1	State of Arkansas	As Engrossed: S3/19/99 S4/1/99		
2	82nd General Assembly	A Bill		
3	Regular Session, 1999		SENATE BILL 819	
4				
5	By: Senator Bradford			
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8		For An Act To Be Entitled		
9	"AN ACT TO ESTABLISH THE UNIVERSAL NEWBORN/INFANT			
10	HEARING SCREENING, TRACKING, AND INTERVENTION PROGRAM			
11	AND ADVISORY BOARD; TO ENSURE EARLY DETECTION OF			
12	HEARING LOSS FOR ALL NEWBORN/INFANT CHILDREN IN			
13	ARKANSAS; AI	ND FOR OTHER PURPOSES."		
14				
15		Subtitle		
16	"AN ACT TO ESTABLISH THE UNIVERSAL			
17	NEWBORN HEARING SCREENING, TRACKING, AND			
18	INTERV	VENTION PROGRAM AND ADVISORY BOA.	RD."	
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21	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF F	ARKANSAS:	
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23	SECTION 1. The pur	rpose of this act is:		
24	(1) To provide early detection of hearing loss by physiological			
25	measurement in newborn	children at the birthing facilit	ty or as soon after	
26	birth as possible, to en	nable these children and their f	families and care-givers	
27	to obtain needed multi-	disciplinary evaluation, treatme	ent, and intervention	
28	services at the earlies	t opportunity; and to prevent or	r mitigate the	
29	developmental delays and academic failures associated with late identification			
30	of hearing loss; and			
31	(2) To provide the	he state with the information ne	ecessary to effectively	
32	plan, establish, and evaluate a comprehensive system of appropriate services			
33	for newborns and infant:	s who have a hearing loss or are	e deaf.	
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35	SECTION 2. As used	d in this act:		
36	(1) "Birth admiss	sion" means the time after birth	h that the newborn	

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1	remains in the hospital nursery prior to discharge;		
2	(2) "Birthing hospital" means any hospital located within the state of		
3	Arkansas that delivers newborns;		
4	(3) "Board" means the Universal Newborn Hearing Screening, Tracking,		
5	and Intervention Advisory Board;		
6	(4) "Department" means the Department of Health;		
7	(5) "Director" means the Director of the Department of Health;		
8	(6) "Follow-up care" and "Follow-up screening" means the follow-up		
9	services provided by a licensed audiologist to diagnose a hearing loss;		
10	(7) "Hearing loss" means an impairment that is a dysfunction of the		
11	auditory system of any type or degree sufficient to interfere with acquisition		
12	and development of speech and language skills;		
13	(8) "Hearing screening" means a bilateral physiological measurement of		
14	hearing on a newborn or infant;		
15	(9) "Infants" means a child thirty (30) days to twelve (12) months;		
16	(10) "Intervention" means amplification by a licensed audiologist as		
17	required and early intervention services described in Part H of the		
18	Individuals with Disabilities Education Act as in effect January 1, 1999;		
19	(11) "Newborn" means a child up to twenty-nine (29) days old;		
20	(12) "Parent" means a natural parent, stepparent, adoptive parent,		
21	legal guardian, or other legal custodian of a child;		
22	(13) "Program" means the Universal Newborn Infant Hearing Screening,		
23	Tracking, and Intervention Program; and		
24	(14) "Provider" means an audiologist licensed by the State of Arkansas		
25	who administers initial newborn/infant hearing screenings upon referral from a		
26	hospital or physician or follow-up screenings outside of the hospital setting.		
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28	SECTION 3. (a) There is created the Universal Newborn Hearing		
29	Screening, Tracking, and Intervention Advisory Board;		
30	(b) The board shall be composed of seven (7) members, appointed by the		
31	Governor, with recommendation from the Arkansas Speech-Language-Hearing		
32	Association from the following professions or groups:		
33	<pre>(1) One (1) audiologist;</pre>		
34	(2) One (1) audiologist from the Department of Health;		
35	(3) One (1) audiologist from Arkansas Children's Hospital;		
36	(4) One (1) speech-language pathologist;		

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1	(5) One (1) pediatrician/neonatologist or ENT physician;		
2	(6) One (1) adult who is deaf or hard of hearing to represent		
3	consumer organizations for deaf and hard of hearing persons; and		
4	(7) One (1) consumer of services who is a parent of a child or		
5	children with hearing loss;		
6	(c)(1) Members shall be appointed for three-year staggered terms, to be		
7	assigned by lot.		
8	(2)(A) The terms of four (4) of the original members shall expire		
9	on January 14, 2001.		
10	(B) The terms of three (3) of the original members shall		
11	expire on January 14, 2002.		
12	(3) The terms shall commence on January 15 of each year.		
13	(d) The board shall annually select by majority vote one (1) of its		
14	members to serve as a chairperson and one (1) to serve as vice chairperson.		
15	(e) The Governor may remove any member of the examining body for		
16	misconduct, incompetency, or neglect of duty, or for any malfeasance in		
17	office.		
18	(f) The board shall act by majority vote, and as required by this		
19	state's Administrative Procedure Act.		
20	(g) The board shall have the authority to recommend rules and		
21	regulations to implement this act; the department shall promulgate these rules		
22	and regulations by July 1, 2000.		
23	(h)(1) The board shall hold its first meeting within thirty (30) days		
24	of the effective date of this act at a place designated by the department.		
25	(2) Subsequent meetings will be held quarterly, at the call of		
26	the chairperson or as often as necessary to make recommendations to the		
27	department so that the rules and regulations implementing this act can be		
28	promulgated by July 1, 2000.		
29	(3) The board shall complete an annual report for the Joint		
30	Interim Committee of Public Health, Labor and Welfare which provides		
31	information such as, but not limited to, the number of hospitals in compliance		
32	with the act, the number of hearing impaired infants identified and the		
33	availability of follow-up services.		
34	(i) The department shall provide administrative support services		
35	required by the board.		

(j) Members of the board shall not be entitled to compensation for

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act are declared to be severable.

their services but may receive expense reimbursement and a stipend in 1 2 accordance with Arkansas Code 25-16-902. 3 4 (a) After the effective date of this act and promulgation of rules and regulations, every birthing hospital in this state with more than 5 6 fifty (50) births per year shall provide or arrange for a bilateral physiological hearing screening on each birth admission. Medicaid shall 7 8 reimburse the birthing hospital for the physiological screening the 9 reimbursement equal to that amount paid outpatient providers for the same 10 service in addition to the current rate of per diem paid to the hospital. (b) Any birthing hospital, provider or physician administering initial 11 hearing screenings to newborns and infants shall forward test results on a 12 screening report to the department by the fifteenth (15th) day of the month 13 14 following the month in which the test was conducted. 15 (c) Any birthing hospital, provider or physician screening newborns and 16 infants shall provide information on locations at which medical and 17 audiological follow-up care and follow-up screening can be obtained by the 18 parents or guardians of the newborn and infant. (d) All providers or physicians completing follow-up screening or 19 20 follow-up care for hearing impairment shall forward test results on a 21 screening report to the department by the fifteenth (15th) day of the month 22 following the month in which the test was conducted. 23 24 SECTION 5. No test is be performed if the parent of a newborn/infant 25 dissents on the ground that the test conflicts with personal religious belief 26 or practice. 27 28 SECTION 6. All provisions of this act of a general and permanent nature 29 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 30 Revision Commission shall incorporate the same in the Code. 31 32 SECTION 7. If any provision of this act or the application thereof to 33 any person or circumstance is held invalid, such invalidity shall not affect 34 other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this 35

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2 SECTION 8. All laws and parts of laws in conflict with this act are

3 hereby repealed.

/s/ Bradford