1	State of Arkansas	
2	95th General Assembly A Bill	
3	Regular Session, 2025 SENATE BILL :	257
4		
5	By: Senator C. Penzo	
6	By: Representative Lundstrum	
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8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE MEDICAID FAIRNESS ACT; TO EXTEND	
10	THE APPEAL PERIOD FOR PROVIDERS IN THE ARKANSAS	
11	MEDICAID PROGRAM; TO REQUIRE COMPREHENSIVE	
12	INFORMATION IN NOTICES OF ADVERSE DECISIONS; TO	
13	MANDATE PUBLICATION OF ALL POLICIES, PROTOCOLS, AND	
14	REQUIREMENTS USED IN MAKING AN ADVERSE DECISION; AND	
15	FOR OTHER PURPOSES.	
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18	Subtitle	
19	TO AMEND THE MEDICAID FAIRNESS ACT; TO	
20	EXTEND THE APPEAL PERIOD FOR PROVIDERS	
21	IN THE ARKANSAS MEDICAID PROGRAM; AND TO	
22	REQUIRE COMPREHENSIVE INFORMATION IN	
23	NOTICES OF ADVERSE DECISIONS.	
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25	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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27	SECTION 1. DO NOT CODIFY. Legislative findings and intent.	
28	(a) The General Assembly finds that:	
29	(1) The Department of Human Services currently allows provider	s
30	thirty-five (35) days to appeal an adverse determination before the	
31	determination becomes final under 20 CAR § 706-404(a)(5);	
32	(2) The thirty-five (35) day period is overly restrictive and	
33	does not align with the operational realities of providers' business office	s,
34	where adverse determinations arrive via mail and require time to be reviewe	d,
35	processed, and responded to appropriately;	
36	(3) The current notice process lacks necessary details,	

1	sometimes failing to include citations to specific policies, protocols, or
2	procedures, which hinders providers from adequately investigating and
3	appealing adverse decisions; and
4	(4) The inefficiency of the current process burdens both the
5	department and its contracted vendors by increasing unnecessary phone calls,
6	claims reopenings, and resubmissions which create additional administrative
7	costs and delays.
8	(b) It is the intent of the General Assembly to improve efficiency and
9	transparency in the Medicaid provider appeals process by:
10	(1) Extending the appeal period for providers;
11	(2) Requiring that notices of adverse decisions contain
12	comprehensive information, including citations to applicable policies and
13	procedures;
14	(3) Mandating the publication of all policies, protocols, and
15	procedural requirements utilized in making adverse decisions; and
16	(4) Ensuring that these requirements apply to the department and
17	any third-party vendors administering portions of the appeals process.
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19	SECTION 2. Arkansas Code § 20-77-1702, concerning the definitions
20	within the Medicaid Fairness Act, is amended to add an addition subdivision
21	to read as follows:
22	(20) "Third-party entity" means a vendor or other similar entity
23	contracted by the Department of Human Services to administer any part of the
24	Medicaid appeals process.
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26	SECTION 3. Arkansas Code § 20-77-1705 is amended to read as follows:
27	20-77-1705. Explanations for adverse decisions required.
28	(a) Each denial or other deficiency that the Department of Human
29	Services makes against a Medicaid provider shall be prepared in writing and
30	shall specify:
31	(1) The nature of the adverse decision;
32	(2) The statutory provision or specific rule alleged to have
33	been violated; and
34	(3) The facts and grounds that form the basis for the adverse
35	decision.
36	(b) A notice of an adverse decision sent to a provider shall contain

T	at a minimum:
2	(1) A clear and detailed explanation of the rationale for the
3	adverse decision;
4	(2) Citations to all specific protocols, procedures, or policy
5	manual references that were relied upon in making the adverse decision; and
6	(3) Any additional information necessary to allow the provider
7	to fully understand and respond to the adverse decision.
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9	SECTION 4. Arkansas Code § 20-77-1712 is amended to read as follows:
10	20-77-1712. Notices.
11	(a) When the Department of Human Services sends letters or other forms
12	of notice with deadlines to providers or recipients, the deadline shall not
13	begin to run before the next business day following the date of the postmark
14	on the envelope, the facsimile transmission confirmation sheet, or the
15	electronic record confirmation, unless otherwise required by federal statute
16	or regulation.
17	(b) The Department of Human Services shall allow a provider no less
18	than sixty-five (65) days from the date of notice to the provider to appeal
19	an adverse decision, whether through administrative reconsideration,
20	administrative appeal, or any equivalent process.
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22	SECTION 5. Arkansas Code Title 20, Chapter 77, Subchapter 17, is
23	amended to add additional sections to read as follows:
24	20-77-1719. Publication of protocols, procedures, and requirements.
25	(a) The Department of Human Services shall publish and maintain all
26	protocols, procedures, and requirements used in making adverse decisions on
27	the website of the department.
28	(b) The publication shall include:
29	(1) The current version of each protocol, procedure, or
30	requirement;
31	(2) Prior versions of each protocol, procedure, or requirement
32	maintained in an archive for reference for a period equivalent to state law
33	and rule regarding retention of medical records;
34	(3) A unique citation number for each protocol, procedure, or
35	requirement; and
36	(4) An effective date for each version of the protocol,

1	procedure, or requirement to ensure providers have access to historical and
2	current policy requirements.
3	(c)(1) The department shall not use or enforce any policy, protocol,
4	or requirement that is not publicly disclosed and accessible to providers.
5	(2) Any internal, undisclosed, or unpublished protocol,
6	procedure, or requirement shall be deemed invalid for the purpose of making
7	an adverse decision.
8	(3) Subdivisions (c)(1) and (c)(2) of this section do not apply
9	to any information, protocol, procedure, or requirement for which disclosure
10	is prohibited by state law or rule or by federal law or regulation.
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12	20-77-1720. Third-party entity compliance.
13	A third-party entity shall comply with the requirements in this
14	subchapter, including appeal periods, notice requirements, and publication of
15	protocols, procedures, and requirements.
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17	SECTION 6. DO NOT CODIFY. <u>Implementation</u> .
18	The Department of Human Services shall:
19	(1) Implement this act within ninety (90) days of the effective
20	date of this act;
21	(2) Revise all policies, manuals, and procedural guidelines to
22	conform with this act; and
23	(3) Conduct periodic audits to ensure compliance with this act
24	and publish audit findings under this section annually.
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