9lr2139

## By: **Delegate Hill** Introduced and read first time: February 8, 2019 Assigned to: Health and Government Operations

Committee Report: Favorable with amendments House action: Adopted Read second time: March 12, 2019

CHAPTER \_\_\_\_\_

1 AN ACT concerning

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### Health Insurance – Prior Authorization – Requirements

3 FOR the purpose of requiring certain insurers, nonprofit health service plans, and health maintenance organizations to accept a prior authorization from a certain entity for 4 any prescription drugs, devices, or health care services for a certain period of time:  $\mathbf{5}$ 6 requiring a certain entity, under certain circumstances, to provide documentation of 7 a prior authorization within a certain time after a request by an insured or an 8 insured's designee; authorizing a certain entity to perform utilization review under 9 certain circumstances: requiring a certain entity to provide certain insureds written notice of new utilization management restrictions within a certain time period: 10 11 prohibiting certain insurers, nonprofit health service plans, and health maintenance organizations from requiring prior authorization for coverage of a prescription drug 12or device under certain circumstances; authorizing a certain entity to require a 13health care provider to submit evidence demonstrating that a prescription drug or 14 device was prescribed under an urgent care situation; requiring a certain entity to 1516 allow a health care provider to indicate whether a prescription drug or device is to be used to treat a certain condition; prohibiting an entity from requesting a 1718 reauthorization for a repeat prescription for a certain period of time under certain 19circumstances; providing that a repeat prescription issued by a health care provider 20for a drug or device that a health care provider has indicated is to treat a certain 21condition creates a presumption that the prescription continues to be medically 22<del>necessary to treat a certain condition;</del> requiring a certain entity to maintain a certain 23database for certain prior authorizations; requiring an entity, under certain 24circumstances, to provide a detailed written explanation for a denial of coverage; 25requiring that a certain detailed written explanation include certain information

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



$     \begin{array}{c}       1 \\       2 \\       3 \\       4 \\       5 \\       6 \\       7 \\       8 \\       9 \\       10 \\       11 \\     \end{array} $	under certain circumstances; defining certain terms; requiring certain entities to honor a prior authorization from a certain entity for benefits for at least a certain amount of time; authorizing a certain entity to perform a certain review during a certain period of time; requiring a certain entity to honor a prior authorization issued by the entity under certain circumstances; providing that a certain entity may not be required to honor a certain prior authorization for a change in dosage of an opioid; requiring a certain entity, under certain circumstances, to provide certain notice of a certain prior authorization requirement to certain persons; providing for a delayed effective date; providing for the application of this Act; and generally relating to prior authorization required by insurers, nonprofit health service plans, and health maintenance organizations.
12	BY adding to
13	Article – Insurance Section <del>15–140.1 and</del> 15–854
$\frac{14}{15}$	Annotated Code of Maryland
15 16	(2017 Replacement Volume and 2018 Supplement)
10	(2017 Replacement Volume and 2010 Supplement)
17 18	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
19	Article – Insurance
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20	<del>15–140.1.</del>
21	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
$\frac{21}{22}$	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
23	(2) "Prior authorization" means a utilization management
<b>2</b> 4	RESTRICTION TECHNIQUE THAT:
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25	(I) REQUIRES PRIOR APPROVAL FOR A PROCEDURE,
26	TREATMENT, MEDICATION, OR SERVICE BEFORE AN ENROLLEE IS ELIGIBLE FOR
$\frac{1}{27}$	FULL PAYMENT OF THE BENEFIT; AND
21	
28	(II) IS USED TO DETERMINE WHETHER THE PROCEDURE,
29	TREATMENT, MEDICATION, OR SERVICE IS MEDICALLY NECESSARY.
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30	(3) (1) "Utilization management restriction" means a
31	RESTRICTION ON COVERAGE FOR A PRESCRIPTION DRUG ON A FORMULARY.
32	(II) "UTILIZATION MANAGEMENT RESTRICTION" INCLUDES:
33	1. THE IMPOSITION OR ALTERATION OF A QUANTITY
34	LIMIT FOR A PRESCRIPTION DRUG;

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1 2 THE ADDITION OF A REQUIREMENT THAT AN 2 **ENROLLEE RECEIVE A PRIOR AUTHORIZATION REQUIREMENT FOR A PRESCRIPTION** 3 **DRUG: AND** 4 2 THE IMPOSITION OF A STEP THERAPY PROTOCOL 5**RESTRICTION FOR A DRUG.** 6 (B) (1)THIS SECTION APPLIES TO: 7 INSURERS AND NONPROFIT HEALTH SERVICE PLANS THAT <del>(I)</del> 8 PROVIDE COVERAGE FOR PRESCRIPTION DRUGS, DEVICES, AND HEALTH CARE 9 SERVICES UNDER INDIVIDUAL, GROUP, OR BLANKET HEALTH INSURANCE POLICIES 10 OR CONTRACTS THAT ARE ISSUED OR DELIVERED IN THE STATE: AND 11 <del>(III)</del> HEALTH MAINTENANCE ORGANIZATIONS THAT PROVIDE 12 COVERAGE FOR PRESCRIPTION DRUGS, DEVICES, AND HEALTH CARE SERVICES UNDER INDIVIDUAL OR GROUP CONTRACTS THAT ARE ISSUED OR DELIVERED IN THE 13 14 STATE. 15<del>(2)</del> AN INSURER, A NONPROFIT HEALTH SERVICE PLAN, OR A HEALTH 16 **MAINTENANCE ORGANIZATION THAT PROVIDES COVERAGE FOR PRESCRIPTION** 17 DRUGS, DEVICES, AND HEALTH CARE SERVICES THROUGH A PHARMACY BENEFIT 18 MANAGER OR THAT CONTRACTS WITH A PRIVATE REVIEW AGENT UNDER SUBTITLE 19 **10B OF THIS ARTICLE IS SUBJECT TO THE REQUIREMENTS OF THIS SECTION.** 20 (3) THIS SECTION DOES NOT APPLY TO A MANAGED CARE 21 ORGANIZATION AS DEFINED IN § 15-101 OF THE HEALTH - GENERAL ARTICLE. 22(C) (1) WHEN AN INSURED TRANSITIONS FROM ONE ENTITY SUBJECT TO 23THIS SECTION TO ANOTHER ENTITY SUBJECT TO THIS SECTION. THE RECEIVING 24ENTITY SHALL ACCEPT A PRIOR AUTHORIZATION FROM THE RELINQUISHING ENTITY 25FOR ANY PRESCRIPTION DRUGS. DEVICES. OR HEALTH CARE SERVICES COVERED BY

- 26 THE RECEIVING ENTITY FOR THE LESSER OF THE COURSE OF TREATMENT OR 90
   27 DAYS.
- 28(2)SUBJECT TO APPLICABLE FEDERAL AND STATE LAWS29CONCERNING CONFIDENTIALITY OF MEDICAL RECORDS, AT THE REQUEST OF AN30INSURED OR THE INSURED'S DESIGNEE, THE RELINQUISHING ENTITY SHALL31PROVIDE DOCUMENTATION OF THE PRIOR AUTHORIZATION TO THE INSURED'S32RECEIVING ENTITY WITHIN 10 DAYS AFTER THE RECEIPT OF THE REQUEST.
- 33 (3) AFTER THE TIME PERIOD UNDER PARAGRAPH (1) OF THIS
   34 SUBSECTION HAS LAPSED, THE RECEIVING ENTITY MAY PERFORM ITS OWN
   35 UTILIZATION REVIEW TO:

1 (I) REASSESS AND MAKE DETERMINATIONS REGARDING THE 2 NEED FOR CONTINUED TREATMENT; AND

3 (II) AUTHORIZE ANY CONTINUED PROCEDURE, TREATMENT,
 4 MEDICATION, OR SERVICES DETERMINED TO BE MEDICALLY NECESSARY BY THE
 5 RECEIVING ENTITY.

6 (D) IF AN ENTITY SUBJECT TO THIS SECTION REVISES OR IMPLEMENTS A
 7 NEW UTILIZATION MANAGEMENT RESTRICTION, THE ENTITY SHALL PROVIDE TO
 8 ANY INSURED WHO IS CURRENTLY AUTHORIZED FOR COVERAGE OF A PROCEDURE,
 9 TREATMENT, MEDICATION, OR SERVICES AFFECTED BY THE NEW UTILIZATION
 10 MANAGEMENT RESTRICTION WRITTEN NOTICE OF THE NEW UTILIZATION
 11 MANAGEMENT RESTRICTION AND REQUIREMENTS NOT LESS THAN 60 DAYS BEFORE
 12 THE NEW UTILIZATION MANAGEMENT RESTRICTION IS IMPLEMENTED.

13 **15-854.** 

14 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 15 INDICATED.

16 (2) "PRIOR AUTHORIZATION" MEANS A UTILIZATION MANAGEMENT 17 TECHNIQUE THAT:

18(I)REQUIRESPRIORAPPROVALFORAPROCEDURE,19TREATMENT, MEDICATION, OR SERVICE BEFORE AN ENROLLEE IS ELIGIBLE FOR20FULL PAYMENT OF THE BENEFIT; AND

21(II)ISUSEDTODETERMINEWHETHERTHEPROCEDURE,22TREATMENT, MEDICATION, OR SERVICE IS MEDICALLY NECESSARY.

23 (3) "URGENT CARE SITUATION" MEANS A SITUATION IN WHICH THE
 24 APPLICATION OF THE TIME FRAME FOR MAKING ROUTINE CARE DETERMINATIONS
 25 TO THE PRESCRIPTION OF A DRUG OR DEVICE FOR A CONDITION WOULD:

26(I)JEOPARDIZE THE LIFE, HEALTH, OR SAFETY OF THE27INSURED OR OTHERS DUE TO THE INSURED'S PSYCHOLOGICAL STATE; OR

28 (II) IN THE CLINICAL JUDGMENT OF THE HEALTH CARE
 29 PROVIDER, SUBJECT THE INSURED TO ADVERSE HEALTH CONSEQUENCES WITHOUT
 30 THE MEDICATION THAT IS THE SUBJECT OF THE REQUEST.

31 (4) (1) "UTILIZATION MANAGEMENT RESTRICTION" MEANS A 32 RESTRICTION ON COVERAGE FOR A PRESCRIPTION DRUG ON A FORMULARY. **DRUG; AND** 2 **RESTRICTION FOR A DRUG.** (B) (A) (1) THIS SECTION APPLIES TO: **(I)** POLICIES OR CONTRACTS THAT ARE ISSUED OR DELIVERED IN THE STATE; AND **(II)** DELIVERED IN THE STATE. (2) ARTICLE IS SUBJECT TO THE REQUIREMENTS OF THIS SECTION. (3) ORGANIZATION AS DEFINED IN § 15–101 OF THE HEALTH – GENERAL ARTICLE. <del>(C)</del> <del>(1)</del> AN ENTITY SUBJECT TO THIS SECTION MAY NOT REQUIRE PRIOR AUTHORIZATION FOR COVERAGE OF A PRESCRIPTION DRUG OR DEVICE THAT IS DETERMINED BY THE HEALTH CARE PROVIDER TO BE PRESCRIBED UNDER AN URGENT CARE SITUATION. <del>(2)</del> AFTER A PRESCRIPTION DRUG IS DISPENSED, AN ENTITY MAY **REQUIRE THE HEALTH CARE PROVIDER TO SUBMIT EVIDENCE DEMONSTRATING** THAT A PRESCRIPTION DRUG OR DEVICE WAS PRESCRIBED UNDER AN URGENT CARE

1 THE IMPOSITION OR ALTERATION OF A QUANTITY LIMIT FOR A PRESCRIPTION DRUG:

4 2 THE ADDITION OF A REQUIREMENT THAT AN ENROLLEE RECEIVE A PRIOR AUTHORIZATION REQUIREMENT FOR A PRESCRIPTION 56

7 THE IMPOSITION OF A STEP THERAPY PROTOCOL 8

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<del>(III)</del>

INSURERS AND NONPROFIT HEALTH SERVICE PLANS THAT 10 PROVIDE COVERAGE FOR PRESCRIPTION DRUGS OR DEVICES THROUGH A 11 12 PHARMACY BENEFIT UNDER INDIVIDUAL, GROUP, OR BLANKET HEALTH INSURANCE 13

14 HEALTH MAINTENANCE ORGANIZATIONS THAT PROVIDE 15COVERAGE FOR PRESCRIPTION DRUGS OR DEVICES THROUGH A PHARMACY 16 BENEFIT UNDER INDIVIDUAL OR GROUP CONTRACTS THAT ARE ISSUED OR 17

18 AN INSURER, A NONPROFIT HEALTH SERVICE PLAN, OR A HEALTH MAINTENANCE ORGANIZATION THAT PROVIDES COVERAGE FOR PRESCRIPTION 19 20DRUGS OR DEVICES THROUGH A PHARMACY BENEFITS MANAGER OR THAT 21CONTRACTS WITH A PRIVATE REVIEW AGENT UNDER SUBTITLE 10B OF THIS 22

23THIS SECTION DOES NOT APPLY TO A MANAGED CARE 24

32 SITUATION.

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**"UTILIZATION MANAGEMENT RESTRICTION" INCLUDES:** 

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1 (D) (B) (1) (I) IF AN ENTITY SUBJECT TO THIS SECTION REQUIRES A 2 PRIOR AUTHORIZATION FOR A PRESCRIPTION DRUG OR DEVICE, THE PRIOR 3 AUTHORIZATION REQUEST SHALL ALLOW A HEALTH CARE PROVIDER TO INDICATE 4 WHETHER A PRESCRIPTION DRUG OR DEVICE IS TO BE USED TO TREAT A CHRONIC 5 OR LONG-TERM CARE CONDITION.

6 (II) IF A HEALTH CARE PROVIDER INDICATES THAT THE 7 PRESCRIPTION DRUG OR DEVICE IS TO TREAT A CHRONIC OR LONG-TERM CARE 8 CONDITION, AN ENTITY SUBJECT TO THIS SECTION MAY NOT REQUEST A 9 REAUTHORIZATION FOR A REPEAT PRESCRIPTION FOR THE PRESCRIPTION DRUG 10 OR DEVICE FOR 1 YEAR OR FOR THE STANDARD COURSE OF TREATMENT FOR THE 11 CHRONIC CONDITION BEING TREATED, WHICHEVER IS LESS.

12 (III) A REPEAT PRESCRIPTION ISSUED BY A HEALTH CARE 13 PROVIDER FOR A DRUG OR DEVICE THAT A HEALTH CARE PROVIDER HAS INDICATED 14 IS TO TREAT A CHRONIC OR LONG-TERM CARE CONDITION CREATES A 15 PRESUMPTION THAT THE PRESCRIPTION CONTINUES TO BE MEDICALLY NECESSARY 16 TO TREAT THE CHRONIC OR LONG-TERM CARE CONDITION.

17 (2) IF AN ENTITY SUBJECT TO THIS SECTION REQUIRES PRIOR AUTHORIZATION FOR A PRIOR AUTHORIZATION THAT IS FILED ELECTRONICALLY, 19 THE ENTITY SHALL MAINTAIN A DATABASE THAT WILL PREPOPULATE PRIOR 20 AUTHORIZATION REQUESTS WITH AN INSURED'S AVAILABLE INSURANCE AND 21 DEMOGRAPHIC INFORMATION.

(E) (1) (C) IF AN ENTITY SUBJECT TO THIS SECTION DENIES COVERAGE
 FOR A PRESCRIPTION DRUG OR DEVICE, THE ENTITY SHALL PROVIDE A DETAILED
 WRITTEN EXPLANATION FOR THE DENIAL OF COVERAGE, INCLUDING WHETHER THE
 DENIAL WAS BASED ON A UTILIZATION MANAGEMENT RESTRICTION REQUIREMENT
 FOR PRIOR AUTHORIZATION.

27 (2) IF THE DENIAL WAS BASED ON THE NEED FOR A PRIOR
 28 AUTHORIZATION, THE ENTITY SHALL INCLUDE IN THE WRITTEN EXPLANATION
 29 REQUIRED UNDER PARAGRAPH (1) OF THIS SUBSECTION A LIST OF THE ENTITY'S
 30 COVERED ALTERNATIVE PRESCRIPTION DRUGS OR DEVICES IN THE SAME CLASS OR
 31 FAMILY THAT DO NOT REQUIRE A PRIOR AUTHORIZATION.

32(D)(1)ONRECEIPTOFINFORMATIONDOCUMENTINGAPRIOR33AUTHORIZATIONFROMTHEINSUREDORFROMTHEINSURED'SHEALTHCARE34PROVIDER, ANENTITYSUBJECTTOTHISSECTIONSHALLHONORAPRIOR35AUTHORIZATIONGRANTED TOAN INSUREDFROM A PREVIOUS ENTITYFOR AT LEAST36THEINITIAL30DAYSOF AN INSURED'SPRESCRIPTIONDRUGBENEFITCOVERAGE37UNDERTHEHEALTHBENEFITPLAN OFTHENEWENTITY.

1	(2) DURING THE TIME PERIOD DESCRIBED IN PARAGRAPH (1) OF
2	THIS SUBSECTION, AN ENTITY MAY PERFORM ITS OWN REVIEW TO GRANT A PRIOR
3	AUTHORIZATION FOR THE PRESCRIPTION DRUG.
4	(E) (1) AN ENTITY SUBJECT TO THIS SECTION SHALL HONOR A PRIOR
<b>5</b>	AUTHORIZATION ISSUED BY THE ENTITY FOR A PRESCRIPTION DRUG:
6	(I) IF THE INSURED CHANGES HEALTH BENEFIT PLANS THAT
7	ARE BOTH COVERED BY THE SAME ENTITY AND THE PRESCRIPTION DRUG IS A
8	COVERED BENEFIT UNDER THE CURRENT HEALTH BENEFIT PLAN; OR
9	(II) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
10	SUBSECTION, WHEN THE DOSAGE FOR THE APPROVED PRESCRIPTION DRUG
11	CHANGES AND THE CHANGE IS CONSISTENT WITH FEDERAL FOOD AND DRUG
12	ADMINISTRATION LABELED DOSAGES.
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13	(2) AN ENTITY MAY NOT BE REQUIRED TO HONOR A PRIOR
14	AUTHORIZATION FOR A CHANGE IN DOSAGE FOR AN OPIOID UNDER THIS
15	SUBSECTION.
10	(E) IE AN ENTRY UNDER THIS SECTION INDIEMENTS A NEW DROP
16	(F) IF AN ENTITY UNDER THIS SECTION IMPLEMENTS A NEW PRIOR
17	AUTHORIZATION REQUIREMENT FOR A PRESCRIPTION DRUG, THE ENTITY SHALL
18	PROVIDE NOTICE OF THE NEW REQUIREMENT AT LEAST 30 DAYS BEFORE THE
19	IMPLEMENTATION OF A NEW PRIOR AUTHORIZATION REQUIREMENT:
20	(1) IN WRITING TO ANY INSURED WHO IS PRESCRIBED THE
$\frac{20}{21}$	PRESCRIPTION DRUG; AND
<u> </u>	
22	(2) EITHER IN WRITING OR ELECTRONICALLY TO ALL CONTRACTED
23	HEALTH CARE PROVIDERS.
24	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall apply to all
25	policies, contracts, and health benefit plans issued, delivered, or renewed in the State on or
26	after January 1, 2020.
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27 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 28 January 1, 2020.