1 2	State of Arkansas  94th General Assembly	A Bill	
_	•		HOUSE BILL 1742
3	Regular Session, 2023		HOUSE BILL 1/42
4 5	By: Representative McCollum		
6	By: Senator J. Boyd		
7	, ,		
8		For An Act To Be Entitled	
9	AN ACT TO AME	OND THE LAWS CONCERNING THE	TRANSITIONAL
10	EMPLOYMENT AS	SSISTANCE PROGRAM; TO TRANSFI	ER THE
11	ADMINISTRATIO	ON OF THE TRANSITIONAL EMPLOY	YMENT
12	ASSISTANCE PE	OGRAM FROM THE DEPARTMENT OF	F COMMERCE TO
13	THE DEPARTMEN	T OF HUMAN SERVICES; TO DECI	LARE AN
14	EMERGENCY; AN	ID FOR OTHER PURPOSES.	
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16			
17		Subtitle	
18	TO TRANS	SFER THE ADMINISTRATION OF T	НЕ
19	TRANSIT	IONAL EMPLOYMENT ASSISTANCE	
20	PROGRAM	FROM THE DEPARTMENT OF COMM	ERCE
21	TO THE	DEPARTMENT OF HUMAN SERVICES	; AND
22	TO DECL	ARE AN EMERGENCY.	
23			
24			
25	BE IT ENACTED BY THE GENE	CRAL ASSEMBLY OF THE STATE OF	F ARKANSAS:
26			
27	SECTION 1. DO NOT	CODIFY. <u>Legislative finding</u>	gs and intent — Transfer
28	of the Transitional Emplo	oyment Assistance Program and	d the Arkansas Work Pays
29	Program from the Departme	ent of Commerce to the Depart	tment of Human Services.
30	(a) The General As	ssembly finds that:	
31	(1) In order	to promote family economic	stability and maximize
32	the effectiveness of work	force development funding ar	nd initiatives, some
33	individuals and families	need assistance in removing	barriers to work; and
34	<del>-</del>	artment of Human Services off	<del>-</del>
35		out limitation prevention ser	<del>-</del>
36	preservation services, th	nat holistically meet the fou	ır (4) purposes of

- 1 <u>Temporary Assistance for Needy Families.</u>
- 2 (b) The General Assembly intends this transfer to streamline the
- 3 delivery of eligibility, case management, program services, and
- 4 administrative operations to optimize Temporary Assistance for Needy Families
- 5 <u>resources available to help Arkansans return to work and support their</u>
- 6 <u>families</u>.
- 7 (c) The Transitional Employment Assistance Program and the Arkansas
- 8 Work Pays Program, within the Division of Workforce Services, established
- 9 under § 20-76-101 et seq., shall be transferred by a cabinet-level department
- 10 transfer under § 25-43-101 et seq. from the Department of Commerce to the
- 11 Department of Human Services on July 1, 2023.
- 12 (d) The statutory authority, powers, duties, functions, records,
- 13 personnel, property, contracts, and unexpended balances of appropriations,
- 14 allocations, or other funds, including the functions of budgeting or
- 15 purchasing of the Transitional Employment Assistance Program and the Arkansas
- 16 Work Pays Program, are transferred to the Department of Human Services on
- 17 <u>July 1, 2023.</u>
- 18 (e)(1) The transfer of the Transitional Employment Assistance Program
- 19 and the Arkansas Work Pays Program does not affect the orders, rules,
- 20 <u>regulations</u>, directives, or standards made or promulgated by the Department
- 21 of Commerce before the effective date of this act.
- 22 (2) The orders, rules, regulations, directives, or standards
- 23 under subdivision (e)(1) of this section shall continue with full force and
- 24 effect until amended or repealed under authority given by law.
- 25 <u>(f) The Department of Commerce shall grant access to and provide all</u>
- 26 <u>information requested by the Department of Human Services to accomplish the</u>
- 27 transfer of the Transitional Employment Assistance Program and the Arkansas
- 28 Work Pays Program and the mission of both programs.
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- 30 SECTION 2. Arkansas Code § 20-76-102 is amended to read as follows:
- 31 20-76-102. Coordination of state agency service delivery.
- 32 (a) To ensure that all available state government resources are used
- 33 to help transitional employment assistance recipients make the transition
- 34 from welfare to work, each of the following state agencies and organizations
- 35 shall also be required to work with the Division of Workforce Services
- 36 <u>Department of Human Services</u> in providing transitional employment assistance

1	services:	
2	(1) The Department of Human Services Commerce;	
3	(2) The Division of Higher Education, including community	
4	colleges and the University of Arkansas Cooperative Extension Service;	
5	(3) The Division of Elementary and Secondary Education;	
6	(4) The Arkansas Development Finance Authority;	
7	(5) The Arkansas Economic Development Council;	
8	(6) The Arkansas Department of Transportation;	
9	(7) The Department of Finance and Administration, including the	
10	Office of Child Support Enforcement of the Revenue Division of the Department	
11	of Finance and Administration;	
12	(8) The Adult Learning Alliance, Inc.;	
13	(9) The Adult Education Section of the Division of Workforce	
14	Services; and	
15	(10) The Department of Corrections;	
16	(11) The Department of Labor and Licensing; and	
17	(12) Other state agencies as directed by the Governor or as	
18	directed by the General Assembly.	
19	(b) State agencies required under subsection (a) of this section to	
20	work with the $\frac{\text{Division of Workforce Services}}{\text{Department of Human Services}}$ in	
21	providing transitional employment assistance services to recipients shall	
22	make every effort to use financial resources in their respective budgets and	
23	to seek additional funding sources, whether private or federal, to supplemen	
24	the moneys allocated by the <del>Division of Workforce Services</del> <u>Department of</u>	
25	Human Services for the Transitional Employment Assistance Program.	
26	(c) All agencies of the state and local governments providing program	
27	services shall work cooperatively with and provide any necessary assistance	
28	to the General Assembly and the Arkansas Workforce Development Board and	
29	shall furnish, in a timely manner, complete and accurate information	
30	regarding the program to legislative committees and the board upon request.	
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32	SECTION 3. The introductory language to Arkansas Code § 20-76-106(a),	
33	concerning the development of a statewide implementation plan, is amended to	
34	read as follows:	

(a) The <del>Division of Workforce Services</del> <u>Department of Human Services</u>

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36 shall:

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2	SECTION 4. Arkansas Code § 20-76-106(b)(1), concerning the contents of		
3	the transitional employment assistance implementation plan, is amended to		
4	read as follows:		
5	(1) Performance standards and measurement criteria for state and		
6	county offices of the <del>Department of Human Services, the Division of Workforce</del>		
7	Services, department and all service providers under the program;		
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9	SECTION 5. Arkansas Code § 20-76-106(c)(1) and (2), concerning the		
10	preparation of a comprehensive annual program report, are amended to read as		
11	follows:		
12	(c)(1)(A) The division department shall prepare a comprehensive annual		
13	program report.		
14	(B) The report shall be subject to review and		
15	recommendation by the board.		
16	(2) The division department shall submit the comprehensive		
17	annual program report to the Governor, the House Committee on Public Health,		
18	Welfare, and Labor, and the Senate Committee on Public Health, Welfare, and		
19	Labor.		
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21	SECTION 6. Arkansas Code § 20-76-106(c)(7), concerning the contents of		
22	the comprehensive annual program report, is amended to read as follows:		
23	(7) This report shall include a copy of all federal monthly,		
24	quarterly, and annual reports submitted by the <del>Department of Human Services</del>		
25	department regarding the Temporary Assistance for Needy Families Program.		
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27	SECTION 7. Arkansas Code § 20-76-109 is amended to read as follows:		
28	20-76-109. Use of contracts.		
29	The <del>Division of Workforce Services</del> <u>Department of Human Services</u> , as		
30	appropriate, should provide work activities, training, and other services		
31	through contracts. In contracting for work activities, training, or services		
32	the following apply:		
33	(1)(A) A contract shall be performance-based.		
34	(B) Whenever possible, payment shall be tied to		
35	performance outcomes that include factors such as, but not limited to, job		

entry, job entry at a target wage, and job retention, rather than tied to

- 1 completion of training or education or any other phase of the program
- 2 participation process;
- 3 (2)(A) A contract may include performance-based incentive
- 4 payments that may vary according to the extent to which the recipient is more
- 5 difficult to place.
- 6 (B)(i) Contract payments may be weighted proportionally to
- 7 reflect the extent to which the recipient has limitations associated with the
- 8 long-term receipt of welfare and difficulty in sustaining employment.
- 9 (ii) The factors may include the extent of the
- 10 recipient's prior receipt of welfare, lack of employment experience, lack of
- 11 education, lack of job skills, and other factors determined appropriate by
- 12 the division department;
- 13 (3) Each contract awarded under the Transitional Employment
- 14 Assistance Program shall be awarded in accordance with state procurement and
- 15 contract laws; and
- 16 (4)(A) The division department may contract with commercial,
- 17 charitable, or faith-based organizations.
- 18 (B) A contract must comply with federal requirements with
- 19 respect to nondiscrimination and other requirements that safeguard the rights
- 20 of participants.
- 21 (C) Services may be provided under contract, certificate,
- 22 voucher, or other form of disbursement.

- SECTION 8. Arkansas Code § 20-76-113(b) and (c), concerning promoting
- 25 outcomes for the Transitional Employment Assistance Program and the Arkansas
- 26 Work Pays Program, are amended to read as follows:
- 27 (b) The <del>Division of Workforce Services</del> Department of Human Services
- 28 shall develop and maintain the indicators for the Transitional Employment
- 29 Assistance Program outcomes listed in subdivisions (a)(1)-(5) of this
- 30 section, subject to review and approval by the Arkansas Workforce Development
- 31 Board.
- 32 (c)(1) The division department shall develop proper targets for each
- 33 Transitional Employment Assistance Program outcome by July 1 of each year,
- 34 subject to review and approval by the board.
- 35 (2) The <u>division</u> <u>department</u> shall review and report on progress
- 36 in achieving the targets in the comprehensive annual program report.

1 (3)(A) On the forty-fifth day after the end of the federal 2 fiscal year, the report shall be submitted to the Governor and to the Chair of the House Committee on Public Health, Welfare, and Labor and the Chair of 3 4 the Senate Committee on Public Health, Welfare, and Labor. 5 (B) The report shall include comments from the Department 6 of Human Services, the division, and other relevant state agencies about 7 their activities and their progress toward the Transitional Employment 8 Assistance Program outcome targets. 9 10 SECTION 9. Arkansas Code § 20-76-401(a), concerning the creation and 11 administration of the Transitional Employment Assistance Program, is amended 12 to read as follows: 13 (a)(1) The Transitional Employment Assistance Program is created. 14 (2)(A) The Transitional Employment Assistance Program shall be 15 administered by the Department of Human Services and the Division of 16 Workforce Services. 17 (B) Subject to the order of the Governor, the division may 18 take full authority for administering the Transitional Employment Assistance 19 Program. 20 (C) The division may contract with the department for 21 administrative services. 22 (3) The division may operate a separate Transitional Employment 23 Assistance Program Two Parent Program funded by state funds not claimed for the federal Temporary Assistance for Needy Families Program maintenance of 24 25 effort requirement if the Director of the Division of Workforce Services 26 deems such action necessary to avoid the risk of not meeting the two parent 27 work participation rate. 28 29 SECTION 10. Arkansas Code § 20-76-402 is amended to read as follows: 30 20-76-402. Work activities - Definitions. 31 The Division of Workforce Services Department of Human Services 32 shall develop and describe categories of approved work activities for 33 transitional employment assistance recipients in accordance with this 34 section. The rules shall be subject to review and recommendation by the

Arkansas Workforce Development Board. Approved work activities may include

unsubsidized employment, subsidized private sector employment, subsidized

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- l public sector employment, education or training, vocational educational
- 2 training, skills training, job search and job readiness assistance, on-the-
- 3 job training, micro enterprise, community service, and work experience. For
- 4 purposes of this section:
- 5 (1) "Unsubsidized employment" is full-time employment or part-
- 6 time employment that is not directly supplemented by federal or state funds;
- 7 (2)(A) "Subsidized private sector employment" is employment in a
- 8 private for-profit enterprise or a private not-for-profit enterprise which is
- 9 directly supplemented by federal or state funds. A program recipient in
- 10 subsidized private sector employment shall be eligible for the same benefits
- ll as a nonsubsidized employee who performs similar work. Before receiving any
- 12 subsidy or incentive, an employer shall enter into a written contract with
- 13 the <u>division</u> <u>department</u> which may include, but not be limited to, provisions
- 14 addressing any of the following:
- 15 (i) Payment schedules for any subsidy or incentive
- 16 such as deferred payments based on retention of the recipient in employment;
- 17 (ii) Durational requirements for the employer to
- 18 retain the recipient in employment;
- 19 (iii) Training to be provided to the recipient by the
- 20 employer;
- 21 (iv) Contributions, if any, made to the recipient's
- 22 individual development account; and
- 23 (v) Weighting of incentive payments proportionally
- 24 to the extent to which the recipient has limitations associated with the
- 25 long-term receipt of welfare and difficulty in sustaining employment. In
- 26 establishing incentive payments, the division department shall consider the
- 27 extent of the recipient's prior receipt of welfare, lack of employment
- 28 experience, lack of education, lack of job skills, and other appropriate
- 29 factors.
- 30 (B) The <u>division</u> <u>department</u> may require an employer to
- 31 repay some or all of a subsidy or incentive previously paid to an employer
- 32 under the program unless the recipient is terminated for cause;
- 33 (3)(A) "Subsidized public sector employment" is employment by an
- 34 agency of the federal, state, or local government which is directly
- 35 supplemented by federal or state funds. A program recipient in subsidized
- 36 public sector employment shall be eligible for the same benefits as a

- l nonsubsidized employee who performs similar work. Before receiving any
- 2 subsidy or incentive, an employer shall enter into a written contract with
- 3 the division department that may include, but not be limited to, provisions
- 4 addressing any of the following:
- 5 (i) Payment schedules for any subsidy or incentive
- 6 such as deferred payments based on retention of the recipient in employment;
- 7 (ii) Durational requirements for the employer to
- 8 retain the recipient in employment;
- 9 (iii) Training to be provided to the recipient by the
- 10 employer;
- 11 (iv) Contributions, if any, made to the recipient's
- 12 individual development account; and
- 13 (v) Weighting of incentive payments proportionally
- 14 to the extent to which the recipient has limitations associated with the
- 15 long-term receipt of welfare and difficulty in sustaining employment. In
- 16 establishing incentive payments, the division department shall consider the
- 17 extent of the recipient's prior receipt of welfare, lack of employment
- 18 experience, lack of education, lack of job skills, and other appropriate
- 19 factors.
- 20 (B) The <u>division</u> <u>department</u> may require an employer to
- 21 repay some or all of a subsidy and incentive previously paid to an employer
- 22 under the program unless the recipient is terminated for cause;
- 23 (4) "Work experience" is job-training experience at a supervised
- 24 public or private not-for-profit agency or organization or with a private
- 25 for-profit employer which is linked to education or training and
- 26 substantially enhances a recipient's employability. Work experience may
- 27 include work study, training-related practicums, and internships;
- 28 (5) "Job search assistance" may include supervised or
- 29 unsupervised job-seeking activities. Job readiness assistance provides
- 30 support for job-seeking activities, which may include:
- 31 (A) Orientation in the world of work and basic job-seeking
- 32 and job-retention skills;
- 33 (B) Instruction in completing an application for
- 34 employment and writing a resume;
- 35 (C) Instruction in conducting oneself during a job
- 36 interview, including appropriate dress;

- 1 (D) Providing a recipient with access to an employment
  2 resource center that contains job listings, telephones, facsimile machines,
  3 typewriters, and word processors; and
  4 (E) Preparation to seek or obtain employment, including
  - (E) Preparation to seek or obtain employment, including life skills and literacy training, and substance abuse treatment, mental health treatment, or rehabilitation activities for those who are otherwise employable;
- 8 "Education" includes elementary and secondary education, 9 education to obtain the equivalent of a high school diploma, and education to 10 learn English as a second language. In consultation with adult education or 11 rehabilitative services, a person with a high school diploma or the 12 equivalent who tests at less than a working functioning level shall be 13 eligible to participate in basic remedial or adult education. If an 14 individual does not have a high school diploma or equivalency, "education" 15 also includes basic remedial education and adult education;
- (7) "Vocational educational training" is postsecondary
  education, including, at least, programs at two-year or four-year colleges,
  universities, technical institutes, and vocational schools or training in a
  field directly related to a specific occupation;
  - (8) Job skills training directly related to employment provides job skills training in a specific occupation. Job skills training may include customized training designed to meet the needs of a specific employer or a specific industry;
  - (9) "On-the-job training" means training and work experience at a public or private not-for-profit agency or organization or with a private for-profit employer which provides an opportunity to obtain training and job supervision and provides employment upon satisfactory completion of training;
  - (10) School attendance at a high school or attendance at a program designed to prepare the recipient to receive a high school equivalency diploma is a required program activity for each recipient eighteen (18) years of age or younger who:
- 32 (A) Has not completed high school or obtained a high 33 school equivalency diploma;
- 34 (B) Is a dependent child or a head of household; and 35 (C) For whom it has not been determined that another
- 36 program activity is more appropriate;

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- 1 (11) Participation in medical, educational, counseling, and other 2 services that are part of the recipient's personal responsibility agreement
- 3 is a required activity for each teen parent who participates in the
- 4 Transitional Employment Assistance Program; and

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- 5 (12) "Community service" is time spent engaged in an approved 6 activity at a government entity or community-based, charitable organization.
- 7 (b) All occupational training shall meet at least one (1) of the 8 following requirements:
- 9 (1) Be on the statewide or appropriate area list of occupations 10 in the Guide to Educational Training Programs for Demand Occupations 11 published by the division Division of Workforce Services;
- 12 (2) Be on that list for another area within the state to which 13 the Transitional Employment Assistance Program recipient has signed a 14 commitment to relocate;
- 15 (3) Be for a specific position for which an employer has 16 submitted a letter demonstrating intent to hire persons upon successful 17 completion of training; and
  - (4) Be in an occupation in local demand but not shown on the state or area demand list if the local demand is documented or will be documented by the area workforce development board through a state-prescribed methodology.
  - (c) Each state agency and each entity that contracts to provide services for a state agency shall establish recruitment and hiring goals which shall target ten percent (10%) of all jobs requiring a high school diploma or less to be filled with transitional employment assistance or food stamp recipients.
  - (d)(1) The <u>division department</u> shall require participation in approved work activities to the maximum extent possible, subject to federal and state funding. If funds are projected to be insufficient to support full-time work activities by all program recipients who are required to participate in work activities, the <u>division department</u> shall screen recipients and assign priority in accordance with the implementation plan.
- 33 (2) In accordance with the implementation plan, the division
  34 department may limit a recipient's weekly work requirement to the minimum
  35 required to meet federal work activity requirements and may develop screening
  36 and prioritization procedures within employment opportunity districts or

- l within counties based on the allocation of resources, the availability of
- 2 community resources, or the work activity needs of the employment opportunity
- 3 district or county.
- 4 (e)(1) Subject to subdivision (e)(2) of this section, an adult in a
- 5 family receiving assistance under the program may fill a vacant employment
- 6 position in order to engage in a work activity described in subsection (a) of
- 7 this section.
- 8 (2) No adult in a work activity described in subsection (a) of
- 9 this section which is funded, in whole or in part, by funds provided by the
- 10 United States Government shall be employed or assigned:
- 11 (A) When any other individual is on layoff from the same
- 12 or any substantially equivalent job; or
- 13 (B) If the employer has terminated the employment of any
- 14 regular employee or otherwise caused an involuntary reduction in its
- 15 workforce in order to fill the vacancy so created with an adult described in
- 16 subdivision (e)(1) of this section.
- 17 (3) The division department shall establish and maintain a
- 18 grievance procedure for resolving complaints of alleged violations of
- 19 subdivision (e)(2) of this section.
- 20 (4) Nothing in this subsection shall preempt or supersede any
- 21 provision of state or local law that provides greater protection for
- 22 employees from displacement.
- 23 (f) The division department, subject to review and recommendation by
- 24 the board, shall establish criteria to exempt or temporarily defer the
- 25 following persons from any work activity requirement:
- 26 (1) An individual required to care for a recipient child until
- 27 the child reaches twelve (12) months of age, if the caregiver is an active
- 28 participant in a home-based or part-time center-based quality-approved early
- 29 learning program, where available, that requires parental involvement and is
- 30 approved by the Department of Education under the Arkansas Better Chance
- 31 Program Act, § 6-45-101 et seq.;
- 32 (2) An individual required to care for a recipient child until
- 33 the child reaches the maximum age specified by rule, not to exceed twelve
- 34 (12) months of age;
- 35 (3) A parent or caregiver with a disability, based upon criteria
- 36 set forth in rules;

- 1 (4) A woman in the third trimester of pregnancy;
- 2 (5) A parent or caregiver who is caring for a child relative
- 3 with a disability or an adult relative with a disability, based upon criteria
- 4 set forth in rules;
- 5 (6) A minor parent less than eighteen (18) years of age who
- 6 resides in the home of a parent or in an approved adult-supervised setting
- 7 and who participates in full-time education or training;
- 8 (7) A teen parent head of household under twenty (20) years of
- $9\,$   $\,$  age who maintains satisfactory attendance as a full-time student at a
- 10 secondary school;
- 11 (8) An individual for whom support services necessary to engage
- 12 in a work activity are not available;
- 13 (9) An individual who, as determined by a division department
- 14 case manager, is unable to participate in work activities due directly to the
- 15 effects of domestic violence. All case manager determinations made under this
- 16 subdivision (f)(9) shall be reviewed by a supervisor within five (5) days of
- 17 such determination;
- 18 (10) An individual unable to participate in a work activity due
- 19 to extraordinary circumstances;
- 20 (11) A parent or caregiver over sixty (60) years of age; and
- 21 (12) Child-only cases.

- 23 SECTION 11. Arkansas Code § 20-76-404, as amended by Acts 2023, No.
- 24 266, § 2, is amended to read as follows:
- 25 20-76-404. Duration of assistance Extended support services.
- 26 (a)(1) The Division of Workforce Services Department of Human Services
- 27 shall not provide financial assistance to a family that includes an adult
- 28 recipient who has received financial assistance for more than twelve (12)
- 29 months, except as provided in subsection (c) of this section.
- 30 (2) The number of months need not be consecutive and shall
- 31 include the time a recipient receives financial assistance from another
- 32 state.
- 33 (3) The division Department of Human Services may by rule
- 34 establish other limitations on the receipt of financial assistance not
- 35 inconsistent with state or federal law.
- 36 (b)(1) The <u>division Department of Human Services</u> shall certify to the

- 1 Governor, the House Committee on Public Health, Welfare, and Labor, and the
- 2 Senate Committee on Public Health, Welfare, and Labor when the support
- 3 services necessary for program recipients to obtain employment or participate
- 4 in allowable work activities are available.
- 5 (2) The division Department of Human Services may certify
- 6 subsets of program recipients, including without limitation recipients in a
- 7 certain geographical area or employment opportunity district or program
- 8 recipients with a high school diploma or high school equivalency diploma
- 9 approved by the Adult Education Section of the Division of Workforce
- 10 Services.

- 11 (3) Before implementing the twelve-month cumulative limit on
- 12 financial assistance, the division Department of Human Services shall notify
- 13 program recipients by direct mail or contact and by other means reasonably
- 14 calculated to reach to current and potential program recipients, including,
- 15 but not limited to, the posting of notices in county offices.
- 16 (c) The <u>division Department of Human Services</u> shall exempt or
- 17 temporarily defer within thirty (30) calendar days the following persons from
- 18 the twelve-month cumulative limit on financial assistance:
- 19 (1) An individual, as determined by a division Department of
- 20 Human Services case manager, who cooperated and participated in activities,
- 21 but was unable to obtain employment because of circumstances or barriers
- 22 beyond his or her control;
  - (2) Child-only cases;
- 24 (3) An individual unable to obtain employment because of the
- 25 lack of support services necessary to overcome barriers to employment;
- 26 (4) A parent or caregiver over sixty (60) years of age;
- 27 (5) A parent or caregiver who is caring for a disabled child
- 28 relative or disabled adult relative, based upon criteria set forth in
- 29 <u>division</u> <u>Department of Human Services</u> rules;
- 30 (6) A disabled parent or caregiver, based upon criteria set
- 31 forth in division Department of Human Services rules;
- 32 (7) A parent less than eighteen (18) years of age who resides in
- 33 the home of a parent or in an approved adult-supervised setting and who
- 34 participates in full-time education or training;
- 35 (8) An individual, who as determined by a division Department of
- 36 <u>Human Services</u> case manager, is unable to obtain employment due directly to

- 1 the effects of domestic violence. All case manager determinations made under
- 2 this subdivision (c)(8) shall be reviewed by a supervisor within five (5)
- 3 days of the determination;
- 4 (9) Other individuals as determined by the division Department
- 5 of Human Services, including, but not limited to, a child when necessary to
- 6 protect the child from the risk of neglect, as defined by § 12-18-103(14);
- 7 and
- 8 (10) Individuals participating in education and training
- 9 activities who have reached the end of their twelve-month cumulative limit on
- 10 financial assistance, have complied with all transitional employment
- 11 assistance rules, are making satisfactory academic progress as determined by
- 12 the academic institution or training program in which the individual is
- 13 currently enrolled, and are expected to complete the requirements for the
- 14 education or training program within a reasonable period of time as defined
- 15 in rules issued by the division Department of Human Services.
- 16 (d)(1) No months shall be counted toward a person's twelve-month
- 17 cumulative limit on financial assistance while he or she is receiving a
- 18 deferral or exemption.
- 19 (2) There shall be no limit on the length or the number of
- 20 deferrals or exemptions granted each person as long as the person meets any
- 21 of the criteria outlined in subsection (c) of this section.
- 22 (3) The division Department of Human Services shall periodically
- 23 review each case to determine whether the person still meets any of the
- 24 criteria outlined in subsection (c) of this section.
- 25 (4)(A) The <u>division</u> <u>Department of Human Services</u> shall carry out
- 26 an enhanced review of all cases six (6) months before the expiration of the
- 27 time limit.
- 28 (B) The review shall assess the barriers that remain to
- 29 the adult or adults in the case obtaining employment, what enhanced services
- 30 can be provided to enable him or her to obtain employment, and whether the
- 31 case should be given a six-month extension or be exempted from the time
- 32 limit.
- 33 (C) The division Department of Human Services shall make
- 34 every reasonable effort to deliver the available services identified in
- 35 subdivision (d)(4)(B) of this section.
- 36 (D) The division Department of Human Services shall grant

1 an extension at the time for review if the client meets one (1) of the 2 grounds for extension.

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- 3 (E) The <u>division Department of Human Services</u> shall carry 4 out a further review at the end of the extension period.
  - (e)(1) A recipient who was eligible for Medicaid and loses his or her financial assistance due to earnings and whose income remains below one hundred eighty-five percent (185%) of the federal poverty level shall remain eligible for transitional Medicaid without reapplication during the immediately succeeding twelve-month period if private medical insurance is unavailable from the employer.
- 11 (2) A recipient who loses his or her financial assistance due to 12 earnings and who is employed shall be eligible for:
- 13 (A) Childcare assistance at no cost and without 14 reapplication for a cumulative period of twelve (12) months; and
- 15 (B) Twenty-four (24) additional months of childcare
  16 assistance provided on a sliding fee scale or other cost-sharing arrangement
  17 as determined by the <u>division Department of Human Services</u>.
- 18 (3) The division Department of Human Services may reduce the
  19 period of transitional child care to a total of twenty-four (24) months for
  20 recipients who lose assistance at a specified date after the division's
  21 Department of Human Services' decision to limit the assistance if the
  22 division Department of Human Services certifies to the Governor and the Chief
  23 Fiscal Officer of the State that the reduction is necessary to avoid
  24 overspending the biennial budget for child care.
  - (4) The transitional childcare assistance available to former recipients shall not exceed the cumulative number of months provided under subdivisions (e)(2) and (3) of this section, regardless of whether the former recipient reenters the Transitional Employment Assistance Program.
  - (f)(1) The <u>division Department of Human Services</u> shall deny Medicaid, childcare, and transportation assistance during the twelve-month period for any month in which the recipient's family does not include a dependent child.
  - (2) The <u>division Department of Human Services</u> shall notify the recipient of transitional Medicaid, childcare, and transportation assistance when the recipient is notified of the termination of cash assistance. The notice shall include a description of the circumstances in which the transitional Medicaid and childcare assistance may be terminated.

- (g)(1) In order to assist current and former program recipients in continuing training and upgrading skills, transitional education or training may be provided to a recipient for up to one (1) year after the recipient is no longer eligible to participate in the program due to employment earnings.
- 5 (2) Education or training resources available in the community 6 at no additional cost to the <u>division Department of Human Services</u> shall be 7 used whenever possible.
- 8 (3) Transitional education or training shall be employment-9 related and may include education or training to improve a recipient's job 10 skills in the recipient's existing area of employment or may include 11 education or training to prepare a recipient for employment in another 12 occupation.

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- (4) The <u>division Department of Human Services</u> may enter into an agreement with an employer to share the costs relating to upgrading the skills of recipients hired by the employer.
- 16 (h) Other extended support services may be available to recipients no 17 longer eligible for financial assistance under transitional employment 18 assistance.
  - (i)(1) By August 1, 2001, the <u>division Department of Human Services</u> shall develop a plan, subject to review and recommendation by the Arkansas Workforce Development Board, to monitor and protect the safety and well-being of the children within a family whose temporary assistance is terminated for any reason other than the family's successful transition to economic self-sufficiency.
- 25 (2)(A) Actions required by the plan shall include at least one 26 (1) home visit with the parents and children.
- 27 (B) Every reasonable effort shall be made to make contact 28 with all families, including visits during evenings and on weekends.
- 29 (C) The first home visit shall occur within six (6) months 30 after the termination of cash assistance.
- 31 (D) The purposes of the home visits shall include checking 32 on the well-being of children in those families and determining whether the 33 families need available services.
- 34 (3) The <u>division Department of Human Services</u> may contract with 35 other state agencies, private companies, local government agencies, or 36 community organizations for the conducting of these visits.

1 (4) The board shall submit a report to the Governor and the 2 Chair of the House Committee on Public Health, Welfare, and Labor and the Chair of the Senate Committee on Public Health, Welfare, and Labor that 3 4 reports on the outcomes of the home visits and provides separate information 5 for families who left transitional assistance due to noncompliance and time 6 limits. (j) As part of the home visits, families shall be informed about the 7 8 availability of Medicaid and the ARKids First Program, food stamps, child 9 care, housing assistance, any other supportive services offered by the 10 division Department of Human Services or the Department of Health designed to 11 help meet the basic needs and well-being of children, federal and state 12 earned income tax credits, individual development accounts, employment 13 counseling services, and education and training opportunities designed to 14 increase the future earnings and employment prospects of clients. 15 16 SECTION 12. Arkansas Code § 20-76-410(b)-(f), as amended by Acts 2023, 17 No. 266, § 3, concerning administrative sanctions and the Transitional 18 Employment Assistance Program are amended to read as follows: 19 The Division of Workforce Services Department of Human Services 20 may define by rule additional situations that require sanction, establish 21 additional sanctions, and provide for administrative disqualification. 22 (c)(1) If a parent fails to comply with the Transitional Employment 23 Assistance Program requirements, financial assistance for the child or 24 children may be continued under subdivisions (a)(1)-(5) of this section, and 25 the division department shall suspend the family's assistance for one (1) 26 month. 27 (2)(A) During the thirty (30) days after suspension of benefits, 28 the division department shall make strong efforts to arrange a face-to-face 29 meeting with the parent, including a home visit to the family if necessary. 30 (B) In the face-to-face meeting, the division department 31 shall explain: 32 The reason that the family has been found to be (i) 33 noncompliant; 34 (ii) The penalty that will be imposed; and 35

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and avoid the penalty.

(iii) The opportunity to correct that noncompliance

- 1 (C) The <u>division department</u> shall also seek to determine 2 the well-being of the child or children and whether additional services or 3 actions are required to protect the well-being of the child or children. 4 (D) If the parent comes into compliance within fifteen
- 5 (15) business days after the face-to-face meeting and maintains compliance for two (2) weeks, the suspended benefits shall be paid to the family.
- 7 (3) If the parent fails to come into compliance during the 8 period of suspended benefits, the family's financial assistance may be 9 reduced by up to twenty-five percent (25%) for the next three (3) months if 10 noncompliance continues.
- 11 (4) If the parent's noncompliance continues after the fourth
  12 month, the <u>division department</u> shall suspend the family's financial
  13 assistance for two (2) months.
- 14 (5)(A) During the thirty (30) days after suspension of benefits, 15 the <u>division department</u> shall make strong efforts to arrange a face-to-face 16 meeting with the parent, including a home visit to the family if necessary.
- 17 (B) In the face-to-face meeting, the <u>division department</u> 18 shall explain:
- 19 (i) The reason that the family has been found to be 20 noncompliant;
- 21 (ii) The penalty that will be imposed; and
  22 (iii) The opportunity to correct that noncompliance
  23 and avoid the penalty.
- (C) The <u>division department</u> shall also seek to determine the well-being of the child or children and whether additional services or actions are required to protect the well-being of the child or children.
- (D) If the parent comes into compliance within fifteen (15) business days and maintains compliance for two (2) weeks, the suspended benefits shall be paid to the parent.
- 30 (E) If the parent fails to come into compliance during the 31 second period of suspended benefits, the family's financial assistance may be 32 reduced by up to fifty percent (50%) for the next three (3) months, if 33 noncompliance continues.
- 34 (F) Months during which cash assistance benefits are 35 suspended shall not count toward the family's twelve-month limit on receiving 36 Transitional Employment Assistance Program assistance.

1 (G) The Transitional Employment Assistance Program cash 2 assistance case shall be closed if noncompliance continues after the end of 3 the period under this subdivision (c)(5).

- (6) The <u>division</u> <u>department</u> shall arrange a home visit with the family during the last month of the sanction to determine the well-being of the child or children and to determine whether additional services are required to protect the well-being of the child or children.
- (7) Medicaid and food stamp benefits shall be continued without need for reapplication if the family is being sanctioned and for as long as the family remains eligible under the requirements of those programs.
  - (8) <u>Division Department</u> staff may contract with other state agencies, local coalitions, or appropriate community organizations to carry out the strong efforts to communicate with families facing sanction and to conduct the face-to-face meetings and home visits specified in this section.
  - (d) Beginning after July 27, 2011, the division The department shall include in the comprehensive annual program report information on the families sanctioned and the outcomes of the home visits to the Governor and the House Committee on Public Health, Welfare, and Labor and the Senate Committee on Public Health, Welfare, and Labor.
- (e) When appropriate, protective payees may be designated by the division department and may include:
- (1) A relative or other individual who is interested in or concerned with the welfare of the child or children and agrees in writing to utilize the assistance in the best interests of the child or children;
- (2) A member of the community affiliated with a religious, community, neighborhood, or charitable organization who agrees in writing to utilize the assistance in the best interests of the child or children; or
- (3) A volunteer or member of an organization who agrees in writing to utilize the assistance in the best interests of the child or children.
- (f)(1) If it is in the best interest of the child or children, as determined by the <u>division department</u>, for the staff member of a private agency, a public agency, the <u>division department</u>, or any other appropriate organization to serve as a protective payee, the designation may be made.
- (2) However, a protective payee shall not be any individual involved in determining eligibility for assistance for the family, staff

1 handling any fiscal pressures related to the issuance of assistance, or 2 landlords, grocers, or vendors of goods, services, or items dealing directly 3 with the recipient. 4 SECTION 13. Arkansas Code § 20-76-437 is amended to read as follows: 5 6 20-76-437. Reporting - Transitional employment assistance. 7 The Department of Human Services, the Division of Workforce Services, 8 the Department of Health, the Division of Elementary and Secondary Education, 9 the Division of Higher Education, the Adult Education Section, the Arkansas 10 Development Finance Authority, the Arkansas Economic Development Council, and 11 the Arkansas Department of Transportation shall report periodically to the 12 House Committee on Public Health, Welfare, and Labor and the Senate Committee 13 on Public Health, Welfare, and Labor regarding the provision of services to 14 Transitional Employment Assistance Program recipients. 15 16 SECTION 14. Arkansas Code § 20-76-438(b), concerning the findings 17 related to a division of administration of the Transitional Employment 18 Assistance Program, is repealed. 19 (b)(1) The General Assembly also finds that: 20 (A) Currently there are inefficiencies and duplication of effort on the part of the Division of Workforce Services and the Department 21 22 of Human Services in the administration of the Transitional Employment 23 Assistance Program; and 24 (B) A different division of responsibility for 25 administration of the Transitional Employment Assistance Program by the 26 division and the Department of Human Services may result in the more 27 efficient and effective administration of the Transitional Employment 28 Assistance Program. 29 (2) Therefore, it is in the public interest that the General 30 Assembly authorize the division to: 31 (A) Receive the Temporary Assistance for Needy Families 32 block grant from the United States Department of Health and Human Services 33 for the administration of all Temporary Assistance for Needy Families funded 34 programs in Arkansas; 35 (B) Expend the Temporary Assistance for Needy Families

block grant funds subject to the appropriations of the General Assembly;

1	(C) Provide all employment-related services for time-	
2	limited Transitional Employment Assistance Program clients;	
3	(D) Contract with other state agencies or other providers	
4	to deliver services in Temporary Assistance for Needy Families-funded	
5	programs; and	
6	(E) Prepare and submit any Temporary Assistance for Needy	
7	Families renewal plans that are required in § 402 of the Social Security Act,	
8	42 U.S.C. § 651 et seq.	
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10	SECTION 15. Arkansas Code § 20-76-443(a)(1), concerning education and	
11	training for recipients of Transitional Employment Assistance Program	
12	benefits, is amended to read as follows:	
13	(a)(1) The Department of Human Services and the Division of Workforce	
14	Services shall permit Transitional Employment Assistance Program recipients	
15	to obtain the education and training they need to obtain jobs that pay wages	
16	allowing them to be economically self-sufficient.	
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18	SECTION 16. Arkansas Code § 20-76-443(d)(2), concerning rules for	
19	evening childcare program for recipients of Transitional Employment	
20	Assistance Program benefits, is amended to read as follows:	
21	(2) The <del>Division of Workforce Services</del> <u>Department of Human</u>	
22	Services and the Arkansas Early Childhood Commission jointly shall promulgate	
23	rules to develop an evening childcare program with extended hours under	
24	subdivision (d)(l) of this section.	
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26	SECTION 17. Arkansas Code § 20-76-444, as amended by Acts 2023, No.	
27	266, is amended to read as follows:	
28	20-76-444. Arkansas Work Pays Program — Created — Duties.	
29	(a)(1) There is created the Arkansas Work Pays Program.	
30	(2)(A) The Arkansas Work Pays Program shall be administered by	
31	the <del>Division of Workforce Services</del> <u>Department of Human Services</u> .	
32	(B) The administration of the Arkansas Work Pays Program	
33	shall focus on promoting the Transitional Employment Assistant Assistance	
34	Program outcomes specified in § 20-76-113.	
35	(3) Eligible applicants to the Arkansas Work Pays Program shall	
36	receive one (1) or more of the following:	

T	(A) Cash assistance;	
2	(B) Support services;	
3	(C) Medical assistance; and	
4	(D) Employment assistance.	
5	(b)(l) Eligibility for assistance under the Arkansas Work Pays Program	
6	is limited to applicants or participants who:	
7	(A) Have care and custody of a related minor child;	
8	(B) Reside in the State of Arkansas at the time of	
9	application for assistance and during the period of assistance;	
10	(C) Apply for Arkansas Work Pays Program assistance within	
11	six (6) months of leaving the Transitional Employment Assistance Program	
12	after at least three (3) months of Transitional Employment Assistance Program	
13	assistance;	
14	(D) Have not received more than twelve (12) months of	
15	Arkansas Work Pays Program benefits;	
16	(E) Were engaged:	
17	(i) In paid work activities for a minimum of twenty-	
18	four (24) hours per week and met the federal work participation requirement	
19	for the past month; or	
20	(ii) In the case of continuing eligibility, in paid	
21	work activities for a minimum of twenty-four (24) hours per week and met the	
22	federal work participation requirement for one (1) of the past three (3)	
23	months and for at least three (3) of the past six (6) months;	
24	(F) Are:	
25	(i) Citizens of the United States;	
26	(ii) Qualified aliens lawfully present in the United	
27	States before August 22, 1996;	
28	(iii) Qualified aliens who physically entered the	
29	United States on or after August 22, 1996, and have been in qualified	
30	immigrant status for at least five (5) years; or	
31	(iv) Aliens to whom benefits under Temporary	
32	Assistance for Needy Families must be provided under federal law;	
33	(G) Have income below one hundred fifty percent (150%) of	
34	the federal poverty level; and	
35	(H) Sign and comply with a personal responsibility	
36	agreement.	

1 (2) Families who leave the Arkansas Work Pays Program due to 2 insufficient work hours may reenter the Arkansas Work Pays Program once they 3 establish that they were paid work activities for a minimum of twenty-four 4 (24) hours per week and met the federal work participation requirement for

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the past month.

- (c)(1) Families participating in the Arkansas Work Pays Program with earnings less than the federal poverty level shall receive monthly cash assistance equal to the maximum monthly Transitional Employment Assistance Program benefit for a family of three (3) with no earned income.
- 10 (2) The <u>division</u> <u>department</u> may set payment levels for families
  11 earning above the federal poverty level by rule to allow for a gradual
  12 reduction in payments as earnings rise toward one hundred fifty percent
  13 (150%) of the federal poverty level.
- 14 (d)(1) Enrollment in Arkansas Work Pays Program cash assistance may be 15 limited to three thousand (3,000) participants.
- 16 (2) If the Arkansas Workforce Development Board certifies to the 17 Governor and the Chief Fiscal Officer of the State and notifies the 18 Legislative Council, the Senate Committee on Public Health, Welfare, and 19 Labor, and the House Committee on Public Health, Welfare, and Labor that the 20 action is necessary to avoid the number of families receiving Arkansas Work 21 Pays Program cash assistance going over three thousand (3,000), it may 22 authorize a reduction of the months for which families may receive cash 23 assistance or other supportive services.
  - (3) The number of months for which families are eligible for cash assistance may be reduced in three-month increments from the statutory provision of twelve (12) months.
  - (4) Families who lose eligibility for cash assistance due to the reduction in the number of months of eligibility shall qualify for financial incentives offered to families leaving the Arkansas Work Pays Program.
  - (5) The board shall withdraw its reduction of the months for which families are eligible for cash assistance if the reduction is no longer necessary to maintain enrollments below three thousand (3,000) families.
  - (e) Families participating in the Arkansas Work Pays Program shall be eligible for the same support services and assistance as families enrolled in the Transitional Employment Assistance Program.
    - (f) The division department shall administer a work incentive program

- 1 that includes cash bonuses and other financial incentives to encourage:
- 2 (1) Transitional Employment Assistance Program recipients to
- 3 leave the Transitional Employment Assistance Program and move into the
- 4 Arkansas Work Pays Program;
- 5 (2) Arkansas Work Pays Program participants to stay employed for
- 6 at least twenty-four (24) hours a week and meet the federal work
- 7 participation rate; and
- 8 (3) Arkansas Work Pays Program participants to leave the
- 9 Arkansas Work Pays Program and continue employment for at least twenty-four
- 10 (24) hours per week.
- 11 (g)(1) The division department shall may work with local workforce
- 12 offices to develop and administer services to Arkansas Work Pays Program
- 13 participants designed to help them move into higher-paying jobs available in
- 14 their regions.

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- (2) These services may include:
  - (A) Employment exchanges;
- 17 (B) Education and training;
- 18 (C) Work supports; and
- 19 (D) Other services designed to help Arkansas Work Pays
- 20 Program participants increase their earnings and develop careers.
- 21 (3) The division department may make these services available to
- 22 low-income workers who are not participating in the Arkansas Work Pays
- 23 Program.
- 24 (h)(1) The division may contract with the Department of Human Services
- 25 for administrative services related to eligibility and payments.
- 26 (i) The division shall make arrangements with the Department of Human
- 27 Services to facilitate participants' enrollment in the Arkansas Work Pays
- 28 Program after they leave the Transitional Employment Assistance Program.
- 29  $\frac{(j)(1)}{(j)}$  The <u>division</u> <u>department</u> shall promulgate rules establishing the
- 30 Arkansas Work Pays Program.
- 31 (2) The rules shall be subject to review and recommendation by
- 32 the board.

- 34 SECTION 18. Arkansas Code § 20-76-445(b)(1)(A), concerning the Career
- 35 Pathways Initiative, is amended to read as follows:
- 36 (b)(1)(A) The <u>Department of Human Services</u>, the Division of Workforce

- 1 Services, the Division of Higher Education, and the Arkansas Workforce
- 2 Development Board shall work jointly to develop a plan for the Career
- 3 Pathways Initiative.

- 5 SECTION 19. Arkansas Code § 20-76-446(a) and (b), concerning the 6 Community Investment Initiative, are amended to read as follows:
- 7 (a)(1) There is created the Community Investment Initiative.
- 8 (2) The <del>Division of Workforce Services</del> <u>Department of Human</u> 9 Services shall develop the initiative.
- 10 (b) The <u>division department</u> shall contract with private or community
  11 organizations, including faith-based organizations, to offer services and
  12 support to parents, children, and youth in their communities.

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- SECTION 20. Arkansas Code § 20-76-446(d)(1), concerning the Community

  Investment Initiative, is amended to read as follows:
- 16 (d)(1) The <u>division department</u> shall authorize contracts with state
  17 agencies or community organizations to provide training and capacity building
  18 services to organizations eligible to apply for initiative funds.

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- SECTION 21. Arkansas Code § 20-76-702(4)(B), concerning the definition of "drug" under the Drug Screening and Testing Act of 2015, is amended to read as follows:
  - (B) The Director of the Division of Workforce Services Secretary of the Department of Human Services may add under the definition of subdivision (4)(A) of this section additional drugs by rule;

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- SECTION 22. Arkansas Code § 20-76-702(6), concerning the definition of "drug testing agency" under the Drug Screening and Testing Act of 2015, is amended to read as follows:
- 30 (6) "Drug testing agency" means an entity that has the required
  31 credentials as established by the Division of Workforce Services Department
  32 of Human Services to administer drug tests using a person's urine, blood, or
  33 DNA that will detect and validate the presence of drugs in a person's body;

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35 SECTION 23. Arkansas Code § 20-76-703(a)(1), concerning administration 36 of the Drug Screening and Testing Act of 2015, is amended to read as follows:

1 (a)(1) Subject to state appropriation, the Division of Workforce 2 Services, in coordination with the Department of Human Services, shall establish and administer a drug screening and testing program of suspicion-3 4 based drug screening and testing for each applicant who is otherwise eligible 5 for the Temporary Assistance for Needy Families Program, § 20-76-101 et seq., 6 or its successor program and for each recipient of the Temporary Assistance 7 for Needy Families Program, § 20-76-101 et seq., or its successor program. 8 9 SECTION 24. The introductory language to Arkansas Code § 20-76-704(a), 10 concerning powers and duties under the Drug Screening and Testing Act of 11 2015, is amended to read as follows: 12 The Division of Workforce Services, in coordination with the 13 Department of Human Services, shall: 14 15 SECTION 25. The introductory language to Arkansas Code § 20-76-704(b), 16 concerning powers and duties under the Drug Screening and Testing Act of 17 2015, is amended to read as follows: 18 (b) Annually, the division, in coordination with the department, shall 19 submit a report of the past calendar year on or before February 1 to the 20 General Assembly that includes without limitation: 21 22 SECTION 26. Arkansas Code § 20-76-705 is amended to read as follows: 23 20-76-705. Standards in drug screening and testing pilot program. 24 The drug screening and testing program shall include without 25 limitation: 26 (1)(A) A requirement that an applicant upon initial application 27 for Temporary Assistance for Needy Families Program benefits or a current 28 recipient of program benefits at annual redetermination shall be screened 29 using an empirically validated drug screening tool. 30 (B) If the result of the drug screening tool gives the 31 Division of Workforce Services Department of Human Services a reasonable 32 suspicion to believe that the applicant or recipient has engaged in the use 33 of drugs, then the applicant or recipient shall be required to take a drug 34 test. 35 (C) A refusal by an applicant or recipient to take a drug

test shall result in lack of eligibility for program benefits for six (6)

- 1 months;
- 2 (2) A process for administering the cost of drug tests as
- 3 follows:
- 4 (A) If an applicant or recipient receives a negative
- 5 result on a drug test, the cost of administering the drug test shall be paid
- 6 by the division department;
- 7 (B) If an applicant or recipient receives a positive
- 8 result on a drug test, refuses to enter a treatment plan, and receives a
- 9 negative result on a drug test upon reapplying for benefits after six (6)
- 10 months, the cost of administering the first drug test shall be deducted from
- 11 his or her first program benefits, and the cost of administering the second
- 12 drug test shall be paid by the division department;
- 13 (C) If an applicant receives a positive result on a drug
- 14 test and enters a treatment plan, the cost of administering the drug test
- 15 shall be deducted from his or her first program benefits; and
- 16 (D) If a recipient receives a positive result on a drug
- 17 test and enters a treatment plan, the cost of administering the drug test
- 18 shall be deducted from his or her first program benefits after
- 19 redetermination;
- 20 (3)(A) A referral process for any applicant or recipient who
- 21 receives a positive result on a drug test to be referred to an appropriate
- 22 treatment resource for drug abuse treatment or other resource by the division
- 23 department for an appropriate treatment period as determined by the division
- 24 <u>department</u>.
- 25 (B) Evidence of ongoing compliance during the determined
- 26 treatment period shall be required.
- 27 (C) If an applicant or recipient is otherwise eligible
- 28 during the treatment period, the applicant shall receive program benefits;
- 29 (4) A requirement that a refusal to enter a treatment plan or
- 30 failure to complete the treatment plan by an applicant or recipient who
- 31 receives a positive result on a drug test shall result in lack of eligibility
- 32 for program benefits for six (6) months;
- 33 (5)(A) A requirement that an applicant or recipient be tested
- 34 using the no less than five-panel drug test upon the conclusion of the
- 35 determined treatment period.
- 36 (B) If an applicant or recipient receives a positive

- 1 result on the no less than five-panel drug test or any subsequent drug test,
- 2 the applicant shall be ineligible for program benefits for six (6) months.
- 3 (C) If an applicant or recipient who has failed a drug
- 4 test reapplies for program benefits, the applicant or recipient shall test
- 5 negative for illegal use of controlled substances in order to receive program
- 6 benefits, and the division department may provide a referral to an
- 7 appropriate treatment resource for drug abuse treatment or other resource;
- 8 and
- 9 (6)(A) A requirement that a dependent child's eligibility for
- 10 program benefits shall not be affected by a caretaker relative's
- 11 ineligibility due to positive results on a drug test.
- 12 (B) An appropriate protective payee shall be designated to
- 13 receive program benefits on behalf of the dependent child.

- SECTION 27. Arkansas Code § 20-76-706 is amended to read as follows:
- 16 20-76-706. Information regarding drug testing.
- 17 (a) All information, interviews, reports, statements, memoranda, and
- 18 drug test results, written or otherwise, received by the <del>Division of</del>
- 19 Workforce Services Department of Human Services as a part of the drug testing
- 20 program under this subchapter shall be confidential and not subject to
- 21 disclosure and may not be used or received in evidence, obtained in
- 22 discovery, or disclosed in any public or private proceedings.
- 23 (b)(1) Information regarding drug test results for a test administered
- 24 under this subchapter shall not be released to law enforcement officers or
- 25 used in any criminal proceeding.
- 26 (2) Information released contrary to subdivision (b)(1) of this
- 27 section is inadmissible as evidence in a criminal proceeding.
- 28 (c) This subchapter does not prohibit:
- 29 (1) The <u>division department</u> or a drug testing agency conducting
- 30 the drug test from having access to an adult applicant's or adult recipient's
- 31 drug test information or using the information when consulting with legal
- 32 counsel in connection with actions brought under or related to this
- 33 subchapter or when the information is relevant to its defense in a civil or
- 34 administrative matter; or
- 35 (2) The reporting of child abuse, child sexual abuse, or neglect
- 36 of a child.

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2	SECTION 28. Arkansas Code § 20-76-708 is amended to read as follows:	
3	20-76-708. Rulemaking authority.	
4	(a) The <del>Director of the Division of Workforce Services, in</del>	
5	$\frac{\text{coordination with }}{\text{Secretary of}}$ the Department of Human Services, shall	
6	promulgate rules necessary for the implementation of this subchapter.	
7	(b) The director secretary shall consider the following when	
8	promulgating rules:	
9	(1) Testing procedures established by the United States	
10	Department of Health and Human Services and the United States Department of	
11	Transportation;	
12	(2) Screening procedures established by the substance abuse	
13	experts to determine when a person exhibits the criteria to determine that	
14	there is reasonable cause to suspect that a person is likely to use drugs;	
15	(3) Body specimens and minimum specimen amounts that are	
16	appropriate for drug testing;	
17	(4) Methods of analysis and procedures to ensure reliable drug	
18	testing results, including without limitation standards for initial tests and	
19	confirmation tests;	
20	(5) Minimum detection levels for each drug or drug metabolite	
21	for the purpose of determining a positive result;	
22	(6) Chain-of-custody procedures to ensure proper identification,	
23	labeling, and handling of specimens tested; and	
24	(7) Retention, storage, and transportation procedures to ensure	
25	reliable results of drug tests used in the administration of this subchapter.	
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27	SECTION 29. EMERGENCY CLAUSE. It is found and determined by the	
28	General Assembly of the State of Arkansas that the Transitional Employment	
29	Assistance Program and the Arkansas Work Pays Program preserve the public	
30	peace, health, and safety by providing time-limited case assistance to needy	
31	families with or expecting children, work training, and other supportive	
32	services that parents need in order to attain permanent self-sufficiency, and	
33	assistance to prior participants of the Transitional Employment Assistance	
34	Program; that this act provides for the transfer of the Transitional	
35	Employment Assistance Program and the Arkansas Work Pays Program to the	

Department of Human Services; and that this act should become effective on

1	July 1, 2023, to coincide with the appropriation bills of the Department of
2	Human Services and the Department of Commerce so that the Transitional
3	Employment Assistance Program and the Arkansas Work Pays Program continue to
4	provide their vital services as the transition is implemented and does not
5	experience any issues with funding under the transfer. Therefore, an
6	emergency is declared to exist, and this act being necessary for the
7	preservation of the public peace, health, and safety shall become effective
8	on July 1, 2023.
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