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2	87th General Assembly A Bill		
3	Regular Session, 2009	SENATE BILL	582
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5	By: Senator Teague		
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19		STATE OF ARKANSAS.	
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21		pter 77 is amended to add an	
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25	(1) "Division" means the Divisio	n of Medical Services of the	
26	Department of Human Services;		
27	(2) "Hospital" means a health ca	re facility licensed as a	
28	hospital by the Division of Health Facility S	ervices of the Department of	
29	<pre>Health under § 20-9-213;</pre>		
30	(3) "Medicare Cost Report" means	CMS-2552-96, the Cost Report	<u> </u>
31	for Electronic Filing of Hospitals, as it exi	sted on January 1, 2009;	
32	(4) "Net patient revenue" means	the amount calculated in	
33	accordance with generally accepted accounting	principles for hospitals tha	<u>it</u>
34	is reported on Worksheet G-3, Column 1, Line	3, of the Medicare Cost Repor	<u>:t</u>
35	adjusted to exclude nonhospital revenue;		
36	(5)(A) "Non-state-government-own	ed hospital" means a hospital	Ĺ

1	that is owned and operated by an agency or a unit of a county or municipal
2	government, including without limitation a hospital owned and operated by:
3	(i) A county under § 14-263- 101 et seq.; and
4	(ii) A city under § 14-264- 101 et seq
5	(B) "Non-state-government-owned-hospital" does not include
6	a hospital that is owned by an agency or unit of county or municipal
7	government but is contracted or leased to an individual, firm, or corporation
8	that is not a government entity;
9	(6) "Privately operated hospital" means a licensed hospital in
10	Arkansas other than:
11	(A) Any hospital that is owned and operated by the federal
12	<pre>government;</pre>
13	(B) Any hospital that is an agency or a unit of state
14	government, including without limitation a hospital owned by a state agency
15	or a state university; and
16	(C) Any non-state government owned hospital;
17	(7) "Specialty hospital" means a hospital that:
18	(D) Limits services primarily to children and qualifies as
19	exempt from the Medicare prospective payment system regulation; or
20	(E) Is primarily or exclusively engaged in the care and
21	treatment of patients with cardiac conditions;
22	(8) "State plan amendment" means a change or update to the state
23	Medicaid plan;
24	(9) "Upper payment limit" means the maximum ceiling imposed by
25	federal regulation on a privately owned hospital Medicaid reimbursement for
26	inpatient services under 42 C.F.R § 447.272 and outpatient services under 42
27	C.F.R § 447.321; and
28	(10) "Upper payment limit gap" means the difference between the
29	upper payment limit and Medicaid payments not financed using hospital
30	assessments made to all privately operated hospitals.
31	(A) The upper payment limit gap shall be calculated
32	separately for hospital inpatient and outpatient services.
33	(B) Medicaid disproportionate share payments shall be
34	excluded from the calculation of the upper payment limit gap.
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36	20-77-1902 Assessment

1 (a)(1) An assessment is imposed on each hospital except those exempted 2 under § 20-77-1905 for state fiscal year in an amount calculated as a 3 percentage of each hospital's net patient revenue. 4 (2) The assessment rate shall be determined annually based upon 5 the percentage of net patient revenue needed to generate an amount up to the 6 non-federal portion of the upper payment limit gap plus the annual fee to be 7 paid to Medicaid under § 20-77-1904(f)(1)(C), but in no case greater than one 8 percent (1%) of net patient revenue. (b)(1)(A) Except as set forth in subdivision (b)(1)(B) or (b)(1)(C), 9 for state fiscal year 2010, net patient revenue shall be determined using the 10 11 data from each hospital's fiscal year 2007 Medicare Cost Report contained in 12 the Centers for Medicare and Medicaid Services' Healthcare Cost Report 13 Information System file dated June 30, 2008. 14 (B) If a hospital's fiscal year 2007 Medicare Cost Report 15 is not contained in the Centers for Medicare and Medicaid Services' 16 Healthcare Cost Report Information System file dated June 30, 2008, the 17 hospital shall submit a copy of the hospital's 2007 Medicare Cost Report to 18 the division in order to allow the division to determine the hospital's net 19 patient revenue. 20 (C) If a hospital commenced operations after the due date for a 2007 Medicare Cost Report, the hospital shall submit its Medicare Cost 21 22 Report to the division in order to allow the division to determine the 23 hospital's net patient revenue. 24 (2) For each subsequent state fiscal year, net patient revenue 25 shall be calculated the data from each hospital's most recent audited 26 Medicare Cost Report available at the time of the calculation. 27 (c) This subchapter does not authorize a unit of county or local 28 government to license for revenue or impose a tax or assessment upon 29 hospitals or a tax or assessment measured by the income or earnings of a 30 hospital. 31 32 20-77-1903. Program administration. 33 (a) The Director of the Division of Medical Services of the Department 34 of Human Services shall administer the assessment program created in this 35 subchapter. 36 (b)(1) The division shall adopt rules to implement this subchapter.

1	(2) Unless otherwise provided in this subchapter, the rules
2	adopted under subdivision (b)(1) of this section shall not grant any
3	exceptions to or exemptions from the hospital assessment imposed under § 20-
4	<u>77-1902.</u>
5	(3) The rules adopted under subdivision (b)(1) of this section
6	shall include forms for:
7	(A) The proper imposition and collection of the assessment
8	<pre>imposed under § 20-77-1902;</pre>
9	(B) Enforcement of this subchapter, including without
10	limitation letters of caution or sanctions; and
11	(C) Reporting of net patient revenue.
12	(c) To the extent practicable, the division shall administer and
13	enforce this subchapter and collect the assessments, interest, and penalty
14	assessments imposed under this subchapter using procedures generally employed
15	in the administration of the division's other powers, duties, and functions.
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17	20-77-1904. Hospital Assessment Account.
18	(a)(1) There is created within the Arkansas Medicaid Program Trust
19	Fund, § 19-5-985, a designated account known as the Hospital Assessment
20	Account.
21	(2) The hospital assessments imposed under § 20-77-1902 shall be
22	deposited into the Hospital Assessment Account.
23	(b) Moneys in the Hospital Assessment Account shall consist of:
24	(1) All moneys collected or received by the division from
25	hospital assessments imposed under § 20-77-1902;
26	(2) Any interest or penalties levied in conjunction with the
27	administration of this subchapter; and
28	(3) Any appropriations, transfers, donations, gifts, or moneys
29	from other sources, as applicable.
30	(c) The Hospital Assessment Account shall be separate and distinct
31	from the general fund and shall be supplementary to the Arkansas Medicaid
32	Program Trust Fund.
33	(d) Moneys in the Hospital Assessment Account shall not be used to
34	replace other general revenues appropriated and funded by the General
35	Assembly or other revenues used to support Medicaid.
36	(e) The Hospital Assessment Account shall be exempt from budgetary

1	cuts, reductions, or eliminations caused by a deficiency of general revenues.
2	(f)(1) Except as necessary to reimburse any funds borrowed to
3	supplement funds in the Hospital Assessment Account, the moneys in the
4	Hospital Assessment Account shall be used only as follows:
5	(A) To make inpatient and outpatient hospital access
6	payments under § 20-77-1908; or
7	(B) To reimburse moneys collected by the division from
8	hospitals through error or mistake or under this subchapter; or
9	(C) To pay an annual fee to the Division of Medical
10	Services of the Department of Human Services in the amount of three and
11	three-quarters percent (3.75%) of the assessments collected from hospitals
12	under § 20-77-1902 each state fiscal year.
13	(2)(A) The Hospital Assessment Account shall retain account
14	balances remaining each fiscal year.
15	(B) At the end of each fiscal year, any positive balance
16	remaining in the Hospital Assessment Account shall be factored into the
17	calculation of the new assessment rate by reducing the amount of hospital
18	assessment funds that must be generated during the subsequent fiscal year.
19	(3) A hospital shall not be guaranteed that its inpatient and
20	outpatient hospital access payments will equal or exceed the amount of its
21	hospital assessment.
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23	<u>20-77-1905. Exemptions.</u>
24	(a) The following hospitals shall be exempt from the assessment
25	imposed under § 20-77-1902 unless the exemption is adjudged to be
26	unconstitutional or otherwise invalid:
27	(1) Hospitals that are not privately operated hospitals;
28	(2) Hospitals licensed by the Department of Health as
29	rehabilitation hospitals; and
30	(3) Specialty hospitals.
31	(c) If an exemption under subdivision (b) of this section is adjudged
32	to be unconstitutional or otherwise invalid, the applicable hospitals shall
33	pay the assessment imposed under § 20-77-1902.
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35	20-77-1906. Quarterly notice and collection.
36	(a)(1) The annual assessment imposed under § 20-77-1902 shall be due

1	and payable on a quarterly basis.
2	(2) However, an installment payment of an assessment imposed by
3	§ 20-77-1902 shall not be due and payable until:
4	(A) The division issues the written notice required by §
5	20-77-1907(a) stating that the payment methodologies to hospitals required
6	under § 20-77-1908 have been approved by the Centers for Medicare and
7	Medicaid Services and the waiver under 42 C.F.R. § 433.68 for the assessment
8	imposed by § 20-77-1902, if necessary, has been granted by the Centers for
9	Medicare and Medicaid Services; and
10	(B) The thirty-day verification period required by § 20-
11	77-1907(b) has expired; and
12	(C) The division has made all quarterly installments of
13	inpatient and outpatient hospital access payments that were otherwise due
14	under § 20-77-1908 consistent with the effective date of the approved state
15	plan amendment and waiver.
16	(3) After the initial installment has been paid under this
17	section, each subsequent quarterly installment payment of an assessment
18	imposed by § 20-77-1902 shall be due and payable within ten (10) business
19	days after the hospital has received its inpatient and outpatient hospital
20	access payments due under § 20-77-1908 for the applicable quarter.
21	(b) The payment by the hospital of the assessment created in this
22	$\underline{\text{subchapter shall be reported as an allowable cost for Medicaid reimbursement}}$
23	purposes.
24	(c)(l) If a hospital fails to timely pay the full amount of a
25	quarterly assessment, the division shall add to the assessment:
26	(A) A penalty assessment equal to five percent (5%) of the
27	quarterly amount not paid on or before the due date; and
28	(B) On the last day of each quarter after the due date
29	until the assessed amount and the penalty imposed under subdivision (c)(1)(A)
30	of this section are paid in full, an additional five percent (5%) penalty
31	assessment on any unpaid quarterly and unpaid penalty assessment amounts.
32	(2) Payments shall be credited first to unpaid quarterly
33	$\underline{\text{amounts,}}$ rather than to penalty or interest amounts, beginning with the $\underline{\text{most}}$
34	delinquent installment.
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36	20-77-1907. Notice of assessment.

- 1 (a)(1) The division shall send a notice of assessment to each hospital 2 informing the hospital of the assessment rate, the hospital's net patient 3 revenue calculation, and the estimated assessment amount owed by the hospital 4 for the applicable fiscal year. 5 (2) Except as set forth in subdivision (a)(3) of this section, 6 annual notices of assessment shall be sent at least forty-five (45) days 7 before the due date for the first quarterly assessment payment of each fiscal 8 year. 9 (3) The first notice of assessment shall be sent within forty-10 five (45) days after receipt by the division of notification from the Centers 11 for Medicare and Medicaid Services that the payments required under § 20-77-12 1908 and, if necessary, the waiver granted under 42 C.F.R. § 433.68 have been 13 approved. 14 (b) The hospital shall have thirty (30) days from the date of its 15 receipt of a notice of assessment to review and verify the assessment rate, 16 the hospital's net patient revenue calculation, and the estimated assessment 17 amount. 18 (c)(1) If a hospital provider operates, conducts, or maintains more 19 than one (1) hospital in the state, the hospital provider shall pay the 20 assessment for each hospital separately. 21 (2) However, if the hospital provider operates more than one (1) 22 hospital under one (1) Medicaid provider number, the hospital provider may 23 pay the assessment for the hospitals in the aggregate. 24 (d)(1) For a hospital subject to the assessment imposed under § 20-77-25 1902 that ceases to conduct hospital operations or maintain its state license 26 or did not conduct hospital operations throughout a state fiscal year, the 27 assessment for the state fiscal year in which the cessation occurs shall be 28 adjusted by multiplying the annual assessment computed under § 20-77-1902 by 29 a fraction, the numerator of which is the number of days during the year that 30 the hospital operated and the denominator of which is three hundred sixty-31 five (365). 32 (2)(A) Immediately upon ceasing to operate, the hospital shall 33 pay the adjusted assessment for that state fiscal year to the extent not
- previously paid. 35 (B) The hospital also shall receive payments under § 20-36 77-1908, which shall be adjusted by the same fraction as its annual

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1 assessment. 2 (e) A hospital subject to an assessment under this subchapter that has 3 not been previously licensed as a hospital in Arkansas and that commences 4 hospital operations during a state fiscal year shall pay the required 5 assessment computed under § 20-77-1902 and shall be eligible for hospital 6 access payments under § 20-77-1908 on the date specified in rules promulgated 7 by the division under the Arkansas Administrative Procedure Act, § 25-15-201 8 et seq. 9 (f) A hospital that is exempted from payment of the assessment under § 20-77-1905 at the beginning of a state fiscal year but during the state 10 11 fiscal year experiences a change in status so that it becomes subject to the 12 assessment shall pay the required assessment computed under § 20-77-1902 and 13 shall be eligible for hospital access payments under § 20-77-1908 on the date 14 specified in rules promulgated by the division under the Arkansas 15 Administrative Procedure Act, § 25-15-201 et seq. 16 (g) A hospital that is subject to payment of the assessment computed 17 under § 20-77-1902 at the beginning of a state fiscal year but during the 18 state fiscal year experiences a change in status so that it becomes exempted 19 from payment under § 20-77-1905 shall be relieved of its obligation to pay 20 the hospital assessment and shall become ineligible for hospital access 21 payments under § 20-77-1908 on the date specified in rules promulgated by the 22 division under the Arkansas Administrative Procedure Act, § 25-15-201 et seq. 23 24 20-77-1908. Medicaid hospital access payments. 25 (a) To preserve and improve access to hospital services, for hospital 26 inpatient and outpatient services rendered on or after July 1, 2009, the 27 division shall make hospital access payments as set forth in this section. 28 (b) The division shall calculate the hospital access payment amount up 29 to but not to exceed the upper payment limit gap for inpatient and outpatient 30 services. 31 (c) All hospitals shall be eligible for inpatient and outpatient 32 hospital access payments each state fiscal year as set forth in this 33 subsection other than hospitals described in § 20-77-1905.

exceed the upper payment limit gap for inpatient services, shall be

designated as the inpatient hospital access payment pool.

(1)(A) A portion of the hospital access payment amount, not to

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1	(B) In addition to any other funds paid to hospitals for
2	inpatient hospital services to Medicaid patients, each eligible hospital
3	shall receive inpatient hospital access payments each state fiscal year equal
4	to the hospital's pro rata share of the inpatient hospital access payment
5	pool based upon the hospital's Medicaid discharges for the most recent
6	audited fiscal period divided by the total number of Medicaid discharges of
7	all eligible hospitals.
8	(C) Inpatient hospital access payments shall be made on a
9	quarterly basis; and
10	(2)(A) A portion of the hospital access payment amount, not to
11	exceed the upper payment limit gap for outpatient services, shall be
12	designated as the outpatient hospital access payment pool.
13	(B)(i) In addition to any other funds paid to hospitals
14	for outpatient hospital services to Medicaid patients, each eligible hospital
15	shall receive outpatient hospital access payments each state fiscal year
16	equal to a percentage adjustment determined by dividing the outpatient
L 7	hospital access payment pool by Medicaid payments for outpatient services
18	paid to all eligible hospitals.
19	(ii) The percentage adjustment shall be multiplied
20	by the Medicaid payments for outpatient services paid to the eligible
21	hospital in order to determine the amount of each eligible hospital's
22	outpatient hospital access payment.
23	(C) Outpatient hospital access payments shall be made on a
24	quarterly basis.
25	(d) A hospital access payment shall not be used to offset any other
26	payment by Medicaid for hospital inpatient or outpatient services to Medicaid
27	beneficiaries, including without limitation any fee-for-service, per diem,
28	private hospital inpatient adjustment, or cost settlement payment.
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30	20-77-1909. Effectiveness and cessation.
31	(a) The assessment imposed under § 20-77-1902 shall not take effect or
32	shall cease to be imposed and any moneys remaining in the Hospital Assessment
33	Account in the Arkansas Medicaid Program Trust Fund shall be refunded to
34	hospitals in proportion to the amounts paid by them if:
35	(1) The appropriations for any state fiscal year from the
36	General Revenue Fund Account of the State Apportionment Fund for hospital

1	payments under the state Medicaid program are less than the preceding state
2	fiscal year;
3	(2) The division makes changes in its rules that reduce hospital
4	inpatient payment rates, outpatient payment rates, or adjustment payments,
5	including any cost settlement protocol, that were in effect on January 1,
6	2009; or
7	(3) The inpatient or outpatient hospital access payments
8	required under § 20-77-1908 are changed or the assessments imposed under §
9	20-77-1902 are not eligible for federal matching funds under Title XIX of the
10	Social Security Act, 42 U.S.C. § 1396 et seq., or Title XXI of the Social
11	Security Act, 42 U.S.C. § 1397aa et seq.
12	(b)(1) The assessment imposed under § 20-77-1902 shall not take effect
13	or shall cease to be imposed if the assessment is determined to be an
14	impermissible tax under Title XIX of the Social Security Act, 42 U.S.C. §
15	1396 et seq.
16	(2) Moneys in the Hospital Assessment Account in the Arkansas
17	Medicaid Program Trust Fund derived from assessments imposed before the
18	determination described in subdivision (b)(1) of this section shall be
19	disbursed under § 20-77-1908 to the extent federal matching is not reduced
20	due to the impermissibility of the assessments, and any remaining moneys
21	shall be refunded to hospitals in proportion to the amounts paid by them.
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23	20-77-1910. State plan amendment.
24	(a) The division shall file with the Centers for Medicare and Medicaid
25	Services a state plan amendment to implement the requirements of this
26	subchapter, including the payment of hospital access payments under § 20-77-
27	1908 no later than forty-five (45) days after the effective date of this
28	subchapter.
29	(b) If the state plan amendment is not approved by the Centers for
30	Medicare and Medicaid Services, the division shall:
31	(1) Not implement the assessment imposed under § 20-77-1902; and
32	(2) Return any assessment fees to the hospitals that paid the
33	fees if assessment fees have been collected.
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35	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the
36	General Assembly of the State of Arkansas that hospitals are struggling to

T	remain viable in providing access to health care services and the payments
2	created in this act will allow hospitals to provide access to quality health
3	care for the citizens of Arkansas. Therefore, an emergency is declared to
4	exist and this act being immediately necessary for the preservation of the
5	public peace, health, and safety shall become effective on:
6	(1) The date of its approval by the Governor;
7	(2) If the bill is neither approved nor vetoed by the Governor,
8	the expiration of the period of time during which the Governor may veto the
9	bill; or
10	(3) If the bill is vetoed by the Governor and the veto is
11	overridden, the date the last house overrides the veto.
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