1	State of Arkansas As Engrossed: H3/8/23 H3/16/23 94th General Assembly As Engrossed: Bill
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3	Regular Session, 2023HOUSE BILL 1274
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5	By: Representative L. Johnson
6	By: Senator Irvin
7 8	For An Act To Be Entitled
9	AN ACT TO MODIFY THE PRIOR AUTHORIZATION TRANSPARENCY
10	ACT; TO AMEND THE APPEAL PROCESS FOR A DENIAL UNDER
11	THE PRIOR AUTHORIZATION TRANSPARENCY ACT; AND FOR
12	OTHER PURPOSES.
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15	Subtitle
16	TO MODIFY THE PRIOR AUTHORIZATION
17	TRANSPARENCY ACT; AND TO AMEND THE APPEAL
18	PROCESS FOR A DENIAL UNDER THE PRIOR
19	AUTHORIZATION TRANSPARENCY ACT.
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22	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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24	SECTION 1. Arkansas Code § 23-99-1103(21), concerning the definition
25	of "utilization review entity" used under the Prior Authorization
26	Transparency Act, is amended to add an additional subdivision to read as
27	follows:
28	(D) A third-party administrator of a self-insured
29	healthcare insurer is a utilization review entity if it performs prior
30	authorizations.
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32	SECTION 2. Arkansas Code § 23-99-1105, concerning nonurgent healthcare
33	service under the Prior Authorization Transparency Act, is amended to add an
34	additional subsection to read as follows:
35	(c)(l) If a utilization review entity denies a prior authorization of
36	a nonurgent healthcare service, then the subscriber or the healthcare



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1	provider may elect to appeal the denial of the prior authorization of the
2	nonurgent healthcare service.
3	(2) If a denial of a prior authorization of a nonurgent
4	healthcare service is appealed to the utilization review entity, then within
5	four (4) business days of receiving all necessary information required, the
6	utilization review entity shall:
7	(A) Make an authorization or adverse determination; and
8	(B) Notify the subscriber and the healthcare provider that
9	appealed the denial of the prior authorization of the nonurgent healthcare
10	service of the decision.
11	(3) This subsection applies to an enrollee who is being
12	evaluated or treated for:
13	(A) A hematology diagnosis;
14	(B) An oncology diagnosis; or
15	(C) An additional disease state or other diagnoses that
16	the Insurance Commissioner may include by rule.
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18	SECTION 3. Arkansas Code § 23-99-1106 is amended to read as follows:
19	23-99-1106. Prior authorization - Urgent healthcare service.
20	(a) A utilization review entity shall render an expedited
21	authorization or adverse determination concerning an urgent healthcare
22	service and notify the subscriber and the subscriber's healthcare provider of
23	that expedited prior authorization or adverse determination no later than one
24	(1) business day after receiving all information needed to complete the
25	review of the requested urgent healthcare service.
26	(b)(1) If a utilization review entity denies a prior authorization of
27	an urgent healthcare service, then the subscriber or the healthcare provider
28	may elect to appeal the denial of the prior authorization of the urgent
29	healthcare service.
30	(2) If a denial of a prior authorization of an urgent healthcare
31	service is appealed to the utilization review entity, then within two (2)
32	business days of receiving all necessary information required, the
33	utilization review entity shall:
34	(A) Make an authorization or adverse determination; and
35	(B) Notify the subscriber and the healthcare provider that
36	appealed the denial of the prior authorization of the urgent healthcare

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1	service of the decision.
2	(3) This subsection applies to an enrollee who is being
3	evaluated or treated for:
4	(A) A hematology diagnosis;
5	(B) An oncology diagnosis; or
6	(C) An additional disease state or other diagnoses that
7	the Insurance Commissioner may include by rule.
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9	SECTION 4. Arkansas Code § 23-99-1114, concerning the limitation on
10	step therapy under the Prior Authorization Transparency Act, is amended to
11	add an additional subsection to read as follows:
12	(c) If a request for prior authorization is denied due to a step
13	therapy requirement under this section, then the utilization review entity
14	shall authorize the preferred treatment required under the step therapy if a
15	prior authorization for the preferred treatment is required without requiring
16	the healthcare provider to submit a new or revised request.
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18	/s/L. Johnson
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