Stricken language would be deleted from and underlined language would be added to present law. Act 230 of the Regular Session

1	State of Arkansas	4 D.III	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1478
4			
5	By: Representative Schulz		
6	By: Senator Hill		
7			
8	For A	n Act To Be Entitled	
9	AN ACT TO REPEAL THE	REGISTRATION OF DIS	EASE
10	INTERVENTION SPECIAL	ISTS; AND FOR OTHER	PURPOSES.
11			
12			
13		Subtitle	
14	TO REPEAL THE E	REGISTRATION OF DISEA	SE
15	INTERVENTION SE	PECIALISTS.	
16			
17	BE IT ENACTED BY THE GENERAL ASS	EMBLY OF THE STATE OF	F ARKANSAS:
18			
19	SECTION 1. Arkansas Code	Title 17, Chapter 98	, is repealed.
20	Chapter 98 — Registratio	on of Disease Interv e	ention Specialists
21			
22	Subchapte :	r l — General Provisi	.ons
23			
24	17-98-101. Purpose.		
25	Since the profession of di	sease intervention s	pecialist significantly
26	affects the lives of the people	of this state, it is	the purpose of this
27	chapter to protect the public by	setting standards o	f qualification,
28	training, and experience for the	ese who seek to repre	sent themselves to the
29	public as disease intervention s	pecialists and by pr	omoting high standards of
30	professional performance for the	ese engaged in the pr	actice of disease
31	intervention.		
32			
33	17-98-102. Restriction of	registry.	
34	It is the intent of the Ge	neral Assembly to re	strict registry to those
35	individuals who are qualified un	der this chapter to	be disease intervention
36	specialists. It is not the inten	t of the General Ass	embly to register

1	persons, such as state employees, in the job classification of disease	
2	intervention specialist.	
3		
4	17-98-103. Definitions.	
5	As used in this chapter:	
6	(1) "Associate disease intervention specialist" means a person	
7	who meets the educational and specialized training requirements of this	
8	chapter, but does not meet the experience requirements established for a	
9	registered disease intervention specialist;	
10	(2) "Continuing education unit" means value given for	
11	participation in organized continuing education experience under reasonable	
12	sponsorship, capable direction, and qualified instruction approved by the	
13	State Board of Health;	
14	(3) "Disease intervention" means activities used to prevent	
15	disease transmission by ensuring that those people who have a sexually	
16	transmitted disease and those who have been exposed to a sexually transmitted	
17	disease are promptly located, examined, and adequately treated before any	
18	signs or symptoms of a disease appear or before any laboratory evidence of a	
19	disease is demonstrable or before an infected person would have sought	
20	treatment voluntarily;	
21	(4) "Disease intervention specialist-in-training" means a person	
22	who meets the educational requirements of this chapter, but does not meet the	
23	specialized training requirements established for an associate disease	
24	intervention specialist; and	
25	(5) "Registered disease intervention specialist" means a trained	
26	healthcare professional meeting the educational, specialized training, and	
27	experience requirements of this chapter who practices sexually transmitted	
28	disease intervention with patients, sex partners, and others suspected of	
29	having a sexually transmitted disease.	
30		
31	17-98-104. Exemptions.	
32	(a) Nothing in this chapter shall be construed to limit members of the	
33	elergy, Christian Science practitioners, and licensed healthcare	
34	professionals, such as physicians, nurses, psychologists, and counselors,	
35	from doing work within the standards and ethics of their respective	
36	professions, provided that they do not hold themselves out to the public by	

any title or description of services as a disease intervention specialist.

- (b) Nothing in this chapter shall be construed to limit the employment by healthcare facilities of persons who commonly perform services within the definition of disease intervention, so long as the services are performed within the course of and scope of their employment as employees of healthcare facilities and they do not hold themselves out to the public by any title or description of services as disease intervention specialists. This chapter does not require an employee of a healthcare facility to be registered as a disease intervention specialist as a condition of employment.
- (c) Nothing in this chapter shall be construed as limiting the activities of a student or other person preparing for the profession of disease intervention specialist, provided that disease intervention is performed only under qualified supervision.

- 17-98-105. Unlawful practice Penalties.
- (a) If any person shall practice or hold himself or herself out to the public as being engaged in the practice of disease intervention and is not then currently registered to practice as a disease intervention specialist, he or she shall be deemed guilty of a misdemeanor.
- (b) Upon conviction, he or she shall be punished by a fine of not less than fifty dollars (\$50.00) nor more than two hundred dollars (\$200) or by imprisonment not exceeding three (3) months, or by both fine and imprisonment.
 - (c) Each day the violation continues constitutes a separate offense.
- (d) The State Board of Health shall assist the prosecuting attorney in the enforcement of this chapter, and any member of the board may present evidence of a violation to the appropriate prosecuting attorney.

 17-98-106. Disclosure of information.

No registered disease intervention specialist or certified disease intervention specialist, disease intervention specialist in training, or his or her secretary, stenographer, or clerk, may disclose any information he or she may have acquired from persons consulting him or her in his or her professional capacity to any person except with the written consent of the person or persons whose history is to be disclosed.

1	17-98-107. Disposition of fees or payments.
2	(a) All fees or payments collected by the State Board of Health under
3	this chapter shall be deposited into a bank designated by the board, and the
4	board shall make a report annually to the Covernor showing all receipts and
5	disbursements of moneys and a summary of all business transacted during the
6	year.
7	(b) Expense reimbursement for the board in accordance with § 25-16-901
8	et seq. and other expenses provided hereunder shall be paid by the board from
9	the fees collected by it.
10	
11	Subchapter 2 - Administration by State Board of Health
12	
13	17-98-201. [Repealed.]
14	
15	17-98-202. [Repealed.]
16	
17	17-98-203. Rules.
18	(a) The State Board of Health shall adopt such rules as are reasonably
19	necessary to administer this chapter.
20	(b) The Secretary for the State Board of Health may administer oaths
21	and subpoena witnesses.
22	(c)(l) The board shall promulgate rules establishing standards for
23	continuing education as a means to maintain professional competency.
24	(2) The standards shall be established in a manner to assure
25	that a variety of approved continuing education programs are available to
26	registered disease intervention specialists, including, but not limited to,
27	academic studies, in-service education, institutes, seminars, lectures,
28	conferences, workshops, extension courses, home study programs, articles
29	published, and scientific papers published.
30	(3) The continuing education units shall be awarded for direct
31	participation in courses approved by the board.
32	(d) The board may contract with another agency or association to
33	perform part or all of the duties in establishing procedures to record and
34	retain data on all registered disease intervention specialists in good
35	standing.

36

1	Subchapter 3 - Examination and Registration
2	
3	17-98-301. Examinations.
4	(a) The State Board of Health shall hold examinations to test the
5	fitness of applicants for registration at such times and places within this
6	state as the board shall determine. The board shall conduct at least one (1)
7	examination every year. The scope of the examination shall be determined by
8	the board.
9	(b) Within ninety (90) calendar days after an application is filed
10	with the Secretary for the State Board of Health, the board shall notify the
11	applicant whether his or her application for examination was accepted or
12	rejected and, if rejected, the reason therefor.
13	(c) The secretary shall give reasonable notice by mail of the time and
14	place of the examination to each applicant accepted for examination.
15	(d) Within sixty (60) calendar days after the examination, the board
16	shall notify by mail each examince as to whether he or she has passed the
17	examination.
18	(e) Each person who passes the examination to the satisfaction of the
19	board shall be issued a certificate of registration upon payment of a
20	registration fee set by the board.
21	
22	17-98-302. Admission to examination.
23	(a) The State Board of Health shall admit to examination any person
24	who makes application to the Secretary for the State Board of Health on forms
25	prescribed and furnished by the board, pays an application fee set by the
26	board to defray the expense of examination, and submits satisfactory proof to
27	the board that he or she:
28	(1) Meets the minimum educational requirements;
29	(2) Meets the minimum specialized training requirements, as
30	determined by the board;
31	(3) Has had two (2) years of field experience in human
32	immunodeficiency virus/sexually transmitted disease intervention; and
33	(4) Is actively engaged in the field of human immunodeficiency
34	virus/sexually transmitted disease intervention at the time he or she makes
35	application.
36	(b) The minimum educational requirements for admission to examination

1	tor registration as a disease intervention specialist shall be as lollows:
2	(1) A bachelor's or master's of public health degree with
3	specialization in disease intervention from a school of public health
4	approved by the board; or
5	(2) A bachelor's degree with a minimum of thirty (30) semester
6	hours or its equivalent in biology, chemistry, physics, math, sociology,
7	psychology, or criminal justice, plus two (2) years' experience in disease
8	intervention or training courses approved by the board.
9	(c) Any person meeting the educational and specialized training
10	requirements of this chapter who does not meet the experience requirements of
11	this chapter may make application to the board, through a process prescribed
12	by the board, for acceptance as an associate disease intervention specialist.
13	The board shall accept such an application when submitted, if accompanied by
14	the required fee.
15	(d) Any person who meets the educational requirements of this chapter
16	but does not meet the specialized training requirements established for an
17	associate disease intervention specialist may make application to the board,
18	through a process prescribed by the board, for acceptance as a disease
19	intervention specialist-in-training.
20	
21	17-98-303. Issuance of certificate without examination.
22	The State Board of Health shall issue a certificate of registration
23	without examination to any person who makes application on forms prescribed
24	and furnished by the board, pays a registration fee set by the board, and
25	submits satisfactory proof that he or she:
26	(1) Has had at least two (2) years' experience in the field of
27	human immunodeficiency virus/sexually transmitted disease intervention; and
28	(2) Is registered as a disease intervention specialist in a
29	state in which the qualifications for registration are not lower than the
30	qualifications for registration in this state at the time he or she applies
31	for registration.
32	
33	17-98-304. Expiration and renewal.
34	(a) Each certificate of registration issued by the State Board of
35	Health shall expire on June 30 following the date of issue.
36	(b) A renewal certificate may be issued to the holder of a current

1	certificate of registration who makes application before the expiration of	
2	his or her certificate and pays a renewal fee set by the board. Satisfactor	
3	proof of complying with the board's continuing education requirements must	
4	accompany renewal applications.	
5		
6	17-98-305. Application for reinstatement.	
7	(a) A former registered disease intervention specialist whose	
8	certificate has expired or has been suspended or revoked may make application	
9	for reinstatement by paying a renewal fee and submitting satisfactory proof	
10	to the State Board of Health that he or she has complied with the continuing	
11	education requirements.	
12	(b) The board shall consider the professional qualifications of the	
13	applicant as in the case of an original application.	
14		
15	17-98-306. Refusal to renew - Suspension or revocation.	
16	The State Board of Health may refuse to renew or may suspend or revoke	
17	a certificate upon proof that the applicant is guilty of fraud, deceit, gross	
18	negligence, incompetency, or misconduct relative to his or her duties as a	
19	disease intervention specialist.	
20		
21	17-98-307. Hearing and notice.	
22	(a)(1) Before the State Board of Health may suspend, revoke, or refuse	
23	to renew a certificate of registration, it shall set the matter for a hearing	
24	before the board, and, at least twenty (20) calendar days before the date set	
25	for hearing, it shall give written notice to the accused of the charges made	
26	and the date and place of the hearing.	
27	(2) Service of the notice may be made by personal service or by	
28	sending it by registered mail to the last known business address of the	
29	accused.	
30	(3) The accused shall have the opportunity to be heard in persor	
31	and by counsel.	
32	(4) A stenographic record of the hearing shall be kept, and a	
33	transcript thereof filed with the board.	
34	(b) The order of the board shall be issued within thirty (30) days	
35	after the termination of the hearing.	
36	(c) Notice of the order of the board shall be given to the accused,	

1	either by personal service or by registered mail sent to the last known
2	business address of the accused, within ten (10) calendar days after the
3	order is issued.
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6	APPROVED: 3/4/25
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