Stricken language would be deleted from and underlined language would be added to present law.

1	State of Arkansas As Engrossed: $H3/4/21$ $H3/15/21$ $S4/13/21$ 93 rd General Assembly A $Bill$
3	Regular Session, 2021 HOUSE BILL 1569
4	
5	By: Representatives Lundstrum, Barker, Boyd, Bragg, Brown, C. Cooper, Evans, Furman, D. Garner,
6	Gazaway, Haak, Hawks, Lowery, Maddox, Murdock, Penzo, Pilkington, Ray, Scott, S. Smith, Watson, D
7	Whitaker, Wing, Wooten, C. Fite, V. Flowers, McCullough, Rye
8	By: Senators Rapert, L. Chesterfield, Gilmore, M. Johnson, Teague, T. Garner
9	
10	For An Act To Be Entitled
11	AN ACT TO ESTABLISH THE ARKANSAS FAIRNESS IN COST
12	SHARING ACT; AND FOR OTHER PURPOSES.
13	
14	
15	Subtitle
16	TO ESTABLISH THE ARKANSAS FAIRNESS IN
17	COST SHARING ACT.
18	
19	
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
21	
22	SECTION 1. TEMPORARY LANGUAGE. DO NOT CODIFY. <u>Legislative findings</u>
23	and intent.
24	(a) The General Assembly finds that:
25	(1) Arkansans frequently rely on state-regulated commercial
26	insurers to secure access to the prescription drugs needed to protect their
27	health;
28	(2) Commercial insurance designs increasingly require a patient
29	to bear significant out-of-pocket costs for the patient's prescription drugs;
30	(3) High out-of-pocket costs on prescription drugs affect the
31	ability of patients to start new and necessary prescription drugs and to
32	adhere to their current prescription drugs regimen;
33	(4) High or unpredictable cost-sharing requirements are a main
34	driver of elevated out-of-pocket costs for patients and allow insurers to
35	capture and divert rebates, discounts, and price concessions that are
36	intended to benefit patients at the pharmacy counter;

1	(5) Insurers unfairly increase cost-sharing burdens on patients
2	by refusing to count third-party assistance toward a patient's cost-sharing
3	contributions;
4	(6) The burdens of high or unpredictable cost-sharing
5	requirements are borne disproportionately by patients with chronic or
6	debilitating medical conditions;
7	(7) It is necessary to restrict the ability of insurers and
8	their intermediaries to use unfair cost-sharing design to retain rebates,
9	discounts, and price concessions that instead should be directly passed on to
10	patients as cost savings at the point of sale of prescription drugs; and
11	(8) Patients need equitable and accessible health coverage that
12	does not impose unfair cost-sharing burdens upon them.
13	(b) It is the intent of the General Assembly to ensure that a state-
14	regulated insurer and the entities that contract with the state-regulated
15	insurer do not restrict patient access to prescription drugs by refusing to
16	count third-party cost-sharing assistance toward a patient's cost-sharing
17	obligations, a practice that is detrimental to the consumer.
18	
19	SECTION 2. Arkansas Code Title 23, Chapter 79, is amended to add an
20	additional subchapter to read as follows:
21	<u>Subchapter 21 - Arkansas Fairness in Cost Sharing Act</u>
22	
23	<u>23-79-2101. Title.</u>
24	This subchapter shall be known and may be cited as the "Arkansas
25	Fairness in Cost Sharing Act".
26	
27	23-79-2102. Definitions.
28	As used in this subchapter:
29	(1) "Cost-sharing requirement" means a copayment, coinsurance,
30	deductible, or annual limitation on cost sharing, including without
31	limitation a limitation subject to the Patient Protection and Affordable Care
32	Act, Pub. L. No. 111-148, that is required by or on behalf of an enrollee in
33	order to receive a specific healthcare service, including a prescription
34	drug, covered by a health benefit plan;
35	(2) "Enrollee" means an individual entitled to healthcare
36	services from a healthcare insurer;

1	(3)(A) "Health benefit plan" means any individual, blanket, or
2	group plan, policy, or contract for healthcare services issued or delivered
3	by a healthcare insurer in this state.
4	(B) "Health benefit plan" does not include:
5	(i) Accident-only plans;
6	(ii) Specified disease plans;
7	(iii) Disability income plans;
8	(iv) Plans that provide only for indemnity for
9	hospital confinement;
10	(v) Long-term-care-only plans that do not include
11	<pre>pharmacy benefits;</pre>
12	(vi) Other limited-benefit health insurance policies
13	or plans;
14	(vii) Health benefit plans provided under Arkansas
15	Constitution, Article 5, § 32, the Workers' Compensation Law, § 11-9-101 et
16	seq., and the Public Employee Workers' Compensation Act, § 21-5-601 et seq.;
17	(viii) A plan that provides only dental benefits or
18	eye and vision care benefits; or
19	(ix) A program or plan authorized and funded under
20	<u>42 U.S.C. § 1396a et seq.;</u>
21	(4)(A) "Healthcare insurer" means an insurance company that is
22	subject to state law regulating insurance and offers health insurance
23	coverage under 42 U.S.C. § 300gg-91, as it existed on January 1, 2021, a
24	health maintenance organization, or a hospital and medical service
25	<u>corporation.</u>
26	(B) "Healthcare insurer" does not include an entity that
27	provides only dental benefits or eye and vision care benefits;
28	(5) "Healthcare service" means an item or service provided to an
29	individual for the purpose of preventing, alleviating, curing, or healing
30	illness, injury, or physical disability; and
31	(6) "Person" means a natural person, corporation, mutual
32	company, unincorporated association, partnership, joint venture, limited
33	liability company, trust, estate, foundation, not-for-profit corporation,
34	unincorporated organization, government, or governmental subdivision or
35	agency.

1	23-79-2103. Fairness in cost sharing.
2	(a)(1) When calculating an enrollee's contribution to any applicable
3	cost-sharing requirement, a healthcare insurer shall include any cost-sharing
4	amounts paid by the enrollee or on behalf of the enrollee by another person.
5	(2) The cost-sharing requirement under subdivision (a)(1) of
6	this section does not apply for cost-sharing of a prescription drug if a
7	name-brand prescription drug is prescribed and the prescribed drug:
8	(A) Is not considered to be medically necessary by the
9	prescriber; and
10	(B) Has a medically appropriate generic prescription drug
11	equivalent.
12	(b)(1) Except as provided in subdivision (b)(2) of this section, this
13	section applies to a health benefit plan that is entered into, amended,
14	extended, or renewed on or after January 1, 2022.
15	(2)(A) Benefits offered through a health benefit plan under the
16	Evidenced-Based Prescription Drug Program of the College of Pharmacy of the
17	University of Arkansas Medical Sciences shall satisfy the requirements of
18	this act beginning on and after January 1, 2024, if the Insurance
19	Commissioner reports a failure to comply with this section to the Legislative
20	Council.
21	(B)(i) Beginning on January 1, 2022, the Director of the
22	Evidenced-Based Prescription Drug Program of the College of Pharmacy of the
23	University of Arkansas Medical Sciences shall report quarterly to the
24	commissioner, Arkansas Legislative Audit, and the Legislative Council
25	concerning details of plan savings and how the process that is used benefits
26	an enrollee and the offered plan.
27	(ii) The report described in subdivision
28	(b)(2)(B)(i) of this section shall include the amount of enrollee savings,
29	plan-specific data on the amount of manufacturer rebates received, and how
30	the manufacturer rebates were applied in each plan for which the program is
31	contracted to administer a prescription drug benefit.
32	(c) The General Assembly intends for this section to regulate a
33	healthcare insurer only to the extent permissible under applicable law.
34	
35	<u>23-79-2104. Rules</u>
36	(a) The Insurance Commissioner shall promulgate rules necessary to

1	carry out this subchapter.
2	(b) The rules promulgated under this section shall require a
3	healthcare insurer and the Director of the Evidenced-Based Prescription Drug
4	Program of the College of Pharmacy of the University of Arkansas Medical
5	Sciences to submit to the commissioner plan-specific information related to
6	savings and accountability to document how enrollees are realizing a cost
7	savings under each plan.
8	
9	SECTION 3. Arkansas Code Title 23, Chapter 92, Subchapter 5, is
10	amended to add an additional section to read as follows:
11	23-92-511. Fairness in cost sharing — Definitions.
12	(a) As used in this section:
13	(1) "Cost-sharing requirement" means a copayment, coinsurance,
14	deductible, or annual limitation on cost sharing, including without
15	limitation a limitation subject to the Patient Protection and Affordable Care
16	Act, Pub. L. No. 111-148, that is required by or on behalf of an enrollee in
17	order to receive a specific healthcare service, including a prescription
18	drug, covered by a health benefit plan;
19	(2) "Enrollee" means an individual entitled to healthcare
20	services from a healthcare insurer;
21	(3)(A) "Health benefit plan" means any individual, blanket, or
22	group plan, policy, or contract for healthcare services issued or delivered
23	by a healthcare insurer in this state.
24	(B) "Health benefit plan" does not include:
25	(i) Accident-only plans;
26	(ii) Specified disease plans;
27	(iii) Disability income plans;
28	(iv) Plans that provide only for indemnity for
29	hospital confinement;
30	(v) Long-term-care-only plans that do not include
31	<pre>pharmacy benefits;</pre>
32	(vi) Other limited-benefit health insurance policies
33	<u>or plans;</u>
34	(vii) Health benefit plans provided under Arkansas
35	Constitution, Article 5, § 32, the Workers' Compensation Law, § 11-9-101 et
36	seq., and the Public Employee Workers' Compensation Act, § 21-5-601 et seq.;

1	(VIII) A plan that provides only dental benefits or
2	eye and vision care benefits; or
3	(ix) A program or plan authorized and funded under
4	42 U.S.C. § 1396a et seq.;
5	(4)(A) "Healthcare insurer" means an insurance company that is
6	subject to state law regulating insurance and offers health insurance
7	coverage under 42 U.S.C. § 300gg-91, as it existed on January 1, 2021, a
8	health maintenance organization, or a hospital and medical service
9	corporation.
10	(B) "Healthcare insurer" does not include an entity that
11	provides only dental benefits or eye and vision care benefits;
12	(5) "Healthcare service" means an item or service provided to an
13	individual for the purpose of preventing, alleviating, curing, or healing
14	human illness, injury, or physical disability; and
15	(6) "Person" means a natural person, corporation, mutual
16	company, unincorporated association, partnership, joint venture, limited
17	liability company, trust, estate, foundation, not-for-profit corporation,
18	unincorporated organization, government, or governmental subdivision or
19	agency.
20	(b)(l) When calculating an enrollee's contribution to any applicable
21	cost-sharing requirement, a healthcare insurer shall include any cost-sharing
22	amounts paid by the enrollee or on behalf of the enrollee by another person.
23	(2) The cost-sharing requirement under subdivision (b)(1) of
24	this section does not apply for cost-sharing of a prescription drug if a
25	name-brand prescription drug is prescribed and the prescribed drug:
26	(A) Is not considered to be medically necessary by the
27	prescriber; and
28	(B) Has a medically appropriate generic prescription drug
29	equivalent. (c)(1) Except as provided in subdivision (c)(2) of this section,
30	this section applies to a health benefit plan that is entered into, amended,
31	extended, or renewed on or after January 1, 2022.
32	(2)(A) Benefits offered through a health benefit plan under the
33	Evidenced-Based Prescription Drug Program of the College of Pharmacy of the
34	University of Arkansas Medical Sciences shall satisfy the requirements of
35	this act beginning on and after January 1, 2024, if the Insurance
36	Commissioner reports a failure to comply with this section to the Legislative

1	Council.
2	(B)(i) Beginning on January 1, 2022, the Director of the
3	Evidenced-Based Prescription Drug Program of the College of Pharmacy of the
4	University of Arkansas Medical Sciences shall report quarterly to the
5	commissioner, Arkansas Legislative Audit, and the Legislative Council
6	concerning details of plan savings and how the process that is used benefits
7	an enrollee and the offered plan.
8	(ii) The report described in subdivision
9	(c)(2)(B)(i) of this section shall include the amount of enrollee savings,
10	plan-specific data on the amount of manufacturer rebates received, and how
11	the manufacturer rebates were applied in each plan for which the program is
12	contracted to administer a prescription drug benefit.
13	(d)(1) The commissioner shall promulgate rules necessary to carry out
14	this section.
15	(2) The rules promulgated under this section shall require a
16	healthcare insurer and the director to submit plan-specific information
17	related to savings and accountability to document how enrollees are realizing
18	a cost savings under each plan.
19	(e) The General Assembly intends for this section to regulate a
20	healthcare insurer only to the extent permissible under applicable law.
21	
22	SECTION 4. TEMPORARY LANGUAGE. DO NOT CODIFY. Rules.
23	(a) The Insurance Commissioner shall promulgate rules necessary to
24	implement this act.
25	(b)(1) When adopting the initial rules to implement this act, the
26	final rule shall be filed with the Secretary of State for adoption under §
27	<u>25-15-204(f)</u> :
28	(A) On or before January 1, 2022; or
29	(B) If approval under § 10-3-309 has not occurred by
30	January 1, 2022, as soon as practicable after approval under § 10-3-309.
31	(2) The commissioner shall file the proposed rule with the
32	<u>Legislative Council under § 10-3-309(c)</u> sufficiently in advance of January 1,
33	2022, so that the Legislative Council may consider the rule for approval
34	before January 1, 2022.
35	

36

/s/Lundstrum