

H. B. 2960

(By Delegates Guthrie, Hartman and Manchin)
[Introduced March 18, 2013; referred to the
Committee on Banking and Insurance then the Judiciary.]

A BILL to repeal §33-25C-5, §33-25C-6, §33-25C-7, §33-25C-9 and §33-25C-11 of the Code of West Virginia, 1931, as amended; and to amend said code by adding thereto a new article, designated §33-16H-1, §33-16H-2, §33-16H-3 and §33-16H-4, all relating to adverse benefit determinations by insurance companies and managed care organizations; mandating utilization review and internal grievance processes; providing for external review of adverse determinations; defining terms; providing for judicial review of certain decisions; providing that a decision rendered by an independent review organization that is adverse to the issuer is binding on the issuer and not subject to further review; preserving other causes of action; deleting similar provisions applicable to only health maintenance organizations; and directing promulgation of emergency rules and proposal of legislative rules.

1 *Be it enacted by the Legislature of West Virginia:*

2 That §33-25C-5, §33-25C-6, §33-25C-7, §33-25C-9 and §33-25C-11
3 of the Code of West Virginia, 1931, as amended, be repealed; and
4 that said code be amended by adding thereto a new article,
5 designated §33-16H-1, §33-16H-2, §33-16H-3 and §33-16H-4, all to
6 read as follows:

7 **ARTICLE 16H. REVIEW OF ADVERSE DETERMINATIONS.**

8 **§33-16H-1. Definitions.**

9 As used in this article:

10 (1) "Adverse determination" means a decision by or on behalf
11 of an issuer to:

12 (A) Rescind coverage; or

13 (B) Deny, reduce or terminate payment for a benefit, or fail
14 to make payment, in whole or in part, for a benefit, based on a
15 determination that:

16 (i) The benefit is not covered;

17 (ii) The benefit is experimental, investigational or does not
18 meet the issuer's requirements for medical necessity,
19 appropriateness, health care setting, level of care or
20 effectiveness; or

21 (iii) The claimant is not eligible to participate in the
22 health benefit plan.

23 (2) "External review" means a review of an adverse
24 determination by an independent review organization.

1 (3) "Final adverse determination" means an adverse
2 determination that has been upheld by the issuer at the completion
3 of the internal appeals process or an adverse determination with
4 respect to which the internal appeals process has been deemed
5 exhausted.

6 (4) "Health plan issuer" or "issuer" means an entity required
7 to be licensed under this chapter that contracts, or offers to
8 contract to provide, deliver, arrange for, pay for, or reimburse
9 any of the costs of health care services under a health benefit
10 plan, including an accident and sickness insurance company, a
11 health maintenance corporation, a health care corporation, a health
12 or hospital service corporation, and a fraternal benefit society.

13 (5) "Health benefit plan" means a policy, contract,
14 certificate or agreement entered into, offered or issued by an
15 issuer to provide, deliver, arrange for, pay for, or reimburse any
16 of the costs of health care services, including short-term and
17 catastrophic health insurance policies and policies that pay on a
18 cost-incurred basis, and excluding policies, contracts,
19 certificates or agreements excluded by rules promulgated pursuant
20 to section four of this article.

21 (6) "Independent review organization" means an entity approved
22 by the commissioner to conduct external reviews of final adverse
23 determinations.

24 (7) "Utilization review" means a system for the evaluation of

1 the necessity, appropriateness and efficiency of the use of health
2 care services, procedure and facilities.

3 (8) "Rescission" means a cancellation or discontinuance of
4 coverage under a health benefit plan that has a retroactive effect.
5 The term does not include a cancellation or discontinuation that is
6 attributable to a failure to timely pay required premiums or
7 contributions towards the cost of coverage.

8 **§33-16H-2. Issuer requirements.**

9 An issuer shall, in accordance with rules promulgated pursuant
10 to section four of this article, develop processes for utilization
11 review and internal appeals and shall make external review
12 available with respect to all adverse determinations.

13 **§33-16H-3. Binding nature of an independent review organization**
14 **decision; judicial review; enforcement; rules.**

15 (a) To the extent a decision rendered by an independent review
16 organization in accordance with the rules promulgated pursuant to
17 section four of this article is adverse to the issuer, it is
18 binding on the issuer, not subject to further review in any
19 judicial or administrative forum except for fraud on the part of
20 the claimant, and may be enforced by the commissioner in the same
21 manner as a decision issued by the commissioner.

22 (b) A claimant may seek judicial review of a final decision
23 rendered by an independent review organization by filing a
24 petition, at the election of the petitioner, in either the circuit

1 court of Kanawha County, or in the circuit court of the county in
2 which the petitioner resides, within thirty days after he or she
3 receives notice of the decision.

4 (c) This section does not create any new cause of action or
5 eliminate any presently existing cause of action.

6 **§33-16H-4. Rule-making authority; emergency rules; applicability.**

7 (a) The commissioner shall promulgate emergency rules and, in
8 accordance with the provisions of article three, chapter twenty-
9 nine-a of this code, shall propose legislative rules for approval
10 by the Legislature, to implement the provisions of this article,
11 including, but not limited to, rules to:

12 (1) Define the scope of the applicability of this article;

13 (2) Establish requirements for all issuers with regard to
14 utilization review and for internal appeals and external review of
15 adverse determinations, which rules shall be based on the
16 corresponding model acts adopted by the National Association of
17 Insurance Commissioners and, with respect to external review, shall
18 meet or exceed the minimum consumer protections established by the
19 federal Patient Protection and Affordable Care Act (Public Law 111-
20 148), as amended by the federal Health Care and Education
21 Reconciliation Act of 2010 (Public Law 111-152); and

22 (3) Provide for judicial review pursuant to subsection (b),
23 section three of this article, which rules shall be based on the
24 provisions of this code and rules governing judicial review of

1 contested cases under the state administrative procedures act.

2 (b) Notwithstanding the provisions of section one, article
3 twenty-three of this chapter; section four, article twenty-four of
4 this chapter; section six, article twenty-five of this chapter; and
5 section twenty-four, article twenty-five-a of this chapter, this
6 article and the rules promulgated under this article are applicable
7 to all health benefits plans and supersede any provisions to the
8 contrary in this chapter or in any rules promulgated under this
9 chapter.

NOTE: The purpose of this bill is to authorize the Insurance Commissioner to propose legislative rules and to adopt emergency rules to provide for review of adverse determinations by insurance companies and for utilization review and internal appeals of the determinations.

This article is new; therefore, it has been completely underscored.