1 2 3	State of Arkansas 91st General Assembly Regular Session, 2017	A Bill	HOUSE BILL 1058
4	Der Deressentetien Harres		
5	By: Representative House		
6 7	By: Senator Irvin		
, 8	For Ar	Act To Be Entitled	
9	AN ACT TO AMEND THE I	DEFINITION OF "WRITTEN	
10		N THE ARKANSAS MEDICAL MARIJU	ANA
11	AMENDMENT OF 2016; TO SPECIFY THAT AN APPLICATION FOR		
12	A REGISTRY IDENTIFICATION CARD IS NOT A MEDICAL		
13	RECORD; AND FOR OTHER	R PURPOSES.	
14			
15			
16	Subtitle		
17	TO AMEND THE DE	FINITION OF "WRITTEN	
18	CERTIFICATION"	WITHIN THE ARKANSAS	
19	MEDICAL MARIJUA	NA AMENDMENT OF 2016; AND	
20	TO SPECIFY THAT	AN APPLICATION FOR A	
21	REGISTRY IDENTI	FICATION CARD IS NOT A	
22	MEDICAL RECORD.		
23			
24			
25	BE IT ENACTED BY THE GENERAL ASSI	EMBLY OF THE STATE OF ARKANSA	S:
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27	SECTION 1. Pursuant to § 2	23 of the Arkansas Medical Ma	rijuana
28	Amendment of 2016, § 2(19) of the	e Arkansas Medical Marijuana	Amendment of
29	2016, concerning the definition of	of "written certification", i	s amended to
30	read as follows:		
31	(19)(A) "Written cer	ctification" means a document	signed by a
32	physician stating that in the phy	vsician's professional opinio	n, after having
33	completed a full <u>an</u> assessment of	f the qualifying patient's me	dical history
34	and current medical condition mad	le in the course of a physici	an-patient
35	relationship, the qualifying pat	ient has a qualifying medical	condition and
36	the potential benefits of the mee	lical use of marijuana would	likely outweigh



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the health risks for the qualifying patient. (B) A written certification shall specify the qualifying patient's qualifying medical condition, which also shall be noted in the qualifying patient's medical physician's records. SECTION 2. Pursuant to § 23 of the Arkansas Medical Marijuana Amendment of 2016, § 5(f)(1) of the Arkansas Medical Marijuana Amendment of 2016, concerning the registry identification card application records for a qualifying patient or designated caregiver, is amended to read as follows: (f)(1) An application or renewal and supporting information submitted by a qualifying patient or designated caregiver under this amendment, including without limitation information regarding the qualifying patient's physician, are considered confidential medical records that are exempt from the Freedom of Information Act of 1967, § 25-19-101 et seq. SECTION 3. Pursuant to § 23 of the Arkansas Medical Marijuana Amendment of 2016, § 10(b)(9) of the Arkansas Medical Marijuana Amendment of 2016, concerning the dispensary and cultivation facility inspections and requirements, is amended to read as follows: (9) The dispensary records with patient information shall be treated as confidential medical records that are exempt from the Freedom of Information Act of 1967, § 25-19-101 et seq.