

ASSEMBLY, No. 540

STATE OF NEW JERSEY 221st LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2024 SESSION

Sponsored by:

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District 18 (Middlesex)

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Assemblyman DeAngelo, Assemblywomen Reynolds-Jackson, Murphy, Dunn, Assemblyman Verrelli and Assemblywoman Speight

SYNOPSIS

“Ensuring Transparency in Prior Authorization Act.”

CURRENT VERSION OF TEXT

Introduced Pending Technical Review by Legislative Counsel.



1 AN ACT concerning prior authorization of services covered by
2 health benefits plans and supplementing Title 26 of the Revised
3 Statutes.

4
5 **BE IT ENACTED** by the Senate and General Assembly of the State
6 of New Jersey:

7
8 1. This act shall be known and may be cited as the “Ensuring
9 Transparency in Prior Authorization Act.”

10
11 2. The Legislature finds and declares that:

12 a. the physician-patient relationship is paramount and should
13 not be subject to third party intrusion;

14 b. prior authorization programs can place attempted cost
15 savings ahead of optimal patient care;

16 c. prior authorization programs shall not be permitted to hinder
17 patient care or intrude on the practice of medicine; and

18 d. prior authorization programs must include the use of written
19 clinical criteria and reviews by appropriate physicians to ensure a
20 fair process for patients.

21
22 3. As used in this act:

23 “Adverse determination” means a decision by a utilization
24 review entity that the covered services furnished or proposed to be
25 furnished to a subscriber are not medically necessary, or are
26 experimental or investigational; and benefit coverage is therefore
27 denied, reduced, or terminated. A decision to deny, reduce, or
28 terminate services which are not covered for reasons other than
29 their medical necessity or experimental or investigational nature is
30 not an “adverse determination” for purposes of this act.

31 “Authorization” means a determination by a utilization review
32 entity that a covered service has been reviewed and, based on the
33 information provided, satisfies the utilization review entity’s
34 requirements for medical necessity and appropriateness and that
35 payment will be made for that health care service.

36 “Carrier” means an insurance company, health service
37 corporation, hospital service corporation, medical service
38 corporation, or health maintenance organization authorized to issue
39 health benefits plans in this State, and shall include the State Health
40 Benefits Program and the School Employees’ Health Benefits
41 Program.

42 “Clinical criteria” means the written policies, written screening
43 procedures, drug formularies or lists of covered drugs,
44 determination rules, determination abstracts, clinical protocols,
45 practice guidelines, medical protocols and any other criteria or
46 rationale used by the utilization review entity to determine the
47 necessity and appropriateness of covered services.

1 “Covered person” means a person on whose behalf a carrier
2 offering the health benefits plan is obligated to pay benefits or
3 provide services pursuant to the plan.

4 “Covered service” means a health care service provided to a
5 covered person under a health benefits plan for which the carrier is
6 obligated to pay benefits or provide services, and shall include
7 “health care service” and “emergency health care services.”

8 “Emergency health care services” means those covered services
9 that are provided in an emergency health care facility after the
10 sudden onset of a medical condition that manifests itself by
11 symptoms of sufficient severity, including severe pain, that the
12 absence of immediate medical attention could reasonably be
13 expected by a prudent layperson, who possesses an average
14 knowledge of health and medicine, to result in: (1) placing a
15 covered person’s health in serious jeopardy; (2) serious impairment
16 to bodily function; or (3) serious dysfunction of any bodily organ or
17 part.

18 “Enrollee” means a covered person or subscriber.

19 “Health benefits plan” means a benefits plan which pays or
20 provides hospital and medical expense benefits for covered
21 services, and is delivered or issued for delivery in this State by or
22 through a carrier. Health benefits plan includes, but is not limited
23 to, Medicare supplement coverage and risk contracts to the extent
24 not otherwise prohibited by federal law. For the purposes of this
25 act, health benefits plan shall not include the following plans,
26 policies, or contracts: accident only, credit, disability, long-term
27 care, TRICARE supplement coverage, coverage arising out of a
28 workers' compensation or similar law, automobile medical payment
29 insurance, personal injury protection insurance issued pursuant to
30 P.L.1972, c.70 (C.39:6A-1 et seq.), or hospital confinement
31 indemnity coverage.

32 “Health care provider” means an individual or entity which,
33 acting within the scope of its licensure or certification, provides a
34 covered service defined by the health benefits plan. Health care
35 provider includes, but is not limited to, a physician and other health
36 care professionals licensed pursuant to Title 45 of the Revised
37 Statutes, and a hospital and other health care facilities licensed
38 pursuant to Title 26 of the Revised Statutes.

39 “Health care service” means health care procedures, treatments
40 or services: (1) provided by a health care facility licensed in New
41 Jersey; or (2) provided by a doctor of medicine, a doctor of
42 osteopathy, or within the scope of practice for which a health care
43 professional is licensed in New Jersey. The term “health care
44 service” also includes the provision of pharmaceutical products or
45 services or durable medical equipment.

46 “Medically necessary health care services” means health care
47 services that a prudent physician would provide to a covered person
48 for the purpose of preventing, diagnosing or treating an illness,

1 injury, disease or its symptoms in a manner that is: (1) in
2 accordance with generally accepted standards of medical practice;
3 (2) clinically appropriate in terms of type, frequency, extent, site
4 and duration; and (3) not primarily for the economic benefit of the
5 health benefits plan and purchaser of a plan or for the convenience
6 of the covered person, treating physician, or other health care
7 provider.

8 “Medications for opioid use disorder” means the use of
9 medications, commonly in combination with counseling and
10 behavioral therapies, to provide a comprehensive approach to the
11 treatment of opioid use disorder. Medications approved by the
12 United States Food and Drug Administration used to treat opioid
13 addiction include, but are not limited to, methadone, buprenorphine
14 (alone or in combination with naloxone) and extended-release
15 injectable naltrexone. Types of behavioral therapies include, but are
16 not limited to, individual therapy, group counseling, family
17 behavior therapy, motivational incentives and other modalities.

18 “NCPDP SCRIPT Standard” means the National Council for
19 Prescription Drug Programs SCRIPT Standard Version 2017071, or
20 the most recent standard adopted by the United States Department
21 of Health and Human Services (HHS). Subsequently released
22 versions of the NCPDP SCRIPT Standard may be used.

23 “Prior authorization” means the process by which a utilization
24 review entity determines the medical necessity of an otherwise
25 covered service prior to the rendering of the service including, but
26 not limited to, preadmission review, pretreatment review, utilization
27 review, and case management. “Prior authorization” also includes a
28 utilization review entity’s requirement that a subscriber or health
29 care provider notify the carrier or utilization review entity prior to
30 providing a health care service.

31 “Step therapy protocol” means a protocol or program that
32 establishes the specific sequence in which prescription drugs for a
33 medical condition that are medically appropriate for a particular
34 subscriber are authorized by a utilization review entity.

35 “Subscriber” means, in the case of a group contract, a person
36 whose employment or other status, except family status, is the basis
37 for eligibility for enrollment by the carrier or, in the case of an
38 individual contract, the person in whose name the contract is issued.
39 The term “subscriber” includes a subscriber’s legally authorized
40 representative.

41 “Urgent health care service” means a health care service with
42 respect to which the application of the time periods for making a
43 nonexpedited prior authorization, in the opinion of a physician with
44 knowledge of the covered person’s medical condition: (1) could
45 seriously jeopardize the life or health of the covered person or the
46 ability of the covered person to regain maximum function; or (2)
47 could subject the covered person to severe pain that cannot be
48 adequately managed without the care or treatment that is the subject

1 of the utilization review. “Urgent health care service” shall include,
2 but not be limited to, mental health services and behavioral health
3 services that otherwise comply with this definition.

4 “Utilization review entity” means an individual or entity that
5 performs prior authorization for one or more of the following
6 entities: (1) an employer with employees in New Jersey who are
7 covered under a health benefits plan; (2) a carrier; and (3) any other
8 individual or entity that provides, offers to provide, or administers
9 hospital, outpatient, medical, or other health benefits to a person
10 treated by a health care provider in New Jersey under a policy, plan,
11 or contract. A carrier shall be a utilization review entity if it
12 performs prior authorization.

13

14 4. a. A utilization review entity shall make any current prior
15 authorization requirements and restrictions, including written
16 clinical criteria, readily accessible on its Internet website to
17 subscribers, health care providers, and the general public.
18 Requirements shall be described in detail but also in easily
19 understandable language.

20 b. If a utilization review entity intends either to implement a
21 new prior authorization requirement or restriction, or amend an
22 existing requirement or restriction, the utilization review entity shall
23 ensure that the new or amended requirement is not implemented
24 unless the utilization review entity’s Internet website has been
25 updated to reflect the new or amended requirement or restriction.

26 c. If a utilization review entity intends either to implement a
27 new prior authorization requirement or restriction, or amend an
28 existing requirement or restriction, the utilization review entity shall
29 provide contracted in-network health care providers with written
30 notice of the new or amended requirement or amendment no less
31 than 60 days before the requirement or restriction is implemented.

32 d. A utilization review entity that uses prior authorization shall
33 make statistics available regarding prior authorization approvals
34 and denials on its Internet website in a readily accessible format.
35 Entities shall include categories for:

- 36 (1) physician specialty;
37 (2) medication or diagnostic tests and procedures;
38 (3) indication offered;
39 (4) reason for denial;
40 (5) whether prior authorization determinations were:
41 (a) appealed; or
42 (b) approved or denied on appeal; and
43 (6) the time between submission of prior authorization requests
44 and the determination.

45

46 5. A utilization review entity shall ensure that all adverse
47 determinations are made by a physician. The physician shall:

- 1 a. possess a current and valid non-restricted license to practice
- 2 medicine and surgery in the State of New Jersey;
- 3 b. be of the same specialty as the physician who typically
- 4 manages the medical condition or disease, or provides the health
- 5 care service involved in the request;
- 6 c. have experience treating patients with the medical condition
- 7 or disease for which the health care services are being requested;
- 8 and
- 9 d. make the adverse determination under the clinical direction
- 10 of a medical director of the utilization review entity who is
- 11 responsible for the provision of health care services provided to
- 12 enrollees of the State of New Jersey. All medical directors of a
- 13 utilization review entity shall be physicians licensed in the State of
- 14 New Jersey.
- 15
- 16 6. a. If a utilization review entity is questioning the medical
- 17 necessity of a health care service, the entity shall notify the
- 18 physician of the enrollee.
- 19 b. Prior to issuing an adverse determination, the physician of
- 20 the enrollee shall have the opportunity to discuss the medical
- 21 necessity of the health care service by phone with the physician
- 22 who will be responsible for determining authorization of the health
- 23 care service under review.
- 24
- 25 7. A utilization review entity shall ensure that all appeals are
- 26 reviewed by a physician. The physician shall:
- 27 a. possess a current and valid non-restricted license to practice
- 28 medicine and surgery in the State of New Jersey;
- 29 b. be currently in active practice in the same or similar
- 30 specialty as the physician who typically manages the medical
- 31 condition or disease for at least five consecutive years;
- 32 c. be knowledgeable of, and have experience providing, the
- 33 health care services under review;
- 34 d. not be employed by or under contract with a utilization
- 35 review entity other than to participate in one or more of the
- 36 utilization review entity's health care provider networks or to
- 37 perform reviews on appeal, or otherwise have any financial interest
- 38 in the outcome of the appeal;
- 39 e. not have been directly involved in making adverse
- 40 determinations; and
- 41 f. consider all known clinical aspects of the health care service
- 42 under review, including, but not limited to, a review of all pertinent
- 43 medical records provided to the utilization review entity by the
- 44 health care provider of the enrollee, any relevant records provided
- 45 to the utilization review entity by a health care facility, and any
- 46 medical literature provided to the utilization review entity by the
- 47 health care provider of the enrollee.

1 8. Notwithstanding the provisions of any other law to the
2 contrary:

3 a. If a utilization review entity requires prior authorization of a
4 covered service, the utilization review entity shall make a prior
5 authorization or adverse determination and notify the subscriber and
6 the subscriber's health care provider of the prior authorization or
7 adverse determination within one calendar day of obtaining all
8 necessary information to make the prior authorization or adverse
9 determination. For purposes of this section, "necessary
10 information":

11 (1) includes the results of any face-to-face clinical evaluation
12 or second opinion that may be required; and

13 (2) shall be considered transmitted to the utilization review
14 entity upon being sent by electronic portal, e-mail, facsimile,
15 telephone or other means of communication.

16 b. A utilization review entity shall render a prior authorization
17 or adverse determination concerning an urgent health care service,
18 and notify the subscriber and the subscriber's health care provider
19 of that prior authorization or adverse determination, not later than
20 24 hours after receiving all information needed to complete the
21 review of the requested service.

22 c. (1) A utilization review entity shall not require prior
23 authorization for pre-hospital transportation the provision of
24 emergency health care services, or medications for opioid use
25 disorder when prescribed incident to an emergency.

26 (2) A utilization review entity shall allow a subscriber and the
27 subscriber's health care provider a minimum of 24 hours following
28 an emergency admission or provision of emergency health care
29 services for the subscriber or health care provider to notify the
30 utilization review entity of the admission or provision of covered
31 services. If the admission or covered service occurs on a holiday or
32 weekend, a utilization review entity shall not require notification
33 until the next business day after the admission or provision of the
34 service.

35 (3) A utilization review entity shall approve coverage for
36 emergency health care services necessary to screen and stabilize a
37 covered person. If a health care provider certifies in writing to a
38 utilization review entity within 72 hours of a covered person's
39 admission that the covered person's condition requires emergency
40 health care services, that certification shall create a presumption
41 that the emergency health care services are medically necessary and
42 that presumption may be rebutted only if the utilization review
43 entity establishes, with clear and convincing evidence, that the
44 emergency health care services are not medically necessary.

45 (4) A utilization review entity shall not determine medical
46 necessity or appropriateness of emergency health care services
47 based on whether or not those services are provided by participating
48 or nonparticipating providers. A utilization review entity shall

1 ensure that restrictions on coverage of emergency health care
2 services provided by nonparticipating providers shall not be greater
3 than restrictions that apply when those services are provided by
4 participating providers.

5 (5) If a subscriber receives an emergency health care service
6 that requires immediate post-evaluation or post-stabilization
7 services, a utilization review entity shall make an authorization
8 determination within 60 minutes of receiving a request. If the
9 authorization determination is not made within 60 minutes, those
10 services shall be deemed approved.

11 (6) If a utilization review entity requires prior authorization for
12 a health care service for the treatment of a chronic or long-term care
13 condition, the prior authorization shall remain valid for the length
14 of the treatment and the utilization review entity shall not require
15 the enrollee to obtain a prior authorization again for the health care
16 service.

17
18 9. A carrier shall accept and respond to prior authorization
19 requests for medication coverage, under the pharmacy benefit part
20 of a health benefits plan, made through a secure electronic
21 transmission using the NCPDP SCRIPT Standard ePA (electronic
22 prior authorization) transactions. Facsimile, proprietary payer
23 portals, and electronic forms shall not be considered secure
24 electronic transmission.

25
26 10. A utilization review entity shall not:

27 a. require a health care provider offering services to a covered
28 person to participate in a step therapy protocol if the provider
29 deems that the step therapy protocol is not in the covered person's
30 best interests;

31 b. require that a health care provider first obtain a waiver,
32 exception, or other override when deeming a step therapy protocol
33 to not be in a covered person's best interests;

34 c. sanction or otherwise penalize a health care provider for
35 recommending or issuing a prescription, performing or
36 recommending a procedure, or performing a test that may conflict
37 with the step therapy protocol of the carrier;

38 d. require prior authorization for:

39 (1) generic medications that are not controlled substances;

40 (2) dosage changes of medications previously prescribed and
41 authorized; or

42 (3) generic or brand name drugs after six months of adherence;
43 or

44 e. deny medications on the grounds of therapeutic duplication.

45
46 11. A utilization review entity shall not revoke, limit, condition
47 or restrict a prior authorization if care is provided within 45
48 business days from the date the health care provider received the

1 prior authorization. Any language in a contract or a policy or any
2 other attempt to disclaim payment for services that have been
3 authorized within that 45 day period shall be null and void.
4

5 12. A prior authorization shall be valid for purposes of
6 authorizing the health care provider to provide care for a period of
7 one year from the date the health care provider receives the prior
8 authorization.
9

10 13. a. On receipt of information documenting a prior
11 authorization from the enrollee or the health care provider of the
12 enrollee, a utilization review entity shall honor a prior authorization
13 granted to an enrollee by a previous utilization review entity for at
14 least the initial 60 days of coverage under a new health plan of the
15 enrollee.

16 b. During the initial 60 days described in subsection a. of this
17 section, a utilization review entity may perform its own review to
18 grant a prior authorization.

19 c. If there is a change in coverage or approval criteria for a
20 previously authorized health care service, the change in coverage or
21 approval criteria shall not affect an enrollee who received prior
22 authorization before the effective date of the change for the
23 remainder of the enrollee's plan year.

24 d. A utilization review entity shall continue to honor a prior
25 authorization it has granted to an enrollee when the enrollee
26 changes products under the same carrier.
27

28 14. Any failure by a utilization review entity to comply with a
29 deadline or other requirement under the provisions of this act shall
30 result in any health care services subject to review being
31 automatically deemed authorized.
32

33 15. The Commissioner of Banking and Insurance shall
34 promulgate rules and regulations, pursuant to the "Administrative
35 Procedure Act," P.L.1968, c.410 (C.52:14B-1 et seq.), including
36 any penalties or enforcement provisions, that the commissioner
37 deems necessary to effectuate the purposes of this act.
38

39 16. This act shall take effect on the 90th day next following
40 enactment.
41

42
43 STATEMENT
44

45 The bill places certain requirements regarding the use of prior
46 authorization of health benefits on carriers and utilization review
47 entities acting on behalf of carriers. The bill defines "carrier" to
48 include insurance companies, health, hospital, and medical service

1 corporations, health maintenance organizations, and the State Health
2 Benefits Program and School Employees' Health Benefits Program.
3 The bill also adds a definition of "enrollee" and "medications for
4 opioid use disorder" and adds mental health services and behavioral
5 health services to the definition of "urgent health care service."

6 The bill requires a utilization review entity to make certain
7 disclosures regarding its prior authorization requirements and
8 restrictions, on its website and in writing, including certain statistics
9 concerning approvals and denials, as set forth in the bill. This includes
10 data on whether prior authorization determinations were appealed,
11 approved or denied on appeal, and the time between submission of
12 prior authorization requests and the determination.

13 The bill also requires that a utilization review entity ensure that a
14 physician make any adverse determination and specifies the
15 qualifications the physician is to meet to make the determination.
16 Additionally, questions over the medical necessity of a health care
17 service are to be conveyed from the utilization review entity to the
18 physician of the enrollee who is to receive the health care service and
19 that physician is granted the opportunity to discuss the service with the
20 physician who will determine its authorization for the review entity.
21 The utilization review entity is to also ensure that a physician who is to
22 review an appeal of an adverse determination meets certain
23 requirements delineated in the bill.

24 The bill provides that if a utilization review entity requires prior
25 authorization of a covered service, the utilization review entity shall
26 make a prior authorization or adverse determination and notify the
27 subscriber (also commonly known as a "policyholder") and the
28 subscriber's health care provider of the prior authorization or adverse
29 determination within one calendar day of obtaining all necessary
30 information to make the prior authorization or adverse determination.
31 Necessary information is considered received if it is transmitted to the
32 utilization review entity after being sent by electronic portal, e-mail,
33 facsimile, telephone or other means of communication.

34 The bill provides that a utilization review entity is to render a prior
35 authorization or adverse determination concerning an urgent health
36 care service, and notify the subscriber and the subscriber's health care
37 provider of that prior authorization or adverse determination, not later
38 than 24 hours after receiving all information needed to complete the
39 review of the requested service. The bill further adds that medications
40 for opioid use disorder do not require prior authorization.

41 The bill requires a utilization review entity to adhere to certain
42 practices with respect to authorization of emergency health care
43 services, establishes a presumption that these services are medically
44 necessary in some situations, and deems certain services to be
45 approved under certain circumstances.

46 The bill also prohibits a utilization review entity from:

- 47 • Requiring a health care provider offering services to a
48 covered person to participate in a step therapy protocol if the

- 1 provider deems that the step therapy protocol is not in the
2 covered person's best interests;
- 3 • Requiring that a health care provider first obtain a waiver,
4 exception, or other override when deeming a step therapy
5 protocol to not be in a covered person's best interests; or
 - 6 • Sanctioning or otherwise penalizing a health care provider
7 for recommending or issuing a prescription, performing or
8 recommending a procedure, or performing a test that may
9 conflict with the step therapy protocol of the carrier.

10 Additionally, the bill establishes requirements regarding the prior
11 authorization of certain medications.

12 The bill further provides that a utilization review entity is not to
13 revoke, limit, condition, or restrict a prior authorization if care is
14 provided within 45 business days from the date the health care
15 provider received the prior authorization. A prior authorization is to
16 be valid for purposes of authorizing the health care provider to provide
17 care for a period of one year from the date the health care provider
18 receives the prior authorization. The bill also includes a provision
19 authorizing a utilization review entity to honor a previous prior
20 authorization for the initial 60 days of coverage under a new health
21 plan of an enrollee, grant the entity the right to review the prior
22 authorization during the initial 60 days, and prohibit any change in
23 coverage or approval criteria for prior authorization from impacting an
24 enrollee's access to the service authorized previously if the service was
25 authorized before the effective date of the change for the remainder of
26 the enrollee's plan year.

27 Any failure by a utilization review entity to comply with a deadline
28 or other requirement under the provisions of the bill is to result in any
29 health care services subject to review being automatically deemed
30 authorized.

31 Finally, the Commissioner of Banking and Insurance is to
32 promulgate rules and regulations, pursuant to the "Administrative
33 Procedure Act," P.L.1968, c.410 (C.52:14B-1 et seq.), including any
34 penalties or enforcement provisions, that the commissioner deems
35 necessary to effectuate the purposes of the bill.