1	State of Arkansas			
2	92nd General Assembly A Bill			
3	Regular Session, 2019 HOUSE BIL	L 1900		
4				
5	By: Representative L. Johnson			
6	By: Senator Irvin			
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8	For An Act To Be Entitled			
9	AN ACT TO AMEND THE STATUTES CONCERNING THE			
10	LIMITATIONS ON FINANCIAL PENALTIES IN ALTERNATIVE			
11	PAYMENT SYSTEMS; AND FOR OTHER PURPOSES.			
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14	Subtitle			
15	TO AMEND THE STATUTES CONCERNING THE			
16	LIMITATIONS ON FINANCIAL PENALTIES IN			
17	ALTERNATIVE PAYMENT SYSTEMS.			
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20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
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22	SECTION 1. Arkansas Code Title 23, Chapter 99, Subchapter 9, as			
23	amended by Acts 2019, No. 300, is amended to read as follows:			
24	23-99-901. Legislative findings.			
25	The General Assembly finds that:			
26	(1) Under an alternative payment system, a healthcare payor	•		
27	when determining a physician's healthcare provider's patient care costs,	may		
28	use factors that are not under the control of the physician healthcare			
29	<pre>provider;</pre>			
30	(2) A physician <u>healthcare provider</u> may not receive an			
31	appropriate share of savings or reduction in recoupment under an alterna	tive		
32	payment system if the $\frac{\text{physician's}}{\text{physician's}}$ healthcare provider's patients have a			
33	higher cost of care; and			
34	(3) A physician <u>healthcare provider</u> should not be penalized	for		
35	higher patient care costs if any of the costs, or other factors determin	ing		
36	reimbursement, are not under the control of the physician healthcare			

1	provider.			
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3	23-99-902. Definitions.			
4	As used in this subchapter:			
5	(1) "Alternative payment system" means a payment methodology			
6	used by a healthcare payor that includes a risk-sharing or gain-sharing			
7	component for a physician healthcare provider that participates in a plan,			
8	program, or network offered by the healthcare payor;			
9	(2) "Gain-sharing payment" means an increase in a payment or			
10	additional payments made by a healthcare payor to a physician healthcare			
11	provider as a result of the achievement of identified benchmarks, including			
12	without limitation that patient care costs that fall below cost thresholds of			
13	any form;			
14	(3)(A) "Healthcare payor" means an entity that reimburses a			
15	physician for the delivery of healthcare services that are covered by a plan			
16	administered, issued, or delivered by the entity.			
17	(B) "Healthcare payor" does not include a provider-based			
18	network or system that utilizes risk-sharing including an accountable care			
19	organization or a clinically integrated network; and			
20	(4) "Healthcare provider" means any type of a provider that			
21	renders healthcare services to patients for compensation, including:			
22	(A) A doctor of medicine, a doctor of osteopathy, or			
23	another licensed healthcare professional acting within the professional's			
24	licensed scope of practice; or			
25	(B) A healthcare facility, including a hospital,			
26	ambulatory surgery center, or other type of facility licensed in this state			
27	to provide healthcare services; and			
28	$\frac{(4)(A)(5)(A)}{(5)(A)}$ "Risk-sharing payment" means a reduction in a			
29	payment to or refund of a payment already made to a physician healthcare			
30	provider as a result of failure to achieve identified benchmarks, including			
31	without limitation that patient care costs that exceed cost thresholds of any			
32	form.			
33	(B) "Risk-sharing payment" includes the alternative			
34	payment method by gift card, credit card, or other type of electronic payment			
35	or virtual credit card as payment if the physician healthcare provider is			
36	given clear instructions about how to select an alternative payment method			

that does not result in the physician's <u>healthcare provider's</u> being charged a service fee to process.

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- 23-99-903. Physician penalties Limitation.
- 5 (a) A healthcare payor doing business in this state, when determining 6 any gain-sharing or risk-sharing for a physician healthcare provider, shall 7 not attribute to a physician healthcare provider any costs that are a result 8 of variations in the healthcare payor's freely negotiated contract pricing 9 with other persons or entities outside the physician's healthcare provider's 10 practice if including the costs reduces a physician's healthcare provider's 11 gain-sharing amount or increases a physician's healthcare provider's risk-12 sharing amount.
 - (b)(1) When determining any gain-sharing or risk-sharing for a healthcare provider based on the achievement of or failure to attain certain benchmarks, a healthcare payor doing business in this state shall use clearly expressed and identifiable benchmarks.
- 17 (2) At least ninety (90) days in advance of implementation, the
 18 healthcare payor shall explain to the healthcare provider the applicability
 19 of the identifiable benchmarks.
 - (3) Any identifiable benchmarks shall be within the control of the healthcare provider to achieve or fail to attain.

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- 23 23-99-904. Waiver prohibited.
- 24 (a) The provisions of this subchapter shall not be waived by contract.
 - (b) Contractual arrangements or actions taken in conflict with this subchapter or that purport to waive any requirements of this subchapter are void.

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- 23-99-905. Enforcement.
- 30 (a) The State Insurance Department shall develop and promulgate rules 31 for the implementation and enforcement of this subchapter.
- 32 (b) In addition to or as an alternative to any enforcement action by
 33 the department, a physician, a physician practice or clinic, healthcare
 34 provider or an organization that represents physicians healthcare providers
 35 may enforce this subchapter by filing suit against a healthcare payor in:
- 36 (1) Pulaski County Circuit Court; or

1	(2)	The circuit court of a county	in Arkansas in which one (1)
2	of the physician	<u>healthcare provider</u> claimants	resides or does business.
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