Stricken language would be deleted from and underlined language would be added to present law. Act 831 of the Regular Session

1 2	State of Arkansas 94th General Assembly As Engrossed: H3/30/23 As Engrossed: H3/30/23
3	Regular Session, 2023 HOUSE BILL 1741
4	Regular Session, 2025
5	By: Representative D. Ferguson
6	By: Senator J. Boyd
7	
8	For An Act To Be Entitled
9	AN ACT TO AMEND THE LAW CONCERNING THE ASSIGNMENT OF
10	BENEFITS TO A HEALTHCARE PROVIDER; TO REQUIRE CONSENT
11	TO THE ASSIGNMENT OF BENEFITS TO A HEALTHCARE
12	PROVIDER; TO MANDATE NOTICE TO AN ENROLLEE OF THE
13	ASSIGNMENT OF BENEFITS TO A HEALTHCARE PROVIDER; AND
14	FOR OTHER PURPOSES.
15	
16	
17	Subtitle
18	TO REQUIRE CONSENT TO THE ASSIGNMENT OF
19	BENEFITS TO A HEALTHCARE PROVIDER; AND TO
20	MANDATE NOTICE TO AN ENROLLEE OF THE
21	ASSIGNMENT OF BENEFITS TO A HEALTHCARE
22	PROVIDER.
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25	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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27	SECTION 1. Arkansas Code § 23-99-1301(3)(B), concerning the definition
28	of "health benefit plan" used in assignment of benefits to a healthcare
29	provider, is amended to read as follows:
30	(B) "Health benefit plan" does not include:
31	(i) A disability income plan;
32	(ii) A credit insurance plan;
33	(iii) Insurance coverage issued as a supplement to
34	liability insurance;
35	(iv) Medical payments under an automobile or
36	homeowners insurance plan;

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                             (v) A health benefit plan provided under Arkansas
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     Constitution, Article 5, § 32, the Workers' Compensation Law, § 11-9-101 et
 3
     seq., or the Public Employee Workers' Compensation Act, § 21-5-601 et seq.;
 4
                             (vi) A plan that provides only indemnity for hospital
 5
     confinement;
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                             (vii) An accident-only plan;
 7
                             (viii) A specified disease plan;
 8
                             (ix) A long-term care insurance plan; or
 9
                             (x) A dental-only plan; or
10
                             (xi) A vision-only plan;
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           SECTION 2. Arkansas Code § 23-99-1302 is amended to read as follows:
           23-99-1302. Assignment of benefits - Consent and notice required.
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14
           (a) An enrollee, through an assignment of benefits, may assign to a
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     healthcare provider the enrollee's right to receive reimbursement for any
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     healthcare service rendered by a healthcare provider regardless of whether
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     the healthcare provider is a participating provider or an out-of-network
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     provider.
19
           (b)(l) A healthcare provider that is provided an assignment of
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     benefits by an enrollee under this section shall provide notice to the payor
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     of the assignment of benefits with a claim for payment for healthcare
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     services provided to an enrollee.
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                 (2) If the healthcare provider providing notice to the payor is
24
     an out-of-network provider, the notice shall be accompanied by a complete
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     copy of the assignment of benefits bearing the enrollee's signature and the
26
     date the assignment was executed.
27
           (c)(1) A payor, upon receipt of the claim and notice of the assignment
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     of benefits submitted by the healthcare provider, shall promptly remit
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     payment of the claim directly to the healthcare provider.
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                 (2) When payment is made directly to the healthcare provider,
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     the payor shall give written notice of the payment to an enrollee.
32
                 (3) A violation of this subsection is:
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                       (A) An unfair trade practice under § 23-66-206; and
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                            Subject to the Trade Practices Act, § 23-66-201 et
                       (B)
35
     seq.
36
           (d)(l)(A) If an enrollee executes an assignment of benefits and the
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l healthcare provider submits notice of that assignment of benefits with the

- 2 healthcare provider's claim for payment under this section, the claim is not
- 3 paid if the payor remits payment of the claim to the enrollee rather than to
- 4 the healthcare provider.
- 5 (B) Notwithstanding the incorrect payment of a claim to an
- 6 enrollee, a payor shall remain liable for remitting payment of the claim to
- 7 the healthcare provider under the assignment of benefits.
- 8 (2) If an assignment of benefits has been executed but the payor
- 9 remits payment of the claim to the enrollee, then the payor shall remit
- 10 payment of the claim to the healthcare provider under the assignment of
- 11 benefits within ten (10) days of receiving notice of the incorrect payment
- 12 from the healthcare provider.
- 13 (e) For dental-only plans, an enrollee shall provide annual consent of
- 14 an assignment of benefits to the healthcare provider and the healthcare
- 15 <u>insurer or payor.</u>
- 16 <u>(f) For dental-only plans, before providing healthcare services to an</u>
- 17 <u>enrollee</u>, a healthcare provider shall provide a notice or statement to the
- 18 enrollee informing the enrollee:
- 19 <u>(1) The healthcare provider is not a participating provider;</u>
- 20 (2) The healthcare provider may charge the enrollee for
- 21 noncovered healthcare services;
- 22 (3) The healthcare provider may charge the enrollee the balance
- 23 bill for covered healthcare services;
- 24 (4) An estimate of the cost of healthcare services that the
- 25 <u>healthcare provider will provide the enrollee; and</u>
- 26 (5) Any terms of payment that apply, including without
- 27 limitation interest that the healthcare provider charges.

28

- 29 SECTION 3. Arkansas Code § 23-99-1305 is amended to read as follows:
- 30 23-99-1305. Rules.
- 31 (a) The Insurance Commissioner shall promulgate rules necessary to
- 32 ensure compliance with this subchapter.
- 33 (b)(1) When adopting the initial rules to ensure compliance with this
- 34 subchapter, the final rule shall be filed with the Secretary of State for
- 35 adoption under § 25-15-204(f):
- 36 (Λ) On or before March 1, 2020; or

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1	(B) If approval under § 10-3-309 has not occurred by March
2	1, 2020, as soon as practicable after approval under § 10-3-309.
3	(2) The commissioner shall file the proposed rule with the
4	Legislative Council under § 10-3-309(c) sufficiently in advance of March 1,
5	2020, so that the Legislative Council may consider the rule for approval
6	before March 1, 2020.
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8	SECTION 4. DO NOT CODIFY. EFFECTIVE DATE. This act is effective on
9	and after January 1, 2024.
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11	/s/D. Ferguson
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14	APPROVED: 4/13/23
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