Stricken language would be deleted from and underlined language would be added to present law. Act 1155 of the Regular Session

1	State of Arkansas	As Engrossed: \$3/15/11 \$3/22/11 \$3/30/11	
2	88th General Assembly	A Bill	
3	Regular Session, 2011		SENATE BILL 839
4			
5	By: Senator Irvin		
6			
7		For An Act To Be Entitled	
8	AN ACT TO PROTECT PATIENTS BY ENSURING THAT PRIOR		
9	AUTHORIZATION PROCEDURES DO NOT INTRUDE ON THE		
10	PHYSICIA	N-PATIENT RELATIONSHIP OR PUT COST	SAVINGS
11	AHEAD OF	OPTIMAL PATIENT CARE; TO DECLARE A	N
12	EMERGENC	Y; AND FOR OTHER PURPOSES.	
13			
14			
15		Subtitle	
16	TO	PROTECT PATIENTS BY ENSURING THAT	
17	PRI	TOR AUTHORIZATION PROCEDURES DO NOT	
18	INT	TRUDE ON THE PHYSICIAN-PATIENT	
19	REL	ATIONSHIP OR PUT COST SAVINGS AHEAD	O OF
20	OPI	TIMAL PATIENT CARE.	
21			
22			
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
24			
25	SECTION 1. Ar.	kansas Code Title 23, Chapter 99, S	ubchapter 4 is amended
26	to add an additional	section to read as follows:	
27	<u>23-99-418. Pr</u>	<u>ior authorization.</u>	
28	<u>(a) As used i</u>	n this section:	
29	<u>(1) "Fa</u>	il first" means a protocol by a hea	<u>lthcare insurer</u>
30	requiring that a hea	lthcare service preferred by a heal	thcare insurer shall
31	<u>fail to help a patie</u>	nt before the patient receives cove	rage for the
32	<u>healthcare</u> service o	rdered by the patient's healthcare	provider <u>;</u>
33	<u>(2) "He</u>	alth benefit plan" means any indivi	dual, blanket, or
34	group plan, policy, or contract for health care services issued or delivered		
35	by a health care ins	urer in the state;	
36	(3)(A)	"Healthcare insurer" means an insur-	ance company, a health



1	maintenance organization, and a hospital and medical service corporation.		
2	(B) "Healthcare insurer" does not include workers'		
3	compensation plans or Medicaid;		
4	(4) "Healthcare provider" means a doctor of medicine, a doctor		
5	of osteopathy, or another health care professional acting within the scope of		
6	practice for which he or she is licensed;		
7	(5) "Healthcare service" means a health care procedure,		
8	treatment, service, or product, including without limitation prescription		
9	drugs and durable medical equipment ordered by a health care provider;		
10	(6) "Medicaid" means the state-federal medical assistance		
11	program established by Title XIX of the Social Security Act, 42 U.S.C. § 1396		
12	<u>et seq;</u>		
13	(7) "Prior authorization" means the process by which a		
14	healthcare insurer or a healthcare insurer's contracted private review agent		
15	determines the medical necessity or medical appropriateness, or both of		
16	otherwise covered healthcare services before the rendering of the healthcare		
17	services including without limitation:		
18	(A) Preadmission review;		
19	(B) Pretreatment review;		
20	(C) Utilization review;		
21	(D) Case management; and		
22	(E) Any requirement that a patient or healthcare provider		
23	notify the healthcare insurer or a utilization review agent before providing		
24	<u>a healthcare service.</u>		
25	(8)(A) "Private review agent" means a nonhospital-affiliated		
26	person or entity performing utilization review on behalf of:		
27	(i) An employer of employees in the State of		
28	Arkansas; or		
29	(ii) A third party that provides or administers		
30	hospital and medical benefits to citizens of this state, including:		
31	(a) A health maintenance organization issued a		
32	certificate of authority under and by virtue of the laws of the State of		
33	Arkansas; and		
34	(b) A health insurer, nonprofit health service		
35	plan, health insurance service organization, or preferred provider		
36	organization or other entity offering health insurance policies, contracts,		

1	or benefits in this state.	
2	(B) "Private review agent" includes a healthcare insurer	
3	if the healthcare insurer performs prior authorization determinations.	
4	(C) "Private review agent" does not include automobile,	
5	homeowner, or casualty and commercial liability insurers or their employees,	
6	agents, or contractors;	
7	(9) "Step therapy" means a protocol by a healthcare insurer	
8	requiring that a patient not be allowed coverage of a prescription drug	
9	ordered by the patient's healthcare provider until other less expensive drugs	
10	have been tried; and	
11	(10) "Self-insured health plan for employees of governmental	
12	entity" means a trust established under §§ 14-54-101 and 25-20-104 to provide	
13	benefits such as accident and health benefits, death benefits, dental	
14	benefits, and disability income benefits.	
15	(b) The purpose of this section is to ensure that prior authorization	
16	determination protocols safeguard a patient's best interests.	
17	(c)(1) An adverse prior authorization determination made by a	
18	utilization review agent shall be based on the medical necessity or	
19	appropriateness of the health care services and shall be based on written	
20	<u>clinical criteria.</u>	
21	(2) An adverse prior authorization determination shall be made	
22	by a qualified health care professional.	
23	(d) This act applies to a healthcare insurer whether or not the	
24	healthcare insurer is acting directly or indirectly or through a private	
25	review agent; and to a self-insured health plan for employees of governmental	
26	entities; however a self-insured plan for employees of governmental entities	
27	is not subject to subdivision (g)(4)(C) of this section or oversight by the	
28	Arkansas Medical Board, State Board of Health, or the State Insurance	
29	<u>Department.</u>	
30	(e) If the patient or the patient's healthcare provider, or both	
31	receive verbal notification of the adverse prior authorization determination,	
32	the qualified healthcare professional who makes an adverse prior	
33	authorization determination shall provide the information required for the	
34	written notice under subdivision (g)(l) of this section.	
35	(f) Written notice of an adverse prior authorization determination	

shall be provided to the patient's healthcare provider requesting the prior

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1	authorization by fax or hard copy letter sent by regular mail, as requested
2	by the patient's healthcare provider.
3	(g) The written notice required under subsection (e) of this section
4	shall include:
5	(1)(A) The name, title, address, and telephone number of
6	healthcare professional responsible for making the adverse determination.
7	(B) For a physician, the notice shall identify the
8	physician's board certification status or board eligibility.
9	(C) The notice under this subsection shall identify each
10	state in which the health care professional is licensed and the license
11	number issued to the professional by each state;
12	(2) The written clinical criteria, if any, and any internal
13	rule, guideline, or protocol on which the health care insurer relied when
14	making the adverse prior authorization determination and how those provisions
15	apply to the patient's specific medical circumstance;
16	(3) Information for the patient and the patient's healthcare
17	provider through which the patient or healthcare provider may request a copy
18	of any report developed by personnel performing the utilization review that
19	led to the adverse prior authorization determination; and
20	(4)(A) Information explaining to the patient and the patient's
21	healthcare provider of the right to appeal the adverse prior authorization
22	determination.
23	(B) The information required under subdivisions $(g)(4)(A)$
24	of this section shall include instructions concerning how an appeal may be
25	perfected and how the patient and the patient's healthcare provide may ensure
26	that written materials supporting the appeal will be considered in the appeal
27	process.
28	(C) The information required under subdivision $(g)(4)(A)$
29	of this section shall include addresses and telephone numbers to be used by
30	health care providers and patients to make complaints to the Arkansas Medical
31	Board, the State Board of Health, and the State Insurance Department.
32	(h)(1) When a healthcare service for the treatment or diagnosis of any
33	medical condition is restricted or denied for use by prior authorization or
34	step therapy or a fail first protocol in favor of a healthcare service
35	preferred by the healthcare insurer, the patient's healthcare provider shall
36	have access to a clear and convenient process to expeditiously request an

1	override of that restriction or denial from the healthcare insurer.	
2	(2) Upon request, the patient's health care provider shall be	
3	provided contact information, including a phone number, for the person or	
4	persons who should be contacted to initiate the request for an expeditious	
5	override of the restriction or denial.	
6	(i) Requested healthcare services shall be deemed preauthorized if a	
7	healthcare insurer or self-insured health plan for employees of governmental	
8	entities fails to comply with this section.	
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10	/s/Irvin	
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13	APPROVED: 04/04/2011	
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