1	State of Arkansas	As Engrossed: H3/18/19		
2	92nd General Assembly	A Bill		
3	Regular Session, 2019		HOUSE BILL 1664	
4				
5	By: Representatives Crawford,	Dotson		
6	By: Senator B. Ballinger			
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8		For An Act To Be Entitled		
9	AN ACT TO E	STABLISH THE LIFE CHOICES LIFEI	LINE	
10	PROGRAM; AN	D FOR OTHER PURPOSES.		
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12				
13		Subtitle		
14	TO EST	TABLISH THE LIFE CHOICES LIFELI	NE	
15	PROGRA	AM.		
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18	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF	ARKANSAS:	
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20	SECTION 1. Arkansas Code Title 20, Chapter 8, is amended to add an			
21	additional subchapter to read as follows:			
22	Subchapt	<u>er 9 — The Life Choices Lifelir</u>	ne Program	
23				
24	20-8-901. The Li	fe Choices Lifeline Program.		
25	(a) The Departme	nt of Health may implement the	<u>Life Choices Lifeline</u>	
26	Program as a statewide	care program to provide direct	services, support,	
27	social services case ma	nagement, and referrals to biol	logical parents of	
28	unborn children and bio	logical or adoptive parents of	children under two (2)	
29	years of age.			
30	(b) The Life Cho	ices Lifeline Program shall:		
31	(1) Encour	age healthy childbirth;		
32	(2) Suppor	t childbirth as an alternative	to abortion;	
33	(3) Promot	e family formation;		
34	(4) Aid su	ccessful parenting; and		
35	(5) Increa	se families' economic self-suff	ficiency.	
36	(c) Funding prov	ided for services of the Life (	Choices Lifeline Program	

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1	shall be used for nonsectarian purposes only.
2	(d) The Life Choices Lifeline Program shall consist of at least the
3	following components:
4	(1) Direct-to-participant marketing within the state;
5	(2) The use of licensed nurses to provide to participants in the
6	Life Choices Lifeline Program:
7	(A) An assessment and evaluation of needs related to
8	pregnancy or parenting; and
9	(B) Medically accurate pregnancy-related medical
10	information;
11	(3) The use of licensed social workers, or other individuals of
12	equivalent experience, to provide to participants in the Life Choices
13	<u>Lifeline Program:</u>
14	(A) Development of a care plan of resources and support to
15	address the needs identified;
16	(B) Referrals to appropriate local resources, including
17	state and federal benefits programs and local charitable organizations;
18	(C) Assistance in applying for state and federal benefits
19	programs; and
20	(D) Assistance in accomplishing elements of the care plan;
21	<u>and</u>
22	(4) Administrative support and expenses directly attributable to
23	the development of or ongoing support of services of the Life Choices
24	<u>Lifeline Program.</u>
25	(e)(l) The Life Choices Lifeline Program shall be available to
26	residents of all counties of the state, including residents in rural areas
27	that may currently lack access to services.
28	(2) Services of the Life Choices Lifeline Program may be
29	provided, as appropriate, in person through existing facilities or remotely
30	through a telephonic system or other comparable technological system.
31	(f) To be eligible to receive services under the Life Choices Lifeline
32	Program, an individual shall at the time of initial contact with the Life
33	Choices Lifeline Program be:
34	(1) A resident of the state; and
35	(2) A biological parent of an unborn child or a biological or
36	adoptive parent of a child under two (2) years of age.

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1	(g) Existing participants of the Life Choices Lifeline Program whose
2	pregnancy is terminated before birth are eligible to continue to receive
3	services of the Life Choices Lifeline Program for six (6) months after the
4	date of termination.
5	(h)(1) From time to time, the Chief Fiscal Officer of the State may
6	transfer on his or her books and those of the State Treasurer and the Auditor
7	of the State funds from the state's federal Temporary Assistance for Needy
8	Families block grant as determined available by the Department of Workforce
9	Services and at the direction of the Chief Fiscal Officer of the State to the
10	Department of Health to be used solely for the Life Choices Lifeline Program.
11	(2)(A) The Department of Workforce Services shall provide a
12	report of all transfers made under the provisions of this section.
13	(B) If the Department of Workforce Services determines
14	that funding for the Temporary Assistance for Needy Families Program is not
15	available for a transfer as authorized in this section, the Department of
16	Workforce Services shall submit a report a month before the regular or fiscal
17	session that lists:
18	(i) The funds of the Temporary Assistance for Needy
19	Families Program that were available;
20	(ii) How the funds of the Temporary Assistance for
21	Needy Families Program are distributed; and
22	(iii) An explanation of why funds were not
23	distributed for the Life Choices Lifeline Program to the Legislative Council
24	or the Joint Budget Committee, if during a regular or fiscal session.
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26	/s/Crawford
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