1	SENATE BILL 898					
2	43rd LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 1997					
3	INTRODUCED BY					
4	SUE F. WILSON					
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10	AN ACT					
11	RELATING TO PUBLIC ASSISTANCE; PROVIDING FOR REVIEW AND					
12	REGULATION OF MEDICAID PROVIDERS; PROVIDING ADMINISTRATIVE					
13	PENALTI ES.					
14						
15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:					
16	Section 1. SHORT TITLEThis act may be cited as the					
17	"Medicaid Provider Act".					
18	Section 2. DEFINITIONSAs used in the Medicaid Provider					
19	Act:					
20	A. "department" means the human services department;					
21	B. "managed care organization" means a person					
22	eligible to enter into risk-based prepaid capitation agreements					
23	with the department to provide health care and related services;					
24	C. "medicaid" means the medical assistance program					
25	established pursuant to Title 19 of the federal Social Security,					
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Act, as amended from time to time, and regulations issued
 pursuant to that act;

3 D. "medicaid provider" means a person, including a
4 managed care organization, operating under contract with the
5 department to provide medicaid-related services to recipients;

6 E. "person" means an individual or other legal 7 entity;

8 F. "recipient" means a person whom the department
9 has determined to be eligible to receive medicaid-related
10 services;

11G. "secretary" means the secretary of human12services; and

H. "subcontractor" means a person that contracts with a medicaid provider to provide medicaid-related services to recipients."

Section 3. REVIEW OF MEDICAID PROVIDERS--CONTRACT REMEDIES--PENALTIES.--

A. The secretary may review the operations of a medicaid provider, and shall have the right of and be afforded full access to the medicaid provider's records, personnel and facilities for that purpose at all times.

B. The secretary may, consistent with the provisions of the Medicaid Provider Act and regulations issued pursuant to that act, carry out an administrative investigation or conduct administrative proceedings to determine whether a medicaid

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1 provider has:

2 (1) operated in a manner that materially
3 violates its organizational documents;

4 (2) materially breached its obligation to
5 furnish medicaid-related services to recipients, or any other
6 duty specified in its contract with the department;

7 (3) violated any provision of the Public
8 Assistance Act or the Medicaid Provider Act or any regulations
9 issued pursuant to those acts;

 (4) made any false statement with respect to any report or statement required by the Public Assistance Act, or the Medicaid Provider Act, regulations issued pursuant to either of those acts or a contract with the department;

(5) advertised or marketed, or attempted to advertise or market, its services to recipients in such a manner as to misrepresent its services or capacity for services, or engaged in any deceptive, misleading or unfair practice with respect to advertising or marketing;

(6) hindered or prevented the secretary from performing any duty imposed by the Public Assistance Act, the Human Services Department Act or the Medicaid Provider Act or any regulations issued pursuant to those acts; or

(7) fraudulently procured or attempted to procure any benefit from medicaid.

C. After affording a medicaid provider written

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1	notice of hearing not less than ten days before the hearing date						
2	and an opportunity to be heard, and upon making appropriate						
3	administrative findings, the secretary may take any or any						
4	combination of the following actions against the provider:						
5	(1) impose an administrative penalty of not						
6	more than ten thousand dollars (\$10,000) for engaging in any						
7	practice described in Paragraphs (1) through (7) of Subsection B						
8	of this section; provided, that each occurrence of each practice						
9	shall constitute a separate offense;						
10	(2) issue an administrative order requiring the						
11	provider to:						
12	(a) cease or modify any specified conduct						
13	or practices engaged in by it, its employees, subcontractors or						
14	agents;						
15	(b) fulfill its contractual obligations						
16	in the manner specified in the order;						
17	(c) provide any service that has been						
18	deni ed;						
19	(d) take steps to provide or arrange for						
20	any service that it has agreed or is otherwise obligated to make						
21	available; or						
22	(e) enter into and abide by the terms of						
23	a binding or non-binding arbitration proceeding, if agreed to by						
24	any opposing party, including the secretary; or						
25	(3) suspend or revoke the contract between the						
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provider and the department, in which case the provider:

(a) during the period of any suspension,
shall not enroll or treat additional recipients, except newborn
children or other newly acquired dependents of existing enrolled
recipients, and shall not engage in any advertising, marketing
or solicitation for enrollment or treatment of additional
recipients; and

(b) immediately following the effective 8 date of any revocation, shall proceed expeditiously to wind up 9 its affairs under its contract with the department, and shall 10 not conduct further business except as may be essential to the 11 orderly conclusion of its medicaid-related affairs and transfer 12 to other medicaid providers of its recipients and their records; 13 provided, that the secretary may, by written order, permit such 14 further operation of the medicaid provider's medicaid-related 15 services as the secretary finds to be in the best interest of 16 recipients, to the end that they will be afforded the greatest 17 practical opportunity to obtain continuous medicaid-related 18 coverage. " 19

Section 4. RETENTION AND PRODUCTION OF RECORDS. --

A. Medicaid providers and their subcontractors shall retain, for a period of at least five years from the date of creation, all medical and business records relating to:

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(1) treatment or care of any recipient;

(2) services or goods provided to any

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recipient; 1

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amounts paid by medicaid or the medicaid (3) 2 provider on behalf of any recipient; and 3

(4) records required by medicaid or used for 4 its administration. 5

B. Upon written request by medicaid or the 6 department to a medicaid provider or any subcontractor for 7 copies or inspection of records pursuant to the Public 8 Assistance Act, the medicaid provider or subcontractor shall provide the copies or permit the inspection, as applicable, 10 within five business days after the date of the request. 11

С. Failure to provide copies or to permit inspection of records requested pursuant to this section shall constitute a violation of the Medicaid Provider Act within the meaning of Paragraph (3) of Subsection B of Section 3 of that act."

Section 5. REGULATIONS. -- The secretary shall adopt and promulgate regulations appropriate to administer, carry out and enforce the provisions of the Medicaid Provider Act.

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1	FORTY- THIRD LEGISLATURE					
2	FIRST SESSION, 1997					
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6	March 21, 1997					
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8	Mr. President:					
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10	Your PUBLIC AFFAIRS COMMITTEE , to whom has been					
11	referred					
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13	SENATE BILL 898					
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15	has had it under consideration and reports same with					
16	recommendation that it DO PASS , and thence referred to the					
17	CORPORATIONS & TRANSPORTATION COMMITTEE.					
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20	Respectfully submitted,					
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24	Shannon Robinson, Chairnan					
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	Adopted		Not Adopted	
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