1	State of Arkansas	A Bill	
2	95th General Assembly	A DIII	HOUGE DU L 1041
3	Regular Session, 2025		HOUSE BILL 1841
4	Dan Dannasantation I. Ialana		
5	By: Representative L. Johns	on	
6 7			
8		For An Act To Be Entitled	
9	AN ACT TO	CREATE THE ARKANSAS REVENUE INVESTMENT	TN
10		S SYSTEMS (ARRIVES) ACT; TO CREATE THE	
11		REVENUE INVESTMENT IN VITAL EMS SYSTEMS	
12		FUND FOR EMERGENCY MEDICAL SERVICES	
13		AND FOR OTHER PURPOSES.	
14			
15			
16		Subtitle	
17	ТО	CREATE THE ARKANSAS REVENUE	
18	INV	ESTMENT IN VITAL EMS SYSTEMS	
19	(AR	RIVES) ACT; AND TO CREATE THE	
20	ARK	ANSAS REVENUE INVESTMENT IN VITAL EMS	
21	SYS	TEMS (ARRIVES) FUND FOR EMERGENCY	
22	MED	ICAL SERVICES AGENCIES.	
23			
24	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANSA	AS:
25			
26	SECTION 1. Ark	cansas Code Title 19, Chapter 6, Subchapt	ter 8, is amended
27	to add an additional	section to read as follows:	
28	<u> 19-6-846. Arka</u>	ansas Revenue Investment in Vital EMS Sys	stems (ARRIVES)
29	Fund.		
30	(a) There is o	created on the books of the Treasurer of	State, the
31		the Chief Fiscal Officer of the State a	_
32		the "Arkansas Revenue Investment in Vital	L EMS Systems
33	(ARRIVES) Fund".		
34		shall consist of such revenues as may be	authorized by
35	law.		
36	<u>(c) The fund s</u>	shall be distributed by the Department of	<u>t Health to</u>

1	emergency medical services agencies as set out in § 20-13-1901 et seq. to be		
2	used for emergency medical services.		
3			
4	SECTION 2. Arkansas Code Title 20, Chapter 13, is amended to add an		
5	additional subchapter to read as follows:		
6	Subchapter 19 — ARRIVES Act		
7			
8	20-13-1901. Title.		
9	This subchapter shall be known and may be cited as the "Arkansas		
10	Revenue Investment in Vital EMS Systems (ARRIVES) Act".		
11			
12	20-13-1902. Eligibility.		
13	(a) To be eligible for funding under this subchapter, an emergency		
14	medical services agency shall:		
15	(1) Be actively licensed and in good standing in the state for		
16	no less than three (3) years from the date of the application for funding;		
17	(2) Be the provider of record for a county or municipality for a		
18	minimum of twelve (12) months unless the provider of record has been selected		
19	by the county or municipality through a competitive bid process; and		
20	(3) Offer emergency ground ambulance services at the:		
21	(A) Advanced life support level; or		
22	(B) Basic life support level if the funds will be used to		
23	license and operate an ambulance at the advanced live support level within		
24	one year of receiving funding.		
25	(b) An emergency medical services agency is not eligible to apply for		
26	funding under this subchapter if the agency:		
27	(1) Is currently under a state sanction or disciplinary action;		
28	(2) Is currently under a Corporate Integrity Agreement with the		
29	United States Office of the Inspector General;		
30	(3) Provides non-emergency transport;		
31	(4) Is licensed as a volunteer emergency medical services		
32	provider; or		
33	(5) Is a first responder agency that does not provide ambulance		
34	operations at the advanced life support level twenty-four (24) hours a day.		
35			
36	20-13-1903. Application.		

1	(a) An emergency medical services agency shall apply with the State	
2	Board of Health for funding under this subchapter.	
3	(b) An emergency medical services agency applying for funding under	
4	this subchapter shall include in its application the following documentation:	
5	(1) Proof of state emergency medical services licensure at the	
6	advanced life support level;	
7	(2) A certificate of good standing with the state;	
8	(3) Articles of incorporation; and	
9	(4) Proof of insurance from an agency authorized to write	
10	insurance in the state.	
11		
12	20-13-1904. Disbursement.	
13	(a) The premium tax moneys assessed for disbursement from the Arkansas	
14	Revenue Investment in Vital EMS Systems (ARRIVES) Fund, § 19-6-846, by the	
15	Department of Health shall be disbursed to eligible emergency medical	
16	services agencies as described in subsection (b) of this section.	
17	(b)(1) Each county shall be designated a tier based on its population	
18	at the time of the most recent federal decennial census as follows:	
19	(A) A county having one hundred thousand (100,000)	
20	inhabitants or more is designated Tier 1;	
21	(B) A county having fifty thousand (50,000) inhabitants or	
22	more, but fewer than one hundred thousand (100,000) inhabitants, is	
23	designated Tier 2;	
24	(C) A county having twenty-five thousand (25,000)	
25	inhabitants or more, but fewer than fifty thousand (50,000) inhabitants, is	
26	designated Tier 3;	
27	(D) A county having ten thousand (10,000) inhabitants or	
28	more, but fewer than twenty-five thousand (25,000) inhabitants, is designated	
29	Tier 4; and	
30	(E) A county having fewer than ten thousand (10,000)	
31	inhabitants, is designated Tier 5.	
32	(2) The department shall disburse the moneys to the qualified	
33	emergency medical services agencies of a county in the following percentages	
34	based on the designated tier in which an emergency medical services agency is	
35	<pre>located:</pre>	
36	(A) Two and seventy-six hundredths percent (2.76%) to	

1	emergency services agencies in Tier 1 counties;		
2	(B) Three and forty-five hundredths percent (3.45%) to		
3	emergency services agencies in Tier 2 counties;		
4	(C) Twelve and forty-four hundredths percent (12.44%) in		
5	Tier 3 counties;		
6	(D) Sixty and sixty-two hundredths percent (60.62%) in		
7	Tier 4 counties; and		
8	(E) Twenty and seventy-three hundredths percent (20.73%)		
9	in Tier 5 counties.		
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11	20-13-1905. Rules.		
12	The State Board of Health shall promulgate rules to implement this		
13	subchapter.		
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