1	State of Arkansas	A Bill	
2	90th General Assembly	A DIII	
3	Regular Session, 2015		SENATE BILL 204
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5		lwell, J. Hutchinson, E. Williams	
6	By: Representative Brown		
7			
8		For An Act To Be Entitled	
9		CREATE THE TRANSPARENCY IN PRIVATE A	
10	CONTRACTS	ACT; TO REGULATE THE ATTORNEY GENERA	L'S
11		NT OF CERTAIN CONTRACTS WITH PRIVATE	
12	ATTORNEYS	; AND FOR OTHER PURPOSES.	
13			
14			
15		Subtitle	
16		REATE THE TRANSPARENCY IN PRIVATE	
17		ORNEY CONTRACTS ACT; AND TO REGULATE	
18		ATTORNEY GENERAL'S PROCUREMENT OF	
19	CERT	AIN CONTRACTS WITH PRIVATE ATTORNEYS.	,
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22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
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24	SECTION 1. DO	NOT CODIFY. <u>Title.</u>	
25	<u>This act shall</u>	be known as the "Transparency in Priv	<u>ate Attorney</u>
26	<u>Contracts Act".</u>		
27			
28		ansas Code Title 25, Chapter 16, Subc	hapter 7, is
29		onal sections to read as follows:	
30		curement of contingency fee contracts	<u>•</u>
31	<u>(a) As used in</u>		
32		ernment attorney" means an attorney e	
33		rney in the Attorney General's Office	
34		vate attorney" means a private attorn	-
35	<u>(b)(1) The Att</u>	orney General shall not enter into a	<u>contingency</u> fee
36	<u>contract with a priva</u>	<u>te attorney unless the Attorney Gener</u>	<u>al makes a written</u>



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1	determination before entering into the contingency fee contract that		
2	contingency fee representation is both cost effective and in the public		
3	interest.		
4	(2) A written determination made under this subsection shall		
5	state:		
6	(A) Whether there are sufficient and appropriate legal and		
7	financial resources within the Attorney General's office to handle the		
8	matter;		
9	(B) The time and labor required;		
10	(C) The novelty, complexity, and difficulty of the		
11	questions involved;		
12	(D) The skill required to perform the attorney services		
13	properly;		
14	(E) The geographic area in which the attorney services are		
15	to be provided; and		
16	(F) The amount of experience desired for the particular		
17	kind of attorney services to be provided and the nature of the private		
18	attorney's experience with similar issues or cases.		
19	(c)(1) If the Attorney General makes a written determination under		
20	subsection (b) of this section, the Attorney General shall:		
21	(A) Draft a written request for proposals from private		
22	attorneys to represent the state on a contingency fee basis; and		
23	(B) Post the request for proposals prominently on the		
24	Attorney General's website.		
25	(2) However, if the Attorney General determines that requesting		
26	proposals is not feasible under the relevant circumstances, he or she shall		
27	state the basis for this determination in writing and include the statement		
28	in the written determination required under subsection (b) of this section.		
29	(d) The Attorney General shall not enter into a contingency fee		
30	contract that provides for the private attorney to receive an aggregate		
31	contingency fee, exclusive of reasonable costs and expenses, in excess of the		
32	sum of the following:		
33	(1) Twenty-five percent (25%) of any recovery up to ten million		
34	<u>dollars (\$10,000,000);</u>		
35	(2) Twenty percent (20%) of any recovery between ten million		
36	dollars (\$10,000,000) and fifteen million dollars (\$15,000,000);		

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1	(3) Fifteen percent (15%) of any recovery between fifteen	
2	million dollars (\$15,000,000) and twenty million dollars (\$20,000,000);	
3	(4) Ten percent (10%) of any recovery between twenty million	
4	dollars (\$20,000,000) and twenty-five million dollars (\$25,000,000); and	
5	(5) Five percent (5%) of any recovery exceeding twenty-five	
6	million dollars (\$25,000,000).	
7	(e) An aggregate contingency fee shall not exceed fifty million	
8	dollars (\$50,000,000), exclusive of reasonable costs and expenses, regardless	
9	of the number of lawsuits filed or the number of private attorneys retained	
10	to achieve the recovery.	
11	(f) A contingency fee shall not be based on penalties or civil fines	
12	awarded or any amounts attributable to penalties or civil fines.	
13	(g) The Attorney General shall not enter into a contingency fee	
14	contract unless the following requirements are met throughout the contract	
15	period and any extensions of the contract period:	
16	(1) The government attorneys shall retain complete control over	
17	the course and conduct of the case;	
18	(2) A government attorney with supervisory authority shall be	
19	personally involved in overseeing the litigation;	
20	(3) The government attorneys shall retain the authority to	
21	reject any decisions made by outside counsel;	
22	(4) A defendant that is the subject of the litigation may	
23	contact the lead government attorneys directly without having to confer with	
24	<pre>contingency fee counsel;</pre>	
25	(5) A government attorney with supervisory authority for the	
26	case shall attend all settlement conferences; and	
27	(6) Decisions regarding settlement of the case shall be left	
28	exclusively to the discretion of the government attorneys and the Attorney	
29	General.	
30	(h) The Attorney General shall develop a standard addendum to each	
31	contingency fee contract that shall be used in all cases and shall describe	
32	in detail the responsibilities of the contracted private attorney and the	
33	Attorney General, including without limitation the requirements under	
34	metorino, concrut, incruding wrenout instruction the requiremented and of	
	subsection (g) of this section.	
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1 the authority to execute.

2 3 25-16-715. Transparency - Contingency fee contracts. 4 (a) A copy of each executed contingency fee contract and the Attorney 5 General's written determination to enter into a contingency fee contract with 6 a private attorney shall be posted on the Attorney General's website for 7 public inspection within five (5) business days after the date the contract 8 is executed and shall remain posted on the website for the duration of the 9 contingency fee contract, including any extensions of or amendments to the contingency fee contract. 10 (b) Each payment of a contingency fee shall be posted on the Attorney 11 12 General's website within fifteen (15) days after the payment of the 13 contingency fee to the private attorney and shall remain posted on the 14 website for at least one (1) year thereafter. 15 (c)(1) A private attorney under contract to provide services to the 16 Attorney General on a contingency fee basis shall maintain, from the 17 inception of the contract until at least four (4) years after the contract 18 expires or is terminated, detailed current records, including without 19 limitation documentation of all expenses, disbursements, charges, credits, 20 underlying receipts and invoices, and other financial transactions that 21 concern the provision of attorney services under the contingency fee 22 contract. 23 (2) The private attorney shall make the records maintained under 24 this subsection available for inspection and copying by the Attorney General 25 upon request in accordance with the Freedom of Information Act of 1967, § 25-26 <u>19-101 et seq.</u> 27 (3) A private attorney shall maintain detailed contemporaneous 28 time records for the attorneys and paralegals working on the matter in increments of no greater than one-tenth (1/10) of an hour and shall promptly 29 30 provide these records to the Attorney General upon request. (d)(1) By February 1 of each year, the Attorney General shall submit a 31 32 report to the President Pro Tempore of the Senate and the Speaker of the 33 House of Representatives describing the use of contingency fee contracts with 34 private attorneys in the preceding calendar year. 35 (2) The Attorney General may take reasonable steps to protect 36 the evidentiary privileges of the state when producing the report required

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1	under this subsection.
2	(3) At a minimum, the report required under this subsection
3	shall:
4	(A) Identify all new contingency fee contracts entered
5	into during the year and all previously executed contingency fee contracts
6	that remain current during any part of the year, including the following
7	information:
8	(i) The name of the private attorney with whom the
9	Attorney General has contracted, including the name of the attorney's law
10	<u>firm;</u>
11	(ii) The nature and status of the legal matter;
12	(iii) The names of the parties to the legal matter;
13	(iv) The amount of any recovery; and
14	(v) The amount of any contingency fee paid; and
15	(B) Include copies of any written determinations made
16	under § 25-16-714 during the year.
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