1	State of Arkansas	A Bill	
2	86th General Assembly	A DIII	
3	Regular Session, 2007		HOUSE BILL 1454
4		_	
5	By: Representatives D. Johns	on, Garner	
6			
7		East Ass Ast To Do Estitled	
8		For An Act To Be Entitled	
9		O DISCONTINUE THE ARKANSAS ADVIS	
10		ON ON MANDATED HEALTH INSURANCE	BENEFITS;
11	AND FOR	OTHER PURPOSES.	
12	AN 4.0	Subtitle The Research of the Arranges	
13		TT TO DISCONTINUE THE ARKANSAS	
14		ORY COMMISSION ON MANDATED HEALT	TH .
15	INSUR	ANCE BENEFITS.	
16			
17	DE IM DNAOMED DV MILE O	ENERAL AGGEMBLY OF MUR CHAMP OF	ADIZANGAG
18	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
19	CECTION 1 Anlan	C-4- ££ 22 70 001	061-4.
20		nsas Code §§ 23-79-901 — 23-79-9	oo are repealed:
21	23-79-901. Purp		umasa haalth aama aaat
22 23		of the General Assembly to enco	_
23 24	-	erving the quality of care offer embly finds that there is an inc	
2. 4 2.5		that certain health insurance b	_
26		of individual and group acciden	
27	insurers as components	of individual and group acciden	e and nearen porreres.
28	23-79-902 Comm	ission established - Members - M	oetings.
29		s Advisory Commission on Mandate	3
30		d to advise the Governor and the	
31		nd financial impact of current a	•
32	benefits and providers	_	no proposed menodese
33	_	ion shall be composed of fourtee	n (14) members as
34	follows:		,
35		(5) members shall be appointed b	y the Governor as
36	follows	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	<i>y</i> = = ================================

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                       (A) One (1) member who is a physician;
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                       (B) One (1) member who is a representative of the State
 3
    Insurance Department;
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                       (C) One (1) member with individual health insurance; and
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                       (D) Two (2) members of the general public;
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                 (2) Five (5) members shall be appointed by the President Pro
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    Tempore of the Senate as follows:
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                       (A) One (1) member who is a representative of a general
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     acute care hospital;
                       (B) One (1) member who is a representative of a major
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11
    industry;
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                       (C) One (1) member who is a representative of the accident
    and health insurance industry;
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                       (D) One (1) member who is a dentist; and
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                       (E) One (1) member who is a representative of organized
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    labor; and
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                (3) Four (4) members shall be appointed by the Speaker of the
    House of Representatives as follows:
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                       (A) One (1) member who is a representative of a small
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    business;
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                       (B) One (1) member who is a licensed accident and health
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    insurance agent;
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                       (C) One (1) member who is a representative of the accident
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    and health insurance industry; and
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                       (D) One (1) member who is a licensed chiropractor.
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          (c)(1) All members shall be appointed for terms of four (4) years
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    each, except for the initial term provided for in subdivision (c)(3) of this
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    section.
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                 (2) Appointments to fill vacancies shall be made for the
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    remainder of an unexpired term only.
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                 (3) The initial terms shall be staggered and shall begin
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     September 1, 2001, with seven (7) members serving an initial term of two (2)
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    years and the seven (7) remaining members serving an initial term of four (4)
34
    years. The initial terms shall be determined by lot.
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                 (4) No person shall be eligible to serve more than two (2)
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    successive terms, or a portion thereof. However, members may be appointed to
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1 additional successive terms after a one-year break in service. 2 (d) The commission shall meet quarterly or at the request of the 3 Governor. At the first meeting, which shall be held within thirty (30) days 4 after the appointment of the commission, the commission shall select a chair 5 and a vice chair from its membership. 6 (e)(1) All initial appointments to the commission shall be made within 7 forty-five (45) days of August 12, 2005. 8 (2) If all initial appointments to the commission are not made 9 within forty-five (45) days of August 12, 2005, then the Insurance 10 Commissioner shall appoint the initial members of the commission remaining to 11 be appointed. 12 13 23-79-903. Duties of the commission. 14 (a)(1) The Arkansas Advisory Commission on Mandated Health Insurance 15 Benefits shall assess the social, medical, and financial impact of proposed 16 mandated health insurance services or benefits. 17 (2) As used in this section, "mandated health insurance services or benefits" means the same as "state-mandated health benefits" defined in § 18 23-86-502. 19 (b) In reviewing a proposed bill or interim study proposal mandating 20 21 health insurance coverage for a service or benefit proposed, the commission 2.2 shall follow § 23-79-906. 23 (c) In assessing an existing mandated health insurance service or 24 benefit to the extent that information is available, the commission shall 2.5 consider: 26 (1) Social impact, including: 27 (A) The extent to which the service is generally utilized 28 by a significant portion of the population; 29 (B) The extent to which the insurance coverage is already 30 generally available; 31 (C) If coverage is not generally available, the extent to 32 which the lack of coverage results in individuals avoiding necessary health 33 care treatments; 34 (D) If coverage is not generally available, the extent to which the lack of coverage results in unreasonable financial hardship; 35 36 (E) The level of public demand for the service;

1	(r) the level of public demand for insurance coverage of
2	the service;
3	(C) The level of interest of collective bargaining agents
4	in negotiating privately for inclusion of this coverage in group contracts;
5	and
6	(H) The extent to which the mandated health insurance
7	service is covered by self-funded employer groups;
8	(2) Medical impacts, including:
9	(A) The extent to which the service is generally
10	recognized by the medical community as being effective and efficacious in the
11	treatment of patients;
12	(B) The extent to which the service is generally
13	recognized by the medical community as demonstrated by a review of scientific
14	and peer review literature; and
15	(C) The extent to which the service is generally available
16	and utilized by treating physicians; and
17	(3) Financial impacts, including:
18	(A) The extent to which the coverage will increase or
19	decrease the cost of the service;
20	(B) The extent to which the coverage will increase the
21	appropriate use of the service;
22	(C) The extent to which the mandated service will be a
23	substitute for a more expensive service;
24	(D) The extent to which the coverage will increase or
25	decrease the administrative expenses of insurers and the premium and
26	administrative expenses of policyholders;
27	(E) The impact of this coverage on the total cost of
28	health care; and
29	(F) The impact of all mandated health insurance services
30	on employers' ability to purchase health benefits policies meeting their
31	employees' needs.
32	(d) To the extent that funds or resources are available to the
33	commission, the commission shall review existing mandated health insurance
34	services and benefits under the requirements of this section and shall report
35	its findings to the House Interim Committee on Public Health, Welfare, and
36	Labor and the Senate Interim Committee on Public Health, Welfare, and Labor

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    on or before November 1 of each year. The commission shall include the
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    findings in its report required to be submitted under § 23-79-905.
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          23-79-904. Contract services - Staff assistance.
 5
           (a) The Arkansas Advisory Commission on Mandated Health Insurance
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    Benefits may contract for actuarial services and other professional services
    as needed.
8
          (b) The State Insurance Department and other state agencies, as may be
9
     considered appropriate by the commission, shall provide staff assistance to
10
    the commission.
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          23-79-905. Submission of report.
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          Each December 31 immediately preceding a regular session of the General
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    Assembly, the Arkansas Advisory Commission on Mandated Health Insurance
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    Benefits shall submit a report on its findings, including any
16
    recommendations, to the Governor and the General Assembly.
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          23-79-906. Legislative review of proposed mandated health benefit
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     laws.
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          (a)(1)(A)(i) If a bill is filed with the House of Representatives or
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    the Senate or an interim study proposal is filed with the Legislative Council
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    or an interim legislative committee and the bill or proposal contains a
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    proposed mandated health insurance service or benefit, then the legislative
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    committee of the General Assembly to which the bill or proposal is referred
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    or the Legislative Council shall determine if a majority of the members of
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     the legislative committee or the Legislative Council find that the bill or
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    proposal appears to contain sufficient merit to warrant further consideration
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    by the Arkansas Advisory Commission on Mandated Health Insurance Benefits.
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                                   (ii) A bill containing a mandated health
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    insurance service or benefit shall not be enacted into law after January 1,
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     2006, unless the bill has been reviewed and evaluated by the commission
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    pursuant to this subchapter.
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                       (B) The legislative committee or the Legislative Council
    shall request a review of the bill from the commission if a majority of the
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35
    members determines that the bill or proposal appears to contain sufficient
    merit to warrant further consideration.
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1	(2) No further action may be taken on the bill or proposal prior
2	to obtaining a review from the commission.
3	(3) The commission shall review the bill or interim study
4	proposal in accordance with this section and submit its evaluation within
5	forty-five (45) days from the date the commission receives the referral of
6	the bill or interim study proposal from the legislative committee or
7	Legislative Council.
8	(b) The report by the commission on its review and evaluation of the
9	bill or interim study proposal shall include the following:
10	(1) The social impact of mandating the benefit, including:
11	(A) The extent to which the treatment or service is
12	utilized by a significant portion of the population;
13	(B) The extent to which the treatment or service is
14	available to the population;
15	(C) The extent to which insurance coverage for this
16	treatment or service is already available;
17	(D) If coverage is not generally available, the extent to
18	which the lack of coverage results in persons being unable to obtain
19	necessary health care treatment;
20	(E) If the coverage is not generally available, the extent
21	to which the lack of coverage results in unreasonable financial hardship on
22	those persons needing treatment;
23	(F) The level of public demand and the level of demand
24	from the providers for the treatment or service;
25	(G) The level of public demand and the level of demand
26	from the providers for individual or group insurance coverage of the
27	treatment or service;
28	(H) The level of interest in and the extent to which
29	collective bargaining organizations are negotiating privately for inclusion
30	of this coverage in group contracts;
31	(I) The likelihood of achieving the objectives of meeting
32	a consumer need as evidenced by the experience of other states;
33	(J) The relevant findings of the state health planning
34	agency or the appropriate health system agency relating to the social impact
35	of the mandated benefit;
36	(K) The alternatives to meeting the identified need;

T	(b) whether the benefit is a medical or product social
2	need and whether it is consistent with the role of health insurance and the
3	concept of managed care;
4	(M) The impact of any social stigma attached to the
5	benefit upon the market;
6	(N) The impact of the benefit on the availability of other
7	benefits currently being offered;
8	(0) The impact of the benefit as it relates to employers
9	shifting to self-insured plans and the extent to which the benefit is
10	currently being offered by employers with self-insured plans; and
11	(P) The impact of making the benefit applicable to state
12	employees through the state employee health insurance program;
13	(2) The financial impact of mandating the benefit, including:
14	(A) The extent to which the proposed insurance coverage
15	would increase or decrease the cost of the treatment or service over the next
16	five (5) years;
17	(B) The extent to which the proposed coverage may increase
18	the appropriate or inappropriate use of the treatment or service over the
19	next five (5) years;
20	(C) The extent to which the mandated treatment or service
21	may serve as an alternative for more expensive or less expensive treatment or
22	service;
23	(D) The methods that will be instituted to manage the
24	utilization and costs of the proposed mandate;
25	(E) The extent to which the insurance coverage may affect
26	the number and types of providers of the mandated treatment or service over
27	the next five (5) years;
28	(F) The extent to which insurance coverage of the health
29	care service or provider may reasonably be expected to increase or decrease
30	the insurance premium and administrative expenses of policyholders;
31	(G) The impact of indirect costs other than premiums and
32	the administrative costs on the question of costs and benefits of coverage;
33	(H) The impact of the coverage on the total cost of health
34	care, including potential benefits and savings to insurers and employers
35	because the proposed mandated treatment or service prevents disease or
36	illness or leads to the early detection and treatment of disease or illness

1	that is less costly than treatment or service for later stages of a disease
2	or illness;
3	(I) The effects of mandating the benefit on the cost of
4	health care, particularly the premium and administrative expenses and
5	indirect costs to employers and employees, including the financial impact on
6	small employers, medium employers, and large employers; and
7	(J) The effect of the proposed mandate on cost-shifting
8	between private and public payors of health care coverage and on the overall
9	cost of the health care delivery system in this state; and
10	(3) The medical efficacy of mandating the benefit, including:
11	(A) The contribution of the benefit to the quality of
12	patient care and the health status of the population, including the results
13	of any research demonstrating the medical efficacy of the treatment or
14	service compared to alternatives or not providing the treatment or service;
15	and
16	(B) If the bill or proposal proposes to mandate coverage
17	of an additional class of practitioners:
18	(i) The results of any professionally acceptable
19	research demonstrating the medical results achieved by the additional class
20	of practitioners relative to those already covered;
21	(ii) The methods of the appropriate professional
22	organization that assures clinical proficiency; and
23	(iii) The effects of balancing the social, economic
24	and medical efficacy considerations, including:
25	(a) The extent to which the need for coverage
26	outweighs the costs of mandating the benefit for all policyholders;
27	(b) The extent to which the problem of
28	coverage may be solved by mandating the availability of the coverage as an
29	option for policyholders; and
30	(c) The cumulative impact of mandating the
31	benefit in combination with existing mandates on the costs and availability
32	of coverage.
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34	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the
35	General Assembly of the State of Arkansas that the General Assembly meets
36	only every second year: that the Arkansas Advisory Commission on Mandated

Ţ	<u>Health Insurance Benefits unduly delays the deliberations of the General</u>
2	Assembly and interferes with the responsiveness of the Insurance Commission
3	in the face of the rapidly developing field of health care and with the
4	provision of health care insurance; and that this act is immediately
5	necessary to prevent continued slowing of both the health care and the health
6	insurance processes. Therefore, an emergency is declared to exist and this
7	act being necessary for the preservation of the public peace, health, and
8	safety shall become effective on:
9	(1) The date of its approval by the Governor;
10	(2) If the bill is neither approved nor vetoed by the Governor,
11	the expiration of the period of time during which the Governor may veto the
12	bill; or
13	(3) If the bill is vetoed by the Governor and the veto is
14	overridden, the date the last house overrides the veto.
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