1	SENATE BILL 296
2	51ST LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2013
3	INTRODUCED BY
4	Mary Kay Papen
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10	AN ACT
11	RELATING TO HEALTH INSURANCE; ENACTING SECTIONS OF THE PUBLIC
12	ASSISTANCE ACT, THE NEW MEXICO DRUG, DEVICE AND COSMETIC ACT,
13	THE PHARMACY ACT, THE NEW MEXICO INSURANCE CODE, THE HEALTH
14	MAINTENANCE ORGANIZATION LAW AND THE NONPROFIT HEALTH CARE PLAN
15	LAW TO REQUIRE CERTAIN PROCEDURES FOR REVIEW OF PRIOR
16	AUTHORIZATIONS FOR PRESCRIPTION DRUG COVERAGE.
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18	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
19	SECTION 1. A new section of the Public Assistance Act is
20	enacted to read:
21	"[<u>NEW MATERIAL</u>] MEDICAL ASSISTANCEPRESCRIPTION DRUGS
22	PRIOR AUTHORIZATION REQUEST FORMPRIOR AUTHORIZATION
23	PROTOCOLS
24	A. Beginning January 1, 2014, the department shall
25	require its medicaid contractors to accept the uniform prior
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<u>underscored material = new</u> [bracketed material] = delete authorization form developed pursuant to Sections 2 and 3 of this 2013 act and provide that the uniform prior authorization form may be submitted electronically. The department shall require its medicaid contractors to accept the uniform prior authorization form as sufficient to request prior authorization for prescription drug benefits on behalf of recipients.

Β. The department shall require its medicaid contractors to respond within two business days upon receipt of 8 a uniform prior authorization form. The department shall require each of its medicaid contractors to deem a prior authorization as having been granted if the contractor has failed to respond to the prior authorization request within two days."

SECTION 2. A new section of the New Mexico Insurance Code is enacted to read:

"[NEW MATERIAL] PRIOR AUTHORIZATION REQUEST FORM--DEVELOPMENT. --

On or before January 1, 2014, the division shall Α. jointly develop with the board of pharmacy a uniform prior authorization form that, notwithstanding any other provision of law, a prescribing practitioner in the state shall use to request prior authorization for coverage of prescription drugs. The uniform prior authorization form shall:

> (1) not exceed two pages;

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be made electronically available by the (2)

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1	division and any health insurer, health care plan or health
2	maintenance organization that uses the form;
3	(3) be developed with input received from
4	interested parties pursuant to at least one public meeting; and
5	(4) take into consideration the following:
6	(a) any existing prior authorization
7	forms that the federal centers for medicare and medicaid
8	services or the human services department has developed; and
9	(b) any national standards pertaining to
10	electronic prior authorization for prescription drugs.
11	B. As used in this section, "prescribing
12	practitioner" means a person that is licensed or certified to
13	prescribe and administer drugs that are subject to the New
14	Mexico Drug, Device and Cosmetic Act."
15	SECTION 3. A new section of the Pharmacy Act is enacted
16	to read:
17	"[<u>NEW MATERIAL</u>] PRIOR AUTHORIZATION REQUEST FORM
18	DEVELOPMENT
19	A. On or before January 1, 2014, the board shall
20	jointly develop with the insurance division of the public
21	regulation commission a uniform prior authorization form that,
22	notwithstanding any other provision of law, a prescribing
23	practitioner in the state shall use to request prior
24	authorization for coverage of prescription drugs. The uniform
25	prior authorization form shall:
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1	(1) not exceed two pages;
2	(2) be made electronically available by the
3	insurance division and any health insurer, plan or health
4	maintenance organization that uses the form;
5	(3) be developed with input received from
6	interested parties pursuant to at least one public meeting; and
7	(4) take into consideration the following:
8	(a) any existing prior authorization
9	forms that the federal centers for medicare and medicaid
10	services or the human services department has developed; and
11	(b) any national standards pertaining to
12	electronic prior authorization for prescription drugs.
13	B. As used in this section, "prescribing
14	practitioner" means a person that is licensed or certified to
15	prescribe and administer drugs that are subject to the New
16	Mexico Drug, Device and Cosmetic Act."
17	SECTION 4. A new section of the New Mexico Drug, Device
18	and Cosmetic Act is enacted to read:
19	"[<u>NEW MATERIAL</u>] PRESCRIPTION DRUG PRIOR AUTHORIZATION
20	PROTOCOLS
21	A. After January 1, 2014, a prescribing
22	practitioner seeking prior authorization from a health insurer
23	may use the uniform prior authorization form developed pursuant
24	to Sections 2 and 3 of this 2013 act and may electronically
25	submit the form to a health insurer.
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1	B. As used in this section:
2	(1) "health insurer" means a health insurer; a
3	nonprofit health service provider; a health maintenance
4	organization; a managed care organization; or a provider
5	service organization. "Health insurer" does not include:
6	(a) a person that delivers, issues for
7	delivery or renews an individual policy intended to supplement
8	major medical group-type coverages such as medicare supplement,
9	long-term care, disability income, specified disease,
10	accident-only, hospital indemnity or other limited-benefit
11	health insurance policy;
12	(b) a physician or a physician group to
13	which a health insurer has delegated financial risk for
14	prescription drugs and that does not use a prior authorization
15	process for prescription drugs; or
16	(c) a health insurer or its affiliated
17	providers if the health insurer owns and operates its
18	pharmacies and does not use a prior authorization process for
19	prescription drugs; and
20	(2) "prescribing practitioner" means a person
21	that is licensed or certified to prescribe and administer drugs
22	that are subject to the New Mexico Drug, Device and Cosmetic
23	Act."
24	SECTION 5. A new section of Chapter 59A, Article 22 NMSA
25	1978 is enacted to read:
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"[<u>NEW MATERIAL</u>] PRESCRIPTION DRUG PRIOR AUTHORIZATION PROTOCOLS.--

A. After January 1, 2014, a health insurer shall accept the uniform prior authorization form developed pursuant to Sections 2 and 3 of this 2013 act, including a uniform prior authorization form that has been submitted electronically, as sufficient to request prior authorization for prescription drug benefits.

9 B. If a health insurer fails to use or accept the
10 uniform prior authorization form or fails to respond within two
11 business days upon receipt of a uniform prior authorization
12 form, the prior authorization request shall be deemed to have
13 been granted.

As used in this section, "health insurer": C. (1) means: (a) a health insurer; (b) a nonprofit health service provider; (c) a health maintenance organization; a managed care organization; or (d) (e) a provider service organization; and does not include: (2) (a) a person that delivers, issues for delivery or renews an individual policy intended to supplement major medical group-type coverages such as medicare supplement,

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long-term care, disability income, specified disease, accident-

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1 only, hospital indemnity or other limited-benefit health 2 insurance policy; 3 a physician or a physician group to (b) which a health insurer has delegated financial risk for 4 prescription drugs and that does not use a prior authorization 5 process for prescription drugs; or 6 7 (c) a health insurer or its affiliated providers if the health insurer owns and operates its 8 9 pharmacies and does not use a prior authorization process for prescription drugs." 10 SECTION 6. A new section of Chapter 59A, Article 23 NMSA 11 12 1978 is enacted to read: 13 "[NEW MATERIAL] PRESCRIPTION DRUG PRIOR AUTHORIZATION PROTOCOLS.--14 After January 1, 2014, an insurer shall accept 15 Α. the uniform prior authorization form developed pursuant to 16 Sections 2 and 3 of this 2013 act, including a uniform prior 17 18 authorization form that has been submitted electronically, as 19 sufficient to request prior authorization for prescription drug 20 benefits. If an insurer fails to use or accept the uniform Β. 21 prior authorization form or fails to respond within two 22 business days upon receipt of a uniform prior authorization 23 form, the prior authorization request shall be deemed to have 24 25 been granted.

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1	C. As used in this section, "insurer":
2	(1) means:
3	(a) an insurer;
4	(b) a nonprofit health service provider;
5	(c) a health maintenance organization;
6	(d) a managed care organization; or
7	(e) a provider service organization; and
8	(2) does not include:
9	(a) a person that delivers, issues for
10	delivery or renews an individual policy intended to supplement
11	major medical group-type coverages such as medicare supplement,
12	long-term care, disability income, specified disease, accident-
13	only, hospital indemnity or other limited-benefit health
14	insurance policy;
15	(b) a physician or a physician group to
16	which a health insurer has delegated financial risk for
17	prescription drugs and that does not use a prior authorization
18	process for prescription drugs; or
19	(c) an insurer or its affiliated
20	providers, if the insurer owns and operates its pharmacies and
21	does not use a prior authorization process for prescription
22	drugs."
23	SECTION 7. A new section of the Health Maintenance
24	Organization Law is enacted to read:
25	"[<u>NEW MATERIAL</u>] PRESCRIPTION DRUG PRIOR AUTHORIZATION
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PROTOCOLS.--

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2 Α. After January 1, 2014, a health maintenance 3 organization shall accept the uniform prior authorization form developed pursuant to Sections 2 and 3 of this 2013 act, 4 including a uniform prior authorization form that has been 5 submitted electronically, as sufficient to request prior 6 7 authorization for prescription drug benefits. If a health maintenance organization fails to 8 Β. 9 use or accept the uniform prior authorization form or fails to respond within two business days upon receipt of a uniform 10 prior authorization form, the prior authorization request shall 11 12 be deemed to have been granted. C. As used in this section, "health maintenance 13 14 organization": (1) means: 15 (a) a health maintenance organization; 16 17 or a managed care organization; and (b) 18 does not include: 19 (2)20 (a) a person that delivers, issues for delivery or renews an individual policy intended to supplement 21 major medical group-type coverages such as medicare supplement, 22 long-term care, disability income, specified disease, 23 accident-only, hospital indemnity or other limited-benefit 24 health insurance policy; 25 .191791.1 - 9 -

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1 (b) a physician or a physician group to 2 which a health maintenance organization has delegated financial risk for prescription drugs and that does not use a prior 3 authorization process for prescription drugs; or 4 5 (c) a health maintenance organization or its affiliated providers if the health maintenance organization 6 7 owns and operates its pharmacies and does not use a prior authorization process." 8 9 SECTION 8. A new section of the Nonprofit Health Care Plan Law is enacted to read: 10 "[NEW MATERIAL] PRESCRIPTION DRUG PRIOR AUTHORIZATION 11 12 PROTOCOLS.--After January 1, 2014, a health care plan shall 13 Α. 14 accept the uniform prior authorization form developed pursuant to Sections 2 and 3 of this 2013 act, including a uniform prior 15 authorization form that has been submitted electronically, as 16 sufficient to request prior authorization for prescription drug 17 18 benefits. 19 Β. If a health care plan fails to use or accept the 20 uniform prior authorization form or fails to respond within two business days upon receipt of a uniform prior authorization 21 form, the prior authorization request shall be deemed to have 22 been granted. 23 As used in this section, "health care plan" C. 24 means a nonprofit corporation authorized by the superintendent 25 .191791.1

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1 to enter into contracts with subscribers and to make health 2 care expense payments but does not include: 3 (1) a person that only issues a limited-benefit policy intended to supplement major medical 4 5 coverage, including medicare supplement, vision, dental, disease-specific, accident-only or hospital indemnity-only 6 7 insurance policies, or that only issues policies for long-term care or disability income; 8 a physician or a physician group to which 9 (2) a health care plan has delegated financial risk for 10 prescription drugs and that does not use a prior authorization 11 process for prescription drugs; or 12 a health care plan or its affiliated 13 (3) providers, if the health care plan owns and operates its 14 pharmacies and does not use a prior authorization process." 15 - 11 -16 17 18 19 20 21 22 23 24 25 .191791.1

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