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2	2 95th General Assembly A Bill	
3	3 Regular Session, 2025	SENATE BILL 137
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5	5 By: Senator J. Boyd	
6	6 By: Representative Achor	
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8	8 For An Act To Be Entitled	
9	AN ACT TO PERMIT HEALTHCARE PROVIDERS TO MAINTAIN	
10	MEDICAL RECORDS IN AN ELECTRONIC FORMAT; AND FOR	
11	11 OTHER PURPOSES.	
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14	Subtitle Subtitle	
15	TO PERMIT HEALTHCARE PROVIDERS TO	
16	16 MAINTAIN MEDICAL RECORDS IN AN	
17	17 ELECTRONIC FORMAT.	
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19	19 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARE	CANSAS:
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21	21 SECTION 1. Arkansas Code Title 20, Chapter 9, Subo	chapter 1, is amended
22	22 to add an additional section to read as follows:	
23	23 <u>20-9-106. Electronic medical records — Definitions</u>	<u>3 •</u>
24	24 (a) As used in this section:	
25	25 (1) "Healthcare provider" means:	
26	26 (A) An individual who is licensed, cer	tified, or otherwise
27	27 <u>authorized by a licensing authority of this state to admi</u>	<u>inister healthcare</u>
28	28 <u>services in the ordinary course of his or her business or</u>	<u>practice; or</u>
29	29 (B) A healthcare facility including wi	thout limitation a
30	30 <u>hospital</u> , pharmacy, long-term care facility, office of a	healthcare
31	31 professional, or a hospice facility;	
32	32 (2) "Medical record" means a patient's healt	th record, including
33	33 <u>without limitation evaluations, diagnoses, prognoses, laborations</u>	ooratory reports, X-
34	34 rays, prescriptions, and other technical information used	l in assessing the
35	35 patient's condition, or the pertinent portion of the reco	ord relating to a
36	36 specific condition or a summary of the record; and	

1	(3) "Patient" means a person who has received healthcare	
2	services from a healthcare provider.	
3	(b) Notwithstanding any other provision of the law to the contrary, a	
4	healthcare provider may, in its sole discretion, create, maintain, transmit,	
5	receive, and store medical records in an electronic format and may, in its	
6	sole discretion, temporarily or permanently convert records into an	
7	electronic format.	
8	(c)(l) A healthcare provider is not required to maintain separate	
9	tangible copies of electronically stored medical records.	
10	(2) However, the healthcare provider shall maintain	
11	electronically stored medical records in a legible and retrievable form,	
12	including adequate data backup.	
13	(d) This section is subject to all applicable federal laws governing	
14	the security and confidentiality of a patient's personal health information.	
15	(e) A tangible copy of a medical record reproduced from an	
16	electronically stored record shall be considered an original for purposes of	
17	providing copies to patients or other authorized parties and for introduction	
18	of the medical record into evidence in administrative or court proceedings.	
19	(f)(1) Except as provided otherwise under federal law, upon receiving	
20	a request for a copy of a medical record from a patient or an authorized	
21	person, a healthcare provider shall provide copies of the medical record in	
22	either tangible or electronically stored form.	
23	(2) Except as provided otherwise under federal law, if a	
24	healthcare provider is audited by a health benefit plan, a pharmacy benefit	
25	manager, or a third-party entity involved in health benefits, the auditor	
26	shall accept an electronic version of the medical record in lieu of a	
27	physical medical record.	
28	(g) This section applies to psychiatric, psychological, or other	
29	mental health medical records of a patient.	
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