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3		HOUSE BILL 1614
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10	10 RELATED TO CERTAIN CRIMINAL JUSTICE GRANT PROGRAMS	;
11	11 AND FOR OTHER PURPOSES.	
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14	14 Subtitle	
15	15 TO AMEND THE LAW CONCERNING DESIGNATIONS	
16	16 RELATED TO CERTAIN CRIMINAL JUSTICE	
17	17 GRANT PROGRAMS.	
18	18	
19	19 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS	:
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21	21 SECTION 1. Arkansas Code § 25-1-111 is amended to read a	as follows:
22	22 25-1-111. Designation related to certain criminal justice	e grant
23	23 programs — Grant Advisory Board — Definition.	
24	24 (a) The Governor shall have the authority to designate t	the state
25	25 agency responsible for the administration and disbursement of :	funds received
26	26 by the State of Arkansas under the Victims of Crime Act of 1984	4, 34 U.S.C. §§
27	27 20101 - 20111, the Violence Against Women Act of 1994, Pub. L.	No. 103-322,
28	28 and the Family Violence Prevention and Services Act, 42 U.S.C.	§ 10401 et
29	29 seq., and the sexual assault services program, 34 U.S.C. § 125	<u>ll</u> , in the
30	30 manner authorized by federal law.	
31	31 (b) The state agency designated by the Governor under the	nis section
32	32 shall not disburse Victims of Crime Act grant program, STOP Vic	olence Against
33	33 Women Act grant program, or Family Violence Prevention and Serv	vices Act grant
34	34 program funds , or sexual assault services program funds without	t providing an
35	35 opportunity for subgrantee qualification selection assistance a	and
36	36 programmatic support by the Arkansas Child Abuse/Rape/Domestic	Violence



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1 Commission and the Grant Advisory Board. 2 (c)(1) The Grant Advisory Board is established under this section to 3 assist potential beneficiaries of the Victims of Crime Act grant program, 4 STOP Violence Against Women Act grant program, or Family Violence Prevention 5 and Services Act grant program funds, or sexual assault services program 6 funds by: 7 (A)(i) Providing review and advice concerning grant 8 processes and grant funding. 9 (ii) If a member of the Grant Advisory Board has a 10 financial interest in an organization seeking grant funding under subdivision (c)(l)(A)(i) of this section, the member may participate in discussion 11 12 regarding the award of the grant, but the member shall not vote on the 13 matter; 14 (B) Hearing grievances from the beneficiaries of those 15 funds; and 16 (C) After Grant Advisory Board review, requiring the state 17 agency to provide timely notification to the Grant Advisory Board of any 18 revisions to existing rules and any proposed rules to be promulgated, within 19 federal guidelines, by the state agency designated by the Governor under this 20 section, concerning the Victims of Crime Act grant program, STOP Violence Against Women Act grant program, or Family Violence Prevention and Services 21 22 Act grant program funds, or sexual assault services program funds, and any 23 applicable policies and procedures. 24 The Grant Advisory Board shall consist of: (2) 25 (A) Two (2) representatives selected by the Arkansas 26 Coalition Against Sexual Assault; 27 (B) Two (2) representatives selected by the Arkansas 28 Coalition Against Domestic Violence; 29 (C) Two (2) representatives selected by the Arkansas State 30 CASA Association; 31 (D) Two (2) representatives selected by the Prosecution 32 Coordination Commission; 33 (E) One (1) representative selected by the Criminal 34 Justice Institute Advisory Board for Law Enforcement Management Training and 35 Education; and 36 (F) One (1) representative selected by the Arkansas Child

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1 Abuse/Rape/Domestic Violence Commission; and

2 (G) One (1) representative each from any other advisory 3 body determined to be necessary by the state administrative agency, including 4 without limitation, the elderly, non-English-speaking residents, disabled 5 persons, members of racial or ethnic minorities, and residents of rural or 6 remote areas.

7 (d) The state agency designated by the Governor under this section
8 shall not disburse Victims of Crime Act grant program funds without providing
9 an opportunity for review of and advice concerning grant processes and grant
10 funding by the Grant Advisory Board.

(e)(1) The state agency designated by the Governor under this section shall not disburse funds under the law enforcement, prosecution, and judiciary percentages of the STOP Violence Against Women Act grant program, without providing an opportunity for review of and advice concerning grant processes and grant funding by the Grant Advisory Board.

16 (2) The state agency designated by the Governor under this 17 section shall not disburse funds under the victims services and discretionary 18 percentages of the STOP Violence Against Women Act grant program without 19 providing an opportunity for review of and advice concerning grant processes 20 and grant funding by the Grant Advisory Board.

(f) The state agency designated by the Governor under this section shall not disburse Family Violence Prevention and Services Act grant program funds without providing an opportunity for review of and advice concerning grant processes and grant funding by the Grant Advisory Board.

(g) <u>The state agency designated by the Governor under this section</u>
 <u>shall not disburse sexual assault services program funds without providing an</u>
 <u>opportunity for review of and advice concerning grant processes and grant</u>
 <u>funding by the Grant Advisory Board.</u>

29 (h) The state agency designated by the Governor under this section shall, after the review and recommendations of the Grant Advisory Board, 30 31 promulgate rules consistent with federal law setting forth the policies and 32 procedures for the administration and disbursement of Victims of Crime Act 33 grant program, STOP Violence Against Women Act grant program, and Family 34 Violence Prevention and Services Act grant program funds, and sexual assault 35 services program funds, including policies and procedures for the 36 participation and assistance of advisory bodies established to assist

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As Engrossed: S3/12/25

1	potential beneficiaries of those funds.
2	(h)(l) (i) The Grant Advisory Board shall prepare and submit a written
3	report annually to the House Committee on State Agencies and Governmental
4	Affairs and the Senate Committee on State Agencies and Governmental Affairs
5	that includes:
6	(1) The status of the administration and disbursement of funds
7	received by the state, in a manner authorized by federal law, under the:
8	(A) Victims of Crime Act of 1984, 34 U.S.C. §§ 20101 -
9	<u>20111;</u>
10	(B) Violence Against Women Act of 1994, Pub L. No. 103 -
11	<u>322;</u>
12	(C) Family Violence Prevention and Services Act, 42 U.S.C.
13	<u>§ 10401 et seq.; and</u>
14	(D) Sexual assault services program, 34 U.S.C. § 12511;
15	and
16	(2) The status of funding levels for support and continuity of
17	victim services programs.
18	(j)(1) As used in this section, "review" means an analysis,
19	evaluation, assessment, appraisal, inquiry, inspection, or a study.
20	(2) "Review" does not mean the authority utilized by the General
21	Assembly in its analysis of proposed rules or appropriations.
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23	/s/Lundstrum
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