1	State of Arkansas	4 D.II		
2	95th General Assembly	A Bill		
3	Regular Session, 2025		SENATE BILL 284	
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5	By: Senator J. Payton			
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8	For An Act To Be Entitled			
9		EMPLOYER'S LIABILITY UNDER THE WO		
10		LAW THAT RESULTED FROM INITIATED N	MEASURE	
11	1948, NO. 4; A	AND FOR OTHER PURPOSES.		
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13		Subtitle		
14 15	TO MODIF	Y THE EMPLOYER'S LIABILITY UNDER		
16		ERS' COMPENSATION LAW THAT		
17		FROM INITIATED MEASURE 1948,		
18	NO. 4.	TROTT INTITUDE TIMESORE 1940,		
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20	BE IT ENACTED BY THE GENER	RAL ASSEMBLY OF THE STATE OF ARKAN	NSAS:	
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22	SECTION 1. Arkansas	s Code § 11-9-508(c) and (d), cond	cerning the system	
23	of managed health care est	tablished by the Workers' Compensa	ation Commission,	
24	are amended to read as fol	llows:		
25	(c) In order to hel	lp control the cost of medical ber	nefits, the	
26	commission , on or before c	July 1, 1994, following a public l	nearing and with	
27	the assistance and coopera	ation of the State Insurance Depar	rtment, is	
28	authorized and directed to	o establish appropriate rules to o	establish and	
29	implement shall maintain a	a system of managed health care fo	or the State of	
30	Arkansas.			
31	(d) For the purpose	e of establishing and implementing	g a system of	
32	managed health care, the o	commission is authorized to:		
33	(1) Develop 1	rules for the certification of man	naged care entities	
34	to provide managed care to			
35	-	rules for peer review, service uti	ilization, and	
36	resolution of medical disp	putes;		

1	(3) Prohibit "balance billing" from the employee, employer, or		
2	carrier;		
3	(4)(A) Establish fees for medical services as provided in		
4	Workers' Compensation Commission Rule 30 and its amendments.		
5	(B) The commission shall make no distinction in approving		
6	fees from different classes of medical service providers or healthcare		
7	providers for provision of the same or essentially similar medical services		
8	or healthcare services as specified in this section; and		
9	(5)(A) $\underline{(i)}$ Give the employer the right to choose the initial		
10	treating physician, with the injured employee having the right to petition		
11	the commission for a one-time-only change of physician to one who is		
12	associated with a managed care entity certified by the commission or is $\underline{\text{to}}$		
13	encourage continuity of care and improved outcomes, an injured worker has the		
14	right to be treated by the regular treating physician of the employee who		
15	maintains the employee's medical records and with whom the employee has a		
16	bona fide doctor-patient relationship demonstrated by a history of regular		
17	treatment prior to the onset of the compensable injury, but only if the		
18	primary care physician agrees to refer the employee to a certified managed		
19	care entity for any specialized treatment, including physical therapy, and		
20	only if such primary care physician agrees to comply with all the rules,		
21	terms, and conditions regarding services performed by the managed care entity		
22	initially chosen by the employer or otherwise agrees to the commission rules		
23	and fee schedule.		
24	(ii) A treating physician shall make appropriate		
25	referrals to relevant specialists for necessary medical treatment if the		
26	primary care physician agrees to refer the employee to a certified managed		
27	care entity for any specialized treatment.		
28	(iii) In addition to a change to the regular		
29	treating physician under subdivision (d)(5)(A)(i) of this section, no more		
30	than once per year, the injured employee has the right to petition the		
31	commission for a change of treating physician to:		
32	(a) Another treating physician who is		
33	associated with a managed care entity certified by the commission or		
34	otherwise agrees to the commission rules and fee schedule; or		
35	(b) An appropriate specialist physician who is		
36	associated with a managed care entity certified by the commission or		

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1	otherwise agrees to the commission rules and fee schedule.		
2	(iv) This subdivision (5)(A) specifically recognizes		
3	that an injured employee may require treatment from multiple specialists and		
4	an injured worker may obtain one (1) change of a specialist physician per		
5	year for each relevant specialty.		
6	(B) A petition for change of physician shall be expedited		
7	by the commission.		
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9	SECTION 2. Arkansas Code § 11-9-508, concerning the employer's		
10	liability for medical services under the Workers' Compensation Law, is		
11	amended to add an additional subsection to read as follows:		
12	(g)(1) The employer shall petition the commission for approval of any		
13	independent medical exam.		
14	(2) The petition described in subdivision (g)(1) of this section		
15	shall include the identity of, credentials of, and fees to be paid to the		
16	examiner conducting the independent medical exam and the stated purpose of		
17	the independent medical exam.		
18	(3) All correspondence, records, and reports provided to the		
19	examiner conducting the independent medical exam shall be furnished to the		
20	claimant or claimant's counsel at the time the correspondence, records, and		
21	reports are transmitted to the examiner conducting the independent medical		
22	exam.		
23	(4) A record or report generated by the examiner conducting the		
24	independent medical exam shall be promptly furnished to the claimant or		
25	claimant's counsel.		
26	(5)(A) The claimant has the right to depose the examiner		
27	conducting the independent medical exam.		
28	(B) If the claimant deposes the examiner conducting the		
29	independent medical exam under subdivision (g)(5)(A) of this section, the		
30	<pre>claimant shall:</pre>		
31	(i) Pay a witness fee to the examiner conducting the		
32	independent medical exam at the rate specified under Commission Rule 099.30		
33	(I)(P); and		
34	(ii) Be responsible for payment of any court		
35	reporter expenses.		
36	(6) This subsection applies to any record review, peer review,		

1	report, second opinion, or constitution obtained by the employer for use is	n
2	proceedings before the commission.	
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