## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/7/01	
2	83rd General Assembly	A Bill	Act 1221 of 2001
3	Regular Session, 2001		SENATE BILL 763
4			
5	By: Senators Gullett, Baker		
6	By: Representative Dees		
7			
8			
9		For An Act To Be Entitled	
10	THE "GENE	TIC NONDISCRIMINATION IN INSURANCI	Ē ACT".
11			
12		Subtitle	
13	THE "GI	ENETIC NONDISCRIMINATION IN	
14	I NSURAI	NCE ACT".	
15			
16			
17	BE IT ENACTED BY THE GEN	IERAL ASSEMBLY OF THE STATE OF ARK	(ANSAS:
18			
19		nis act shall be known and may be	<u>cited as the "Genetic</u>
20	Nondiscrimination in Ins		
21		of this section:	
22		lity insurance" means insurance o	
23		lisablement, or death by accident	
24		or against disablement or expense	
25		ırance appertai ni ng thereto, but s	<u>shall not include</u>
26	disability income or lor	<del></del>	
27		neans deoxyribonucleic acid;	
28		netic information" means informati	on derived from the
29	results of a genetic tes		
30		Genetic information shall not incl	-
31		e physical examination or test, th	<u> </u>
32		or urine analysis, the results of	
33	-	a test for the presence of the h	-
34		any other test commonly accepted	<u>iin clinical practice</u>
35	at the time it is ordere		
36	<u>(4)(A) "Ger</u>	<u>etic test" means a laboratory tes</u>	st of the DNA, RNA,

\*RCK476\* 022720011254. RCK476

As Engrossed: S3/7/01 SB763

1	chromosomes, or enzyme activity for genetic disease of an individual for the
2	purpose of identifying the presence or absence of inherited alterations in the
3	DNA, RNA, chromosomes, or enzyme activity for genetic disease that cause a
4	predisposition for a clinically recognized disease or disorder.
5	(B) "Genetic test" shall not include:
6	(i) A routine physical examination or a routine test
7	performed as a part of a physical examination;
8	(ii) A chemical, blood, or urine analysis;
9	(iii) A test to determine drug use;
10	(iv) A test for the presence of the human
11	<u>i mmunodefi ci ency vi rus; or</u>
12	(v) Any other test commonly accepted in clinical
13	practice at the time it is ordered by the insurer;
14	(5)(A) "Insurer" means any individual, corporation, association,
15	partnership, insurance support organization, fraternal benefit society,
16	insurance agent, third-party administration, self-insurer, or any other legal
17	entity engaged in the business of insurance which is licensed to do business
18	in or incorporated or domesticated or domiciled in or under the statutes of
19	this state, or actually engaged in business in this state, regardless of where
20	the contract of insurance is written or plan is administered or where the
21	corporation is incorporated, that issues disability policies or plans or that
22	administers any other type of disability insurance policy containing medical
23	provisions including, but not limited to, any nonprofit hospital service and
24	indemnity and medical service and indemnity corporation, health maintenance
25	organizations, preferred provider organizations, prepaid health plans and the
26	State and Public School Life and Health Insurance Plan.
27	(B) "Insurer" shall not include insurers issuing life,
28	disability income, or long-term care insurance;
29	(6)(A) "Policy" or "policy form" means any policy, contract, plan
30	or agreement of disability insurance, or subscriber certificates of medical
31	care corporations, health care corporations, hospital service associations, or
32	health care maintenance organizations, delivered or issued for delivery in
33	this state by any insurer; any certificate, contract or policy issued by a
34	fraternal benefit society; any certificate issued pursuant to a group
35	insurance policy delivered or issued for delivery in this state; and any
36	evidence of coverage issued by a health maintenance organization.

As Engrossed: S3/7/01 SB763

1	<u>(B) "Policy" or "policy form" shall not include life,</u>
2	disability income, and long-term care insurance policies; and
3	(7) "RNA" means ribonucleic acid.
4	(c) No insurer shall, for the purpose of determining eligibility of any
5	individual for any insurance coverage, establishing premiums, limiting
6	coverage, renewing coverage, terminating coverage or any other underwriting
7	decision in connection with the offer, sale or renewal or continuation of a
8	policy, except to the extent and in the same fashion as an insurer limits
9	coverage, or increases premiums for loss caused or contributed to by other
10	medical conditions presenting an increased degree of risk:
11	(1) Require or request, directly or indirectly, any individual or
12	a member of the individual's family to obtain a genetic test; and
13	(2) Condition the provision of the policy upon a requirement that
14	an individual take a genetic test.
15	(d) Nothing in this section shall limit an insurer's right to decline
16	an application or enrollment request for a policy, charge a higher rate or
17	premium for such a policy, or place a limitation on coverage under such a
18	policy, on the basis of manifestations of any condition, disease or disorder.
19	(e)(1) Any violation of subsections (c) and (d) of this section by an
20	insurer shall be deemed an unfair practice pursuant to Arkansas Code 23-66-
21	<u>206.</u>
22	(2) In addition, any individual who is damaged by an insurer's
23	violation of this section may recover in a court of competent jurisdiction
24	equitable relief, which may include a retroactive order, directing the insurer
25	to provide insurance coverage to the damaged individual under the same terms
26	and conditions as would have applied had the violation not occurred.
27	(f) Notwithstanding any language in this section to the contrary, this
28	section shall not apply to an insurer or to an individual or third-party
29	dealing with an insurer in the ordinary course of underwriting, conducting, or
30	administering the business of life, disability income, or long-term care
31	i nsurance.
32	
33	
34	/s/ Gullett
35	
36	APPROVED: 4/2/2001