By: Shapiro

S.B. No. 155

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to the quality assurance accreditation process for certain
3	entities that offer health benefit plans.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subtitle C, Title 6, Insurance Code, is amended
6	by adding Chapter 847 to read as follows:
7	CHAPTER 847. HEALTH CARE QUALITY ASSURANCE
8	Sec. 847.001. SHORT TITLE. This chapter may be cited as the
9	Health Care Quality Assurance Act.
10	Sec. 847.002. LEGISLATIVE FINDINGS; PURPOSES. The
11	legislature finds that to ensure enrollees high quality care, many
12	health benefit plans voluntarily undergo a rigorous accreditation
13	process conducted by nationally recognized accreditation
14	organizations. To maintain accreditation, these health benefit
15	plans are subject to continuing review of their processes and
16	standards. The legislature recognizes that many of these processes
17	and standards are also reviewed by state agencies, resulting in
18	increased agency costs and increased health benefit plan
19	administrative costs. The purpose of this chapter is to allow
20	appropriate recognition of accreditation by nationally recognized
21	accreditation organizations and to foster coordination among state
22	agencies in order to:
23	(1) help make health benefit plan coverage more

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1	(2) eliminate duplication of effort by both health
2	benefit plans and state agencies.
3	Sec. 847.003. DEFINITIONS. In this chapter:
4	(1) "Commission" means the Health and Human Services
5	Commission.
6	(2) "Health benefit plan" means an individual, group,
7	blanket, or franchise insurance policy, a certificate issued under
8	a group policy, a group hospital service contract, or an individual
9	or group subscriber contract or evidence of coverage issued by a
10	health maintenance organization that provides benefits for health
11	care services. The term does not include:
12	(A) accident-only or disability income insurance
13	coverage or a combination of accident-only and disability income
14	insurance coverage;
15	(B) credit-only insurance coverage;
16	(C) disability insurance coverage;
17	(D) Medicare services under a federal contract;
18	(E) Medicare supplement and Medicare Select
19	benefit plans regulated in accordance with federal law;
20	(F) long-term care coverage or benefits, nursing
21	home care coverage or benefits, home health care coverage or
22	benefits, community-based care coverage or benefits, or any
23	combination of those coverages or benefits;
24	(G) workers' compensation insurance coverage or
25	similar insurance coverage;
26	(H) coverage provided through a jointly managed
27	trust authorized under 29 U.S.C. Section 141 et seq. that contains a

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1	plan of benefits for employees that is negotiated in a collective
2	bargaining agreement governing wages, hours, and working
3	conditions of the employees that is authorized under 29 U.S.C.
4	Section 157;
5	(I) hospital indemnity or other fixed indemnity
6	insurance coverage;
7	(J) reinsurance contracts issued on a stop-loss,
8	quota-share, or similar basis;
9	(K) short-term major medical contracts;
10	(L) liability insurance coverage, including
11	general liability insurance coverage and automobile liability
12	insurance coverage, and coverage issued as a supplement to
13	liability insurance coverage, including automobile medical payment
14	insurance coverage;
15	(M) coverage for on-site medical clinics;
16	(N) coverage that provides other limited
17	benefits specified by federal regulations; or
18	(O) other coverage that:
19	(i) is similar to the coverage described by
20	this subdivision under which benefits for medical care are
21	secondary or incidental to other coverage benefits; and
22	(ii) is specified by federal regulations.
23	(3) "National accreditation organization" means:
24	(A) the Accreditation Association for Ambulatory
25	Health Care;
26	(B) the Joint Commission on Accreditation of
27	Healthcare Organizations;

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1	(C) the National Committee for Quality
2	Assurance;
3	(D) the American Accreditation HealthCare
4	Commission ("URAC"); or
5	(E) any other national accreditation entity
6	recognized by rule by the commissioner.
7	Sec. 847.004. APPLICABILITY OF CHAPTER. This chapter
8	applies only to an entity that issues a health benefit plan and that
9	holds a license or certificate of authority issued by the
10	commissioner and provides benefits for medical or surgical expenses
11	incurred as a result of a health condition, accident, or sickness,
12	including:
13	(1) an insurance company;
14	(2) a group hospital service corporation operating
15	under Chapter 842;
16	(3) a health maintenance organization operating under
17	Chapter 843;
18	(4) an approved nonprofit health corporation that
19	holds a certificate of authority issued by the commissioner under
20	Chapter 844;
21	(5) a multiple employer welfare arrangement that holds
22	a certificate of authority under Chapter 846;
23	(6) a stipulated premium company operating under
24	<u>Chapter 884;</u>
25	(7) a fraternal benefit society operating under
26	Chapter 885; or
27	(8) a reciprocal exchange operating under Chapter 942.

Sec. 847.005. DEEMED COMPLIANCE WITH CERTAIN STATUTORY AND 1 2 REGULATORY REQUIREMENTS. (a) Notwithstanding any provision of this code, the Health and Safety Code, or any other law, a health 3 4 benefit plan issuer is deemed to be in compliance with state 5 statutory and regulatory accreditation requirements if:

6 (1) the health benefit plan issuer has been accredited 7 at any level by a national accreditation organization; and

8 (2) the national accreditation organization's 9 accreditation requirements are the same or substantially similar to the 10 department's statutory or regulatory accreditation requirements, as determined by the commissioner. 11

12 (b) Notwithstanding this code, the Health and Safety Code, or any other law, a health benefit plan issuer that offers a 13 14 Medicare Advantage coordinated care plan under a contract with the 15 federal Centers for Medicare and Medicaid Services is deemed to be 16 in compliance with any state statutory and regulatory requirements 17 that are the same or substantially similar to the requirements for Medicare Advantage coordinated care plans, as determined by the 18 19 commissioner.

(c) Notwithstanding Sections 533.005 and 533.007, 20 21 Government Code, or any other law, a Medicaid managed care plan 22 offered by a health benefit plan issuer under a contract with the commission is deemed to be in compliance with any contractual 23 24 Medicaid managed care plan requirements that are the same or substantially similar to any statutory and regulatory 25 26 requirements, as determined by the commissioner. 27

Sec. 847.006. FILING OF ACCREDITATION REPORT;

1	CONFIDENTIALITY REQUIREMENTS. (a) The commissioner may require a
2	health benefit plan issuer to submit to the commissioner the
3	accreditation report issued by the national accreditation
4	organization.
5	(b) An accreditation report submitted under Subsection (a)
6	is proprietary and confidential and is not subject to subpoena.
7	The commissioner shall limit the disclosure of the accreditation
8	report to those department employees who need the accreditation
9	report to perform the duties of their job. A department employee
10	may not further disclose the accreditation report.
11	Sec. 847.007. COMMISSIONER DUTIES. (a) In conducting an
12	examination of a health benefit plan, the commissioner:
13	(1) shall accept the accreditation report submitted by
14	the health benefit plan issuer as demonstrating the issuer's
15	compliance with the processes and standards for which the issuer
16	has received accreditation; and
17	(2) may adopt relevant findings in a health benefit
18	plan issuer's accreditation report in the examination report if the
19	accreditation report complies with applicable state and federal
20	requirements regarding the nondisclosure of proprietary and
21	confidential information and personal health information.
22	(b) Subsection (a) does not apply to any process or standard
23	of a health benefit plan issuer that is not covered as part of the
24	issuer's accreditation. This section does not set minimum quality
25	standards but operates only as a replacement of duplicate
26	requirements.
27	Sec. 847.008. COMMISSION DUTIES. (a) The commission may

1	require the commissioner to submit to the commission the documents
2	reviewed by the department that substantiate the compliance of the
3	health benefit plan issuer with applicable state statutory and
4	regulatory requirements.
5	(b) Documents submitted under Subsection (a) are
6	proprietary and confidential and are not subject to subpoena. The
7	commission shall limit disclosure of the documents to commission
8	employees who need the documentation to perform the duties of their
9	job. A commission employee may not further disclose the compliance
10	documents.
11	Sec. 847.009. MEMORANDUM OF UNDERSTANDING. The
12	commissioner and the commission may enter into a memorandum of
13	understanding to specify the responsibilities of the department and
14	the commission under this chapter.
15	SECTION 2. This Act takes effect June 1, 2005, if it
16	receives a vote of two-thirds of all the members elected to each
17	house, as provided by Section 39, Article III, Texas Constitution.
18	If this Act does not receive the vote necessary for effect on that