1	State of Arkansas		
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1683
4			
5	By: Representative McAlindon		
6	By: Senator C. Penzo		
7			
8		For An Act To Be Entitled	
9	AN ACT TO AN	MEND THE LAW CONCERNING THE PURCHASE	OF AN
10	ELECTRIC VEH	HICLE OR A COMPONENT OF AN ELECTRIC	
11	VEHICLE BY A	A GOVERNMENTAL ENTITY; TO PROHIBIT T	HE
12	PROCUREMENT	BY A GOVERNMENTAL ENTITY OF AN ELEC	TRIC
13	VEHICLE OR A	A COMPONENT OF AN ELECTRIC VEHICLE T	HAT
14	WAS MANUFACT	TURED IN WHOLE OR IN PART USING FORC	ED
15	LABOR; AND I	FOR OTHER PURPOSES.	
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18		Subtitle	
19	TO PRO	HIBIT THE PROCUREMENT BY A	
20	GOVERN	MENTAL ENTITY OF AN ELECTRIC	
21	VEHICL	E OR A COMPONENT OF AN ELECTRIC	
22	VEHICL	E THAT WAS MANUFACTURED IN WHOLE	
23	OR IN	PART USING FORCED LABOR.	
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25	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
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27	SECTION 1. DO NOT	T CODIFY. <u>Legislative findings.</u>	
28	The General Assemb	bly finds that:	
29	<u>(1) Many e</u>	lectric vehicles are being made with	components
30	created through the use	of forced labor, including material	s mined by Uyghur
31	and other Muslim minori	ties in the People's Republic of Chi	na's Xinjiang
32	Uyghur Autonomous Region	<u>n;</u>	
33	(2) Concern	ns about the use of forced labor to	create these
34	components and materials	s prompted the United States Governm	ent to pass the
35	Uyghur Forced Labor Prev	vention Act, Pub. L. No. 117-78, wit	h overwhelming
36	bipartisan support;		

1	(3) Under the Uyghur Forced Labor Prevention Act, Pub. L. No.	
2	117-78, there is a rebuttable presumption that any product manufactured in	
3	whole or in part in the Xinjiang Uyghur Autonomous Region was produced by	
4	forced labor;	
5	(4) The United States Government recently restricted the	
6	application of its newly created tax credits for electric vehicles so that	
7	"[b]eginning in 2024, an eligible clean vehicle may not contain any battery	
8	components that are manufactured by a foreign entity of concern, and	
9	beginning in 2025, an eligible clean vehicle may not contain any critical	
10	minerals that were extracted, processed, or recycled by a foreign entity of	
11	<pre>concern";</pre>	
12	(5) The United States Government recently proposed a regulation	
13	for another act that any company subject to the People's Republic of China's	
14	jurisdiction will be defined as a "foreign entity of concern," which would	
15	prevent federal tax credits from supporting sales of electric vehicles made	
16	with battery components from entities of the People's Republic of China;	
17	(6) Many electric vehicles are also being made with components	
18	created through the use of oppressive child labor, most notably, through	
19	cobalt ore mined in dangerous conditions by thousands of young children in	
20	the Democratic Republic of the Congo and sent to the People's Republic of	
21	China for use in manufacturing lithium-ion batteries;	
22	(7) The United States Government recently concluded that	
23	$\underline{\hbox{"downstream products containing lithium-ion batteries may be produced with } an$	
24	input produced with child labor, such as electric cars";	
25	(8) The use of forced labor is repugnant and deplorable,	
26	violates basic human rights, constitutes unacceptable discrimination, and	
27	damages free and fair competition; and	
28	(9) State governments should take steps to ensure that taxpayer	
29	dollars are not being used to pay for electric vehicles that may have been	
30	partially manufactured through forced labor.	
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32	SECTION 2. Arkansas Code Title 25, Chapter 1, Subchapter 1, is amended	
33	to add an additional section to read as follows:	
34	25-1-130. Purchase of electric vehicle.	
35	(a) As used in this section:	
36	(1) "Electric vehicle" means a motor vehicle that is propelled	

1	to a significant extent by an electric motor that draws electricity from a	
2	battery that is capable of being recharged from an external source of	
3	electricity;	
4	(2) "Forced labor" means labor or service that is:	
5	(A) Obtained by force, fraud, or coercion, including by:	
6	(i) Threat of serious harm to or physical restraint	
7	against any person;	
8	(ii) Means of a scheme, plan, or pattern intended to	
9	cause the person to believe that if the person did not perform the labor or	
10	services, the person or another person would suffer serious harm or physical	
11	restraint; or	
12	(iii) Means of the abuse or threatened abuse of law	
13	or the legal process;	
14	(B) Imposed on the basis of a characteristic protected by	
15	the Arkansas Civil Rights Act of 1993, § 16-123-101 et seq.;	
16	(C) Not offered or provided voluntarily by the worker; or	
17	(D) Produced through a condition of employment under which	
18	a person under the age of fourteen (14) years of age is employed in an	
19	occupation hazardous for the employment of children, including without	
20	limitation manufacturing or mining; and	
21	(3) "Governmental entity" means a:	
22	(A) State agency, including without limitation any	
23	department, agency, board, commission, office, and other authority of the	
24	state;	
25	(B) Political subdivision of the state, including without	
26	limitation a county, municipality, public school district, water district,	
27	and improvement district; and	
28	(C) College, university, authority, or other enterprise	
29	operated by the state or a political subdivision of the state.	
30	(b) A governmental entity shall not enter into a contract for the	
31	procurement of an electric vehicle or a component of an electric vehicle	
32	unless the manufacturer of the electric vehicle or component of an electric	
33	vehicle provides the governmental entity a sworn certification that certifies	
34	that no entity involved in the production of the electric vehicle or the	
35	component of an electric vehicle being sold, including the production of a	
36	constituent part or the mining or other sourcing of materials for the	

1	electric vehicle or the component of an electric vehicle, used forced labor		
2	in its activities.		
3	(c)(1) In addition to any other remedies available at law or equity,		
4	if the manufacturer or seller is found to have provided false or misleading		
5	information under subsection (b) of this section, a civil penalty shall be		
6	imposed against the manufacturer for the greater of:		
7	(A) Ten thousand dollars (\$10,000) for each false or		
8	misleading statement; or		
9	(B) One-half $(1/2)$ of the total price paid by the		
10	governmental entity for the electric vehicle or the component of an electric		
11	vehicle.		
12	(2) A governmental entity that is found to have knowingly		
13	violated subsection (b) of this section shall pay to the state the greater		
14	of:		
15	(A) Ten thousand dollars (\$10,000) for each false or		
16	misleading statement; or		
17	(B) The total price paid by the governmental entity for		
18	the electric vehicle or the component of an electric vehicle.		
19	(3) An employee of a governmental entity that is found to have		
20	knowingly violated subsection (b) of this section shall personally pay a		
21	penalty of five thousand dollars (\$5,000) to the state.		
22	(4) Each member of a board who votes in the affirmative to		
23	authorize the purchase of an electric vehicle that is found to violate		
24	subsection (b) of this section shall personally pay a fine of five thousand		
25	dollars (\$5,000) to the state.		
26	(5) A resident within the district of a governmental entity that		
27	violates this section has standing to bring an action under this section.		
28	(d) This section applies to a procurement contract for an electric		
29	vehicle or a component of an electric vehicle that is entered into, amended,		
30	or renewed on or after the effective date of this act.		
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