Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1	State of Arkansas	As Engrossed: S3/22/99 S3/25/99	
2	82nd General Assembly	A Bill	
3	Regular Session, 1999		SENATE BILL 677
4			
5	By: Senator Bearden		
6			
7			
8		For An Act To Be Entitled	
9	"AN ACT TO ESTABLISH A PROGRAM OF QUALITY ASSESSMENT		
10	AND IMPROVE	MENT; TO REQUIRE ALL HEALTH CARRIER:	S AND
11	NETWORKS TO	MAINTAIN GRIEVANCE SYSTEMS; AND FO	R OTHER
12	PURPOSES. "		
13			
14		Subtitle	
15	"TO ES	TABLISH A PROGRAM OF QUALITY	
16	ASSESS	MENT AND IMPROVEMENT; TO REQUIRE	
17	ALL HE	ALTH CARRIERS AND NETWORKS TO	
18	MAI NTA	IN GRIEVANCE SYSTEMS."	
19			
20			
21	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
22			
23	SECTION 1. The Ge	eneral Assembly finds and declares	the following:
24	(a) The State of	Arkansas has an interest in protec	ting its citizens
25	and in pursuing reasonal	ble means to improve the quality of	life and health of
26	those citizens;		
27	(b) In the health	h care field, the State of Arkansas	has traditionally
28	regulated utilization re	eview as well as the quality of care	e provided by health
29	care providers, insuranc	ce companies and organizations whic	h assume the risk of
30	providing health care se	ervices for citizens of this state,	such as health
31	maintenance organization	ns; and	
32	(c) Dynamic chang	ges in how health care is delivered	to citizens of this
33	state require the state to oversee the quality of health care processes and		
34	outcomes resulting from	health carriers and networks.	
35			
36	SECTION 2. <u>Defini</u>	itions. For the purpose of this ac	<u>t:</u>

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1	(a) "Commissioner" means the Commissioner of the State Insurance		
2	<u>Department;</u>		
3	(b) "Director" means the Director of the Department of Health;		
4	(c) "Health Carrier" means any person who undertakes to provide or		
5	arrange for one (1) or more managed care plans;		
6	(d) "Managed care plan" means any arrangement whereby a health carrier		
7	undertakes to provide, arrange for, pay for, or reimburse any part of the cost		
8	of any health care services, and at least part of the arrangement consists of		
9	arranging for, or the provision of, health care services as distinguished from		
10	mere indemnifications against the cost of the services on a prepaid basis		
11	through insurance or otherwise;		
12	(e) "Network" when used to describe a provider of health services		
13	(including, but not limited to a hospital, physician, home health agency,		
14	pharmacy, etc.) means the provider has a participation agreement in effect		
15	with a health carrier, directly or through another entity, to provide health		
16	services to covered persons; and		
17	(f) "Health care services" means any services included in the		
18	furnishing to any individual of medical or dental care, or hospitalization, or		
19	services incident to the furnishing of care or hospitalization, as well as the		
20	furnishing to any person of any and all other services or goods for the		
21	purpose of preventing, alleviating, curing, or healing human illness or		
22	<u>i nj ury.</u>		
23			
24	SECTION 3. <u>Grievance system.</u>		
25	(a) All health carriers and networks shall make arrangements for		
26	handling and resolving grievances.		
27	(b) Each health carrier and network shall:		
28	(1) Maintain records of grievances filed with such health carrier		
29	and network concerning the quality of health care services; and		
30	(2) Submit, in the form and manner prescribed by the director, a		
31	periodic report which shall include:		
32	(A) A written description of the processes and procedures		
33	for resolving grievances; and		
34	(B) The total number of grievances handled through such		
35	grievance system, including a compilation of the dates of the grievances,		
36	reason for the grievances, and resolutions of each grievance.		

1	$\underline{ ext{(c)}}$ The director, in consultation with the commissioner, may promulgate		
2	rules and regulations in accordance with the Arkansas Administrative Procedure		
3	Act to carry out the provisions of this act to enable the state to be properly		
4	$\underline{\text{i}}\text{nformed}$ of quality issues within the state and to adequately respond to any		
5	quality concerns expressed through grievances.		
6			
7	SECTION 4. Quality assessment and improvement systems.		
8	(a) Each health carrier and network shall:		
9	(1) Make arrangements for measuring and improving the quality of		
10	health care services;		
11	(2) Maintain quality assessment and improvement programs and		
12	shall maintain records measuring the outcomes of health care services; and		
13	(3) Submit to the director, in the time, manner, and form		
14	prescribed, the following information:		
15	(A) A written description of any quality assessment and		
16	quality improvement systems; and		
17	(B) Findings of relevant quality data as determined by the		
18	<u>di rector.</u>		
19	(b) The director, in consultation with the commissioner, may promulgate		
20	rules and regulations in accordance with the Arkansas Administrative Procedure		
21	Act to carry out the provisions of this act to enable the state to be properly		
22	informed of quality issues within the state and to adequately respond to any		
23	quality concerns found through the outcome data.		
24	(c) The provisions of Arkansas Code § 16-46-105 and Title 20, Chapter		
25	9, Subchapter 5 of the Arkansas Code shall apply to all records maintained		
26	pursuant to this act.		
27			
28	SECTION 5. Applicability and scope.		
29	(a) This act shall not apply to disability income, specified disease,		
30	medicare supplement, hospital indemnity, accident only policies, long term		
31	care, short term limited duration insurance and all other supplemental		
32	insurance products issued by health carriers.		
33	(b) In terms of the director's regulatory authority pursuant to section		
34	3 and 4 of the act, such authority shall apply to the quality of care provided		
35	by health carriers and networks operating in this state, and shall not apply		
36	to the benefits offered by any health carrier and network or to the		

1	administration of such benefits.
2	
3	SECTION 6. Enforcement and penalties. The Director of the Department
4	of Health shall have the power to implement and enforce this act.
5	
6	SECTION 7. All provisions of this act of a general and permanent nature
7	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
8	Revision Commission shall incorporate the same in the Code.
9	
10	SECTION 8. If any provision of this act or the application thereof to
11	any person or circumstance is held invalid, such invalidity shall not affect
12	other provisions or applications of the act which can be given effect without
13	the invalid provision or application, and to this end the provisions of this
14	act are declared to be severable.
15	
16	SECTION 9. All laws and parts of laws in conflict with this act are
17	hereby repealed.

SECTION 10. EMERGENCY CLAUSE. It is hereby found and determined by the Eighty-second General Assembly that those dramatic changes affecting health care delivery to the citizens of Arkansas require the state to oversee the quality of health care processes and outcomes to protect its citizens and to improve their quality of life. Therefore, an emergency is declared to exist and this act being immediately necessary for the preservation of the public peace, health and safety shall become effective on July 1, 1999.

26 /s/ Bearden