Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S1/12/05 S1/31/05 S2/3/05 H2/1	18/05	
2	85th General Assembly	A Bill		
3	Regular Session, 2005		SENATE BILL 43	
4				
5	By: Senators Faris, Critcher, B. Johnson, Horn, Wilkins, J. Jeffress, Laverty, G. Jeffress, Capps			
6	By: Representatives Bradford, J. Johnson, Reep, Goss, Hardy, Bolin, Burris, Chesterfield, Cook, Davis,			
7	Kidd, W. Lewellen, Kenne	zy –		
8				
9				
10	For An Act To Be Entitled			
11		PATIENT PROTECTION ACT OF 2005	•	
12		G - 1.4.7		
13		Subtitle		
14	PA	TIENT PROTECTION ACT OF 2005.		
15				
16				
17	BE IT ENACTED BY TH	E GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:	
18				
19		rkansas Code Title 23, Chapter 99 i	is amended to add an	
20	_	er to read as follows:		
21	23-99-801. T			
22	·	er shall be known and may be cited	as the "Patient	
23	Protection Act of 20	<u> </u>		
24	00 00 000 7			
25		egislative findings and intent.	1.1	
26		ssembly finds that a patient should		
27		the health care provider of his or	_	
28		of the State of Arkansas the right		
29		is the intent of the General Assen		
30	opportunity for prov	viders to participate in health ber	ierit prans.	
31 32	22 00 002 7	ofinitions		
33	23-99-803. Do	is subchapter:		
34	·	epartment" means the State Insuranc	ao Donartmont.	
35		RISA" means the federal Employee Re		
36		4. as amended. 29 U.S.C. § 1001 et		
	DUCULLELY ALL DI 17/9	TO GO GUICHUCUO GO VADOVO V IVVI CL		

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1	(3)(A) "Health benefit plan" means any health insurance policy or
2	certificate; health maintenance organization contract; hospital and medical
3	service corporation contract or certificate; self-insured plan or plan
4	provided by a multiple employer welfare arrangement, to the extent permitted
5	by ERISA; or any health benefit plan that affects the rights of an Arkansas
6	insured and bears a reasonable relation to the State of Arkansas, whether
7	delivered or issued for delivery in the state.
8	(B) Health benefit plan shall not include insurance arising
9	out of a workers compensation law;
10	(4) "Health care provider" or "provider" means an individual or
11	entity licensed by the State of Arkansas to provide health care services,
12	limited to the following types of providers:
13	(A) Physicians and surgeons (M.D. and D.O.);
14	(B) Podiatrists;
15	(C) Chiropractors;
16	(D) Physical therapists;
17	(E) Speech pathologists;
18	(F) Audiologists;
19	(G) Dentists;
20	(H) Optometrists;
21	(I) Hospitals;
22	(J) Hospital-based services;
23	(K) Psychologists;
24	(L) Licensed professional counselors;
25	(M) Respiratory therapists;
26	(N) Pharmacists;
27	(0) Occupational therapists;
28	(P) Long-term care facilities;
29	(Q) Home health care providers;
30	(R) Hospice care providers;
31	(S) Licensed ambulatory surgery centers;
32	(T) Rural health clinics;
33	(U) Licensed certified social workers;
34	(V) Licensed psychological examiners;
35	(W) Advanced practice nurses;
36	(X) Licensed dieticians:

1	(Y) Community mental health centers or clinics;	
2	(Z) Certified orthotists;	
3	(AA) Prosthetists;	
4	(BB) Licensed durable medical equipment providers; and	
5	(CC) Other health care practitioners as determined by the	
6	department in rules promulgated under the Arkansas Administrative Procedure	
7	Act, § 25-15-201 et seq.; and	
8	(5) "Health insurer" or "health care insurer" means any entity	
9	that is authorized by the State of Arkansas to offer or provide health	
10	benefit plans, policies, subscriber contracts, or any other contracts of	
11	similar nature which indemnify or compensate health care providers for the	
12	provision of health care services.	
13		
14	23-99-804. Nondiscrimination.	
15	A health insurer shall not discriminate against any provider who is	
16	located within the geographic coverage area of the health benefit plan and	
17	who is willing to meet the terms and conditions for participation established	
18	by the health insurer.	
19		
20	23-99-805. Different classes of providers.	
21	Nothing in this subchapter shall be construed to require or prohibit	
22	the same reimbursement to different types of providers whose licensed scope	
23	of practice differs nor shall anything in this subchapter be construed to	
24	require or prohibit coverage of the services of any particular type of	
25	provider.	
26		
27	SECTION 2. This act shall become effective only if the Eighth Circuit	
28	Court of Appeals in Prudential Insurance Co., et al. v. HMO Partners, Inc.,	
29	et al., U.S.C.A. No. 04-1465/04-1644, does not order the injunction against	
30	enforcement of the Patient Protection Act of 1995 lifted as to health	
31	insurers of private, insured ERISA plans. If the injunction is not lifted,	
32	then this act shall take effect upon the entry of the mandate from the Eight	
33	Circuit, and the Patient Protection Act of 1995, Arkansas Code 23-99-201	
34	through 209 shall be repealed simultaneously as follows:	
35		
36	23-99-201. Short title.	

1	This subchapter may be cited as the "Patient Protection Act of 1995".
2	
3	23-99-202. Legislative findings and intent.
4	The General Assembly finds that patients should be given the
5	opportunity to see the health care provider of their choice. In order to
6	assure the citizens of the State of Arkansas the right to choose the provider
7	of their choice, it is the intent of the General Assembly to provide the
8	opportunity of providers to participate in health benefit plans.
9	
10	23-99-203. Definitions.
11	(a)(1) "Copayment" means a type of cost sharing whereby insured or
12	covered persons pay a specified predetermined amount per unit of service or
13	percentage of health care costs with their health care insurer paying the
14	remainder of the charge.
15	(2) The copayment is incurred at the time the service is
16	rendered.
17	(3) The copayment may be a fixed or variable amount.
18	(b) "Gatekeeper system" means a system of administration used by any
19	health benefit plan in which a primary care provider furnishes basic patient
20	care and coordinates diagnostic testing, indicated treatment, and specialty
21	referral for persons covered by the health benefit plan.
22	(c) "Health benefit plan" means any entity or program that provides
23	reimbursement, including capitation, for health care services, except and
24	excluding any entity or program that provides reimbursement and benefits
25	pursuant to Arkansas Constitution, Amendment 26, Acts 1993, No. 796, or the
26	Public Employee Workers' Compensation Act, § 21-5-601 et seq., and rules,
27	regulations, and schedules adopted thereunder.
28	(d) "Health care provider" means those individuals or entities
29	licensed by the State of Arkansas to provide health care services, limited to
30	the following:
31	(1) Physicians and surgeons (M.D. and D.O.);
32	(2) Podiatrists;
33	(3) Chiropractors;
34	(4) Physical therapists;
35	(5) Speech pathologists;
36	(6) Audiologists;

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1
                (7) Dentists;
                (8) Optometrists;
                (9) Hospitals;
 3
                (10) Hospital-based services;
 4
                (11) Psychologists;
 5
                (12) Licensed professional counselors;
 6
 7
                (13) Respiratory therapists;
                (14) Pharmacists:
 8
                (15) Occupational therapists;
 9
                (16) Long-term care facilities;
10
11
                (17) Home health care;
                (18) Hospice care;
12
                (19) Licensed ambulatory surgery centers;
13
                (20) Rural health clinics:
14
                (21) Licensed certified social workers;
15
16
                (22) Licensed psychological examiners;
17
                (23) Advanced practice nurses;
                (24) Licensed dieticians;
18
19
                (25) Community mental health centers or clinics;
                 (26) Certified orthotists: and
20
21
                 (27) Prosthetists.
22
           (e) "Health care services" means services and products provided by a
     health care provider within the scope of the provider's license.
23
24
           (f) "Health care insurer" means any entity, including, but not limited
25
     to:
26
                (1) Insurance companies;
27
                (2) Hospital and medical service corporations;
2.8
                (3) Health maintenance organizations;
                (4) Preferred provider organizations;
29
30
                (5) Physician hospital organizations;
31
                 (6) Third party administrators; and
32
                (7) Prescription benefit management companies, authorized to
33
     administer, offer, or provide health benefit plans.
34
35
          23-99-204. Terms of health benefit plan.
           (a) A health care insurer shall not, directly or indirectly;
36
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1	$(1)(\Lambda)$ Impose a monetary advantage or penalty under a health	
2	benefit plan that would affect a beneficiary's choice among those health ca	
3	providers who participate in the health benefit plan according to the terms	
4	offered.	
5	(B) "Monetary advantage or penalty" includes:	
6	(i) A higher copayment;	
7	(ii) A reduction in reimbursement for services; or	
8	(iii) Promotion of one (1) health care provider over	
9	another by these methods;	
10	(2) Impose upon a beneficiary of health care services under a	
11	health benefit plan any copayment, fee, or condition that is not equally	
12	imposed upon all beneficiaries in the same benefit category, class, or	
13	copayment level under that health benefit plan when the beneficiary is	
14	receiving services from a participating health care provider pursuant to that	
15	health benefit plan; or	
16	(3) Prohibit or limit a health care provider that is qualified	
17	under § 23-99-203(d) and is willing to accept the health benefit plan's	
18	operating terms and conditions, schedule of fees, covered expenses, and	
19	utilization regulations and quality standards, from the opportunity to	
20	participate in that plan.	
21	(b) Nothing in this subchapter shall prevent a health benefit plan	
22	from instituting measures designed to maintain quality and to control costs,	
23	including, but not limited to, the utilization of a gatekeeper system, as	
24	long as such measures are imposed equally on all providers in the same class.	
25		
26	23-99-205. Construction.	
27	(a) Nothing in this subchapter shall be construed to require any	
28	health care insurer to cover any specific health care service.	
29	(b) Provided, however, no condition or measure shall have the effect	
30	of excluding any type or class of provider qualified under § 23-99-204(a)(3)	
31	to provide that service.	
32		
33	23-99-206. Violations.	
34	It is a violation of this subchapter for any health care insurer or	
35	other person or entity to provide any health benefit plan providing for	
36	health care services to residents of this state that does not conform to this	

1	subchapter, but nothing in this subchapter shall constitute a violation on	
2	the basis of actions taken by the health benefit plan to maintain quality,	
3	enforce utilization regulations, and to control costs.	
4		
5	23-99-207. Civil penalties.	
6	Any person adversely affected by a violation of this subchapter may sue	
7	in a court of competent jurisdiction for injunctive relief against the health	
8	care insurer and, upon prevailing, shall, in addition to such relief, recover	
9	damages of not less than one thousand dollars (\$1,000), attorney's fees, and	
10	costs.	
11		
12	23-99-208. Void provisions.	
13	(a) To avoid impairment of existing contracts, this subchapter shall	
14	only apply to contracts issued or renewed after July 28, 1995.	
15	(b) Any provision in a health benefit plan which is executed,	
16	delivered, or renewed, or otherwise contracts for provision of services in	
17	this state that is contrary to this subchapter, shall, to the extent of the	
18	conflict, be void.	
19		
20	23-99-209. Applicability.	
21	The provisions of this subchapter shall not apply to self-funded or	
22	other health benefit plans that are exempt from state regulation by virtue of	
23	the Employee Retirement Income Security Act of 1974, as amended.	
24		
25	SECTION 3. If any provision of this Act or the application thereof to	
26	any person or circumstance is held invalid, such invalidity shall not affect	
27	other provisions or applications of the Act which can be given effect without	
28	the invalid provision or application, and to this end the provisions of this	
29	Act are declared to be severable.	
30		
31	/s/ Faris, et al	
32		
33		
34		
35		
36		