 1315; and 27 (ii)(a) Medicaid State Plan Amendments necessary to 28 implement the program in a manner consistent with this subchapter. 29 (b) The Department of Human Services shall 30 submit only those Medicaid State Plan Amendments under subdivision 31 (a)(2)(A)(ii)(a) of this section that are optional and therefore may be 32 revoked by the state at its discretion. 33 (B)(i) As part of its actions under subdivision (a)(2)(A) 34 of this section, the Department of Human Services shall confirm that 35 employers shall not be subject to the penalties, including without limitation 36 an assessable payment, under section 1513 of the Patient Protection and

- 1 Affordable Care Act, Pub. L. No. 111-148, as existing on January 1, 2013,
- 2 concerning shared responsibility, for employees who are eligible individuals
- 3 if the employees:

- (a) Are enrolled in the program; and
- 5 (b) Enroll in a Qualified Health Plan through
- 6 the Arkansas Health Insurance Marketplace.
- 7 (ii) If the Department of Human Services is unable
- 8 to confirm provisions under subdivision (a)(2)(B)(i) of this section, the
- 9 program shall not be implemented.
- 10 (b)(1) Implementation of the program is conditioned upon the receipt
- 11 of necessary federal approvals.
- 12 (2) If the Department of Human Services does not receive the
- 13 necessary federal approvals, the program shall not be implemented.
- 14 (c) The program shall include premium assistance for eligible
- 15 individuals to enable their enrollment in a Qualified Health Plan through the
- 16 Arkansas Health Insurance Marketplace.
- 17 (d)(1) The Department of Human Services is specifically authorized to
- 18 pay premiums and supplemental cost-sharing subsidies directly to the
- 19 Qualified Health Plan for enrolled eligible individuals.
- 20 (2) The intent of the payments under subdivision (d)(1) of this
- 21 section is to increase participation and competition in the Health Insurance
- 22 Marketplace, intensify price pressures, and reduce costs for both publicly
- 23 and privately funded health care.
- 24 (e) To the extent allowable by law:
- 25 (1) The Department of Human Services shall pursue strategies
- 26 that promote insurance coverage of children in their parents' or caregivers'
- 27 plan, including children eligible for the ARKids First Program Act, § 20-77-
- 28 1101 et seq., commonly known as the "ARKids B program";
- 29 (2) Upon the receipt of necessary federal approval, during
- 30 calendar year 2015 the Department of Human Services shall include and
- 31 transition to the Arkansas Health Insurance Marketplace program:
- 32 (A) Children eligible for the ARKids First Program Act, §
- 33 20-77-1101 et seq.; and
- 34 (B) Populations under Medicaid from zero percent (0%) of
- 35 the federal poverty level to seventeen percent (17%) of the federal poverty
- 36 level; and

- 1 (3) The Department of Human Services shall develop and implement
 2 a strategy to inform Medicaid-recipient populations whose needs would be
 3 reduced or better served through participation in the Arkansas Health
 4 Insurance Marketplace program.
 - (f) The program shall include allowable cost sharing for eligible individuals that is comparable to that for individuals in the same income range in the private insurance market and is structured to enhance eligible individuals' investment in their healthcare purchasing decisions.
- 9 (g)(1) The State Insurance Department and the Department of Human 10 Services shall administer and promulgate rules to administer the program 11 authorized under this subchapter.
- 12 (2) No less than thirty (30) days before the State Insurance
 13 Department and the Department of Human Services begin promulgating a rule
 14 under this subchapter, the proposed rule shall be presented to the
 15 Legislative Council.
- 16 (h) The program authorized under this subchapter shall terminate 17 within one hundred twenty (120) days after a reduction in any of the 18 following federal medical assistance percentages:
 - (1) One hundred percent (100%) in 2014, 2015, or 2016;
 - (2) Ninety-five percent (95%) in 2017;
- 21 (3) Ninety-four percent (94%) in 2018;

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- 22 (4) Ninety-three percent (93%) in 2019; and
- 23 (5) Ninety percent (90%) in 2020 or any year after 2020.
- 24 (i) An eligible individual enrolled in the program shall affirmatively acknowledge that:
 - (1) The program is not a perpetual federal or state right or a guaranteed entitlement;
- 28 (2) The program is subject to cancellation upon appropriate 29 notice; and
- 30 (3) The program is not an entitlement program.
- 31 (j)(1) The Department of Human Services shall develop a model and seek 32 from the Centers for Medicare and Medicaid Services all necessary waivers and 33 approvals to allow non-aged, non-disabled program-eligible participants to 34 enroll in a program that will create and utilize independence accounts that 35 operate similarly to a health savings account or medical savings account 36 during the calendar year 2015.

- 1 (2) The independence accounts shall: 2 (A) Allow a participant to purchase cost-effective highdeductible health insurance; and 3 4 (B) Promote independence and self-sufficiency. 5 The state shall implement cost sharing and copays and, as a 6 condition of participation, earnings shall exceed fifty percent (50%) of the 7 federal poverty level. 8 (4) Participants may receive rewards based on healthy living and 9 self-sufficiency. 10 (5)(A) At the end of each fiscal year, if there are funds 11 remaining in the account, a majority of the state's contribution will remain 12 in the participant's control as a positive incentive for the responsible use 13 of the healthcare system and personal responsibility of health maintenance. 14 (B) Uses of the funds may include without limitation 15 rolling the funds into a private sector health savings account for the 16 participant according to rules promulgated by the Department of Human 17 Services. 18 (6) The Department of Human Services shall promulgate rules to 19 implement this subsection. 20 (k)(1) State obligations for uncompensated care shall be projected, 21 tracked, and reported to identify potential incremental future decreases. 22 (2) The Department of Human Services shall recommend appropriate 23 adjustments to the General Assembly. 24 (3) Adjustments shall be made by the General Assembly as 25 appropriate. 26 (1) The Department of Human Services shall track the hospital 27 assessment under § 20-77-1902 and report to the General Assembly subsequent 28 decreases based upon reduced uncompensated care. 29 (m) On a quarterly basis, the Department of Human Services and the 30 State Insurance Department shall report to the Legislative Council, or to the
 - (1) Program enrollment;
- 34 (2) Patient experience;

information regarding:

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- 35 (3) Economic impact including enrollment distribution;
- 36 (4) Carrier competition; and

Joint Budget Committee if the General Assembly is in session, available

1	(5) Avoided uncompensated care.
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3	20-77-2406. Standards of healthcare coverage through Arkansas Health
4	Insurance Marketplace.
5	(a) Healthcare coverage shall be achieved through a qualified health
6	plan at the silver level as provided in 42 U.S.C. §§ 18022 and 18071, as
7	existing on January 1, 2013, that restricts cost sharing to amounts that do
8	not exceed Medicaid cost-sharing limitations.
9	(b)(1) All participating carriers in the Arkansas Health Insurance
10	Marketplace shall offer healthcare coverage conforming to the requirements of
11	this subchapter.
12	(2) A participating carrier in the Arkansas Health Insurance
13	Marketplace shall maintain a medical loss ratio of at least eighty percent
14	(80%) for an individual and small group market policy and at least eighty-
15	five percent (85%) for a large group market policy as required under the
16	Patient Protection and Affordable Care Act, Pub. L. No. 111-148, as existing
17	on January 1, 2013.
18	(c) To assure price competitive choice among healthcare coverage
19	options, the State Insurance Department shall assure that at least two (2)
20	qualified health plans are offered in each county in the state.
21	(d) Health insurance carriers offering healthcare coverage for
22	program-eligible individuals shall participate in the Health Care Payment
23	Improvement Initiative including:
24	(1) Assignment of primary care clinician;
25	(2) Support for patient-centered medical home; and
26	(3) Access of clinical performance data for providers.
27	(e) On or before July 1, 2013, the State Insurance Department shall
28	implement through certification requirements or rules, or both, the
29	applicable provisions of this subchapter.
30	
31	20-77-2407. Enrollment.
32	(a) The General Assembly shall assure that a mechanism within the
33	Arkansas Health Insurance Marketplace is established and operated to

(b) The enrollment mechanism shall include an automatic verification system to guard against waste, fraud, and abuse in $\frac{1}{1000}$ the program $\frac{1}{1000}$ Health Care

facilitate enrollment of eligible individuals.

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