1	INTERIM STUDY PROPOSAL 2013-013			
2	State of Arkansas			
3	89th General Assembly A Bill			
4	Regular Session, 2013SENATE BILL 886			
5				
6	By: Senator Bledsoe			
7	Filed with: Senate Committee on Public Health, Welfare and Labor			
8	pursuant to A.C.A. §10-3-217.			
9	For An Act To Be Entitled			
10	AN ACT TO PROVIDE TRANSPARENCY IN THE DEVELOPMENT AND			
11	IMPLEMENTATION OF HEALTHCARE PAYMENT AND DELIVERY			
12	REFORM; AND FOR OTHER PURPOSES.			
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14				
15	Subtitle			
16	TO ESTABLISH THE HEALTHCARE REFORM			
17	TRANSPARENCY ACT.			
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20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
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22	SECTION 1. Arkansas Code Title 23, Chapter 99, is amended to add an			
23	additional suchapter to read as follows:			
24	<u>Subchapter 9 — Healthcare Reform Transparency Act</u>			
25	<u>23-99-901. Title.</u>			
26	This subchapter shall be known and may be cited as the "Healthcare			
27	Reform Transparency Act".			
28				
29	23-99-902. Legislative findings and intent.			
30	(a) The General Assembly finds that:			
31	(1) Healthcare payment and delivery reform will have a			
32	significant impact on the state's residents, employers, and providers of			
33	healthcare services;			
34	(2) Negative impacts of healthcare payment and delivery reform			
35	can be minimized through advance public notice of changes;			

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1	(3) Information documenting the results of healthcare payment				
2	and delivery reform is an important consideration in developing and				
3	implementing future reforms; and				
4	(4) Regular reporting of the results of healthcare payment and				
5	delivery reform enhances the ability of patients, employers, and providers to				
6	make informed decisions regarding their healthcare options and the ability of				
7	state policy makers to govern the implementation of reform.				
8	(b) The General Assembly intends for this subchapter to promote				
9	transparency in the development and implementation of healthcare payment and				
10	delivery reform by public and private payors in this state.				
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12	23-99-903. Definitions.				
13	As used in this subchapter:				
14	(1) "Covered individual" means an individual whose medical care				
15	costs are paid or reimbursed, in whole or in part, by a payor;				
16	(2) "Gain-sharing payments" means an increase in payments or				
17	additional payments made by payors to providers as a result of meeting or				
18	exceeding cost thresholds or quality standards;				
19	(3)(A) "Healthcare payment and delivery reform" means changes in				
20	the manner in which providers or covered individuals are paid for healthcare				
21	goods or services delivered to a payor's covered individuals, including				
22	without limitation:				
23	(i) Payments based on payor-defined episodes of care				
24	for specific diagnoses, conditions, or procedures;				
25	(ii) Payments to providers for acting as a medical				
26	home or a health home for a covered individual generally or a specific subset				
27	of covered individuals;				
28	(iii) Bundled payments to a provider in which a				
29	provider that receives the payments is expected to pay another provider that				
30	provides services to a covered individual for a specific diagnosis,				
31	condition, or procedure;				
32	(iv) Gain-sharing payments;				
33	(v) Risk-sharing payments;				
34	(vi) A payment to an individual or entity that is				
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	not a provider for goods or services related to healthcare services provided				

1	(vii) A change in the amount required to be paid by				
2	a covered individual for healthcare goods or services or a change in the				
3	process by which the amount required to be paid by a covered individual for				
4	healthcare goods or services amount is determined if the change is for the				
5	purpose of encouraging changes in the volume or type of healthcare goods and				
6	services received by a covered individual; and				
7	(viii) Coverage of an individual who is eligible for				
8	Medicaid expansion under Section 2001 of the Patient Protection and				
9	Affordable Care Act, Pub. L. No. 111-148.				
10	(B) "Healthcare payment and delivery reform" does not				
11	include:				
12	(i) A routine change in a fee schedule;				
13	(ii) A contracted payment rate to a provider;				
14	(iii) A change in capitation payments; or				
15	(iv) A change in the amount required to be paid by a				
16	covered individual if the change is not a component of a larger initiative to				
17	improve the quality of healthcare goods or services or to change the				
18	protocols or systems by which healthcare goods or services are delivered;				
19	(4) "Payor" means an entity, including without limitation:				
20	(A) An insurance company;				
21	(B) A hospital and medical service corporation;				
22	(C) A physician hospital organization; and				
23	(D) A state entity operating a medical assistance program				
24	under Title XIX of the Social Security Act 42 U.S.C. § 1396 et seq., or Title				
25	XXI of the Social Security Act 42 U.S.C. § 1397 et seq., that administers,				
26	offers, or provides payment for healthcare goods or services provided to				
27	specific individuals who are enrolled in that entity's plan;				
28	(5) "Provider" means an individual or entity that is eligible to				
29	receive payments from a payor for healthcare goods or services delivered to a				
30	covered individual; and				
31	(6) "Risk-sharing payments" means a reduction in payments to,				
32	recoupment of payments from, or repayment of payments received by a provider				
33	as a result of the provider's not meeting cost thresholds or quality				
34	<u>standards.</u>				
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36	23-99-904. Quarterly reports.				

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1	(a) Each payor doing business in the State of Arkansas shall provide				
2	quarterly reports to the Chair of the Senate Committee on Public Health,				
3	Welfare, and Labor and the Chair of the House Committee on Public Health,				
4	Welfare, and Labor.				
5	(b) Each report shall cover one (1) calendar quarter and shall be				
6	submitted by the last day of the month following the end of the calendar				
7	quarter.				
8	(c) Each quarterly report shall include the following information, as				
9	applicable:				
10	(1) A description of each healthcare payment and delivery reform				
11	initiative currently implemented by that payor that has not previously been				
12	described in a quarterly report, describing the payment and service delivery				
13	features of the initiative and the structure of the reform, including without				
14	limitation, as applicable:				
15	(A) Cost thresholds or quality standards that are tracked				
16	as part of the reform;				
17	(B) The methodology for calculation of gain-sharing				
18	payments or risk-sharing payments;				
19	(C) The methodology for determining that a provider is				
20	eligible for gain-sharing payments or risk-sharing payments;				
21	(D) A component of the reform that changes the amounts				
22	paid by a covered individual to influence the volume or type of healthcare				
23	goods and services received;				
24	(E) A component of the healthcare payment and delivery				
25	reform initiative intended to increase covered individuals' compliance with				
26	appointments, care protocols, or other recommendations by providers or care				
27	managers designed to improve the health of the covered individuals;				
28	(F) Criteria by which covered individuals or providers are				
29	excluded from the healthcare payment and delivery reform or from the				
30	determination of gain-sharing payments or risk-sharing payments or the				
31	measurement of quality standards under the healthcare payment and delivery				
32	reform;				
33	(G) Criteria by which patient-specific services or				
34	patient-specific episodes of care that otherwise meet the definition of				
35	covered services or episodes of care are excluded from the healthcare and				
36	delivery reform or from the determination of gain-sharing payments or risk-				

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1	sharing payments or the measurement of quality standards under the healthcare				
2	payment and delivery reform; and				
3	(H) A limitation on gain-sharing payments or risk-sharing				
4	payments;				
5	(2) A change in or an addition to information provided in a				
6	previous report under subdivision (c)(l) of this section;				
7	(3) A description of a new healthcare payment and delivery				
8	reform or new component of an existing healthcare payment and delivery reform				
9	scheduled for implementation during the upcoming quarter, including, as				
10	applicable, the information required under subdivision (c)(l) of this				
11	section; and				
12	(4) Results of the healthcare payment and delivery reform for				
13	the quarter and year-to-date, including without limitation, as applicable:				
14	(A) Savings in healthcare costs;				
15	(B) A change in a measure of quality of care received by a				
16	covered individual;				
17	(C) The number of providers by provider type and specialty				
18	and by component receiving gain-sharing payments under the healthcare payment				
19	and delivery reform;				
20	(D) The number of providers by provider type and specialty				
21	and by component subject to risk-sharing payments under the healthcare				
22	payment and delivery reform;				
23	(E) A change in the number of providers by provider type,				
24	participating in the healthcare payment and delivery reform;				
25	(F) A general description of complaints received from				
26	providers or covered individuals regarding the healthcare payment and				
27	<u>delivery</u> reform;				
28	(G) The results of a patient engagement effort such as				
29	those described in subdivisions (c)(l)(D) and (E) of this section; and				
30	(H) The costs paid by the payor for outside contracts for				
31	services relating to designing, implementing, or monitoring the healthcare				
32	payment and delivery reform.				
33	(d) A payor doing business in the State of Arkansas that is not				
34	implementing a healthcare payment and delivery reform is not required to file				
35	a quarterly report under this section.				

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2	Referred	by the Arkansas Senate
3	Prepared	by: MGF/VJF
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