CS for SB 98

By the Committee on Judiciary; and Senator Steube

590-01814-18 201898c1 1 A bill to be entitled 2 An act relating to health insurer authorization; 3 amending s. 627.42392, F.S.; redefining the term 4 "health insurer"; defining the term "urgent care 5 situation"; prohibiting prior authorization forms from 6 requiring certain information; requiring health 7 insurers and pharmacy benefits managers on behalf of 8 health insurers to provide certain information 9 relating to prior authorization by specified means; 10 prohibiting such insurers and pharmacy benefits 11 managers from implementing or making changes to 12 requirements or restrictions to obtain prior 13 authorization except under certain circumstances; providing applicability; requiring such insurers and 14 15 pharmacy benefits managers to authorize or deny prior authorization requests and provide certain notices 16 17 within specified timeframes; creating s. 627.42393, 18 F.S.; defining terms; requiring health insurers to 19 publish on their websites and provide to insureds in 20 writing a procedure for insureds and health care 21 providers to request protocol exceptions; specifying 22 requirements for such procedure; requiring health 23 insurers, within specified timeframes, to authorize or 24 deny a protocol exception request or respond to 25 appeals of their authorizations or denials; requiring authorizations or denials to specify certain 2.6 27 information; requiring health insurers to grant 28 protocol exception requests under certain 29 circumstances; authorizing health insurers to request

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590-01814-18 201898c1 30 documentation in support of a protocol exception 31 request; providing an effective date. 32 Be It Enacted by the Legislature of the State of Florida: 33 34 35 Section 1. Section 627.42392, Florida Statutes, is amended 36 to read: 627.42392 Prior authorization.-37 38 (1) As used in this section, the term: 39 (a) "Health insurer" means an authorized insurer offering 40 an individual or group insurance policy that provides major 41 medical or similar comprehensive coverage health insurance as defined in s. 624.603, a managed care plan as defined in s. 42 43 409.962(10), or a health maintenance organization as defined in 44 s. 641.19(12). (b) "Urgent care situation" has the same meaning as in s. 45 46 627.42393. 47 (2) Notwithstanding any other provision of law, effective January 1, 2017, or six (6) months after the effective date of 48 49 the rule adopting the prior authorization form, whichever is 50 later, a health insurer, or a pharmacy benefits manager on 51 behalf of the health insurer, which does not provide an 52 electronic prior authorization process for use by its contracted 53 providers, shall only use the prior authorization form that has 54 been approved by the Financial Services Commission for granting a prior authorization for a medical procedure, course of 55 56 treatment, or prescription drug benefit. Such form may not

57 exceed two pages in length, excluding any instructions or 58 guiding documentation, and must include all clinical

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59	documentation necessary for the health insurer to make a
60	decision. At a minimum, the form must include: (1) sufficient
61	patient information to identify the member, date of birth, full
62	name, and Health Plan ID number; (2) provider name, address and
63	phone number; (3) the medical procedure, course of treatment, or
64	prescription drug benefit being requested, including the medical
65	reason therefor, and all services tried and failed; (4) any
66	laboratory documentation required; and (5) an attestation that
67	all information provided is true and accurate. The form, whether
68	in electronic or paper format, may not require information that
69	is not necessary for the determination of medical necessity of,
70	or coverage for, the requested medical procedure, course of
71	treatment, or prescription drug.
72	(3) The Financial Services Commission in consultation with
73	the Agency for Health Care Administration shall adopt by rule
74	guidelines for all prior authorization forms which ensure the
75	general uniformity of such forms.
76	(4) Electronic prior authorization approvals do not
77	preclude benefit verification or medical review by the insurer
78	under either the medical or pharmacy benefits.
79	(5) A health insurer or a pharmacy benefits manager on
80	behalf of the health insurer must provide the following
81	information in writing or in an electronic format upon request,
82	and on a publicly accessible Internet website:
83	(a) Detailed descriptions of requirements and restrictions
84	to obtain prior authorization for coverage of a medical
85	procedure, course of treatment, or prescription drug in clear,
86	easily understandable language. Clinical criteria must be
87	described in language easily understandable by a health care
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88	provider.
89	(b) Prior authorization forms.
90	(6) A health insurer or a pharmacy benefits manager on
91	behalf of the health insurer may not implement any new
92	requirements or restrictions or make changes to existing
93	requirements or restrictions to obtain prior authorization
94	unless:
95	(a) The changes have been available on a publicly
96	accessible Internet website at least 60 days before the
97	implementation of the changes.
98	(b) Policyholders and health care providers who are
99	affected by the new requirements and restrictions or changes to
100	the requirements and restrictions are provided with a written
101	notice of the changes at least 60 days before the changes are
102	implemented. Such notice may be delivered electronically or by
103	other means as agreed to by the insured or health care provider.
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105	This subsection does not apply to expansion of health care
106	services coverage.
107	(7) A health insurer or a pharmacy benefits manager on
108	behalf of the health insurer must authorize or deny a prior
109	authorization request and notify the patient and the patient's
110	treating health care provider of the decision within:
111	(a) Seventy-two hours of obtaining a completed prior
112	authorization form for nonurgent care situations.
113	(b) Twenty-four hours of obtaining a completed prior
114	authorization form for urgent care situations.
115	Section 2. Section 627.42393, Florida Statutes, is created
116	to read:

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117	627.42393 Fail-first protocols
118	(1) As used in this section, the term:
119	(a) "Fail-first protocol" means a written protocol that
120	specifies the order in which a certain medical procedure, course
121	of treatment, or prescription drug must be used to treat an
122	insured's condition.
123	(b) "Health insurer" has the same meaning as provided in s.
124	<u>627.42392.</u>
125	(c) "Preceding prescription drug or medical treatment"
126	means a medical procedure, course of treatment, or prescription
127	drug that must be used pursuant to a health insurer's fail-first
128	protocol as a condition of coverage under a health insurance
129	policy or a health maintenance contract to treat an insured's
130	condition.
131	(d) "Protocol exception" means a determination by a health
132	insurer that a fail-first protocol is not medically appropriate
133	or indicated for treatment of an insured's condition and the
134	health insurer authorizes the use of another medical procedure,
135	course of treatment, or prescription drug prescribed or
136	recommended by the treating health care provider for the
137	insured's condition.
138	(e) "Urgent care situation" means an injury or condition of
139	an insured which, if medical care and treatment are not provided
140	earlier than the time generally considered by the medical
141	profession to be reasonable for a nonurgent situation, in the
142	opinion of the insured's treating physician, physician
143	assistant, or advanced registered nurse practitioner, would:
144	1. Seriously jeopardize the insured's life, health, or
145	ability to regain maximum function; or

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590-01814-18 201898c1 146 2. Subject the insured to severe pain that cannot be 147 adequately managed. (2) A health insurer must publish on its website and 148 149 provide to an insured in writing a procedure for an insured and 150 health care provider to request a protocol exception. The 151 procedure must include: 152 (a) A description of the manner in which an insured or 153 health care provider may request a protocol exception. 154 (b) The manner and timeframe in which the health insurer is 155 required to authorize or deny a protocol exception request or 156 respond to an appeal of a health insurer's authorization or 157 denial of a request. 158 (c) The conditions under which the protocol exception 159 request must be granted. 160 (3) (a) The health insurer must authorize or deny a protocol 161 exception request or respond to an appeal of a health insurer's 162 authorization or denial of a request within: 163 1. Seventy-two hours of obtaining a completed prior 164 authorization form for nonurgent care situations. 165 2. Twenty-four hours of obtaining a completed prior 166 authorization form for urgent care situations. 167 (b) An authorization of the request must specify the approved medical procedure, course of treatment, or prescription 168 169 drug benefits. 170 (c) A denial of the request must include a detailed, 171 written explanation of the reason for the denial, the clinical 172 rationale that supports the denial, and the procedure to appeal 173 the health insurer's determination. 174 (4) A health insurer must grant a protocol exception

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590-01814-18 201898c1 175 request if: (a) A preceding prescription drug or medical treatment is 176 177 contraindicated or will likely cause an adverse reaction or 178 physical or mental harm to the insured; 179 (b) A preceding prescription drug is expected to be 180 ineffective, based on the medical history of the insured and the 181 clinical evidence of the characteristics of the preceding 182 prescription drug or medical treatment; 183 (c) The insured has previously received a preceding 184 prescription drug or medical treatment that is in the same 185 pharmacologic class or has the same mechanism of action, and 186 such drug or treatment lacked efficacy or effectiveness or adversely affected the insured; or 187 (d) A preceding prescription drug or medical treatment is 188 not in the best interest of the insured because the insured's 189 190 use of such drug or treatment is expected to: 191 1. Cause a significant barrier to the insured's adherence 192 to or compliance with the insured's plan of care; 193 2. Worsen an insured's medical condition that exists 194 simultaneously but independently with the condition under 195 treatment; or 196 3. Decrease the insured's ability to achieve or maintain 197 his or her ability to perform daily activities. 198 (5) The health insurer may request a copy of relevant 199 documentation from the insured's medical record in support of a 200 protocol exception request. 201 Section 3. This act shall take effect July 1, 2018.

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