Stricken language would be deleted from and underlined language would be added to present law. Act 1233 of the Regular Session

1	State of Arkansas	As Engrossed:	<i>s3/19/15 s3/25/15</i>	
2	90th General Assembly		A Bill	
3	Regular Session, 2015			SENATE BILL 956
4				
5	By: Senator D. Sanders			
6				
7			To Be Entitled	
8			LTHCARE SYSTEM TRA	
9	FOR THE CITIZENS OF THE STATE OF ARKANSAS; TO CREATE			
10	THE ARKANS	SAS HEALTHCARE T	RANSPARENCY INITIA	TIVE OF
11	2015; TO I	DECLARE AN EMERG	ENCY; AND FOR OTHE	R
12	PURPOSES.			
13				
14		~		
15		S	ubtitle	
16	TO C	REATE THE ARKANS	SAS HEALTHCARE	
17	TRAN	SPARENCY INITIA	FIVE OF 2015; AND T	0
18	DECL	ARE AN EMERGENCY	Υ.	
19				
20	WHEREAS, Arkansa	as has consisten	tly received faili	ng grades from
21	independent national o	organizations th	at rate states' he	althcare quality and
22	price transparency law	vs; and		
23				
24				ble, consumer-friendly
25	information on health	care utilization	, quality, and pri	cing; and
26				
27	WHEREAS, greater	transparency c	of healthcare utili	zation, quality, and
28	price information lead	ls to more infor	med, engaged, acti	vated consumers; and
29				
30	WHEREAS, Arkansa	as has taken sig	nificant steps to	advance system-wide
31	payment reform, and op	ptimizing the st	ate's efforts requ	ires transforming our
32	healthcare system into	) a more transpa	rent, more informe	d, consumer-driven
33	enterprise; and			
34				
35	WHEREAS, the Arl	cansas Health Ca	re Reform Act of 2	015 creates a task
36	force to assess cost-	effective opport	unities to provide	coverage to Health



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1
    Care Independence Program participants upon its termination, as well as
 2
    opportunities to reform the Arkansas Medicaid Program and create a more
 3
     transparent healthcare system; and
 4
 5
           WHEREAS, information about healthcare utilization, quality, and pricing
6
    allows policymakers to evaluate health programs and monitor the success and
 7
    efficiency of efforts to enhance access, reduce healthcare costs, and improve
8
    both healthcare quality and population health; and
9
10
           WHEREAS, the availability and integration of healthcare information for
11
     legitimate research purposes to qualified researchers supports the pursuits
12
    of the state's academic institutions and the continued study of the evolving
13
     landscape of the state's health and healthcare system; and
14
15
           WHEREAS, comparative healthcare information supports efforts to design
16
     targeted quality-improvement initiatives and to compare provider performance
17
    with that of other provider peers; and
18
19
           WHEREAS, other states have learned the value of integrating healthcare
20
     data and transforming it into useful information to the benefit of their
21
     citizens while protecting the privacy rights of all individuals; and
22
23
           WHEREAS, demands for information to support program evaluation and
24
    healthcare reform and its impact on consumers, businesses, and the state
25
    constitute an emergency; and
26
27
           WHEREAS, the General Assembly hereby creates the Arkansas Healthcare
28
    Transparency Initiative,
29
30
    NOW THEREFORE,
    BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
31
32
33
           SECTION 1. Arkansas Code Title 23, Chapter 61, is amended to add an
34
    additional subchapter to read as follows:
         Subchapter 9 - Arkansas Healthcare Transparency Initiative Act of 2015
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2

1	<u>23-61-901. Title.</u>
2	This subchapter shall be known and may be cited as the "Arkansas
3	Healthcare Transparency Initiative Act of 2015".
4	
5	23-61-902. Legislative intent and purpose.
6	(a) It is the intent of the General Assembly to create and maintain an
7	informative source of healthcare information to support consumers,
8	researchers, and policymakers in healthcare decisions within the state.
9	(b) The purpose of this subchapter is to:
10	(1) Empower Arkansans to drive, deliver, and seek out value in
11	the healthcare system;
12	(2) Create the Arkansas Healthcare Transparency Initiative;
13	(3) Establish governance of the Arkansas Healthcare Transparency
14	<u>Initiative;</u>
15	(4) Provide authority to collect healthcare information from
16	insurance carriers and other entities; and
17	(5) Establish appropriate methods for collecting, maintaining,
18	and reporting healthcare information, including privacy and security
19	safeguards.
20	
21	<u>23-61-903.</u> Definitions.
22	As used in this subchapter:
23	(1) "Arkansas Healthcare Transparency Initiative" means an
24	initiative to create a database, including ongoing all-payer claims database
25	projects funded through the State Insurance Department, that receives and
26	stores data from a submitting entity relating to medical, dental, and
27	pharmaceutical and other insurance claims information, unique identifiers,
28	and geographic and demographic information for covered individuals as
29	permitted in this subchapter, and provider files, for the purposes of this
30	<u>subchapter;</u>
31	(2) "Arkansas resident" means an individual for whom the
32	submitting entity has identified an Arkansas address as the individual's
33	primary place of residence;
34	(3) "Claims data" means information included in an
35	institutional, professional, or pharmacy claim or equivalent information
36	transaction for a covered individual, including the amount paid to a provider

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(4) "Covered individual" means a natural person who is an         Arkansas resident and is eligible to receive medical, dental, or         pharmaceutical benefits under any policy, contract, certificate, evidence of         coverage, rider, binder, or endorsement that provides for or describes         coverage;         (5)(A) "Direct personal identifiers" means information relating         to a covered individual that contains primary or obvious identifiers, such as         the individual's name, street address, e-mail address, telephone number, and         Social Security number.         (6) "Enrollment data" means demographic information and other         identifying information relating to covered individuals, including direct         personal identifiers:         (7) (7) "Protected health information" means health information as         protected by the federal Health Insurance Portability and Accountability Act         of 1996, Pub. L. No. 104-191, as it existed on January 1, 2015;         (1) An entity that provides health or dental         insurance or a health or dental benefit plan in the state, including without         limitation an insurance company, medical services plan, hospital plan.         hospital medical service corporation, health maintenance organization, or         fraternal benefits society, provided that the entity has covered individuals         and the entity had at least two thousand (2,000) covered individuals in the	1	of healthcare services plus any amount owed by the covered individual;		
pharmaceutical benefits under any policy, contract, certificate, evidence of         coverage, rider, binder, or endorsement that provides for or describes         coverage;         (5)(A) "Direct personal identifiers" means information relating         to a covered individual that contains primary or obvious identifiers, such as         the individual's name, street address, e-mail address, telephone number, and         Social Security number.         (8) "Direct personal identifiers" does not include         geographic or demographic information that would not allow the identification         of a covered individual;         (6) "Enrollment data" means demographic information and other         identifying information relating to covered individuals, including direct         personal identifiers;         (7) "Protected health information" means health information as         protected by the federal Health Insurance Portability and Accountability Act         of 1996, Pub. L. No. 104-191, as it existed on January 1, 2015;         (8) "Provider" means an individual or entity licensed by the         state to provide health or dental benefit plan in the state, including without         Imitation an insurance company, medical services plan, hospital plan,         hospital medical service corporation, health maintenance organization, or         fraternal benefits society, provided that the entity has covered individuals         and the entity had at l	2			
coverage, rider, binder, or endorsement that provides for or describes         coverage;         1       (5)(A) "Direct personal identifiers" means information relating         to a covered individual that contains primary or obvious identifiers, such as         the individual's name, street address, e-mail address, telephone number, and         Social Security number.         11       (B) "Direct personal identifiers" does not include         geographic or demographic information that would not allow the identification         of a covered individual;         14       (6) "Enrollment data" means demographic information and other         15       identifying information relating to covered individuals, including direct         personal identifiers;       (1) "Protected health information" means health information as         protected by the federal Health Insurance Portability and Accountability Act       of 1996, Pub. L. No. 104-191, as it existed on January 1, 2015;         20       (3) "Provider" means an individual or entity licensed by the         state to provide health car dental benefit plan in the state, including without         1       insurance or a health or dental benefit plan in the state, including without         2       (9)(A) "Submitting entity" means:         23       (1) An entity that provides health or dental         24       insurance or a health or dental benefit plan in the state, including without<	3			
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31 by or on behalf of the state or an agency or instrumentality of the state; 32 (iii) A health benefit plan offered or administered 33 by or on behalf of the federal government with the agreement of the federal 34 government; 35	29	previous calendar year;		
32 <u>(iii) A health benefit plan offered or administered</u> 33 <u>by or on behalf of the federal government with the agreement of the federal</u> 34 <u>government;</u> 35	30	<u>(ii) A health benefit plan offered or administered</u>		
33 <u>by or on behalf of the federal government with the agreement of the federal</u> 34 <u>government;</u> 35	31	by or on behalf of the state or an agency or instrumentality of the state;		
34 government; 35	32	<u>(iii) A health benefit plan offered or administered</u>		
35	33	by or on behalf of the federal government with the agreement of the federal		
	34	government;		
36 <u>(iv) The Workers' Compensation Commission;</u>	35			
	36	(iv) The Workers' Compensation Commission;		

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1	(v) Any other entity providing a plan of health		
2	insurance or health benefits subject to state insurance regulation, a third-		
3	party administrator, or a pharmacy benefits manager, provided that the entity		
4	has covered individuals and the entity had at least two thousand (2,000)		
5	covered individuals in the previous calendar year;		
6	(vi) A health benefit plan subject to the Employee		
7	Retirement Income Security Act of 1974, Pub. L. No. 93-406, as permitted by		
8	federal law, provided that the health benefit plan does not include an		
9	employee welfare benefit plan, as defined by federal law, as amended from		
10	time to time, that is also a trust established pursuant to collective		
11	bargaining subject to the Labor Management Relations Act of 1947, 29 U.S.C.		
12	<u>\$\$ 401 - 531; and</u>		
13	(vii) An entity that contracts with institutions of		
14	the Department of Correction or Department of Community Correction to provide		
15	medical, dental, or pharmaceutical care to inmates.		
16	(B) "Submitting entity" does not include an entity that		
17	provides health insurance or a health benefit plan that is accident-only,		
18	specified disease, hospital indemnity, long-term care, disability income, or		
19	other supplemental benefit coverage; and		
20	(10) "Unique identifier" means any identifier that is guaranteed		
21	to be unique among all identifiers for covered individuals but does not		
22	include direct personal identifiers.		
23			
24	23-61-904. Arkansas Healthcare Transparency Initiative.		
25	(a) The Arkansas Healthcare Transparency Initiative is established		
26	with the purpose to create a database, including ongoing all-payer claims		
27	database projects funded through the State Insurance Department, that		
28	receives and stores data from a submitting entity relating to medical,		
29	dental, and pharmaceutical and other insurance claims information, unique		
30	identifiers, and geographic and demographic information for covered		
31	individuals as permitted in this subchapter, and provider files, for the		
32	purposes of this subchapter.		
33	(b) The Arkansas Healthcare Transparency Initiative shall be governed		
34	by the State Insurance Department and advised by the Arkansas Healthcare		
35	Transparency Initiative Board.		
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1	<u>23-61-905. Arkansas Healthcare Transparency Initiative Board —</u>
2	<u>Membership - Duties.</u>
3	(a)(1) There is created the Arkansas Healthcare Transparency
4	Initiative Board, which shall be composed of the following members:
5	(A) A representative of the Department of Human Services;
6	(B) A representative of the Department of Health;
7	(C) A representative of the Office of Health Information
8	Technology or its successor entity as provided by state law;
9	(D) The Surgeon General; and
10	(E) Nine (9) members appointed by the Governor as follows:
11	(i) Two (2) representatives from the health
12	insurance industry, one (1) of whom shall be a multistate representative and
13	one (1) of whom shall be a domestic representative;
14	(ii) Two (2) representatives from the healthcare
15	provider community;
16	(iii) A representative from a self-insured employer;
17	(iv) A representative from an employer of fewer than
18	one hundred (100) full-time employees that provides healthcare coverage to
19	employees through a fully-insured product;
20	(v) A representative from a healthcare consumer
21	organization;
22	(vi) A representative from the academic research
23	community with expertise in healthcare claims data analysis; and
24	(vii) A representative with expertise in health data
25	privacy and security.
26	(2) A Governor-appointed member of the board in subdivision
27	(b)(1)(E) of this section shall serve for a term of three (3) years.
28	(3) The board shall appoint one (1) member as a chair and
29	determine the qualifications, duties, and the term of office of the chair.
30	(4) Seven (7) members present constitutes a quorum.
31	(5) The Arkansas Healthcare Transparency Initiative Board shall
32	hold its first meeting no later than July 1, 2015.
33	(b) The State Insurance Department shall:
34	(A) Have the authority to:
35	(i) Collect, validate, analyze, and present health
36	<u>data including claims data;</u>

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1	(ii) Assess penalties for noncompliance with this		
2	subchapter; and		
3	(iii) Establish and convene additional subcommittees		
4	to carry out the purposes of this subchapter;		
5	(B) Designate the Arkansas Center for Health Improvement		
6	as the administrator of the Arkansas Healthcare Transparency Initiative,		
7	which shall be responsible for development and implementation of a		
8	sustainability plan subject to data use and disclosure requirements of this		
9	subchapter and any rules promulgated under this subchapter;		
10	(C) With the assistance of the administrator of the		
11	Arkansas Healthcare Transparency Initiative, establish and convene the		
12	following subcommittees:		
13	(i) The Data Oversight Subcommittee of the Arkansas		
14	Healthcare Transparency Initiative, which shall:		
15	<u>(a) Consist of:</u>		
16	(1) Three (3) Governor-appointed board		
17	members; and		
18	(2) One (1) individual healthcare		
19	consumer; and		
20	(b) Review and make recommendations to the		
21	State Insurance Department regarding:		
22	(1) Data requests for consistency with		
23	the intent and purpose of this subchapter, including whether the data request		
24	contains the minimum required information; and		
25	(2) Reports and publications generated		
26	from data requests to ensure compliance with this subchapter;		
27	(ii) The Scientific Advisory Subcommittee of the		
28	Arkansas Healthcare Transparency Initiative, which shall:		
29	<u>(a) Consist of:</u>		
30	(1) The Governor-appointed member of the		
31	board from the academic research community; and		
32	(2) Two (2) nonmembers of the board who		
33	are academic researchers; and		
34	(b) Serve as peer review for academic		
35	researchers and provide advice regarding data requests for academic proposals		
36	and the scientific rigor of analytic work; and		

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1	(D) Adopt any rules necessary to implement this subchapter		
2	under the Arkansas Administrative Procedure Act, § 25-15-201 et seq.		
3	(c) In consultation with the board, the State Insurance Department		
4	shall exercise its powers and duties under this subchapter to:		
5	(1) Establish policies and procedures necessary for the		
6	administration and oversight of the Arkansas Healthcare Transparency		
7	Initiative, including procedures for the collection, processing, storage,		
8	analysis, use, and release of data;		
9	(2) Identify and explore the key healthcare issues, questions,		
10	and problems that may be improved through more transparent information,		
11	including without limitation data required to be disclosed to patients		
12	related to provider relationships or affiliations with payers and providers,		
13	financial interests in healthcare businesses, and payments or items of any		
14	value given to providers from pharmaceutical or medical device manufacturers		
15	or agents thereof; and		
16	(3) Provide a biennial report to the General Assembly on the		
17	operations of the Arkansas Healthcare Transparency Initiative.		
18			
19	23-61-906. Data submission.		
20	(a) Except as provided in subsection (d) of this section, no later		
21	than January 1, 2016, and every quarter thereafter, a submitting entity shall		
21 22	than January 1, 2016, and every quarter thereafter, a submitting entity shall submit health and dental claims data, <i>unique identifiers, and geographic and</i>		
22	submit health and dental claims data, unique identifiers, and geographic and		
22 23	submit health and dental claims data, unique identifiers, and geographic and demographic information for covered individuals as permitted in this		
22 23 24	submit health and dental claims data, <i>unique identifiers, and geographic and</i> <u>demographic information for covered individuals as permitted in this</u> <u>subchapter</u> , and provider files to the Arkansas Healthcare Transparency		
22 23 24 25	submit health and dental claims data, <i>unique identifiers, and geographic and</i> <u>demographic information for covered individuals as permitted in this</u> <u>subchapter</u> , and provider files to the Arkansas Healthcare Transparency <u>Initiative in accordance with standards and procedures adopted by the State</u>		
22 23 24 25 26	submit health and dental claims data, <i>unique identifiers, and geographic and</i> <u>demographic information for covered individuals as permitted in this</u> <u>subchapter, and provider files to the Arkansas Healthcare Transparency</u> <u>Initiative in accordance with standards and procedures adopted by the State</u> <u>Insurance Department.</u>		
22 23 24 25 26 27	<pre>submit health and dental claims data, unique identifiers, and geographic and demographic information for covered individuals as permitted in this subchapter, and provider files to the Arkansas Healthcare Transparency Initiative in accordance with standards and procedures adopted by the State Insurance Department. (b) Data submitted under this subchapter shall be treated as</pre>		
22 23 24 25 26 27 28	<pre>submit health and dental claims data, unique identifiers, and geographic and demographic information for covered individuals as permitted in this subchapter, and provider files to the Arkansas Healthcare Transparency Initiative in accordance with standards and procedures adopted by the State Insurance Department. (b) Data submitted under this subchapter shall be treated as confidential and are exempt from disclosure under the Freedom of Information</pre>		
22 23 24 25 26 27 28 29	<pre>submit health and dental claims data, unique identifiers, and geographic and demographic information for covered individuals as permitted in this subchapter, and provider files to the Arkansas Healthcare Transparency Initiative in accordance with standards and procedures adopted by the State Insurance Department. (b) Data submitted under this subchapter shall be treated as confidential and are exempt from disclosure under the Freedom of Information Act of 1967, § 25-19-101 et seq., and are not subject to subpoena, except to</pre>		
22 23 24 25 26 27 28 29 30	<pre>submit health and dental claims data, unique identifiers, and geographic and demographic information for covered individuals as permitted in this subchapter, and provider files to the Arkansas Healthcare Transparency Initiative in accordance with standards and procedures adopted by the State Insurance Department. (b) Data submitted under this subchapter shall be treated as confidential and are exempt from disclosure under the Freedom of Information Act of 1967, § 25-19-101 et seq., and are not subject to subpoena, except to the extent provided in § 23-61-205.</pre>		
22 23 24 25 26 27 28 29 30 31	<pre>submit health and dental claims data, unique identifiers, and geographic and demographic information for covered individuals as permitted in this subchapter, and provider files to the Arkansas Healthcare Transparency Initiative in accordance with standards and procedures adopted by the State Insurance Department. (b) Data submitted under this subchapter shall be treated as confidential and are exempt from disclosure under the Freedom of Information Act of 1967, § 25-19-101 et seq., and are not subject to subpoena, except to the extent provided in § 23-61-205. (c) The collection, storage, and release of data and other information</pre>		
22 23 24 25 26 27 28 29 30 31 32	<pre>submit health and dental claims data, unique identifiers, and geographic and demographic information for covered individuals as permitted in this subchapter, and provider files to the Arkansas Healthcare Transparency Initiative in accordance with standards and procedures adopted by the State Insurance Department. (b) Data submitted under this subchapter shall be treated as confidential and are exempt from disclosure under the Freedom of Information Act of 1967, § 25-19-101 et seq., and are not subject to subpoena, except to the extent provided in § 23-61-205. (c) The collection, storage, and release of data and other information under this section is subject to applicable state and federal data privacy</pre>		
22 23 24 25 26 27 28 29 30 31 32 33	<pre>submit health and dental claims data, unique identifiers, and geographic and demographic information for covered individuals as permitted in this subchapter, and provider files to the Arkansas Healthcare Transparency Initiative in accordance with standards and procedures adopted by the State Insurance Department. (b) Data submitted under this subchapter shall be treated as confidential and are exempt from disclosure under the Freedom of Information Act of 1967, § 25-19-101 et seq., and are not subject to subpoena, except to the extent provided in § 23-61-205. (c) The collection, storage, and release of data and other information under this section is subject to applicable state and federal data privacy and security law.</pre>		

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1	subchapter to the Arkansas Healthcare Transparency Initiative to support
2	deliberations of the Arkansas Health Reform Legislative Task Force.
3	
4	<u>23-61-907. Data release.</u>
5	(a) Data in the Arkansas Healthcare Transparency Initiative shall:
6	(1) To the extent authorized by the State Insurance Department,
7	be available:
8	(A) When disclosed in a form and manner that ensures the
9	privacy and security of protected health information as required by state and
10	federal laws, as a resource to insurers, employers, purchasers of health
11	care, researchers, state agencies, and healthcare providers to allow for
12	assessment of healthcare utilization, expenditures, and performance in this
13	state, including without limitation as a resource for hospital community
14	health needs assessments; and
15	(B) To state programs regarding healthcare quality and
16	costs for use in improving health care in the state, subject to rules
17	prescribed by the State Insurance Department conforming to state and federal
18	privacy laws or limiting access to limited-use data sets; and
19	(2) Not be used to:
20	(A) Disclose trade secrets of submitting entities;
21	(B) Reidentify or attempt to reidentify an individual who
22	is the subject of any <i>submitted data</i> without obtaining the individual's
23	consent; or
24	(C) Create or augment data contained in a national claims
25	<u>database.</u>
26	(b) Notwithstanding Health Insurance Portability and Accountability
27	Act of 1996, Pub. L. No. 104-191, or any other provision of law, the Arkansas
28	Healthcare Transparency Initiative shall not publicly disclose any data that
29	<u>contains direct personal identifiers.</u>
30	
31	23-61-908. Penalties for failure to submit data.
32	(a) Except for state or federal agencies that are submitting entities,
33	a submitting entity that fails to submit data as required by this subchapter
34	or the rules of the State Insurance Department may be subject to a penalty.
35	(b) The department shall adopt a schedule of penalties not to exceed
36	one thousand dollars (\$1,000) per day of violation, determined by the

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1	severity of the violation.
2	(c) A penalty imposed under this section may be remitted or mitigated
3	upon such terms and conditions as the department considers proper and
4	consistent with the public health and safety.
5	(d) A penalty remitted under this section shall be used for Arkansas
6	Healthcare Transparency Initiative operations.
7	
8	SECTION 2. Arkansas Code Title 19, Chapter 5, Subchapter 11, is
9	amended to add an additional section to read as follows:
10	19-5-1142. Arkansas Healthcare Transparency Initiative Fund.
11	(a) There is created on the books of the Treasurer of State, the
12	Auditor of State, and the Chief Fiscal Officer of the Stat a trust fund to be
13	known as the "Arkansas Healthcare Transparency Initiative Fund".
14	(b)(1) The fund shall be an interest-bearing account and may be
15	invested in the manner permitted by law, with the interest income a proper
16	credit to the fund and which shall not revert to general revenue, unless
17	otherwise designated in law.
18	(2) The fund shall be overseen by the State Insurance
19	Department, and shall be used to pay all proper costs incurred in
20	implementing the provisions of the Arkansas Healthcare Transparency
21	Initiative Act of 2015, § 23-61-901 et seq.
22	(c) The following moneys shall be paid into this fund:
23	(1) Penalties imposed on submitting entities pursuant to the
24	Arkansas Healthcare Transparency Initiative Act of 2015, § 23-61-901 et seq.
25	and rules promulgated under the Arkansas Healthcare Transparency Initiative
26	<u>Act of 2015, § 23-61-901 et seq.;</u>
27	(2) Funds received from the federal government;
28	(3) Appropriations from the General Assembly; and
29	(4) All other payments, gifts, grants, bequests, or income from
30	any source.
31	(d) Activities of the Arkansas Healthcare Transparency Initiative
32	Board and the availability of data as authorized in § 23-61-905(c)(l) are
33	contingent upon available funding.
34	
35	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the General
36	Assembly of the State of Arkansas that there is a lack of available

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1	information to support the required evaluation of state programs and the		
2	deliberations of policymakers within the timeframe required by the Health		
3	Care Reform Act of 2015, and that there is an immediate need to collect data		
4	to support these activities so that policymakers may make more informed		
5	decisions about the cost-effectiveness of current programs and the future of		
6	the state's healthcare system. Therefore, an emergency is declared to exist,		
7	and this act being immediately necessary for the preservation of the public		
8	peace, health, and safety shall become effective on:		
9	(1) The date of its approval by the Governor;		
10	(2) If the bill is neither approved nor vetoed by the Governor,		
11	the expiration of the period of time during which the Governor may veto the		
12	<u>bill; or</u>		
13	(3) If the bill is vetoed by the Governor and the veto is		
14	overridden, the date the last house overrides the veto.		
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16	/s/D. Sanders		
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