1	State of Arkansas	As Engrossed: \$3/17/15	
2	90th General Assembly	A Bill	
3	Regular Session, 2015		SENATE BILL 934
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5	By: Senator Bledsoe		
6			
7		For An Act To Be Entitled	
8	AN ACT T	O IMPROVE THE INSURANCE PANEL PARTICIP.	ATION
9	PROCESS	FOR HEALTHCARE PROVIDERS; AND FOR OTHE	R
10	PURPOSES		
11			
12			
13		Subtitle	
14	ТО	IMPROVE THE INSURANCE PANEL	
15	PAR	TICIPATION PROCESS FOR HEALTHCARE	
16	PRC	WIDERS.	
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19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
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21	SECTION 1. Ar	kansas Code § 23-99-411, concerning pr	ocessing
22	applications of prov	iders, is amended to read as follows:	
23	23 - 99-411. Pr	ocessing applications of providers.	
24	(a)(l)(A) Hea	lthcare insurers shall establish mecha	nisms to ensure
25	timely processing of	requests for participation or renewal	by providers and
26	in making decisions	that affect participation status.	
27	<i>(B</i>) These mechanisms shall include, at	a minimum,
28	provisions for the p	rovider to receive a written statement	of reasons for the
29	healthcare insurer's	denial of a request for initial parti	cipation or
30	renewal.		
31	(2)(A)	Healthcare insurers shall make a decis	ion within:
32		(i) Ninety (90) <u>Sixty (60)</u> calend	ar days from the
33	date of submission o	f a completed application as defined b	y rule of the
34	Insurance Commission	er for participation or a request for	renewal by a
35	physician licensed u	nder the Arkansas Medical Practices Ac	t, § 17-95-201 et
36	seq., § 17-95-301 et	seq., and § 17-95-401 et seq.; and	



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1	(ii) One hundred eighty (180) calendar days from the
2	date of submission of a completed application as defined by rule of the
3	commissioner for participation or a request for renewal by any other
4	provider.
5	(B) However, when a physician's credentials are verified
6	through the Arkansas State Medical Board's Centralized Credentials
7	Verification Service under § 17-95-107, the ninety (90) sixty (60) days
8	specified under subdivision (a)(2)(A)(i) of this section is tolled from the
9	date an order is received by the Centralized Credentials Verification Service
10	from the healthcare insurer until the date the healthcare insurer receives
11	notification by the Centralized Credentials Verification Service that the
12	file is complete and available for retrieval.
13	(C)(i) <u>A healthcare insurer shall provide written</u>
14	acknowledgement to a provider within ten (10) days of the insurer's receipt
15	of an application.
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17	(ii)(a) Upon receipt of an application, a healthcare
18	insurer shall review the application to determine if the application is
19	<u>complete.</u>
20	(b) If the application is incomplete, a
21	healthcare insurer shall notify the applicant provider in writing within
22	fifteen (15) calendar days that the application is incomplete.
23	(c) The notice shall include a list of the
24	items required for the application to be complete.
25	(d) If the healthcare insurer does not send
26	the notice within the required timeframe, the application shall be deemed
27	<u>complete.</u>
28	<u>(iii)</u> If the information provided by the initial <u>a</u>
29	complete application, the healthcare insurer's investigation, or the
30	Centralized Credentials Verification Service requires the healthcare insurer
31	to collect more detailed information from the provider to fairly and
32	responsibly process the application, the time specified under subdivision
33	(a)(2)(A)(i) of this section is tolled, and the application is suspended from
34	the date a written request for the information is sent to the provider until
35	the request is fully and completely answered and sent to the healthcare
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1	(ii) (iv) If application information specified under
2	subdivision (a)(2)(C)(ii) of this section is missing and not received within
3	ninety (90) days of notification by the healthcare insurer or if the request
4	is not fully answered within ninety (90) days of the date it was sent, the
5	healthcare insurer, in its discretion, may treat the application as abandoned
6	and deny it.
7	(iii)(v) The request and response under this section
8	shall be sent by regular mail or other means of delivery as may be allowed by
9	rules adopted by the commissioner.
10	(3) <u>(A)</u> If a physician is already credentialed by the healthcare
11	insurer but changes employment or changes location, <u>joins a new group or</u>
12	clinic, or opens an additional location, the healthcare insurer shall only
13	require the submission of such additional information, if any, as is
14	necessary to continue the physician's credentials based upon the changed
15	employment <u>, or location, new group or clinic, or additional location</u> .
16	(B) The healthcare insurer shall not require a new
17	application or recredentialing application due solely to the changes listed
18	in subdivision (a)(3)(A) of this section.
19	(C) Any change listed in subdivision (a)(3)(A) of this
20	section shall be reflected within the healthcare insurer's system within
21	thirty (30) calendar days of written notification by the physician of the
22	change.
23	(4) Healthcare insurers shall promptly notify providers:
24	(A) Of any delay in processing applications; and
25	(B) The reasons for a delay in processing applications.
26	(5) <u>(A) A healthcare insurer shall notify a physician in writing</u>
27	at least one hundred twenty (120) days before the deadline to submit a
28	recredentialing application.
29	(B)(i) The healthcare insurer shall give the physician
30	written notice at least forty-five (45) calendar days prior to terminating
31	the physician for failure to submit a recredentialing application.
32	(ii) If the physician submits the recredentialing
33	application during the forty-five-day period, the termination shall not take
34	<u>effect.</u>
35	(C) During the forty-five-day period, the healthcare
36	insurer shall not represent to the policyholder, plan members, or the general

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1	public that the physician has been or will be terminated from the network
2	unless the termination is for some reason other than failure to obtain
3	recredentialing.
4	(D) If a termination occurs for any reason, the healthcare
5	insurer shall formally notify the physician in writing of the effective date
6	of the termination and the basis for the termination.
7	(6)(A) If a physician joins a group or clinic already
8	credentialed as a participating provider and applies to the healthcare
9	insurer to be a participating provider, the healthcare insurer shall treat,
10	for payment purposes only, the applicant physician as if the applicant
11	physician is a participating provider in the network of the healthcare
12	insurer when the applicant physician provides services to the plan members of
13	the healthcare insurer, including:
14	(i) Authorizing the applicant physician to collect
15	copayment from members; and
16	(ii) Making payments to the applicant physician.
17	(B) Pending approval of the application of the physician,
18	the healthcare insurer may exclude the applicant physician from its directory
19	or other listings of participating physicians.
20	(C)(i) If upon completion of the credentialing process the
21	healthcare insurer determines that the applicant physician does not meet the
22	credentialing requirements of the issuer:
23	(a) The healthcare insurer may recover from
24	the applicant physician or the medical group of the applicant physician an
25	amount equal to the difference between payments for in-network and out-of-
26	network benefits; and
27	(b) The applicant physician or the medical
28	group of the applicant physician may retain any copayments collected or in
29	the process of being collected as of the date the insurer's notice of
30	determination is received by the applicant physician or the medical group of
31	the applicant physician.
32	(ii)(a) A member of the health benefit plan of the
33	healthcare insurer is not responsible and shall be held harmless for the
34	difference between in-network copayments paid by the member to an applicant
35	physician who is determined to be ineligible and the insurer's charges for
36	out-of-network services.

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1	(b) The applicant physician and the medical
2	group of the applicant physician shall not charge the member for any portion
3	of the fee of the physician that is not paid or reimbursed by the healthcare
4	<u>insurer.</u>
5	(7) The commissioner may adopt rules to ensure that covered
6	healthcare claims submitted by patients or their providers are not negatively
7	affected by delays in processing participation applications.
8	(8) In addition to any legal remedies or actions that may be
9	brought against a healthcare insurer by the commissioner, a fine of one
10	thousand dollars (\$1,000) per day shall be imposed for each day exceeding the
11	sixty (60) days under subdivision (a)(2)(A)(i) of this section.
12	(6) (9) The commissioner shall adopt rules to implement this
13	subsection.
14	(b) Nothing in this <u>This</u> section shall <u>does not</u> prevent a provider or
15	a healthcare insurer from terminating a participating provider contract in
16	accordance with its terms.
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18	/s/Bledsoe
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