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2	2 94th General Assembly A Bill	
3	3 Regular Session, 2023 HOUS	E BILL 1271
4	4	
5	5 By: Representatives L. Johnson, Achor, F. Allen, Bentley, Breaux, K. Brown, M. Brown, Joe	y Carr,
6	6 Cavenaugh, Duffield, Ennett, Eubanks, D. Ferguson, V. Flowers, D. Garner, Gramlich, Hav	vk, G.
7	7 Hodges, Hollowell, Ladyman, Long, J. Mayberry, McAlindon, McGrew, B. McKenzie, S. Me	eks, J.
8	8 Moore, Painter, Pilkington, J. Richardson, R. Scott Richardson, Richmond, Rye, Underwood	ł, Vaught,
9	9 Wardlaw, D. Whitaker, Womack, Wooten	
10	10 By: Senators Irvin, J. Boyd	
11	11	
12	For An Act To Be Entitled	
13	AN ACT TO AMEND THE PRIOR AUTHORIZATION TRANSPARENCY	
14	ACT; TO EXEMPT CERTAIN HEALTHCARE PROVIDERS THAT	
15	PROVIDE CERTAIN HEALTHCARE SERVICES FROM PRIOR	
16	AUTHORIZATION REQUIREMENTS; AND FOR OTHER PURPOSES.	
17	17	
18	18	
19	Subtitle Subtitle	
20	TO AMEND THE PRIOR AUTHORIZATION	
21	TRANSPARENCY ACT; AND TO EXEMPT CERTAIN	
22	HEALTHCARE PROVIDERS THAT PROVIDE CERTAIN	
23	HEALTHCARE SERVICES FROM PRIOR	
24	AUTHORIZATION REQUIREMENTS.	
25	25	
26	26	
27	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
28	28	
29	SECTION 1. Arkansas Code § 23-99-1103(8), concerning the def:	inition of
30	"healthcare insurer" under the Prior Authorization Transparency Act	, is
31	amended to read as follows:	
32	(8)(A)(i) "Healthcare insurer" means an entity that is	subject
33	to state insurance regulation, including an insurance company, a hea	alth
34	maintenance organization, a hospital and medical service corporation	ı, a risk-
35	based provider organization, and a sponsor of a nonfederal self-fund	led
36	36 governmental plan.	

1	(ii) "Healthcare insurer" includes Medicaid where
2	specifically referenced in §§ 23-99-1119 $\underline{-23-99-1126}$.
3	(B) "Healthcare insurer" does not include:
4	(i) A workers' compensation plan;
5	(ii) Medicaid, except as provided under §§ 23-99-
6	1119 - 23-99-1126 or when Medicaid services are managed or reimbursed by a
7	healthcare insurer; or
8	(iii) An entity that provides only dental benefits
9	or eye and vision care benefits;
10	
11	SECTION 2. Arkansas Code § 23-99-1103, concerning definitions used
12	under the Prior Authorization Transparency Act, is amended to add additional
13	subdivisions to read as follows:
14	(22) "Random sample" means at least five (5) claims but no more
15	than twenty (20) claims for a particular healthcare service that are selected
16	without method or conscious decision; and
17	(23) "Value-based reimbursement" means reimbursement that:
18	(A) Ties a payment for the provision of healthcare
19	services to the quality of health care provided;
20	(B) Rewards a healthcare provider for efficiency and
21	effectiveness; and
22	(C) May impose a risk-sharing requirement on a healthcare
23	provider for healthcare services that do not meet the healthcare insurer's
24	requirements for quality, effectiveness, and efficiency.
25	
26	SECTION 3. Arkansas Code § 23-99-1104(a)(1), concerning disclosure
27	required under the Prior Authorization Transparency Act, is amended to read
28	as follows:
29	(a)(l) $\underline{(A)}$ A utilization review entity shall disclose all of its prior
30	authorization requirements and restrictions, including any written clinical
31	eriteria, in a publicly accessible manner on its website.
32	(B) The disclosure under subdivision (a)(1)(A) of this
33	section shall include:
34	(i) A list of any healthcare services that require
35	prior authorization; and
36	(ii) Any written clinical criteria.

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SECTION 4. Arkansas Code § 23-99-1111 is amended to read as follows:

23-99-1111. Requests for prior authorization — Qualified persons

4 authorized to review and approve — Adverse determinations to be made only by

5 Arkansas-licensed physicians — Opportunity to discuss treatment before

6 adverse determination.

- (a) The initial review of information submitted in support of a request for prior authorization may be conducted by a qualified person employed or contracted by a utilization review entity.
- (b) A request for prior authorization may be approved by a qualified person employed or contracted by a utilization review entity.
- (c)(1) An adverse determination regarding a request for prior authorization shall be made by a physician who possesses a current and unrestricted license to practice medicine in the State of Arkansas issued by the Arkansas State Medical Board.
- (2)(A) A utilization review entity shall provide a method by which a physician may request that a prior authorization request be reviewed by a physician in the same specialty as the physician making the request, by a physician in another appropriate specialty, or by a pharmacologist.
- (B) If a request is made under subdivision (c)(2)(A) of this section, the reviewing physician or pharmacologist is not required to meet the requirements of subdivision (c)(1) of this section.
- (3) (A) Subject to this subdivision (c)(3)(A), before an adverse
 determination is issued by a utilization review entity that questions the
 medical necessity, the appropriateness, or the experimental or
 investigational nature of a healthcare service, the utilization review entity
 shall provide the healthcare provider that ordered, requested, provided, or
 is to provide the healthcare service a reasonable opportunity to discuss with
 a physician who possesses a current and unrestricted license to practice
- medicine in this state the patient's treatment plan and the clinical basis
 for the utilization review entity's determination.
- (c)(3)(A) of this section is ordered, requested, or provided, or is to be
 provided, by a physician, then before an adverse determination is made, the
 utilization review entity shall provide the healthcare provider with the
 opportunity described under subdivision (c)(3)(A) of this section.

1	(ii) The opportunity described under subdivision
2	(c)(3)(A) of this section shall be with a physician who:
3	(a) Possesses a current and unrestricted
4	license to practice medicine in this state; and
5	(b) Has the same or similar specialty as the
6	healthcare provider.
7	
8	SECTION 5. Arkansas Code Title 23, Chapter 99, Subchapter 11, is
9	amended to add additional sections to read as follows:
10	23-99-1120. Initial exemption from prior authorization requirements
11	for healthcare providers providing certain healthcare services.
12	(a)(1) Except as provided under subdivision (a)(2) of this section,
13	beginning on and after January 1, 2024, a healthcare provider that received
14	approval for ninety percent (90%) or more of the healthcare provider's prior
15	authorization requests based on a review of the healthcare provider's
16	utilization of the particular healthcare services from January 1, 2022,
17	through June 30, 2022, shall not be required to obtain prior authorization
18	for a particular healthcare service and shall be considered exempt from prior
19	authorization requirements through September 30, 2024.
20	(2) If a healthcare provider's use for a particular healthcare
21	service increases by twenty-five percent (25%) or more during the initial
22	period under subdivision (a)(1) of this section, based on a review of the
23	healthcare provider's utilization of the particular healthcare service from
24	January 1, 2022, through June 30, 2022, then the healthcare insurer may
25	disallow the exemption from prior authorization requirements for the
26	healthcare provider for the particular healthcare service.
27	(b)(1) A healthcare insurer shall conduct an evaluation of the initial
28	six-month exemption period based on claims submitted between January 1, 2024,
29	through June 30, 2024, to determine whether to grant or deny an exemption for
30	each particular healthcare service that requires a prior authorization by the
31	healthcare insurer.
32	(2) The evaluation by the healthcare insurer shall be conducted
33	by using the retrospective review process under § 23-99-1122(c) and applying
34	the criteria under subsection (d) of this section.
35	(3) A healthcare insurer shall submit to a healthcare provider a
36	written statement of:

1	(A) The total number of payable claims submitted by or in
2	connection with the healthcare provider; and
3	(B) The total number of denied and approved prior
4	authorizations between January 1, 2022, through June 30, 2022.
5	(c)(1) No later than October 1, 2024, a healthcare insurer shall issue
6	a notice to each healthcare provider that is credentialed by the healthcare
7	insurer under § 23-99-411 that either grants or denies a prior authorization
8	exemption to the healthcare provider for each particular healthcare service.
9	(2) An exemption granted under this subdivision (c)(1) shall be
10	valid for at least twelve (12) months.
11	(d) Except as provided under subsection (f) of this section or § 23-
12	99-1125, a healthcare insurer that uses a prior authorization process for
13	healthcare services shall not require a healthcare provider to obtain prior
14	authorization for a particular healthcare service that a healthcare provider
15	has previously been subject to a prior authorization requirement if, in the
16	most recent six-month evaluation period as described under subsection (e) of
17	this section, the healthcare insurer has approved or would have approved no
18	less than ninety percent (90%) of the prior authorization requests submitted
19	by the healthcare provider for that particular healthcare service.
20	(e)(1) Except as provided under subsection (f) of this section, a
21	healthcare insurer shall evaluate whether or not a healthcare provider
22	qualifies for an exemption from prior authorization requirements under
23	subsection (d) of this section one (1) time every twelve (12) months.
24	(2) The six-month period for the evaluation period described
25	under subsection (d) of this section shall be any consecutive six (6) month
26	period during the twelve (12) months following the effective date of the
27	<pre>exemption.</pre>
28	(3) The healthcare insurer shall choose a six-month evaluation
29	period that allows time for:
30	(A) The evaluation under subsection (b) of this section;
31	(B) Notice to the healthcare provider of the decision; and
32	(C) Appeal of the decision for an independent review in
33	arbitration to be completed by the end of the twelve-month period of the
34	<pre>exemption.</pre>
35	(f) A healthcare insurer may continue an exemption under subsection
36	(d) of this section without evaluating whether or not the healthcare provider

1	qualifies for the exemption under subsection (d) of this section for a
2	particular evaluation period.
3	(g) A healthcare provider is not required to request an exemption
4	under subsection (d) of this section to quality for the exemption.
5	(h) A healthcare insurer may extend an exemption under subsection (d)
6	of this section to a group of healthcare providers under the same tax
7	identification number if:
8	(1) A healthcare provider with an ownership stake in the tax
9	identification number does not object; or
10	(2) The tax identification number is associated with a hospital
11	licensed in this state and the chief executive officer of the hospital agrees
12	to the exemption.
13	
14	23-99-1121. Duration of prior authorization exemption.
15	(a) Unless a prior authorization exemption is continued for a longer
16	period of time by a healthcare insurer under § 23-99-1120(f), a healthcare
17	provider's exemption from prior authorization requirements under § 23-99-1120
18	remains in effect until the later of:
19	(1) The thirtieth day after the date the healthcare insurer
20	notifies the healthcare provider of the healthcare insurer's determination to
21	rescind the exemption as described under § 23-99-1122, if the healthcare
22	provider does not appeal the healthcare insurer's determination;
23	(2) If the healthcare provider appeals the determination, the
24	fifth day after the date an independent review organization affirms the
25	healthcare insurer's determination to rescind the exemption; or
26	(3) Twelve (12) months after the effective date of the
27	<pre>exemption.</pre>
28	(b) If a healthcare insurer does not finalize a rescission
29	determination as specified in subsection (a) of this section, then the
30	healthcare provider is considered to have met the criteria under § 23-99-1120
31	to continue to qualify for the exemption.
32	(c) A healthcare provider shall not rely on another healthcare
33	provider's exemption except when the healthcare provider with an exemption is
34	the healthcare provider that orders healthcare services that are rendered by
35	a healthcare provider without an exemption.

1	23-99-1122. Denial or rescission of prior authorization exemption.
2	(a) A healthcare insurer may rescind an exemption from prior
3	authorization requirements of a healthcare provider under § 23-99-1120 only
4	<u>if:</u>
5	(1) The healthcare insurer makes a determination that, on the
6	basis of a retrospective review of a random sample of claims selected by the
7	healthcare insurer during the most recent evaluation period described by §
8	23-99-1120(e), less than ninety percent (90%) of the claims for the
9	particular healthcare service met the medical necessity criteria that would
10	have been used by the healthcare insurer when conducting prior authorization
11	review for the particular healthcare service during the relevant evaluation
12	period;
13	(2) The healthcare insurer complies with other applicable
14	requirements specified in this section, including without limitation:
15	(A) Notifying the healthcare provider no less than twenty-
16	five (25) days before the proposed rescission is to take effect; and
17	(B) Providing:
18	(i) An identification of the healthcare service that
19	an exemption is being rescinded, the date the notice is issued, and the
20	effective date of the rescission;
21	(ii) A plain-language explanation of how the
22	healthcare provider may appeal and seek an independent review of the
23	determination, the date the notice is issued, and the company's address and
24	contact information for returning the form by mail or email to request an
25	appeal;
26	(iii) A statement of the total number of payable
27	claims submitted by or in connection with the healthcare provider during the
28	most recent evaluation period that were eligible to be evaluated with respect
29	to the healthcare service subject to rescission, the number of claims
30	included in the random sample, and the sample information used to make the
31	determination, including without limitation:
32	(a) Identification of each claim included in
33	the random sample;
34	(b) The healthcare insurer's determination of
35	whether each claim met the healthcare insurer's screening criteria; and
36	(c) For any claim determined to not have met

1	the healthcare insurer's screening criteria:
2	(1) The principal reasons for the
3	determination that the claim did not meet the healthcare insurer's screening
4	criteria, including, if applicable, a statement that the determination was
5	based on a failure to submit specified medical records;
6	(2) The clinical basis for the
7	determination that the claim did not meet the healthcare insurer's screening
8	criteria;
9	(3) A description of the sources of the
10	screening criteria that were used as guidelines in making the determination;
11	<u>and</u>
12	(4) The professional specialty of the
13	healthcare provider who made the determination;
14	(iv) A space to be filled out by the healthcare
15	provider that includes:
16	(a) The name, address, contact information,
17	and identification number of the healthcare provider requesting an
18	independent review;
19	(b) An indication of whether or not the
20	healthcare provider is requesting that the entity performing the independent
21	review examine the same random sample or a different random sample of claims
22	<u>if available; and</u>
23	(c) The date the appeal is being requested;
24	<u>and</u>
25	(v) An instruction to the healthcare provider to
26	return the form to the healthcare insurer before the date the rescission
27	becomes effective; and
28	(3) The healthcare provider performs five (5) or fewer of a
29	particular healthcare service in the most recent six-month evaluation period
30	<u>under § 23-99-1120(e).</u>
31	(b) A determination made under subdivision (a)(1) of this section
32	shall be made by a physician who:
33	(1) Possesses a current and unrestricted license to practice
34	medicine in this state; and
35	(2) Has the same or similar specialty as the healthcare
36	provider.

1	(c)(1) A healthcare insurer that is conducting an evaluation under
2	subsection (a) of this section to determine whether or not a healthcare
3	provider still qualifies for a prior authorization exemption may request
4	medical records and documents required for the retrospective review, limited
5	to no more than twenty (20) claims for a particular healthcare service.
6	(2) A healthcare insurer shall provide a healthcare provider at
7	least thirty (30) days to provide the medical records requested under
8	subdivision (c)(1) of this section.
9	(d) A healthcare insurer may deny an exemption from prior
10	authorization requirements under § 23-99-1120 only if:
11	(1) The healthcare provider does not have an exemption at the
12	time of the relevant evaluation period; and
13	(2) The healthcare insurer provides the healthcare provider
14	with:
15	(A) Actual data for the relevant prior authorization
16	request evaluation period; and
17	(B) Detailed information sufficient to demonstrate that
18	the healthcare provider does not meet the criteria for an exemption from
19	prior authorization requirements for the particular healthcare service under
20	§ 23-99-1120.
21	(e) A healthcare insurer shall:
22	(1) Allow a healthcare provider to designate an email address or
23	a mailing address for communications regarding exemptions, denials, and
24	rescissions;
25	(2) Provide an option for a healthcare provider to submit a
26	request for an appeal by mail, by email, or by other electronic method; and
27	(3) Include an explanation of how a healthcare provider may
28	update his or her preferred contact information and delivery method on the
29	healthcare insurer's website and for all communications issued under this
30	section.
31	
32	23-99-1123. Independent review of exemption determination.
33	(a)(1) A healthcare provider has a right to a review of an adverse
34	determination regarding a prior authorization exemption within twelve (12)
35	months of receiving proper notice of recission from a healthcare insurer to
36	be conducted by an independent review organization.

1	(2) A healthcare insurer shall not require a healthcare provider
2	to engage in an internal appeal process before requesting a review by an
3	independent review organization under this section.
4	(3) A healthcare provider who has an exemption rescinded due to
5	a failure to provide medical records within sixty (60) days of a record
6	request for a retrospective review shall not be eligible for review of that
7	rescission by an independent review entity.
8	(b) A healthcare insurer shall pay:
9	(1) For any appeal or independent review of an adverse
10	determination regarding a prior authorization exemption requested under this
11	section; and
12	(2) A reasonable fee determined by the Arkansas State Medical
13	Board for any copies of medical records or other documents requested from a
14	healthcare provider during an exemption rescission review requested under
15	this section.
16	(c) An independent review organization shall complete an expedited
17	review of an adverse determination regarding a prior authorization exemption
18	no later than the thirtieth day after the date a healthcare provider files
19	the request for a review under this section.
20	(d)(1) A healthcare provider may request that the independent review
21	organization consider another random sample of no fewer than five (5) and no
22	more than twenty (20) claims submitted to the healthcare insurer by the
23	healthcare provider during the relevant evaluation period for the relevant
24	healthcare service as part of the review under this section.
25	(2) If a healthcare provider makes a request under subdivision
26	(d)(1) of this section, the independent review organization shall base its
27	determination on the medical necessity of claims reviewed:
28	(A) By the healthcare insurer under § 23-99-1122; and
29	(B) By the independent review organization under
30	subdivision (d)(1) of this section.
31	(e) The Insurance Commissioner may refuse, suspend, revoke, or not
32	renew a license or certificate of authority of a healthcare insurer that has
33	fifty percent (50%) of healthcare provider appeals overturned in a twelve-
34	month period by an independent review organization under this section.
35	

23-99-1124. Effect of appeal of independent review organization

1	determination.
2	(a) A healthcare insurer is bound by an appeal or independent review
3	organization determination that does not affirm the determination made by the
4	healthcare insurer to rescind a prior authorization exemption.
5	(b) A healthcare insurer shall not retroactively deny a healthcare
6	service on the basis of a rescission of an exemption, even if the healthcare
7	insurer's determination to rescind the prior authorization exemption is
8	affirmed by an independent review organization.
9	(c) If a determination of a prior authorization exemption made by the
10	healthcare insurer is overturned on review by an independent review
11	organization, the healthcare insurer:
12	(1) Shall not attempt to rescind the exemption before the end of
13	the next evaluation period; and
14	(2) May only rescind the exemption if the healthcare insurer
15	complies with §§ 23-99-1122 and 23-99-1123.
16	
17	23-99-1125. Eligibility for prior authorization exemption following
18	finalized exemption rescission or denial.
19	(a) After a final determination or review affirming the rescission or
20	denial of an exemption for a specific healthcare service under § 23-99-1120,
21	a healthcare insurer shall conduct another evaluation to determine whether or
22	not the exemption should be granted or reinstated based on the six-month
23	evaluation period that follows the evaluation period that formed the basis of
24	the rescission or denial of an exemption.
25	(b) A time period that is included in a previous evaluation or
26	determination period shall not be included in a subsequent evaluation period.
27	
28	23-99-1126. Effect of prior authorization exemption.
29	(a) A healthcare insurer shall not deny or reduce payment to a
30	healthcare provider for a healthcare service for which the healthcare
31	provider has qualified for an exemption from prior authorization requirements
32	under § 23-99-1120, including a healthcare service performed or supervised by
33	another healthcare provider, if the healthcare provider who ordered the
34	healthcare service received a prior authorization exemption based on medical
35	necessity or appropriateness of care unless the healthcare provider:

(1) Knowingly and materially misrepresented the healthcare

Т	service in a request for payment submitted to the healthcare insurer with the
2	specific intent to deceive the healthcare insurer and obtain an unlawful
3	payment from the healthcare insurer; or
4	(2) Substantially failed to perform the healthcare service.
5	(b) A healthcare insurer shall not conduct a retrospective review of a
6	healthcare service subject to an exemption except to determine if:
7	(1) The healthcare provider still qualifies for an exemption
8	under § 23-99-1120; or
9	(2) The healthcare insurer has a reasonable cause to suspect a
10	basis for denial exists under subsection (a) of this section.
11	(c) For a retrospective review described by subdivision (b)(2) of this
12	section, §§ 23-99-1120 — 23-99-1125 shall not modify or otherwise affect:
13	(1) The requirements under or application of § 23-99-1115,
14	including without limitation any time frames; or
15	(2) Any other applicable law, except to prescribe the only
16	circumstances under which:
17	(A) A retrospective review may occur as specified by
18	subdivision (b)(2) of this section; or
19	(B) Payment may be denied or reduced as specified by
20	subsection (a) of this section.
21	(d) Beginning on January 1, 2024, a healthcare insurer shall provide
22	to a healthcare provider a notice that includes a:
23	(1) Statement that the healthcare provider has an exemption from
24	prior authorization requirements under § 23-99-1120;
25	(2) List of the healthcare services and health benefit plans to
26	which the exemption applies; and
27	(3) Statement of the duration of the exemption.
28	(e) If a healthcare provider submits a prior authorization request for
29	a healthcare service for which the healthcare provider has an exemption from
30	prior authorization requirements under § 23-99-1120, the healthcare insurer
31	shall promptly provide a notice to the healthcare provider that includes:
32	(1) The information described in subsection (d) of this section;
33	and
34	(2) A notification of the healthcare insurer's payment
35	requirements.
36	(f) This section and §§ 23-99-1120 - 23-99-1125 shall not be construed

l <u>to:</u>

- 2 <u>(1) Authorize a healthcare provider to provide a healthcare</u>
- 3 <u>service outside the scope of the healthcare provider's applicable license; or</u>
- 4 (2) Require a healthcare insurer to pay for a healthcare service
- $\underline{\text{described by subdivision (f)(l) of this section that is performed in}}$
- 6 violation of the laws of this state.
- 7 (g) A healthcare insurer that offers multiple health benefit plans or
- 8 that utilizes multiple healthcare provider networks shall not determine a
- 9 healthcare provider's eligibility for an exemption from prior authorization
- 10 <u>for each specific health benefit plan or each specific healthcare provider</u>
- 11 network but rather shall determine the healthcare provider's eligibility for
- 12 <u>an exemption applicable to all health benefit plans and healthcare provider</u>
- 13 <u>networks</u>.
- 14 <u>(h) If a healthcare insurer and a healthcare provider are engaged in a</u>
- 15 <u>value-based reimbursement arrangement for particular healthcare services or</u>
- 16 <u>subscribers</u>, the healthcare insurer shall not impose any prior authorization
- 17 requirements for any particular healthcare service that is included in that
- 18 <u>value-based reimbursement arrangement.</u>

19

- 20 23-99-1127. Applicability.
- 21 (a) An organization or entity directly or indirectly providing a plan
- 22 or services to patients under the Medicaid Provider-Led Organized Care Act, §
- 23 20-77-2701 et seq., or any other Medicaid-managed care program operating in
- 24 this state is exempt from §§ 23-99-1120 23-99-1126 if the program, without
- 25 <u>limiting the program's application to any other plan or program, develops a</u>
- 26 program to reduce or eliminate prior authorizations for a healthcare provider
- 27 on or before January 1, 2025.
- 28 (b) The Arkansas Health and Opportunity for Me Program established by
- 29 the Arkansas Health and Opportunity for Me Act of 2021, § 23-61-1001 et seq.,
- 30 or its successor program is exempt from §§ 23-99-1120 23-99-1126, provided
- 31 that the Arkansas Health and Opportunity for Me Program, without limiting the
- 32 Arkansas Health and Opportunity for Me Program's application to any other
- 33 plan or program, develops a program to reduce or eliminate prior
- 34 authorizations for a healthcare provider on or before January 1, 2025.
- 35 <u>(c) Any state or local governmental employee plan is exempt from §§</u>
- 36 <u>23-99-1120 23-99-1126 and § 23-99-1128.</u>

1	(d) A health benefit plan provided by a trust established under §§ 14-
2	54-101 and 25-20-104 to provide benefits, including accident and health
3	benefits, death benefits, dental benefits, and disability income benefits, is
4	exempt from §§ 23-99-1120 - 23-99-1126.
5	(e)(1) Prescription drugs, medicines, biological products,
6	pharmaceuticals, or pharmaceutical services are exempt as a healthcare
7	service for purposes of §§ 23-99-1120 - 23-99-1126 until December 31, 2024.
8	(2) As of January 1, 2025, prescription drugs, medicines,
9	biological products, pharmaceuticals, or pharmaceutical services are exempt
10	as a healthcare service for purposes of §§ 23-99-1120 - 23-99-1126 only if
11	<u>listed under § 23-99-1128.</u>
12	
13	23-99-1128. Prescription drugs, medicines, biological products,
14	pharmaceuticals, or pharmaceutical services.
15	(a) The Arkansas State Board of Pharmacy, in consultation with the
16	Arkansas State Medical Board, may establish standards and procedures to
17	approve lists of prescription drugs, medicines, biological products,
18	pharmaceuticals, or pharmaceutical services that require a prior
19	authorization, whether or not a healthcare insurer has approved or would have
20	approved no less than ninety percent (90%) of the prior authorization
21	requests submitted by a healthcare provider for each listed prescription
22	drug, medicine, biological product, pharmaceutical, or pharmaceutical
23	service.
24	(b) A healthcare insurer, pharmacy benefits manager, or other
25	interested party shall submit a written request for consideration of a prior
26	authorization for each prescription drug, medicine, biological product,
27	pharmaceutical, or pharmaceutical service.
28	(c) The Arkansas State Board of Pharmacy shall require prior
29	authorization for a prescription drug, medicine, biological product,
30	pharmaceutical, or pharmaceutical service only if the prescription drug,
31	medicine, biological product, pharmaceutical, or pharmaceutical service:
32	(1) Is intended only for a certain age group;
33	(2) Can be easily abused or misused;
34	(3) Has low-cost alternatives that are equally effective;
35	(4) Is experimental in nature;
36	(5) Is used for cosmetic purposes;

1	(6) Is necessary to protect the public's health;
2	(7) Is harmful when combined with other drugs; or
3	(8) Has been market-approved by the United States Food and Drug
4	Administration for less than twelve (12) months.
5	(d) The Arkansas State Board of Pharmacy shall make available to any
6	person who requests it, a list of prescription drugs, medicines, biological
7	products, pharmaceuticals, or pharmaceutical services that require a prior
8	authorization under this section.
9	(e) The Arkansas State Board of Pharmacy may utilize an evidenced-
10	based prescription drug program as a clinical consultant.
11	
12	23-99-1129. Appeals process for disallowance of prior authorization.
13	(a) If the Arkansas State Board of Pharmacy, in consultation with the
14	Arkansas State Medical Board, disallows a prior authorization of a
15	prescription drug, medicine, biological product, pharmaceutical, or
16	pharmaceutical service requested under § 23-99-1128, a healthcare insurer,
17	pharmacy benefits manager, or other interested party may file an appeal to
18	the State Insurance Department within ninety (90) days of the disallowance of
19	the prior authorization.
20	(b) No later than the thirtieth day after the date a healthcare
21	insurer, pharmacy benefits manager, or other interested party files an appeal
22	under subsection (a) of this section, the Insurance Commissioner shall
23	appoint an independent review organization to review the appeal.
24	(c) A healthcare insurer, pharmacy benefits manager, or other
25	interested party that files an appeal under subsection (a) of this section
26	shall pay for the independent review organization appointed under subsection
27	(b) of this section to review the appeal.
28	(d) A healthcare insurer, pharmacy benefits manager, or other
29	interested party is bound by the independent review organization's
30	determination of the appeal under this section.
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32	/s/L. Johnson
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