1	State of Arkansas	A Bill	
2	91st General Assembly	A DIII	
3	Regular Session, 2017		HOUSE BILL 1319
4			
5	By: Representative Shepherd		
6	By: Senator Rapert		
7		For An Act To Be Entitled	
8			
9		MAKE TECHNICAL CORRECTIONS TO TITLE 23	
10		SAS CODE CONCERNING PUBLIC UTILITIES AN	D
11	REGULATED	INDUSTRIES; AND FOR OTHER PURPOSES.	
12			
13		Subtitle	
14	N 6 17 17		
15		TECHNICAL CORRECTIONS TO TITLE 23 OF	
16		ARKANSAS CODE CONCERNING PUBLIC	
17	UTIL.	ITIES AND REGULATED INDUSTRIES.	
18			
19 20		TENEDAL ACCEMPLY OF THE CTATE OF ADVANC	
20	BE II ENACIED BY THE C	GENERAL ASSEMBLY OF THE STATE OF ARKANS	A5:
21 22	SECTION 1 Amira	$r_{2}$	a office of the
22		ansas Code § 23-2-103(a), concerning th ce Commission, is amended to clarify th	
24		e is in the state capital rather than t	
25	Building, to read as f	-	ne state capitor
26	0	of the Arkansas Public Service Commiss	ion shall he in
27		<u>cle Rock, Arkansas</u> , but the commission	
28		estigations anywhere in the different p	•
29	-	of the commission, the hearings will be	
30	interest and convenier		
31	incorode and convenier		
32	SECTION 2. Arks	ansas Code § 23-3-201(d), concerning ex	emptions claimed
33		nder the Utility Facility Environmental	-
34		ended to subdivide the subsection for c	
35		ly duplicative language, to read as fol	-
36		on claimed by a public utility under §	

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l does not bar the:

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2 (1) public Public utility from seeking the issuance of a
3 certificate of public convenience and necessity under this section; or
4 (2) nor shall such exemption bar the commission Commission from
5 granting the public utility such the certificate of public convenience and
6 necessity sought under subdivision (d)(1) of this section and thereby allow
7 the public utility to seek recovery of the reasonable cost of the equipment
8 or facilities through rates.

SECTION 3. Arkansas Code § 23-4-422(b)(2), concerning the Arkansas Public Service Commission's authority to determine rates and charges for utility services for retail jurisdiction rate classes, is amended to clarify the subdividing to read as follows:

(2)(A) For the retail jurisdiction rate classes, ensure that:
 (A) all All electric utility production plant costs,
 production-related costs, all nonfuel production-related costs, purchased
 capacity costs, and any energy costs incurred resulting from the electric
 utility's environmental compliance are classified as production demand
 costs-; and

20 (B)(i) Ensure that production Production demand costs are 21 allocated to each customer class pursuant to the average and excess method 22 shown in Table 4-10B on page 51 of the 1992 National Association of 23 Regulatory Utility Commissioners Electric Utility Cost Allocation Manual, as 24 it existed on January 1, 2015, using the average of the four (4) monthly 25 coincident peaks for the months of June, July, August, and September for each 26 class for the coincident peak referenced in Table 4-10B of the manual, as it 27 existed on January 1, 2015, or any subsequent version of the manual to the 28 extent it produces an equivalent result.

29 (C)(ii) Subdivision (b)(2)(B) (b)(2)(B)(i) of this 30 section does not prescribe an allocation for a wind production plant; and 31

32 SECTION 4. Arkansas Code § 23-4-1003(b)(3), concerning the requirement 33 for the adoption of rules by the Arkansas Public Service Commission, is 34 repealed because the subdivision is obsolete.

35 (3) The commission shall adopt the initial rules under this
 36 subsection within one (1) year of July 31, 2007.

1 2 SECTION 5. Arkansas Code § 23-63-517(c)(4)(B)(iii), concerning notice 3 of possible disclosure of information an insurer has shared with the National 4 Association of Insurance Commissioners, is amended to clarify the wording to 5 read as follows: 6 (iii) Require prompt notice to be given to an 7 insurer whose confidential information is shared with and in the possession 8 of the National Association of Insurance Commissioners under this section 9 that the confidential information is subject to a request or subpoena to the 10 National Association of Insurance Commissioners to disclose or produce the 11 confidential information; and 12 13 SECTION 6. Arkansas Code § 23-69-409(e)(4)(B)(v), concerning notice of 14 possible disclosure of information an insurer has shared with the National 15 Association of Insurance Commissioners, is amended to clarify the wording to 16 read as follows: 17 (v) Require prompt notice to be given to an insurer 18 whose confidential information <u>is</u> in the possession of the National 19 Association of Insurance Commissioners or a third-party consultant under this 20 subchapter that the confidential information is subject to a request or 21 subpoena to the National Association of Insurance Commissioners or a third-22 party consultant for disclosure or production; and 23 SECTION 7. Arkansas Code § 23-92-201, is amended to alphabetize the 24 25 defined terms and to reorganize the defined term "third-party administrator" 26 within the section to read as follows: 27 23-92-201. Definitions. 28 (a) As used in this subchapter: 29 (1) "Pharmacy benefits manager" means an entity that administers 30 or manages a pharmacy benefits plan or program; (2) "Pharmacy benefits plan or program" means a plan or program 31 that pays for, reimburses, covers the cost of, or otherwise provides 32 33 pharmacist services to individuals who reside in or are employed in this 34 state; and 35 (1)(3)(A) "Third-party administrator" means a person, firm, or partnership that collects or charges premiums from or adjusts or settles 36

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1 claims on residents of this state in connection with life or accident and 2 health coverage provided by a self-insured plan or a multiple employer trust 3 or multiple employer welfare arrangement;. 4 (B) "Third-party administrator" includes: 5 (i) An administrative-services-only contract offered 6 by insurers and health maintenance organizations; and 7 (ii) A pharmacy benefits manager that administers or 8 manages a pharmacy benefits plan or program that furnishes, covers the cost of, or otherwise provides for the practice of pharmacy as defined in § 17-92-9 10 101 under any life and accident and health coverage provided in this state by 11 a self-insured plan, a multiple-employer trust, or a multiple-employerwelfare <u>arrangement</u>. 12 (C) "Third-party administrator" does not include: 13 (i) An employer, for its employees or for the 14 15 employees of a subsidiary or affiliated corporation of the employer; 16 (ii) A union, for its members; 17 (iii) An insurer or health maintenance organization 18 licensed to do business in this state; 19 (iv) A creditor, for its debtors, regarding 20 insurance covering a debt between the creditor and its debtors; (v) A credit-card-issuing company that advances for, 21 22 or collects premiums or charges from, its credit card holders, as long as 23 that company does not adjust or settle claims; 24 (vi) An individual who adjusts or settles claims in 25 the normal course of his or her practice or employment and who does not 26 collect charges or premiums in connection with life or accident and health 27 coverage; or 28 (vii) An agency licensed by the Insurance 29 Commissioner and performing duties pursuant to an agency contract with an 30 insurer authorized to do business in this state. (2) "Pharmacy benefits manager" means an entity that administers 31 32 or manages a pharmacy benefits plan or program; and 33 (3) "Pharmacy benefits plan or program" means a plan or program that pays for, reimburses, covers the cost of, or otherwise provides 34 pharmacist services to individuals who reside in or are employed in this 35 36 state.

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1	(b) As used in this subchapter, "third-party administrator" includes:
2	(1) An administrative-services-only contract offered by insurers
3	and health maintenance organizations; and
4	(2) A pharmacy benefits manager that administers or manages a
5	pharmacy benefits plan or program that furnishes, covers the cost of, or
6	otherwise provides for the practice of pharmacy as defined in § 17-92-101
7	under any life and accident and health coverage provided in this state by a
8	self-insured plan, a multiple-employer trust, or a multiple-employer-welfare
9	arrangement.
10	(c) As used in this subchapter, "third-party administrator" does not
11	include the following persons:
12	(1) An employer, for its employees or for the employees of a
13	subsidiary or affiliated corporation of the employer;
14	(2) A union, for its members;
15	(3) An insurer or health maintenance organization licensed to do
16	business in this state;
17	(4) A creditor, for its debtors, regarding insurance covering a
18	debt between them;
19	(5) A credit-card-issuing company that advances for or collects
20	premiums or charges from its credit card holders as long as that company does
21	not adjust or settle claims;
22	(6) An individual who adjusts or settles claims in the normal
23	course of his or her practice or employment and who does not collect charges
24	or premiums in connection with life or accident and health coverage; or
25	(7) An agency licensed by the Insurance Commissioner and
26	performing duties pursuant to an agency contract with an insurer authorized
27	to do business in this state.
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29	SECTION 8. Arkansas Code § 23-115-503(b)(1), concerning the authority
30	of the Director of the Office of the Arkansas Lottery to cancel, deny,
31	revoke, suspend, or fail to renew a major procurement contract, is amended to
32	further subdivide the subdivision for clarity to read as follows:
33	(b)(1) If the Director of the Office of the Arkansas Lottery or his or
34	her designee determines that cancellation, denial, revocation, suspension, or
35	the failure to renew a major procurement contract is in the best interest of
36	the Arkansas Scholarship Lottery, the public welfare, or the State of

1 Arkansas, the director or his or her designee may: 2 (A) Subject to notice and a right to a hearing, cancel, suspend, revoke, or terminate subject to notice and a right to a hearing a 3 4 major procurement contract issued under this chapter; or 5 (B) fail Fail to renew a major procurement contract issued 6 under this chapter. 7 8 SECTION 9. Arkansas Code § 23-115-601(d)(2)(A), concerning the posting 9 requirements for a retailer's license, is amended to clarify the wording of 10 the subdivision to read as follows: 11 (2)(A) A retailer shall post its license and keep the license 12 conspicuously displayed in a location on the premises accessible to the 13 public its license. 14 15 SECTION 10. Arkansas Code § 23-115-604(b)(1), concerning the authority 16 of the Director of the Office of the Arkansas Lottery to cancel, deny, 17 revoke, suspend, or fail to renew a retailer license, is amended to further 18 subdivide the subdivision for clarity to read as follows: 19 (b)(1) If the Director of the Office of the Arkansas Lottery or his or 20 her designee determines that cancellation, denial, revocation, suspension, or 21 the failure to renew a retailer license is in the best interest of the 22 Arkansas Scholarship Lottery, the public welfare, or the State of Arkansas, 23 the director or his or her designee may: 24 (A) Subject to notice and a right to a hearing, cancel, 25 suspend, revoke, or terminate subject to notice and a right to a hearing a 26 retailer license issued under this chapter; or 27 (B) fail Fail to renew a retailer license issued under 28 this chapter. 29 30 SECTION 11. Arkansas Code § 23-115-901(a)(1), concerning the penalty 31 for selling lottery tickets to individuals under eighteen (18) years of age, 32 is amended to remove an erroneous imposition of a time limit for a first 33 offense to read as follows: 34 (1) A fine not to exceed two hundred fifty dollars (\$250) for a first violation within a forty-eight-month period; 35 36

1	SECTION 12. DO NOT CODIFY. CONSTRUCTION AND LEGISLATIVE INTENT.
2	It is the intent of the General Assembly that:
3	(1) The enactment and adoption of this act shall not expressly
4	or impliedly repeal an act passed during the regular session of the Ninety-
5	First General Assembly;
6	(2) To the extent that a conflict exists between an act of the
7	regular session of the Ninety-First General Assembly and this act:
8	(A) The act of the regular session of the Ninety-First
9	General Assembly shall be treated as a subsequent act passed by the General
10	Assembly for the purpose of:
11	(i) Giving the act of the regular session of the
12	Ninety-First General Assembly its full force and effect; and
13	(ii) Amending or repealing the appropriate parts of
14	the Arkansas Code of 1987; and
15	(B) Section 1-2-107 shall not apply; and
16	(3) This act shall make only technical, not substantive, changes
17	to the Arkansas Code of 1987.
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