



## **126th MAINE LEGISLATURE**

## FIRST REGULAR SESSION-2013

**Legislative Document** 

No. 984

S.P. 329

In Senate, March 12, 2013

An Act To Amend the Health Plan Improvement Law Regarding Prescription Drug Step Therapy and Prior Authorization

Reference to the Committee on Insurance and Financial Services suggested and ordered printed.

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DAREK M. GRANT Secretary of the Senate

Presented by Senator GRATWICK of Penobscot. Cosponsored by Representative MORRISON of South Portland and Senators: CRAVEN of Androscoggin, LACHOWICZ of Kennebec, PATRICK of Oxford, Representatives: EVANGELOS of Friendship, JONES of Freedom, KUSIAK of Fairfield, NADEAU of Winslow, SAUCIER of Presque Isle.

1 Be it enacted by the People of the State of Maine as follows: 2 Sec. 1. 24-A MRSA §4304, sub-§1-A is enacted to read: 3 1-A. Prescription drug step therapy. The clinical review criteria used by a carrier in approving prescription drugs: 4 5 A. Must adhere to federal Food and Drug Administration prescription drug labeling; 6 and 7 B. May not require failure on the same medication on more than one occasion for 8 patients continuously enrolled in a health plan offered by the carrier. 9 Nothing in this subsection may be construed to prevent a health care practitioner from prescribing a medication for an off-label use or from prescribing a medication on more 10 than one occasion when the health care practitioner determines it is medically 11 12 appropriate. A carrier that requires failure on one or more drugs as a condition of prior authorization 13 14 for a nonpreferred drug may not collect a copayment greater than the lowest cost preferred drug copayment in the same drug class from an enrollee having satisfied the 15 prior authorization requirements, as judged by the prescribing health care practitioner. 16 17 Nothing in this subsection may be construed to prevent a carrier from collecting tiered copayments from enrollees not subject to the prior authorization requirements set forth in 18 19 this subsection. 20 Sec. 2. 24-A MRSA §4304, sub-§2, as amended by PL 1999, c. 742, §12, is 21 further amended to read: 22 2. Prior authorization of nonemergency services. Requests by a provider for prior 23 authorization of a nonemergency service must be answered by a carrier within 2 business 24 days 24 hours by telephone or other telephonic or electronic communications device. Both the provider and the enrollee on whose behalf the authorization was requested must 25 26 be notified by the carrier of its determination. If the information submitted is insufficient 27 to make a decision, the carrier shall notify the provider within 2 business days 24 hours by telephone or other telephonic or electronic communications device of the additional 28 29 information necessary to render a decision. If the carrier determines that outside 30 consultation is necessary, the carrier shall notify the provider and the enrollee for whom the service was requested within 2 business days 24 hours by telephone or other 31 telephonic or electronic communications device. The carrier shall make a good faith 32 33 estimate of when the final determination will be made and contact the enrollee and the 34 provider as soon as practicable. Notification requirements under this subsection are satisfied by written notification postmarked within the time limit specified. If a carrier 35 36 fails to respond within 24 hours after receiving a completed prior authorization request from a health care practitioner, the prior authorization request is deemed to have been 37 38 granted.

1	SUMMARY
2 3 4	This bill establishes certain standards for prescription drug step therapy policies. The bill also reduces the time for health insurance carriers to respond to nonemergency prescription drug prior authorization requests from 2 days to 24 hours.