Stricken language would be deleted from and underlined language would be added to present law. Act 1017 of the Regular Session

1	State of Arkansas	As Engrossed: H3/21/13	
2	89th General Assembly	A Bill	
3	Regular Session, 2013		HOUSE BILL 2227
4			
5	By: Representative H. Wilkin	s	
6	By: Senator J. Hutchinson		
7			
8		For An Act To Be Entitle	ed
9	AN ACT TO	AVOID UNNECESSARY EXPANSION I	IN MEDICAID
10	COSTS AND	SERVICES RELATED TO EARLY INT	TERVENTION DAY
11	TREATMENT	FOR CHILDREN; TO CLARIFY THAT	T ARKANSAS CODE
12	§§ 20-48-1	101 AND 20-48-105 APPLY TO PRO	OGRAMS FOR
13	ADULTS WIT	TH DEVELOPMENTAL DISABILITIES;	; TO DECLARE AN
14	EMERGENCY;	AND FOR OTHER PURPOSES.	
15			
16			
17		Subtitle	
18	TO A	VOID UNNECESSARY EXPANSION IN	
19	MEDIO	CAID COSTS AND SERVICES RELAT	ED TO
20	EARL	Y INTERVENTION DAY TREATMENT .	FOR
21	CHILL	DREN; AND TO DECLARE AN EMERG	ENCY.
22			
23			
24	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE	OF ARKANSAS:
25			
26	SECTION 1. Arka	ansas Code Title 20, Chapter 4	48, is amended to add an
27	additional subchapter	to read as follows:	
28			
29	20-48-1101. Leg	gislative intent.	
30	The intent of th	his subchapter is to avoid unn	necessary expansion in
31	Medicaid costs and ser	rvices related to child health	h management services and
32	developmental day trea	atment clinic services for chi	ildren or any successor
33	program providing earl	ly intervention day treatment	to children.
34			
35	<u>20-48-1102.</u> Dei	<u>finitions.</u>	
36	As used in this	subchapter:	

1	(1) "Accredited entity" means a corporate entity that:
2	(A) Has successfully completed an ongoing accreditation
3	process that is offered by a national accrediting organization and is:
4	(i) Related to the delivery of child health
5	management services;
6	(ii) Related to the delivery of developmental day
7	treatment clinic services for children; or
8	(iii) Related to the delivery of early intervention
9	day treatment services provided by a successor program; and
10	(B) One or more of the following:
11	(i) Satisfies all certification criteria established
12	by the Department of Human Services for child health management services;
13	(ii) Satisfies all licensure criteria for
14	developmental day treatment clinic services for children established by the
15	Division of Developmental Disabilities Services of the Department of Human
16	Services; or
17	(iii) Satisfies all certification and licensure
18	criteria established by a regulatory entity governing any successor program;
19	(2) "Child health management services" means an array of clinic
20	services for children:
21	(A) Intended to provide full medical multidiscipline
22	diagnosis, evaluation, and treatment of developmental delays in Medicaid
23	recipients; and
24	(B) That are diagnostic, screening, evaluation,
25	preventive, therapeutic, palliative, or rehabilitative services, including
26	early intervention day treatment services;
27	(3)(A) "Child health management services operated by an academic
28	medical center" means an academic medical center program specializing in
29	developmental pediatrics that is administratively staffed and operated by an
30	academic medical center and under the direction of a board-certified or
31	board-eligible developmental pediatrician.
32	(B) An academic medical center consists of a medical
33	school and its primary teaching hospitals and clinical programs.
34	(C) For a child health management services program
35	operated by an academic medical center, services may be provided at different
36	sites operated by the academic medical center as long as the child health

1	management services program falls under one administrative structure within
2	the academic medical center;
3	(4) "Developmental day treatment clinic services for children"
4	means early intervention day treatment provided to children by a nonprofit
5	community program that:
6	(A) Is licensed to provide center-based community services
7	by the Division of Developmental Disabilities;
8	(B) Serves as a quasi-governmental instrumentality of the
9	state by providing support and services to persons who have a developmental
10	disability or delay and would otherwise require support and services through
11	state-operated programs and facilities;
12	(5)(A) "Early intervention day treatment" means services
13	provided by a pediatric day treatment program run by early childhood
14	specialists, overseen by a physician and serving children with developmental
15	disabilities, developmental delays, or a medical condition that puts them at
16	risk for developmental delay.
17	(B) Early intervention day treatment includes without
18	limitation diagnostic, screening, evaluation, preventive, therapeutic,
19	palliative, rehabilitative and habilitative services, including speech,
20	occupational, and physical therapies and any medical or remedial services
21	recommended by a physician for the maximum reduction of physical or mental
22	disability and restoration of the child to the best possible functional
23	<u>level.</u>
24	(C) Child health management services and developmental day
25	treatment clinic services or a successor program constitute the state's early
26	intervention day treatment program;
27	(6) "Existing operations" means services provided by a child
28	health management services program or a developmental day treatment clinic
29	services program that has submitted a completed application to the Division
30	of Medical Services of the Department of Human Services to serve as a
31	Medicaid provider no later than July 1, 2013;
32	(7) "Medicaid" means the medical assistance program authorized
33	under Title XIX of the Social Security Act, 42 U.S.C. § 1396 et seq., and
34	established under § 20-77-101 et seq., that provides for payments for medical
35	goods or services on behalf of indigent families with dependent children and
36	of aged, blind, or disabled individuals whose income and resources are

1	insufficient to meet the cost of necessary medical services;
2	(8) "National accrediting organization" includes without
3	<u>limitation:</u>
4	(A) The Commission on Accreditation of Rehabilitation
5	<u>Facilities; or</u>
6	(B) Any other similar national accrediting organization
7	recognized by the Division of Developmental Disabilities; and
8	(9) "Successor Program" means a program:
9	(A) That provides early intervention day treatment to
10	<u>children;</u>
11	(B) That is created as a replacement for, combination of,
12	or derived in whole or in part from the child health management services
13	program and the developmental day treatment clinic services program for
14	children; and
15	(C) In which the for-profit and nonprofit providers from
16	child health management services programs and developmental day treatment
17	clinic services programs are eligible to participate.
18	
19	20-48-1103. Prerequisites for Certification and Licensure.
20	(a)(l)(A) Certification and licensure are required for operation as a
21	child health management services program.
22	(B) Certification shall be granted on a county-wide basis.
23	(2) Before obtaining certification, a child health management
24	services program is required to apply to and obtain the approval of the
25	<u>Division of Developmental Disabilities Services of the Department of Human</u>
26	Services to implement new child health management services under the criteria
27	established under this subchapter.
28	(3) A certified child health management services program with
29	existing operations on the effective date of this act shall not be required
30	to obtain the approval of the division to continue existing operations.
31	$\underline{(b)(1)(A)}$ Licensure from the division is required for operation of a
32	developmental day treatment clinic for children.
33	(B) The Division of Developmental Disabilities shall grant
34	licensure on a county-wide basis.
35	(2) Before obtaining licensure, a nonprofit community program
36	seeking to operate a developmental day treatment clinic services for children

1	is required to apply to and obtain the approval of the division to implement
2	new developmental day treatment clinic services for children under the
3	criteria established under this subchapter.
4	(3) A licensed nonprofit community program providing
5	developmental day treatment clinic services for children with existing
6	operations on the effective date of this act shall not be required to obtain
7	the approval of the division to continue existing operations.
8	(c)(1)(A) Licensure or certification from the regulatory authority
9	governing a successor program is required for operation as a successor
10	program.
11	(B) Licensure or certification shall be granted on a
12	county-wide basis.
13	(2) Before obtaining licensure or certification, a successor
14	program is required to apply to and obtain the approval of the division to
15	implement new successor program services under the criteria established in
16	this subchapter.
17	(3) A successor program that was a certified child health
18	management services program with existing operations on the effective date of
19	this act or a licensed nonprofit community program providing developmental
20	day treatment clinic services for children with existing operations on the
21	effective date of this act shall not be required to obtain the approval of
22	the division to continue operations that were in existence on the effective
23	date of this act, but shall be subject to certification or licensure surveys
24	and rules applicable to the successor program.
25	
26	20-48-1104. Determination of underserved status for expansion of
27	services.
28	(a) An expansion of early intervention day treatment services in
29	a county is necessary when the Division of Developmental Disabilities
30	Services determines that a county is underserved with regard to:
31	(1) Early intervention day treatment services; or
32	(2) A specific category of early intervention day treatment
33	services currently offered to children with developmental disabilities or
34	<u>delays.</u>
35	(b) As a condition of the issuance of a new certification to operate a
36	child health management services program, a new license to operate a

1	developmental day treatment clinic services program for children, or a new
2	certification or license for a successor program, the division must determine
3	that a county of the state is underserved in accordance with subsection (a)
4	of this section.
5	(c)(1) The division shall have sixty (60) days from the date of an
6	application for expansion of early intervention day treatment services in
7	which to determine whether a county is underserved under subsection (a) of
8	this section.
9	(2)(A) The division shall provide the applicant with a written
10	report of its findings and conclusions by certified mail.
11	(B) The division shall provide a copy of the report to the
12	appropriate licensing or certification authority of the applicant.
13	(3) If the division determines that the county is not
14	underserved under subsection (a) of this section, the applicant shall have
15	thirty (30) days from the date of the applicant's receipt of the written
16	report in which to appeal the determination to the Office of Appeals and
17	Hearings of the Department of Human Services under the Arkansas
18	Administrative Procedure Act, § 20-15-201 et seq.
19	
20	20-48-1105. Order of priority for granting approval.
21	(a) When considering an application for approval under this subchapter
22	for expansion of early intervention day treatment services, including child
23	health management services, developmental day treatment clinic services for
24	children, or any successor program services, the Division of Developmental
25	Disabilities Services of the Department of Human Services shall give approval
26	in the following order of preference:
27	(1) A certified child health management services, a licensed
28	developmental day treatment clinic services for children, or a successor
29	program with existing operations in the county identified by the division as
30	underserved;
31	(2) A certified child health management services program, a
32	licensed developmental day treatment clinic services for children, or a
33	successor program from another county in the state;
34	(3) An accredited entity in the underserved county;
35	(4) An accredited entity from another county in the state; and
36	(5) An accredited entity from outside the state.

1	(b) The Division of Developmental Disabilities shall not require
2	accreditation of the following entities in order to approve the entity's
3	application for expansion of early intervention day treatment services under
4	this subchapter:
5	(1) A certified child health management services program with
6	existing operations on the effective date of this act;
7	(2) A licensed nonprofit community program providing
8	developmental day treatment services for children with existing operations on
9	the effective date of this act;
10	(3) A successor program that was a certified child health
11	management services program with existing operations on the effective date of
12	this act; or
13	(4) A successor program that was a licensed nonprofit community
14	program providing developmental day treatment services for children with
15	existing operations on the effective date of this act.
16	
17	20-48-1106. Notice of underserved area.
18	(a) The Division of Developmental Disabilities Services of the
19	Department of Human Services shall provide written notice by certified mail
20	of its designation under § 20-48-1104 to all child health management services
21	programs, developmental day treatment clinic services programs for children,
22	and successor programs with existing operations in the county designated by
23	the division as underserved.
24	(b) If all child health management services programs, developmental
25	day treatment clinic services programs for children, and successor programs
26	with existing operations in the county designated by the division as
27	underserved determine not to expand early intervention day treatment
28	services, including child health management services, developmental day
29	treatment clinic services for children, or successor program services in the
30	underserved county, the division shall provide written notice by certified
31	mail of its designation under § 20-48-1104 to all providers of child health
32	management services, developmental day treatment clinic services for
33	children, and any successor program services in the remainder of the state.
34	(c) If all child health management services programs, developmental
35	day treatment clinic services programs for children, and successor programs
36	in the remainder of the state determine not to expand early intervention day

1	treatment services, including child health management services, developmental
2	day treatment clinic services for children, or successor program services in
3	the underserved county, the division shall provide notice to the general
4	public in a newspaper of statewide general circulation.
5	
6	20-48-1107. Rules.
7	(a) The Division of Developmental Disabilities Services of the
8	Department of Human Services may adopt rules to implement this subchapter.
9	(b) The division shall work with stakeholders, including without
10	limitation, representatives of the Child Health Management Services
11	Association and the Developmental Disabilities Provider Association in the
12	development of rules under this subchapter.
13	
14	20-48-1108. Successor program.
15	(a) On or before the effective date of this act, the Department of
16	Human Services shall convene stakeholders, including without limitation
17	representatives of the Child Health Management Services Association and the
18	Developmental Disabilities Provider Association, to assist in determining the
19	feasibility of combining or merging the child health management services
20	program and the developmental day treatment clinic services program for
21	children into a successor program.
22	(b)(1) This subchapter does not require a successor program to include
23	child health management services programs operated by an academic medical
24	<u>center.</u>
25	(2) Child health management services programs operated by an
26	academic medical center shall be subject to all other provisions of this
27	subchapter including without limitation §§ 20-48-1103 and 20-48-1104.
28	
29	SECTION 2. Arkansas Code § 20-48-101(1)(A), concerning definitions for
30	the treatment of the developmentally disabled, is amended to read as follows:
31	(1)(A) "Accredited nonprofit entity" means a nonprofit entity
32	that:
33	(i) Has successfully completed an ongoing
34	accreditation process that is related to the delivery of services to persons
35	<u>adults</u> with developmental disabilities and is offered by a national
36	accrediting organization;

1 (ii) Satisfies the appropriate licensure criteria 2 established by the Division of Developmental Disabilities Services of the 3 Department of Human Services; and 4 (iii) Is positioned to provide nonresidential 5 services to persons adults with developmental disabilities upon licensure by 6 the division because when no existing nonprofit community provider program is 7 interested in providing the specific category of nonresidential services to 8 persons adults with developmental disabilities that have been identified by 9 the division as underserved. 10 11 SECTION 3. Arkansas Code § 20-48-105 is amended to read as follows: 12 20-48-105. Nonprofit community programs - Extension or expansion 13 Expansion of services. (a)(1) The intent of this section is to avoid 14 unnecessary duplication of costs and services in the extension or expansion 15 of nonresidential services to persons adults with developmental disabilities. 16 (2) A designation by the Division of Developmental Disabilities 17 Services of the Department of Human Services that a county is underserved 18 with regard to a specific category of nonresidential services to persons 19 <u>adults</u> with developmental disabilities establishes that an extension or 20 expansion of nonresidential services to persons adults with developmental 21 disabilities in the underserved county is necessary. 22 (b)(l) The division shall not issue a new license for operation of a 23 nonprofit community program or approve an application from a nonprofit 24 community program to implement additional nonresidential services to persons 25 benefit adults with developmental disabilities that are not currently offered 26 by the nonprofit community program unless the division has determined that: 27 (A) A The county of the state in which the program seeks 28 to operate is underserved with regard to a specific category of 29 nonresidential services currently offered to persons adults with 30 developmental disabilities and currently funded from available state or 31 federal funds; or 32 (B)(i) A The county of the state in which the program 33 seeks to operate is underserved with regard to new services not currently 34 available to persons adults with developmental disabilities and the new 35 services should be made available to persons benefit adults with 36 developmental disabilities; and

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- (ii) State or federal funds are available in amounts
 necessary to support the delivery of new services not currently available to
 persons adults with developmental disabilities.

 (2)(A) The division shall provide written notice by certified
 - mail of its designation under subdivision (b)(l) of this section to all nonprofit community programs with existing operations in the county designated by the division as underserved.
- 8 (B) If nonprofit community programs with existing 9 operations in the county that do not currently offer the specific category of nonresidential services identified by the division as underserved determine 10 11 not to extend or expand the identified nonresidential service to persons 12 adults with developmental disabilities in the underserved county, the division shall provide written notice by certified mail of its designation 13 14 under subdivision (b)(1) of this section to all nonprofit community programs 15 in the remainder of the state.
 - (C) If all nonprofit community programs in the remainder of the state determine not to extend or expand the identified nonresidential service to persons adults with developmental disabilities in the underserved county, the division shall provide notice to the general public in a newspaper of statewide general circulation.
- 21 (c) In granting an approval under this section, the division shall 22 give approval in the following order of preference:
- (1) A qualified nonprofit community program with existing
 operations in the county that does not currently offer the specific category
 of nonresidential services to persons adults with developmental disabilities
 identified by the division as underserved;
- 27 (2) A qualified nonprofit community program from another county 28 in the state;
- 29 (3) An accredited nonprofit entity in the underserved 30 county;
- 31 (4) An accredited nonprofit entity from another county in the 32 state; and
- 33 (5) An accredited nonprofit entity from outside the state.
- 34 (d)(1)(A) A license from the division is required for operation of a 35 nonprofit community program.
- 36 (B) A qualified nonprofit community program is required to

1	apply to and obtain the approval of the division to implement additional
2	nonresidential services to $rac{persons}{}$ adults with developmental disabilities
3	that are not currently offered by the qualified nonprofit community program.
4	(2)(A) If an application is approved, the division shall issue a
5	new license or service expansion approval if it finds that the proposed
6	nonresidential service expansion meets the criteria for approval established
7	by the division.
8	(B) If the application is denied, the division shall send
9	written notice of the denial to the applicant that sets forth the criteria
10	that the proposed nonresidential service expansion failed to meet.
11	
12	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the General
13	Assembly of the State of Arkansas that managed expansion of the child health
14	management services program and the developmental day treatment clinic
15	services for children program is in the best interest of children served and
16	critical to economic efficiencies necessary to sustain the Medicaid program;
17	that managed expansion is also necessary to ensure adequate geographic
18	coverage in rural areas; and that the managed expansion rules in place for
19	developmental day treatment clinic services have worked well and should serve
20	as the model for child health management services or any successor program.
21	Therefore, an emergency is hereby declared to exist and this act being
22	necessary for the immediate preservation of the public peace, health and
23	safety shall become effective on July 1, 2013.
24	
25	/s/H. Wilkins
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28	APPROVED: 04/08/2013
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