1 2	State of Arkansas 93rd General Assembly	A Bill	
3	Regular Session, 2021		HOUSE BILL 1195
<i>3</i>	Regulai Session, 2021		HOUSE BILL 1193
5	By: Representative Dotson		
6	By: Senator B. Ballinger		
7	,		
8		For An Act To Be Entitled	
9	AN ACT TO CR	EATE THE EVERY MOM MATTERS AC	Г; ТО
10	PROVIDE HEAL	THCARE SUPPORT TO PREGNANT WO	MEN IN
11	ARKANSAS; TO	STABILIZE FAMILIES AND REDUCT	E THE NUMBER
12	OF ABORTIONS	PERFORMED IN THE STATE; AND I	FOR OTHER
13	PURPOSES.		
14			
15			
16		Subtitle	
17	TO CREA	TE THE EVERY MOM MATTERS ACT;	TO
18	PROVIDE	HEALTHCARE SUPPORT TO PREGNA	NT
19	WOMEN I	N ARKANSAS; AND TO STABILIZE	
20	FAMILIE	S AND REDUCE THE NUMBER OF	
21	ABORTIO	NS PERFORMED IN THE STATE.	
22			
23			
24	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
25			
26	SECTION 1. Arkans	as Code § 20-8-1001(a), concer	rning the Life Choices
27	Lifeline Program, is ame	nded to read as follows:	
28	(a) The Departmen	t of Health may implement the	Life Choices Lifeline
29	Program as a statewide c	are program to provide direct	services, support,
30	social services case man	agement, and referrals to <del>bio</del>	<del>logical parents of</del>
31	unborn children and biol	<del>ogical or adoptive parents of</del>	children under two (2)
32	years of age individuals	listed in subsection (f) of t	this section.
33			
34	SECTION 2. Arkans	as Code $$20-8-1001(d)-(f), co$	oncerning the Life
35	Choices Lifeline Program	, are amended to read as follo	ows:
36	(d) The Life Choi	ces Lifeline Program shall com	nsist of at least the

1	following components:
2	(1) Direct-to-participant marketing within the state;
3	(2) The use of licensed nurses, community health workers, or
4	other individuals of equivalent experience to provide offer healthy pregnancy
5	program services to participants in the Life Choices Lifeline Program,
6	including:
7	(A) An assessment and evaluation of needs related to
8	pregnancy or parenting; and
9	(B) Medically accurate pregnancy-related medical
10	information; and
11	(C) Assistance obtaining obstetric care, primary care,
12	mental health or behavioral health counseling, or postpartum care;
13	(3) The use of licensed social workers, nurses, community health
14	workers, licensed professional counselors, or other individuals of equivalent
15	experience, to $\frac{\text{provide}}{\text{offer care plan coordination services}}$ to participants
16	in the Life Choices Lifeline Program, including:
17	(A) Development of a care plan of resources and support to
18	address the needs identified;
19	(B) Referrals to appropriate local resources, including
20	state and federal benefits programs and local charitable organizations;
21	(C) Assistance in applying for state and federal benefits
22	programs; and
23	(D) Assistance in accomplishing elements of the care plan;
24	<del>and</del>
25	(E) Services related to postpartum depression and related
26	referrals; and
27	(F) Assistance obtaining pediatric care and postpartum
28	care; and
29	(4) Administrative support and expenses directly attributable to
30	the development of or ongoing support of $\underline{\text{healthy pregnancy program services}}$
31	and care plan coordination services of the Life Choices Lifeline Program.
32	(e)(l) The Life Choices Lifeline Program shall be available to
33	residents of all counties of the state, including residents in rural areas
34	that may currently lack access to healthy pregnancy program services and care
35	plan coordination services.
36	(2) Services Healthy pregnancy program services and care plan

1	coordination services of the Life Choices Lifeline Program may be provided,
2	as appropriate, in person through existing facilities or remotely through a
3	telephonic system or other comparable technological system.
4	(3) An individual who offers Life Choices Lifeline Program
5	services shall not refer a woman to an abortion provider, recommend abortion,
6	or take any other action that directly or indirectly advises a woman to
7	obtain or assists a woman in obtaining an abortion.
8	(f) To be eligible to receive services under the Life Choices Lifeline
9	Program, an individual shall at the time of initial contact with the Life
10	Choices Lifeline Program be:
11	(1) A resident of the state; and
12	$\frac{(2)}{(1)}$ A <u>resident of this state who is the</u> biological parent of
13	an unborn child or a biological or adoptive parent of a child under two (2)
14	years of age:
15	(2) A pregnant woman seeking to obtain an abortion in this
16	state; or
17	(3) A parent or legal guardian of a pregnant minor residing in
18	this state.
19	
20	SECTION 3. Arkansas Code Title 20, Chapter 16, is amended to add an
21	additional subchapter to read as follows:
22	
23	<u>Subchapter 24 — Every Mom Matters Act</u>
24	
25	<u>20-16-2401. Title.</u>
26	This subchapter shall be known and may be cited as the "Every Mom
27	Matters Act".
28	
29	20-16-2402. Definitions.
30	As used in this subchapter:
31	(1)(A) "Abortion" means the act of using or prescribing any
32	instrument, medicine, drug, or any other substance, device, or means with the
33	intent to terminate the clinically diagnosable pregnancy of a woman, with
34	knowledge that the termination by any of those means will with reasonable
35	likelihood cause the death of the unborn child.
36	(B) An act under subdivision (1)(A) of this section is not

1	an abortion if the act is performed with the intent to:
2	(i) Save the life or preserve the health of the
3	unborn child;
4	(ii) Remove a dead unborn child caused by
5	spontaneous abortion; or
6	(iii) Remove an ectopic pregnancy;
7	(2) "Abuse" means the same as defined in § 12-18-103;
8	(3) "Agency" means an entity that contracts with the Department
9	of Health to provide the services required under § 20-8-1001 or the resource
10	access assistance offer;
11	(4) "Assault" means the act or offense described in §§ 5-13-204
12	<u>- 5-13-207;</u>
13	(5) "Care agent" means a person employed by an agency to perform
14	the services required by this subchapter;
15	(6) "Human trafficking" means the act or offense described in
16	the Human Trafficking Act of 2013, § 5-18-101 et seq.;
17	(7) "Medical emergency" means a condition that, based on the
18	good faith clinical judgment of the physician, has complicated the medical
19	condition of the pregnant woman so as to necessitate the immediate
20	termination of the pregnancy to avert the woman's death or for which a delay
21	will create a serious risk of substantial and irreversible impairment of $\underline{a}$
22	major bodily function;
23	(8) "Neglect" means the same as defined in § 12-18-103; and
24	(9) "Sexual assault" means an act or offense described in § 5-
25	<u>14-101 et seq.</u>
26	
27	20-16-2403. Resource access assistance offer.
28	(a) A person shall not perform an abortion unless the person verifies
29	that the woman on whom the abortion is to be performed has received a
30	resource access assistance offer.
31	(b) A resource access assistance offer under subsection (a) of this
32	section shall consist of a care agent:
33	(1) Informing the pregnant woman of the availability of free:
34	(A) Healthy pregnancy program services offered under §
35	20-8-1001(d)(2); and
36	(B) Care plan coordination services offered under § 20-8-

1	<u>1001(d)(3);</u>
2	(2) Providing education on other public and private resources
3	available to address the socioeconomic needs of the pregnant woman or the
4	biological father of the unborn child;
5	(3) Offering screening and assistance for abuse, assault, sexual
6	assault, neglect, coercion, and human trafficking; and
7	(4) Offering medically accurate information using the
8	informational materials described in the Woman's Right-to-Know Act, § 20-16-
9	<u>1701 et seq.</u>
10	(c) The pregnant woman is not required to:
11	(1) Initiate any offered services in order to obtain an
12	abortion; or
13	(2) Provide any information to the care agent except her unique
14	identifying number as described in § 20-16-2407.
15	(d) The resource access assistance offer shall be provided by the
16	state at no cost to the woman.
17	(e) A care agent who provides a resource access assistance offer under
18	this section shall not refer a woman to an abortion provider, recommend
19	abortion, or take any other action that directly or indirectly advises a
20	woman to obtain or assists a woman in obtaining an abortion.
21	
22	20-16-2404. Applicability.
23	(a) For healthy pregnancy program services and care plan coordination
24	services offered under § 20-8-1001(d)(2) and (3):
25	(1) A pregnant women is not required to initiate or complete
26	healthy pregnancy program services or care plan coordination services in
27	order to obtain an abortion;
28	(2) A pregnant women who initiates healthy pregnancy program
29	services or care plan coordination services may decline or discontinue the
30	healthy pregnancy program services or care plan coordination services at any
31	time; and
32	(3) An agency shall prioritize care plan coordination services
33	and healthy pregnancy program services for women who have received a resource
34	access assistance offer.
35	(b)(1) This subchapter does not apply in the case of a medical
36	emergency.

1	(2) A person who performs an abortion in a medical emergency
2	shall:
3	(A) Include in the pregnant woman's medical records a
4	statement signed by the physician of the pregnant woman certifying the nature
5	of the medical emergency; and
6	(B) Not later than thirty (30) days after the date that
7	the abortion is performed, certify to the Department of Health the specific
8	medical condition that constituted the medical emergency.
9	
10	20-16-2405. Agencies.
11	(a) The Department of Health shall:
12	(1) Contract with a number of agencies sufficient to ensure that
13	each pregnant woman seeking an abortion in Arkansas receives a resource
14	access assistance offer and has the opportunity to receive care plan
15	coordination services and healthy pregnancy program services;
16	(2) Annually, designate the proportion of resource access
17	assistance offers to be provided by each agency's share of participants in
18	care plan coordination services or healthy pregnancy program services; and
19	(3) Contract only with agencies that are capable of offering all
20	of the services required under § 20-8-1001 or the resource access assistance
21	offer.
22	(b) An agency shall be able, at a minimum, to provide resource access
23	assistance offers, care plan coordination services, and healthy pregnancy
24	program services by telephonic means using a toll-free number established by
25	the department.
26	(c) Each agency and any subcontractor or care agent of the agency
27	providing services related to § 20-8-1001 or resource access assistance
28	offers shall not:
29	(1) Be an abortion provider or entity that directly or
30	indirectly assists women in obtaining an abortion;
31	(2) Own, operate, or be affiliated with an abortion provider or
32	an entity that directly or indirectly promotes abortions or assists women in
33	obtaining an abortion;
34	(3) Employ a person who has performed an abortion in the last
35	two (2) years;
36	(4) Have as a director, board member, officer, volunteer, or

T	employee a person who serves in any of these roles for an entity described i
2	subdivisions (c)(1)-(3) of this section; or
3	(5) Refer women to an abortion provider, recommend abortion, or
4	take any other action that directly or indirectly advises or assists a woman
5	in obtaining an abortion.
6	
7	20-16-2406. Care agents.
8	A care agent or other person providing healthy pregnancy program
9	services or care plan coordination services through a subcontract with an
10	agency or as a volunteer with an agency shall:
11	(1) Meet the qualifications established by rule of the
12	Department of Health;
13	(2) Have not performed an abortion in the last two (2) years;
14	(3) Have not served as a director, board member, officer,
15	volunteer, or employee for an entity described in § 20-16-2405(c)(1)-(3) in
16	the last two (2) years;
17	(4) Agree to maintain the confidentiality of information the
18	care agent or other person obtains while performing services under § 20-8-
19	1001 or the resource access assistance offer;
20	(5) Complete a training program using a standardized curriculum
21	regarding recognizing signs that a person may have been a victim of human
22	trafficking and providing appropriate assistance to a person who may have
23	been a victim of human trafficking; and
24	(6) Not refer women to an abortion provider, recommend abortion
25	or take any other action that directly or indirectly advises a woman to
26	obtain or assists a woman in obtaining an abortion.
27	
28	20-16-2407. Administration.
29	(a) The Department of Health shall:
30	(1)(A) Before implementation of the services under § 20-8-1001
31	or the resource access assistance offer, create a program-specific website
32	that describes the services offered by § 20-8-1001 and the resource access
33	assistance offer.
34	(B) The department may also create materials using other
35	media, including print and electronic media, to convey information about the
36	services under § 20-8-1001 and the resource access assistance offer to the

1	<pre>public;</pre>
2	(2)(A) Establish a single toll-free number for pregnant women
3	seeking an abortion in Arkansas to call in order to receive a resource access
4	assistance offer.
5	(B) The toll-free number shall automatically connect the
6	pregnant woman to an agency based on the proportion determined under § 20-16-
7	2405(a)(2);
8	(3)(A) Develop and maintain a secure database.
9	(B) The secure database shall:
10	(i) Generate a unique identifying number;
11	(ii) Be accessible only to a person who is to
12	perform an abortion or an agent of the person performing an abortion,
13	agencies, and the department; and
14	(iii) Not transmit any information to:
15	(a) The agency or care agent concerning the
16	identity or location of the person who performs the abortion or the facility
17	at which the abortion is performed; or
18	(b) The person providing the abortion or the
19	agent of the person performing the abortion concerning the identity of the
20	agency or care agent providing the resource access assistance offer.
21	(C) The unique identifying number shall not contain
22	personal identifiable information; and
23	(4) For each agency, report on the department's website the
24	percentage of pregnant women who received a resource access assistance offer
25	from the agency and subsequently obtained an abortion in the state.
26	(b)(l) Before receiving payment for abortion-related services,
27	administering any sedative or anesthesia, or performing an abortion, a person
28	who is performing an abortion or an agent of the person performing the
29	abortion shall:
30	(A) Register each prospective abortion in the secure
31	database and obtain a unique identifying number for the pregnant woman's
32	<pre>prospective abortion;</pre>
33	(B) Provide the pregnant woman seeking an abortion with
34	the unique identifying number for her prospective abortion;
35	(C) Record the unique identifying number for the pregnant
36	woman's prospective abortion in the pregnant womans's medical file:

1	(b) Verily through the secure database that the pregnant
2	woman received a resource access assistance offer;
3	(E) Document the verification in the secure database; and
4	(F) Record the verification in the pregnant woman's
5	medical record.
6	(2) Within two (2) business days after performing an abortion,
7	the person who performs the abortion or the person's agent shall report to
8	the department the unique identifying number for each abortion performed and
9	the date and time that the abortion was performed.
10	(c) A care agent shall:
11	(1) Provide the resource access assistance offer, care plan
12	coordination services, and healthy pregnancy program services; and
13	(2) Record the information required under this section.
14	(d) An agency shall:
15	(1) Record and report monthly to the department information
16	pertaining to resource access assistance offers provided by the agency or the
17	care agents employed by the agency, including without limitation:
18	(A) The number of pregnant women who indicated a need for
19	assistance as victims of:
20	(i) Assault, sexual assault, abuse, or neglect;
21	(ii) Coercion; or
22	(iii) Human trafficking;
23	(B) The number of individuals receiving resource access
24	assistance offers who requested care plan coordination services; and
25	(C) The number of individuals receiving resource access
26	assistance offers who requested healthy pregnancy program services;
27	(2) Record and report monthly to the department information
28	pertaining to care plan coordination services and healthy pregnancy program
29	services provided by the agency or the care agents employed by the agency,
30	including without limitation:
31	(A) The number of individuals receiving resource access
32	assistance offers who identified a need for support in one (1) or more of the
33	following areas:
34	(i) Abuse, assault, sexual assault, coercion, or
35	neglect;
36	(ii) Education or training for a professional

1	<pre>certification;</pre>
2	(iii) Housing assistance;
3	(iv) Employment assistance;
4	(v) Resume development;
5	<pre>(vi) Childcare;</pre>
6	(vii) Adoption services;
7	(viii) Financial assistance;
8	(ix) Substance abuse treatment;
9	(x) Mental health care;
10	(xi) Medical care;
11	(xii) Human trafficking; or
12	(xiii) Health benefit plan coverage; and
13	(B) The resources, services, and referrals provided by the
14	agency or a care agent; and
15	(3)(A) Confirm in the secure database using the unique
16	identifying number that a resource access assistance offer was made.
17	(B) The confirmation required under subdivision (d)(3)(A)
18	of this section shall be completed before 11:59 p.m. on the day that the
19	resource access assistance offer was made.
20	
21	20-16-2408. Medical record audit procedure.
22	(a) The Department of Health shall audit abortion facilities and
23	persons performing abortions to ensure compliance with this subchapter.
24	(b) An audit under subsection (a) of this section shall:
25	(1) Be at a random, unannounced, and reasonable time;
26	(2) Occur at least one (1) time each year for each abortion
27	facility and person who performs abortions; and
28	(3) Consist of:
29	(A) A review of the medical records of no less than ten
30	percent (10%) of the women who obtained an abortion since the last audit was
31	performed; and
32	(B) A verification and confirmation that the person
33	performing the abortion fully complied with the requirements of § 20-16-
34	<u>2407(b).</u>
35	(c) If the department finds that more than five percent (5%) of the
36	audited medical records indicate noncompliance with the requirements of § 20-

1	16-2407(b), the department shall audit the remainder of the medical records
2	of the women who received abortions since the last audit was performed.
3	
4	20-16-2409. Penalties.
5	(a)(1) A person who performs an abortion shall be subject to a fine of
6	five thousand dollars (\$5,000) for each abortion performed without complying
7	with the requirements of § 20-16-2407.
8	(2) The abortion facility at which the abortion was performed
9	shall be jointly and severally liable for each fine assessed under
10	subdivision (a)(1) of this section.
11	(b) The fine imposed by this section is in addition to the criminal
12	liability under the Woman's Right-to-Know Act, § 20-16-1701 et seq.
13	(c) The Attorney General or the district attorney of the county in
14	which the abortion was performed may file an action to recover the fine
15	assessed under subdivision (a)(1) of this section as well as reasonable and
16	necessary attorney's fees and costs incurred in bringing the action.
17	(d)(1) Any person may bring a civil action to recover the civil
18	penalty assessed under this section if:
19	(A) An action has not already been initiated by the
20	Attorney General or the district attorney of the county in which the abortion
21	was performed; and
22	(B) Another person has not already recovered a fine for
23	that specific violation of this subchapter.
24	(2) If the person recovers the fine assessed under this section,
25	the person may also recover attorney's fees and costs incurred in bringing
26	the action.
27	(e) The Department of Health shall revoke the license of an abortion
28	facility if more than five percent (5%) of audited medical records at the
29	abortion facility indicate noncompliance with the requirements of § 20-16-
30	<u>2407(b).</u>
31	
32	20-16-2410. Confidentiality and disclosure.
33	(a) All information and records held by the Department of Health under
34	this subchapter are confidential and are not subject to the Freedom of
35	Information Act of 1967, § 25-19-101 et seq.
36	(b) Disclosure of information and records may be made:

1	(1) for statistical purposes if a care agent, pregnant woman,
2	biological father of the unborn child, physician, or abortion facility is not
3	identified;
4	(2) With the consent of each person, patient, and abortion
5	facility identified in the information released; or
6	(3) To:
7	(A) Appropriate state agencies or courts to enforce this
8	subchapter;
9	(B) Appropriate state licensing boards to enforce
10	licensing laws;
11	(C) Licensed medical or healthcare personnel currently
12	treating the patient; or
13	(D) Physicians providing abortions or agencies, to the
14	extent necessary to fulfill the agencies' obligations under this subchapter.
15	(c) Disclosure of protected health information that is allowed for
16	public health, safety, and law enforcement purposes is not a violation of the
17	Health Insurance Portability and Accountability Act of 1996, Pub. L. No. 104-
18	<u>191.</u>
19	
20	20-16-2411. Conscience protections.
21	The Department of Health shall not require any care agent or agency to
22	refer a woman for any social or medical service to which the care agent or
23	agency has a conscience objection.
24	
25	20-16-2412. Construction.
26	This subchapter does not:
27	(1) Create or recognize a right to abortion;
28	(2) Create or recognize a right to a particular method of
29	abortion; or
30	(3) Make lawful an abortion that is currently unlawful under any
31	law of this state.
32	
33	SECTION 4. DO NOT CODIFY. <u>Delayed effective date.</u>
34	The requirements in § 20-16-2403(a) and § 20-16-2407(a) do not apply to
35	a person performing an abortion until January 1, 2023.
36	

1	SECTION 5. DO NOT CODIFY. SEVERABILITY CLAUSE. If any provision of
2	this act or the application of this act to any person or circumstance is held
3	invalid, the invalidity shall not affect other provisions or applications of
4	this act that can be given effect without the invalid provision or
5	application, and to this end, the provisions of this act are declared
6	severable.
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