1	STATE OF OKLAHOMA				
2	1st Session of the 55th Legislature (2015)				
3	COMMITTEE SUBSTITUTE FOR ENGROSSED				
4	HOUSE BILL 1628 By: Derby of the House				
5	and				
6	Griffin of the Senate				
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9	COMMITTEE SUBSTITUTE				
10	An Act relating to the Oklahoma Health Care Authority; amending 63 O.S. 2011, Section 5030.5, as				
11	amended by Section 1, Chapter 341, O.S.L. 2014 (63 O.S. Supp. 2014, Section 5030.5), which relates to prior authorization; requiring certain consideration under certain circumstances; requiring certain				
12					
13	review; providing an effective date; and declaring an emergency.				
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15					
16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:				
17	SECTION 1. AMENDATORY 63 O.S. 2011, Section 5030.5, as				
18	amended by Section 1, Chapter 341, O.S.L. 2014 (63 O.S. Supp. 2014,				
19	Section 5030.5), is amended to read as follows:				
20	Section 5030.5. A. Except as provided in subsection F of this				
21	section, any drug prior authorization program approved or				
22	implemented by the Medicaid Drug Utilization Review Board shall meet				
23	the following conditions:				
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The Medicaid Drug Utilization Review Board shall make note
 of and consider information provided by interested parties,
 including, but not limited to, physicians, pharmacists, patients,
 and pharmaceutical manufacturers, related to the placement of a drug
 or drugs on prior authorization;

2. Any drug or drug class placed on prior authorization shall
be reconsidered no later than twelve (12) months after such
placement;

9 3. The program shall provide either telephone or fax approval 10 or denial within twenty-four (24) hours after receipt of the prior 11 authorization request; and

12 4. In an emergency situation, including a situation in which an 13 answer to a prior authorization request is unavailable, a seventy-14 two-hour supply shall be dispensed, or, at the discretion of the 15 Medicaid Drug Utilization Review Board, a greater amount that will 16 assure a minimum effective duration of therapy for an acute 17 intervention.

B. In formulating its recommendations for placement of a drug
or drug class on prior authorization to the Oklahoma Health Care
Authority Board, the Medicaid Drug Utilization Review Board shall:

Consider the potential impact of any administrative delay on
 patient care and the potential fiscal impact of such prior
 authorization on pharmacy, physician, hospitalization and outpatient
 costs. Any recommendation making a drug subject to placement on

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1 prior authorization shall be accompanied by a statement of the cost 2 and clinical efficacy of such placement;

2. Provide a period for public comment on each meeting agenda.
Prior to making any recommendations, the Medicaid Drug Utilization
Review Board shall solicit public comment regarding proposed changes
in the prior authorization program in accordance with the provisions
of the Oklahoma Open Meeting Act and the Administrative Procedures
Act; and

9 3. Review Oklahoma-Medicaid-specific data related to
10 utilization criterion standards as provided in division (1) of
11 subparagraph b of paragraph 2 of Section 5030.4 of this title.

12 C. The Oklahoma Health Care Authority Board may accept or 13 reject the recommendations of the Medicaid Drug Utilization Review 14 Board in whole or in part, and may amend or add to such 15 recommendations.

The Oklahoma Health Care Authority shall immediately provide 16 D. coverage under prior authorization for any new drug approved by the 17 United States Food and Drug Administration if the drug falls within 18 a drug class that the Authority has already placed under prior 19 20 authorization. If the new drug falls within a drug class that the Authority has already placed under prior authorization, the drug 21 shall be considered with the next annual review of the class. If 22 23 the new drug does not fall within a class that the Authority has

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## 1 <u>already placed under prior authorization, the drug shall be reviewed</u> 2 as soon as possible after market entry.

E. 1. Prior to a vote by the Medicaid Drug Utilization Review Board to consider expansion of product-based prior authorization, the Authority shall:

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- a. develop a written estimate of savings expected to accrue from the proposed expansion, and
- b. make the estimate of savings available, on request of
  interested persons, no later than the day following
  the first scheduled discussion of the estimate by the
  Medicaid Drug Utilization Review Board at a regularly
  scheduled meeting.
- 13 2. The written savings estimate based upon savings estimate 14 assumptions specified by paragraph 3 of this subsection prepared by 15 the Authority shall include as a minimum:
- a summary of all paid prescription claims for patients 16 a. with a product in the therapeutic category under 17 consideration during the most recent month with 18 complete data, plus a breakdown, as available, of 19 these patients according to whether the patients are 20 residents of a long-term care facility or are 21 receiving Advantage Waiver program services, 22 23
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- b. current number of prescriptions, amount reimbursed and
   trend for each product within the category under
   consideration,
- 4 c. average active ingredient cost reimbursed per day of
  5 therapy for each product and strength within the
  6 category under consideration,
- 7 d. for each product and strength within the category
   8 under consideration, where applicable, the prevailing
   9 State Maximum Allowable Cost reimbursed per dosage
   10 unit,
- e. the anticipated impact of any patent expiration of any
  product within the category under consideration
  scheduled to occur within two (2) years from the
  anticipated implementation date of the proposed prior
  authorization expansion, and
- 16 f. a detailed estimate of administrative costs involved 17 in the prior authorization expansion including, but 18 not limited to, the anticipated increase in petition 19 volume.
- 3. Savings estimate assumptions shall include, at a minimum:
   a. the prescription conversion rate of products requiring
   prior authorization (Tier II) to products not
   requiring prior authorization (Tier I) and to other
   alternative products,

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1	b.	aggregated rebate amount for the proposed Tier I and	ł
2		Tier II products within the category under	
3		consideration,	

4	с.	market shift of Tier II products due to other causes
5		including, but not limited to, patent expiration,
6	d.	Tier I to Tier II prescription conversion rate, and
7	e.	nature of medical benefits and complications typically
8		seen with products in this class when therapy is
9		switched from one product to another.

4. The Medicaid Drug Utilization Review Board shall consider
 prior authorization expansion in accordance with the following
 Medicaid Drug Utilization Review Board meeting sequence:

- a. first meeting: publish the category or categories to
   be considered for prior authorization expansion in the
   future business section of the Medicaid Drug
   Utilization Review Board agenda,
- b. second meeting: presentation and discussion of the
  written estimate of savings,
- c. third meeting: make formal notice in the agenda of
  intent to vote on the proposed prior authorization
  expansion, and
- d. fourth meeting: vote on prior authorizationexpansion.
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1	F. The Medicaid Drug Utilization Review Board may establish
2	protocols and standards for the use of any prescription drug
3	determined to be medically necessary, proven to be effective and
4	approved by the United States Food and Drug Administration (FDA) for
5	the treatment and prevention of human immunodeficiency
6	virus/acquired immune deficiency syndrome (HIV/AIDS) without prior
7	authorization, except when there is a generic equivalent drug
8	available.
9	SECTION 2. This act shall become effective July 1, 2015.
10	SECTION 3. It being immediately necessary for the preservation
11	of the public peace, health and safety, an emergency is hereby
12	declared to exist, by reason whereof this act shall take effect and
13	be in full force from and after its passage and approval.
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