Unofficial Copy J3

1998 Regular Session (8lr1761)

ENROLLED BILL

-- Environmental Matters/Finance --

Introduced by Delegates Morhaim, Hammen, Goldwater, Elliott, Nathan-Pulliam, McHale, and Stup

Read and Examined by Proofreaders:

Proofreader.

Proofreader.

Sealed with the Great Seal and presented to the Governor, for his approval this _____ day of ______ at ______ o'clock, _____M.

Speaker.

CHAPTER

1 AN ACT concerning

2

Health - Utilization Review

3 FOR the purpose of altering the time frame when a private review agent must

authorize or certify an extended stay in a health care facility or additional 4

5 health care services; altering the contents of a utilization review plan; altering a

6 certain definition; altering the circumstances under which a private review

7 agent may retrospectively render an adverse decision regarding the

8 preauthorized or approved services delivered to a patient; altering the penalties

9 for certain violations; and generally relating to utilization review.

FOR the purpose of requiring the Insurance Commissioner, in consultation with the 10

Maryland Hospital Association, the Maryland Association of Health 11

Maintenance Organizations, the League of Life and Health Insurers, the 12

Medical-Chirurgical Faculty of Maryland, and other interested organizations 13

representing health care providers and health insurance carriers, to study 14

15 hospital utilization review and report to certain legislative committees by a

16 certain date.

1	BY repealing and reenacting, with amendments,			
2	2 Article - Health - General			
3	Section 19 1301(e), 19 1305(a), 19 1305.2(c), 19 1305.3(a) and (b), and			
4	19-1312			
5	Annotated Code of Maryland			
6	(1996 Replacement Volume and 1997 Supplement)			
7 8	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows :			
9	Article - Health - General			
	in the internal Schertur			
10	19-1301.			
	(e) "Utilization review" means a system for reviewing the appropriate and efficient allocation of [hospital] HEALTH CARE resources and services given or proposed to be given to a patient or group of patients.			
14	19-1305.			
15 16	(a) In conjunction with the application, the private review agent shall submit information that the Secretary requires including:			
17	(1) A utilization review plan that includes:			
18 19	(i) The specific criteria and standards to be used in conducting utilization review of proposed or delivered services;			
20 21	(ii) Those circumstances, if any, under which utilization review may be delegated to a hospital utilization review program; and			
22 23	(iii) The provisions by which patients, physicians, or hospitals may seek reconsideration or appeal of adverse decisions by the private review agent;			
24	(2) The type and qualifications of the personnel either employed or			
	under contract to perform the utilization review;			
26				
26	(3) The procedures and policies to ensure that a representative of the			
	private review agent is reasonably accessible to patients and providers [5] 7 days a			
28	week [during normal business hours] FOR 8 HOURS A DAY in this State;			
29	(4) The policies and procedures to ensure that all applicable State and			
	federal laws to protect the confidentiality of individual medical records are followed;			
31	(5) A copy of the materials designed to inform applicable patients and			
32	providers of the requirements of the utilization review plan;			
22				
33	(6) A list of the third party payors for which the private review agent is			
34	performing utilization review in this State;			

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2 has] CURRICULA CRI	The [policies and procedures to ensure that the private review agent <u>ITERIA, CURRICULA, AND PROCESSES FOR ONGOING</u> OF a formal program for the orientation and training of the		
4 personnel either employ	yed or under contract to perform the utilization review;		
	A list of the health care providers involved in establishing the specific b be used in conducting utilization review; and		
	Certification by the private review agent that the criteria and conducting utilization review are:		
9 ((i) Objective;		
10 ((ii) Clinically valid;		
11 ((iii) Compatible with established principles of health care; and		
12 (13 on a case by case basis	(iv) Flexible enough to allow deviations from norms when justified		
14 19 1305.2.			
 (c) (1) Except as provided in paragraph (2) of this subsection, if a course of treatment has been preauthorized or approved for a patient, a private review agent may not retrospectively render an adverse decision regarding the preauthorized or approved services delivered to that patient. 			
	A private review agent may retrospectively render an adverse authorized or approved services delivered to a patient if:		
22 insured by or an enrolle	(i) The patient, on the date the services were rendered, was not ee, subscriber, or member of the entity that the private review , under contract with, or acting on behalf of;		
 25 regarding the services to 26 misrepresentative or cr 27 regarding services to be 	(ii) The information submitted to the private review agent to be delivered to the patient was fraudulent or intentionally ritical information requested by the private review agent e delivered to the patient was omitted such that the private nation would have been different had it known the critical		
31 necessity of the covere	(iii) [Except for determinations of appropriateness or medical ad services that were preauthorized, the services would not be part under the policy or contract; or		
	(iv)] The planned course of treatment for the patient that was e review agent was not substantially followed by the provider.		

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1	1 19 1305.3.	
2 3	 2 (a) Except as provided in subsection (b) of this section, a private review age 3 shall: 	nt
	4 (1) Make all initial determinations on whether to authorize or certi- 5 nonemergency course of treatment for a patient within 2 working days of receipt of 6 the CLINICAL information necessary to make the determination; and	fy a
7 8	 7 (2) Promptly notify the attending health care provider and patient of 8 determination.)f the
9	9 (b) A private review agent shall:	
12	10(1)Make all determinations on whether to authorize or certify an11extended stay in a health care facility or additional health care services [within 112working] THE SAME day of receipt of the CLINICAL information necessary to mail13the determination; and	ke
	14 (2) [Promptly] WITHIN THE SAME <u>1 WORKING</u> DAY notify th 15 health care provider AND THE UTILIZATION REVIEW DEPARTMENT OF THE 16 CARE FACILITY of the determination.	
17	17 19-1312.	
20	18(a)A person who violates any provision of this subtitle or any regulation19adopted under this subtitle is guilty of a misdemeanor and on conviction is subject to20a penalty not exceeding [\$1,000] \$5,000. Each day a violation is continued after the21first conviction is a separate offense.	
	 (b) (1) In addition to the provisions of subsection (a) of this section, th 23 Secretary may impose an administrative penalty of up to [\$1,000] \$5,000 for a 24 violation of any provision of this subtitle. 	e
25 26	25 (2) The Secretary shall adopt regulations to provide standards for t 26 imposition of an administrative penalty under paragraph (1) of this subsection.	he
29 30	 (a) <u>The Insurance Commissioner, in consultation with the Maryland Hospit</u> Association, Blue Cross and Blue Shield of Maryland, Blue Cross and Blue Shield of the National Capital Area, the Maryland Association of Health Maintenance Organizations, the League of Life and Health Insurers, the Medical-Chirurgical Faculty of Maryland, and other interested organizations representing health care 	
32	32 <i>providers and health insurance carriers shall study hospital utilization review</i> , 33 <i>including:</i>	
34		
36 37	36(2)the use of concurrent, rather than retrospective, review and the37availability of personnel needed for concurrent review;	-

1 (3) payment for ancillary services, when payment is denied for hospital 2 <u>days;</u> the appropriate use of industry guidelines in reviewing the unique 3 <u>(4)</u> 4 health care service requirements of individual patients; and 5 <u>(5)</u> the cooperation of health insurance carriers and health care providers 6 in hospital discharge planning.

7 The Commissioner shall report the findings and recommendations of the *(b)*

8 study to the Senate Finance Committee, House Economic Matters Committee, and

9 House Environmental Matters Committee on or before December 1, 1998.

10 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 11 October 1 July 1, 1998.

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HOUSE BILL 556