1	State of Arkansas	As Engrossed: \$1/30/23	
2	94th General Assembly	A Bill	
3	Regular Session, 2023		SENATE BILL 122
4			
5	By: Senator B. King		
6			
7		For An Act To Be Entitled	
8	AN ACT TO	CREATE THE HEALTHCARE COST-SHARI	NG
9	COLLECTIO	ONS ACT; AND FOR OTHER PURPOSES.	
10			
11			
12		Subtitle	
13		CREATE THE HEALTHCARE COST-SHARING	י נ
14	COLI	LECTIONS ACT.	
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17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
18	070m70v 1 1 1 1		
19		cansas Code Title 23, Chapter 99,	is amended to add an
20	additional subchapter	to read as follows:	
21	Cub ab amb a	u 16 Haalahaana Caan Shanina Cal	11
22 23	Subchapter	r 16 — Healthcare Cost-Sharing Col	lections Act
23 24	23-99-1601. Ti	1+10	
25		shall be known and may be cited	as the "Healthcare
26	Cost-Sharing Collecti	•	as the heartheare
27	oose smarring correct		
28	<u>23-99-1602.</u> De	efinitions.	
29	As used in this		
30		Cost sharing" means the share of	costs covered by a
31		For which an enrollee is financial	
32	<u>(B)</u>	"Cost sharing" includes deducti	bles, coinsurance,
33	copayments, or simila	ar charges.	
34	<u>(C)</u>	"Cost sharing" does not include	premiums, balance
35	billing amounts for n	nonnetwork providers, or the cost	of noncovered
36	healthcare services:		

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1	(2)(A) "Contracting entity" means a healthcare insurer,		
2	subcontractor, affiliate, or other entity that contracts directly or		
3	indirectly with a healthcare provider for the delivery of healthcare services		
4	to an enrollee.		
5	(B) "Contracting entity" includes without limitation:		
6	(i) An insurance company;		
7	(ii) A health maintenance organization;		
8	(iii) A hospital and medical service corporation;		
9	(iv) A preferred provider organization;		
10	(v) A risk-based provider organization;		
11	(vi) Third-party administrator; and		
12	(vii) A prescription benefit management company;		
13	(3) "Enrollee" means an individual who is entitled to receive		
14	healthcare services under the terms of a health benefit plan;		
15	(4) "Entity of the state" means any agency, board, bureau,		
16	commission, committee, council, department, division, institution of higher		
17	education, office, public school, quasi-public organization, or other		
18	political subdivision of the state;		
19	(5)(A) "Health benefit plan" means an individual, blanket, or		
20	group plan, policy, or contract for healthcare services issued, renewed, or		
21	extended in this state by a healthcare insurer.		
22	(B) "Health benefit plan" includes a nonfederal		
23	governmental plan as defined in 29 U.S.C. § 1002(32), as it existed on		
24	January 1, 2023.		
25	(C) "Health benefit plan" does not include:		
26	(i) A plan that provides only dental benefits or eye		
27	and vision care benefits;		
28	(ii) A disability income plan;		
29	(iii) A credit insurance plan;		
30	(iv) Insurance coverage issued as a supplement to		
31	liability insurance;		
32	(v) Medical payments under an automobile or		
33	homeowners insurance plan;		
34	(vi) A health benefit plan provided under Arkansas		
35	Constitution, Article 5, § 32, the Workers' Compensation Law, § 11-9-101 et		
36	seq., or the Public Employee Workers' Compensation Act, § 21-5-601 et seq.;		

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1	(vii) A plan that provides only indemnity for
2	hospital confinement;
3	(viii) An accident-only plan;
4	(ix) A specified disease plan;
5	(x) A policy, contract, certificate, or agreement
6	offered or issued by a healthcare insurer to provide, deliver, arrange for,
7	pay for, or reimburse any of the costs of healthcare services, including
8	pharmacy benefits, to an entity of the state;
9	(xi) A long-term care insurance plan; or
10	(xii) A healthcare provider self-insured plan;
11	(6) "Healthcare contract" means a contract entered into,
12	materially amended, or renewed between a contracting entity and a healthcare
13	provider for the delivery of healthcare services to an enrollee;
14	(7)(A) "Healthcare insurer" means an entity that is subject to
15	state insurance regulation and provides health insurance in this state.
16	(B) "Healthcare insurer" includes:
17	(i) An insurance company;
18	(ii) A health maintenance organization;
19	(iii) A hospital and medical service corporation;
20	(iv) A risk-based provider organization; and
21	(v) Any sponsor of a nonfederal self-funded
22	governmental plan in this state;
23	(8) "Healthcare provider" means a person or entity that is
24	licensed, certified, or otherwise authorized by the laws of this state to
25	administer healthcare services; and
26	(9) "Healthcare services" means services or goods provided for
27	preventing, diagnosing, treating, alleviating, relieving, curing, or healing
28	human illness, disease, condition, disability, or injury.
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30	23-99-1603. Collection by healthcare insurer — Authority.
31	(a) A healthcare insurer shall:
32	(1) Pay a healthcare provider the full amount due for healthcare
33	services under the terms of a health benefit plan, including any cost
34	sharing;
35	(2) Have the sole responsibility for collecting cost sharing
36	from an enrollee; and

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1	(3) Upon request of the enrollee, collect cost-sharing		
2	throughout the plan year in increments defined by the healthcare insurer.		
3	(b) A healthcare insurer shall not:		
4	(1) Withhold any amount for cost sharing from the payment to a		
5	healthcare provider; or		
6	(2) Require a healthcare provider to offer additional discounts		
7	to enrollees outside the terms of the healthcare contract between the		
8	healthcare insurer and the healthcare provider.		
9	(c) Any value of a copay assistance coupon or similar assistance		
10	program shall be applied to an enrollee's annual cost-sharing requirement and		
11	may be paid directly to the healthcare insurer on the enrollee's behalf.		
12	(d) A healthcare insurer shall not cancel the health benefit plan of		
13	an enrollee for failure to collect cost sharing.		
14	(e) Any expenses of implementing this subchapter by a healthcare		
15	insurer shall not be used as justification to increase premiums or decrease		
16	payments to a healthcare provider.		
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18	23-99-1604. Violation of Trade Practices Act — Enforcement.		
19	(a) A violation of this subchapter is a deceptive act, as defined by		
20	the Trade Practices Act, § 23-66-201 et seq.		
21	(b) All remedies, penalties, and authority granted to the Insurance		
22	Commissioner under the Trade Practices Act, § 23-66-201 et seq., shall be		
23	available to the commissioner for the enforcement of this subchapter.		
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25	<u>23-99-1605.</u> Rules.		
26	The Insurance Commissioner may promulgate rules necessary to implement		
27	and administer this subchapter.		
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29	/s/B. King		
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