1	State of Arkansas	A D;11	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1703
4			
5	By: Representative L. Johnson		
6	By: Senator Irvin		
7			
8		For An Act To Be Entitled	
9	AN ACT TO PROVIDE A DRUG REIMBURSEMENT PROCESS FOR		
10	CERTAIN HEAL	THCARE PROVIDERS; AND FOR OTHER PURE	POSES.
11			
12			
13		Subtitle	
14		VIDE A DRUG REIMBURSEMENT PROCESS	
15	FOR CER	RTAIN HEALTHCARE PROVIDERS.	
16			
17	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:
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19		as Code Title 23, Chapter 99, is ame	ended to add an
20	additional subchapter to	read as follows:	
21			
22	<u>Subcha</u>	pter 19 — Drug Reimbursement Process	<u>8</u>
23			
24	<u>23-99-1901. Defin</u>		
25	<u>(a) As used in th</u>		
26		cting entity" means a healthcare ins	
27		, or other entity that contracts dir	
28		care provider for the delivery of he	<u>ealthcare services</u>
29	<u>to patients;</u>		
30		g" means a substance prescribed, adm	
31		provider that is used to prevent, c	
32		disease, injury, or abnormal condit	
33		Drug" includes a prescription drug,	
34		maceutical, radiopharmaceutical, or	other medical
35	<pre>supply;</pre>		
36	<u>(3)(A) "Hea</u>	lth benefit plan" means a plan, poli	cy, contract,



1	certificate, agreement, or other evidence of coverage for healthcare services
2	offered or issued by a healthcare insurer in this state.
3	(B) "Health benefit plan" includes indemnity and managed
4	care plans.
5	(C) "Health benefit plan" does not include:
6	(i) A plan that provides only dental benefits or eye
7	and vision care benefits;
8	(ii) A disability income plan;
9	(iii) A credit insurance plan;
10	(iv) Insurance coverage issued as a supplement to
11	liability insurance;
12	(v) A medical payment under an automobile or
13	homeowners insurance plan;
14	(vi) A health benefit plan provided under Arkansas
15	Constitution, Article 5, § 32, the Workers' Compensation Law, § 11-9-101 et
16	seq., or the Public Employee Workers' Compensation Act, § 21-5-601 et seq.;
17	(vii) A plan that provides only indemnity for
18	hospital confinement;
19	(viii) An accident-only plan;
20	(ix) A specified disease plan;
21	(x) A long-term-care-only plan; or
22	(xi) Nonfederal governmental plans as defined in 29
23	U.S.C. § 1002(32), as it existed on January 1, 2025;
24	(4)(A) "Healthcare insurer" means an entity that is subject to
25	state insurance regulation and provides health insurance in this state.
26	(B) "Healthcare insurer" includes:
27	(i) An insurance company;
28	(ii) A health maintenance organization; or
29	(iii) A hospital and medical service corporation.
30	(C) "Healthcare insurer" does not include an entity that
31	provides only dental benefits or eye and vision care benefits;
32	(5) "Healthcare provider" means a person or entity that is
33	licensed, certified, or otherwise authorized by the laws of this state to
34	provide healthcare services; and
35	(6)(A) "Healthcare services" means services or goods provided
36	for the purpose of or incidental to the purpose of preventing, diagnosing,

1	treating, alleviating, relieving, curing, or healing human illness, disease,		
2	condition, disability, or injury.		
3	(B) "Healthcare services" includes services for the		
4	diagnosis, prevention, treatment, or cure of a condition, illness, injury, or		
5	disease.		
6	(C) "Healthcare services" does not include a service		
7	reimbursed through a pharmacy benefits manager licensed under the Arkansas		
8	Pharmacy Benefits Manager Licensure Act, § 23-92-501 et seq.		
9			
10	23-99-1902. Drug reimbursement process.		
11	(a)(l) A contracting entity shall provide a reasonable administrative		
12	appeal procedure to allow a healthcare provider to challenge the		
13	reimbursement for a specific drug as being below the healthcare provider's		
14	drug acquisition cost.		
15	(2) The reasonable administrative appeal procedure under		
16	subdivision (a)(1) of this section shall include:		
17	(A) A dedicated telephone number, email address, and		
18	website for the purpose of submitting an administrative appeal;		
19	(B) The ability to submit an administrative appeal		
20	directly to the healthcare insurer or health benefit plan; and		
21	(C) The ability to file an administrative appeal no less		
22	than sixty (60) business days following the adjudication of a claim.		
23	(b) If a challenge is made under subsection (a) of this section,		
24	within thirty (30) business days of receipt of the challenge, the contracting		
25	entity shall:		
26	(1) If the appeal is upheld:		
27	(A) Make the change in the reimbursement rate to at least		
28	one hundred ten percent (110%) of the healthcare provider's drug acquisition		
29	<u>cost;</u>		
30	(B) Reprocess, or cause the healthcare insurer or health		
31	benefit plan to reprocess, the claim in question at the reimbursement rate		
32	established under subdivision (b)(l)(A) of this section; and		
33	(C) Process, or cause the healthcare insurer or health		
34	benefit plan to reprocess, any subsequent claim for the same drug, as		
35	identified by the National Drug Code or Healthcare Common Procedure Coding		
36	System, at the reimbursement rate established in subdivision (b)(l)(A) of		

1	this section; or		
2	(2) If the appeal is denied, provide the challenging healthcare		
3	provider with the specific information about the basis for the denial,		
4	including without limitation any additional information necessary to		
5	establish the drug acquisition cost.		
6	(c)(l) If an appeal is upheld under subdivision (b)(l) of this		
7	section, a healthcare provider shall notify the contracting entity upon any		
8	subsequent change that reduces the drug acquisition cost of the specific drug		
9	that was the subject of the appeal.		
10	(2) Upon receipt of notice under subdivision (c)(l) of this		
11	section, the contracting entity, healthcare insurer, or health benefit plan		
12	may:		
13	(A) Adjust the reimbursement rate of the specific drug		
14	based upon the new drug acquisition cost, effective upon the date the change		
15	occurred; and		
16	(B) Reprocess any claims for the specific drug with a date		
17	of service on or after the effective date of the adjustment.		
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