

FIRST REGULAR SESSION
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 751
100TH GENERAL ASSEMBLY

1735H.02C

DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal sections 374.500, 376.1350, 376.1356, 376.1363, 376.1372, 376.1385, and 376.1387, RSMo, and to enact in lieu thereof nine new sections relating to payments for health care services.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 374.500, 376.1350, 376.1356, 376.1363, 376.1372, 376.1385, and
2 376.1387, RSMo, are repealed and nine new sections enacted in lieu thereof, to be known as
3 sections 374.500, 376.1345, 376.1350, 376.1356, 376.1363, 376.1364, 376.1372, 376.1385, and
4 376.1387, to read as follows:

374.500. As used in sections 374.500 to 374.515, the following terms mean:

- 2 (1) "Certificate", a certificate of registration granted by the department of insurance,
3 financial institutions and professional registration to a utilization review agent;
4 (2) "Director", the director of the department of insurance, financial institutions and
5 professional registration;
6 (3) "Enrollee", an individual who has contracted for or who participates in coverage
7 under a health insurance policy, an employee welfare benefit plan, a health services corporation
8 plan or any other benefit program providing payment, reimbursement or indemnification for
9 health care costs for himself or eligible dependents or both himself and eligible dependents. The
10 term "enrollee" shall not include an individual who has health care coverage pursuant to a
11 liability insurance policy, workers' compensation insurance policy, or medical payments
12 insurance issued as a supplement to a liability policy;
13 (4) "Provider of record", the physician or other licensed practitioner identified to the
14 utilization review agent as having primary responsibility for the care, treatment and services
15 rendered to an enrollee;

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

16 (5) "Utilization review", a set of formal techniques designed to monitor the use of, or
17 evaluate the clinical necessity, appropriateness, efficacy, or efficiency of, health care services,
18 procedures, or settings. Techniques may include ambulatory review, ~~[prospective]~~ **prior**
19 **authorization** review, second opinion, certification, concurrent review, case management,
20 discharge planning or retrospective review. Utilization review shall not include elective requests
21 for clarification of coverage;

22 (6) "Utilization review agent", any person or entity performing utilization review, except:

23 (a) An agency of the federal government;

24 (b) An agent acting on behalf of the federal government, but only to the extent that the
25 agent is providing services to the federal government; or

26 (c) Any individual person employed or used by a utilization review agent for the purpose
27 of performing utilization review services, including, but not limited to, individual nurses and
28 physicians, unless such individuals are providing utilization review services to the applicable
29 benefit plan, pursuant to a direct contractual relationship with the benefit plan;

30 (d) An employee health benefit plan that is self-insured and qualified pursuant to the
31 federal Employee Retirement Income Security Act of 1974, as amended;

32 (e) A property-casualty insurer or an employee or agent working on behalf of a
33 property-casualty insurer;

34 (f) A health carrier, as defined in section 376.1350, that is performing a review of its
35 own health plan;

36 (7) "Utilization review plan", a summary of the utilization review procedures of a
37 utilization review agent.

**376.1345. 1. As used in this section, unless the context clearly indicates otherwise,
2 terms shall have the same meaning as ascribed to them in section 376.1350.**

**3 2. No health carrier or health benefit administrator, nor any entity acting on behalf
4 of a health carrier or health benefit administrator, shall restrict methods of reimbursement
5 to health care providers for health care services to a reimbursement method requiring the
6 provider to pay a fee, discount the amount of their claim for reimbursement, or remit any
7 other form of remuneration in order to redeem the amount of their claim for
8 reimbursement.**

**9 3. If a health carrier or health benefit administrator initiates a new method of
10 reimbursement or changes the reimbursement method used, the health carrier or health
11 benefit administrator, or an entity acting on its behalf, shall:**

**12 (1) Notify participating providers, and any other health care provider to whom the
13 carrier or health benefit administrator has issued a prior authorization within the past**

14 year, whether any fee, discount, or other remuneration is required to receive
15 reimbursement through the new or different method; and

16 (2) For health benefit plans issued, delivered, or renewed on or after August 28,
17 2019, allow the provider to select an alternative reimbursement method which requires no
18 fee, discount, or other form of remuneration in order to receive reimbursement, and such
19 alternative reimbursement method shall be used to reimburse that provider until the
20 provider requests otherwise.

21 4. Violation of this section shall be deemed an unfair trade practice under sections
22 375.930 to 375.948.

376.1350. For purposes of sections 376.1350 to 376.1390, the following terms mean:

2 (1) "Adverse determination", a determination by a health carrier or ~~[its designee]~~ a
3 utilization review ~~[organization]~~ **entity** that an admission, availability of care, continued stay or
4 other health care service **furnished or proposed to be furnished to an enrollee** has been
5 reviewed and, based upon the information provided, does not meet the **utilization review entity**
6 **or** health carrier's requirements for medical necessity, appropriateness, health care setting, level
7 of care or effectiveness, **or are experimental or investigational**, and the payment for the
8 requested service is therefore denied, reduced or terminated;

9 (2) "Ambulatory review", utilization review of health care services performed or
10 provided in an outpatient setting;

11 (3) "Case management", a coordinated set of activities conducted for individual patient
12 management of serious, complicated, protracted or other health conditions;

13 (4) "Certification", a determination by a health carrier or ~~[its designee]~~ a utilization
14 review ~~[organization]~~ **entity** that an admission, availability of care, continued stay or other health
15 care service has been reviewed and, based on the information provided, satisfies the health
16 carrier's requirements for medical necessity, appropriateness, health care setting, level of care and
17 effectiveness, **and that payment will be made for that health care service**;

18 (5) "Clinical peer", a physician or other health care professional who holds a
19 nonrestricted license in a state of the United States and in the same or similar specialty as
20 typically manages the medical condition, procedure or treatment under review;

21 (6) "Clinical review criteria", the **written policies**, written screening procedures, **drug**
22 **formularies or lists of covered drugs, determination rules**, decision abstracts, clinical
23 protocols ~~[and]~~ **, medical protocols**, practice guidelines, **and any other criteria or rationale**
24 used by the health carrier **or utilization review entity** to determine the necessity and
25 appropriateness of health care services;

26 (7) "Concurrent review", utilization review conducted during a patient's hospital stay or
27 course of treatment;

28 (8) "Covered benefit" or "benefit", a health care service that an enrollee is entitled under
29 the terms of a health benefit plan;

30 (9) "Director", the director of the department of insurance, financial institutions and
31 professional registration;

32 (10) "Discharge planning", the formal process for determining, prior to discharge from
33 a facility, the coordination and management of the care that a patient receives following
34 discharge from a facility;

35 (11) "Drug", any substance prescribed by a licensed health care provider acting within
36 the scope of the provider's license and that is intended for use in the diagnosis, mitigation,
37 treatment or prevention of disease. The term includes only those substances that are approved
38 by the FDA for at least one indication;

39 (12) "Emergency medical condition", the sudden and, at the time, unexpected onset of
40 a health condition that manifests itself by symptoms of sufficient severity, regardless of the final
41 diagnosis that is given, that would lead a prudent lay person, possessing an average knowledge
42 of medicine and health, to believe that immediate medical care is required, which may include,
43 but shall not be limited to:

44 (a) Placing the person's health in significant jeopardy;

45 (b) Serious impairment to a bodily function;

46 (c) Serious dysfunction of any bodily organ or part;

47 (d) Inadequately controlled pain; or

48 (e) With respect to a pregnant woman who is having contractions:

49 a. That there is inadequate time to effect a safe transfer to another hospital before
50 delivery; or

51 b. That transfer to another hospital may pose a threat to the health or safety of the woman
52 or unborn child;

53 (13) "Emergency service", a health care item or service furnished or required to evaluate
54 and treat an emergency medical condition, which may include, but shall not be limited to, health
55 care services that are provided in a licensed hospital's emergency facility by an appropriate
56 provider;

57 (14) "Enrollee", a policyholder, subscriber, covered person or other individual
58 participating in a health benefit plan;

59 (15) "FDA", the federal Food and Drug Administration;

60 (16) "Facility", an institution providing health care services or a health care setting,
61 including but not limited to hospitals and other licensed inpatient centers, ambulatory surgical
62 or treatment centers, skilled nursing centers, residential treatment centers, diagnostic, laboratory
63 and imaging centers, and rehabilitation and other therapeutic health settings;

64 (17) "Grievance", a written complaint submitted by or on behalf of an enrollee regarding
65 the:

66 (a) Availability, delivery or quality of health care services, including a complaint
67 regarding an adverse determination made pursuant to utilization review;

68 (b) Claims payment, handling or reimbursement for health care services; or

69 (c) Matters pertaining to the contractual relationship between an enrollee and a health
70 carrier;

71 (18) "Health benefit plan", a policy, contract, certificate or agreement entered into,
72 offered or issued by a health carrier to provide, deliver, arrange for, pay for, or reimburse any of
73 the costs of health care services; except that, health benefit plan shall not include any coverage
74 pursuant to liability insurance policy, workers' compensation insurance policy, or medical
75 payments insurance issued as a supplement to a liability policy;

76 (19) "Health care professional", a physician or other health care practitioner licensed,
77 accredited or certified by the state of Missouri to perform specified health services consistent
78 with state law;

79 (20) "Health care provider" or "provider", a health care professional or a facility;

80 (21) "Health care service", a service for the diagnosis, prevention, treatment, cure or
81 relief of a health condition, illness, injury, or disease **including, but not limited to, the**
82 **provision of drugs or durable medical equipment;**

83 (22) "Health carrier", an entity subject to the insurance laws and regulations of this state
84 that contracts or offers to contract to provide, deliver, arrange for, pay for or reimburse any of
85 the costs of health care services, including a sickness and accident insurance company, a health
86 maintenance organization, a nonprofit hospital and health service corporation, or any other entity
87 providing a plan of health insurance, health benefits or health services; except that such plan
88 shall not include any coverage pursuant to a liability insurance policy, workers' compensation
89 insurance policy, or medical payments insurance issued as a supplement to a liability policy;

90 (23) "Health indemnity plan", a health benefit plan that is not a managed care plan;

91 (24) "Managed care plan", a health benefit plan that either requires an enrollee to use,
92 or creates incentives, including financial incentives, for an enrollee to use, health care providers
93 managed, owned, under contract with or employed by the health carrier;

94 (25) "Participating provider", a provider who, under a contract with the health carrier or
95 with its contractor or subcontractor, has agreed to provide health care services to enrollees with
96 an expectation of receiving payment, other than coinsurance, co-payments or deductibles,
97 directly or indirectly from the health carrier;

98 (26) "Peer-reviewed medical literature", a published scientific study in a journal or other
99 publication in which original manuscripts have been published only after having been critically

reviewed for scientific accuracy, validity and reliability by unbiased independent experts, and that has been determined by the International Committee of Medical Journal Editors to have met the uniform requirements for manuscripts submitted to biomedical journals or is published in a journal specified by the United States Department of Health and Human Services pursuant to Section 1861(t)(2)(B) of the Social Security Act (**42 U.S.C. 1395x**), as amended, as acceptable peer-reviewed medical literature. Peer-reviewed medical literature shall not include publications or supplements to publications that are sponsored to a significant extent by a pharmaceutical manufacturing company or health carrier;

(27) "Person", an individual, a corporation, a partnership, an association, a joint venture, a joint stock company, a trust, an unincorporated organization, any similar entity or any combination of the foregoing;

(28) **"Prior authorization", a certification made pursuant to a prior authorization review, or notice as required by a health carrier or utilization review entity, from an enrollee or provider prior to the provision of health care services;**

(29) ~~"[Prospective review]~~ **Prior authorization review**", utilization review conducted prior to an admission or a course of treatment **including, but not limited to, pre-admission review, pre-treatment review, utilization review, and case management;**

~~[(29)]~~ (30) "Retrospective review", utilization review of medical necessity that is conducted after services have been provided to a patient, but does not include the review of a claim that is limited to an evaluation of reimbursement levels, veracity of documentation, accuracy of coding or adjudication for payment;

~~[(30)]~~ (31) "Second opinion", an opportunity or requirement to obtain a clinical evaluation by a provider other than the one originally making a recommendation for a proposed health service to assess the clinical necessity and appropriateness of the initial proposed health service;

~~[(31)]~~ (32) "Stabilize", with respect to an emergency medical condition, that no material deterioration of the condition is likely to result or occur before an individual may be transferred;

~~[(32)]~~ (33) "Standard reference compendia":

(a) The American Hospital Formulary Service-Drug Information; or

(b) The United States Pharmacopoeia-Drug Information;

~~[(33)]~~ (34) **"Step therapy protocol", any protocol or program establishing a specific sequence in which prescription drugs are authorized by a utilization review entity as medically appropriate for a particular enrollee;**

(35) "Utilization review", a set of formal techniques designed to monitor the use of, or evaluate the clinical necessity, appropriateness, efficacy, or efficiency of, health care services, procedures, or settings. Techniques may include ambulatory review, ~~[prospective]~~ **prior**

136 **authorization** review, second opinion, certification, concurrent review, case management,
137 discharge planning or retrospective review. Utilization review shall not include elective requests
138 for clarification of coverage;

139 ~~[(34)]~~ **(36)** "Utilization review ~~[organization]~~ **entity**", a utilization review agent as
140 defined in section 374.500 **or an individual or entity that performs prior authorization**
141 **reviews for a health carrier or health care provider. A health carrier or health care**
142 **provider is a utilization review entity if it performs a prior authorization review.**

376.1356. Whenever a health carrier contracts to have a utilization review ~~[organization~~
2 ~~or other]~~ entity perform the utilization review functions required by sections 376.1350 to
3 376.1390 or applicable rules and regulations, the health carrier shall be responsible for
4 monitoring the activities of the utilization review ~~[organization or]~~ entity with which the health
5 carrier contracts and for ensuring that the requirements of sections 376.1350 to 376.1390 and
6 applicable rules and regulations are met.

376.1363. 1. A health carrier shall maintain written procedures for making utilization
2 review decisions and for notifying enrollees and providers acting on behalf of enrollees of its
3 decisions. For purposes of this section, "enrollee" includes the representative of an enrollee.

4 2. For initial determinations, a health carrier shall make the determination within
5 thirty-six hours, which shall include one working day, of obtaining all necessary information
6 regarding a proposed admission, procedure or service requiring a review determination. For
7 purposes of this section, "necessary information" includes the results of any face-to-face clinical
8 evaluation or second opinion that may be required:

9 (1) In the case of a determination to certify an admission, procedure or service, the
10 carrier shall notify the provider rendering the service by telephone or electronically ~~[within~~
11 ~~twenty-four hours of]~~ **immediately upon** making the ~~[initial]~~ certification, and provide written
12 or electronic confirmation of a telephone or electronic notification to the enrollee and the
13 provider within two working days of making the ~~[initial]~~ certification;

14 (2) In the case of an adverse determination, the carrier shall notify the provider rendering
15 the service by telephone or electronically ~~[within twenty-four hours of]~~ **immediately upon**
16 making the adverse determination; and shall provide written or electronic confirmation of a
17 telephone or electronic notification to the enrollee and the provider within one working day of
18 making the adverse determination.

19 3. For concurrent review determinations, a health carrier shall make the determination
20 within one working day of obtaining all necessary information:

21 (1) In the case of a determination to certify an extended stay or additional services, the
22 carrier shall notify by telephone or electronically the provider rendering the service ~~[within one~~
23 ~~working day of]~~ **immediately upon** making the certification, and provide written or electronic

24 confirmation to the enrollee and the provider within one working day after telephone or
25 electronic notification. The written notification shall include the number of extended days or
26 next review date, the new total number of days or services approved, and the date of admission
27 or initiation of services;

28 (2) In the case of an adverse determination, the carrier shall notify by telephone or
29 electronically the provider rendering the service ~~[within twenty-four hours of]~~ **immediately**
30 **upon** making the adverse determination, and provide written or electronic notification to the
31 enrollee and the provider within one working day of a telephone or electronic notification. The
32 service shall be continued without liability to the enrollee until the enrollee has been notified of
33 the determination.

34 4. For retrospective review determinations, a health carrier shall make the determination
35 within thirty working days of receiving all necessary information. A carrier shall provide notice
36 in writing of the carrier's determination to an enrollee within ten working days of making the
37 determination.

38 5. A written notification of an adverse determination shall include the principal reason
39 or reasons for the determination, the instructions for initiating an appeal or reconsideration of
40 the determination, and ~~[the instructions for requesting]~~ a written statement of the clinical
41 rationale~~[-including the clinical review criteria]~~ used to make the determination. A health carrier
42 shall provide the clinical rationale in writing for an adverse determination, including the clinical
43 review criteria used to make that determination, to **the health care provider and to** any party
44 who received notice of the adverse determination ~~[and who requests such information]~~.

45 6. A health carrier shall have written procedures to address the failure or inability of a
46 provider or an enrollee to provide all necessary information for review. **These procedures shall**
47 **be made available to health care providers on the health carrier's website or provider**
48 **portal.** In cases where the provider or an enrollee will not release necessary information, the
49 health carrier may deny certification of an admission, procedure or service.

50 7. **No utilization review entity shall revoke, limit, condition, or otherwise restrict**
51 **a prior authorization within forty-five working days of the date the health care provider**
52 **receives the prior authorization. The prior authorization shall be valid for one year from**
53 **the date it is received by the health care provider unless revoked or restricted, in writing,**
54 **in accordance with this subsection.**

55 8. **No health carrier, utilization review entity, or health care provider shall bill an**
56 **enrollee for any health care service for which a prior authorization or other certification**
57 **was in effect at the time the health care service was provided, except as consistent with**
58 **cost-sharing requirements applicable to a covered benefit under the enrollee's health**

59 benefit plan. Such cost-sharing shall be subject to and applied toward any in-network
60 deductible or out-of-pocket maximum applicable to the enrollee's health benefit plan.

61 9. Any failure by a utilization review entity to comply with the provisions of this
62 section shall be deemed authorization of the health care services being reviewed.

63 10. For purposes of utilization reviews, a health care service shall be considered
64 medically necessary if a prudent health care professional would provide the service to the
65 enrollee for the purpose of diagnosis, prevention, treatment, cure, or relief of a health
66 condition, illness, injury, or disease in a manner that is:

67 (1) In accordance with generally accepted standards of health care practices;

68 (2) Clinically appropriate in terms of the type, frequency, extent, site, and duration;

69 and

70 (3) Not primarily for the economic benefit of the health carrier, nor the convenience
71 of the patient, treating physician, or other health care provider.

376.1364. 1. No later than January 1, 2020, utilization review entities shall accept
2 and respond to requests for prior authorization of drug benefits through a secure
3 electronic transmission using the National Council for Prescription Drugs SCRIPT
4 Standard Version 201310 or a backwards-compatible successor adopted by the United
5 States Department of Health and Human Services. For purposes of this subsection,
6 facsimile, proprietary payer portals, and electronic forms shall not be considered electronic
7 transmission.

8 2. No later than January 1, 2020, utilization review entities shall accept and
9 respond to requests for prior authorization of health care services and mental health
10 services electronically. Such process or system shall not create an undue burden on
11 providers. For purposes of this subsection, facsimile, proprietary payer portals, and
12 electronic forms shall not be considered electronic transmission.

13 3. (1) No later than January 1, 2020, the department shall develop a standard prior
14 authorization form to be used by all health carriers utilizing prior authorization review.

15 (2) Beginning January 1, 2021, all health carriers utilizing prior authorization
16 review shall use the standard prior authorization form developed by the department under
17 subdivision (1) of this subsection.

18 4. The department may promulgate rules as necessary to implement the provisions
19 of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that
20 is created under the authority delegated in this section shall become effective only if it
21 complies with and is subject to all of the provisions of chapter 536 and, if applicable,
22 section 536.028. This section and chapter 536 are nonseverable, and if any of the powers
23 vested with the general assembly pursuant to chapter 536 to review, to delay the effective

24 **date, or to disapprove and annul a rule are subsequently held unconstitutional, then the**
25 **grant of rulemaking authority and any rule proposed or adopted after August 28, 2019,**
26 **shall be invalid and void.**

376.1372. 1. In the certificate of coverage and the member handbook provided to
2 enrollees, a health carrier shall include a clear and comprehensive description of its utilization
3 review procedures, including the procedures for obtaining review of adverse determinations, and
4 a statement of rights and responsibilities of enrollees with respect to those procedures.

5 2. A health carrier shall include a summary of its utilization review procedures in
6 material intended for prospective enrollees.

7 3. A health carrier shall print on its membership cards a toll-free telephone number to
8 call for utilization review decisions.

9 4. (1) **A health carrier or utilization review entity shall make any current prior**
10 **authorization requirements or restrictions, including written clinical review criteria,**
11 **readily accessible on its website. Requirements and restrictions, including step therapy**
12 **protocols, shall be described in detail in easy-to-understand terms.**

13 (2) **No health carrier or utilization review entity shall amend or implement a new**
14 **prior authorization requirement or restriction prior to the change being reflected on the**
15 **carrier or utilization review entity's website as specified in subdivision (1) of this**
16 **subsection.**

17 (3) **Health carriers and utilization review entities shall provide participating**
18 **providers with written notice of the new or amended requirement not less than sixty days**
19 **prior to implementing the requirement or restriction.**

376.1385. 1. Upon receipt of a request for second-level review, a health carrier shall
2 submit the grievance to a grievance advisory panel consisting of:

3 (1) Other enrollees;

4 (2) Representatives of the health carrier that were not involved in the circumstances
5 giving rise to the grievance or in any subsequent investigation or determination of the grievance;
6 and

7 (3) Where the grievance involves an adverse determination, a majority of persons that
8 are ~~appropriate~~ **actively practicing** clinical peers **licensed to practice medicine** in the same
9 or similar specialty as would typically manage the case being reviewed that were not involved
10 in the circumstances giving rise to the grievance or in any subsequent investigation or
11 determination of the grievance.

12 2. Review by the grievance advisory panel shall follow the same time frames as a first
13 level review, except as provided for in section 376.1389 if applicable. Any decision of the
14 grievance advisory panel shall include notice of the enrollee's or the health carrier's or plan

15 sponsor's rights to file an appeal with the director's office of the grievance advisory panel's
16 decision. The notice shall contain the toll-free telephone number and address of the director's
17 office.

376.1387. 1. The director shall resolve any grievance regarding an adverse
2 determination as to covered services appealed by an enrollee or health carrier or plan sponsor
3 through any means not specifically prohibited by law but if the grievance is unresolved by the
4 director then it shall be resolved by referral of such grievance to an independent review
5 organization. The director shall establish the qualifications for such review organizations(s) and
6 shall seek the services of such organization(s) by competitive bid pursuant to chapter 34. The
7 director shall enter into contracts with such organization(s) as deemed necessary to conduct the
8 adverse determination appeals process set forth in this section. Any request for an adverse
9 determination appeal shall be assigned on a rotational basis. The organization's decision as to
10 the resolution of the grievance shall be based upon a review of the written record before it. The
11 grievance and resolution of such grievance shall not be considered a contested case within the
12 meaning of section 536.010, but the resolution of such grievance by the panel shall be considered
13 a final agency decision within the director's discretion, binding upon the enrollee and health
14 carrier, and subject to judicial review if:

15 (1) Action for such review is filed within thirty days of the final agency decision; and
16 (2) Judicial review is limited to the record before the director; and
17 (3) The enrollee and health carrier are deemed real parties in interest; and
18 (4) The scope of judicial review extends only to a determination of whether the action
19 of the director is unconstitutional, unlawful, unreasonable, arbitrary, or capricious or involves
20 an abuse of discretion or is in excess of the statutory authority or jurisdiction of the director.

21 2. Nothing in this section is intended to restrict the director's authority to investigate and
22 resolve any complaint against a health carrier that does not constitute a grievance within the
23 meaning of section 376.1350.

24 3. Any grievance involving coverage provided pursuant to a Medicaid program,
25 however, shall be resolved in accordance with the rules and procedures established for the
26 Medicaid program.

27 **4. If an independent review organization reviews an adverse determination appeal**
28 **as described in subsection 1 of this section and the review results in a reversal of the**
29 **adverse determination, any and all fees charged by the independent review organization**
30 **for the review of the adverse determination shall be reimbursed to the department by the**
31 **health carrier.**

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